Exhibit D: Proposed Amendments to WCC Title 23

Shoreline Management Program Periodic Update 2020

Whatcom County Planning and Development Services

SMP Update – Title 23 Amendments

May 13, 2021

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Title 23 – Shoreline Management Program

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1	Chapter 23.10-05 Purpose and IntentGeneral Provisions				
2	23. 19<u>05</u>.010 Authority.				
3	Authority for enactment and administration of this program is the Shoreline Management Act of 1971,				
4	Chapter 90.58 RCW, also referred to herein as "the Act," and the Washington Administrative Code 173-				
5	<u>27 and 173-26</u> .				
6	23.14005.020 Purpose and Intent.				
7	As provided in the Whatcom County Comprehensive Plan, Chapter 11 (Shorelines), Whatcom County's				
8	shorelines provide valuable habitat for fish and wildlife, economic diversity, and recreational				
9	opportunities used by residents of all ages. Shorelines play an important role in enhancing the quality of				
10	life for our county's citizens. Therefore, the purpose of the master program is to guide the future				
11	development of the County's shorelines in a manner consistent with the Shoreline Management Act of				
12	1971 (hereinafter referred to as the "Act"). The Act and this program, in conjunction with other County				
13	land use regulations, comprise the basic state and County law regulating use of shorelines in the county.				
14	The purposes of this program are:				
15	A. To promote the public health, safety, and general welfare of the community by providing long				
16	range, comprehensive policies and effective, reasonable regulations for development and use of				
17	Whatcom County shorelines; and				
18	B. To manage shorelines in a positive, effective, and equitable manner; and				
19	C.—To further assume and carry out the responsibilities established by the Act for Whatcom County,				
20	and to adopt and foster the following policy contained in RCW 90.58.020 for shorelines of the state:				
21	D. It is the policy of the State to provide for the management of the shorelines of the State by planning				
22	for and fostering all reasonable and appropriate uses. This policy is designed to insure the				
23	development of these shorelines in a manner which, while allowing for limited reduction of rights of				
24	the public in the navigable waters, will promote and enhance the public interest. This policy				
25	contemplates protecting against adverse effects to the public health, the land and its vegetation and				
26	wildlife, and the waters of the State and their aquatic life, while protecting generally public rights of				
27	navigation and corollary rights incidental thereto				
28	In the implementation of this policy the public's opportunity to enjoy the physical and aesthetic qualities				
29	of natural shorelines of the State shall be preserved to the greatest extent feasible consistent with the				
30	overall best interest of the State and the people generally. To this end uses shall be preferred which are				
31	consistent with control of pollution and prevention of damage to the natural environment or are unique				
32	to or dependent upon use of the State's shoreline. Alterations of the natural condition of the shorelines				
33	of the State, in those limited instances when authorized, shall be given priority for single family				
34	residences and their appurtenant structures, ports, shoreline recreational uses including but not limited				
35	to parks, marinas, piers, and other improvements facilitating public access to shorelines of the State,				
36	industrial and commercial developments which are particularly dependent on their location on or use of				
37	the shorelines of the State and other development that will provide an opportunity for substantial				
38	numbers of the people to enjoy the shorelines of the State				
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1	Permitted uses in the shorelines of the State shall be designed and conducted in a manner to minimize,				
2	insofar as practical, any resultant damage to the ecology and environment of the shoreline area and any				
3	interference with the public's use of the water.				
4	23.10.030 Governing principles.				
5	The following principles along with the policy statements of RCW 90.58.020 establish basic concepts				
6	that underpin the goals, policies and regulations of this program:				
7	A. Any inconsistencies between this program and the Act must be resolved in accordance with the Act.				
8	B.—The policies of this program may be achieved by diverse means, one of which is regulation. Other				
9	means, authorized by the Act, include but are not limited to: acquisition of lands and/or easements				
10	by purchase or gift, incentive programs, and implementation of capital facility and/or nonstructural				
11	programs.				
12	C. Protecting the shoreline environment is an essential statewide policy goal, consistent with other				
13	policy goals. Permitted and/or exempt development, actions taken prior to the Act's adoption,				
14	and/or unregulated activities can impair shoreline ecological processes and functions. This program				
15	protects shoreline ecology from such impairments in the following ways:				
16	1.—By using a process that identifies, inventories, and ensures meaningful understanding of current				
17	and potential ecological functions provided by shorelines.				
18	2. By including policies and regulations that require mitigation of significant adverse impacts in a				
19	manner that ensures no net loss of shoreline ecological functions. The required mitigation shall				
20	include avoidance, minimization, and compensation of impacts in accordance with the policies				
21	and regulations for mitigation sequencing in WCC 23.90.030 and the Whatcom County critical				
22	areas ordinance (Chapter 16.16 WCC). This program and any future amendment hereto shall				
23	ensure no net loss of shoreline ecological functions and processes on a programmatic basis in				
24	accordance with the baseline functions present as of the date of adoption of this program,				
25	February 27, 2007.				
26	3. By including policies and regulations to address cumulative impacts, including ensuring that the				
27	cumulative effect of exempt development will not cause a net loss of shoreline ecological				
28	functions, and by fairly allocating the burden of addressing such impacts among development				
29	opportunities.				
30	4. By including regulations and regulatory incentives designed to protect shoreline ecological				
31	functions, and restore impaired ecological functions where such opportunities have been				
32	identified, consistent with the Shoreline Management Program Restoration Plan developed by				
33	Whatcom County.				
34	D.—Regulation of private property to implement program goals such as public access and protection of				
35	ecological functions and processes must be consistent with all relevant constitutional and other				
36	legal limitations. These include, but are not limited to, civil rights guaranteed by the U.S. and state				
37	Constitutions, recent federal and state case law, and state statutes, such as RCW 34.05.328 and				
38	43.21C.060 and Chapter 82.02 RCW.				
39	ERegulatory or administrative actions contained herein must be implemented consistent with the				
40	public trust doctrine and other applicable legal principles as appropriate and must not				

Comment [CES1]: Moved to CompPlan.
Comment [MD2]: Moved to CompPlan.

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1	unconstitutionally infringe on private property rights or result in an unconstitutional taking of
2	private property.
3	F. The regulatory provisions of this program are limited to shorelines of the state, whereas the
4	planning functions of this program may extend beyond the designated shoreline boundaries.
5	G. The policies and regulations established by the program must be integrated and coordinated with
6	those policies and rules of the Whatcom County Comprehensive Plan and development regulations
7	adopted under the Growth Management Act (GMA) and RCW 34.05.328.
8	H. Consistent with the policy and use preferences of RCW 90.58.020, Whatcom County should balance
9	the various policy goals of this program giving consideration to other relevant local, state, and
10	federal regulatory and non-regulatory programs.
11	23. <u>10.040</u> 05.030 Title.
12	This title, taken together with Chapter 11 (Shorelines) of the Whatcom County Comprehensive Plan,
13	shall be known and may be cited as "The Whatcom County Shoreline Management Program." <u>Herein,</u>
14	this title together with Chapter 11 of the Comprehensive Plan may be referred to as the "SMP" or the
15	<u>"program."</u>
16	23.10.050 Short title.
17	This title may be referred to herein as the "SMP," or the "program."
18	23.10.06005.040 Relationship to the Comprehensive Plan and other Federal, State, and County Codes
10	and Regulations References to plans, regulations or information sources.
20	<u>A.</u> Consistent with RCW 36.70A.480, the goals and policies of this program approved under Chapter
21	90.58 RCW are included as Chapter 11 (Shorelines) of the County's Comprehensive Plan. All
22	regulatory elements of this program shall be considered a part of the County's development
23	regulations.
24	B. Uses, developments, and activities regulated by this program may be independently subject to the
25	Whatcom County Comprehensive Plan, the Whatcom County Code (WCC), the Washington State
26	Environmental Policy Act, and various other federal, state, and county laws.
27	C. Obtaining a shoreline permit or statement of exemption for a development or use does not excuse
28	the applicant/proponent from complying with any other local, tribal, state, regional, or federal
29	statutes or regulations applicable to such development or use. The responsibility for determining
30	applicable statutes and regulations and complying with the same rests with the applicant/proponent
31	or responsible person carrying out the use or development in question. The applicant must comply
32	with all applicable laws prior to commencing any uses, development, or activity.
33	D. Should a conflict occur between the provisions of this program or between this program and the
34	laws, regulations, codes, or rules promulgated by Whatcom County or any other authority having
35	jurisdiction within Whatcom County, the more restrictive requirements shall apply, except when
55	jurisdiction within whatcom county, the more restrictive requirements shall apply, except when
36	<u>constrained by federal or state law, or where specifically provided otherwise in this program.</u>
36	
	constrained by federal or state law, or where specifically provided otherwise in this program.

39 addressed in WCC 23.05.065 (Critical Areas).

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1	1.2. The permitting procedures necessary for implementing this program are found in WCC Chapter	
2	22 (Land Use and Development).	
3	2. <u>a.</u> In the case of development subject to the shoreline permit requirement of this program, the←	Formatted: Indent: Left: 0.5", Hanging: 0.25"
4	County Building Official shall not issue a building permit for such development until a	
5	shoreline permit has been granted; provided, that any permit issued by the Building Official	
6	for such development shall be subject to the same terms and conditions that apply to the	
7	shoreline permitAll shoreline permits shall be obtained prior to issuance of a building permit	Comment [PDS3]: Simplified
8	provided, that any permit issued by the Building Official for such development shall be	
9	subject to the same terms and conditions that apply to the shoreline permit	
10	3. <u>b.</u> In the case of development subject to regulations of this program but exempt from the	
11	shoreline substantial development permit requirement, any <u>Arequired</u> statement of	Comment [PDS4]: Simplified.
12	exemption shall be obtained prior to issuance of the building permit; provided, that for	
13	single-family residences, review for compliance with this Title may be completed as part of a	
14	building permit <u>or non-shoreline permit. reviewed and signed off by the administrator may</u>	
15	substitute for a written statement of exemption. A record of review documenting	
16	compliance with bulk and dimensional standards as well as policies and regulations of this	
17	program shall be included in the permit review. <u>Conditions of approval for compliance with</u>	
18	Title shall be added to such permit. The conditions of approval shall be enforced with the	
19	provisions of this Tilte. 23.10.160 Violatoins, Enforcement and Penalities. The Building	
20	Official shall attach and enforce conditions to the building permit as required by applicable	
21	regulations of this program pursuant to RCW 90.58.140(1).	
22	a. <u>c.</u> In the case of zoning conditional use permits and/or variancespProject permits are subject	
23	to consolidated review pursuant to Chapter 22.05 (Land Use and Development). Trequired	
24	by WCC Title 20_for development that is also within shorelines, the County <u>designated</u>	
25	decision maker <u>for such permits</u> shall document compliance with bulk and dimensional	
26	standards as well as<u>the</u> policies and regulations of this program in consideration of	
27	recommendations from the administrator. The decision maker <u>and</u> shall attach conditions to	
28	such permits and variances<u>approvals</u> as required to make such development consistent with	
29	this program.	
30	4.—In the case of land divisions, such as short subdivisions, long plats, and planned unit	Formatted: Indent: Left: 0.5", Hanging:
31	developments that require County approval, the decision maker shall document compliance	0.25"
32	with bulk and dimensional standards as well as policies and regulations of this program and	
33	attach appropriate conditions and/or mitigating measures to such approvals to ensure the	
34	design, development activities and future use associated with such land division(s) are	
35	consistent with this program.	Comment [CES5]: Don't need; subsection (c)
36	5-3. Other local ordinances that may be applicable to shoreline development or use include, but are	amended to include all permits, including land division.
37	not limited to:	
38	a. Building, plumbing, mechanical, and fire codes.	
39	b. Boating and swimming, WCC Title 11.	
40	c. On-site sewage system regulations, WCC Chapter 24.05.	
41	d. Solid waste rules and regulations, WCC Chapter 24.06.	

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1	e. Zoning, WCC Title 20.		
2			
2			
-	g. Development standards.		
4	F. Relationship to other state, tribal, and federal regulations.		
5	1. Where this program makes reference to any RCW, WAC,		
6	regulation, the most recent amendment or current editio		
7	2. This program shall be applied consistent with all federal,	state, and local laws affecting tribal	
8	<u>rights.</u>		
9	3. The rights of treaty tribes to resources within their usual		
10	accommodated through the notification and comment pr		
11	Tribal treaty rights may be addressed through specific pe	rmit conditions. Direct coordination	
12	between tribes and the applicant/proponent is encourage	ed.	Comment [RCE6]: Moved from 23.60.080
13	6.4. Coastal Zone Management Act consistency reviews for sit	tes within federal jurisdiction shall	(Notice of Application)
14	apply the shoreline environment designation criteria of C	hapter 11 (Shorelines) of the	
15	Comprehensive Plan that most closely correspond to the	project site in order to determine	
16	applicable program policies.		
17	7. Obtaining a shoreline permit or statement of exemption i	for a development or use does not	
18	excuse the applicant/proponent from complying with any		
19	federal statutes or regulations applicable to such develop	ment or use.	
20	8. At the time of application or initial inquiry, the administra	ator shall inform the	
21	applicant/proponent of other such statutes and regulatio	ns relating to shoreline issues that may	
22	be applicable to the project to the extent that the admini	strator is aware of such statutes.	
23	However, the final responsibility for determining applicat	ole statutes and regulations and	
24	complying with the same rests with the applicant/propor	ent or responsible person carrying out	
25	the use or development in question.		Comment [CES7]: Covered elsewhere.
26	9. Stipulated Judgment No. 93 2 02447 6 between Governo	r's Point Development Company and	
27	Whatcom County, the state of Washington, and the Depa	rtment of Ecology is incorporated by	
28	reference into Whatcom County's shoreline management	t program. A copy of the judgment is on	
29	file with the Whatcom County Planning and Developmen	t Services department.	Comment [CES8]: No longer needed as it no
30	23. 10 05.065 Critical Areas.		longer applies.
31	A. The Whatcom County critical areas ordinance-regulations (CA	O), WCC Chapter 16.16 (Ordinance No.	
32	2019-013 2017-077 , dated February 12, 2019December 5, 201		Comment [CES9]: To do: Will need to update
33	part of this program, except that the provisions of WCC 16.16	5.270 (Reasonable Use	this to the ordinance and date of the CAO we're amending as part of this update.
34	Exceptions), 16.16.275 (Nonconforming Uses, Structures, and		amenuing as part or this upuate.
35	Enforcement) shall not apply within shoreline jurisdiction. All		
36	ordinance (CAO), WCC Chapter <u>16.16</u> , are for this specific ver		
37	except that the permit, nonconforming use, appeal and enfo		
38	ordinance (WCC 16.16.270 through 16.16.285) shall not apply		
39	references to the critical areas ordinance (CAO), Chapter 16.1		

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1	B. The adopted provisions of WCC Chapter 16.16 (Critical Areas) shall apply to any use, alteration or	
2	development within shoreline jurisdiction whether or not a shoreline permit or statement of	
3	exemption is required.	
4		
5	converted, or altered, or land divided, without full compliance with WCC Chapter 16.16 and this	
6	program.	
7	23. <u>1005</u> .1 <u>2</u> 40 Program Effects on Property Values.	
8	A. As provided for in RCW 90.58.290, the restrictions imposed upon use of real property through	
9	implementation of policies and regulations of the Act and this program shall be duly considered by	
L0	the County Assessor and the County Board of Equalization in establishing the fair market value of	
L1	such properties.	
12	B. Designation of private property as a natural or conservancy shoreline areaenvironment pursuant to	
13	WCC Chapter 23.2-30 (Shoreline Jurisdiction and Area Environment Designations) shall qualify the	
14	property as meeting the definition of "open space land" under the Open Space Taxation Act of 1970,	
15	as amended (RCW 84.34.020(1)) and shall qualify such land for application for open space taxation	
16	in accordance with RCW 84.34.037 and WCC Chapter 3.28 (Open Space Land Classification).	
17	23. <u>1005</u> .1 <u>35</u> 0 Property Rights.	
18	A. Regulation of private property to implement program goals, such as public access and protection of	
19	ecological functions and processes, must be consistent with all relevant constitutional and other	
20	legal limitations. These include, but are not limited to, the protections afforded by the federal and	
21	state constitutions, and federal, state, and local laws.	
22	A.B. Decisions on shoreline permits and/or approvals shall recognize all relevant constitutional and other	
23	legal limitations on the regulation of private property. FindingsIn issuing shoreline permits or	
24	statements of exemptions, the decision maker shall assure that conditions imposed relate to the	
25	governmental authority and responsibility to protect the public health, safety, and welfare, are	
26	consistent with the purposes of the Act, and are roughly proportional to the expected impact.	
27	B.C. This program does not alter existing law on access to or trespass on private property and does not	
28	give the general public any right to enter private property without the owner's permission.	
29	E.DConsistent with Whatcom County's high standard of staff conduct, County staff shall observe all	
30	applicable federal, and state, and County laws regarding entry onto privately owned property.	
31	23.10.070 Liberal construction.	
32	As provided for in RCW 90.58.900, the Act is exempted from the rule of strict construction; the Act and	
33	this program shall therefore be liberally construed to give full effect to the purposes, goals, objectives,	
34	and policies for which the Act and this program were enacted and adopted, respectively.	Comment [CES10]: Moved to 23.10.040 Code
35	23. <u>1005</u> .080 Severability.	Interpretation
36	The Act and this program adopted pursuant thereto, in conjunction with other applicable County land	
37	use regulations, comprise the basic state and County law regulating use of shorelines in the county. In	
38	the event provisions of this program conflict with other applicable County policies or regulations, the	
39	more restrictive shall prevail. Should any section or provision of this program be declared invalid, such	
40	decision shall not affect the validity of this program as a whole.	

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1 23.<u>1005</u>.090 Effective Date.

- 2 This program and all amendments thereto shall become effective 14 days from immediately upon final
- 3 approval and adoption by the Department of Ecology's written notice of final action.

Comment [AP11]: Updated per Periodic Review Checklist, Item 2010.a, and Scoping Document, Item #1g.

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		Cor
1	Chapter 23.20 Goals and Objectives	
2	23.20.005 Generally,	
3	This chapter describes overall program goals and objectives. The general policies and regulations in	
4	Chapter 23.90 WCC and the specific use policies and regulations in Chapter 23.10 WCC are the means by	
5	which these goals and objectives are implemented.	
6	23.20.010 Adoption.	
7	In addition to the policy adopted in WCC 23.10.020(C), the following goals and objectives relating to the	
8	program elements specified in RCW 90.58.100(2) are hereby adopted. They provide the comprehensive	
9	foundation and framework upon which the shoreline area designations, policies, regulations, and	
10	administrative procedures are based.	
11	23.20.020 Economic development.	
12	The economic development element provides for the location and design of industries, transportation	
13	facilities, port facilities, tourist facilities, commerce and other developments that are particularly	
14	dependent upon a shoreline location and/or use of the shorelines of the state.	
15	A.—Goal. To create and maintain an economic environment that can coexist harmoniously with the	
16	natural and human environment.	
17	B. Objectives.	
18	1.—Encourage economic development that has minimal adverse effects and mitigates unavoidable	
19	impacts upon shoreline ecological functions and processes and the built environment.	
20	2. Encourage shoreline development that has a positive effect upon economic and social activities	
21	of value to the region.	
22	3. Encourage new water-dependent, water-related, and water-enjoyment economic development	
23	in priority order.	
24	4.—Encourage economic development that is consistent with the adopted Comprehensive Economic	
25	Development Strategy (CEDS) for Whatcom County.	
26	5. Implement economic development policies contained in the Whatcom County Comprehensive	
27	Plan in shoreline areas consistent with this program and the Act.	
28	6. Encourage new economic development to locate in areas that are already developed with	
29	similar uses.	
30	7. Discourage expansion of existing development that is incompatible with this program, the	
31	character of the local area, or the Whatcom County Comprehensive Plan.	
32	23.20.030 Public access.	
33	The public access element provides for public access to publicly owned or privately owned shoreline	
34	areas where the public is granted a right of use or access.	
35	A. Goal. To increase the ability of the general public to reach, touch, and enjoy the water's edge, to	
36	travel on the waters of the state, and/or to view the water and the shoreline from adjacent	
37	locations; provided, that private rights, the public safety, and shoreline ecological functions and	

Comment [MD12]: All content in Chapter 23.20 moved to CompPlan.

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1	processes are protected consistent with the U.S. and state Constitutions, state case law, and state
2	statutes.
3	B. Objectives.
4	1Locate, design, manage and maintain public access in a manner that protects shoreline
5	ecological functions and processes and the public health and safety.
6	2. Design and manage public access in a manner that ensures compatibility with water-dependent
7	uses.
8	3. Where appropriate, acquire access to publicly owned tidelands and shorelands. Encourage
9	cooperation among the county, landowners, developers, other agencies and organizations to
10	enhance and increase public access to shorelines as specific opportunities arise.
11	4. Provide and protect visual access to shorelines and tidelands.
12	5.—Require physical or visual access to shorelines as a condition of approval for shoreline
13	development activities commensurate with the impacts of such development and the
14	corresponding benefit to the public, and consistent with constitutional limitations.
15	6.—Develop and manage public access to prevent adverse impacts to adjacent private shoreline
16	properties and developments.
17	23.20.040 Recreation.
18	The recreation element provides for the preservation and expansion of water-oriented recreational
19	opportunities that facilitate the public's ability to enjoy the physical and aesthetic qualities of the
20	shoreline through parks, public access to tidelands and beaches, bicycle and pedestrian paths,
21	viewpoints and other recreational amenities.
22	A. Goal. To provide opportunities and space for diverse forms of water-oriented recreation.
23	B. Objectives.
24	1.—Locate, develop, manage, and maintain recreation areas in a manner that protects shoreline
25	ecological functions and processes.
26	2.—Provide a balanced choice of water-oriented public recreational opportunities regionally. Ensure
27	that shoreline recreation facilities serve projected county growth in accordance with the level of
28	service standards established in the Whatcom County Comprehensive Plan and related goals
29	and policies; the Comprehensive Park and Recreation Open Space Plan; the Whatcom County
30	Bicycle Plan; and the Natural Heritage Plan.
31	3. Acquire additional recreation areas and public access areas with a high recreation value prior to
32	demand to assure that sufficient shoreline recreation opportunities are available to serve future
33	recreational needs.
34	4. Encourage cooperation among public agencies, nonprofit groups, and private landowners and
35	developers to increase and diversify recreational opportunities through a variety of means
36	including incorporating water-oriented recreational opportunities into mixed use developments
37	and other innovative techniques.
38	5. Recognize and protect the interest of all people of the state by providing increased recreational
39	opportunities within shorelines of statewide significance and associated shorelands.
40	6.—Encourage private and public investment in recreation facilities.

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1	7.—Locate, design, and operate recreational development in a manner that minimizes adverse
2	effects on adjacent properties as well as other social, recreational, or economic activities.
3	23.20.050 Transportation and essential public facilities.
4	The transportation and essential public facilities element provides for the general location and extent of
5	existing and proposed public thoroughfares, transportation routes, terminals, and other public utilities
6	and facilities.
7	A. Goal. To provide transportation systems and essential public facilities in shoreline areas without
8	adverse effects on existing shoreline use and development or shoreline ecological functions and/or
9	processes.
10	B. Objectives.
11	1. Locate, develop, manage, and maintain transportation systems and essential public facilities in a
12	manner that protects shoreline ecological functions and processes. Minimize and mitigate
13	unavoidable impacts.
14	2. Locate and design transportation systems and essential public facilities to be harmonious with
15	the existing and future economic and social needs of the community.
16	3. Discourage the development of non-water-dependent transportation systems and essential
17	public facilities unless no feasible alternatives exist. Devote roads within the shoreline
18	jurisdiction to low volume local access routes and shoreline public access where feasible.
19	4. When appropriate, require adequate compensation where transportation systems and essential
20	public facilities reduce the benefits people derive from their property.
21	5.—Provide for alternate modes of travel, encourage freedom of choice among travel modes, and
22	provide multiple use transportation corridors where compatible in association with shoreline
23	transportation development.
24	6.—Require transportation system and essential public facility development in shoreline areas to
25	protect and enhance physical and visual shoreline public access.
26	23.20.060 Shoreline use.
27	The shoreline use element considers the use and development of shorelines and adjacent land areas for
28	housing, business, industry, transportation, agriculture, forestry, natural resources, recreation,
29	education, public institutions, utilities and other categories of public and private land use with respect to
30	the general distribution, location and extent of such uses and developments.
31	A.—Goal. To preserve and develop shorelines in a manner that allows for an orderly balance of uses.
32	B. Objectives.
33	1. Give preference to water dependent and single family residential uses that are consistent with
34	preservation of shoreline ecological functions and processes. Give secondary preference to
35	water-related and water-enjoyment uses. Allow non-water-oriented uses only when substantial
36	public benefit is provided with respect to the goals of the Act for public access and ecological
37	restoration.
38	2. Designate and maintain appropriate areas for protecting and restoring shoreline ecological
39	functions and processes to control pollution and prevent damage to the shoreline environment
40	and/or public health.

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1	3.—Ensure shoreline uses are consistent with the Whatcom County Comprehensive Plan.
2	4. Balance the location, design, and management of shoreline uses throughout the county to
3	prevent a net loss of shoreline ecological functions and processes over time.
4	5.—Encourage mixed use developments that include and support water-oriented uses and provide a
5	substantial public benefit consistent with the public access and ecological restoration goals and
6	policies of the Act.
7	6.—Encourage shoreline uses and development that enhance shoreline ecological functions and/or
8	processes or employ innovative features that further the purposes of this program.
9	7. Encourage shoreline uses and development that enhance and/or increase public access to the
10	shoreline.
11	23.20.070 Conservation.
12	The shoreline conservation element provides for the protection of natural resources, and shoreline
13	ecological functions and processes. Resources to be conserved and protected include, but are not
14	limited to, wetlands; riparian, nearshore, and aquatic habitats; priority fish and wildlife habitats and
15	species; floodplains; feeder bluffs and other geological features; cultural and historic resources; as well
16	as scenic vistas and aesthetics.
17	A.—Goal. To conserve shoreline resources and important shoreline features, and protect shoreline
18	ecological functions and the processes that sustain them to the maximum extent practicable.
19	B. Objectives.
20	1.—Develop regulations and mitigation standards that ensure new shoreline developments prevent
21	a net loss of shoreline ecological functions and processes. Implement such regulations and
22	standards in a manner consistent with all relevant constitutional and other legal limitations on
23	the regulation of private property.
24	2.—Protect critical areas in accordance with the policies and regulations in Chapter 16.16 WCC.
25	3. Manage renewable natural resources on a sustained yield basis. Extract nonrenewable natural
26	resources in a manner that maintains the quality of other resources and shoreline ecological
27	functions and processes.
28	4. Prioritize protection and/or conservation of shoreline areas that are ecologically intact and
29	minimally developed or degraded.
30	23.20.080 Archaeological, historical and cultural resources.
31	The archaeological-historical-cultural element provides for protection, preservation and/or restoration
32	of buildings, sites, and areas having archaeological, historical, cultural, or scientific value or significance.
33	A. Goal. Protect shoreline features of historic, cultural, archeological, or scientific value or significance
34	to prevent damage or destruction through coordination and consultation with the appropriate local,
35	state and federal authorities, including affected Indian tribes.
36	B. Objectives.
37	1.—Protect sites in collaboration with appropriate tribal, state, federal and local governments.
38	Encourage public agencies and private parties to cooperate in the identification, protection and
39	management of cultural resources.

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1	2. Where appropriate, make access to such sites available to parties of interest; provided, that
2	access to such sites must be designed and managed in a manner that gives maximum protection
3	to the resource.
4	3.—Provide opportunities for education related to archaeological, historical and cultural features
5	where appropriate and incorporated into public and private programs and development.
6	23.20.090 Views and aesthetics.
7	This element provides for preservation and/or protection of scenic vistas, views of the water, and other
8	aesthetic gualities of shorelines for public enjoyment.
9	A.—Goal. To assure that the public's ability and opportunity to enjoy shoreline views and aesthetics is
10	protected.
11	B. Objectives.
12	1.—Identify and protect areas with scenic vistas and areas where the shoreline has high aesthetic
13	value.
14	2. Design development to minimize adverse impacts on views from public property or views
15	enjoyed by a substantial number of residences.
-	
16	23.20.100 Restoration and enhancement.
17	This element provides for the timely restoration and enhancement of ecologically impaired areas in a
18	manner that achieves a net gain in shoreline ecological functions and processes above baseline
19	conditions as of the adoption of this program.
20	A.—Goal. To reestablish, rehabilitate and/or otherwise improve impaired shoreline ecological functions
21	and/or processes through voluntary and incentive-based public and private programs and actions
22	that are consistent with the Shoreline Management Program Restoration Plan (County Resolution
23	2007-011) and other approved restoration plans.
24	B. Objectives.
25	1.—Encourage and facilitate cooperative restoration and enhancement programs between local,
26	state, and federal public agencies, tribes, nonprofit organizations, and landowners to address
27	shorelines with impaired ecological functions and/or processes.
28	2.—Restore and enhance shoreline ecological functions and processes as well as shoreline features
29	through voluntary and incentive-based public and private programs.
30	3. Target restoration and enhancement towards improving habitat requirements of priority and/or
31	locally important wildlife species.
32	4. Ensure restoration and enhancement is consistent with and, where practicable, prioritized
33	based on the biological recovery goals for early Chinook and bull trout populations and other
34	species and/or populations for which a recovery plan is available.
35	5. Integrate restoration and enhancement with other parallel natural resource management
36	efforts such as the WRIA 1 Salmonid Recovery Plan, Drayton Harbor and Portage Bay Shellfish
37	Protection District Plans, WRIA 1 Watershed Management Plan, Whatcom County
38	Comprehensive Plan, and the Puget Sound Salmon Recovery Draft Plan.

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1	Chapter 23.05-10 Administrative Procedures Provisions	
2	23.10.010 Authorization.	
3	RCW 90.58.140(3) requires local governments to establish a program, consistent with the rules adopted	
4	by Ecology, for the administration and enforcement of shoreline development. Also, in accordance with	
5	RCW 90.58.050, which provides that tThis program is intended to establish a cooperative program	
6	between Whatcom County and the state. Whatcom County shall have the primary responsibility for	
7	administering the regulatory program, and Ecology shall act primarily in a supportive and review	
8	capacity, in accordance with RCW 90.58.050.	
9	23.10.100-020 Application to persons and development Applicability.	Comment [AP13]: Moved sections 23.10.100 – 150 here from 23.50.
10	A. <u>Unless specifically exempted by statute, or as excluded below,</u> T <u>t</u> his program shall apply to any	130 here from 23.50.
11	person, as defined in WCC Chapter 23.110. This program shall apply to any proposed development,	
12	use, or activity development as defined in WCC Chapter 23.110 . All development and use of	
13	shorelines of the state shall be carried out in a manner that is consistent with this program and the	
14	policy of the Act as required by RCW 90.58.140(1), whether or not a shoreline permit or statement	
15	of exemption is required for such development pursuant to Chapter 23.60 WCC.occurring within	
16	shoreline jurisdiction. Such development, use, or activity must conform to chapter 90.58 RCW, the	
17	Shoreline Management Act, and this master program whether or not a permit is required.	Comment [DN14]: This text is required per WAC
18	B. Unless otherwise stated, no development shall be constructed, located, extended, modified,	173-26-191(2)(a)(iii)(A).
19	converted, or altered, or land divided, without full compliance with this program, including WCC	
20	Chapter 16.16 (Critical Areas).	
21	B.C.No substantial development as defined in WCC Chapter 23.110 shall be undertaken within	
22	shorelines by any person on shorelines without first obtaining a substantial development permit	
23	from Whatcom County; provided, that such a permit shall not be required for the exempt activities	
24	listed in WCC22.07.020 (Exemptions from Shoreline Substantial Development Permits)-23.60.022.	
25	D. All developments, uses and development activities on shorelines shall be subject to the policies of	
26	the Whatcom County Comprehensive Plan Chapter 11 (Shorelines) and regulations of this program	
27	in addition to any other applicable regulations of the Whatcom County Code, provided, that all use	
28	and development that is to be located within the Cherry Point Management Area, as defined in	
29	Chapter 23.90 WCC, shall be subject to the regulations found in WCC 23.40.210 only, and shall not	
30	be subject to the regulations found in this chapter and Chapter 23. <u>40</u> WCC unless otherwise	
31	specified.	Comment [CES15]: Covered by 23.40.115
32	E. Application within Federal Reserves or Lands.	(CPMA)
33	1. Areas and uses in those areas that are under exclusive federal jurisdiction as established	Comment [AP16]: Moved from 23.30.010 – General Regulations
34	through federal or state statues are not subject to the jurisdiction of RCW Chapter 90.58 (SMA).	Comment [AP17]: Updated per Periodic Review
35	2. As recognized by RCW 90.58.350, nothing in this program shall affect any rights established by	Checklist, Item 2017.f, and Scoping Document, Item
36	treaty to which the United States is a party.	#2c.
37	3. The Act and this program, including the permit system, shall apply to all nonfederal	Comment [CES18]: From WAC 90.58.350.
38	developments and uses undertaken on federal lands and on lands subject to nonfederal	

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1	1		ownership, lease, or agreement, even though such lands may fall within the externa	l boundaries
2			of a federal ownership.	<u>i boundaries</u>
3	F.	Dir	ect federal agency activities affecting the uses or resources subject to the Act must b	e consistent
4			the maximum extent practicable with the enforceable provisions of the Act and with	
5			ogram as required by WAC 173-27-060.	
6	G.		is master program shall apply to all unincorporated urban lands until such time as a ci	ity meets the
7		req	quirements of WAC 173-26-150 or 173-26-160 for pre-designation of urban growth ar	eas (UGAs)
8		ora	amends its master program as appropriate.	
9	<u>H.</u>	Thi	is program shall not apply to:	
10		<u>1.</u>	Activities undertaken to comply with a United States Environmental Protection Agen	<u>ncy</u>
11			Superfund-related order, or a Washington Department of Ecology order pursuant to	the Model
12			Toxics Control Act (such as the Swift Creek Sediment Management Action Plan), or a	<u>1</u>
13			Department of Homeland Security order that specifically preempts local regulations	in the
14			findings of the order.	
15		<u>2.</u>	Pursuant to RCW 90.58.045 regarding environmental excellence program agreemen	i <u>ts,</u>
16			notwithstanding any other provision of law, any legal requirement under the Shorel	<u>ine</u>
17			Management Act, including any standard, limitation, rule, or order is superseded an	
18			in accordance with the terms and provisions of an environmental excellence program	<u>m</u>
19			agreement, entered into under chapter 43.21K RCW.	
20		<u>3.</u>	The holder of a certification from the governor pursuant to chapter 80.50 RCW shall	not be
21			required to obtain a permit under chapter 90.58 RCW.	
22	<u>l.</u>		rsuant to RCW 90.58.140(12), a permit is not required in order to dispose of dredged	
23			lisposal site approved through the cooperative planning process referenced in RCW 7	
24			ovided the dredged material disposal proponent obtains a valid site use authorization	
25		Dre	edged Material Management Program office within the Department of Natural Resou	<u>rces.</u>
26	23	10.1	180-030 Administration Administrative Duties.	
27	A.		e Director is hereby vested with the authori <u>zedty</u> to:	
28			Administer this program.	
29		2.	Determine if a public hearing should be held on a shoreline permit application by th	e Hearing
30			Examiner pursuant to WCC <u>Title 22 (Land Use and Development) 23.60.130</u> .	
31		3.	Grant or deny statements of exemption.	
32		4.	Authorize, approve, or deny shoreline substantial development permits, except for	those for
33			which the Hearing Examiner or County Council is the designated decision maker.	
34		5.	Enforce the code pursuant to WCC 23.10.160 (Violations, Enforcement, and Penaltie	es), including
35			Hissuinge a-stop work orders pursuant to the procedure set forth in WAC 173-27-270) and this
36			program, upon a person undertaking an activity on shorelines in violation of Chapte	r 90.58 RCW
37			or this program; and seek remedies for alleged violations of this program's regulation	
38			provisions of the Act, or of conditions of approval for attached to a all project permi	
39			shoreline permitconditions of approval for consistency with this program issued by '	Whatcom
40			County.	

