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Skagit County Auditor

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PIRKLE LAW FIRM, INC. P.S.  
P.O. Box 1788  
Mount Vernon, WA 98273

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DOCUMENT TITLE(S): COMMUNITY PROPERTY AGREEMENT

REFERENCE NUMBER(S): N/A

GRANTOR: CAROLINE BUCHANAN, SURVIVING  
SPOUSE OF JEFFREY R. UNTERSCHUETZ  
(DECEASED)

GRANTEE: PUBLIC

ASSESSOR'S PARCEL NUMBER: P60543 (3836-000-004-0000)

LEGAL DESCRIPTION: Lot 4, Replat of Lots 25 through 48, VIEW  
ACRES ADDITION TO ANACORTES,  
according to the plat thereof recorded in  
Volume 7 of Plats, page 85, records of Skagit  
County, Washington;

Situated in Skagit County, Washington.

## COMMUNITY PROPERTY AGREEMENT

AGREEMENT made this 14th day of April, 2020, between JEFFREY R. UNTERSCHUETZ and CAROLINE BUCHANAN, Husband and Wife, both of whom are domiciled in the State of Washington. In consideration of their mutual promises set forth below, the parties agree as follows:

A. *Revocation of Prior Agreements.* If before this date the parties have executed a community property agreement or any other agreement other than a Will or trust which is signed by both of them and which specifically provides for the disposition of their community property at the time either or both of them die, then any such agreement is terminated by this Agreement.

B. *Property Covered.* This Agreement shall apply to all community property now owned or hereafter acquired by Husband and Wife. Any separate property of either, now owned or hereafter acquired, shall become and be considered community property upon the death of the party owning said separate property. All such community property is referred to in this Agreement as the "subject property."

C. *Vesting at Death.* On the death of either Husband or Wife, all of the subject property shall vest in the survivor of them.

D. *Disclaimer.* Upon the death of either spouse, the surviving spouse may disclaim any interest passing under this Agreement in whole or in part, and the interest disclaimed shall pass under the terms and conditions of any validly executed Will which the decedent may have executed, and in default thereof according to the laws of intestacy as governed by the statutes of the State of Washington then in effect.

E. *Automatic Revocation.* In the absence of other evidence indicating the party's intent to terminate this Agreement, it shall, nevertheless, be deemed mutually terminated and of no further force or effect upon either party's filing a petition, complaint or other pleading for dissolution of their marriage or divorce, or upon a court of competent jurisdiction dissolving the marriage or granting a decree of divorce or separate maintenance to either of them.

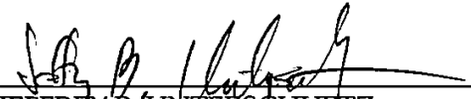
F. *Optional Revocation by One Party.* This Agreement may be terminated by either party acting alone by delivery of a written notice of the revocation to the other party or the other party's legal representative and by recording such revocation with the county where the parties are currently residing.

If either party becomes disabled, the other party shall have the power to terminate this Agreement, and each party designates the other as agent to become effective upon disability to exercise such power. Such termination shall be effective upon the delivery of

written notice thereof to the disabled spouse, and to the guardian, if any, of the person and of the estate of the disabled person. For the purpose of this paragraph, a spouse shall be deemed disabled if such spouse's regularly attending physician signs a statement declaring that such spouse is unable to manage his or her own affairs; or if such spouse has no regularly attending physician, if such a statement is signed by two qualified physicians who have adequately examined the disabled spouse. An adjudication of incompetence by a court of competent jurisdiction shall also be proof of a spouse's disability for purposes of this paragraph.

G. *Powers of Appointment.* This Agreement shall not affect any power of appointment now held by or hereafter given to either party, or shall it obligate either of them to exercise any such power of appointment in any way.

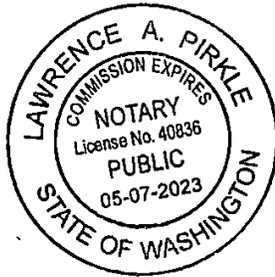
H. *Survivorship.* As used herein, the term "survivor" or "survivorship" shall mean living for a period of thirty (30) days following the death of the first of the aforementioned parties to die.

  
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JEFFREY R. UNTERSCHUETZ  
  
\_\_\_\_\_  
CAROLINE BUCHANAN

STATE OF WASHINGTON        )  
  ) ss.  
COUNTY OF SKAGIT        )

On this day personally appeared before me, JEFFREY R. UNTERSCHUETZ and CAROLINE BUCHANAN, to me known to be the individuals described in and who executed the within and foregoing instrument and acknowledged that they signed the same as their free and voluntary act and deed for the uses and purposes therein mentioned.

GIVEN under my hand and official seal this 14th day of April, 2020.



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LAWRENCE A. PIRKLE  
\_\_\_\_\_  
NOTARY PUBLIC in and for the  
State of Washington  
Residing at Mount Vernon  
My Commission Expires: 5/7/23