

Skagit County Auditor

8/10/2006 Page

1 of

8 3:24PM

After recording return to: Amelia Adair The Quadrant Corporation 14725 -SE 36th Street, Suite 200 Bellevue, Washington 98006

200607250166"" **Skagit County Auditor**

7/25/2006 Page

1 of

6 11:23AM

LAND TITLE OF SKAGIT COUNTY

121710.5

DOCUMENT TITLE	Assignment of Declarant's Rights		
REFERENCE NUMBER(S):	200508170114		
GRANTOR(S):	Skagit Highlands, LLC, a Washington limited liability company		
GRANTEE(S):	The Quadrant Corporation, a Washington corporation		
LEGAL DESCRIPTION:	Lots 1-10, amended Boundary Line Adjustment Survey, Auditor's File No. 200506080122, Ptn. Sections 15, 22 and 23, Township 34 North, Range 4 East, W.M.		
ASSESSOR'S PROPERTY TAX PARCEL/ACCOUNT NO.			

ASSIGNMENT OF DECLARANT'S RIGHTS

- Assignment to Quadrant. Pursuant to Section 10.7 of the Declaration of 1. Covenants, Conditions, and Restrictions for Skagit Highlands Residential Property, recorded at Skagit County Auditor's No. 200508170114 (the "Declaration"), The Quadrant Corporation, a Washington corporation, ("Quadrant") is hereby designated as the Declarant in substitution for Skagit Highlands, LLC ("Skagit"), and shall exercise all of the Declarant's rights and duties, as described in the Declaration, for all of the Skagit Highlands residential development, as legally described in Exhibit A to the Declaration, whether currently considered Properties under the Declaration or subject to future addition to the Properties, subject only to those Declarant rights expressly reserved to Skagit pursuant to this instrument ("Skagit Reserved Declarant's Rights"). Skagit hereby assigns to Quadrant all of the Declarant's Rights (including without limitation all of the Declarant's rights and duties related to the Skagit Highlands Homeowners Association and any sub-association in the Community, and all committees of the Association), except that it retains for itself the Skagit Reserved Declarant's Rights.
- Skagit Development Properties. Skagit reserves from the foregoing assignment the Skagit Reserved Declarant's Rights, described in Section 4 below, as they relate to the those portions of the Skagit Highlands community currently owned by Skagit and legally described on Exhibit A, attached hereto. Pursuant to a separate agreement between Skagit and Quadrant,

ASSIGNMENT OF DECLARANT'S RIGHTS - 1

This document is being re-recorded to add an omitted Exhibit from the original recording. Furthermore this instrument supersedes and replaces that instrument recorded under Auditor's File No. 200608070191.

Quadrant is obligated to convey certain other portions of the Skagit Highlands community, generally referred to as Pod E, the Multi-Family Parcel, and Lot 3, to Skagit upon recording of a final plat or plats for such properties. Concurrently with such conveyance, Quadrant shall assign to Skagit the Skagit Reserved Declarant's Rights as they relate to such properties by appropriate, recordable instrument. The property described on Exhibit A and the property to be conveyed by Quadrant to Skagit in the future as described in this Section 2, from and after the date of such conveyance, are collectively referred to herein as the "Skagit Development Properties."

- Skagit Reserved Declarant's Rights. Skagit hereby reserves to itself all rights granted by the Declaration: (a) to subject the Skagit Development Properties to the terms of the Declaration, (b) to utilize any easements or rights to use and access property granted to Declarant by the Declaration, on a non-exclusive basis with Quadrant, who may also exercise the right to use such easements and rights of access, (c) to exercise architectural control over Lots and Units within the Skagit Development Properties, (d) to create Neighborhoods within the Skagit Development Properties in accordance with Section 6.4 of the Declaration, or with Ouadrant's consent, to subject all or any part of the Skagit Development Properties to any Neighborhoods currently existing or subsequently created by Quadrant, and (e) to benefit from all other rights and protections of the Declarant provided in the Declaration, concurrently with Quadrant, provided that such exercise does not materially impair Quadrant's exercise of the Declarant's rights. Skagit may assign the right to exercise architectural control over Lots and Units within the Skagit Development Properties to the person purchasing such Lots or Units from Skagit if the purchaser is a builder; otherwise, Skagit may only assign such rights of architectural control to Quadrant. The Skagit Reserved Declarant's Rights described in this paragraph shall terminate, and the reserved rights shall be automatically and completely assigned to Quadrant, upon Skagit's transfer of ownership of all of Skagit's interest in the Skagit Development Properties; except that the right to exercise architectural control, if assigned to a builder other than Skagit, shall continue to be held by the builder assigned such control until sale of the completed residence by the Builder, and then such architectural control shall be automatically assigned to Quadrant; and provided further, that notwithstanding such complete assignment of Declarant's Rights, Skagit shall continue to be afforded the protections and benefits provided to Declarant under the Declaration for activities which occurred the time during which the Declarant owned property subject to the terms of the Declaration.
- Attorney's Fees, Litigation Expenses and Costs. If either Skagit or Quadrant shall commence a lawsuit (state, bankruptcy or federal court), arbitration or other proceeding concerning this Assignment, the substantially prevailing party shall be entitled to recover from the other party its reasonable attorney's fees, litigation expenses, and all costs actually incurred.