Comment [CES19]: Added per Periodic Review Checklist, Item 2017.c, and Scoping Document, Item #1c: Update to fully cover the exceptions in WAC 173-27-044 and -045 to satisfy required legislative amendment.

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1		6.	Decide whether or not a proposal is subject to the consolidated review process of Chapter WCC	
2			22.05 (Land Use and Development) and determine what other permits are required to be	
3			included in the consolidated review.	
4		7.	Make field inspections as needed, and prepare or require reports on <u>a</u> shoreline permit or	
5			statement of exemption applications.	
6		8.	Make written recommendations to the County Council or Hearing Examiner as appropriate and $_{7}$	
7			insofar as possible, assure that all relevant information, testimony, and questions regarding a	
8			specific matter are made available during their respective reviews of such matter.	
9		9.	Propose amendments to the Planning Commission deemed necessary to more effectively or	
10			equitably achieve the purposes and goals of this program.	
11		10	Advise interested persons and prospective applicants/proponents as to the administrative	
12			procedures and related components of this program ; .	
13		11	Collect fees as provided for in WCC Title 22 (Land Use and Development) -23.60.070; and.	
14		12	Assure that proper notice is given to interested persons and the public through news media,	
15			posting, or mailing of noticeas required by Title 22 (Land Use and Development).	
16		13	Review administrative and management policies, regulations, plans, and ordinances relative to	
17			lands under County jurisdiction that are adjacent to shorelines so as to achieve a use policy on	
18			such lands that is consistent with the Act and this program.	
19		14	Review and evaluate the records of project review actions in shoreline environments and report	
20			on the cumulative effects of authorized development of shoreline conditions. The Director shall	
21			coordinate such review with the Washington Department of Ecology, the Washington	
22			Department of Fish and Wildlife, the Lummi Nation and Nooksack Tribe, and other interested	
23			parties.	
24		15	-Make recommendations to the Planning Commission for open space tax designations pursuant	
25			to Chapter 84.34 RCW.	 Comment [PDS20]: Not relevant to SMP
26		16	<u>15.</u> Develop administrative guidance materials related to the interpretations of principles	
27	•		and terms in this program as required to provide for consistent and equitable implementation of	
28			this program. Such administrative guidance documents shall be developed in consultation with	
29			the<u>provided to</u> Washington State Department of Ecology to ensure that any formal written	
30			interpretations are consistent with the purpose and intent of Chapter 90.58 RCW, the applicable	
31			guidelines, and the goals and objectives of this program.	
32	В.	Th	e Whatcom County Planning Commission is hereby vested with the responsibility to periodically	
33		rev	iew the program as a major element of the County's planning and regulatory program, and make	
34		rec	commendations for amendments thereof to the County Council.	 Comment [CES21]: Moved from 23.70.040
35	Ċ.	Th	e Whatcom County Council is hereby vested with authority to:	
36		1.	Initiate an amendment to this program according to the procedures prescribed in WAC 173-26-	
37			100.	
38		2.	Adopt all amendments to this program, after consideration of the recommendation of the	
39			Planning Commission and pursuant to the procedural requirements of WCC Chapter 2.02;	
40			provided, that substantive amendments shall become effective <u>14 days from immediately upon</u>	
41			adoption by the Department of Ecology's written notice of final action.	

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1	3. Make final <u>County</u> decisions or recommendations, as applicable, with regard to shoreline	
2	permit, shoreline variance, or shoreline conditional use applications that require County Council	
3	action on a consolidated review as provided by WCC Chapter 22.05.	
4	23.05.010 Authority.	
4 5	As described in adopted Whatcom County Ordinance 2008-034, the general administrative sections of	
6	Title 23 (Whatcom County Shoreline Management Program) are not part of this program. They are,	
7	however, included with the text of this title for consistency and ease of use. Department of Ecology will	
8	be notified of any changes to the administrative chapters listed below.	
9	The use of separate local administrative and enforcement procedures is consistent with the 2003	
10	Washington State Shoreline Master Program Guidelines (WAC 173-26-191(2)(a)(iii)(C)), Administrative	
11	provisions:	
12	Local governments may include administrative, enforcement, and permit review procedures in	
13	the master program or the procedures may be defined by a local government ordinance	
14	separate from the master program. In either case, these procedures shall conform to the	
15	Shoreline Management Act, specifically RCW 90.58.140, 90.58.143, 90.58.210 and 90.58.220	
16	and to chapter 173-27 WAC.	
17	23.05.020 Purpose.	
18	The purpose of the chapter is to allow Whatcom County to revise local administrative procedures (fees,	
19	application meetings, authority of administrator, etc.) without a formal state amendment process.	
20	These chapters must still be consistent and remain consistent with the related provisions in the	
21	Shoreline Management Act and state shoreline rules (WACs). In the event of a conflict, the state RCW or	
22	WAC, as amended, will prevail over the local ordinance.	
23	23.05.030 Administrative procedures.	
24	A. All applications for project permits covered by this title shall be reviewed and processed in	
25	accordance with Chapter 22.05 WCC, except as otherwise stated within this title.	
26	B.—The following administrative sections and chapters were adopted by the Whatcom County	
27	Administrative Procedures Ordinance 2008-034, and are separate from this title:	
28	 — WCC 23.60.050 – Minimum application requirements. 	
29	— WCC 23.60.060 – Pre-application conference.	
30	– WCC 23.60.070 – Fees.	
31	 WCC 23.60.080 – Notice of application. 	
32		
33		
34		
35		
36		
37	 WCC 23.60.150 – Notice of decision, reconsideration and appeal. 	
38	- WCC 23.60.160 - Initiation of development.	

Comment [CES22]: Moved from 23.70.050

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1	
2	— WCC 23.60.190 – Expiration.
3	- <u>Chapter 23.70 WCC - Administration</u>
4	- Chapter 23.80 WCC – Legal Provisions.
5	23.10.110 Relationship to other local regulations.
6	A. In the case of development subject to the shoreline permit requirement of this program, the county
7	building official shall not issue a building permit for such development until a shoreline permit has
8	been granted; provided, that any permit issued by the building official for such development shall be
9	subject to the same terms and conditions that apply to the shoreline permit.
10	B.—In the case of development subject to regulations of this program but exempt from the shoreline
11	substantial development permit requirement, any required statement of exemption shall be
12	obtained prior to issuance of the building permit; provided, that for single-family residences, a
13	building permit reviewed and signed off by the administrator may substitute for a written statement
14	of exemption. A record of review documenting compliance with bulk and dimensional standards as
15	well as policies and regulations of this program shall be included in the permit review. The building
16	official shall attach and enforce conditions to the building permit as required by applicable
17	regulations of this program pursuant to RCW 90.58.140(1).
18	C. In the case of zoning conditional use permits and/or variances required by WCC Title 20 for
19	development that is also within shorelines, the county decision maker shall document compliance
20	with bulk and dimensional standards as well as policies and regulations of this program in
21	consideration of recommendations from the administrator. The decision maker shall attach
22	conditions to such permits and variances as required to make such development consistent with this
23	program.
24	D.—In the case of land divisions, such as short subdivisions, long plats and planned unit developments
25	that require county approval, the decision maker shall document compliance with bulk and
26	dimensional standards as well as policies and regulations of this program and attach appropriate
27	conditions and/or mitigating measures to such approvals to ensure the design, development
28	activities and future use associated with such land division(s) are consistent with this program.
29	E. Other local ordinances that may be applicable to shoreline development or use include, but are not
30	limited to:
31	1. Building, plumbing, mechanical, and fire codes.
32	2. Boating and swimming, WCC Title 11.
33	3.—On-site sewage system regulations, Chapter 24.05 WCC.
34	 Solid waste rules and regulations, Chapter 24.06 WCC.
35	5.—Zoning, WCC Title 20.
36	6.—Land division regulations, WCC Title 21.

37 7. Development standards.

Comment [AP23]: Moved to WCC 23.10.060.

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-	23.10.120 Relationship to other state and federal laws.	Comment [AP24]: Moved to 23.10.060.
1	A. Obtaining a shoreline permit or statement of exemption for a development or use does not excuse	
	the applicant/proponent from complying with any other local, tribal, state, regional or federal	
	statutes or regulations applicable to such development or use.	
4	B.—At the time of application or initial inquiry, the administrator shall inform the applicant/proponent	
	of other such statutes and regulations relating to shoreline issues that may be applicable to the	
	project to the extent that the administrator is aware of such statutes. However, t <u>T</u> he final	
	responsibility for determining applicable statutes and regulations and complying with the same rests	
	with the applicant/proponent or responsible person carrying out the use or development in	
	question.	
(C.—Washington State statutes together with implementing regulations adopted pursuant thereto that	
	may be applicable to shoreline development or use include, but are not limited to:	
	1. Flood Control Zone Act, Chapter 86.16 RCW.	
	2.—Forest Practices Act, Chapter 76.09 RCW.	
	3. Fish and Wildlife, RCW Title 77.	
	4.—Water Pollution Control Act, Chapter 90.48 RCW.	
	5.—Land Subdivision Act, Chapter 58.17 RCW.	
	6. Surface Mining Act, Chapter 78.44 RCW.	
	7.—Washington Clean Air Act, Chapter 70.94 RCW.	
	8.—State Environmental Policy Act (SEPA), Chapter 43.21C RCW.	
	9. Camping Resorts Act, Chapter 19.105 RCW.	
	10Water Resources Act of 1971, Chapter 90.54 RCW.	
	11. Growth Management Act, Chapter 36.70A RCW.	
	12. State Hydraulic Code, Chapter 77.55 RCW.	
4	DRegional authority regulations authorized by state law that may be applicable to shoreline	
	development or use include, but are not limited to:	
	1. Northwest Clean Air Agency regulations.	
	2.—Puget Sound Water Quality Management Plan.	
4	E. Federal statutes together with implementing regulations adopted pursuant thereto that may be	
	applicable to shoreline development or use include, but are not limited to:	
	1.—Rivers and Harbors Act of 1899.	
	2. Fish and Wildlife Coordination Act of 1958.	
	3. National Environmental Policy Act of 1969 (NEPA).	
	4. Coastal Zone Management Act of 1972, as amended.	
	5. Federal Water Pollution Control Act, as amended.	
	6.—Flood Insurance Act of 1968, as amended.	
	7. Clean Air Act, as amended.	
J	8.—Endangered Species Act (ESA).	

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1	23.10.1310 Application within federal reserves.				
2	A.–	As recognized by RCW 90.58.350, the provisions of this program shall not apply to lands held in trust			
3	by the United States for Indian nations, tribes or individuals.				
4	23.10.040 Code Interpretation.				
5	Α.	The regulations of this Program shall be interpreted to allow the development, use, or activity as			
6		described in the General Regulations and/or Specific Use Regulations only when the proposal is			
7		designed, constructed, and/or mitigated to provide no net loss of or a net lift to ecological functions			
8		and ecosystem wide processes.			
9	<u>B.</u>	The policies of Chapter 11 (Shorelines) of the Comprehensive Plan shall guide interpretation of the			
10		regulations.			
11	<u>C.</u>	Conflict between the provisions of the this Program and the WACs implementing the Act must be			
12		resolved in accordance with the WACs; provided that conflict between the provisions of the WACs			
13		implementing the Act and the Act must be resolved in accordance with the Act.			
14	<u>D.</u>	In case of conflict between the provisions of this program and Whatcom County Code or the laws,			
15		regulations, codes, or rules promulgated by any other authority having jurisdiction within Whatcom			
16		County, the more restrictive requirements shall apply, except when constrained by federal or state			
17		law.			
18	<u>E.</u>	As provided for in RCW 90.58.900, the Act is exempt from the rule of strict construction, and this			
19		program, including these regulations, shall therefore be liberally construed to give full effect to the			
20		purposes, goals, objectives, and policies of the Act for which this program was enacted and adopted,			
21		respectively.			
22	<u>F.</u>	Within shoreline jurisdiction, the regulations of WCC Chapter 16.16 adopted pursuant to 23.05.065			
23		(Critical Areas) shall be liberally construed together with the program to give full effect to the			
24		objectives and purposes of the provisions of the program and Act.			
25	<u>23.</u>	10.050 Shoreline Permits Required.			
26	<u>A.</u>	To be authorized, all shoreline development, uses, or activities shall be done in a manner consistent			
27		with this program and the Shoreline Management Act as required by RCW 90.58.140(1), regardless			
28		of whether a shoreline permit, statement of exemption, shoreline variance, or shoreline conditional			
29		use permit is required.			
30	<u>B.</u>	The applicable provisions of WCC Title 22 (Land Use and Development) shall govern the processing			
31		of permits required under this Title. If any conflict should exist between Title 22 and this program,			
32		the provisions of this program shall prevail.			
33	23.	10.160 Violations, Enforcement, and Penalties.			
34	_	The Director, when necessary in consultation with the Department of Ecology, is authorized to			
35		adopt such rules as are necessary and appropriate to carry out the provisions of the Shoreline			
36		Management Act (RCW 90.58.200) and Chapter 173-27 WAC, Part II. The Act calls for a cooperative			
37		program between local government and the state. It provides for a variety of means of			
38		enforcement, including civil and criminal penalties, orders to cease and desist, orders to take			

39 <u>corrective action, and permit rescission.</u>

Comment [CES25]: Moved to 23.10.020, Applicability

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1	B. In addition to the following provisions, this Title shall be enforced in accordance with N	NCC Chapter
2	20.94 (Enforcement and Penalties) and WAC 173-27-240 through 173-27-300 or their s	
3	C. To achieve no net loss, if a development, use, or activity has occurred in violation of th	
4	prompt restoration or mitigation of any adverse impacts shall be provided. The standa	rd mitigation
5	ratio for the critical area or buffer impacts shall be doubled to address temporal loss w	<u>/hen</u>
6	appropriate. If this provision is not complied with, the County may restore or mitigate	the site and
7	charge the responsible person for the full cost of such an activity. Additionally, any and	d all permits or
8	approvals issued by the County may be denied for that property for a period of up to s	ix years.
9	D. Any responsible party that willfully refuses to complete a required restoration plan pu	rsuant to this
10	section shall be guilty of a misdemeanor and, in addition to the requirement of subsec	tion (C), shall
11	provide shoreline restoration equal to double the square footage of the impacted area	<u>i.</u>
12	E. Pursuant to WCC 22.05.150 (Permit Revocation), the County may revoke a permit if th	<u>e applicant</u>
13	violates the conditions or limitations set forth in the permit or exceeds the scope of th	<u>e work set</u>
14	forth in the permit.	
15	23. 80.040 10.170 Abatement.	
16	Structures or development on shorelines considered by the administrator Director to pres	ent a hazard
17	or other public nuisance to persons, properties, or natural features may be abated by the	
18	the provisions of WCC Title 15 (Buildings & Construction) and WCC Chapter 22.15 (Code	
19	Enforcement)the applicable provisions of the Uniform Code for the Abatement of Dangero	ous Buildings,
20	1997 Edition, or successor as adopted by Whatcom County, or by other appropriate means	
21	23.10.180 Financial Sureties.	_
22	In approving any application or exemption for a shoreline development, the Director may	require the
23	posting of a financial surety to ensure continued compliance with any conditions imposed,	including the
24	construction of improvements, the adherence to County standards, and/or maintenance, i	repair or
25	replacement of such improvements. The financial surety shall be in a form acceptable to the	<u>ne County's</u>
26	attorney. In the event a condition occurs warranting the use of financial surety, the Director	or may act
27	under such financial surety or may perform the work required at the County's expense, whether the sure of the sure	<u>nich expense</u>
28	shall be a lien against the property, enforceable as would be a judgment thereon.	
29	23.80.010 23.10.190 Amendments.	
30	A. Amendments to the Shoreline Management Program—including both Comprehensive	Plan polices
31	and Title 23 regulations—shall be processed pursuant to WCC Chapter 22.10 (Legislati	ve Action
32	Procedures).	
33	B. All regulatory elements of this Program shall be considered a part of the County's deve	elopment
34	regulations. Certain non-regulatory elements of this master program, including but no	t limited to
35	the Shoreline Restoration Plan or administrative procedures (WCC Title 22), may be up	dated and
36	amended at any time without requiring a formal master program amendment.	
37	CAfter approval or disapproval of a program amendment by the Department of Ecology	as provided in
38	RCW 90.58.090, the County shall publish a notice that the program amendment has be	en approved

39 or disapproved by the Department of Ecology. For the purposes of RCW 36.70A.290, the date of

Comment [CES26]: Added. Though we use financial sureties to ensure performance, there was no authorizing language in the SMP.

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1	publication for the amendment of a program is the date the County publishes notice that the
2	program amendment has been approved or disapproved by the Department of Ecology.
3	A.D. The Director shall submit an annual report to the County Council reviewing the effectiveness of
4	the program in achieving its stated purpose, goals, and objectives. Such report may also include any
5	proposed amendments deemed necessary to increase its effectiveness or equity. If said report
6	contains proposed amendments, the Council may schedule a public hearing to consider such matter
7	in accordance with the procedure described in subsection (A). Said report shall also include a
8	determination of whether or not the goal of no net loss of shoreline ecological function is being
9	achieved and provide recommendations for achieving and maintaining the goal.

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1		Ch	apter 23.230 Shoreline Jurisdiction and Area-Environment Designations
2	23.	2 <mark>3</mark> 0.	010 Shoreline Jurisdiction.
3	_		provisions of this program shall apply to all shorelines of the state in unincorporated Whatcom
4		Coι	inty, including all shorelines of statewide significance (Appendix D of this title) and all shorelands
5			defined in WCC Chapter 23.110 and collectively referred to herein as "shorelines." For the
6			poses of this program, jurisdictional shorelines are divided into segments or reaches. Each
7		•	ment is assigned one or more shoreline <u>environmentarea</u> designations pursuant to this chapter
8		in c	order to provide for the management of use and development within shorelines.
9	<u>B.</u>	The	e shoreline master program jurisdiction applies to all shorelines of the state and their associated
10		sho	relands. This includes:
11		1.	All marine waters;
12		<u>2.</u>	Rivers and streams with more than twenty cubic feet per second (cfs) mean annual flow;
13		<u>3.</u>	Lakes and reservoirs twenty acres and greater in area;
14		4.	Floodways and contiguous floodplain areas landward two hundred feet from such floodways;
15			and.
16		<u>5.</u>	All associated wetlands and river deltas associated with the streams, lakes, and tidal waters that
17			are subject to the provisions of the Act;
18		<u>6.</u>	Shorelands adjacent to these waterbodies, typically within two hundred feet of the ordinary
19			high water mark (OHWM);
20		<u>7.</u>	Buffers necessary to protect critical areas that are located within shoreline jurisdiction as
21			described in this program.
22		<u>8.</u>	Associated estuarine wetlands: the jurisdictional boundary shall extend two hundred feet
23			landward of the OHWM of the wetland.
24		<u>9.</u>	Associated palustrine wetlands that extend greater than two hundred feet landward of the
25			OHWM of the shoreline: the jurisdictional boundary shall extend to the OHWM of the wetland.
26		<u>10.</u>	Critical areas designated pursuant to Chapter 36.70A RCW and located within shoreline
27			jurisdiction shall be subject to the regulations of this program.
28	23.	<mark>20.0</mark>	20 23.230.020 Official Shoreline Map.
29	Α.	As	part of this program, there is one official Whatcom County shoreline environment designations
30		<u>ma</u>	p, which shall be in the custody of the Planning and Development Services Department and
31		<u>ava</u>	ilable for public inspection during normal business hours and on the Whatcom County website.
32		<u>Un</u>	official copies of the official map or portions thereof may be included or distributed with copies
33		<u>of t</u>	his program. Shoreline Area Designations. Shoreline area designations are delineated on a map,
34			eby incorporated as a part of this program (Appendix E of this title) that shall be known as the
35			icial Shoreline Map. There shall be only one official copy of this map that shall reside in the
36			tody of the Washington State Department of Ecology. Additional copies have been provided to
37		the	Whatcom County auditor and the Whatcom County planning and development Services
38		der	partment where they are available for public use.

Comment [CES27]: From RCW 90.58.030(2)((f) and DOE SMP Handbook.

	SM	IP Update – Title 23 Amendments May 13, 2021
1	В.	The purpose of the official shoreline environment designations map is to depict graphically those
2		areas of Whatcom County falling under the jurisdiction of this program, and the shoreline
3		environment designations of those areas. Shoreline Jurisdictional Limits. The purpose of the Official
4		Shoreline Map is to identify shoreline area designations. The map does not necessarily identify or
5		depict the lateral extent of shoreline jurisdiction nor does it identify all associated wetlands. The
5		lateral extent of the shoreline jurisdiction shall be determined on a case-by-case basis based on the
7		iocation of the ordinary high water mark (OHWM), floodway and presence of associated wetlands
3		provided, that, exclusive of associated wetlands, the map identifies the lateral extent of shoreline
Э		jurisdiction on the Sumas River and the Mainstem, North Fork, Middle Fork and South Fork of the
С		Nooksack River.
1 '	C.	Where questions arise regarding the precise boundaries of any shoreline designation, the Director
2		will make the final determination following the guidance of 23.20.030 (Interpretation of Official Map
3		Boundaries) and 23.20.040 (Mapping Errors). Appeals of such interpretations may be filed pursuant
4		to WCC 22.05.160 (Appeals).
5	D.	All shorelines waterward of the OHWM shall be designated aquatic ,except that in the Cherry Point
5		Management Area the aquatic designation shall start waterward of the CPMA boundary (see
7		subsection E).
3	Ε.	The Cherry Point Management Area is a geographic area lying between the eastern property
9		boundary of Tax Lots 2.27 and 2.28 within the SE 1/4 of Section 11, Township 39 North, Range 1
)		West, as it existed on June 18, 1987, and the southern boundary of Section 32, Township 39 North,
1		Range 1 East, extending waterward a distance of 5,000 feet and extending landward for 200 feet as
2		measured on a horizontal plane from the OHWM. This area shall have the Cherry Point Management
3		Area shoreline environment designation.
ı	<u>F.</u>	Upland shoreline environment designations shall apply to shorelands, unless specifically stated to be
5		applied to the aquatic designation by this program.
5	F. G	Only one shoreline environment designation shall apply to a given shoreland area. In the case of
<i>'</i>		designations running parallel to one another (as along the coast), designations shall be divided along
3		an identified linear feature. Such linear features shall be clearly noted in the metadata associated
)		with the Official Shoreline Map.
)	G.I	All shorelines east of the Mount Baker National Forest western boundary are designated natural
		or conservancy unless there are federal projects on federal lands.
2	H.	All areas within shorelines that are not mapped and/or designated and are not directly adjacent to
;		other shoreline designated areas are automatically assigned a conservancy designation. Within
ł		urban growth areas, such shorelines shall be automatically assigned an urban conservancy
5		designation until such time that the shoreline environment can be re-designated through a formal
ô		amendment.
7	23.	3020.021-030 Interpretation of shoreline area designation boundariesOfficial Map Boundaries.
8	Wł	nere the exact location of an environment designation boundary line is uncertain, the official
9	sho	preline environment designations man will be used to determine the location of such line. When

Comment [PDS28]: Should be based existing conditions

Comment [CES29]: Moved from "Interpretation of Map" section, below.

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1	resortir	ng to the shoreline environment designations map does not resolve the conflict, the following
2		ill apply:
3		Boundaries indicated as approximately following the center lines of streets, highways, alleys, or
4		other roadways, or railroads shall be construed to follow the nearest right-of-way edge;
5	2.	Boundaries indicated as approximately following lot, fractional section, or other subdivision
6		lines shall be construed as following such subdivision lines;
7	<u>3</u> .	Boundaries indicated as approximately following any lines of corporate limits or other local
8		government jurisdictional lines shall be construed as following such lines;
9	<u>4.</u>	Boundaries indicated as parallel to or extensions of features identified in subsections (1)
10		through (3) of this section shall be so construed; and,
11	<u>5.</u>	Boundaries between parallel environment designations along the shoreline shall be construed
12		as the top of the bluff or vegetation line that distinguishes existing development from the
13		critical area abutting the shoreline.
14		When not specifically indicated on the shoreline environment designations map, distances shall
15		be determined by the scale of the map;
16		Where existing physical or cultural features are at variance with those shown on the shoreline
17		environment designations map and cannot be determined with certainty by applying
18		subsections (A)(1) through (6) of this section, the director shall determine the location or
19		existence of such feature utilizing the provisions of WAC 173-27-211, the policies of RCW
20		90.58.020, and the corresponding master program provisions herein; and
21		If disagreement develops as to the exact location of a shoreline area designation boundary line,
22		the Official Shoreline Map shall prevail.
23		If disagreement develops as to the exact location of a shoreline area designation boundary line,
24		the following rules shall apply:
25		Boundaries indicated as approximately following lot, tract, or section lines shall be so construed.
26		Boundaries indicated as approximately following roads or railways shall be respectively
27		construed to follow their centerlines.
28		Boundaries indicated as approximately parallel to or extensions of features indicated in
29		subsection (B)(1) or (2) of this section shall be so construed.
30		Whenever existing physical features are inconsistent with boundaries on the Official Shoreline
31		Map, the administrator shall interpret the boundaries. Appeals of such interpretations may be
32		filed pursuant to WCC 23.60.150(H).
33		All shoreline area waterward of the OHWM shall be designated aquatic.
34		Upland shoreline area designations shall apply to shorelands.
35		Only one shoreline area designation shall apply to a given shoreland area. In the case of parallel
36		designations, designations shall be divided along an identified linear feature. Such linear
37		features shall be clearly noted in the metadata associated with the Official Shoreline Map.
38		All shorelines east of the Mount Baker National Forest western boundary are designated
39		conservancy unless there are federal projects on federal lands.
40		All areas within shorelines that are not mapped and/or designated are automatically assigned a
41		conservancy designation. Within urban growth areas, such shorelines shall be automatically

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1		assigned an urban conservancy designation until such time that the shoreline area can be re-
2		designated through a formal amendment.
3	23.20.0	040 Mapping Errors
4		napping errors may be adjusted prior to a master program amendment to assign the appropriate
5	designa	ation to that area by the following methods:
6	<u>1.</u>	The common boundary descriptions and the criteria in RCW 90.58.030(2) and Chapter 173-22
7		WAC supersede the map when there are mapping error conflicts, other than those with a
8		solution provided in this section.
9	<u>2.</u>	In the event that a jurisdictional area, including associated wetlands, is not mapped, it will
10		automatically be assigned a "resource," "conservancy," or "urban conservancy" designation
11		depending on its location. If outside a UGA and adjacent to an existing "resource" designation, it
12		shall be "resource;," if adjacent to "conservancy" it shall be "conservancy. If outside or inside of
13		a UGA or LAMIRD it shall be "urban conservancy." Such designation will apply until a master
14		program amendment is approved that assigns the appropriate designation to the subject area.
15	<u>3.</u>	In the event that a parcel was inadvertently assigned more than one designation, the more
16		restrictive designation shall apply.
17	<u>4.</u>	In the event that a parcel on the boundary between two designations appears to be a mapping
18		error based on the criteria in this section, the County shall apply the most appropriate of the
19		two designations, until such time as the map can be formally corrected consistent with WAC
20	_	173-26-100 and Section 22.500.105(I) (Shoreline Master Program Amendment).
21	<u>5.</u>	In the event of an environment designation mapping error where the master program update or
22		amendment record, including the public hearing process, is clear in terms of the correct
23		environment designation to apply to a property, the County shall apply the environment
24		designation approved through the master program update or amendment process and correct
25	6	<u>the map.</u>
26 27	<u>6.</u>	If the environment designation criteria were misapplied, but the update or amendment record, including the public hearing process, does not clearly show that a different designation was
28 29		intended to be shown on the map, a master program amendment may be obtained consistent with WAC 173-26-100 and Section 22.500.105(I) (Shoreline Master Program Amendment). This
30		process is intended to allow for reasonable corrections to the shoreline environment
31		designation process. Such process shall include early consultation with the Department of
32		Ecology and other agencies with jurisdiction, affected tribes, and appropriate public notification
33		prior to local approval. Current designations are reflected in the shoreline environment
34		designations map located pursuant to WCC Chapter 23.20 (Shoreline Jurisdiction and
35		Environment Designations).
	22.202	
36 37		0.022 050 Shoreline Area Environment Designations. et of 10 shoreline area designations has been developed as a part of this program. The purpose
38		the shoreline area designations is to provide a systematic, rational, and equitable basis upon
20		the shoreline area designations is to provide a systematic, rational, and equitable basis upon

- 39 which to guide and regulate development within specific shoreline reaches.
- 40 B. Shoreline area designations have been determined after consideration of:

Comment [CES30]: Moved to 23.20.020 Official Map section

	Planning Commission Approved Draft	
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1	1.— The ecological functions and processes that characterize the shoreline, together with the degree	
2	of human alteration; and	
3	2. Existing development patterns together with WCC Title 20, Zoning, designations, the County	
4	Comprehensive Plan designations and other officially adopted plans; and	
5	3. Federal and tribal ownership status; and	
6	4. The goals of Whatcom County citizens for their shorelines; and	
7	5.—Pursuant to RCW 90.58.100(4), in designating state-owned shorelines, consideration has been	
8	given to public demand for wilderness beaches, ecological study areas, and other recreational	
9	activities; and	
10	6. Other state policies in the Act and the Shoreline Master Program Guidelines (RCW 90.58.020	
11	and Chapter 173-26 WAC, respectively).	Comment [MD31]: Moved to CompPlan.
12	ADevelopment, use and activities use within each designated shoreline areaenvironment shall occur	
13	consistent with the SMP this program, including but not limited to: the shoreline environment	
14	designation purpose, designation criteria, and policies described found in Whatcom County	
15	Comprehensive Plan Chapter 11 (Shorelines) below, the general polices and regulations contained in	
16	<u>Chapter 11 (Shorelines) and WCC Chapter 23.390 (General Regulations)</u> , and the use <u>and</u>	
17	modification policies and regulations provided in Chapter 11 (Shorelines) and WCC Chapter 23.4100	
18	(Shoreline Use and Modification Regulations), subject to the provisions of the Whatcom County	
19	Zoning Code, WCC Title 20 (Zoning), and other applicable land use regulations where more	
20	restrictive.	
21	B. Shoreline environment designations in Whatcom County include the following:	
22	<u>1. Urban</u>	
23	2. Urban Resort	
24	3. Urban Conservancy	
25	4. Shoreline Residential	
26	<u>5. Rural</u>	
27	<u>6. Resource</u>	
28	7. Conservancy	
29	<u>8. Natural</u>	
30	<u>9. Aquatic</u>	
31	10. Cherry Point Management Area	Comment [CES32]: Policy Change. The existing SMP treats the SPMA as a sort of overlay
32	23. 30 20. 023- 060 Designation of Shorelines of Statewide Significance.	designation. Based on Council's recent actions
33	In accordance with the criteria of RCW 90.58.030(2)(e), the legislature designated the following	regarding this area, staff is proposing that it be given its own environment designation.
34	shorelines of unincorporated Whatcom County, including the shorelands and associated wetlands as	
35	therein defined, as having statewide significance:	
36	A. Lakes:	
37	1. Lake Whatcom;	
38	2. Ross Lake; and	
39	3. Baker Lake.	

40 B. Rivers:

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1	1. Nooksack River: its Mainstem downstream to Bellingham Bay, its North Fork <u>upstream</u> to the	
2	mouth of Glacier Creek, and its South Fork <u>upstream</u> to the mouth of Hutchinson Creek.	
3	2. Skagit River: upstream of the Whatcom-/Skagit County line to the point where the mean annual	
4	flow is measured at 1,000 feet per second or more, approximately, at the confluence of	
5	Newhalem Creek.	
6	C. Marine:	
7	1. Birch Bay from Birch Point to Point Whitehorn.	
8	2. All other marine waters, water columns, and bedlands waterward of extreme low tide.	
9	23.30.030 Urban shoreline area.	Comment chapter has
10	23.30.031 Urban shoreline area – Purpose.	the case of criterial, an
11	The purpose of the urban shoreline area is to provide for intensive development of water-oriented	(Shoreline L
12	commercial, transportation, and industrial uses and accommodate mixed use developments such as	permissions regulations
13	those consisting of urban density residential, commercial and industrial uses, while protecting existing	regulations.
14	shoreline ecological functions and processes and restoring shoreline ecological functions and/or	
15	processes in areas that have been previously degraded.	
16	23.30.032 Urban shoreline area – Designation criteria.	
17	The urban shoreline area is applied to shoreline areas zoned commercial, industrial and urban density	
18	residential within urban growth areas and limited industrial or commercial areas of more intense rural	
19	development, if they:	
20	A. Are currently characterized by high intensity development and/or uses; are designated by the	
21	Comprehensive Plan for high intensity uses or intensive uses related to commerce, transportation or	
22	navigation; or are suitable and planned for high intensity mixed use; and	
23	B. Do not contain limitations to urban use such as geologic hazards, and have adequate utilities and	
24	access; and	
25	C.—Do not provide important ecological functions that would be significantly compromised by high	
26	intensity residential, commercial, or industrial use.	
27	23.30.033 Urban shoreline area – Policies.	
28	Development within urban shoreline areas shall be consistent with the following policies:	
29	A.—New urban character development should be directed toward already developed or developing	
30	areas where compatible.	
31	B. First priority should be given to water dependent uses. Second priority should be given to water-	
32	related and then water-enjoyment uses. Non-water-oriented uses should not be allowed except as	
33	part of mixed use developments. Non water oriented uses may also be allowed in limited situations	
34	where they do not conflict with or limit opportunities for water-oriented uses or on sites where	
35	there is no direct access to the shoreline, or where the needs of existing and future water-	
36	dependent uses are met.	
37	23.30.034 Urban shoreline area – Permitted uses.	
38	The following uses may be permitted subject to the applicable policies and regulations of this program:	
39	A. Residential.	
40	B. Water oriented commercial, industrial and/or port development.	

