THE SUPREME COURT OF WASHINGTON

ZHAOYUN XIA, a single person; ISSAQUAH HIGHLANDS 48, LLC, a Washington limited liability company; ISSAQUAH HIGHLANDS 50, LLC, a Washington limited liability company; GOTTLIEB ISSAQUAH HIGHLANDS 48, LLC, a Washington limited liability company; and GOTTLIEB ISSAQUAH HIGHLANDS 50, LLC, a Washington limited liability company,

Petitioners,

v.

PROBUILDERS SPECIALTY INSURANCE COMPANY RRG, a foreign insurance company authorized to conduct business within the State of Washington; OLYMPIC ADVANTAGE, INC., a Washington corporation; TREACY DUERFELDT and JANE DOE DUERFELDT, husband and wife, and the marital community composed thereof; LAMBIN INSURANCE SERVICES, INC., a Nevada corporation doing business in the State of Washington; FLYING EAGLE INSURANCE SERVICES INC., a Nevada Corporation licensed to do business in the State of Washington; and DAVID W. LAMBIN and JANE DOE LAMBIN, husband and wife, and the marital community composed thereof,

Respondents.

ORDER DENYING FURTHER RECONSIDERATION

No. 92436-8

Court of Appeals No. 71951-3-I

King County No. 11-2-20319-1 SEA

FILED

WASHINGTON STARES

The Court considered "PETITIONER'S MOTION FOR RECONSIDERATION", **"RESPONDENT PROBUILDERS SPECIALTY INSURANCE COMPANY RRG'S MOTION** FOR RECONSIDERATION" and "PETITIONER'S ANSWER TO MOTION FOR RECONSIDERATION". The Court entered an order changing opinion in the above cause on

August 16, 2017.

Now, therefore, it is hereby

ORDERED:

That further reconsideration is denied as to both the Petitioner's and Respondent's motions.

DATED at Olympia, Washington this $\underline{1112}$ day of August, 2017.

For the Court

Fairhurst, CQ. CHIEF JUSTICE

188 Wn.2d 171