AFTER RECORDING RETURN TO:

Leahy Fjelstad Peryea 901 Fifth Avenue, Suite 820 Seattle, WA 98164

Document Title(s):	Judgment
Grantors:	Arnaldo Salcedo and Jane or John Doe Salcedo
Grantee:	Skagit Highlands Homeowners Association
Legal Description (abbr.):	Lot 391, "Plat of Skagit Highlands Div V (Phase 2)"
Assessor's Tax Parcel ID #:	P127322
Reference Nos. of Documents:	

The Auditor/Recorder will rely on the information provided on this cover sheet. The Staff will not read the document to verify the accuracy or completeness of the indexing information provided herein.

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Signature of Requesting Party (Required for non-standard recordings only)

202004060036 04/06/2020 09:32 AM Page 2 of 7 SKAGIT COUNT SKAGIT COUN I, MELISSA BEATON, Clerk of the Superior Court of the State of Washington, for Skagit County, do 2020 MAR 30 PM 2:01 Y. WA hereby certify that this is a true copy of the origin now on file in my office. Dated ______ 2 MELISSA BEATON, County Clerk 3 ′Dep Cleri 4 5 6 7 IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR THE COUNTY OF SKAGIT 8 9 SKAGIT HIGHLANDS HOMEOWNERS NO. 20 - 2 - 00342 - 29ASSOCIATION, a Washington non-profit 10 Association, JUDGMENT 11 (DEFAULT) Plaintiff, 12 (Clerk's Action Required) vs. 13 ARNALDO SALCEDO and JANE or JOHN DOE 14 SALCEDO, 15 Defendants. 16 JUDGMENT SUMMARY 17 SKAGIT HIGHLANDS HOMEOWNERS ASSOCIATION Judgment Creditor: Bennett A. Taylor, WSBA #41336 Attorney for Judgment Creditor: 18 Leahy Fjelstad Peryea ARNALDO SALCEDO and JANE OR JOHN DOE SALCEDO Judgment Debtor(s) 19 P127322 (prop. desc. on p. 2 of judgment) Tax Parcel No. of Property: \$2,654.00 20 **Principal Judgment Amount:** \$257.04 Interest on Amount Certain: \$3,478.50 21 Attorney's Fees: \$727.38 **Taxable Costs:** 22 (10% per annum) Interest on Judgment \$7,116.92 TOTAL JUDGMENT: 23 24 JUDGMENT (DEFAULT) - 1 of 6 Leahy Fjelstad Peryea 901 Fifth Avenue, Suite 820 Seattle, WA 98164 (206) 403-1933

	202004060036	
	04/06/2020 09:32 AM Page 3 of 7	
1	JUDGMENT	
2	This matter came on for consideration without oral argument before the undersigned	
3	judicial officer of Skagit County Superior Court on the Plaintiff's Motion for Entry of Judgment.	
4	Plaintiff appeared through attorney of record, Bennett A. Taylor. The Court, having reviewed the	
5	file and records herein, having read and considered the Declaration of Counsel in support of the	
6	motion, and deeming itself fully advised, now makes the following findings and conclusions:	
	FINDINGS	I
8	1. Defendants are in default.	
10	2. There was an express covenant given for the Defendants' payment of assessments to the	
11	Plaintiff, secured by a homeowners' association lien on the real property described below	
12	(Subject Real Property).	
13	3. The Defendants have breached this covenant.	
14	4. The Subject Real Property is described as follows:	
15	LOT 391, "PLAT OF SKAGIT HIGHLANDS DIVISION V (PHASE 2)," AS PER PLAT RECORDED ON JANUARY 17, 2008, UNDER AUDITOR'S FILE NO. 200801170047,	
16 17	RECORDS OF SKAGIT COUNTY, WASHINGTON. SITUATE IN THE CITY OF MOUNT VERNON, COUNTY OF SKAGIT, STATE OF WASHINGTON.	
18	5. The Subject Real Property is commonly known as: 716 Brookstone Street, Mount Vernon,	
19	WA 98273.	
20	6. Plaintiff's monetary claim against the Defendants includes a claim for delinquent	
21	assessments, interest, late charges, and costs of collection, including attorney's fees.	
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24	JUDGMENT (DEFAULT) - 2 of 6 901 Fifth Avenue, Suite 820 Seattle, WA 98164 (206) 403-1933	