Comment [CES33]: The remainder of this chapter has been moved to either the CompPlan (in the case of purpose statements, designation criterial, and policies) or the amended Table 2 (Shoreline Use Table) (in the case of use permissions) so as to make it easier to find all such regulations

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1	C.—Water-oriented recreation.
2	D. Agricultural.
3	23.30.035 Urban shoreline area – Conditional uses.
4	The following uses may be permitted as conditional uses subject to the applicable policies and
5	regulations of this program:
6	A. Non-water-oriented commercial, industrial and/or port development, subject to the criteria in WCC
7	23.100.050(B)(1)(d) and 23.100.070(B)(1) (c)(iv), respectively.
8	B.—Dams, diversions and tailrace structures for hydroelectric power generation.
9	C. Institutional development and essential public facilities, where there is no feasible location outside
10	the shoreline.
11	D.—Transportation facilities not serving a specific approved use, including roads, railways, and parking
12	areas, provided there is no feasible location outside the shoreline.
13	E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization
14	facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local
15	distribution, provided there is no feasible location outside the shoreline.
16	23.30.036 Urban shoreline area – Prohibited uses.
17	The following uses are prohibited:
18	A. Forest practices.
19	B. Surface mining.
20	23.30.040 Urban resort shoreline area.
20 21	23.30.041 Urban resort shoreline area – Purpose.
21	23.30.041 Urban resort shoreline area – Purpose.
21 22	23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial
21 22 23	23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological
21 22 23 24	23.30.011 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental
21 22 23 24 25	23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities.
21 22 23 24 25 26	23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria.
21 22 23 24 25 26 27	23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as
21 22 23 24 25 26 27 28	23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract
21 22 23 24 25 26 27 28 29	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development in the area, and which have existing and/or
21 22 23 24 25 26 27 28 29 30	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development in the area, and which have existing and/or planned infrastructure sufficient to support such development.
21 22 23 24 25 26 27 28 29 30 31	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development. 23.30.043 Urban resort shoreline area – Policies.
21 22 23 24 25 26 27 28 29 30 31 32	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development. 23.30.043 Urban resort shoreline area – Policies. Development within urban resort shoreline areas shall be consistent with the following policies:
21 22 23 24 25 26 27 28 29 30 31 32 33	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development. 23.30.043 Urban resort shoreline area – Policies. Development within urban resort shoreline areas shall be consistent with the following policies: A, Scale and design of resort development should assure compatibility with allowed uses of adjacent
21 22 23 24 25 26 27 28 29 30 31 32 33 34	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development. 23.30.043 Urban resort shoreline area – Policies. 23.30.043 Urban resort shoreline area – Policies. Development within urban resort shoreline areas shall be consistent with the following policies: A. Scale and design of resort development should assure compatibility with allowed uses of adjacent shoreline areas and shoreline ecological functions and processes.
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline-related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area – Designation criteria. The urban resort shoreline area is applied to shoreline areas identified in the Comprehensive Plan as suitable for resort commercial development with substantial features that might reasonably attract resort development compatible with other development. 23.30.043 Urban resort shoreline area – Policies. Development within urban resort shoreline areas shall be consistent with the following policies: A. Scale and design of resort development should assure compatibility with allowed uses of adjacent shoreline areas and shoreline ecological functions and processes. B. Buildings over 35 feet in height may be permitted if additional open space, view areas, public access and/or other amenities are provided.
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 23.30.041 Urban resort shoreline area – Purpose. The purpose of the urban resort shoreline area is to provide for intensive residential and commercial uses geared to the needs of tourists and day visitors while protecting existing shoreline ecological functions and processes. Emphasis is on hotels, motels, shops, restaurants, commercial rental campgrounds, rental cabins, and shoreline related recreation facilities. 23.30.042 Urban resort shoreline area – Designation criteria. The urban resort shoreline area – Designation criteria. The urban resort commercial development with substantial features that might reasonably attract resort development compatible with other development. 23.30.043 Urban resort shoreline area – Policies. Development within urban resort shoreline areas shall be consistent with the following policies: A. Scale and design of resort development should assure compatibility with allowed uses of adjacent shoreline areas and shoreline ecological functions and processes. B. Buildings over 35 feet in height may be permitted if additional open space, view areas, public access

39 A. Residential.

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1	B.—Water-oriented commercial.
2	C. Port development, limited to passenger terminals.
3	D. Water-oriented recreation.
4	23.30.045 Urban resort shoreline area – Conditional uses.
5	The following may be permitted as conditional uses subject to the applicable policies and regulations of
6	this program:
7	A. Non-water-oriented commercial, subject to the criteria in WCC 23.100.050(B)(1)(d).
8	B.—Institutional development and essential public facilities, where there is no feasible location outside
9	the shoreline.
10	C. Transportation facilities not serving a specific approved use, including roads, railways, and parking
11	areas, provided there is no feasible location outside the shoreline.
12	D. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization
13	facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local
14	distribution, provided there is no feasible location outside the shoreline.
15	23.30.046 Urban resort shoreline area – Prohibited uses.
16	The following uses are prohibited:
17	A. Agricultural.
18	B. Forest practices.
19	C. Surface mining.
19	
20	D. All other industrial and port development.
	D. All other industrial and port development.
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20 21 22	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and
20 21 22 23	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not
20 21 22 23 24	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and
20 21 22 23 24 25	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria.
20 21	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any
20 21 22 23 24 25 26 27	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply:
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20 21 22 23 24 25 26	23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply:
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20 21 22 23 24 25 26 27 28 29 30	 23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply: A. They support or retain important shoreline ecological functions and/or processes, even though partially developed. B. They have the potential for development at an intensity and character that is compatible with preserving and restoring ecological functions. They are generally not designated for high intensity
20 21 22 23 24 25 26 27 28 29 30 31	 23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply: A. They support or retain important shoreline ecological functions and/or processes, even though partially developed. B. They have the potential for development at an intensity and character that is compatible with preserving and restoring ecological functions. They are generally not designated for high intensity residential use.
20 21 22 23 24 25 26 27 28 29 30 31 32	 23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply: A. They support or retain important shoreline ecological functions and/or processes, even though partially developed. B. They have the potential for development at an intensity and character that is compatible with preserving and restoring ecological functions. They are generally not designated for high intensity
20 21 22 23 24 25 26 27 28 29 30 31 32 33	 23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply: A. They support or retain important shoreline ecological functions and/or processes, even though partially developed. B. They have the potential for development at an intensity and character that is compatible with preserving and restoring ecological functions. They are generally not designated for high intensity residential use.
20 21 22 23 24 25 26 27 28 29 30 31 32 33 33 33	 23.30.050 Urban conservancy shoreline area. 23.30.051 Urban conservancy shoreline area – Purpose. The purpose of the urban conservancy shoreline area is to protect shoreline ecological functions and processes in urban growth areas and limited areas of more intense rural development that are not designated for high intensity residential use and are not generally suitable for water-dependent uses. 23.30.052 Urban conservancy shoreline area – Designation criteria. The urban conservancy shoreline area is applied to shoreline areas inside urban growth areas where any of the following characteristics apply: A. They support or retain important shoreline ecological functions and/or processes, even though partially developed. B. They have the potential for development at an intensity and character that is compatible with preserving and restoring ecological functions. They are generally not designated for high intensity residential use, commercial use, or industrial use. C. They are characterized by critical areas or indicate the presence of other valuable or sensitive

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1	B.—Surface mining.
2	C. All other industrial and port development.
3	D. Transportation facilities not serving a specific approved use.
4	23.30.060 Shoreline residential area.
5	23.30.061 Shoreline residential area – Purpose.
6	The shoreline residential shoreline area accommodates residential development and accessory
7	structures that are consistent with this chapter.
8	23.30.062 Shoreline residential area – Designation criteria.
9	The shoreline residential shoreline area is applied to shorelines if they have been predominantly
10	developed with single-family or multifamily residential uses or are planned and platted for residential
11	development. The designation is generally applied to residential densities of greater than one unit per
12	acre.
13	23.30.063 Shoreline residential area – Polices.
14	Development within shoreline residential shoreline areas shall be consistent with the following policies:
15	A.—The scale and density of new uses and development should be compatible with, and protect or
16	enhance, the existing residential character of the area while sustaining shoreline ecological
17	functions and processes.
18	B. Public or private outdoor recreation facilities should be encouraged if compatible with the character
19	of the area. Preferred uses include water-dependent and water-enjoyment recreation facilities that
20	provide opportunities for substantial numbers of people to access and enjoy the shoreline.
21	C. Commercial development should be limited to water-oriented uses. Non-water-oriented
22	commercial uses may be permitted as part of mixed use developments where the primary use is
23	residential; provided, that such uses should provide a substantial benefit with respect to the goals
24	and policies of this program such as providing public access or restoring degraded shorelines.
25	23.30.064 Shoreline residential area – Permitted uses.
26	The following uses may be permitted subject to the applicable policies and regulations of this program:
27	A.—Residential.
28	B. Water-oriented commercial.
29	C. Water oriented recreation.
30	D. Agricultural.
31	23.30.065 Shoreline residential area – Conditional uses.
32	The following may be permitted as conditional uses subject to the applicable policies and regulations of
33	this program:
34	A. Non-water-oriented commercial, subject to the criteria in WCC 23.100.050(B)(1)(d).
35	B. Dams, diversions and tailrace structures for hydroelectric power generation.
36	C.—Institutional development and essential public facilities, where there is no feasible location outside
37	the shoreline.
38	D. Transportation facilities not serving a specific approved use, including roads, railways, and parking
39	areas, provided there is no feasible location outside the shoreline.

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1 2 3	E.— Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline.
4 5	23.30.066 Shoreline residential area – Prohibited uses. T he following uses are prohibited:
6	A. Forest practices.
7	B. Surface mining.
8	C.—All other industrial and port development.
9	23.30.070 Rural shoreline area.
10	23.30.071 Rural shoreline area – Purpose.
11	The purpose of the rural shoreline area is to protect shoreline ecological functions in areas having a rural
12	character characterized by open space and low density development including, but not limited to:
13	residences, agriculture, forestry and outdoor recreation. Uses should be compatible with the physical
14	capabilities and limitations, natural resources and shoreline ecological functions and processes of the
15	area.
16	23.30.072 Rural shoreline area – Designation criteria.
17	The rural shoreline area is applied to shoreline areas outside urban growth areas, particularly areas
18	designated as rural in the Whatcom County Comprehensive Plan, and includes areas:
19	A. Where the shoreline currently accommodates residential uses outside urban growth areas and is
20	characterized by low density development, pasture, agriculture, woodlots, home occupations, and
21	cottage industries. The distribution of rural land use is adjacent to agricultural, forestry, and urban
22	land uses and often provides a transition between urban areas and commercial agriculture and
23	forestry uses. Natural vegetative cover and topography have been altered in many rural areas, but
24	substantial ecological functions, and/or the potential for restoration of ecological functions, are
25	present.
26	B.—That are now used or potentially usable for a mix of agriculture, forestry, and residential use.
27	C. Where residential development is or should be of low density, because of limitations by physical
28	features, the presence of critical areas, and/or lack of utilities or access.
29	D.—That have high recreational value or unique historic or cultural resources.
30	E. Where low intensity outdoor recreation use or development would be appropriate and compatible
31	with other uses and the physical environment.
32	F. Where the shoreline has been developed with low intensity water-dependent uses.
33	23.30.073 Rural shoreline area – Policies.
34	Development within rural shoreline areas shall be consistent with the following policies:
35	A.—Uses in rural areas should protect or enhance the rural character of the shoreline and sustain the
36	shoreline ecological functions and processes by limiting building density and height, and providing
37	effective setbacks, buffers and open space.
38	B.—Residential development consistent with the rural character of the area is permitted, provided it
39	includes measures to protect ecological functions and processes. Related uses consistent with the
40	rural character of the area are permitted.

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1	C.—Public or private outdoor recreation facilities should be encouraged if compatible with the rural
2	character of the area and developed in a manner that maintains shoreline ecological functions and
3	processes. Preferred uses include water-oriented recreation facilities that do not deplete shoreline
4	resources over time, such as boating facilities, angling, wildlife viewing trails, and swimming
5	beaches.
6	D. Industrial or commercial development should be limited to, water-oriented commercial and
7	industrial uses in the limited locations where such uses have been established or at sites in rural
8	communities that possess appropriate shoreline conditions and services sufficient to support such
9	developments. Non water dependent uses should provide a substantial benefit with respect to the
10	goals and policies of this program such as providing public access and/or restoring degraded
11	shorelines.
12	E.—Agriculture and forestry consistent with rural character and the maintenance of shoreline ecological
13	functions and processes should be encouraged.
14	23.30.074 Rural shoreline area – Permitted uses.
15	The following uses may be permitted subject to the applicable policies and regulations of this program:
16	A.—Residential.
17	B.—Water-oriented commercial.
18	C. Water-oriented industrial and/or port development.
19	D.—Water-oriented recreation.
20	E. Agricultural and forest practices.
21	23.30.075 Rural shoreline area – Conditional uses.
22	The following uses may be permitted as conditional uses subject to the applicable policies and
23	regulations of this program:
24	ANon-water-oriented commercial, industrial and/or port development, subject to the criteria in WCC
25	23.100.050(B)(1)(d) and 23.100.070(B)(1) (c)(iv), respectively.
26	B.—Dams, diversions and tailrace structures for hydroelectric power generation.
27	
27	C. Institutional development and essential public facilities, where there is no feasible location outside
28	the shoreline.
28 29	the shoreline. D.—Transportation facilities not serving a specific approved use, including roads, railways, and parking
28 29 30	the shoreline. D.—Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline.
28 29 30 31	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization
28 29 30 31 32	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local
28 29 30 31 32 33	 the shoreline. D. — Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline.
28 29 30 31 32	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local
28 29 30 31 32 33	 the shoreline. D. — Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline.
28 29 30 31 32 33 34	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline. F. Surface mining.
28 29 30 31 32 33 34 35	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline. F. Surface mining. 23.30.080 Resource shoreline area. 23.30.081 Resource shoreline area – Purpose. The purpose of the resource shoreline area is to protect shoreline ecological functions and processes in
28 29 30 31 32 33 34 35 36	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline. F. Surface mining. 23.30.081 Resource shoreline area. 23.30.081 Resource shoreline area – Purpose. The purpose of the resource shoreline area is to protect shoreline ecological functions and processes in areas designated in the Whatcom County Comprehensive Plan as agriculture resource lands, rural
28 29 30 31 32 33 34 35 36 37	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline. F. Surface mining. 23.30.080 Resource shoreline area. The purpose of the resource shoreline area is to protect shoreline ecological functions and processes in areas designated in the Whatcom County Comprehensive Plan as agriculture resource lands, rural forestry, commercial forestry and mineral resource lands and to protect the economic base of those
28 29 30 31 32 33 34 35 36 37 38	 the shoreline. D. Transportation facilities not serving a specific approved use, including roads, railways, and parking areas, provided there is no feasible location outside the shoreline. E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local distribution, provided there is no feasible location outside the shoreline. F. Surface mining. 23.30.081 Resource shoreline area. 23.30.081 Resource shoreline area is to protect shoreline ecological functions and processes in areas designated in the Whatcom County Comprehensive Plan as agriculture resource lands, rural

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1	23.30.082 Resource shoreline area – Designation criteria.
2	The resource shoreline area is applied to shoreline areas designated as agriculture, rural forestry,
3	commercial forestry and mineral resource lands in the Whatcom County Comprehensive Plan and
4	includes areas where the shoreline currently accommodates ongoing resource management, where
5	natural vegetation cover has been altered but substantial ecological functions, or the potential for
6	restoring ecological functions, are present.
7	23.30.083 Resource shoreline area – Policies.
8	Development within resource shoreline areas shall be consistent with the following policies:
9	A.—Uses in resource areas should protect the economic base of those lands, limit incompatible uses,
10	and sustain the shoreline area ecological processes and functions by limiting uses and intensity.
11	Residential use is generally limited to one dwelling per existing parcel. The dwelling may be located
12	within the shoreline jurisdiction, only where no other building site is feasible on the parcel.
13	B. Public or private outdoor recreation facilities should be permitted if they do not displace designated
14	resource lands and if they are developed in a manner that maintains shoreline ecological functions.
15	Preferred uses include water-dependent and water-enjoyment recreation facilities.
16	C. Industrial or commercial use and development should be limited to uses that serve resource uses.
17	Such uses may be located within the shoreline only if they are water dependent, water related or if
18	no other feasible location exists within the contiguous property.
19	22.30.084 Resource shoreline area - Permitted uses
20	The following uses may be permitted subject to the applicable policies and regulations of this program:
21	A. Residential development limited to farm related residences or one residence and one accessory
22	dwelling unit per existing parcel, where there is no feasible location outside of the shoreline.
23	B. Water-oriented commercial related to natural resource products predominantly produced on site.
24	C. Water oriented industrial facilities for processing, manufacturing, and storage of natural resource
25	products.
26	D. Low intensity water-oriented recreation, including public forest preserves, wildlife reserves, natural
27	systems education, and/or interpretive areas, trails, trailheads, with associated restroom facilities
28	and parking areas for no more than 30 vehicles, subject to the criteria in WCC 23.100.100.
29	E. Agricultural and forest practices.
30 31	23.30.085 Resource shoreline area - Conditional uses.
31 32	The following uses may be permitted as conditional uses subject to the applicable policies and regulations of this program:
32 33	5 1 5
	A. Non water oriented commercial and industrial development related to natural resource products
34 25	predominantly produced on site, subject to the criteria in WCC 23.100.050(B)(1)(d) and 23.100.070(B)(1)(c)(iii) respectively.
35 26	23.100.070(B)(1)(c)(iv), respectively.
36	B. Water oriented industrial and port development other than those uses related to products
37	predominantly produced on site.
38	C. Dams, diversions and tailrace structures for hydroelectric power generation.
39	D. Institutional development and essential public facilities, where there is no feasible location outside
40	the shoreline.

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1	E. Transportation facilities not serving a specific approved use, including roads, railways, and parking			
2	areas, provided there is no feasible location outside the shoreline.			
3	F. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization			
4	facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local			
5	distribution, provided there is no feasible location outside the shoreline.			
6	G. Surface mining.			
7	23.30.086 Resource shoreline area – Prohibited uses.			
8	The following uses are prohibited:			
9	A. All other commercial development.			
10	B. Other non-water-oriented industrial and port development.			
11	23.30.090 Conservancy shoreline area.			
12	23.30.091 Conservancy shoreline area – Purpose.			
13	The purpose of the conservancy shoreline area is to retain shoreline ecological functions in areas where			
14	important ecological processes have not been substantially degraded by human activities. Conservancy			
15	areas are designated outside of urban growth areas. The primary management goal is to preserve			
16	shoreline ecological functions and processes by avoiding forms of development that would be			
17	incompatible with existing functions and processes, as well as identify and focus restoration efforts in			
18	areas where benefits to overall functions and processes can be realized. This policy should be furthered			
19	by keeping overall intensity of development or use low, and by maintaining most of the area's natural			
20	character.			
21	23.30.092 Conservancy shoreline area – Designation criteria.			
22	The conservancy shoreline area is applied to shoreline areas outside urban growth areas that include			
23	areas:			
24	A. Where development activities and uses are buffered from and do not substantially degrade			
25	ecological processes and functions.			
26	B.—Where ecological functions are more intact than in areas designated rural or resource.			
27	C. Of outstanding scenic quality or other aesthetic qualities of high value to the region, which would			
28	likely be diminished unless development is strictly controlled.			
29	D.— Containing critical areas or other sensitive natural or cultural features that require more than			
30	normal restrictions on development and use.			
31	E. Having the potential to influence ecological processes in a manner that will produce ecosystem wide			
32	benefits upon restoration.			
33	F. That contain valuable or sensitive natural or cultural features that preclude more than a low overall			
34	density of residents, recreation use, structures, or livestock, as well as extensive alterations to			
35	topography or other features.			
36	G. Have recreational value to the region that would likely be diminished unless development is strictly			
30 37	controlled.			
•				
38	23.30.093 Conservancy shoreline area – Policies.			
39	Development within conservancy shoreline areas shall be consistent with the following policies:			

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1	A.—Natural ecological processes should be protected and renewable resources managed so that
2	ecological functions and the resource base are maintained. Nonrenewable resources should only be
2	consumed in a manner compatible with conservation of other resources and other appropriate uses.
4	B.—Permitted uses should be limited to those compatible with each other and with conservation of
4 5	shoreline ecological processes and resources.
6	C. Shorelines should be protected from harmful concentrations of people, livestock, buildings, or
7	structures.
, 8	D. Opportunities for ecological restoration should be pursued, prioritizing those areas with the greatest
9	potential to restore ecosystem wide processes and functions.
10	E. Outstanding recreational or scenic values should be protected from incompatible development.
11 12	23.30.094 Conservancy shoreline area – Permitted uses. The following uses may be permitted subject to the applicable policies and regulations of this program:
12 13	A. Single-family and duplex residential development.
13 14	 B. Low intensity water-oriented recreation; provided, that facilities do not require substantive
14 15	alterations to topography, such as public forest preserves, wildlife reserves, natural systems
16	education, and/or interpretive areas, trails, trailheads, with associated restroom facilities and
10	parking areas for no more than 30 vehicles, and buildings for interpretive facilities not exceeding
18	2.000 square feet, subject to the criteria in WCC 23.100.100.
19	C.—Agricultural and forest practices.
20 21	23.30.095 Conservancy shoreline area – Conditional uses.
21	The following uses may be permitted as conditional uses subject to the applicable policies and regulations of this program:
22	A.—All other residential development.
23 24	B.— Low intensity water-oriented commercial limited to resort, bed and breakfast, campgrounds and
24	similar facilities. Low intensity non-water-oriented commercial uses limited to resort, bed and
26	breakfast, campgrounds and similar facilities may be permitted as a conditional use, subject to the
27	criteria in WCC 23.100.050(B)(1)(d).
28	C. Dams, diversions and tailrace structures for hydroelectric power generation.
29	D. Institutional development and essential public facilities, where there is no feasible location outside
30	the shoreline.
31	E. Regional utility development not serving adjacent uses such as sewage trunk lines, desalinization
32	facilities, solid waste transfer and disposal sites, oil pipelines and gas pipelines other than local
33	distribution, provided there is no feasible location outside the shoreline.
34	F. Sewage outfalls and treatment plants, over water communication or power lines, fuel pipelines, or
35	other types of hazardous materials pipelines, provided there is no feasible location outside of the
36	shoreline.
37	G. Surface mining.
38	23.30.096 Conservancy shoreline area – Prohibited uses.
39	The following uses are prohibited:
	•

40 A. All other industrial and port development.

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1	B. Transportation facilities not serving a specific approved use.
2	23.30.100 Natural shoreline area.
3	23.30.101 Natural shoreline area – Purpose.
4	The purpose of the natural shoreline area is to ensure long-term preservation of shorelines inside or
5	outside urban growth areas that are ecologically intact.
6	23.30.102 Natural shoreline area – Designation criteria.
7	The natural shoreline area is applied to shoreline areas where any of the following characteristics apply:
8	A.—The majority of natural ecological shoreline functions and/or processes are retained, often
9	evidenced by the shoreline configuration and the presence of native vegetation. Generally, but not
10	necessarily, they include ecologically intact shorelines that are free of structural shoreline
11	modifications, structures, and intensive human uses.
12	B. Forested areas that generally include native vegetation with diverse plant communities, multiple
13	canopy layers, and the presence of large woody debris available for recruitment to adjacent water
14	bodies.
15	C. Valuable functions are provided for the larger aquatic and terrestrial environments, which could be
16	lost or significantly reduced by human development.
17	D. Ecosystems or geologic types that are of particular scientific and educational interest are
18	represented.
19	ELargely undisturbed areas of wetlands, estuaries, unstable bluffs, coastal dunes, and spits are
20	present.
21	F. New development, extractive uses, or physical modifications cannot be supported without
22	significant adverse impacts to ecological functions and/or processes or risk to human safety.
23	23.30.103 Natural shoreline area – Policies.
24	Development within natural shoreline areas shall be consistent with the following policies:
25	A. Preservation of the area's ecological functions, natural features and overall character must receive
26	priority over any other potential use. Uses should not degrade shoreline ecological functions or
27	processes or the natural character of the shoreline area. New development or significant vegetation
28	removal that would reduce the capability of the shoreline to perform a full range of ecological
29	functions or processes should not be permitted.
30	B. Private and/or public enjoyment of natural shoreline areas should be encouraged and facilitated
31	through low intensity recreational, scientific, historical, cultural, and educational research uses;
32	provided, that no significant ecological impact on the area will result.
33	C. Agricultural and forestry uses of a very low intensity nature may be consistent with the natural
34	shoreline area when such use is subject to appropriate limitations or conditions to assure that the
35	use does not expand or alter practices in a manner inconsistent with the purpose of the designation.
36	D. The following uses should not be permitted in the natural shoreline area:
37	1 Commercial uses.
38	2. Industrial uses.
39	3. Non water oriented recreation.
40	4. Roads, utility corridors, and parking areas that can be located outside of natural shoreline areas.

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1	23.30.104 Natural shoreline area – Permitted uses.					
2	The following uses may be permitted subject to the applicable policies and regulations of this program:					
3	A. Low intensity water-oriented recreation; provided, that facilities do not require substantive					
4	alterations to topography, such as public forest preserves, wildlife reserves, natural systems					
5	education, and/or interpretive areas, trails, trailheads, with associated restroom facilities and					
6	parking areas for no more than 10 vehicles, and buildings for interpretive facilities not exceeding					
7	500 square feet, subject to the criteria in WCC 23.100.100.					
8	B.—Low intensity agricultural.					
9	23.30.105 Natural shoreline area – Conditional uses.					
10	The following uses may be permitted as conditional uses subject to the applicable policies and					
11	regulations of this program:					
12	ASingle-family residential use and development is only permitted on existing lots of record and where					
13	there is no feasible location outside the shoreline. Further subdivision is not permitted.					
14	B. Forest practices; provided, that it meets the conditions of the State Forest Practices Act and its					
15	implementing rules and is conducted in a manner consistent with the purpose of this environment					
16	designation.					
17	23.30.106 Natural shoreline area – Prohibited uses.					
18	The following uses are prohibited:					
19	A.—All other residential.					
20	B. Commercial.					
21	C. Industrial and port development.					
22	D.—Non-water-oriented recreation.					
23	E. Institutional.					
24	F. Transportation facilities not serving a specific approved recreational development.					
25	G.—Utility development not serving a specific approved use.					
26	H. Surface mining.					
27	23.30.110 Aquatic shoreline area.					
28	23.30.111 Aquatic shoreline area – Purpose.					
29	The purpose of the aquatic shoreline area is to protect, restore, and manage the characteristics and					
30	resources of the areas waterward of the ordinary high water mark.					
31	23.30.112 Aquatic shoreline area – Designation criteria.					
32	The aquatic shoreline area is defined as the area waterward of the ordinary high water mark of all					
33	streams, rivers, marine water bodies, and lakes, constituting shorelines of the state together with their					
34	underlying lands and their water column.					
35	23.30.113 Aquatic shoreline area – Policies.					
36	Development within aquatic shoreline areas shall be consistent with the following policies:					
37	ANew over-water structures should only be permitted for water-dependent uses, public access, or					
38	ecological restoration. The size of new over-water structures should be limited to the minimum					
39	necessary to support the structure's intended use. In order to reduce the impacts of shoreline					

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1	development and increase effective use of water resources, multiple use of over-water facilities
2	should be encouraged.
3	B. All developments and uses on navigable waters or their beds should be located and designed to
4	minimize interference with surface navigation, to consider impacts to public views, and to allow for
5	the safe, unobstructed passage of fish and wildlife, particularly those species dependent on
6	migration.
7	C
8	should not be permitted except where necessary to achieve the objectives of RCW 90.58.020, and
9	then only when all potential impacts are mitigated as necessary to assure maintenance of shoreline
10	ecological functions and processes.
11	D. Shoreline uses and modifications should be designed and managed to prevent degradation of water
12	quality and alteration of natural conditions.
13	23.30.114 Aquatic shoreline area – Permitted uses.
14	Permitted uses consist of the water-dependent uses permitted in abutting upland shoreline area
15	designations, subject to the exceptions listed in WCC 23.30.116.
16	23.30.115 Aquatic shoreline area – Conditional uses.
17	Conditional uses consist of those water-dependent conditional uses designated in abutting upland
18	shoreline area designations.
19	23.30.116 Aquatic shoreline area – Prohibited uses.
20	The following uses are prohibited:
21	A. Residential.
22	BNon-water-dependent commercial, industrial and port development.
23	C. Institutional.
24	D. Agricultural.
25	23.30.120 Cherry Point management area.
26	The policies, regulations and standards, etc., applicable to the Cherry Point management area are found
27	in WCC 23.100.170, except as otherwise specified therein.

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1	Chapter 23.40 Shorelines of Statewide Significance
2	23.40.010 Adoption of policy.
3	In accordance with RCW 90.58.020, the following management and administrative policies are hereby
4	adopted for all shorelines of statewide significance in unincorporated Whatcom County, as defined in
5	RCW 90.58.030(2)(e) and identified in WCC 23.40.020. Consistent with the policy contained in RCW
6	90.58.020, preference shall be given to the uses that are consistent with the statewide interest in such
7	shorelines. These are uses that:
8	A.—Recognize and protect the statewide interest over local interest.
9	B. Preserve the natural character of the shoreline.
10	C. Result in long-term over short-term benefit.
11	D. Protect the resources and ecology of the shoreline.
12	E. Increase public access to publicly owned areas of the shoreline.
13	F.—Increase recreational opportunities for the public in the shoreline.
14	G.—Provide for any other element as defined in RCW 90.58.100 deemed appropriate or necessary.
15	Uses that are not consistent with these policies should not be permitted on shorelines of statewide
16	significance.
17	23.40.020 Designation of shorelines of statewide significance.
18	In accordance with the criteria of RCW 90.58.030(2)(e), the legislature designated the following
19	shorelines of unincorporated Whatcom County, including the shorelands and associated wetlands as
20	therein defined, as having statewide significance:
21	D. Lakes:
22	1. Lake Whatcom;
23	2.—Ross Lake; and
24	3. Baker Lake.
25	E. Rivers:
26	1.—Nooksack River: its Mainstem downstream to Bellingham Bay, its North Fork to the mouth of
27	Glacier Creek and its South Fork to the mouth of Hutchinson Creek.
28	2. Skagit River: upstream of the Whatcom Skagit County line to the point where the mean annual
29	flow is measured at 1,000 feet per second or more, approximately, at the confluence of
30	Newhalem Creek.
31	F. Marine:
32	1.—Birch Bay from Birch Point to Point Whitehorn.
33	2. All other marine waters, water columns, and bedlands waterward of extreme low tide.
34	23.40.030 Policies for shorelines of statewide significance.
35	The statewide interest should be recognized and protected over the local interest in shorelines of
36	statewide significance. To ensure that statewide interests are protected over local interests, the county
37	shall review all development proposals within shorelines of statewide significance for consistency with
38	RCW 90.58.030 and the following policies:

Comment [MD34]: Moved to CompPlan.

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1	A.	Redevelopment of shorelines should be encouraged where it restores or enhances shoreline
2		ecological functions and processes impaired by prior development activities.
3		The Washington Departments of Fish and Wildlife and Ecology, the Lummi Nation, the Nooksack
4		Tribe, and other resources agencies should be consulted for development proposals that could
5		affect anadromous fisheries.
6	C.	Where commercial timber cutting takes place pursuant to WCC 23.90.110 and RCW 90.58.150,
7		reforestation should take place as soon as possible.
8	D.	Activities that use shoreline resources on a sustained yield or non-consuming basis and that are
9		compatible with other appropriate uses should be given priority over uses not meeting these
.0		criteria.
1	E.	The range of options for shoreline use should be preserved to the maximum possible extent for
2		succeeding generations. Development that consumes valuable, scarce or irreplaceable natural
3		resources should not be permitted if alternative sites are available.
4	F.	Potential short-term economic gains or convenience should be measured against potential long-
5		term and/or costly impairment of natural features.
6	G.	Protection or enhancement of aesthetic values should be actively promoted in design review of new
7		or expanding development.
8	H. —	Resources and ecological systems of shorelines of statewide significance should be protected.
9		Shorelands and submerged lands should be protected to accommodate current and projected
0		demand for economic resources of statewide importance such as commercial shellfish beds.
1	ł.—	Those limited shorelines containing unique, scarce and/or sensitive resources should be protected
2		to the maximum extent feasible.
3	J	Erosion and sedimentation from development sites should be controlled to minimize adverse
4		impacts on ecosystem processes. If site conditions preclude effective erosion and sediment control,
5		excavations, land clearing, or other activities likely to result in significant erosion should be severely
6		limited.
7		Public access development in extremely sensitive areas should be restricted or prohibited. All forms
8		of recreation or access development should be designed to protect the resource base upon which
9		such uses in general depend.
0		Public and private developments should be encouraged to provide trails, viewpoints, water access
1		points and shoreline-related recreation opportunities whenever possible. Such development is
2		recognized as a high priority use.
3		Development not requiring a waterside or shoreline location should be located inland so that lawful
84		public enjoyment of shorelines is enhanced.
5		Lodging and related facilities should be located inland and provide for appropriate means of access
6		to the shoreline.

