PROPOSED BY: <u>Hearing Examiner</u> INTRODUCTION DATE: <u>July 22, 2025</u>

ORDINANCE NO. 2025 -____

ORDINANCE AMENDING WHATCOM COUNTY CODE SECTION 2.11 TO CLARIFY THE AUTHORITY OF THE HEARING EXAMINER

WHEREAS, the Whatcom County Council has adopted the Hearing Examiner process and understands that clear and transparent ordinances and rules are needed and need to be updated from time to time to promote good governance; and

WHEREAS, the Whatcom County Council has the authority and proper interest in regulating administrative decisions through ordinances and ensuring such regulation is done in a logical manner with due process and without redundancy or ambiguity in the code; and

WHEREAS, the Council wishes to make clear in ordinance the Hearing Examiner's authority that has previously been approved by the Council through consistent rule promulgations as far back as 1986; and

WHEREAS, the Council wishes to update the appropriate codes and has duly considered the proposed revisions to Chapter 2.11, put forward by the Hearing Examiner, attached hereto as **Exhibit A**.

NOW, THEREFORE, BE IT ORDAINED that the Whatcom County Council has reviewed the revised ordinance described above and finds the changes to be appropriate; and

BE IT FINALLY ORDAINED that the Council hereby adopts the revised sections of Chapter 2.11 as reflected in Exhibit A.

ADOPTED this _____ day of _____, 2025.

ATTEST:

WHATCOM COUNTY COUNCIL WHATCOM COUNTY, WASHINGTON

Cathy Halka, Clerk of the Council

APPROVED AS TO FORM:

approved by Kimberly Thulin / LB Civil Deputy Prosecutor Kaylee Galloway, Council Chair

() Approved () Denied

Satpal Sidhu, County Executive

Date: _____

<u>Exhibit A</u>

2.11.200 Hearing examiner – Duties and powers.

- A. In any of the decisions, appeals, or applications subject to review by the Hearing Examiner, the Hearing Examiner has the power to grant in part or as a whole, reject in part or as a whole, or to remand in part or as a whole with directions for interpretation by a Department. Further, in granting, denying, or remanding any decision or application, partially or otherwise, the Hearing Examiner shall have the power to impose, modify, or remove conditions. In appeals, the Hearing Examiner shall review the underlying decision *de novo*.
- B. The Hearing Examiner shall have the power to issue summons for and compel the appearance of witnesses, issue subpoenas for documents, administer oaths, and preserve order including making rulings to exclude and trespass parties that are disrupting proceedings from hearings. Parties may have their maters dismissed or ruled adversely against for failure to obey subpoenas and summons. The Sheriff's Office may assist the Hearing Examiner in serving subpoenas and summons.

2.11.220 Rules and regulations.

The hearing examiner shall have the power to prescribe rules and regulations for the conduct of hearings before him or her, subject to approval by the county council; and also, to issue summons for and compel the appearance of witnesses, to administer oath, and preserve order. The opportunity of cross-examination of witnesses shall be afforded <u>to</u> all parties of <u>record</u> with standing or their counsel in accordance with the rules of the hearing examiner.