

## MODIFICATION REQUEST COVER SHEET

<b>Name of Filer</b>	<b>GRANT DEGGINGER</b>
<b>Reporting Period</b>	<input checked="" type="checkbox"/> Annual report – calendar year 2012 <input type="checkbox"/> Candidate/Appointee report
<b>Type of Request</b>	<input type="checkbox"/> New <input checked="" type="checkbox"/> Renewal with No Change – original granted on September 23, 2010 <input type="checkbox"/> Renewal with Change
<b>Office Held/Sought &amp; Term</b>	Commissioner, Public Disclosure Commission in July of 2012 Appointed term expires December 31, 2016
<b>PDC Protocol</b>	<input checked="" type="checkbox"/> Attorney: Interpretation #02-03 <input type="checkbox"/> Judge / Judicial Candidate: Interpretation #02-04 <input type="checkbox"/> Automobile Dealership: Interpretation #02-05 <input type="checkbox"/> Spousal: Interpretation #02-06 <input type="checkbox"/> WAC
<b>Supporting Documents (attached)</b>	<input checked="" type="checkbox"/> Current F-1a <input checked="" type="checkbox"/> Most recent full F-1 (filed Jul. 18, 2012) <input checked="" type="checkbox"/> Modification Application <input checked="" type="checkbox"/> Prior order (if renewal) - <u>Order # 3076</u>
<b>Reason(s) for Modification (as stated by filer)</b>	<ul style="list-style-type: none"> <li>• Mr. Degginger is a member of Lane Powell, PC, a Pacific Northwest law firm for which he has less than a 10% ownership interest.</li> <li>• Mr. Degginger is requesting a reporting modification that would exempt him from listing the business customers that made payments of \$10,000 or more to the law firm of Lane Powell, PC, during 2012.</li> <li>• Mr. Degginger stated that Lane Powell has law offices in three states, with over 160 attorneys, more than 3,500 clients, and over 7,000 active matters. He stated that the firm adds about 1,000 clients and 3,000 new matters annually.</li> <li>• In 2012, Mr. Degginger stated there were over 800 clients that paid fees of more than \$10,000.</li> <li>• Mr. Degginger stated that his ownership interest in the firm was 1.467% during 2012.</li> <li>• Mr. Degginger stated that he chairs one of the firms “practice groups”, but he does not serve on the board of directors. He stated he could obtain access to the firm’s client list, but that compiling such as list would consume significant firm resources, and it would be difficult to make distinctions between business and personal matters concerning clients.</li> <li>• Mr. Degginger stated that “Disclosure of a published list of representative clients is consistent with PDC Interpretation No. 02-</li> </ul>

	<p>03, without being unduly burdensome”, and that few of Lane Powell business customers not listed on the F-1 Supplement, would have interactions with the PDC.</p>
<b>Other Issues</b>	<p>Mr. Degginger provided the following information as part of his reporting modification request in accordance with PDC Interpretation #02-03:</p> <ol style="list-style-type: none"><li>1. Reportable business customers of Lane Powell, PC, that Mr. Degginger has done legal work during 2012;</li><li>2. Reportable government customers that made payments to Lane Powell, PC, for legal work during 2012;</li><li>3. A list of the representative business and other governmental customers of Lane Powell whose identities are provided to Martindale-Hubbell and also listed in Chambers, a law firm publication; and</li><li>4. A statement from Mr. Degginger that there are no business customers of Lane Powell whose interests are significantly affected by his actions acting in his official capacity as Commissioner for the Public Disclosure Commission.</li></ol>
<b>Staff Recommendations</b>	<p>Approve renewal of the reporting modification with no change.</p>