Comment [MD35]: Moved to CompPlan.

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1	Chapter 23.390 General Regulations	C m re
2	23. 90.010 Applicability.	re
3	All use and development activities on shorelines shall be subject to all of the following general policies	 C
4	and regulations in addition to the applicable use policies and regulations of Chapter 23.100 WCC:	ar
5	provided, that all use and development that is to be located within the Cherry Point management area,	_
6	as defined in Chapter 23.110 WCC, shall be subject to the policies and regulations found in	
7	WCC 23.100.170 and shall not be subject to the policies and regulations found in this chapter and	
8	Chapter 23.100 WCC unless otherwise specified.	
9	23.90.020 Land use.	
10	The following land use policies delineate the use preferences of the Act and this program and are	
11	intended to support the goals and objectives of the program:	
12	A.—Policies.	
13	1. Single family residences should be given preference for location on shorelines in those limited	
14	instances when an alteration of the shorelines is authorized (RCW <u>90.58.020</u>). Single-family	
15	residences occupied prior to January 1, 1992, and their appurtenant structures should be	
16	protected against damage or loss caused by shoreline erosion; provided, that measures to	
17	protect single-family residences should be designed to minimize harm to the shoreline	
18	environment.	
19	2. Shoreline uses that are water dependent or water related should be given preference	
20	(RCW <u>90.58.020</u>). Such uses should be located, designed, and maintained in a manner that	
21	minimizes adverse impacts to shoreline ecological functions and/or processes. Non-water-	
22	oriented development may be allowed; provided, that existing water dependent uses are not	
23	displaced and the future supply of sites for water-dependent or water-related uses is not	
24	compromised.	
25	3.—Adequate space should be reserved on shorelines to meet the current and projected demand	
26	for water-dependent uses, in conjunction with areas provided in cities, towns and areas under	
27	tribal jurisdiction.	
28	B.—Regulations.	
29	1. Single-family residential uses shall be allowed on all shorelines not subject to a preference for	
30	commercial or industrial water dependent uses and shall be located, designed, and used in	
31	accordance with applicable policies and regulations of this program.	 С
32	2. Resource uses such as agriculture, forestry and mining activities shall be carried out in a manner	m
33	consistent with the applicable policies and regulations of this program.	ca re
34	3. Restoration of ecological functions and processes shall be allowed on all shorelines and shall be	U
35	located, designed and implemented in accordance with applicable policies and regulations of	C si
36	this program.	th
37	4. Shoreline uses and developments that are water-dependent shall be given priority. Permit	 С
38	conditions may limit the range of uses or sites developed for such uses. Interim non-water-	(F
39	dependent uses authorized as a conditional use may be allowed to respond to short-term	

Comment [AP36]: This chapter has been moved forward as it contains the general regulations and the others more specific regulations. All policies, with exception of regulations and those noted as duplicative, have been moved to the CompPlan.

Comment [DN37]: Moved to 23.10 Applicability and slightly reworded

comment [AP38]: Removed. This provision is nore appropriate as a policy, which is already aptured in the CompPlan. Implementing egulations are included in the Residential Shoreline ise and Modification Section (WCC 23.40.160).

Comment [AP39]: Removed for clarity and simplicity. This is established in the use table and the applicable use and modification sections.

Comment [DN40]: Moved to WCC 23.40.170 (Restoration and Enhancement)

SMP Update - Title 23 Amendments May 13, 2021 market conditions; provided, that permit conditions are placed on such uses to provide for a 1 2 specific timetable or review process to ensure water-dependent use of the development in the 3 long term. 4 5. Shoreline uses and developments should be located, designed, and managed so that other 5 appropriate uses are neither subjected to substantial or unnecessary adverse impacts, nor 6 deprived of reasonable, lawful use of navigable waters, other publicly owned shorelines, or 7 private property. 8 6. Navigable waters should be kept free of obstructions for the general benefit of the region, state, 9 and nation. No use or development shall be allowed to effectively exclude other appropriate 10 uses from navigable waters. Shoreline uses and developments should be located in a manner so that shoreline stabilization is 11 not likely to become necessary in the future. 12 23.90.030-30.010 Ecological Protection and critical areas. 13 14 Ecological protection of shoreline environments shall be achieved through compliance with WCC 15 Chapter 16.16 (Critical Areas) and (B) and (C) of this subsection. 16 A.-Policies. 17 1.—Shoreline use and development should be carried out in a manner that prevents or mitigates adverse impacts so that the resulting ecological condition does not become worse than the 18 19 current condition. This means assuring no net loss of ecological functions and processes and protecting critical areas designated in Chapter 16.16 WCC, in a manner consistent with all 20 21 relevant constitutional and other legal limitations on the regulation of private property. Permitted uses shall be designed and conducted to minimize, insofar as practical, any resultant 22 23 damage to the ecology and environment (RCW 90.58.020). Shoreline ecological functions that should be protected include, but are not limited to, fish and wildlife habitat, food chain support, 24 25 and water temperature maintenance. Shoreline processes that should be protected include, but are not limited to, water flow; littoral drift; erosion and accretion; infiltration; ground water 26 27 recharge and discharge; sediment delivery, transport, and storage; large woody debris recruitment; organic matter input; nutrient and pathogen removal; and stream channel 28 29 formation/maintenance. In assessing the potential for net loss of ecological functions or processes, project specific and 30 31 cumulative impacts should be considered. 32 3. Development standards for density, frontage, setbacks, impervious surface, shoreline stabilization, vegetation conservation, buffers, critical areas, and water quality should protect 33 34 existing shoreline ecological functions and processes. During permit review, the administrator 35 should consider the expected impacts associated with proposed shoreline development when assessing compliance with this policy. 36 37 Regulations. 38 An assessment of the existing ecological functions and/or processes provided by topographic, physical, and vegetation characteristics of the site shall accompany development proposals. Such 39 sessments shall include the following general information: 40

Comment [DN41]: These provisions were moved to WCC 23.40.030 (General Shoreline Use and Modifications) since they are applicable to that section. These were also reviewed as policies for the CompPlan.

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1		1. Impacts of the proposed use/development on ecological processes with clear designation of
2		existing and proposed routes for water flow, wildlife movement, and other features.
3		Infrastructure requirements such as parking, services, lighting, and other features, together with
4		the effects of those infrastructure improvements on shoreline ecological functions and/or
5		processes.
6	В.	Development, use, and activities within the shoreline jurisdiction shall avoid and minimize adverse
7		impacts, and any unavoidable impacts shall be mitigated to meet no net loss of ecological function
8		and ecosystem-wide processes pursuant to WAC 173-26-186.
9	<u>C</u> .	To provide for flexibility in the administration of the ecological protection provisions of this
10		program, buffer modification and alternative mitigation approaches as provided for in WCC 16.16
11		may be approved within shorelines where such approaches provide increased protection of
12		shoreline ecological functions and processes over the standard provisions of this program and are
13		scientifically supported.
14	B.	Mitigation Sequencing. To comply with the policies of subsection A of this section, aA shoreline
15		permit applicant or project proponent shall demonstrate that all reasonable efforts have been taken
16		to provide sufficient mitigation such that the activity does not have significant adverse impacts
17		Mitigation shall occur in the following prioritized order:
18	с. –	Avoiding the adverse impact altogether by not taking a certain action or parts of an action, or
19		moving the action.
20	Ð.	Minimizing adverse impacts by limiting the degree or magnitude of the action and its
21		implementation by using appropriate technology and engineering, or by taking affirmative steps to
22		avoid or reduce adverse impacts.
23	E.	Rectifying the adverse impact by repairing, rehabilitating, or restoring the affected environment.
24	F.	Reducing or eliminating the adverse impact over time by preservation and maintenance operations
25		during the life of action.
26	G.	Compensating for the adverse impact by replacing, enhancing, or providing similar substitute
27		resources or environments and monitoring the adverse impact and the mitigation project and taking
28		appropriate corrective measures. Where appropriate, new development shall use clustering to
29		minimize adverse impacts on shoreline ecological functions and processes.
30	H	Accessory uses that do not require a shoreline location shall be sited away from the land/water
31		interface and landward of the principal use and, unless otherwise specified.
32	- .	Because of its incorporation by reference herein under WCC 23.10.060(A), the provisions of the
33		Whatcom County critical areas ordinance, Chapter 16.16 WCC, shall apply to any use, alteration, or
34		development within shoreline jurisdiction whether or not a shoreline permit or written statement of
35		exemption is required. Unless otherwise stated, no development shall be constructed, located,
36		extended, modified, converted, or altered, or land divided without full compliance with
37		Chapter 16.16 WCC and the program; provided, that alteration for a water oriented use may be
38		allowed in accordance with WCC 16.16.225(B)(3). Within shoreline jurisdiction, the regulations of
39		Chapter 16.16 WCC shall be liberally construed together with the program to give full effect to the
40		objectives and purposes of the provisions of the program and Act. Unless otherwise stated, critical
41		area buffers shall be protected and/or enhanced pursuant to this program and Chapter 16.16 WCC.

Comment [AP42]: Moved from Site Planning section (WCC 23.30.090). Note: Per Scoping Document, Item #5a., removed "provided, that proposals for single-family residences shall be exempt from this requirement."

Comment [CES43]: Covered by CAO

Comment [CES44]: Covered by CAO

Comment [CES45]: Moved to 23.40.030 (General Shoreline Use and Modification Regulations)

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1	Accessory uses that do not require a shoreline location shall be sited away from the land/water	
2	interface and landward of the principal use.and, unless otherwise specified,	Comment [CES46]: Covered by CAO
3	J.AUse of motor vehicles including unlicensed off road vehicles is permitted only on roads or trails	
4	specifically designated for such use. Motor vehicle use, except for vessels and float planes, is	
5	prohibited waterward of the ordinary high water mark, on tidelands, public or private beaches,	
6	wetlands and/or their associated buffers; except as necessary for public health and safety or	
7	permitted maintenance activities associated with approved developments or as otherwise	
8	permitted.	Comment [CES47]: Moved to 23.40.030
9	K. Buildings, fencing, walls, hedges, and similar features shall be designed, located, and constructed in	General Shoreline Use and Modification Regulations
10	a manner that does not preclude or significantly interfere with wildlife movement to/ or from	
11	important habitat areas consistent with the applicable provisions of Chapter 16.16 WCCthis	
12	program; provided, that the administrator <u>Director</u> may exempt security fencing associated with	
13	residential, industrial, and/or commercial developments from this requirement on a case-by-case	
14	basis.	Comment [CES48]: Moved to 23.40.030
15	L. To provide for flexibility in the administration of the ecological protection provisions of this	General Shoreline Use and Modification Regulations
16	program, alternative mitigation approaches as provided for in WCC 16.16.2610(E) may be approved	
17	within shorelines as a conditional use where such approaches provide increased protection of	
18	shoreline ecological functions and processes over the standard provisions of this program and are	
19	scientifically supported.	
20	M. The cumulative effects of individual development proposals shall be identified and evaluated to	
21	assure that no net loss standards are achieved. Whenever the administrator issues a determination	
22	or recommendation and/or conditions of approval on a proposal, which will result in the denial or	
23	substantial alteration of a proposed action, such determinations will be provided in writing stating	
24	the relationship(s) between the ecological factors, the proposed action and the condition(s).	Comment [CES49]: Covered by CAO
25 26	23.30.020 Critical Areas	
26 27	Because of its incorporation by reference under WCC 23.10.065, the provisions of the Whatcom	
27	County critical areas regulations, Chapter 16.16 WCC, shall apply to any use, alteration or	
28	development within shoreline jurisdiction whether or not a shoreline permit or written statement of	
29 20	exemption is required. Unless otherwise stated, no development shall be constructed, located,	
30	extended, modified, converted, or altered, or land divided, without full compliance with	
31	Chapter 16.16 WCC and this program; provided, that alteration for a water oriented use may be	
32	allowed in accordance with WCC 16.16.225. Within shoreline jurisdiction, the regulations of	
33	Chapter 16.16 WCC shall be liberally construed together with the program to give full effect to the	
34	objectives and purposes of the provisions of the program and Act.	Comment [CES50]: Covered by CAO
35	23. 90.040 30.0 <mark>32</mark> 0 Water Quality and Quantity.	Comment [AP51]: Incorporated reference to
36	A. Policies.	stormwater regulations and removed redundant
37	B.—The location, construction, operation, and maintenance of all shoreline uses and developments	regs from this section.
38	should maintain or enhance the quantity and quality of surface and ground water over the long	
39	term.	
1		

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1	C.—Shoreline use and development should minimize the need for chemical fertilizers, pesticides or
2	other similar chemical treatments to prevent contamination of surface and ground water and/or
3	soils, and adverse effects on shoreline ecological functions and values.
4	DAppropriate buffers along all wetlands, streams, lakes, and marine water bodies should be provided
5	and maintained in a manner that avoids the need for chemical treatment.
6	E. Regulations.
7	F.A.Shoreline use and development shall incorporate measures to protect and maintain surface and
8	ground water quantity and quality in accordance with all applicable laws, including compliance with
9	Whatcom County stormwater and drainage regulations in WCC 20.80.630 through 20.80.635.
10	1. Development shall meet minimum requirements 1 – 9 of the current stormwater manual, as
11	applicable. Deviations from these standards may be approved where it can be demonstrated
12	that off-site facilities would provide better treatment, or where common retention, detention,
13	and/or water quality facilities meeting such standards have been approved as part of a
14	comprehensive stormwater management plan.
15	2. Best management practices (BMPs) for control of erosion and sedimentation shall be
16	implemented for all development in shorelines through an approved temporary erosion and
17	sediment control (TESC) plan or administrative conditions.
18	B. To avoid water quality degradation by malfunctioning or failing septic systems located within
19	shoreline jurisdiction, on-site sewage systems shall be located and designed to meet all applicable
20	water quality, utility, and health standards. The owner must be in compliance with WCC 24.05.160,
21	(Operation and Maintenance).
22	G.C. Septic tanks and drainfields are prohibited where public sewer is reasonably available.
23	H.D. All materials that may come in contact with water shall be constructed of materials, such as
24	untreated wood, concrete, approved plastic composites, or steel ₇ —that will not adversely affect
25	water quality or aquatic plants or animals. Materials used for decking or other structural
26	components shall be approved by applicable state agencies for contact with water to avoid
27	discharge of pollutants from wave splash, rain, or runoff. Wood treated with creosote, copper
28	chromium arsenic, or pentachlorophenol is prohibited in or above shoreline water-bodies.
29	E. Stormwater infiltration systems shall be employed to mimic the natural infiltration and ground
30	water interflow processes where appropriate.Outfalls (including stormwater and sewer outfalls) and
31	discharge pipes shall not be located in critical saltwater habitats or areas where outfall or discharge
32	will adversely affect critical saltwater habitat, unless the applicant can show that all of the following
33	<u>can be met:</u>
34	1. There is no feasible alternative location for the outfall or pipe;
35	2. The outfall or pipe is placed below the surface of the beach or bed of the waterbody, except at
36	the point of discharge;
37	3. The discharge point(s) on the outfall or discharge pipe is located so the discharges, including
38	nutrients and flow, do not adversely affect critical saltwater habitats; and
39	4. For public sewage outfalls:
40	1. The outfall discharges waterward of the intertidal zone.
41	2. The disturbed area will be revegetated with native vegetation.

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Comment [DN52]: Relocated from the Utilities

section since this applies universally.

Comment [AP53]: Removed to reduce redundancy. Already captured in stormwater regulations (WCC 20.80.630).

SMP Update - Title 23 Amendments May 13, 2021 +F. The use of existing outfalls shall be maximized to limit the need for additional outfalls, provided the 1 2 existing outfall meets the standards of this section, or unless an alternatives analysis demonstrates the dispersal is less impacting to the shoreline environment. 3 23.90.05030.0430 Views and Aesthetics. 4 5 A. Policies. 6 a. Shoreline use and development activities should be designed and operated to minimize 7 obstructions of the public's visual access to the water and shoreline. 8 Shoreline use and development should not significantly detract from shoreline scenic and 9 aesthetic gualities that are derived from natural or cultural features, such as shoreforms, 10 vegetative cover and historic sites/structures. 11 c. Aesthetic objectives should be implemented through regulations and criteria for site planning, maximum height, setbacks, siting of buildings and accessories, screening, vegetation 12 conservation, architectural standards, sign control regulations, appropriate development siting, 13 14 designation of view corridors and maintenance of natural vegetative buffers. 15 -Clearing, thinning, and/or limbing for limited view corridors should only be allowed where it 16 does not adversely impact ecological and/or aesthetic values, and/or slope stability. Vegetation 17 conservation should be preferred over the creation or maintenance of views from property on 18 the shoreline to protect shoreline ecological functions and aesthetics. 19 Regulations. 20 When the two are in conflict, Pprotection and/or enhancement of critical areas and their associated 21 buffers shall be preferred over provisions for new visual access except where otherwise allowed by 22 this program, when the two are in conflict. 23 B.—The following standards shall apply to developments and uses within the jurisdiction of this 24 program: 25 B. To protect views of the shoreline from existing structures, setbacks may be modified pursuant to 26 WCC 23.400.020(D) (Shoreline Bulk Provisions, Setbacks) 27 To minimize impacts to views from the water, the Director may require the planting of vegetation to 28 mitigate the impacts. 29 C.D. __Where commercial, industrial, mixed use, multifamily, and/or multi-lot_unit_developments are 30 proposed, primary structures shall provide for reasonable view corridors between buildings. -E.Buildings shall incorporate architectural and/or landscape features that reduce scale or bulk, such as 31 32 setbacks, <u>vegetation</u>, pitched roofs, offsets, angled facets, and recesses. 33 E.F. Building surfaces on or adjacent to the water shall employ materials that minimize reflected light. 34 F-G. Building mechanical equipment shall be incorporated into building architectural features, such as 35 pitched roofs, to the maximum extent possible. Where mechanical equipment cannot be 36 incorporated into architectural features, a visual screen shall be provided consistent with building 37 exterior materials that obstructs views of such equipment. 38 Any other design standards included in community plans or regulations adopted by Whatcom G.H. 39 County shall apply.

Comment [AP54]: Added to address potential impacts from stormwater and sewer outfalls

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1	₩. <u> </u> .	_Fences, walls_other than retaining walls, hedges, and other similar accessory structures, excluding	 Comment [AP55]: Added for clarity per Scoping
2		those associated with agricultural uses, shall be limited to four feet in height between the ordinary	Document, Item #17e.
3		high water mark and structures, and within shoreline view areas as defined in WCC	
4		Chapter 23.1160 (Definitions); provided, that, within shoreline view areas, the administratorDirector	
5		may approve a greater height where a fence or other feature is parallel to the right-of-way and does	
6		not extend above a line of sight between the ordinary high water mark and a point three and one-	
7		half feet above the centerline of the road.	
8	 	Where permitted, fences, walls, hedges and other similar structures shall be limited to four feet in	
9		height within critical area buffers. Outside of critical area buffers, fences shall be limited to six feet	
10		in height.	 Comment [DN56]: Moved to Bulk Provisions
11	<u>J.</u>	_Fences, walls, hedges, or private accessory structures on public property shall not be permitted to	since this provision does not address Views and Aesthetics
12		obscure shoreline views within shoreline view areas as defined in WCC Chapter 23.1160 or from	
13		existing residences on adjacent property, or views from the water, unless specific findings are made	
14		that the proposed view obstruction is justified by overriding considerations of the public interest.	
15	<u>K.</u>	Interior and exterior lighting shall be designed and operated to avoid illuminating nearby properties	
16		or public areas; prevent glare on adjacent properties, public areas, or roadways; to a void infringing	
17		on the use and enjoyment of such areas; and to prevent hazards. Methods of controlling spillover	
18		light include, but are not limited to, limits on height of structure, limits on light levels of fixtures,	
19		light shields, setbacks, buffer areas, and screening.	 Comment [DN57]: Moved from the former Site
20	<u>+.</u> ∟.	Where shoreline setbacks or buffers are allowed to be reduced per this program, the proposed use	Planning section
21		or development shall not be permitted to substantially obscure shoreline views within shoreline	
22		view areas as defined in WCC Chapter 23.60 (Definitions) or from existing residences on adjacent	
23		property.	 Comment [AP58]: Added per Scoping
24	<u>M.</u>	Limbing, clearing, and/or thinning for limited view corridors shall only be allowed pursuant to WCC	Document, Item #18c.
25		16.16.235(B)(5) (Activities Allowed with Notification), except that view corridors are not permitted	
26		in the Natural shoreline environment.	
27	K.	Stairs and walkways located within the shoreline or critical area buffers shall not exceed four feet in	
28		width; provided, that where ADA requirements apply, such facilities may be increased to five feet in	
29		width. Stairways shall conform to the existing topography to the extent feasible and minimize	
30		impervious surfaces.	 Comment [T59]: Removed for clarity. This is fully captured in the Shoreline Bulk Provisions.
31	23.	90.06030.0540 Vegetation Conservation Management.	Tully captured in the shoreline Bulk Provisions.
32	1.	Pursuant to WCC 16.16.710, shorelines are designated as Fish & Wildlife Habitat Conservation Areas.	
33		Within these areas and their buffers it is important to protect and enhance vegetation to provide	
34		ecological and habitat functions as well as human health and safety. Vegetation management	
35		practices consist of retaining or improving vegetated areas to protect the integrity, functions, and	
36		values of the affected critical area (shoreline) while allowing the shoreline buffer to be modified to	
37		accommodate allowed uses when consistent with the Act and this program.	
38	<u>2.</u>	Vegetation management within the shoreline buffer shall adhere to the regulations of WCC Chapter	
39		16.16 (Critical Areas). In addition:	
40		1. Vegetation clearing within shoreline jurisdiction shall be limited to the minimum necessary to	
41		accommodate approved shoreline development.	

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1	<u>1.2. Design of structuresShoreline development shallshould</u> conform to natural contours and
2	minimize disturbance to soils and native vegetationas feasible. Feasible shall include
3	incorporation of trails or stairs from parking areas on steep slopes, and other design elements to
4	lessen the need to alter natural contours and minimize soil and native vegetation disturbance.
5	Tiered fFoundations shall be tiered incorporate with earth retention incorporated into the
6	structure <u>al design.</u>
7	2.3. Where compliance with subsection (B)(1) of this section is not feasible or required, new All
8	shoreline developments shall be required to develop and implement a vegetation management
9	plan <u> When required, vegetation management plans shall be</u> prepared by a qualified
10	professional and shall be c onsistent with the requirements in WCC <u>16.16.260(BG</u>) and (CH);
11	provided, that the administrator <u>Director</u> may establish prescriptive standards for vegetation
12	conservation and management as an alternative to requiring a specific plan for a development.
13	Vegetation management plans shall describe actions that will be implemented to ensure that
14	buffer areas provide ecological functions equivalent to a dense native vegetation community to
15	the extent possible given the area that is feasibly available. Required vegetation shall be
16	maintained over the life of the use and/or development by means of a conservation easement
17	or similar legal instrument recorded with the Whatcom County auditor.
18	3. Policies.
19	a.—Where new developments and/or uses are proposed, native shoreline vegetation should be
20	conserved to maintain shoreline ecological functions and/or processes and mitigate the
21	direct, indirect and/or cumulative impacts of shoreline development, wherever feasible.
22	Important functions of shoreline vegetation include, but are not limited to:
23	i. Providing shade necessary to maintain water temperatures required by salmonids,
24	forage fish, and other aquatic biota.
25	ii. Regulating microclimate in riparian and nearshore areas.
26	iii. Providing organic inputs necessary for aquatic life, including providing food in the form
27	of various insects and other benthic macroinvertebrates.
28	iv. Stabilizing banks, minimizing erosion and sedimentation, and reducing the
29	occurrence/severity of landslides.
30	v.—Reducing fine sediment input into the aquatic environment by minimizing erosion,
31	aiding infiltration, and retaining runoff.
32	vi. Improving water quality through filtration and vegetative uptake of nutrients and
33	pollutants.
34	vii. Providing a source of large woody debris to moderate flows, create hydraulic roughness,
35	form pools, and increase aquatic diversity for salmonids and other species.
36	viii. Providing habitat for wildlife, including connectivity for travel and migration corridors.
37	4. B. Regulations.
38	1.—Shoreline developments shall comply with the vegetation conservation policies of this program
39	through compliance with the critical area standards of WCC <u>16.16.335</u> , <u>16.16.360</u> , <u>16.16.630</u> and
40	<u>16.16.740</u> for protection and maintenance of critical area and buffer vegetation.

Comment [DN60]: Moved and modified from former Site Planning section.

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1	3Nonconforming lots that do not provide sufficient area to meet the standard dimensional
2	requirements for buffers and setbacks as provided for in WCC 23.50.070(N) and are not located
3	within a landslide, alluvial fan, or riverine and coastal erosion hazard areas, as defined in WCC
4	16.16.310, may employ the following standards in lieu of the vegetation management provisions
5	of subsection (B)(2) of this section:
6	a. An inner management zone shall extend perpendicularly from the shoreline ordinary
7	high water mark or critical area edge a distance equal to 50 percent of the buffer
8	dimension established for nonconforming lots in WCC 23.50.070(N). In the inner
9	management zone:
10	i.—Lawn or turf is prohibited due to its limited functional benefits and need for
11	chemical and fertilizer applications. Understory consisting of native groundcover
12	and shrubs shall be provided at a sufficient density to prevent erosion, stabilize
13	soils, and intercept surface runoff.
14	ii. Native trees shall be provided at a sufficient density and species composition to
15	mimic natural vegetative conditions for purposes of creating shade, attenuating
16	water temperature, stabilizing soils, and providing large woody debris and other
17	organic inputs critical for aquatic resources.
18	b.—An outer management zone shall extend from the outer boundaries of the inner
19	management zone to the edge of the critical area buffer. Within the outer management
20	zone:
21	i.—Vegetation management shall consist of the requirements of subsection (B)(3)(a) of
22	this section; provided, that on slopes of 25 percent or less, lawn, turf, ornamental
23	vegetation or gardens may be allowed on up to 10 percent of the area or 500 square
24	feet, whichever is greater.
25	ii. Lawn or turf shall be prohibited on slopes greater than 25 percent.
26	4. Vegetation clearing shall be limited to the minimum necessary to accommodate approved
27	shoreline development.
28	5. Removal of noxious weeds and/or invasive species shall be incorporated in vegetation
29	management plans, as necessary, to facilitate establishment of a stable community of native
30	plants.
31	6. Clearing, pruning and revegetation of buffer areas, except landslide hazard areas and buffers
32	and riverine and coastal erosion hazard areas and buffers, may be conducted in accordance with
33	the regulations in WCC 16.16.235(<u>5</u>).
34	7. Selective vegetation _clearing_ and pruning may be allowed in landslide hazard areas and/or
35	riverine and coastal erosion hazard areas and/or their buffers pursuant to an approved
36	vegetation management plan designed to improve overall slope or bank stability. The plan shall
37	be prepared by a qualified professional and reviewed by a licensed geologist or geotechnical
38	engineer.
39	8. Vegetation conservation standards shall not apply retroactively to existing uses and
40	developments, such as existing agricultural practices.

Comment [CES61]: Moved up.

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1 2	9.	 Vegetation conservation standards do not apply to the removal of hazard trees pursuant to WCC 16.16.230(F).
3	10.	Unless otherwise stated, the vegetation conservation regulations of this program do not apply
4		to commercial forest practices as defined by this program when such activities are covered
5		under the Washington State Forest Practices Act (Chapter 76.09 RCW), except where such
6		activities are associated with a conversion to other uses or other forest practice activities over
7		which local governments have authority. For the purposes of this program, preparatory work
8		associated with the conversion of land to non-forestry uses and/or developments shall not be
9		considered a forest practice and shall be reviewed in accordance with the provisions for the
10		proposed non-forestry use, the general provisions of this program, and Chapter 16.16 WCC, and
11		shall be limited to the minimum necessary to accommodate an approved use.
12	23. 90.(07030.0650 Archaeological, Historic, and Cultural Resources.
13		pject Approval Requirements.
14	<u>1.</u>	Upon receipt of an application for a permit, exemption, or other approval for a proposed
15		project, the County shall determine whether the project lies within 500 feet of a site known to
16		contain a cultural resource based on the Washington State Department of Archaeology &
17		Historic Preservation's (DAHP) Inventory of Cultural Resources.
18	<u>2.</u>	If the project meets this criterion, a cultural resources survey and report meeting the
19		requirements of subsection (B) shall be required.
20	<u>3.</u>	Whatcom County shall provide the cultural resource report to DAHP—and if Native American
21		cultural resources are addressed, to the Lummi Nation Tribal Historic Preservation Office, the
22		Nooksack Tribe, and/or other affected Native American Tribes—for a fifteen (15) day review and
23		comment opportunity. Said review period may run concurrently with other required public
24		review periods, such as for SEPA.
25	<u>4.</u>	Based upon consultation with DAHP and the affected Tribe(s), the Director may approve the
26		report or reject or request revision of the conclusions reached and/or management
27		recommendations when the assessment is inaccurate or does not fully address the cultural
28		resource management concerns involved.
29	<u>5.</u>	If the cultural resource report identifies the presence of a cultural resource, any permit issued
30		shall be conditioned on meeting the approved report's management recommendations.
31	<u>6.</u>	Regardless of whether any cultural resources are identified or not, any activities are still subject
32		to the state and federal regulations, including those regarding inadvertent discoveries (RCWs
33		<u>68.50.645, 27.44.055, and 68.60.055).</u>
34	<u>7.</u>	Final cultural resource reports shall be filed with DAHP prior to the County's issuance of a
35		permit, exemption, or other approval by the applicant or his/her agent. The project's cultural
36		resource professional shall also uploading their reports and site forms to WISAARD, the state's
37		digital repository for architectural and archaeological resources and reports maintained by
38		DAHP.
39	<u>8.</u>	Any costs associated with a cultural resource review shall be borne by the applicant.

Comment [AP62]: Moved to Forest Practices section (WCC 23.40.100).

Comment [AP63]: Section rewritten in conjunction with the LNTHPO & WA State DAHP for greater clarity and streamlining.

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1	B. Cultural Resources Report Standards.	
2	1. Cultural resources reports shall meet the most recent "Washington State Standards for Cultural	
3	Resource Reporting" issued by DAHP (https://dahp.wa.gov/project-review/washington-state-	
4	standards-for-cultural-resource-reporting)	
5	2. Cultural resources reports addressing archaeological resources shall be conducted by a	
6	professional archaeologist that meets the Secretary of the Interior Professional Qualification	
7	Standards (36 CFR Part 61). Cultural resources reports addressing historic resources shall be	
8	conducted by a qualified historic preservation professional.	
9	3. If the cultural resource assessment identifies the presence of a cultural resource, the report	
10	must provide management recommendations that, at a minimum, conform to DAHP's most	
11	current management standards. Such recommendations will depend on the resource identified,	
12	but may include but are not limited to:	
13	a. Inadvertent Discovery Plan;	
14	b. On-site monitoring by a qualified professional and/or a Tribal representative;	
15	c. Avoidance, by redesigning the project; or	
16	d. When impacts cannot be avoided, obtaining a Cultural Resource Permit (see RCWs 27.44	
17	and 27.53; https://dahp.wa.gov/archaeology/archaeological-permitting, and	
18	https://apps.leg.wa.gov/WAC/default.aspx?cite=25-48-060).	
19	G. APolicies.	-
20	1. The county should work with tribal, state, federal and local governments as appropriate to	
21	maintain an inventory of all known significant local historic, cultural and archaeological sites in	
22	observance of applicable state and federal laws protecting such information from general public	
23	disclosure. As appropriate, such sites should be protected, preserved and/or restored for study,	
24	education and/or public enjoyment to the maximum possible extent.	
25	2. Site development plans should incorporate provisions for historic, cultural and archaeological	
26	site preservation, restoration and education with open space or recreation areas whenever	
27	compatible and possible.	
28	3. Cooperation among involved private and public parties is encouraged to achieve the	
29	archaeological, historical and cultural element goals and objectives of this program.	
30	4.—Owners of property containing identified historic, cultural or archaeological sites are	
31	encouraged to make development plans known well in advance of application, so that	
32	appropriate agencies such as the Lummi Nation, Nooksack Tribe, Washington State Department	
33	of Archaeology and Historic Preservation, and others may have ample time to assess the site	
34	and make arrangements to preserve historical, cultural and archaeological values as applicable.	
35	5.—Private and public owners of historic sites should be encouraged to provide public access and	
36	educational opportunities in a manner consistent with long-term protection of both historic	
37	values and shoreline ecological functions.	
38	6. Historic, cultural and archaeological site development should be planned and carried out so as	
39 40	to prevent impacts to the resource. Impacts to neighboring properties and other shore uses should be limited to temporary or reasonable levels.	

Comment [PDS64]: Policies moved to the C/P.