ASSIGNMENT OF DECLARANT'S RIGHTS - 2

Skagit County Auditor 8/10/2006 Page

2 of

3:24PM

competent jurisdiction to be invalid or une	on of this Assignment is determined by a court of inforceable, the remainder of this Assignment shall
remain in full force and effect.	
<u>N2</u> 2 ja	CID AS PERCE.
GRANTOR:	GRANTEE:
Skagit Highlands, LLC	The Quadrant Corporation, a
a Washington limited liability company	Washington corporation
Ву	Ву
James/Tosti, Managing Member	
	Its
STATE OF WASHINGTON)	
COUNTY OF SS.	
and said person acknowledged that he was author	dence that James Tosti is the person who appeared before me, ized to execute the instrument and acknowledged it as the hington limited liability company, to be the free and voluntary in this instrument. DATED: 2006 (Printed Name) Notary Public My Appointment Expires:
I certify that I know or have satisfactory evi- appeared before me, and said person acknowledge acknowledged it as the of The	dence that is the person who ed that he was authorized to execute the instrument and Quadrant Corporation to be the free and voluntary act of such
party for the uses and purposes mentioned in this instru	ıment.
	The same of the sa
	DATED:2006
	(Printed Name)
	Notary Public
	My Appointment Expires:

ASSIGNMENT OF DECLARANT'S RIGHTS - 3

200608100126 Skagit County Auditor

8/10/2006 Page

3 of

8 3:24PM

After recording return to:
Amelia Adair
The Quadrant Corporation
14725 -SE 36th Street, Suite 200
Bellevue, Washington 98006

DOCUMENT TITLE:	Assignment of Declarant's Rights			
REFERENCE NUMBER(S):	200508170114			
GRANTOR(S):	Skagit Highlands, LLC, a Washington limited liability company			
GRANTEE(S):	The Quadrant Corporation, a Washington corporation			
LEGAL DESCRIPTION:	Lots 1-10, amended Boundary Line Adjustment Survey, Auditor's File No. 200506080122, Ptn. Sections 15, 22 and 23, Township 34 North, Range 4 East, W.M.			
ASSESSOR'S PROPERTY TAX PARCEL/ACCOUNT NO.				

ASSIGNMENT OF DECLARANT'S RIGHTS

- 1. Assignment to Quadrant. Pursuant to Section 10.7 of the Declaration of Covenants, Conditions, and Restrictions for Skagit Highlands Residential Property, recorded at Skagit County Auditor's No. 200508170114 (the "Declaration"), The Quadrant Corporation, a Washington corporation, ("Quadrant") is hereby designated as the Declarant in substitution for Skagit Highlands, LLC ("Skagit"), and shall exercise all of the Declarant's rights and duties, as described in the Declaration, for all of the Skagit Highlands residential development, as legally described in Exhibit A to the Declaration, whether currently considered Properties under the Declaration or subject to future addition to the Properties, subject only to those Declarant rights expressly reserved to Skagit pursuant to this instrument ("Skagit Reserved Declarant's Rights"). Skagit hereby assigns to Quadrant all of the Declarant's Rights (including without limitation all of the Declarant's rights and duties related to the Skagit Highlands Homeowners Association and any sub-association in the Community, and all committees of the Association), except that it retains for itself the Skagit Reserved Declarant's Rights.
- 2. <u>Skagit Development Properties</u>. Skagit reserves from the foregoing assignment the Skagit Reserved Declarant's Rights, described in Section 4 below, as they relate to the those portions of the Skagit Highlands community currently owned by Skagit and legally described on Exhibit A, attached hereto. Pursuant to a separate agreement between Skagit and Quadrant,

ASSIGNMENT OF DECLARANT'S RIGHTS - 1



8/10/2006 Page

4 of 8 3:24PM

Quadrant is obligated to convey certain other portions of the Skagit Highlands community, generally referred to as Pod E, the Multi-Family Parcel, and Lot 3, to Skagit upon recording of a final plat or plats for such properties. Concurrently with such conveyance, Quadrant shall assign to Skagit the Skagit Reserved Declarant's Rights as they relate to such properties by appropriate, recordable instrument. The property described on Exhibit A and the property to be conveyed by Quadrant to Skagit in the future as described in this Section 2, from and after the date of such conveyance, are collectively referred to herein as the "Skagit Development Properties."

