From:
 Carol Frazey

 To:
 Dana Brown-Davis

 Subject:
 CP Concerns

**Date:** Monday, October 19, 2020 4:48:20 PM

## Hi Dana,

These concerns were already shared by other councilmembers, but I realized that I never sent you my concerns with the Cherry Point amendments. These are the concerns that I have shared with the refineries.

## Here are my main concerns:

- 1. Change of Use: Make sure that there are restrictions in place so that a permitted Renewable Energy facility (State definition of Renewable Energy) cannot be repurposed or changed to a Fossil Fuel Energy Facility
- 2. Do not want unrefined fuels being passed through our county without being refined at the refinery

I like Councilmember Browne's Change: "20.68.200 Prohibited uses. Line 708.205. New Fossil Fuel Transshipment Facilities; provided that, the following uses of facilities are not prohibited: (i) interrefinery shipments of **refined petroleum products**, (ii) transferring petroleum products during emergency scenarios where contingencies require petroleum products to be moved, and (iii) necessary petroleum product transfers during turn-arounds or maintenance periods., including bulk storage or transfer facilities for fossil fuels [XXX effective date]. "

- 3. I would like to see very strong language for Consistency with Federal laws and Treaties.
- 4. Still concerned about who will FULLY pay (insurance) if accident/explosion happens on our rails as fuels pass through our county (Same concern from Councilmember Browne).

## Thanks,

## **Carol Frazey**

Councilmember for At Large Position B Whatcom County Council 311 Grand Ave. Suite 105 Bellingham, WA 98225

Phone: 360-778-5024

Email: CFrazey@whatcomcounty.us

NOTICE: All emails and attachments sent to and from Whatcom County are public records and may be subject to disclosure pursuant to the Public Records Act (RCW 42.56)