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1	7.—If development is proposed adjacent to an identified historic, cultural or archaeological site,
2	then the proposed development should be designed and operated so as to be compatible with
3	continued protection of the historic, cultural or archaeological site.
4	8.—The cultural resource provisions of this program are consistent with
5	Chapters 27.44 and 27.53 RCW and WAC 25-48-060. In accordance with state law, all applicants
6	are subject to these requirements.
7	H.—Regulations.
8	A. Known Archaeological, Historic, and Cultural Resources.
9	i. Upon receipt of application for a shoreline permit or request for a statement of exemption for
10	development on properties within 500 feet of a site known to contain an historic, cultural, or
11	archaeological resource(s), the county shall require a cultural resource site assessment;
12	provided, that the provisions of this section may be waived if the administrator determines that
13	the proposed development activities do not include any ground disturbing activities and will not
14	impact a known historic, cultural, or archaeological site. The site assessment shall be conducted
15	by a professional archaeologist or historic preservation professional, as applicable, to determine
16	the presence of significant historic or archaeological resources. The fee for the services of the
17	professional archaeologist or historic preservation professional shall be paid by the landowner
18	or responsible . The applicant shall submit a minimum of five copies of the site assessment to
19	the administrator for distribution to the applicable parties for review.
20	ii. If the cultural resource site assessment identifies the presence of significant historic or
21	archaeological resources, a cultural resource management plan (CRMP) shall be prepared by a
22	professional archaeologist or historic preservation professional, as applicable. The fee for the
23	services of the professional archaeologist or historic preservation professional shall be paid by
24	the landowner or responsible party. In the preparation of such plans, the professional
25	archaeologist or historic preservation professional shall solicit comments from the Washington
26	State Department of Archaeology and Historic Preservation, the Lummi Nation Tribal Historic
27	Preservation Office, and Nooksack Tribe. Comments received shall be incorporated into the
28	conclusions and recommended conditions of the CRMP to the maximum extent practicable. The
29	applicant shall submit a minimum of five copies of the CRMP to the administrator for
30	distribution to the applicable parties for review.
31	a. A CRMP shall contain the following minimum elements:
32	i. The purpose of the project; and
33	ii. A site plan for proposed on-site development; and
34	iii. Depth and location of all ground disturbing activities including, but not limited to,
35	utilities, driveways, clearing, and grading; and
36	iv. An examination of project on-site design alternatives; and
37	v. An explanation of why the proposed activity requires a location on, or access across
38	and/or through, a significant historic or archaeological resource; and
39	vi. A description of the historic/archaeological resources affected by the proposal; and
40	vii. An assessment of the historic/archaeological resource and an analysis of the potential
	adverse impacts as a result of the activity; and

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1	viii.—An analysis of how these impacts have been avoided.; or w
2	ix. Where avoidance is not possible, how these impacts have been mitigated/minimized;
3	and
4	x.—A recommendation of appropriate mitigation measures, which may include but are
5	not limited to the following:
6	A. Recording the site with the State Department of Archaeology and Historic
7	Preservation, or listing the site in the National Register of Historic Places,
8	Washington Heritage Register, as applicable, or any locally developed historic
9	registry formally adopted by the Whatcom County cCouncil;
10	B.— Preservation in place;
11	C. Re-interment, in the case of grave sites;
12	D.—Covering an archaeological site with a nonstructural surface to discourage
13	pilferage (e.g., maintained grass or pavement);
14	E. Excavation and recovery of archaeological resources;
15	F.—Inventorying prior to covering of archaeological resources with structures or
16	development; and
17	G. Monitoring of construction excavation.
18	xi.—An outline of actions to be taken by the property owner, developer, archaeologist, or
19	historic preservation professional, as applicable, in the event that an inadvertent
20	discovery of historic, cultural, or archaeological sites or artifacts occurs during site
21	development, which includes the following:
22	A.—A statement that work on that portion of the development site shall be stopped
23	immediately and the find reported as soon as possible to the administrator and
24	other appropriate governments and agencies.
25	B.—Contact information for applicable parties, agencies, and governments including
26	the county administrator, the Washington State Department of Archaeology and
27	Historic Preservation, Lummi Nation Tribal Historic Preservation Office, Nooksack
28	Tribe, professional archaeologist or historic preservation professional; and in the
29	event of inadvertent discovery of human remains, additional contact information
30	for the Whatcom County Sheriff's office, Whatcom County Medical Examiner,
31	and/or Lummi Repatriation Office.
32	C. Proposed measures to stabilize, contain, or otherwise protect the area of
33	inadvertent discovery until a site investigation and/or site assessment is
34	conducted.
35	xii.—Where provision of public access for the purpose of public education related to a
36	private or publicly owned building or structure of historic significance is desired by the
37	property owner, a public access management plan shall be developed in consultation
38	with the Washington State Department of Archaeology and Historic Preservation,
39	Lummi Nation Tribal Historic Preservation Office, Nooksack Tribe, and/or other
40	agencies, as appropriate, to address the following:

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1	A.—The type and/or level of public access that is consistent with the long-term
2	protection of both historic resource values and shoreline ecological functions and
3	processes; and
4	B.—Site- and resource-specific conditions and/or improvements including the
5	following, as applicable:
6	(1) Hours of operation,
7	(2)-Interpretive and/or directional signage,
8	(3) Lighting,
9	(4) Pedestrian access, and/or
10	(5)-Traffic and parking.
11	xiii. Where provision of public access for purposes of public education related to an
12	archaeological or cultural resource site is desired by the property owner, the
13	Washington State Department of Archaeology and Historic Preservation, Lummi
14	Nation Tribal Historic Preservation Office, Nooksack Tribe, and/or other agencies, as
15	appropriate, shall be in agreement prior to providing public access to the site. An
16	access and resource management plan shall be developed in consultation with the
17	Washington State Department of Archaeology and Historic Preservation, the Lummi
18	Nation Tribal Historic Preservation Office, and the Nooksack Tribe.
19	b.—The recommendations and conclusions of the CRMP shall be used to assist the administrator
20	in making final administrative decisions concerning the presence and extent of historic/
21	archaeological resources and appropriate mitigating measures. The administrator shall
22	consult with the Washington State Department of Archaeology and Historic Preservation,
23	Lummi Nation Tribal Historic Preservation Office, and Nooksack Tribe prior to approval of
24	the CRMP.
25	c. The administrator may reject or request revision of the conclusions reached in a CRMP
26	when the administrator can demonstrate that the assessment is inaccurate or does not fully
27	address the historic/archaeological resource management concerns involved.
28	d. Upon receipt of a complete development permit application in an area of known historic/
29	archaeological resources, the county shall notify and request a recommendation from
30	appropriate agencies such as the Washington State Department of Archaeology and Historic
31	Preservation. the Lummi Nation Tribal Historic Preservation Office. and Nooksack Tribe.
32	Recommendations of such agencies and other affected persons shall be duly considered and
33	adhered to whenever possible and reasonable. Notification shall include the following
34	information:
35	i.—The date of application, the date of notice of completion for the application, and the
36	date of the notice of application:
37	ii. A site map including the street address, tax parcel number, township, range, and section
38	of the proposed project area;
39	iii. A description of the proposed project action and a list of the project permits included in
40	the application, and, if applicable, a list of any studies requested by the cCounty;
10	the application, and, if applicable, a list of any statics requested by the <u>co</u> unity,

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1	iv.—The identification of other permits not included in the application to the extent known
2	by the cCounty;
3	v. The identification of existing environmental documents that evaluate the proposed
4	project and, if not otherwise stated on the document providing notice of application.
5	the location where the application and any studies can be reviewed;
6	vi. Any other information determined appropriate by the Ccounty;
7	vii.—A statement indicating those development regulations that will be used for project
8	mitigation or a determination of consistency if they have been identified at the time of
9	notice;
10	viii.—A statement of the limits of the comment period and the right of each agency to
11	comment on the application within a 15-day time period, request a copy of the decision
12	once made, and to appeal a decision when allowed by law.
13	e.—In granting shoreline permits or statements of exemption for such development, the
14	c <u>C</u> ounty may attach conditions to provide sufficient time and/or conditions for consultation
15	with the Washington State Department of Archaeology and Historic Preservation, Lummi
16	Nation Tribal Historic Preservation Office, and Nooksack Tribe, and to assure that historic/
17	archaeological resources are properly protected, or for appropriate agencies to contact
18	property owners regarding purchase or other long-term arrangements. Provision for the
19	protection and preservation of historic/archaeological sites shall be incorporated to the
20	maximum extent practicable. Permit or other requirements administered by the
21	Washington State Department of Archaeology and Historic Preservation pursuant to
22	Chapters 27.44 and 27.53 RCW may apply in addition.
23	B. Inadvertent Discovery.
24	1.—Whenever historic, cultural, or archaeological sites or artifacts are discovered in the process of
25	development on shorelines, work on that portion of the development site shall be stopped
26	immediately, the site secured, and the find reported as soon as possible to the administrator.
27	Upon notification of such find, the property owner shall notify the Washington State
28	Department of Archaeology and Historic Preservation, Lummi Nation Tribal Historic Preservation
29	Office, and Nooksack Tribe, and the administrator, shall conduct a site investigation to
30	determine the significance of the discovery. Based upon the findings of the site investigation
31	and consultation with the Washington State Department of Archaeology and Historic
32	Preservation, Lummi Nation Tribal Historic Preservation Office, and Nooksack Tribe, the
33	administrator may require that an immediate site assessment be conducted or may allow
34	stopped work to resume.
35	2.—If a site assessment is required, the area of inadvertent discovery shall be stabilized, contained _z
36	or otherwise protected until the site assessment and/or CRMP is completed. The site

36 ito assessment shall be prepared pursuant to subsection (B)(1)(a) of this section to determine the 37 38 significance of the discovery and the extent of damage to the resource and shall be distributed 39 to the Washington State Department of Archaeology and Historic Preservation, the Lummi 40 Nation Tribal Historic Preservation Office, and Nooksack Tribe for a 15 day review period or, in

the case of inadvertent discovery of human remains, a 30-day review period to determine the 41

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1	significance of the discovery. If the site has been determined not to be significant by the above-
1 2	listed agencies or governments, or if the above-listed agencies or governments have failed to
3	respond within the applicable review period following receipt of the site assessment, such
4	stopped work may resume.
5	3. Upon receipt of a positive determination of a site's significance, the administrator may invoke
6	the provisions of subsections (B)(1)(b) through (d) of this section for a cultural resource
7	management plan, if such action is reasonable and necessary to implement related SMP
8	objectives.
9	C. The requirements of subsection (B)(1) of this section do not apply where an applicant/project
10	proponent has obtained an approved archeological excavation and removal permit from the
11	Washington State Department of Archaeology and Historic Preservation pursuant to WAC 25-48-
12	060; provided, that the applicant must adhere to the requirements of said approved permit.
13	23. 90.080 30.0 76 0 Public Access.
13	a. Policies.
15	i.—Use and development that provide an opportunity for substantial numbers of the people to
16	enjoy the shorelines of the state are a preferred use.
17	ii.—Physical or visual access to shorelines should be incorporated in all new development when the
18	development would either generate a demand for one or more forms of such access, and/or
19	would impair existing legal access opportunities or rights. Public health and safety concerns
20	should also be adequately addressed and maintenance of shoreline ecological functions and/or
20	processes should be assured. As required by the governing principles, all such conditions should
22	be consistent with all relevant constitutional and other legal limitations on regulation of private
22	
	property. iii. — Public access should be provided for water-oriented uses and non-water-dependent uses and
24 25	developments that increase public use of the shorelines and public aquatic lands, or that would
26	impair existing, legal access opportunities.
27	iv. Non-water-related uses or activities located on the shoreline should provide public access as a
28	public benefit.
29	v. Public access area and/or facility requirements should be commensurate with the scale and
30	character of the development and should be reasonable, effective and fair to all affected parties
31	including but not limited to the land owner and the public.
32	vi. Public access design should provide for public safety and minimize potential impacts to private
33	property, individual privacy, and shoreline ecological functions and processes.
34	vii. Shoreline development by public entities, such as local governments, port districts, state
35	agencies, and public utility districts, should provide public access measures as part of each
36	development project, unless such access is shown to be incompatible due to reasons of safety,
37	security, or impact to the shoreline.
38	b. Regulations.
39	A. In the review of Aall shoreline substantial development, shoreline conditional use permits, or
10	developments of more than four residential lots or dwelling units, consideration of shall provide

40 developments of more than four residential lots or dwelling units <u>- consideration of shall provide</u>

Comment [AP65]: Removed several provisions below that are beyond WAC requirements.

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1	pul	plic access-shall be required, subject to the test stated in subsection (A)(2) of this	section. When
2	apı	propriate, provisions for adequate public access shall be incorporated into such p	roposals,
3	inc	luding land division. ₃ <u>An applicant shall not be required to provide public access i</u>	f the decision-
4	ma	ker determines that one or more of the following conditions applyunless the	
5	ap	plicant/proponent demonstrates that one or more of the following provisions app)ly :
6	1.	Unavoidable health or safety hazards to the public exist that cannot be prevented	ed by any
7		practical means;	
8	2.	Inherent security requirements of the use cannot be satisfied through the applic	cation of
9		alternative design features or other solutions;	
10	<u>3.1</u>	. The cost of pProviding the access, easement, alternative amenity, or mitigating	the impacts of
11		public access is unreasonably disproportionate to the <mark>total long-term cost of the</mark>	proposed
12		development;	
13	4	Significant environmental impacts will result from the public access that cannot	be mitigated;
14		Significant undue and unavoidable conflict between any access provisions and t	he proposed use
15		and/or adjacent uses would occur and cannot be mitigated.	
16	<u>2.</u>	The parcel is separated from the water by an existing developed road or an add	itional parcel
17		that serves to create a distinct break in connectivity to the shoreline.	
18	<u>3.</u>	Other reasonable and safe opportunities for public access to the shoreline are lo	ocated within
19		one-quarter mile of the proposed development site.	
20	<u>4</u> .	The site is part of a larger development project that has previously provided pub	olic access as
21		part of the development permitting process.	
22	<u>5.</u>	The proposed development is for the subdivision of property into four or fewer	parcels.
23	<u>6.</u>	The proposed development consists of only agricultural activities.	
24	<u>7.</u>	Provision of public access on the site would pose a health or safety risk to the pu	<u>ublic due to the</u>
25		nature of the proposed use or activity or the location of public access, or would	<u>be infeasible</u>
26		due to security requirements associated with the proposed development.	
27	<u>8.</u>	Provision of public access at the proposed development site would result in a ne	<u>et loss of</u>
28		shoreline ecological function that cannot be effectively mitigated or avoided, or	would pose a
29		risk to threatened and/or endangered species listed under the Endangered Spec	
30	5. 9	The proposal consists solely of a new or expanded utility crossing through shore	line jurisdiction,
31		serving development located outside shoreline jurisdiction	
32		en provisions for public access are required as a condition of project approval, th	
33		Ill prepare written findings, pursuant to Chapter 23.60 WCC, demonstrating consi	
34	pri	nciples of nexus and proportionality and the test stated in subsection (A)(2) of thi	s section and
35	₩(CC 23.50.080(A).	
36		er to deciding public access is not required pursuant to subsection (B)(1)(a) throu	
37	see	tion, the county must determine that all reasonable alternatives have been exha	usted; including,
38		not limited to:	
39		Regulating access by such means as maintaining a gate and/or limiting hours of	
40	2.	Designing separation of uses and activities (e.g., fences, terracing, use of one wo	ay glazing,
41		hedges, landscaping, etc.); and	

Comment [CES66]: Deleted, as WAC 173-26 - 221 does not list cost.

Comment [CES67]: Combined existing text w/ WAC 173-26 -221 text.

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SMP Update - Title 23 Amendments May 13, 2021 3. Providing for access at a site geographically separated from the proposal such as a street end, 1 vista, tideland or trail system. 2 3 D. Public access shall not be required for the following uses except as determined on a case-by-case basis in conjunction with the provisions of subsection A of this section and this subsection B: 4 5 -Single-family residential development of four or fewer lots. 1 6 Dredging. 7 3.—Forest practices. 8 Landfill and excavation. 9 5. Mining. 10 6.—Private docks serving four or fewer dwelling units. Instream structures. 11 Shoreline stabilization. 12 13 -Ecological restoration or enhancement activities not associated with development when the purpose of the project would be undermined. 14 10.-Agriculture. 15 16 _Public access shall consist of a dedication of land or a physical improvement in the form of a Β. 17 walkway, trail, bikeway, corridor, viewpoint, park, deck, observation tower, pier, boat launching 18 ramp, dock or pier area, or other area serving as a means of to view and/or physically approach to 19 public waters, and may include interpretive centers and displays. 20 Where public access planning as described in WAC 173-26-221(4)(c) demonstrates that a more С. effective public access system can be achieved through alternate means, such as focusing public 21 access at the most desirable locations, the County may institute master program provisions for 22 23 public access based on that approach in lieu of uniform site-by-site public access requirements. Where there is an irreconcilable conflict between water-dependent shoreline uses or physical public 24 D. 25 access and the maintenance of views from adjacent properties, the water-dependent uses and 26 physical public access shall have priority. 27 E. Alternate off-site provision of public access to shorelines may be used upon approval, as a means of 28 offsetting identifiable on-site impacts. If public access is demonstrated to be infeasible or 29 inappropriate on site due to significant interference to operations or hazards to life and property, 30 alternative visual access opportunities may be provided at a location not directly adjacent to the 31 water (such as a viewpoint, observation tower, or other areas serving as a means to view public waters (such as an interpretive center and displays explaining maritime history and industry) may be 32 33 provided at a location not directly adjacent to the water; provided, that visual access to the water is 34 provided. 35 F. Public access provided by shoreline street ends, public utilities, and rights-of-way shall not be 36 diminished (RCW 35.79.035and 36.87.130). 37 F-G.Shoreline development by public entities shall include public access measures as part of each 38 development project. 39 Development shall be located, designed, and managed so that impacts on public use of the 40 shoreline are minimized. 41 Public access shall incorporate the following location and design criteria:

Comment [CES68]: Language from WAC

Comment [AP69]: Added for consistency with WAC 173-26-221(4)(d)

Comment [DN70]: Moved from the Site Planning section.

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1	Where open space is provided along the shoreline, and public access can be provided in a
2	manner that will not adversely impact shoreline ecological functions and/or processes, a public
3	pedestrian access walkway parallel to the ordinary high water mark of the property is preferred.
4	The walkway shall be buffered from sensitive ecological features and provide limited and
5	controlled access to sensitive features and the water's edge where appropriate. Fencing may be
6	provided to control damage to plants and other sensitive ecological features and where
7	appropriate. Trails shall be constructed of permeable materials and limited to five feet in width
8	to reduce impacts to ecologically sensitive resources.
9	Public access shall be located adjacent to other public areas, accesses, and connecting trails,
10	connected to the nearest public street; _and include provisions for handicapped and physically
11	impaired persons where feasible.
12	Where views of the water or shoreline are available and physical access to the water's edge is
13	not present or appropriate, a public viewing area shall be provided.
14	Design shall minimize intrusions on privacy by avoiding locations adjacent to windows and/or
15	outdoor private open spaces or by screening or other separation techniques.
16	Design shall provide for the safety of users, including the control of offensive conduct through
17	public visibility of the public access area, or through provisions for oversight. The administrator
18	may authorize a public access to be temporarily closed in order to develop a program to address
19	offensive conduct. If offensive conduct cannot be reasonably controlled, alternative facilities
20	may be approved through a permit revision.
21	Public amenities appropriate to the use of a public access area such as benches, picnic tables,
22	and sufficient public parking to serve the users shall be provided.
23	Commercial developments that attract a substantial number of persons and developments by
24	government/public entities may be required to provide public restrooms, facilities for disposal
25	of animal waste, and other appropriate public facilities.
26	The minimum width of public access easements shall be 10 feet, unless the administrator
27	determines that undue hardship would result. In such cases, easement widths may be reduced
28	only to the extent necessary to relieve the hardship.
29	The requirement for public access on a specific site may be fulfilled by:
30	Participation in a public access plan incorporated in the program; or
31	Provision of facilities specified in a permit approval.
32	Required public access sites shall be fully developed and available for public use at the time of
33	occupancy of the use or activity or in accordance with other provisions for guaranteeing
34	installation through a monetary performance assurance.
35	Public access facilities shall be maintained over the life of the use or development. Future
36	actions by successors in interest or other parties shall not diminish the usefulness or value of
37	required public access areas and associated improvements.
38	Public access provisions shall run with the land and be recorded via a legal instrument such as an
39	easement, or as a dedication on the face of a plat or short plat. Such legal instruments shall be
40	recorded with the county auditor's office prior to the time of building permit approval,
41	occupancy or plat recordation, whichever comes first.

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4		
1	Maintenance of the public access facility shall be the responsibility of the owner unless otherwise accented by a public or page responsibility of formal accessed with	
2 3	otherwise accepted by a public or nonprofit agency through a formal agreement recorded with the county aAuditor's office.	
-	_ / _	
4 5	Public access facilities shall be available to the public 24 hours per day unless specific exceptions are granted though the shoreline permit process subject to the provisions of subsection (BA)(1)	
5 6	of this section.	
7	The standard state-approved logo or other approved signs that indicate the public's right of	
8	access and hours of access shall be installed and maintained by the owner. Such signs shall be	
9	posted in conspicuous locations at public access sites.	
10	Incentives for public access improvements such as density or bulk and dimensional bonuses shall	
10	be considered through applicable provisions of zoning and subdivision regulations.	
11	23.390.090 Site planning.	-10
13	Policies.	re
14	Development and use should be designed in a manner that directs land alteration to the least	lc
15	sensitive portions of the site to maximize vegetation conservation; minimize impervious	
16	surfaces and runoff: protect riparian, nearshore and wetland habitats: protect wildlife and	
17	habitats; protect archaeological, historic and cultural resources; and preserve aesthetic values.	
18	This may be accomplished by minimizing the project footprint, the use of clustering and other	
19	appropriate design approaches.	
20	Low impact and sustainable development practices such as rain gardens, and pervious surfacing	
21	methods including, but not limited to, porous paving blocks, porous concrete and other similar	
22	materials should be incorporated in developments where site conditions allow to maintain	
23	shoreline ecological functions and processes. Topographic modification, vegetation clearing, use	
24	of impervious surfaces and alteration of natural drainage or other features should be limited to	
25	the minimum necessary to accommodate approved uses and development. An engineering	
26	geologist should be consulted prior to using infiltration practices on shore bluffs.	
27	Accessory development or use that does not require a shoreline location should be located	
28	outside of shoreline jurisdiction unless such development is required to serve approved water-	
29	oriented uses and/or developments. When sited within shorelines jurisdiction, uses and/or	
30	developments such as parking, service buildings or areas, access roads, utilities, signs and	
31	storage of materials should be located inland away from the land/water interface and landward	
32	of water oriented developments and/or other approved uses.	
33	Development should be located, designed, and managed so that impacts on shoreline or upland	
34	uses are minimized through bulk and scale restrictions, setbacks, buffers, and control of	
35	proximity impacts such as noise or light and glare.	
36	Shoreline uses should not deprive other uses of reasonable access to navigable waters. Public	
37	recreation activities such as fishing, clam digging, swimming, boating, and wading, and water-	
38	related recreation should be preserved and enhanced. The rights of treaty tribes to resources	
39	within their usual and accustomed areas should be accommodated.	
40	Regulations.	

Comment [DN72]: All non-repetitive regulations have been moved, so this section is no onger necessary.

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1	Where appropriate new development shall use clustering to minimize adverse impacts on	
2	shoreline ecological functions and processes.	
3	An assessment of the existing ecological functions and/or processes provided by topographic.	
4	physical and vegetation characteristics of the site shall accompany development proposals:	
5	provided, that proposals for single family residences shall be exempt from this requirement.	
6	Such assessments shall include the following general information:	
7	Impacts of the proposed use/development on ecological processes with clear designation of	
8	existing and proposed routes for water flow, wildlife movement and other features.	
9	Infrastructure requirements such as parking, services, lighting and other features, together with	
10	the effects of those infrastructure improvements on shoreline ecological functions and/or	
11	processes.	Comment [DN73]: Moved to Ecological
12	Vehicle and pedestrian circulation systems shall be designed to minimize clearing, grading and	Protection and Critical Areas Section (WCC 23.30.020).
13	alteration of topography and natural features. Roadway and driveway alignment shall follow th	
14	natural contours of the site and minimize width to the maximum extent feasible. Elevated	
15	walkways should be utilized to cross wetlands.	
16	Impervious surfacing for parking lot/space areas shall be minimized through the use of	
17	alternative surfaces where feasible, consistent with the May 2005 Low Impact Development	
18	Technical Guidance Manual for Puget Sound.	Comment [DN74]: Moved to Transportation
19	Utilities shall be located within roadway and driveway corridors and rights-of-way wherever	Section for Shoreline Uses and Modifications (WCC 23.40.190).
20	feasible.	Comment [CES75]: Moved to Utilities section.
21	Design of structures should conform to natural contours and minimize disturbance to soils and	
22	native vegetation. Foundations shall be tiered with earth retention incorporated into the	
23	structure.	Comment [DN76]: Moved to 23.30.040
24	Stormwater infiltration systems shall be employed to mimic the natural infiltration and ground	Vegetation Management.
25	water interflow processes where appropriate.	Comment [DN77]: Moved to Water Quality
26	Fencing, walls, hedges and similar features shall be designed in a manner that does not preclud	e
27	or significantly interfere with wildlife movement to/from important habitat areas.	Comment [AP78]: Removed to reduce
28	Accessory uses that do not require a shoreline location shall be sited away from the land/water	Regulation provisions for Ecological Protection and
29	interface and landward of the principal use and, unless otherwise specified, shall observe critica	Critical Areas (WCC 23.30.020).
30	area regulations and buffers in Chapter 16.16 WCC.	Comment [DN79]: Moved to Ecological protection and critical areas section.
31	Development shall be located, designed, and managed so that impacts on public use of the	protection and critical areas section.
32	shoreline are minimized.	Comment [DN80]: Moved to the Public Access section
33	Public recreation activities such as fishing, clam digging, swimming, boating, and wading, and	Section
34	water related recreation shall be protected through specific provisions to avoid impacts, or	
35	provide access as applicable.	Comment [DN81]: This is more applicable as a policy rather than a regulation and is already
36	Interior and exterior lighting shall be designed and operated to avoid illuminating nearby	included as a policy above under former subsection
37	properties or public areas, prevent glare on adjacent properties, public areas or roadways to	(A)(5).
38	avoid infringing on the use and enjoyment of such areas, and to prevent hazards. Methods of	
39	controlling spillover light include, but are not limited to, limits on height of structure, limits on	
40	light levels of fixtures, light shields, setbacks, buffer areas and screening.	Comment [DN82]: Moved to Views and Aesthetics 23.30.030

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1		All facilities shall be located and designed to avoid impediments to navigation and to avoid
2		depriving other properties of reasonable access to navigable waters. Review and approval by
3		the U.S. Coast Guard may be required as a condition of issuance of building or development
4		permits to assure compliance. All in-water structures shall be marked and lighted in compliance
5		with U.S. Coast Guard regulations.
6		All shoreline use and development shall provide setbacks from adjacent properties in
7		accordance with WCC Table 23.90.130(C). Setbacks shall be of adequate width to attenuate
8		proximity impacts such as noise, light and glare, and may address scale and aesthetic impacts.
9		Fencing or landscape areas may be required to provide a visual screen.
10	н.	

Comment [DN83]: Moved to both the Boating facilities and the Moorage sections.

Comment [DN84]: This is more of a policy rather than a regulation and is already included above under former subsection (A)(4). Dimensional standards already implement such a policy so this additional regulation is not necessary.

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1	Chapter 23.10023.40 Shoreline Use and Modification Regulations
2	23. 104 0.010 Shoreline Use and Development Modification.
2	A. All uses and modifications in shoreline areas shall be subject to the policies and regulations of this
4	program.
5	B. Table 1. Shoreline Use by Environment Designation generally sets forth the permissible uses within
6	the respective shoreline environment designation generally sets for the permissible uses within the respective shoreline environment designations in the county. It should be read in close
0 7	
	conjunction with the definitions in Chapter 23.60 (Definitions) and the other provisions in this
8	program. The contents of Table 1 provisions are subject to limitations, conditions, and exceptions
9	listed under of each of the categories of this chapter. Such text modifies the requirements of Table
10	<u>11, and in</u> the event there is a conflict between the use(s) identified in Table 23.100.010 Table 11
11	and the policies or regulations, the policies and regulations shall prevailapply.
12	<u>C.</u> Shoreline use and development shall be classified by the administratorDirector and regulated under
13	one or more of the following applicable sections of WCC Chapter 23.10023.40 (Shoreline Use and
14	Modification Regulations). Unless otherwise stated, all use and development shall also comply with
15	all of the general policies and regulations of Chapter 23.90 WCC and, if applicable, the policies of
16	Chapter 23.40 WCC. A proposed development may contain different types of uses and/or
17	modifications, and may be classified under and be subject to multiple categories (e.g., a marina may
18	fall under and be subject to Marinas, Moorage, Commercial, and Industrial, depending on what is
19	proposed).
20	<u>D. (b) In the</u> Aquatic: shoreline environment designation, only Wwater-dependent uses shall be
20	allowed-only, subject to the use and development regulations of the abutting upland shoreline area
21	environment designation.
22	environment designation.

Comment [AP85]: This chapter has been moved from later in the document (previously number 23.100).

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Table 1. WCC Table 23.100.010^(a)

Table 1. Shoreline Use by Environment Designation

				S	horeline	Area Enviro	nment Designation				
Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgmt Area	
Agriculture											
Agriculture – General	P	Х	P ()	P ()	P <u>*</u>	Р	Р	<u>₽(+)</u> X <u>*</u>	Х	<u>P</u>	Comment [CES86]: Making consistent w/
Liquid Manure Storage Facilities and Spreading	X	X	X	X	<u>P</u>	<u>P</u>	<u>P</u>	X	X	X	policies for Natural
Animal Feeding Operations and Confined Animal Feeding Operations (AFOs/CAFOs)	X	X	X	X	<u>P</u>	<u>P</u>	<u>P</u>	X	X	X	
Aquaculture										•	
<u>Aquaculture – General</u>	Р	P <u>*</u> (+)	Р	P <u>*</u> (+)	P (+)	Р	Р	₽ <mark>X</mark> ↔	Psee upland	<u>P</u>	Comment [CES87]: Making consistent w/
Commercial Salmon Net Pen Facilities	X (;)	X(;;)	X(;)	X (;)	X(;)	X (;)	X(+)	X	X (*)	X	policies for Natural
Commercial Geoduck Aquaculture	<u>C(.)</u>	<u>C(;)</u>	<u>C()</u>	<u>C(+)</u>	<u>C(;)</u>	<u>C(;)</u>	<u>C(+)</u>	<u>C()</u>	<u>C*</u>	<u>C</u>	
Marinas and Launch Ramp	<u>s</u> Boatir	ng Faciliti	es								
Marinas, including accessory structures	Ρ	Ρ	С	Ρ	Ρ	<u>РХ</u>	С	х	Psee upland	X	
Launch ramps <u>– Marina</u>	Р	Р	<u> PC</u>	Р	Р	<u>РХ</u>	<u>PC</u>	X (,)	Psee upland	X	
Launch ramps – Public	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X/P*</u>	see upland	<u>P</u>	
Launch ramps – Residential	X	X	<u>X</u>	X	<u>X</u>	X	<u>X</u>	<u>X</u>	see uplandX	X	
Accessory Structures	<u>P(-)</u>	<u>₽()</u>	C	P()	P()	<u>P()</u>	<u>C</u>	¥	see upland		
Covered Over-Water	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	P <u>*</u> (+)	P (+)	

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				S	horeline	Area Enviro	nment Designation			
Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgmt Area
Structures										
Commercial									•	•
Water-Dependent Commercial	<u>P</u>	<u>P*</u>	<u>C*</u>	<u>P</u>	<u>P</u>	<u>P*</u>	<u>C*</u>	X	see upland	<u>P</u>
Water- oriented-Related and <u>Water-Enjoyment</u> Commercial	Ρ	P <u>*</u> ()	C _()	Р	Р	P <u>*</u> ↔	C _()	Х	X	<u>Р</u>
Non-Water-Oriented Commercial	С	C ()	C ()	С	С	C <u>*</u> (+)	C(+)	Х	Х	<u>C</u>
Dredging and Dredge Mate	rial Dis	posal			•					
Dredging	С	С	С	С	С	С	С	X <u>/P</u> (*)	C (,)	X <mark>/C</mark> (*)
Maintenance Dredging	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P*</u>	<u>P*</u>
<u>Dredge Material Disposal</u>	<u>P(*)</u>	<u>P(*)</u>	<u>P(*)</u>	<u>P(*)</u>	<u>P(*)</u>	<u>P(*)</u>	<u>P(*)</u>	<u>P(*)</u>	<u>X(;)</u>	<u>P</u>
Essential Public Facilities										
	С	С	С	С	С	С	С	Х	С	<u>C</u>
LandfFill and Excavation										
	P <u>/*C</u>	P <u>/*C</u>	P <u>/*C</u>	P <u>/*C</u>	P <u>/*C</u>	P <u>/*C</u>	₽() / C<u></u>P/*C	X	C() / X C*	X <u>/C</u> (*)
Flood Control-Hazard Redu	iction a	nd Instre	am Structures							
Flood Hazard Reduction ontrol-and Instream Structures – General	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Ρ	Х	Psee upland	<u>P</u>
Channelization or Dams for <u>Hazard Reduction^{Flood} Control</u>	Ρ	Ρ	Х	Р	С	С	Х	Х	see upland P	<u>P</u>

Comment [CES88]: Updated to comply with WAC 173-26-231(3)(c), which requires a CUP for fill waterward of the OHWM.