04/06/2020 09:32 AM Page 4 of 7 j

	04/06/2020 09:32 AM Page 4 of 7
1	7. The Plaintiff's lien against the Subject Real Property secures payment of delinquent
2	assessments, interest, late charges, and costs of collection, including attorney's fees.
3	8. The lien may be enforced by suit, judgment, and foreclosure in the same manner as a
4	mortgage.
5	9. The Plaintiff is not prosecuting any other action for the same monies owed or matter, and
6	is not seeking to obtain execution of any judgment in any other action.
7	10. The Plaintiff has expressly pleaded for a deficiency judgment in its Complaint.
8	11. The Plaintiff has provided the Defendants with notice that nonpayment of the
9	Association's assessment may result in foreclosure of the Association's lien and that homestead
10	protection under RCW 6.13 shall not apply. The Association served the Defendants with notice
11	
12	prior to the initiation of foreclosure.
13	12. Defendants are not in military service.
14	13. Defendants are neither infants nor incompetent persons.
15	14. Proof of Service as required by CR 55(b)(4) was filed with the Court on or about March 27,
16	2020.
17	15. The amount of damages is in an amount certain as of March 27, 2020, including all unpaid
18	assessments and costs of collection.
19	CONCLUSIONS
20	1. The Court has jurisdiction over the parties and subject matter of this lawsuit.
21	2. The Defendants are in breach of the Covenant to Pay Association assessments and are in
	default.
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24	JUDGMENT (DEFAULT) - 3 of 6 Leahy Fjelstad Peryea
	901 Fifth Avenue, Suite 820 Seattle, WA 98164 (206) 403-1933
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	04/06/2020 09:32 AM Page 5 of 7	
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2	3. The Plaintiff is entitled to judgment against the Defendants as a result of the Defendants	
3	breach of Declaration obligations, including all assessments due but not paid, an acceleration of	
4	Assessments and charges expected to come due through the end of the 2020, and all costs of	
5	collection, including attorney's fees.	
6	4. The lien amount as of the judgment date is \$7,116.92. The lien amount includes unpaid	
7	assessments, interest, late charges, and costs of collection, including attorney's fees.	
8	5. The Association's lien is valid, the priority date is May 1, 2017, the lien is of a continuing	
9 10	nature and may increase until satisfied or foreclosed upon, and the lien is superior to all right,	
11	title, and interest of the Owners.	
12	6. The lien may be foreclosed pursuant to RCW 61.12.	
13	7. The Plaintiff is entitled to the appointment of a receiver to collect rent.	
14	8. The Plaintiff is entitled to intercept rental payments the Defendants would otherwise be	
15	entitled to.	
16	ORDERED, ADJUDGED, and DECREED:	
17	1. That the Motion for Entry of Judgment be granted;	
18		
19	2. That judgment be entered against the defendants, and in favor of the plaintiff, in the	
20	amount of \$7,116.92.	
21	3. That the judgment shall bear interest at 10% per annum from the date on which judgment	
22	is entered.	
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24	JUDGMENT (DEFAULT) - 4 of 6 Leahy Fjelstad Peryea	
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	(205) 403-1933	
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202004060036 04/06/2020 09:32 AM Page 6 of 7

	04/06/2020 09:32 AM Page 6 of 7
1	4. That the Subject Real Property shall be sold as a whole by the Sheriff of Skagit County to
2	satisfy the lien and costs of this action;
3	5. That the payment of the judgment amount, with interest and costs, at any time before
4	sale, shall satisfy the judgment;
5	6. That at this time no minimum upset price to which the Premises must be bid or sold
6	before confirmation of the sale shall be fixed;
7	7. <u>Deficiency Judgment</u> . That the Plaintiff may seek a deficiency judgment against the
8	Defendants following judicial foreclosure for the balance due, including any costs which remain
9	unsatisfied after application of the proceeds from the sale of the Premises, such judgment to be
10 11	satisfied from any property of the debtor.
12	8. Redemption. That Defendants be permitted a redemption period of one year after the
13	date of the sale.
14	9. That the commission of waste on the premises by Defendants or by others be prohibited
15	and enjoined.
16	
17	, and particular of the principal,
18	debt, interest, and costs, and if the proceeds are more than sufficient to pay the amount due and
19	costs, then any surplus shall be paid pursuant to RCW 6.12.
20	11. That the Plaintiff may record the judgment with the recording office of Skagit County and
21	the recording office of any other County where the Defendants may have property interests.
22	12. That the Plaintiff shall collect rent the Defendants would otherwise be entitled to.
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24	JUDGMENT (DEFAULT)-5 of 6
	Leahy Fjelstad Peryea 901 Fifth Avenue, Suite 820 Seattle, WA 98164
	(206) 403-1933

	04/06/2020 09:32 AM Page 7 of 7
1	13. That a receiver may be appointed to collect rent.
2	DONE IN OPEN COURT this 30 day of March, 2020.
	DOINE IN OPEN COOKT LINS day of day of
3	Josef Jecoly
4	Judge/ Commission er
5	Presented By:
6	Leahy Fjelstad Peryea
7	By: <u>/s/ Bennett A. Taylor</u> Bennett A. Taylor, WSBA #41336
8	Attorneys for Plaintiff
9	901 Fifth Avenue, Suite 820 Seattle, WA 98164
10	(206) 403-1933 f. (206) 858-6368 bennett.taylor@leahyps.com
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24	JUDGMENT (DEFAULT) - 6 of 6 Leahy Fjelstad Peryea 901 Fifth Avenue, Suite 820
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