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10/17/2025 01:11 PM Pages: 1 of 4 Fees: \$306.50

Skagit County Auditor, WA

When recorded return to:

Steven Scott Wreggit and Katrina Ane Wreggit 12803 Northwest 25th Avenue Vancouver, WA 98685

215818-LT

SKAGIT COUNTY WASHINGTON REAL ESTATE EXCISE TAX Affidavit No. 20253414 Oct 17 2025 Amount Paid \$11698.00 Skagit County Treasurer By Kaylee Oudman Deputy

STATUTORY WARRANTY DEED

THE GRANTOR(S) Marva Sandvig, Executor of The Estate of Paula Louise Haakenson, also shown of record as Paula L. Haakenson

for and in consideration of TEN DOLLARS AND OTHER GOOD AND VALUABLE CONSIDERATION

in hand paid, conveys and warrants to Steven Scott Wreggit and Katrina Ane Wreggit, a married couple

the following described real estate, situated in the County of Skagit, State of Washington:

For Full Legal See Attached "Exhibit A"

Abbreviated Legal: (Required if full legal not inserted above.)

Lot 10 and Ptn. Tract A, Fir Crest PUD

Tax Parcel Number(s): 4843-000-010-0000/P121963 & 4843-999-001-0200/P121996

Subject to all covenants, conditions, restrictions, reservations, agreements and easements of record including, but not limited to, those shown in Land Title Company's Preliminary Commitment No. 215818-LT.

Dated: October 9, 2025

LPB 10-05(ir) Page 1 of 3 (attached to Statutory Warranty Deed)

The Estate of Paula L. Haakenson

By: Marco of Sanday
Marva Sandvig, Executor

STATE OF WASHINGTON COUNTY OF SNOTTOMISH

This record was acknowledged before me on this 15 day of 2005, by Marva Sandyig, Executor of The Estate of Paula L. Haakenson.

Signature

Title

My commission expires:

NOTARY BENT OF WASHINGTON

Exhibit A

PARCEL A:

Lot 10, FIR CREST PLANNED UNIT DEVELOPMENT, according to the plat thereof recorded August 31, 2004, under Auditor's File No. 200408310219, records of Skagit County, Washington.

Situate in the County of Skagit, State of Washington.

PARCEL B:

An undivided 1/4 interest in that portion of Tract A, adjacent to Lots 9 through 12 as delineated on said Plat and as established by Quit Claim Deed recorded March 14, 2019 under Auditor's File No. 201903140021, records of Skagit County, Washington.

Situate in the County of Skagit, State of Washington.

Right to Manage Natural Resource Lands Disclosure

Skagit County's policy is to enhance and encourage Natural Resource Land management by providing County resident's notification of the County's recognition and support of the right to manage Natural Resource Lands, e.g., farm and forest lands.

Skagit County Code 14.38.030(2) requires, in specified circumstances, recording of the following disclosure in conjunction with the deed conveying the real property:

This disclosure applies to parcels designated or within 1 mile of designated agricultural land or designated or within 1/4 mile of rural resource, forest or mineral resource lands of long-term commercial significance in Skagit County.

A variety of Natural Resource Land commercial activities occur or may occur in the area that may not be compatible with non-resource uses and may be inconvenient or cause discomfort to area residents. This may arise from the use of chemicals; or from spraying, pruning, harvesting or mineral extraction with associated activities, which occasionally generates traffic, dust, smoke, noise, and odor. Skagit County has established natural resource management operations as a priority use on designated Natural Resource Lands, and area residents should be prepared to accept such incompatibilities, inconveniences or discomfort from normal, necessary Natural Resource Land operations when performed in compliance with Best Management Practices and local, State, and Federal law.

In the case of mineral lands, application might be made for mining-related activities including extraction, washing, crushing, stockpiling, blasting, transporting and recycling of minerals. If you are adjacent to designated NR Lands, you will have setback requirements from designated NR Lands.

Washington State Law at RCW 7.48.305 also establishes that:

...agricultural activities conducted on farmland and forest practices, if consistent with good agricultural and forest practices and established prior to surrounding nonagricultural and nonforestry activities, are presumed to be reasonable and shall not be found to constitute a nuisance unless the activity or practice has a substantial adverse effect on public health and safety. ...An agricultural activity that is in conformity with such laws and rules shall not be restricted as to the hours of the day or days of the week during which it may be conducted.