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					horolina		nmont Docignation			
Shoreline Uses	Urbai	Urban n Resort	Urban Conservancy	Shoreline Residential		Resource	nment Designation Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgmt Area
Forest Practices										
Outside of shorelines of statewide significance	<u>×Р</u>	<u>×Р</u>	<u>×P</u>	<u> </u>	Р	Р	Р	C(+)	see upland X	<u>P</u>
<u>Within shorelines of</u> statewide significance	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>
Industrial and Port		•		•		•				•
Water-Dependent Industr and Port Development	ial <u>P</u>	X	X	X	<u>P*</u>	<u>P/C*</u>	X	X	see upland	<u>P</u>
Water- oriented-<u>Related a</u> <u>Water-Enjoyment</u>Industr and Port development		X('')	Х	х	P <u>*</u> ()	P⇔ / C <u>*</u>	Х	Х	₽ <u>/-C</u> ⊖ <u>X</u>	P ()(+)
Existing legal fossil-fuel refinery operations or existing legal fossil fuel transshipment facilities	<u>P</u>	X	X	X	<u>P</u>	<u>C</u>	X	X	<u>C</u>	<u>P</u>
Expansion of existing leg fossil-fuel refinery operations or expansion existing legal fossil fuel transshipment facilities		X	X	X	<u>P</u>	<u>C</u>	X	X	<u>C</u>	<u>C</u>
New or expansion of existing legal renewable fuel refinery operations o renewable fuel transshipment facilities	<u>P</u>	X	X	X	<u>P</u>	<u>C</u>	X	X	<u>C</u>	<u>C</u>
Non-Water-Oriented Industrial and Port Development	С	Х	Х	Х	С	C(+)	Х	Х	Х	Х

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				S	horeline	Area Enviro	nment Designation				
Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgmt Area	
Terminals for Passenger- Only Vessels	<u>P</u>	<u>P</u>	X	X	<u>P</u>	<u>P</u>	X	X	see upland	<u>C</u>	
In-Water Log Storage	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>	C()	X	
Dams, Diversion, and Tailrace Structures for Hydroelectric Power Generation	¢	×	C	G	G	¢	G	×	<u>see upland</u> P	×	Comment [CES91]: Moved to Utilities
Institutional				-				- -			
	С	С	С	С	С	С	С	Х	Х	Х	
Land Division											
Boundary Line Adjustments and Lot Consolidation	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	X	<u>P</u>	
Short Plats	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>X</u>	<u>X</u>	<u>P</u>	
Subdivisions	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>×</u>	<u>X</u>	<u>P</u>	
Mining						•			•		
<u> Mining – General</u>	Х	Х	Х	Х	С	С	С	Х	€() , 4X *	<u>C</u>	
Surface oil or gas drilling	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	
Moor <u>age Structures</u> age: De	ocks, P	iers, and	Mooring Buoys								
<u>Private Individual</u> Dock Moorage (other than mooring buoys) – <u>Freshwater</u>	<u>P</u>	<u>C</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	<u>see upland</u>	X	
Private Individual Dock Moorage (other than mooring buoys) – Marine	<u>P</u>	<u>C</u>	<u>C</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>C</u>	X	see upland	X	

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Shoreline Uses	Urbar	Urban n Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgmt Area	
Private Shared DockMoorage	<u>P</u>	<u>C</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	see upland	X	
Private and Shared Moorage	₽	Ç	P()+C()	₽	₽	₽	₽()↓C()	X (*)	P		
Public Moorage <u>(other than</u> mooring buoys)	С	С	С	С	С	С	С	<mark>⊁<u>C</u>⇔</mark>	see upland	X	
Commercial Moorage <u>(other</u> than mooring buoys)	С	<u>×</u> C(;)	С	С	С	С	С	X(;)	see upland P	X	
Industrial Moorage <u>(other</u> than mooring buoys)	С	Х	Х	X	С	С	X	X	see upland P	Existing: P(+;) New: X	Comment [CES92]: Inserted per Council's
Covered Moorage Accessory to Permitted Moorage	<u> ӨР</u>	<u> ӨР</u>	X	<u>GP</u>	Х	Х	X	Х	see upland P	С	pending draft fossil fuel amendments.
Float Plane Moorage Accessory to Permitted Moorage	С	С	С	С	С	С	С	Х	see upland P	<u>C</u>	
Recreational-Mooring Buoys	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	see upland	<u>XP</u>	
Recreational											
Water-Oriented Recreation	Р	Р	P (+)()	Р	Р	P (+)	P (+)()	P (+)()	P (+) -/-C(-)	P (+)()	
Non-Water-Oriented Recreation	<u>P</u>	<u>P</u>	<u>C</u>	<u>Р</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	X	<u>X</u>	
Residential											Comment [AP93]: Added new categories/ro
Single-Family	Р	Р	P ()/C	Р	Р	P (+)(-)	P ⇔+C	C⁽⁺⁾⁽⁾//X<u>/C*(+)</u>	Х	<u>XP</u>	to provide greater clarity.
Duplex	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	X	<u>X</u>	X	

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	Urban Resort P X	Urban Conservancy <u>C</u> X	Shoreline Residential <u>P</u> <u>X</u>	Rural	Resource	Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgm Area
X nt	X				<u>X</u>	0			
nt		X	<u>X</u>			<u>C</u>	<u>X</u>	<u>X</u>	X
- T	D			<u>X</u>	X	X	<u>X</u>	X	X
Ρ	D								•
		Р	Р	Р	Р	Р	Р	Р	Р
	•			•					
<u>€(*)</u> X	<u>€(*)</u> X	Х	<u>€(*)X</u>	<u>€(*)</u> X	<u>€(*)X</u>	Х	Х	<u>€(-)(*)X</u>	Х
C⊕	C (;)	C <mark>*(+)(-)</mark>	C	C⊕	C u)	C <mark>*(+)(-)</mark>	Х	C ()(*)	C (+)()(_)
P ()(*)	P ()(*)	C ⊡(*)	P ()(*)	P ()(*)	P ⊡*	C ()(*)	X	Х (*)	C ()(,)
<u>P</u>	<u>P</u>	<u>C</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>C</u>	<u>X</u>	See upland	<u>C</u>
X <u>/C*</u>	X <u>/C*</u>	X <u>/C*</u>	X <u>/C*</u>	X <u>/C*</u>	X <u>/C*</u>	X <u>/C*</u>	Х	Х	<u>X/C*</u>
<mark>X/C*</mark>	<u>X/C*</u>	<u>X/C*</u>	<u>X/C*</u>	<u>X/C*</u>	<u>X/C*</u>	<u>X/C*</u>	<u>X</u>	<u>X*</u>	<u>X/C*</u>
Ρ	Ρ	Р	Р	Р	Р	Р	P <mark>*()(+)</mark>	P <u>*</u> (+)	Р
					•				
Р	Р	Р	Р	Р	Р	Р	Х(;)	P <u>*(+)(-)</u>	Р
								1	1
Ρ	Ρ	P()	Р	Ρ	Р	P()	X(;)	P↔ <u>-/-C*</u> ↔	P(-)
С	С	Х	С	С	С	Х	Х	С	X
	P P //C* P //C* P P P P P	X C P P P P IC* X/C* P P P P P P	CHCHC*++++++++++++++++++++++++++++++++++++	$P \rightarrow P$ $C \rightarrow C^* \leftrightarrow \Theta$ $C \rightarrow C^* \leftrightarrow \Theta$ $P \rightarrow P$ $C \rightarrow P$ $P \rightarrow \Theta$ $P \rightarrow P$	CHC_*(++)CHC_+PHPHC_*(++)PHPHPPC_PPPPCPPIC*X/C*X/C*X/C*X/C*VC*X/C*X/C*X/C*X/C*PPPPPPPPPPPPPPPPPPPPPPPP	CHC_*(\leftrightarrow)CHCHCHPHHC_*(\leftrightarrow)PHHPHHPHHPPCPPPPCPPIC*X/C*X/C*X/C*X/C*X/C*X/C*X/C*X/C*X/C*PPPPPPPPPPPPPPPPPPPPPPPPPPPPPPPPPPPPP	\square	Σ^{\pm} C^{\pm} C^{\pm} C^{\pm} C^{\pm} C^{\pm} C^{\pm} X Σ^{\pm} C^{\pm} C^{\pm} C^{\pm} C^{\pm} C^{\pm} X P^{\pm} P^{\pm} P^{\pm} P^{\pm} P^{\pm} X^{\pm} P P C P^{\pm} P^{\pm} C X P P C P^{\pm} X/C^{*} P P^{+} P P^{+} P <	$P = P$ $C = P$ $P = P$ $C = C$ $X = C = X$ $X = P$ $P = P$ $C = P$ $P = P$ $C = C$ $X = X = P$ $X = P$ $P = P$ $C = P$ $P = P$ $P = P$ $C = X$ $See upland$ $(C^* X/C^* X/$

Comment [CES94]: Changed to prohibited in favor of using drift sills, which is an added modification, below.

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* = Refer to the regulations under this use and modification

					S	noreline	A rea<u></u> Enviro	nment Designation			
	Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic ^(b)	Cherry Point Mgmt Area
l	Accessory Utilities	P	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>
	Local <u>Utilities</u> distribution facilities	P ()(+)	P ()(+)	P <u>-(-)(+-)</u> -/-C <mark>*(+-)</mark>	P ()(+)	P ()(+)	P ()(+)	P ()<u>(+)</u>_/_C<u>*(+)</u>	X⇔	P ()(+) _/- C_ <mark>-()(+)</mark> -/-X <u>*</u>	P ()(+)
	Regional transmission facilitiesutilities	C ()(+)	C ()(+)	C t)(+)	C ()(+)	C ()(+)	C t)(i)	C I)(+)	X	C ()⊞ -/-X <u>*</u>	C ()(+)
	Desalinization Facilities	C (+)	C⊕	C 11	C (1)	C (+)	C (+)	C (+)	X(*)	<u>C</u> ₽(+.)	<u>C</u> (+)
	Dams, Diversion, and Tailrace Structures for Hydroelectric Power Generation	<u>C</u>	X	C	C	C	C	C	X	<u>see upland</u>	X

P = Permitted, may be subject to policies and regulations of this program and subject to shoreline substantial development permit

X = Prohibited.

N/A = Not applicable.

category for certain caveats.

requirements.

C = Shoreline conditional use, subject to policies and regulations of

this program and may be subject to shoreline substantial

development permit requirements.

() Subject to limitations.

(+) Subject to conditions.

(*) Subject to exceptions.

(a) In the event that there is a conflict between the use(s) identified in Table 23.1040.010 and the policies or regulations in

Chapters 23.230, 23.390, or 23.4100 WCC, the policies and regulations shall apply.

(b) Aquatic: Water dependent use only, subject to the use and development regulations of the abutting upland shoreline area designation.

Comment [AP95]: Revised per Scoping Document, Item #17i.

Comment [CES96]: Moved from Industrial and Port

23.4190.020 Shoreline Bulk Provisions – Buffers, Setbacks, Height, Open Space and Impervious Surface

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Coverage.

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 -	Po	licies. Standards for density, setbacks, height, and other provisions should ensure no net loss of	U	Re
	she	preline ecological functions and/or processes and preserve the existing character of the shoreline		
	cor	nsistent with the purpose of the shoreline area designation.		
B.	Re	gulations.		
<u>A.</u>	Tal	ble 2. Bulk Regulations for Shoreline Development, Table of Bulk Regulations. WCC Table		
	23	.90.130(C) establishes the minimum required dimensional requirements for development, uses,		
	and	d activities including all structures and substantial alteration of natural topography. Dimensional		
	sta	indards relating to critical areas are governed by the provisions of WCC Chapter 16.16.		
	Dir	nensional standards specified in this program shall not exceed the geographic limit of the Act's		
	jur	isdiction. Additional standards may be established in WCC, Chapter 23.10023.40 (Shoreline Use		
	and	<u>d Modification Policies and Regulations)</u> .		
Β.	Wł	here the bulk provisions of other County regulations (e.g., Title 20, Zoning) differ, the stricter shall		
	<u>ap</u>	<u>ply.</u>		
<u>A.</u>	All	measurements except height and area shall be measured outward on the horizontal plane and in		
	the	e direction that results in the greatest dimension from property lines, or from other features		
	spe	ecified.		
	A.	Except as otherwise stated, the Whatcom County Comprehensive Plan, zoning regulations,		
		critical areas regulations, flood control regulations, subdivision regulations, health regulations		
		and other adopted regulatory provisions apply within shoreline jurisdiction. In the event the		
		provisions of this program conflict with provisions of other county regulations, the more		
		protective of shoreline resources shall prevail.		
	B.	All use and development activities shall conform to all applicable plans, policies, standards,		
		guidelines and regulations of other agencies with jurisdiction in shoreline areas.		
<u>D.</u>	Set	tbacks.		Fo
	1.	Setbacks shall be pursuant to Table 2; except as allowed by subsection (D)(2).		Le\ at:
	2.	Common-Line Setback for Single-Family Residences. For the purpose of accommodating views		Inc
		for new residences while protecting predominant shoreline views of the water from legally		Fo
		existing primary residences in developed residential areas, the shoreline buffer (setback) may be	N I	Le\ at:
		modified for primary residential structures in the Urban, Shoreline Residential, and Rural		Inc
		environments (only), consistent with the following. The presence of nearby shacks, sheds, or	\	Со Арр
		dilapidated structures does not constitute the existence of a residence, nor can such structures		Fo
		be used to determine a common-line setback.		г о 0 р

- Where there are legally established single-family residential primary structures within 150 a. feet on both sides of the proposed residence, the setback shall be determined as the greater of either:
 - i. A common line drawn between the nearest corners of the foundation closest to the sideyard property line of the proposed residence to each adjacent residence, or
 - A common line calculated by the average of both adjacent residences' existing setbacks. ii.

Comment [AP97]: Moved from the General gulations section (previously WCC 23.90.130).

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mment [CES98]: Incorporated from former pendix F of Title 23.

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- <u>b.</u> Where there is a legally established single-family residential primary structure within 150 feet on only one side of the proposed residence, the common line setback shall be determined as the greater of either:
 - i. A common line drawn between nearest corner of the foundation closest to the sideyard property line of the proposed residence to the adjacent residence and the nearest point of the standard buffer on the adjacent vacant lot, or
 - ii. A common line calculated by the average of the adjacent residence's setback and the standard buffer for the adjacent vacant lot.
- c. When the use of a common-line setback is allowed, compliance with buffer width reduction and mitigation pursuant to WCC 23.30.010 (Ecological Protection) shall be required.
- In no case shall development be located waterward of the common-line setback or a minimum of 50 feet from the ordinary high water, unless approved to be closer as part of a constrained lot review WCC 23.40.170(C) (Residential).
- <u>3.</u> Sideyard setbacks shall be measured from all property lines that intersect the shore side of a lot or tract; provided, that for development not requiring a wider <u>shoreline</u> buffer, five feet of the total required sideyard setbacks may be provided on one side and the balance on the other side.
- and provided further, that, for a single-family residence or duplex on a nonconforming lot that does not provide sufficient area to meet the standard dimensional requirements for buffers and setbacks, the nonconforming provisions of WCC 23.50.070 apply.
- B-E. Height. Table 2 23.90.130(C) establishes the maximum allowed building height for all primary and accessory structures within the shoreline jurisdiction. Height is measured according to the definition in WCC 23.60.080(7)110; provided, that:
 - provided further, that, pPursuant to RCW 90.58.320, and except as allowed by subsections (2 -<u>4) of this section</u>, no permit may be issued for any new or expanded building or structure more than 35 feet above average grade level that will obstruct the view of a substantial number of residences on or adjoining such shorelines except where the program does not prohibit such development and only when overriding considerations of the public interest will be served. The applicant/proponent shall be responsible for providing sufficient information to the administrator to determine that such development will not obstruct the view of a substantial number of residences on or adjoining such shorelines whether this standard is met.
 - 2. In the Urban Resort shorelines-designationonly, commercial and multifamilyunit residential development more than 100 feet from the ordinary high water mark may exceed the standard height limit, up to a maximum height of 75 feet when approved with through a shoreline conditional use permit, up to a maximum height of 75 feet; provided, that specific location design and other conditions may be imposed to meet the policies and regulations of this program;
 - 3. In the Urban Resort shoreline environment designation, lodging developments over 35 feet in height may be allowed. However, due to the potential for adverse impacts upon adjacent uses and the community from such development, special consideration must be given to the following factors during review of such proposals:

Comment [DN99]: Now covered by noncondorming lot section (23.50.030)

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- a. Urban services, including sanitary sewers, public water supply, fire protection, storm
 drainage, and police protection, must be provided at adequate levels to protect the public health, safety, and welfare.
- <u>b.</u> Circulation, parking areas, and outdoor storage or loading areas should be adequate in size and designed so that the public safety and local aesthetic values are not diminished. Such areas should be screened from open space areas by landscaping, fences or similar structures, or grade separation.
- <u>c.</u> Recreational needs of building clientele must be provided for through on-site recreation facilities and access to shorelines. The variety and number of on-site recreation facilities should increase proportionately as density increases.
- 4. In the Cherry Point Management Area, cranes, gantries, mobile conveyors, light standards, and similar equipment necessary for the functions of water-dependent uses or the servicing of vessels may extend above the applicable maximum height limit provided in Table 1, provided that such structures shall be designed to minimize view obstruction.
- 5. Residential accessory structures that are not waterward of the primary structure may be built to the maximum height for the environment designation.
- F. **Open Space.** Open space shall be provided for certain types of development, use, or activities. The amount of open space, as a percentage of lot coverage, shall be as provided in **Table 2**, below.
- C.G. Uses Allowed in Buffers and Setbacks. The following development activities are not subject toallowed in buffers and setbacks; provided, that they are constructed and maintained in a manner that minimizes adverse impacts on shoreline functions and processes; and provided further, that they comply with all the applicable regulations in WCC Chapter 16.16, including mitigation:
 - Those portions of approved private water-dependent development or public water-oriented development that require a location waterward of the ordinary high water mark of streams, rivers, lakes, ponds, marine shorelines, associated wetlands, and/or within their associated buffers.
 - 2. <u>Accessory and u</u>Underground utilities.
 - 3. Necessary power poles and transmission towers are not subject to height limits but shall not be higher than necessary to achieve the intended purpose.
 - 4. Modifications to existing development that are necessary to comply with environmental requirements of any <u>state or federal</u> agency, when otherwise consistent with this program; provided, that the decision maker determines that the facility cannot meet the dimensional standard and accomplish the purpose for which it is intended and the facility is located, designed, and constructed to meet specified dimensional standards to the maximum extent feasible, and the modification is in conformance with the provisions of <u>Chapter</u> WCC 23.50.070 (Nonconforming Uses, Structures, and Lots) for nonconforming development and uses.
 - 5. Roads, railways, and other essential public facilities that must cross shorelines and are necessary to access approved water-dependent development.
 - 6. Stairs and walkways no greater than four feet in width and no higher than nor 18 inches in height above grade, except for railings-; provided, that where ADA requirements apply, such facilities may be increased to five feet in width and the height requirement may be waived to

Comment [CES100]: Moved from 23.40.040 (Commercial)

Comment [CES101]: Added to accommodate equipment necessary for operations of permitted uses.

Comment [CES102]: Moved up from below

beyond 150 feet from the OHWM.

	Planning Commission Approved Draft		
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	ride for site-specific ADA compliance. Stairways shall conform to the existing top	<u>pography to</u>	
	extent feasible and minimize impervious surfaces.		Comment [AP103]: Rrevised per Parks comment (Scoping Document Items #13b, 13c, and
	ed moorages shall not be subject to sideyard setbacks when located on or adja		14a)
	perty line shared in common by the project proponents and where appropriate		
	ther legal instruments have been executed providing for ingress and egress to t		
	ining walls or similar slope stabilization structures, when associated with an ap		
<u>shor</u>	eline use or development consistent with the provisions of this program and de	emonstrated	
	e necessary for the approved use or development through a geotechnical analy		Comment [AP104]: Added per Scoping
<u>9. Whe</u>	ere permitted, fences, walls <mark>other than retaining walls</mark> , hedges and other similar	<u>r structures</u>	Document, Item #17e.
<u>shall</u>	be limited to four feet in height within shoreline setbacks and six feet in height	<u>t outside of</u>	Comment [AP105]: Added for clarity per Scoping Document, Item #17e.
<u>shor</u>	eline setbacks; provided, that the Director may exempt security fencing from the	<u>nis</u>	
<u>requ</u>	irement as required by federal or state regulations.		
<u>10. Signs</u>	<u>S.</u>		
<u>a.</u>	On publicly owned park properties, interpretive, wayfinding, and park identifica	ation signs.	Comment [AP106]: Added per Scoping
<u>b.</u>	Signage required by state or federal security requirements.		Document, Item #16b.
<u>11. Pass</u>	ive recreation facilities that are part of a non-motorized trail system or environ	mental	
educ	cation program, including walkways, wildlife viewing structures, or public educa	a <mark>tion trails;</mark>	
prov	rided, that all the criteria in WCC 23.40.160(A)(6) (Recreation) are met ;		Comment [AP107]: Revised per Scoping
<u>12. Resit</u>	dential accessory structures that are not waterward of the primary structure m	ay be built to	Document, Item #13d.
the r	maximum height for the designation. Accessory structures as allowed by 16.16.7	720(G)(4)	
<u>Habi</u>	itat Conservation Areas – Use and Modification.		
<u>13. Resid</u>	dential structures which share a common wall with the primary structure shall b	<u>be</u>	
cons	idered an extension of the primary structure (i.e., an attached garage) and may	<u>/ be built to</u>	
<u>the r</u>	maximum height for the designation.		
<u>14. Heig</u>	th limits contained in this program for accessory structures iln the Rural, Resou	irce, or	
Cons	servancy shoreline environments, accessory structures that are 150 feet or grea	ater from the	
<u>OHV</u>	VM of the Nooksack or Sumas Rivers may be built to the maximum height for th	<u>1e</u>	
desi	<u>gnation. shall not apply within shoreline jurisdiction of the Nooksack and Sumas</u>	s Rivers	

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Table 2. Bulk Regulations for Shoreline DevelopmentWCC Table 23.90.130(C) Buffer, Setbacks, Height, Open Space, and Impervious Surface Coverage Standards for Shoreline Development

					Shorelin	e <u>Enviro</u>	onment Are	ea Design	ation					
	Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic	<u>Cherry Point</u> <u>Mgmt Area</u>			
	Agriculture													
	Shoreline Buffer ⁽¹⁾ Setback	Per S	Shoreline E	Buffer Stan			6.16 WCC		County Critical	Areas Ore	linance,			
	 Side Setback^(2,3) 	20'	N/A	20'	20'	20'	20'	20'	N/A	N/A	<u>20'</u>			
	Maximum Height-Limit ⁽⁵⁾ (a/b)	35'	N/A	35' /35'	35' /35'	35' -/ 35'	35' /35 '	35' /35'	N/A	N/A	<u>35'</u>			
	Impervious Surface Coverage													
	Aquaculture													
	Shoreline Buffer(1) Setback	Per S	Per Shoreline Buffer Standards in WCC 23.30.040Per Whatcom County Critical Areas Ordinance, Chapter <u>16.16</u> WCC, Buffers											
	-Side Setback ^(2,3)	10'	10'	10'	10'	10'	10'	15'	N/A	N/A	<u>20'</u>			
	* <u>Maximum Height^(4,5)</u> Height Limit (a/b)	25' / 35'	25' / 35'	20' / 30'	25' / 35'	20' / 30'	20' / 30'	15' / 25'	N/A	10'	<u>20' / 30'</u>			
l	Open Space %	30%	40%	50%	30%	50%	50%	60%	N/A	N/A	<u>30%</u>			
	Impervious Surface Coverage	Per the	underlying	zone dist	rict , WCC	Title <u>20</u> .	↔ 10% ⁽⁹⁾	↔ 10% ⁽⁹⁾	Per the unde WC	rlying zon C Title <u>20</u>				
	Commercial	•					-							
	Shorel <u>ine Buffer(1)</u> Setback	Per S	Shoreline E	Buffer Stan	<u>dards in V</u> €	/CC 23.3 hapter <u>1</u>	<u>0.040</u> Per \ <u>6.16</u> WCC,	Whatcom (Buffers	County Critical	Areas Ord	linance,			
	-Side Setback ^(2,3,6)	5' - +	5' +	10' +	10' +	10' +	10' +	15' -+	N/A	N/A	<u>15′</u>			
	<u>*Maximum Height^(4,5)</u> Height Limit -(a/b /g)	25' / 35'	25' / 35'	20' / 30'	25' / 35'	20' / 30'	20' / 30'	15' / 25'	N/A	15'	<u>35'</u>			
	Open Space % (c/d)	30% / 15%	40% / 20%	60% / 30%	30% / 15%	50% / 25%	50% / 25%	60% / 30%	N/A	N/A	<u>30% /</u> <u>15%</u>			
	Impervious Surface Coverage	e Per the underlying zone district, WCC Title 20. $\Leftrightarrow \\ 10\%^{(9)}$ 10% Per the underlying zone district, WCC Title 20.												
1	Boating Facilities: Mari	nas and	Launch R	amps										
	Shoreline Buffer(1) Setback	Per S	Shoreline E	Buffer Stan	<u>dards in V</u> €	/CC 23.3 hapter <u>1</u>	<u>0.040</u> Per \ <u>6.16</u> WCC,	Whatcom (Buffers	County Critical	Areas Ore	linance,			
	-Side Setback ^(2,3)	10'	10'	10'	10'	10'	10'	15'	N/A	N/A	<u>20'</u>			
	* <u>Maximum</u>	25' /	25' / 35'	25' / 35'	25' / 35'	20' /	20' / 25'	15' / 25'	N/A	N/A	<u>25' / 35'</u>			

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				Shorelin	e <u>Enviro</u>	onment Are	ea Design	ation					
Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic	<u>Cherry Point</u> <u>Mgmt Area</u>			
Height ^(4,5) Height Limit (a/b)	35'				25'								
Open Space % (c/d)	15%	30%	50%	15%	30%	30%	50%	N/A	N/A	<u>15%</u>			
Impervious Surface Coverage	Per the underlying zone district, WCC Title $\underline{20}$. $\begin{array}{c} & & & & \\ $												
Mining	-												
Shoreline Buffer ⁽¹⁾ Setback	Per S	Per Shoreline Buffer Standards in WCC 23.30.040Per Whatcom County Critical Areas Ordinance, Chapter <u>16.16</u> WCC, Buffers											
 Side Setback^(2,3) 	N/A	N/A	N/A	N/A	50'	50'	100'	N/A	N/A	<u>50'</u>			
Open Space %	N/A	N/A	N/A	N/A	50%	50%	50%	N/A	N/A	<u>50%</u>			
Impervious Surface Coverage													
Industrial and Port Deve	ort Development												
Shore <u>line Buffer⁽¹⁾</u> Setback	Per S	ihoreline E	Buffer Stan			0.040 <mark>Per \</mark> 6.16 WCC,		County Critical	Areas Ord	linance,			
 Side Setback^(2,3) 	30'	10'	30'	30'	40'	40'	60'	N/A	N/A	<u>40'</u>			
Maximum Height ⁽⁵⁾ Height Limit (a/b)	35' / 35'	15' / 25'	20' / 30'	35' / 35'	25' / 35'	25' / 35'	25' / 35'	N/A	20'	<u>25' / 35'</u>			
Open Space %	30%	40%	60%	30%	50%	50%	60%	N/A	N/A	<u>30%</u>			
Impervious Surface Coverage	Per the	underlying	j zone dist	rict , WCC	Title <u>20</u> .	↔ 10% ⁽⁹⁾	↔ 10% ⁽⁹⁾	Per the unde	rlying zor C Title <u>20</u>				
Land Division	-												
Shoreline Buffer ⁽¹⁾			P	er Shorelir	e Buffer	Standards	in WCC 2	<u>3.30.040</u>					
Side Setback ^(2,3)					Based of	on shorelin	<u>e use</u>						
Maximum Height ⁽⁵⁾ (a/b)				1	Based of	on shorelin	<u>e use</u>						
Open Space %	<u>30% 40% 50% 30% 50% 50% 60% N/A N/A 30%</u>												
Impervious Surface Coverage	Per the underlying zone, WCC Title 20. $10\%^{(9)}$ $10\%^{(9)}$ Per the underlying zone, WCCTitle 20.												
Recreation	r												
Shoreline Buffer ⁽¹⁾ Setback	Per S	ihoreline E	Buffer Stan			0.040 <mark>Per \</mark> 6.16 WCC		County Critical	Areas Ore	linance,			
 Side Setback^(2,3) 	10'	10'	15'	10'	15'	15'	20'	20'	N/A	<u>20'</u>			

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					Shorelin	e <u>Enviro</u>	nment Are	a -Design	ation		
	Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic	<u>Cherry Point</u> <u>Mgmt Area</u>
	[⊥] <u>Maximum Heiqht^(4,5)</u> Height Limit-(a/b)	25' / 35'	25' / 35'	20' / 35'	25' / 35'	20' / 35'	20' / 35'	15' / 25'	10' / 15'	15'	<u>20' / 35'</u>
	Open Space % (c/d)	30% / 25%	40% / 40%	50% / 60%	30% / 25%	50% / 60%	50% / 60%	60% / 75%	95%	N/A	<u>30% /</u> 25%
	Impervious Surface Coverage	Per the underlying zone district, WCC Title $\underline{20}$. $\begin{array}{c} \leftrightarrow \\ 10\%^{(9)} \end{array}$ $\begin{array}{c} \leftrightarrow \\ 10\%^{(9)} \end{array}$ Per the underlying zone WCC Title $\underline{20}$.									
	Residential – Single-Fa	mily and	Duplex								
	Shorel <u>ine Buffer(1)</u> Setback	Per Shoreline Buffer Standards in WCC 23.30.040Per Whatcom County Critical Areas Ordinance, Chapter <u>16.16</u> WCC, Buffers									
I	↔Maximum Density ⁽⁸⁾	6:1 ac .	22:1 ac .	6:1 ac .	6:1 ac .	1:1 ac .	1:20 ac .	1:1 ac .	N/A	N/A	<u>1:1 ac</u>
	 Side Setback^(2,3) 	5'	5'	10'	5'	10'	10'	15'	15'	N/A	<u>20'</u>
	* <u>Maximum Height^(4,5)</u> Height Limit-(a/b)	30' / 30'	30' / 30'	30' / 35'	30' / 30'	30' / 35'	30' / 35'	30' / 35'	30' / 35'	N/A	<u>30' / 35'</u>
	Impervious Surface Coverage	Per the underlying zone-district, WCC Title $\underline{20}$. $\Diamond \Diamond$ $10\%^{(9)}$ Per the underlying zone-district WCC Title $\underline{20}$.									
	Residential – Multifamil	y (3 – 6 ı	units)								
	Shoreline Buffer ⁽¹⁾ Setback	Per S	Shoreline E	Buffer Stan			1 <u>0.040</u> Per \ 6.16 WCC,		County Critical	Areas Ore	linance,
	↔Maximum Density ⁽⁸⁾	6:1 ac.	22:1 ac.	6:1 ac.	6:1 ac.	1:1 ac.	1:20 ac.	1:1 ac.	N/A	N/A	<u>N/A</u>
	-Side Setback ^(2,3,6) (e/f)	5' +	5' +	15' +	5' +	15' +	15' +	20'	N/A	N/A	<u>N/A</u>
	* <u>Maximum Height^(4,5)</u> Height Limit-(a/b /g)	30' / 40'	30' / 40'	30' / 35'	30' / 40'	30' / 35'	30' / 35'	30' / 35'	N/A	N/A	<u>N/A</u>
	Open Space %	30%	40%	60%	30%	50%	50%	60%	N/A	N/A	<u>N/A</u>
	Impervious Surface Coverage	Per the	underlying	j zone -dist	rict , WCC	Title <u>20</u> .	↔ 10% ⁽⁹⁾	↔ 10% ⁽⁹⁾	Per the und zone -district Title <u>2(</u>	, ŴCČ	<u>N/A</u>
	Residential – Multifamil	y (7+ un	its)								
	Shoreline Buffer ⁽¹⁾ Setback	Per S	Shoreline E	Buffer Stan			0.040 Per \ 6.16 WCC		County Critical	Areas Ore	linance,
I	↔Maximum Density ⁽⁸⁾	6:1 ac .	22:1 ac .	6:1 ac .	6:1 ac .	1:1 ac .	1:20 ac .	1:1 ac .	N/A	N/A	<u>N/A</u>
	 Side Setback^(2,3,6) (e/f) 	5'-+	5'-+	15'+	5'-+	15'-+	15' +	20'	N/A	N/A	<u>N/A</u>
	* <u>Maximum Height^(4,5)</u> Height Limit-(a/b /g)	30' / 40'	30' / 40'	30' / 35'	30' / 40'	30' / 35'	30' / 35'	30' / 35'	N/A	N/A	<u>N/A</u>
	Open Space	30%	40%	50%	30%	50%	50%	60%	N/A	N/A	<u>N/A</u>

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				Shorelin	e <u>Enviro</u>	onment Are	a Design	ation		
Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic	<u>Cherry Point</u> <u>Mgmt Area</u>
Impervious Surface Coverage	Per the	underlying	j zone dist	rict , WCC	Title <u>20</u> .	⇔⇔ 10% ⁽⁹⁾	⇔⇔ 10% ⁽⁹⁾	Per the und zone -district Title <u>2(</u>	, WCC	<u>N/A</u>
Residential - Decks and	d Access	sory Struc	tures							
Shore <u>line Buffer⁽¹⁾</u> Setback	Per S	Shoreline E	Buffer Stan	<u>dards in V</u> C	/CC 23.3 hapter <u>1</u>	<u>0.040</u> Per \ <u>6.16</u> WCC,	Whatcom (Buffers	County Critical	Areas Ore	linance,
-Side Setback ^(2,3)	5'	5'	10'	5'	10'	10'	15'	15'	N/A	
- Height Limit (4)	15'	15'	15'	15'	15'	15'	15'	15'	N/A	
Transportation Facilitie	s									
Shore <u>line Buffer⁽¹⁾</u> Setback	Per Shoreline Buffer Standards in WCC 23.30.040Per Whatcom County Critical Areas Ordinance, Chapter <u>16.16</u> WCC, Buffers									
Signs										
**Shoreline Buffer(1,7) Setback	Per Shoreline Buffer Standards in WCC 23.30.040Per Whatcom County Critical Areas Ordinance, Chapter <u>16.16</u> WCC, Buffers									
-Side Setback ^(1,2,3)	5'	5'	10'	5'	10'	10'	15'	N/A	N/A	<u>10'</u>
* <u>Maximum Height^(4,5)</u> Height Limit-(a/b)	10' / 15'	10' / 15'	6' / 10'	10' / 15'	6' / 10'	6' / 10'	6' / 10'	N/A	10'	<u>6' / 10'</u>
Utilities										
Shore <u>line Buffer⁽¹⁾</u> Setback	Per S	Shoreline E	Buffer Stan	<u>dards in V</u> €	/CC 23.3 hapter <u>1</u>	<u>0.040</u> Per \ <u>6.16</u> WCC,	Nhatcom (Buffers	County Critical	Areas Ore	linance,
-Side Setback ^(1,2,3)	5'	5'	10'	5'	10'	10'	15'	N/A	N/A	<u>10'</u>
* <u>Maximum Height^(4,5)</u> Height Limit-(a/b)	20' / 35'	20' / 35'	20' / 20'	20' / 35'	20' / 20'	20' / 20'	20' / 20'	N/A	N/A	<u>20' / 20'</u>
Open Space %	30%	40%	60%	30%	50%	50%	60%	N/A	N/A	<u>50%</u>
Impervious Surface Coverage	Per the	underlying	j zone- dist	rict , WCC	Title <u>20</u> .	<mark>♦ ♦</mark> 10% ⁽⁹⁾	<mark>♦ ♦</mark> 10% ⁽⁹⁾	Per the unde WC	rlying zon C Title <u>20</u>	
All Other Development	nent									
Shoreline Buffer ⁽¹⁾ Setback	Per S	Shoreline E	Buffer Stan	<u>dards in V</u> C	/CC 23.3 hapter <u>1</u>	0.040 Per \ 6.16 WCC,	Nhatcom (Buffers	County Critical	Areas Ore	linance,
-Side Setback ^(2,3)	10'	10'	10'	10'	15'	15'	20'	N/A	N/A	
* <u>Maximum Height^(4,5)</u> Height Limit-(a/b)	25' / 35'	25' / 35'	25' / 35'	20' / 30'	20' / 30'	20' / 30'	20' / 30'	N/A	N/A	
Open Space %	30% 40% 60% 30% 50% 50% 60% N/A				N/A	N/A				
Impervious Surface	Per the underlying zone-district, WCC Title 20 . $\diamond \diamond$ Per the underlying									

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		Shoreline Environment Area-Designation										
Shoreline Uses	Urban	Urban Resort	Urban Conservancy	Shoreline Residential	Rural	Resource	Conservancy	Natural	Aquatic	<u>Cherry Point</u> <u>Mgmt Area</u>		
Coverage						10% ⁽⁹⁾	10% ⁽⁹⁾	zone -district Title <u>2(</u>				

Footnotes:

(1) = Water dependent development shall have a buffer of zero feet. Unless specifically exempted from setback requirements in WCC 23.40.020, minimum required setbacks for permanent freestanding signs are 50 feet from the OWHM where not subject to critical areas or buffers. Other non-water dependent uses that may be allowed within the shoreline buffer are identified in WCC 23.40.020(G).

