

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

E AUG 17 2017
WASHINGTON STATE SUPREME COURT

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 17th day of August, 2017.

For the Court

Fairhurst, C.J.
CHIEF JUSTICE