



## PATRICK R. LAMB

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Patrick R. Lamb joined the firm in 1988. Mr. Lamb is a member of the firm's board of directors and is a past director of the firm's Business Practice Group.

### Education

JD, cum laude, University of Puget Sound School of Law (now Seattle University School of Law), 1988; Associate Editor of University of Puget Sound Law Review, 1987-88

BA, cum laude, Washington State University, 1985, Honors Program

### Bar and Court Admissions

State of Washington, 1988

U.S. District Court, Western District of Washington, 1988

### Professional Associations

King County Bar Association

Washington State Bar Association

Mr. Lamb focuses his practice on corporate, commercial and business matters. He serves as outside general counsel to a wide variety of closely-held businesses. His practice involves significant work in the following areas:

- New entity start-up formations and financing
- Corporate transactions including mergers and acquisitions of businesses
- Commercial loan transactions
- Preparation and negotiation of complex business agreements, including joint venture agreements, supply and service agreements and licensing and distribution agreements
- Ongoing corporate governance and counseling matters

### Honors and Recognitions

In 2006, Mr. Lamb was named one of Puget Sound's Top Business Lawyers by *Seattle Business Magazine*. He was named by Washington Super Lawyers magazine as one of the top attorneys in the state for each of the years 2003, 2005-2007 and 2021.

Mr. Lamb was recognized by Seattle Metropolitan Magazine as one of King County's "Top Lawyers 2010." *Seattle Metropolitan Magazine* culled its list using the Martindale-Hubbell® ratings. He has been awarded an "AV" Preeminent rating by Martindale-Hubbell. This rating is given to attorneys who demonstrate the highest ethical standards and professional ability.

### Representative Transactions

Lead counsel to a large West Coast Freight-Forwarder and Logistics company in a \$45M sale to a large private equity company.

Lead counsel to a local coffee company in the \$40M divestiture of its wholesale coffee business to a large, publicly held coffee company.

Lead counsel to a large, privately held company specializing in manufacturing, selling equipment and services for outside access cleaning and repair of large commercial buildings in a \$40M sale to a large private equity firm.

Lead counsel to a local electronics merchandising company, a products leader, in connection with an \$18M sale of preferred stock to an established West Coast private equity firm.

Lead counsel to an industry leading software company with a back office platform serving the national flood insurance industry in its \$25M sale of preferred stock to a large East Coast private equity fund making a non-control investment.

Lead counsel to one of the largest privately-held construction companies in the Northwest in connection with a \$50M sale to a major national and international construction firm.

Counsel to a large independent paper mill in connection with the sale and lease-back of a multiple turbine generator electric power facility to a local public utility.

Lead counsel to the seller in the \$65M sale of a prominent West Coast flooring company to a platform company controlled by a large Midwest private equity group.

Lead counsel to a Northwest logistics company that operated a rail-focused transportation business, in its \$15M sale to a publicly traded company.

Lead counsel to a premium start-up toy company in a share exchange transaction valued at \$40M involving a major New York toy company.

Lead counsel to a local industrial supply company in a \$25M asset sale transaction to a strategic industry leader.

Lead corporate counsel to an industry leader marine and bridge construction company in a \$250M sale to an employee stock ownership plan group.

Lead counsel for one of Washington's largest credit unions in the spinoff of a document preparation software platform to a strategic buyer.

Lead corporate and transaction counsel to a large, local coffee company in the bankruptcy sale of all of its assets including over 75 company-owned and licensed retail coffee shops.

Lead counsel to an electronics technology company owned by a major West Coast private equity firm in a \$50M asset sale to a large Midwest private equity firm.

Lead counsel to an industry leading electronics company in the spin-off of division of its business to a Fortune 500 company.

Lead counsel to an industry leading marine transportation company in its acquisition of a Houston, Texas based competitor.

Lead counsel to an industry leading environmental instrumentation manufacturer in its merger with a large environmental sciences company.

Lead counsel to a minority partner in a buyout by the minority partner of a majority partner's interest in the Northwest's leading office furniture and design company.