(2) = Roof overhangs or other architectural features shall not project further than 18 inches into the side setbacks.

(3) = A side setback of 5 feet applies to residential decks and accessory structures 15 feet tall or less.

(4) = Maximum height for accessory structures is 15 feet, except as provided in WCC 23.40.020(E).

(5) = Maximum height is as shown, except as provided in WCC 23.40.020(E).

(6) = Add five feet of setback for each five feet of height over 15 feet.

(7) = See WCC 23.40.200 (Signs) for additional allowances and restrictions.

(8) = Maximum allowable development density shall be calculated pursuant to the applicable underlying zone

district, per WCC Title 20; provided, that maximum allowable density in dwelling units/acre shall not exceed the density ratios identified above. Density shall be calculated based on the total area of the parent parcel including those areas located outside of shoreline jurisdiction. Submerged lands and/or tidelands within the boundaries of any waterfront parcel that are located waterward of the ordinary high water mark shall not be used in density calculations.

(9) = Where the maximum total impervious surface percentage does not allow 2,500 square feet of total impervious surface area, 2,500 square feet shall be allowed.

 $(a/b) = \frac{a''}{a}$ Aapplies to structures within 100 feet of OHWM or wetland edge:

<u>"b" a= Applies to structures more than 100 feet from OHWM or wetland edge.</u>

 $(c/d) = \frac{c''}{a}$ Applies to development that includes overnight lodging.

 $d''_{a} = A_{a}$ pplies to development that does not include overnight lodging.

(e/f) e= "e" Aapplies to structures not more than 35 feet high:-

<u>"f" = Aapplies to structures more than 35 feet high.</u>

g = Height limit may be increased to 75 feet via conditional use permit – see WCC 23.90.130(B)(5)

* = Add five feet of setback for each five feet of height over 15 feet.

* = Maximum height for accessory buildings is 15 feet.

** - See WCC 23.100.140(B)(10) through (14).

= Roof overhangs or other architectural features shall not project further than 18 inches into the side yard setbacks.

♦ = Maximum allowable development density shall be calculated pursuant to the applicable underlying zone district, per WCC Title 20; provided, that maximum allowable density in dwelling units/acre shall not exceed the density ratios identified above. Density shall be calculated based on the total area of the parent parcel including those areas located outside of shoreline jurisdiction. Submerged lands and/or tidelands within the boundaries of

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any waterfront parcel that are located waterward of the ordinary high water mark shall not be used in density calculations.

♦ ♦ = Where the maximum total impervious surface percentage does not allow 2,500 square feet of total

impervious surface area, 2,500 square feet shall be allowed.

N/A = Not applicable.

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1	23.	40.030 General Shoreline Use and Modification Regulations	
2	Α.	Proposed uses and developments shall limit the number and extent of shoreline modifications.	 Comment [CES108]: From WAC 173-26-
3	Β.	Shoreline uses and developments that are water-dependent shall be given priority. Permit	231(2)(b)
4		conditions may limit the range of uses or sites developed for such uses.	
5	<u>в.с</u>	. Interim non-water-dependent uses authorized as a shoreline conditional use may be allowed to	
6		respond to short-term market conditions; provided, that permit conditions are placed on such uses	
7		to provide for a specific timetable or review process to ensure water-dependent use of the	
8		development in the long term.	
9	C. D	Shoreline uses and developments shall be located, designed, and managed so that other	
10		appropriate uses are neither subjected to substantial or unnecessary adverse impacts, nor deprived	
11		of reasonable, lawful use of navigable waters, other publicly owned shorelines, or private property.	
12	Đ.E	Navigable waters shall be kept free of obstructions for the general benefit of the region, state, and	
13		nation. No use or development shall be allowed to effectively exclude other appropriate uses from	
14		navigable waters.	
15	F.	Shoreline uses and developments shall be located in a manner so that shoreline stabilization is not	
16		likely to become necessary in the future.	 Comment [DN109]: Moved from the General
17	<u>G.</u>	Accessory uses that do not require a shoreline location shall be sited away from the land/water	Regulations section since this pertains specifically to uses and mods.
18		interface and not placed waterward of the principal use.	Comment [CES110]: Moved from
19	Е. Н	Nothing in the policies or regulations may be construed as to impinge on tribal treaty rights	23.90.030 Ecological Protection
20		exercised within usual and accustomed areas.	 Comment [AP111]: Moved from Aquaculture
21	<u>l.</u>	No flood control works or instream structureshoreline use or development may commence without	section.
22		the proponentdeveloper having obtained all applicable federal, state, and local permits and	
23		approvals, including but not limited to a <u>Hydraulic Permit Application (</u> HPA <u>)</u> from the State	
24		Department of Fish and Wildlife.	 Comment [AP112]: Moved and revised to apply
25	<u>J.</u>	Use of motor vehicles including unlicensed off-road vehicles is permitted only on roads or trails	more universally.
26		specifically designated for such use. Motor vehicle use, except for vessels and float planes, is	
27		prohibited waterward of the ordinary high water mark, on tidelands, public or private beaches,	
28		wetlands and/or their associated buffers; except as necessary for public health and safety or	
29		permitted maintenance activities associated with approved developments or as otherwise	
30		permitted.	 Comment [CES113]: Moved from 23.90.030
31	<u>K.</u>	Buildings, fencing, walls, hedges, and similar features shall be designed, located, and constructed in	30.010 Ecological Protection
32		a manner that does not preclude or significantly interfere with wildlife movement to or from	
33		important habitat areas consistent with the applicable provisions of this program; provided, that the	
34		Director may exempt security fencing associated with residential, industrial, and/or commercial	
35		developments from this requirement on a case-by-case basis.	 Comment [CES114]: Moved from 23.90.030
36	23.	4 <u>10</u> 0. 030- 040 Agriculture.	30.010 Ecological Protection
37		-Policies.	
38		1. This program recognizes the importance of agriculture in Whatcom County and supports its	
39		continued economic viability. This program allows for ongoing agricultural activities and should	
40		protect agricultural lands from conflicting uses such as intensive or unrelated residential,	

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		industrial or commercial uses, while also maintaining shoreline ecological functions and
		processes.
	<u>2.</u>	Agricultural uses and development in support of agricultural uses should be conducted in such a
		manner as to assure no net loss of shoreline ecological functions and processes and avoid
		substantial adverse impacts on other shoreline resources and values.
	3.	Conversion of agricultural uses to other uses should comply with all policies and regulations for
		nonagricultural uses.
B.	Reg	ulations.
<u>A.</u>	Ger	<u>neral.</u>
	<u>1.</u>	Agricultural activities within shorelines are governed by the critical areas regulations in WCC
		Chapter 16.16, including the conservation program on agricultural lands (CPAL) provided for in
		<u>therein</u> WCC 16.16.290 .
	<u>1.2</u>	_Accessory uses and buildings shall observe critical area buffer requirements as defined in (see
		WCC Chapter 16.16); except that utility development associated with an approved agriculture
		activity or development may encroach on critical area buffers where it can be demonstrated
		that the proposed utility development is essential to the agriculture activity or development and
		that such development complies with the general provisions of WCC Chapter 16.16; such
		utilities shall be placed underground where feasible.
	<u>2.</u> 3	Intentional discharge of any manure storage facility into ground or surface water is prohibited.
	<u>3.4</u>	<u>F</u> eedlots are prohibited in critical area <u>s and their</u> buffers as defined in<u>(see</u> WCC Chapter 16.16).
	4. <u>5</u>	Conversion of agricultural uses to other uses shall comply with the provisions of WCC
		Chapter 16.16 and this program for the proposed use.
<u>B.</u>	Reg	ulations for Specific Shoreline Environment Designations.
	<u>5.1</u>	In the Natural shoreline environment, only low-intensity agricultural activities are permitted;
		provided, that the use does not expand or alter agricultural practices in a manner inconsistent
		with the purpose of this designation.
C.	Shc	reline Area Regulations.
	1.	Urban. Agricultural activities are permitted subject to policies and regulations of this program,
		except that new liquid manure storage facilities and liquid manure spreading are not permitted.
	2.	Urban Resort. New agricultural activities are prohibited.
	3.	Urban Conservancy. Agricultural activities are permitted subject to policies and regulations of
		this program, except that new animal feeding operations/concentrated animal feeding
		operations (AFO/CAFOs) are not permitted.
	4.	Shoreline Residential. Agricultural activities are permitted subject to policies and regulations of
		this program, except that new liquid manure storage facilities and liquid manure spreading are
		not permitted.
	5.	Rural. Agricultural activities are permitted subject to policies and regulations of this program.
	6.	Resource. Agricultural activities are permitted subject to policies and regulations of this
		program.
	7.	Conservancy. Agricultural activities are permitted subject to policies and regulations of this
		program.
	<u>A.</u> <u>B.</u>	3 B. Reg A. Ger 1. 1. 1.2. 2.3. 3.4. 4.5. B. Reg 5.1. C. Sho 1. 2. 3. 4. 3. 4. 5. 4.

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1	8.—Natural. Low intensity agricultural activities are permitted subject to policies and regulations of	
2	this program; provided, that the use does not expand or alter agricultural practices in a manner	
3	inconsistent with the purpose of this designation. All other agricultural activities are prohibited.	
4	Aquatic. New agricultural activities are prohibited. Farming of fin fish, shellfish and management	
5	of other aquatic products are subject to the policies and regulations for aquaculture under	
6	WCC 23.100.030.	Comment [CES115]: Addressed in use table now.
7	23.4100.040-050 Aquaculture.	Comment [CES116]: Most amendments shown
8	Aquaculture in shoreline areas shall be subject to the policies and regulations of this section and	herein are to make this section consistent w/ WAC
9	Chapter 23.90 WCC.	173-26-241(3)(b)
10	Nothing in these policies or regulations may be construed as to impinge on tribal treaty rights exercised	
11	within usual and accustomed areas. See also the policy in subsection (A)(8)of this section and the	
12	regulation in subsection (B)(1)(u) of this section.	Comment [AP117]: Moved to Use and Mods General Regs
13	A. Policies.	General nego
14	A. Aquaculture is a water-dependent use and, when consistent with control of pollution and	
15	avoidance of adverse impacts to the environment and preservation of habitat for resident native	
16	species, is a preferred use of the shoreline (WAC <u>173-26-241(3)(b))</u> .	
17	B. Potential locations for aquaculture activities are relatively restricted because of specific	
18	requirements related to water quality, temperature, oxygen content, currents, adjacent land	
19	use, wind protection, commercial navigation, and salinity. The technology associated with some	
20	forms of aquaculture is still experimental and in formative states. Therefore, some latitude	
21	should be given when implementing the regulations of this section; provided, that potential	
22	impacts on existing uses and shoreline ecological functions and processes should be given due	
23	consideration.	
24	C.—Preference should be given to those forms of aquaculture that involve lesser environmental and	
25	visual impacts and lesser impacts to native plant and animal species. In general, projects that	
26	require no structures, submerged structures or intertidal structures are preferred over those	
27	that involve substantial floating structures. Projects that involve little or no substrate	
28	modification are preferred over those that involve substantial modification. Projects that involve	
29	little or no supplemental food sources, pesticides, herbicides or antibiotic application are	
30	preferred over those that involve such practices.	
31	D. Community restoration projects associated with aquaculture should be reviewed and permitted	
32	in a timely manner.	
33	E. Aquaculture activities should be designed, located and operated in a manner that supports long-	
34	term beneficial use of the shoreline and protects and maintains shoreline ecological functions	
35	and processes. Aquaculture should not be permitted where it would result in a net loss of	
36	shoreline ecological functions; adversely affect the quality or extent of habitat for native species	
37	including eelgrass, kelp, and other macroalgae; adversely impact other habitat conservation	
38	areas; or interfere with navigation or other water-dependent uses.	
39	F. Aquaculture that involves significant risk of cumulative adverse effects on water quality,	
40	sediment quality, benthic and pelagic organisms, and/or wild fish populations through potential	

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1	1	contribution of antibiotic resistant bacteria, or escapement of nonnative species, or other		
1 2		adverse effects on ESA-listed species should not be permitted.		
2		G. The county should actively seek substantive comment on any shoreline permit application for		
5 4		aquaculture from all appropriate federal, state and local agencies; the Lummi Nation, Nooksack		
-				
5		Tribe, and other affected tribes; and the general public regarding potential adverse impacts.		
6		Comments of nearby residents or property owners directly affected by a proposal should be		
7		considered and evaluated, especially in regard to use compatibility and aesthetics.		
8		H. The rights of treaty tribes to aquatic resources within their usual and accustomed areas should		
9		be addressed through the permit review process. Direct coordination between the		
10		applicant/proponent and the tribe should be encouraged.		
11		I. Consideration should be given to both the potential beneficial impacts and potential adverse		
12		impacts that aquaculture development might have on the physical environment; on other		
13		existing and approved land and water uses, including navigation; and on the aesthetic qualities		
14		of a project area.		
15		J.— Legally established aquaculture enterprises, including authorized experimental projects, should		
16		be protected from incompatible uses that may seek to locate nearby. Use or developments that		
17		have a high probability of damaging or destroying an existing aquaculture operation may be		
18		denied.		
19		K.—Experimental aquaculture projects in water bodies should be limited in scale and should be		
20	approved for a limited period of time. Experimental aquaculture means an aquaculture activity			
21		that uses methods or technologies that are unprecedented or unproven in the state of		
22		Washington.		
23	B.	Regulations.		
24	Α.	General.Site Design and Operation.		
25		1. Aquaculture activities proposed within Shorelines of Statewide Significance shall be subject to,		
26		first, the policies contained in Chapter 23.40 WCC_, Shorelines of Statewide Significance, and,		
27		second, the policies and regulations contained in this section.		
28		2-1. Aquaculture that involves little or no substrate modification shall be given preference over		
29		those that involve substantial modification. The applicant/proponent shall demonstrate that the		
30		degree of proposed substrate modification is the minimum necessary for feasible aquaculture		
31		operations at the site.		
32		3-2. The installation of submerged structures, intertidal structures, and floating structures shall be		
33	•	allowed only when the applicant/proponent demonstrates that no alternative method of		
34		operation is feasible.		
35		4-3. Aquaculture proposals that involve substantial substrate modification or sedimentation through		
36		dredging, trenching, digging, mechanical clam harvesting, or other similar mechanisms, shall not		
37		be permitted in areas where the proposal would adversely impact existing kelp beds or other		
38		macroalgae, eelgrass bedscritical saltwater habitat, or other fish and wildlife habitat		
39	I	conservation areas.		

Comment [CES118]: Covered by general use & mod regs.

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1	<u>5.4</u>	Aquaculture activities, which that would have a significant adverse impact on natural, dynamic				
2	shoreline processes or which-that would result in a net loss of shoreline ecological functions,					
3	6	shall be prohibited.				
4	0.	Aquaculture uses and facilities shall be located at least 600 feet from any national wildlife refuge				
5		lands; except that: i. Projects involving substantial substrate modification and/or fish net pens, if authorized,				
6 7		shall be located 1,500 feet or more from such areas.				
8		ii. Lesser distances may be authorized by permit if it is demonstrated by the				
9		applicant/proponent that the wildlife resource will be protected and if the change is				
10		supported by the WDFW, the Lummi Nation and/or Nooksack Tribe.				
11		iii. Greater distances may be required if supported by the reviewing resource agencies and/or				
12		where there is sound evidence demonstrating that a greater distance is required.				
13	7.5	Unless otherwise provided in the shoreline permit issued by the County, repeated introduction				
14	_	of an approved organism in the same location shall require approval by the County only at the				
15		time the initial aquaculture use permit is issued. Introduction, for purposes of this section, shall				
16		mean the placing of any aquatic organism in any area within the waters of Whatcom County				
17		regardless of whether it is a native or resident organism within the county and regardless of				
18		whether it is being transferred from within or without the waters of Whatcom County.				
19	<u>8.6</u>	The rights of treaty tribes to aquatic resources within their usual and accustomed areas shall be				
20		addressed through direct coordination between the applicant/proponent and the affected				
21		tribe(s) through the permit review process.				
22	<u>B. Site</u>	e Design and Operation.				
23	1.	Aquaculture practices shall be designed to minimize use of artificial substances and shall use				
24		chemical compounds that are least persistent and have the least impact on plants and animals.				
25	2.	Aquaculture structures and equipment shall be of sound construction and shall be so				
26		maintained. Abandoned or unsafe structures and/or equipment shall be removed or repaired				
27		promptly by the owner, including when a business ceases operations. Where any structure				
28		might constitute a potential hazard to the public in the future, the County shall require the				
29		posting of a bond commensurate with the cost of removal or repair. The County may abate an				
30		abandoned or unsafe structure, following notice to the owner, if the owner fails to respond in				
31 32		30 days and may impose a lien on the related shoreline property or other assets in an amount equal to the cost of the abatement. Bonding requirements shall not duplicate requirements of				
32 33		other agencies.				
34	з	All floating and submerged aquaculture structures and facilities in navigable waters shall be				
35	5.	marked in accordance with U.S. Coast Guard requirements.				
36	4.	Predator control shall not involve the killing or harassment of birds or mammals. Approved				
37		controls include, but are not limited to, double netting for seals, overhead netting for birds, and				
38		three-foot-high fencing or netting for otters. The use of other nonlethal, non-abusive predator				
39		control measures shall be contingent upon receipt of written approval from the National Marine				
40		Fisheries Service and/or the U.S. Fish and Wildlife Service, as required.				

Comment [AP119]: Removed, since these rules are identified in Ecology's guidance as an "obsolete net pen recommendation."

Local governments should use caution relying on other recommendations of the 1986 interim net pen guidelines and related environmental impact statement (Washington Department of Fisheries, 1990). The interim guidelines document is largely out of date. Ecology has reviewed the original rationale for the 1986 guidelines and found many recommendations are obsolete, unnecessary or inadequate given today's operations (Appendix 4).

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1 2	5.	Aquaculture wastes shall be disposed of in a manner that will ensure strict compliance with all
2		applicable governmental waste disposal standards, including but not limited to the Federal Clean Water Act, Section 401, and the Washington State Water Pollution Control Act
4		(Chapter 90.48 RCW). No garbage, wastes, or debris shall be allowed to accumulate at the site of
4 5		any aquaculture operation.
6	6.	No processing of any aquaculture product, except for the sorting or culling of the cultured
7		organism <u>s</u> and the washing or removal of surface materials or organisms after harvest, shall
8		occur in or over the water unless specifically approved by permit. All other processing and
9		processing facilities shall be located on land and shall be subject to the policies of the Whatcom
10		County Comprehensive Plan Chapter 11 (Shorelines) and regulations of
11		WCC 23.40.10023.40.120 (Industrial and Port Development), in addition to the regulations in
12		this section.
13	7.	For aquaculture projects using over-water structures, storage of necessary tools and apparatus
14		waterward of the ordinary high water mark shall be limited to containers of not more than three
15		feet in height, as measured from the surface of the raft or dock; provided, that in locations
16		where the visual impact of the proposed aquaculture structures will be minimal, the County may
17		authorize storage containers of greater height. In such cases, the burden of proof shall be on the
18		applicant/proponent. Materials which that are not necessary for the immediate and regular
19		operation of the facility shall not be stored waterward of the ordinary high water mark.
20	8.	The County shall reserve the right to require aquaculture operations to carry liability insurance
21		in an amount commensurate with the risk of injury or damage to any person or property as a
22		result of the project. Insurance requirements shall not be required to duplicate requirements of
23		other agencies.
24	9.	Where aquaculture activities are authorized to use public-County facilities, such as boat
25		launches or docks, the County shall reserve the right to require the applicant/proponent to pay
26		a portion of the cost of maintenance and any required improvements commensurate with the
27		use of such facilities.
28 <u>C.</u>	Ad	ditional Standards for Net Pens.
29	1.	Fish net pens and rafts shall meet the following criteria in addition to the other applicable
30		regulations of this section:
31		a. Fish net pens shall meet, at a minimum, state-approved administrative guidelines for the
32		management of net pen cultures. In the event there is a conflict in requirements, the more
33		restrictive requirement shall prevail.
34		b. Fish net pens shall not occupy more than two surface acres of water area, excluding
35		booming and anchoring requirements. Anchors that minimize disturbance to substrate, such
36		as helical anchors, shall be employed. Such operations shall not use chemicals or antibiotics.
37		c. Aquaculture proposals that include net pens or rafts shall not be located closer than one
38		nautical mile to any other aquaculture facility that includes net pens or rafts; provided, that
39		a lesser distance may be authorized if the applicant/proponent can demonstrate that the
40		proposal will be consistent with the environmental and aesthetic policies and objectives of
41		the Whatcom County Comprehensive Plan Chapter 11 (Shorelines). If a lesser distance is

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1				requested, the burden of proof shall be on the applicant/proponent to demonstrate that the	
2				cumulative impacts of existing and proposed operations would not be contrary to the	
3				policies of the Comprehensive Plan and regulations of this program.	
4			d.	Net cleaning activities shall be conducted on a frequent enough basis so as not to violate	
5				state water quality standards. When feasible, the cleaning of nets and other apparatus shall	
6				be accomplished by air drying, spray washing, or hand washing.	
7			e.	In the event of a significant fish kill at the site of a net pen facility, the fin fish aquaculture	
8				operator shall submit a timely report to the Whatcom County Health Department,	
9				Environmental Health division, and the Whatcom County Planning and Development	
10	•			Services Department stating the cause of death and shall detail remedial action(s) to be	
11				implemented to prevent reoccurrence.	
12		<u>2.</u>	Co	mmercial salmon net pen facilities shall not be located in Whatcom County waters, except for	
13			<mark>∔L</mark> iı	mited nonprofit penned cultivation of wild salmon stocks during a limited portion of their	
14			life	ecycle to enhance restoration of native stocks when such activities involve minimal	
15			su	pplemental feeding and no use of chemicals or antibiotic s, s shall not be considered	
16			<u>co</u>	mmercial salmon net pen facilities and may be permitted.	
17	<u>D</u> .	Ad	ditic	onal Standards for Commercial Geoduck Aquaculture.	
18		<u>1.</u>	Со	mmercial geoduck aquaculture shall only be allowed where sediments, topography, land, and	
19			wa	ater access support geoduck aquaculture operations without significant clearing or grading.	
20		<u>2.</u>	Sh	oreline conditional use permits are required for new commercial geoduck aquaculture and	
21			<u>ex</u> i	isting aquaculture being converted to commercial geoduck aquaculture. <u>However, shoreline</u>	
22				nditional use permits must take into account that commercial geoduck operators have a right	
23			to	harvest geoduck once planted and all subsequent cycles of planting and harvest shall not	
24			reo	guire a new shoreline conditional use permit.	
25		<u>3.</u>	As	substantial development permit is not required for the planting, growing, and harvesting of	
26			<u>far</u>	m-raised geoduck clams unless a specific project or practice causes substantial interference	
27			wi	th normal public use of the surface waters.	-(
28			Sh	oreline conditional use permits must take into account that commercial geoduck operators	
29			ha	ve a right to harvest geoduck once planted.	
30		4.	<u>A s</u>	single shoreline conditional use permit application may be submitted for multiple sites within	
31			an	inlet, bay, or other defined feature, provided the sites are all under control of the same	
32			<u>ap</u>	plicant and under the County's shoreline permitting jurisdiction.	
33	<u>E.</u>	Ad	ditic	onal Standards for Experimental Aquaculture.	
34		1.		uncertainty exists regarding potential impacts of a proposed aquaculture activity, and for all	
35				perimental aquaculture activities, baseline and periodic operational monitoring by a County-	
36				proved consultant (unless otherwise provided for) may be required, at the	
37				plicant's/proponent's expense, and shall continue until adequate information is available to	
38				termine the success of the project and/or the magnitude of any probable significant adverse	
39				vironmental impacts. Permits for such activities shall include specific performance measures	
40				d provisions for adjustment or termination of the project at any time if monitoring indicates	
41			sig	nificant, adverse environmental impacts that cannot be adequately mitigated.	

Comment [AP120]: This prohibition is already covered by the Use Table, so it has been removed from the text here. The language for the exception to the prohibition remains.

Comment [AP121]: Updated per Periodic Review Checklist, Item 2011.b, and Scoping Document, Item #1f.

Comment [AP122]: Revised language for clarity.

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1	2.	Aquacu	ulture developments, not including net pens, approved on an experimental basis shall not	
2	exceed five acres in area (except land-based projects and anchorage for floating systems) and			
3	three years in duration; provided, that the County may issue a new permit to continue an			
4	experimental project as many times as is deemed necessary and appropriate.			
5	3.	New a	Aquatic species that are not previously cultivated in Washington State shall not be	
6		introdu	iced into Whatcom County salt-waters or freshwaters without prior written approval of	
7		the Dir	ector of the Washington State Department of Fish and Wildlife and the Director of the	
8		Washir	ngton Department of Health. In saltwaters, the County shall not issue permits for projects	
9		that in	clude the introduction of such organisms until it has also received written comment from	
10		the Ma	rine Resources Committee, the Lummi Nation, and the Nooksack Tribe; provided, that	
11		such co	omment is received in a timely manner. This regulation does not apply to Pacific, Olympia,	
12		Kumon	noto, Belon <u>,</u> or Virginica oysters; Manila, Butter, or Littleneck clams; or geoduck clams.	
13	B. F. Sup	oplemer	ntal Application Requirements – General Aquaculture.	
14	1.	<u>In addi</u>	tion to the minimum application requirements specified in WCC Title 22 (Land Use and	
15		<u>Develo</u>	pment), Aapplications for aquaculture use or development shall include in their	
16		applica	tions-all information necessary to conduct a thorough evaluation of the proposed	
17		aquacu	Iture activity, including but not limited to the following:	
18		a. As	ite plan map including:	
19		i.	The perimeter of the proposed aquaculture operations area.	
20		ii.	Existing bathymetry depths based on mean lower low water (MLLW datum).	
21		iii.	Adjacent upland use, vegetation, presence of structures, docks, bulkheads and other	
22			modifications. If there are shore stabilization structures, provide the beach elevation at	
23			the toe of the structure and the top of the structure (MLLW datum).	
24		iv.	Areas where specific substrate modification will take place or structures will be	
25			constructed or installed.	
26		ν.	Access provisions for barges or track equipment.	
27		vi.	Location of storage or processing structures or facilities.	
28		b. Ab	baseline description of existing conditions, including best available information on:	
29		i.	Water quality.	
30		ii.	Tidal variations.	
31		iii.	Prevailing storm wind conditions.	
32		iv.	Current flows.	
33		ν.	Flushing rates.	
34		vi.	Littoral drift.	
35		vii.	Areas of differing substrate composition.	
36		viii.	Areas of aquatic, intertidal, and upland vegetation complexes. A vegetation habitat	
37			survey must be conducted. WDFW must be contacted prior to the survey to ensure it is	
38			conducted according to their most current eelgrass/macroalgae survey guidelines.	
39		ix.	Existing shoreline or water uses and structures.	

Comment [CES123]: All general application requirements have been moved into one general section. Subsections have items specific to that to Pic.

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1	x. Aquatic and benthic organisms. Information must include an assessment o	faquatic
2	species, including forage fish, and spawning and other lifecycle use of, or a	
3	the site.	<u>ajacent (0)</u>
4	xi.——A vegetation habitat survey must be conducted. The WDFW must be conta	icted prior to
5	the survey to ensure it is conducted according to the most current WDFW	
6	eelgrass/macroalgae survey guidelines.	
7	xii. Assessment of aquatic species, including forage fish, and spawning and oth	er lifecycle
8	use of, or adjacent to, the site.	·
9	Further baseline studies including surveys and sampling may be required dependent	nding upon
10	the adequacy of available information, existing conditions, and the nature of the	0 1
11	c. A detailed description of the project proposal including:	
12	i. Species to be reared.	
13	ii. Substrate modification or vegetation removal.	
14	iii. Planting, harvest and processing location, method and timing, including wo	ork proposal
15	and construction techniques proposed (list all hand tools, machinery used	(such as track
16	hoes, trucks or barges), type of work, frequency, and duration.	
17	d. Anticipated use of any feed, pesticides, herbicides, antibiotics, vaccines, growt	h stimulants,
18	antifouling agents, or other chemicals, and an assessment of predicted impacts	s. Approvals
19	for the use of No-such materials shall be used until approval is obtained from a	II appropriate
20	state and federal agencies, including but not limited to the U.S. Food and Drug	
21	Administration, and the Washington State Departments of Ecology, Fish and W	/ildlife, and
22	Agriculture, as required, and proof thereof is submitted to the County. Compo	unds with the
23	least persistence shall be used. An annual report of antibiotic use shall be subn	nitted to the
24	Whatcom County <u>Department of Health,</u> Environmental Health division. The re	port shall
25	indicate the type and amount of antibiotics used during the previous calendar	year. Actual
26	usage data for all chemicals and antibiotics shall be maintained for review by C	ounty
27	inspectors at all times.	
28	e. Number of employees/workers necessary for the project, including average an	d peak
29	employment.	
30	f. Methods of waste disposal and predator control.	
31	g. Methods to address pollutant loading, including biological oxygen demand (BO	D).
32	h. Assessment of potential impacts on shoreline ecological functions and process	es addressing
33	the baseline conditions identified, including but not limited to indirect and curr	nulative
34	effects.	
35	i. <u>A visual impact analysis F</u> for floating culture facilities or other structures, if req	<u>uired by</u> the
36	County may require a visual impact analysis. (See the Department of Ecology's	"Aquaculture
37	Siting Study" 1986 for general approach.) Depending on the size and complexit	y of the
38	proposal, such analysis may be prepared by the applicant/proponent, without	professional
39	assistance; provided, that it includes an adequate assessment of impacts.	

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1			j.	Information demonstrating that the site has natural potential for the type(s) of aquaculture		
2				proposed, due to necessary substrate or other conditions, as well as water quality suitable		
3				for the type(s) of aquaculture proposed.		
4			k.	Information demonstrating that the proposed aquaculture activities will not result in a net		
5				loss of shoreline ecological functions or processes or adversely affect habitat conservation		
6				areas as defined by(see WCC_Chapter 16.16 (Critical Areas)).		
7			I.	Information demonstrating that the proposed aquaculture activities will not substantially		
8				and materially conflict with areas devoted to established uses of the aquatic environment.		
9			Such uses include but are not limited to navigation, moorage, sport or commercial fishing,			
10		log rafting, underwater utilities, and scientific research. Existing public opportunities for				
11				gathering wild stock aquatic resources on public lands shall be addressed in any application		
12				for aquaculture on public tidelands or bedlands. Compensation for loss of public access to		
13				public aquatic resources may be required.		
14			m.	Other pertinent information deemed necessary by the administratorDirector.		
15		2.	Ар	plications for aquaculture activities must demonstrate that the proposed activity will be		
16			cor	mpatible with surrounding existing and planned uses.		
17	a. Aquaculture activities shall comply with all applicable noise, air, and water quality					
18	standards. All projects shall be designed, operated and maintained to minimize odor and		standards. All projects shall be designed, operated and maintained to minimize odor and			
19				noise.		
20	b. Aquaculture activities shall be restricted to reasonable hours and/or days of operation when					
20						
20 21				necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby		
				necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat.		
21			c.	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not significantly impact introduce incompatible visual elements		
21 22				necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not significantly impact introduce incompatible visual elements or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and		
21 22 23				necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not significantly impact introduce incompatible visual elements or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend		
21 22 23 24			c.	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials.		
21 22 23 24 25	<u>G.</u>		c.	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials. mental Application Requirements – Commercial Geoduck Aquaculture.	-(
21 22 23 24 25 26	<u>G.</u>		c. ople In a	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials. mental Application Requirements – Commercial Geoduck Aquaculture. addition to the general application requirements of WCC Title 22 (Land Use and	-(
21 22 23 24 25 26 27 28 29	<u>G.</u>		c. ople In a Dev	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials. mental Application Requirements – Commercial Geoduck Aquaculture. addition to the general application requirements of WCC Title 22 (Land Use and velopment), subsection F, above, and chapter 173-27 WAC, applications for new geoduck	-(
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21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	<u>G.</u>		c. <u>ople</u> <u>ln a</u> <u>aqu</u> <u>eva</u> a.	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials. mental Application Requirements – Commercial Geoduck Aquaculture. addition to the general application requirements of WCC Title 22 (Land Use and velopment), subsection F, above, and chapter 173-27 WAC, applications for new geoduck uaculture use or development shall include all information necessary to conduct a thorough aluation of the proposed activity, including but not limited to the following: A narrative description and timeline for all anticipated geoduck planting and harvesting activities if not already contained in the federal or state permit application or comparable information mentioned above; A baseline ecological survey of the proposed site to allow consideration of the ecological	-(
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21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	<u>G.</u>		c. <u>pple</u> <u>ln a</u> <u>aqu</u> <u>a</u> . <u>b.</u>	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials. mental Application Requirements – Commercial Geoduck Aquaculture. addition to the general application requirements of WCC Title 22 (Land Use and velopment), subsection F, above, and chapter 173-27 WAC, applications for new geoduck uaculture use or development shall include all information necessary to conduct a thorough aluation of the proposed activity, including but not limited to the following: A narrative description and timeline for all anticipated geoduck planting and harvesting activities if not already contained in the federal or state permit application or comparable information mentioned above; A baseline ecological survey of the proposed site to allow consideration of the ecological effects if not already contained in the federal or state permit application or comparable information mentioned above; and	(
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	<u>G.</u>		c. <u>ople</u> <u>ln a</u> <u>aqu</u> <u>eva</u> a.	necessary to minimize substantial, adverse impacts from noise, light, and/or glare on nearby residents, other sensitive uses, or critical habitat. Aquaculture facilities shall not <u>significantly impact introduce incompatible visual elements</u> or substantially degrade the aesthetic qualities of the shoreline. Aquaculture structures and equipment, except navigation aids, shall be designed, operated and maintained to blend into their surroundings through the use of appropriate colors and materials. mental Application Requirements – Commercial Geoduck Aquaculture. addition to the general application requirements of WCC Title 22 (Land Use and velopment), subsection F, above, and chapter 173-27 WAC, applications for new geoduck uaculture use or development shall include all information necessary to conduct a thorough aluation of the proposed activity, including but not limited to the following: A narrative description and timeline for all anticipated geoduck planting and harvesting activities if not already contained in the federal or state permit application or comparable information mentioned above; A baseline ecological survey of the proposed site to allow consideration of the ecological effects if not already contained in the federal or state permit application or comparable	(

Comment [CES124]: Amended based on public comment (TSF07)

Comment [AP125]: Updated per Periodic Review Checklist, Item 2011.b, and Scoping Document, Item #1f.