- Skagit Reserved Declarant's Rights. Skagit hereby reserves to itself all rights 3. granted by the Declaration: (a) to subject the Skagit Development Properties to the terms of the Declaration, (b) to utilize any easements or rights to use and access property granted to Declarant by the Declaration, on a non-exclusive basis with Quadrant, who may also exercise the right to use such easements and rights of access, (c) to exercise architectural control over Lots and Units within the Skagit Development Properties, (d) to create Neighborhoods within the Skagit Development Properties in accordance with Section 6.4 of the Declaration, or with Quadrant's consent, to subject all or any part of the Skagit Development Properties to any Neighborhoods currently existing or subsequently created by Quadrant, and (e) to benefit from all other rights and protections of the Declarant provided in the Declaration, concurrently with Quadrant, provided that such exercise does not materially impair Quadrant's exercise of the Declarant's rights. Skagit may assign the right to exercise architectural control over Lots and Units within the Skagit Development Properties to the person purchasing such Lots or Units from Skagit if the purchaser is a builder; otherwise, Skagit may only assign such rights of architectural control to Quadrant. The Skagit Reserved Declarant's Rights described in this paragraph shall terminate, and the reserved rights shall be automatically and completely assigned to Quadrant, upon Skagit's transfer of ownership of all of Skagit's interest in the Skagit Development Properties; except that the right to exercise architectural control, if assigned to a builder other than Skagit, shall continue to be held by the builder assigned such control until sale of the completed residence by the Builder, and then such architectural control shall be automatically assigned to Quadrant; and provided further, that notwithstanding such complete assignment of Declarant's Rights, Skagit shall continue to be afforded the protections and benefits provided to Declarant under the Declaration for activities which occurred the time during which the Declarant owned property subject to the terms of the Declaration.
- 4. Attorney's Fees, Litigation Expenses and Costs. If either Skagit or Quadrant shall commence a lawsuit (state, bankruptcy or federal court), arbitration or other proceeding concerning this Assignment, the substantially prevailing party shall be entitled to recover from the other party its reasonable attorney's fees, litigation expenses, and all costs actually incurred.

ASSIGNMENT OF DECLARANT'S RIGHTS - 2



8/10/2006 Page

5 of 8

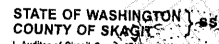
8 3:24PM

competent jurisdiction to b		unenforceabl	e, the remainder o	f this Assignment shall
remain in full force and effe	ct.			
			GRANTEE:	
GRANTOR:			The Quadrant Corp	poration 2
Skagit Highlands, LLC a Washington limited liabil	ity company		Washington corpo	
a wasnington limited hadii	ity company		wasimiguon corpo	
				////
By			By///	
James Tosti, Managing	Member		Millian	Lower
,			its Vice Paro	OCC
STATE OF WASHINGTON) (/			
- AND THE STATE OF ST	SS.			
COUNTY OF				
and said person acknowledged Managing Member of Skagit Hig act of such party for the uses and	that he was au hlands, LLC, a	ithorized to exc Washington lim	ecute the instrument a sited liability company,	on who appeared before me, and acknowledged it as the , to be the free and voluntary
	e de la companya de La companya de la companya de l	DATES.		2006
	<u> </u>	OATED:		2000
				(Printed Name)
		Notary Pu	iblic introent Expires:	
		My Appo	шином турпез.	
		Sea.	and I grown \	
STATE OF WASHINGTON)			
COLDENI OD VIDIO) ss.			
COUNTY OF KING	,			erenne.
I certify that I know or I	have satisfactor	y evidence that	MICHAEL LOVENZ	is the person who
appeared before me, and said acknowledged it as the VIII appears for the uses and purposes me	person acknow of	The Quadrant (was aumonized to	execute me manamicut and
		DATED:	July 24	2006
			1 il i brust	
	7	(Mul	C. WWXI	
Notary Public		//ount	L. Varigun	(Printed Name)
state of Washington JULIE L. VAUGHN	I.	My Anno	intment Expires:	1509/5//
Appointment Expires Aug 15, 200	9	2-45 1 appo		
	4			

Severability. If any provision of this Assignment is determined by a court of

ASSIGNMENT OF DECLARANT'S RIGHTS - 3

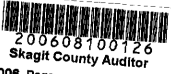




STATE OF WASHINGTON S
COUNTY OF SKAGIT

I, Auditor of Skagit County, State of Washington, do Pareby certify that the foregoing that rument is a true and correct copy of the original now on the in my office.

IN WITNESS WHEREOF I hereunto serving have and spat of



8/10/2006 Page

8 3:24PM

EXHIBIT A

LEGAL DESCRIPTION

Lots 18 through 30 and Tract 911, "SKAGIT HIGHLANDS, DIVISION II", as per plat recorded April 4, 2006, under Auditor's File No. 200604040052, records of Skagit County, Washington.

Situate in the City of Mount Vernon, County of Skagit, State of Washington.

A-1

ASSIGNMENT OF DECLARANT'S RIGHTS



3:24PM

8/10/2006 Page