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i.

1	 Regulations for Specific Shoreline Environment Designations. 		
2	1. In the Urban Resort, Shoreline Residential, and Rural shoreline environments, proposals		
3	containing net pen facilities shall be located no closer than 1,500 feet from the OHWM of this		
4	environment, unless a specific lesser distance is determined to be appropriate based upon a		
5	visual impact analysis. Other types of floating culture facilities may be located within 1,500 feet		
6	of the OHWM but in such cases a visual analysis shall be mandatory.		
7	1.2. In the Natural shoreline environment, aquaculture activities that do not require structures,		
8	facilities, or mechanized harvest practices and that will not result in the alteration of natural		
9	systems or features are permitted.		
10	C. Shoreline Area Regulations.		Comment [AP126]: Reorganized and revised for
11	A. Urban. Aquaculture activities are permitted subject to policies and regulations of this program.	\leq	clarity.
12	B. Urban Resort. Aquaculture activities are permitted subject to policies and regulations of this		Comment [CES127]: The below are addressed
13	program. Proposals containing net pen facilities shall be located no closer than 1,500 feet from		in the use table or above now.
14	the OHWM of this environment, unless a specific lesser distance is determined to be		
15	appropriate based upon a visual impact analysis. Other types of floating culture facilities may be		
16	located within 1,500 feet of the OHWM but in such cases a visual analysis shall be mandatory.		
17	C. Urban Conservancy. Aquaculture activities are permitted subject to policies and regulations of		
18	this program.		
19	D. Shoreline Residential. Aquaculture activities are permitted subject to policies and regulations of		
20	this program. Proposals containing net pen facilities shall be located no closer than 1,500 feet		
21	from the OHWM of this environment, unless a specific lesser distance is determined to be		
22	appropriate based upon a visual impact analysis. Other types of floating culture facilities may be		
23	located within 1,500 feet of the OHWM but in such cases a visual analysis shall be mandatory.		
24	E.—Rural. Aquaculture activities are permitted subject to policies and regulations of this program.		
25	Proposals containing net pen facilities shall be located no closer than 1,500 feet from the		
26	OHWM of this environment, unless a specific lesser distance is determined to be appropriate		
27	based upon a visual impact analysis.		
28	F. Resource. Aquaculture activities are permitted subject to policies and regulations of this		
29	program.		
30	G. Conservancy. Aquaculture activities are permitted subject to policies and regulations of this		
31	program.		
32	H. Natural. Aquaculture activities that do not require structures, facilities or mechanized harvest		
33	practices and that will not result in the alteration of natural systems or features are permitted		
34	subject to policies and regulations of this program.		
25	22 4100 050060 Posting Escilition Marines and Loursh Demos		
35 36	23. <u>410</u> 0.0500 <u>60 Boating Facilities</u> Marinas and Launch Ramps.		
37	A. Boating facilities, including marinas and launch ramps, are water-dependent uses and should be		
38	given priority for shoreline location. Boating facilities should also contribute to public access and		
39	enjoyment of waters of the state. Shorelines particularly suitable for marinas and launch ramps		

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1	are limited and should be identified and reserved to prevent irreversible commitment for other
2	uses having less stringent site requirements.
3	B. Regional needs for marina and boat launch facilities should be carefully considered in reviewing
4	new proposals as well as in allocating shorelines for such development. Such facilities should be
5	coordinated with park and recreation plans and, where feasible, collocated with port or other
6	compatible water-dependent uses. Review of such facilities should be coordinated with
7	recreation providers, including cities, adjacent counties, port districts, the Whatcom County
8	parks and recreation department, the Washington State Parks and Recreation Commission, and
9	the Washington State Department of Natural Resources to avoid unnecessary duplication and to
10	efficiently provide recreational resources while minimizing adverse impacts to shoreline
11	ecological functions and processes.
12	C.—Upland boat storage is preferred over new in-water moorage. Mooring buoys are preferred over
13	docks and piers. Boating facilities that minimize the amount of shoreline modification are
14	preferred.
15	D.—Boating facilities should provide physical and visual public shoreline access and provide for
16	multiple use, including water-related use, to the extent compatible with shoreline ecological
17	functions and processes and adjacent shoreline use.
18	E.—Accessory uses at marinas or launch ramps should be limited to water-oriented uses, or uses
19	that provide physical or visual shoreline access for substantial numbers of the general public.
20	F. New or expanding boating facilities including marinas, launch ramps, and accessory uses should
21	only be sited where suitable environmental conditions are present and should avoid critical
22	saltwater habitat including kelp beds, eelgrass beds, spawning and holding areas for forage fish
23	(such as herring, surf smelt and sandlance); subsistence, commercial and recreational shellfish
24	beds; mudflats, intertidal habitats with vascular plants; and areas with which priority species
25	have a primary association.
26	G. Boating facilities should be located and designed to avoid adverse effects upon coastal, riverine,
27	and nearshore processes such as erosion, littoral or riparian transport, and accretion, and
28	should, where feasible, enhance degraded, scarce, and/or valuable shore features including
29	accretion shoreforms.
30	H. Launch ramps are preferred over marinas on accretion shores because associated impacts are
31	often reversible and such structures will not normally interfere with littoral drift and accretion
32	unless offshore defense structures or dredging are also required.
33	I. Nonregulatory methods to protect, enhance, and restore shoreline ecological functions and
34	processes and other shoreline resources should be encouraged during the design, development
35	and operation of boating facilities. Nonregulatory methods may include public facility and
36	resource planning, education, voluntary protection and enhancement projects, or incentive
37	programs.
38	J.—Boating facilities should be located, designed and operated so that other appropriate water-
39	dependent uses are not adversely affected.
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SMP Update - Title 23 Amendments May 13, 2021 1 K.- Location and design of boating facilities should not unduly obstruct navigable waters and should 2 avoid adverse effects to recreational opportunities such as fishing, shellfish gathering, pleasure 3 boating, commercial aquaculture, swimming, beach walking, picnicking and shoreline viewing. 4 L. Boating facilities should be located, designed, constructed and maintained to avoid adverse 5 proximity impacts such as noise, light and glare; aesthetic impacts to adjacent land uses; and impacts to public visual access to the shoreline. 6 78 -Regulations. 8 A. Marinas and Launch Ramps – General. 9 1. Boating facilities, including marinas and launch ramp development, in shoreline areas shall be 10 subject to the policies and regulations of this section and Chapter 23.90 WCC. This section applies to marinas and public boat launches, though the moorage structures of such facilities 11 shall also comply with WCC 23.40.150 (Moorage Structures). For Docksmoorage structures 12 13 serving four or fewer single-family residences users, only are subject to the policies and 14 regulations of WCC 23.40.150100.090, (Moorage Moorage Structures) applies - Docks, piers, and 15 mooring buoys. 16 Accessory uses shall be limited to those that are water-dependent, related to boating, and 2. necessary for facility operation, or which provide physical or visual shoreline access to 17 substantial numbers of the general public. Accessory uses shall be consistent in scale and 18 19 intensity with the marina and/or launch ramp and surrounding uses. 20 3. All developments shall provide boater education addressing boater impacts on water quality 21 and other shoreline resources, boater safety, and requirements for boater use of sewage pump-22 outs. 23 B. Marinas – Location Standards. 1. When marina sites are considered, sufficient evidence must be presented to show there is a 24 25 regional demand and existing marinas are inadequate and cannot be expanded to meet regional 26 demand. Marinas shall be sited to prevent any restrictions in the use of commercial and recreational 27 2. 28 shellfish beds or commercial aquaculture operations. The specific distance shall be determined 29 in conjunction with the Washington State Department of Health, the Washington State Department of Ecology, and other agencies with expertise. Criteria for determining the specific 30 31 distance may include: a. The size and depth of the waterbody; 32 33 Tidal flushing action in the project area; 34 Size of the marina and projected intensity of use; d. Whether fuel will be handled or stored; 35 36 Location of a sewer hook-up; and е. 37 Expected or planned changes in adjacent land uses that could result in additional water guality impacts or sanitary treatment requirements. 38 39 3. Marinas shall be allowed only on stable shoreline areas where water depth is adequate to 40 eliminate or minimize the need for channel dredging (for construction or maintenance), soil disposal, filling, beach enhancement, and other harbor and channel maintenance activities. 41

Comment [CES128]: Moved from below

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1		<u>4.</u>	Marinas shall be located only in areas where there is adequate water mixing and flushing	and	
2		_	shall be designed so as not to reduce or negatively influence flushing characteristics.		
3			Fixed breakwaters are discouraged.		
4		<u>6.</u>	Marinas shall be clearly separated from beaches commonly used for swimming and shall p	orovide	
5		_	signage and protection measures to ensure the safety of swimmers.		
6		<u>/.</u>	Marinas shall not be located at or along:		
7			a. Significant littoral drift cells, including resource material areas, such as feeder bluffs a	na	
8			accretion beaches, barrier beaches, points, sand spits and hooks; or		
9			b. Wetlands, marshes, bogs, swamps and lagoons; or		
10			c. Mud flats and salt marshes; or		
11			d. Fish and shellfish spawning and rearing areas.		
12		<u>8.</u>	Solid structures shall not be permitted to extend without openings from the shore to zero		
13			level (mean lower low water, or MLLW), but shall stop short to allow sufficient shallow fri	<u>nge</u>	
14			water for fish passage.		
15	<u>C.</u>		irinas – Site Design.		Comment [CES129]: Moved from below
16		<u>1.</u>	Proposals for marinas shall include public launch facilities unless the applicant can demon	<u>strate</u>	
17			that providing such facilities is not feasible.		
18		<u>2.</u>	Marinas shall be designed, constructed, and maintained to:		
19			a. Provide thorough flushing of all enclosed water areas and shall not restrict the moven	<u>nent of</u>	
20			aquatic life requiring shallow water;		
21			b. Minimize interference with geo-hydraulic processes and disruption of existing shore f	orms;	
22			c. Be aesthetically compatible with existing shoreline features and uses;		
23			d. Avoid adverse proximity impacts such as noise, light, and glare;		
24			e. Include vegetative screening for parking, and upland storage areas and facilities consistent of the screening for parking and upland storage areas and facilities consistent of the screening for parking and upland storage areas and facilities consistent of the screening for parking and upland storage areas and facilities consistent of the screening for parking areas and the screening for parking areas and upland storage areas and facilities consistent of the screening for parking areas are	<u>stent</u>	
25			with landscaping standards prescribed in WCC 20.80.300, et seq. (Landscaping); and,		
26			f. Include public restrooms, accessory parking, or other recreational uses according to the	<u>he</u>	
27			scale of the facility.		
28		<u>3.</u>	Short-term loading/unloading areas and hand-launch storage areas may be located at ran	nps or	
29			near berthing areas and should be constructed of pervious material.		
30		4.	Public access, both visual and physical, such as viewpoints or walkways, shall be an integra	al part	
31			of all marina design and development commensurate with the particular proposal and mu	<u>ust</u>	
32			meet the standards of WCC 23.30.0760 (Public Access).		
33		<u>5.</u>	Innovative construction techniques and construction methods of foreshore marinas may l	<u>be</u>	
34			allowed when demonstrated to the satisfaction of the Director that the design will preven	<u>nt</u>	
35			degradation of fish migration, critical saltwater habitat, and/or shellfish resources.		
36	<u>D.</u>	Ор	erations and Management.		Comment [CES130]: Moved from below
37		<u>1.</u>	The discharge of sewage and/or toxic material from boats and/or shore installations is		
38			prohibited. The responsibility for the adequate and approved collection and disposal of m	arina-	
39			originated sewage, solid waste, and petroleum waste is that of the marina operator. An		
40			emergency spill kit and use instructions shall be provided for tenants in an easy-to-acces	<u>s area</u>	
41			and be accessible twenty-four (24) hours a day.		

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1	2.	Commercial fish or shellfish processing and the discharge or discarding of unuse	d bait, scrapfish.
2		or viscera shall be prohibited.	
3	3.	Swimming shall be prohibited within marina facilities unless the swimming area	is adequately
4		separated, protected, and posted.	
5	4.	If dredging at marina entrances changes the littoral drift processes and adversel	y affects
6		adjacent shores, the marina operator shall be required to periodically replenish	these shores
7		with the appropriate quantity and quality of aggregate as determined by a geoh	<u>ydraulic study,</u>
3		paid for by the operator or owner and completed to the satisfaction of the Direc	ctor.
Э	<u>5.</u>	Temporary vacant moorage spaces shall be made available for "transient moora	ge" (less than
C		two-week stay) when at least one of the following applies:	
1		a. The marina is owned, operated, or franchised by a governmental agency for	use by the
2		public;	
3		b. The marina provides more than three thousand (3,000) lineal feet of moora	<u>ge; or</u>
4		c. The marina is part of a mixed-use development which includes restaurants of	or other water-
5		enjoyment uses.	
6	<u>6.</u>	Marina operators shall execute a lease, contract, or deed that establishes permi	<u>ssion to use a</u>
7		slip for a stated period of time and that establishes conditions for use of the slip	<u>, including the</u>
3		requirement that all boats meet applicable sanitation regulations.	
Э	<u>7.</u>	Marinas shall meet the following before occupancy:	
)		a. Marinas that dispense fuel shall have adequate facilities and post procedure	<u>es for fuel</u>
1		handling and storage to prevent/minimize accidental spillage.	
2		b. Marinas shall have facilities, equipment, such as emergency spill kits, and po	ost procedures
3		for containment, recovery, and mitigation of spilled petroleum, sewage, and	toxic products.
4		c. Marina operators shall post signs where they are readily visible to all marina	<u>users</u>
5		describing regulations:	
5		i. Pertaining to handling and disposal of waste, wastewater, toxic materia	ls, and recycling;
7		ii. Prohibiting the discharge of marine toilets (i.e., no untreated sewage dis	<u>scharge);</u>
3		iii. Prohibiting the disposal of fish and shellfish cleaning wastes; and	
9		iv. Describing best management practices (BMPs) for boat maintenance an	
)		d. Garbage or litter receptacles shall be provided and maintained by the marin	
1		several locations convenient to users in sufficient numbers to properly store	e all solid waste
2		generated on site.	
3		e. Marina docks shall be equipped with adequate lifesaving equipment, such a	
1		i. Life rings, hooks, ropes and ladders, or equivalent, on the end of fingers	
5		ii. One ladder (per side) either every one hundred (100) linear feet of the o	
5		(6) slips whichever is greater. This regulation does not apply to a float w	hich is less than
7		one hundred (100) feet from a shoreline; or	
8		iii. At least one ladder to serve a float with six (6) or more slips and is one h	undred (100)
9	_	linear feet in length or less.	
0		ditional Standards for Boat Launches.	
1	<u>1.</u>	Boat launches are prohibited in:	

Comment [CES131]: Moved from below

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1			a. Significant littoral drift cells, including resource material areas such as feeder bl	uffs and
2			accretion beaches, points, spits and hooks;	
3			b. Wetlands, marshes, bogs, swamps, and lagoons;	
4			c. Mud flats and salt marshes; and	
5			d. Fish spawning and rearing areas and commercial or recreational shellfish areas.	
6		2.	Launch ramps shall be:	
7			a. Located on stable shorelines where water depths are adequate to eliminate or	<u>minimize the</u>
8			need for:	
9			i. Offshore or foreshore channel construction dredging; or	
10			ii. Maintenance dredging; or	
11			iii. Spoil disposal; or	
12			<u>iv. Filling; or</u>	
13			v. Beach enhancement; or	
14			vi. Other harbor and channel maintenance activities.	
15			b. Located in areas where there is adequate water mixing and flushing.	
16			c. Designed so as not to negatively influence flushing characteristics.	
17		3.	Innovative or hinged boat launches may be permitted on marine accretion shorefor	
18			that continual grading is not required. When grading is permitted it must not adver	
19			ecological functions and ecosystem-wide processes. Accessory facilities shall be loc	ated out of
20			critical areas.	
21		<u>4.</u>	Boat launches may be allowed on stable banks where current deflectors or other st	<u>abilization</u>
22		_	structures will not be necessary.	6.1
23		<u>5.</u>	Boat launches shall not be permitted where the upland within twenty-five (25) feet	
24			OHWM has a slope that exceeds twenty-five percent (25%) grade and/or where sub	<u>ostantial</u>
25		~	cutting, grading, filing, or defense works is necessary.	1.1
26		<u>6.</u>	Boat launches, minor accessory buildings, and haul-out facilities shall be designed to	<u>o be in</u>
27		-	character and scale with the surrounding shoreline.	
28		<u>/.</u>	Boat launches shall be built from flexible, hinge-segmented pads that can adapt to beach profiles, unless a solid structure is demonstrated to be more appropriate for	
29 80			level of use.	<u>the intended</u>
30 31		Q	Boat launches shall be placed and kept near flush with the foreshore slope to minin	nize the
32		0.	interruption of geo-hydraulic processes and impacts to critical saltwater habitats.	
33		9.		ove existing
34		<u>J.</u>	grade to minimize impact on littoral drift and navigation along the shoreline.	ove existing
35		10.	 Boat launch facilities shall be clearly separated from beaches commonly used for sv 	vimming and
36			shall provide signage and protection measures to ensure the safety of swimmers.	
37	F.	Ado	Iditional Standards for Live-Aboard Vessels.	
38			Live-aboard vessels are only allowed in marinas and only as follows:	
39			a. Vessels must be for residential use only;	
40			b. Slips occupied by live-aboard vessels shall not exceed 10 percent of the total sli	ps in the
41			marina;	

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1		c. Vessels shall be owner-occupied; and
2		a.d. Vessels must be operational for cruising.
3	<u>2.</u>	Live-aboard vessels must comply with all marine regulations, policies, and procedures of the U.S.
4		Coast Guard, and any other federal and state government agencies that pertain to health, safety
5		and/or environmental protection. Proof of seaworthiness of the vessel and the adequacy of the
6		mooring arrangement must be provided and laws governing all the citizens of Whatcom County
7		must be obeyed.
8	A. <u>G.</u>	Additional Standards for Boat Storage.
9	1.	Marinas shall provide dry upland boat storage with a launch mechanism to protect shoreline
10		ecological functions and processes, efficiently use shoreline space, and minimize consumption of
11		public water surface area unless:
12		a. No suitable upland locations exist for such facilities; or
13		b. It can be demonstrated that wet moorage would result in fewer impacts to ecological
14		functions and processes; or
15		c. It can be demonstrated that wet moorage would enhance public use of the shoreline.
16	2.	Dry moorage and other storage areas shall be located away from the shoreline and be
17		landscaped pursuant to WCC 20.80.300, et seq. (Landscaping) with native vegetation to provide
18		a visual and noise buffer for adjoining dissimilar uses or scenic areas.
19	<u>в.Н.</u>	Additional Standards for Parking and Vehicle Access.
20	1.	Parking facilities shall meet County zoning design and location standards; provided, that at a
21		minimum, one vehicle space shall be maintained for every four moorage spaces and for every
22		400 square feet of interior floor space devoted to accessory retail sales or service use. Bicycle
23		parking shall be provided commensurate with the anticipated demand.
24	2.	Public or quasi-public ILaunch ramps shall provide trailer spaces, at least 10 feet by 40 feet,
25		commensurate with projected demand.
26	3.	Parking that does not require a shoreline location in order to carry out its functions shall:
27		a. Be sited away from the land/water interface unless no feasible alternative location exists
28		outside of the shoreline;
29		b. Be planted or landscaped <u>pursuant to WCC 20.80.300, et seq. (Landscaping)</u> preferably with
30		native vegetation, to provide a visual and noise buffer for adjoining dissimilar uses or scenic
31		areas; and
32		c. Observe critical area buffers in Chapter 16.16 WCC; and
33		d. <u>c.</u> Be designed to incorporate low impact development practices, such as pervious surfaces,
34		and bioswales, to the extent feasible pursuant to WCC 20.80.630, et seq. (Stormwater and
35		drainage).
36		pplemental Application Requirements. In addition to the general application requirements of
37	-	C Title 22 (Land Use and Development), applications for marinas or launch ramps shall include all
38	-	prmation necessary to conduct a thorough evaluation of the proposed activity, including but not
39		ited to the following:
40	1.	Applications for new boating facilities, including marinas and launch ramps, shall be approved
41		only if enhanced public access to public waters outweighs the potential adverse impacts of the

Comment [AP132]: Added per Scoping Document, Item #17j.

From WAC 332-30-171:

(b) Upon the effective date of this rule, the ten percent limit can be changed by local government, through amendments to the local shoreline master program and/or issuance of a shoreline substantial development conditional use permit, if all of the following conditions are met:

(i) Methods to handle the upland disposal and best management practices for the increased waste associated with residential use are expressly addressed and required; and (ii) Specific locations for residential use slips do not adversely impact habitat or interfere with water-dependent uses.

The County can opt to set a different limit, though 10 percent is in line with DNR regulations.

Per the Port of Bellingham Harbor Rules, Regulations, and Rates Handbook – 2019, at Squalicum Harbor there are currently 100 designated Live-aboard licenses and 50 Live-aboard licenses at Blaine Harbor. However, it is unclear what percentage of slips these numbers represent. May want to confirm that a proposed regulation here will not conflict with the Port's current regulations.

Blaine Harbor – 629 slips total ($^{8\%}$ live-aboard) Squalicum Harbor – 1,400+ slips total ($^{7\%}$ live-aboard)

As such, the proposed provision should not conflict with the Port's regulations.

Comment [AP133]: Removed since there's already have a section that says the CAO applies in the shoreline jurisdiction.

SMP Update - Title 23 Amendments May 13, 2021 use. Applications shall b<u>Provide</u>e accompanied by supporting application materials<u>a level of</u> Comment [CES134]: Moved, as this is an 1 approval criterion, not an application requirement. 2 service needs analysis that documents the market demand for such facilities, including: 3 a. The total amount of moorage proposed; 4 b. The proposed supply, as compared to the existing supply within the service range of the 5 proposed facility, including vacancies or waiting lists at existing facilities; c. The expected service population and boat ownership characteristics of the population; 6 7 d. Existing approved facilities or pending applications within the service area of the proposed 8 new facility. 9 2. New marinas with in water moorage and expansion of in water moorage facilities in existing 10 marinas shall be approved only when: Opportunities for upland storage sufficient to meet the demand for moorage are not available 11 12 on site; and 13 4.—Expansion of upland storage at other existing marinas is not feasible. Comment [DN135]: Moved to application requirements 14 5-2. Applications shall dDocument that a preferred method of providing moorage facilities is not 15 feasible. Review of proposals involving public aquatic lands may be required to include an 16 analysis of other alternative sites not controlled by the applicant/proponent. 17 6-3. Applications for launch ramps shall-Provide a critical area assessment report pursuant to WCC 16.16 (Critical Areas), includingcontain: 18 19 7. A habitat survey. 20 8.4. A slope bathymetry map. 21 9.5. Evaluation of effects on littoral drift. 22 10.6Applications for marinas, launch ramps, and accessory uses shall include Provide aan 23 assessment of existing water-dependent uses in the vicinity including, but not limited to, 24 navigation, fishing, shellfish harvest, pleasure boating, swimming, beach walking, picnicking, and 25 shoreline viewing, and shall document potential impacts and mitigating measures. Impacts on 26 these resources shall be considered in review of proposals and specific conditions to avoid or 27 minimize impacts may be imposed. 28 11.7. AMarina and launch ramp proposals may be required to prepare a Provide a visual 29 assessment of views from surrounding residential properties, public viewpoints, and the view of 30 the shore from the water surface, if required. 31 D. Tabular Regulations - Setbacks, Height and Open Space for Marinas and Launch Ramp Development. Minimum required setbacks from shorelines and side property lines, maximum height limits, and 32 33 open space requirements are contained in WCC 23.90.130, Shoreline bulk provisions - Buffers, 34 setbacks, height, open space, and impervious surface coverage. 35 **Regulations for Specific Shoreline Environment Designations.** 36 1. In the Natural shoreline area environment, mMarinas or launch ramps are prohibited; except 37 that primitive ramps to facilitate hand launching of small craft are permitted if materials and design are compatible with the site. 38 39 In the Aquatic shoreline area environment, covered over-water structures may be permitted 2. 40 only where vessel construction or repair work is to be the primary activity and covered work Comment [AP136]: Carried over from removed 41 areas are demonstrated to be the minimum necessary over water. 'Shoreline Area Regulations.'

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1	2. Site Design and Operation.	
2	a. Marinas or launch ramps shall not be permitted on the following marine shores unless it can be	2
3	demonstrated that interference with littoral drift and/or degradation or loss of shoreline	
4	ecological functions and processes, especially those vital to maintenance of nearshore habitat,	
5	will not occur <u>:</u> . Such areas include:	
6	b.Feeder bluffs exceptional.	
7	c.High energy input driftways.	
8	d. Marinas or launch ramps shall not be permitted within the following marine shoreline	
9	habitats because of their scarcity, biological productivity, and sensitivity unless no	
10	alternative location is feasible, the project would result in a net enhancement of shoreline	
11	ecological functions, and the proposal is otherwise consistent with this program:	
12	e. <mark>Marshes, estuaries and other wetlands;</mark>	
13	f. <mark>Tidal pools on rock shores;</mark>	
14	g. Kelp beds, eelgrass beds, spawning and holding areas for forage fish (such as herring, surf	
15	smelt and sandlance);	
16	h.Subsistence, commercial and recreational shellfish beds; and	
17	i. Other critical saltwater habitats.	
18	j Marinas or launch ramps shall not be permitted on the following marine accretion	
19	shoreforms unless it can be demonstrated that no other alternative location is feasible, the	
20	project would result in a net enhancement of shoreline ecological functions, and the	
21	proposal is otherwise consistent with this program. Hoists are preferred over dredged	
22	marinas or launch ramps at such locations:	
23	<mark>k. Open points;</mark>	
24	ISpits and hooks;	
25	m. <mark>Tombolos;</mark>	
26	n.<mark>Open bay barrier beaches;</mark>	
27	o.<mark>Accretional pocket beaches.</mark>	
28	b. Foreshore marinas or launch ramps may be permitted on low erosion rate marine feeder bluffs	
29	or on low energy input erosional driftways if the proposal is otherwise consistent with this	
30	program. Foreshore marinas or launch ramps are prohibited on accretional lake shores because	2
31	these natural features are uncommon on lakes and are highly valuable for recreation.	
32	c. Backshore marinas and launch ramps may be permitted on closed accretional points, closed	
33	accretional bluff and bay barrier beaches, or low energy input driftways, except where wetland	s
34	are present or it can be demonstrated that a foreshore location would result in fewer impacts t	÷
35	shoreline ecological functions and processes, natural features and uses.	
36	d. Marinas or launch ramps may be permitted on low bank lake shores where backshore wetlands	5
37	are protected, or where wetlands are not present, if most of the beach and backshore are	
38	preserved in a natural condition for public or quasi-public recreation.	
39	e. Marinas shall not be permitted in low gradient, broad meander stream channel reaches, except	
40	where located on outer, concave bends or straight, moderately eroding or stable banks, so that	ŧ
41	dredging and/or shore protection will not be necessary.	

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1	f	Marina basins or structures shall not be permitted on river point bars or other accretional
2		beaches. A limited number of launch ramps may be permitted on accretion shoreforms;
3		provided, that any necessary grading will not adversely affect shoreline ecological functions or
4		fluvial processes, and any accessory facilities are located out of the floodway.
5	g.	Marinas shall not be permitted in areas of active channel migration, where channel dredging will
6		be required, if a flood hazard will be created, or if valuable shoreline ecological functions and
7		processes will be degraded.
8	h.	Launch ramps may be located immediately downstream of accretion shoreforms, or on other
9		non crosional banks, where no or a minimum number of current deflectors will be necessary.
10	i	Floating piers shall be required in rivers and streams unless it can be demonstrated that fixed
11		piers will result in substantially less impact on geohydraulic processes and flood hazards can be
12		minimized or mitigated.
13	j	Where foreshore marinas are permitted:
14		i. Open pile or floating breakwater designs shall be used unless it can be demonstrated that
15		riprap or other solid construction would not result in any greater net impacts to shoreline
16		ecological functions or processes or shore features.
17		ii. Solid structures shall not be permitted to extend without openings from the shore to zero
18		tide level (mean lower low water, or MLLW), but shall stop short to allow sufficient shallow
19		fringe water for fish passage.
20	k.	Foreshore and backshore marinas shall be designed to allow the maximum possible circulation
21		and flushing of all enclosed water areas.
22		New or expanding marinas with dredged entrances that adversely affect littoral drift to the
23		detriment of other shores and their users shall be required to periodically replenish such shores
24		with the requisite quantity and quality of aggregate as determined by professional coastal
25		geologic engineering studies.
26	I	All facilities shall be located and designed to avoid impediments to navigation and to avoid
27		depriving other properties of reasonable access to navigable waters. Review and approval by
28		the U.S. Coast Guard may be required as a condition of issuance of building or development
29		permits to assure compliance. All in water structures shall be marked and lighted in compliance
30		with U.S. Coast Guard regulations.
31	m.	Design and other standards for physical improvement of docks and piers are found in
32		WCC 23.100.090, Moorage – Docks, piers and mooring buoys.
33	E. Pu	blic Access.
34		New launch ramps shall be approved only if they provide public access to public waters, which
35		are not adequately served by existing access facilities, or if use of existing facilities is
36		documented to exceed the designed capacity. Prior to providing ramps at a new location,
37		documentation shall be provided demonstrating that expansion of existing launch facilities
38		would not be adequate to meet demand.
39	a.	Public access areas shall provide space and facilities for physical and/or visual access to water
40		bodies, including feasible types of public shore recreation.
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1		b.	Marinas and boat launches shall provide public access for as many water-dependent
2			recreational uses as possible, commensurate with the scale of the proposal. Features for such
3			access could include, but are not limited to, docks and piers, pedestrian bridges to offshore
4			structures, fishing platforms, artificial pocket beaches, and underwater diving and viewing
5			platforms.
6	3.	Site	Considerations.
7		a.	Marinas, launch ramps, and accessory uses shall be designed so that lawfully existing or planned
8			public shoreline access is not unnecessarily blocked, obstructed nor made dangerous.
9		b.	Public launch ramps and/or marina entrances shall not be located near beaches commonly used
10			for swimming, valuable fishing and shellfish harvest areas, or sea lanes used for commercial
11			navigation unless no alternative location exists, and mitigation is provided to minimize impacts
12			to such areas and protect the public health, safety and welfare.
13		с.	Marinas and accessory uses shall be located only where adequate utility services are available,
14			or where they can be provided concurrent with the development.
15		d.	Marinas, launch ramps, and accessory uses shall be located where water depths are adequate to
16			avoid the need for dredging and minimize potential loss of shoreline ecological functions or
17			processes.
18		e.	Marinas, launch ramps, and accessory uses shall be located and designed with the minimum
19			necessary shoreline stabilization to adequately protect facilities, users, and watercraft from
20			floods, abnormally high tides, and/or destructive storms.
21	4	Boa	at Storage.
22		3.	Marinas shall provide dry upland boat storage with a launch mechanism to protect shoreline
23			ecological functions and processes, efficiently use shoreline space, and minimize consumption of
24			public water surface area unless:
25			i. No suitable upland locations exist for such facilities; or
26			ii. It can be demonstrated that wet moorage would result in fewer impacts to ecological
27			functions and processes; or
28			iii. It can be demonstrated that wet moorage would enhance public use of the shoreline.
29		4.	Dry moorage and other storage areas shall be located away from the shoreline and be
30			landscaped with native vegetation to provide a visual and noise buffer for adjoining dissimilar
31			uses or scenic areas.
32			New covered moorage for boat storage is prohibited.
33			5. Covered over-water structures may be permitted only where vessel construction or repair
34			work is to be the primary activity and covered work areas are demonstrated to be the
35			minimum necessary over water.
36	5.	Wa	ste Disposal.
37		1.	Marinas shall provide pump out, holding, and/or treatment facilities for sewage contained on
38			boats or vessels.
39		<u>2.</u>	Discharge of solid waste or sewage into a water body is prohibited. Marinas and boat launch
40			ramps shall provide adequate restroom and sewage disposal facilities in compliance with
41			applicable health regulations.
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1	3. -	Garbage or litter receptacles shall be provided and maintained by the operator at several
2		locations convenient to users.
3	4.	Disposal or discarding of fish or shellfish cleaning wastes, scrap fish, viscera, or unused bait into
4		water or in other than designated garbage receptacles is prohibited.
5	5.	Marina operators shall post all regulations pertaining to handling, disposal, and reporting of
6		waste, sewage, fuel, oil, or toxic materials where all users may easily read them.
7	1. -	-Oil Product Handling, Spills, and Wastes. Fail-safe facilities and procedures for receiving, storing,
8		dispensing, and disposing of oil or hazardous products, as well as a spill response plan for oil and
9		other products, shall be required of new marinas and expansion or substantial alteration of
10		existing marinas. Compliance with federal or state law may fulfill this requirement. Handling of
11		fuels, chemicals or other toxic materials must be in compliance with all applicable federal and
12		state water quality laws as well as health, safety and engineering requirements. Rules for spill
13		prevention and response, including reporting requirements, shall be posted on site.
14	6. Pa	rking and Vehicle Access.
15	1.	-Parking facilities shall meet County zoning standards; provided, that at a minimum, one vehicle
16		space shall be maintained for every four moorage spaces and for every 400 square feet of
17		interior floor space devoted to accessory retail sales or service use. Bicycle parking shall be
18		provided commensurate with the anticipated demand.
19	2	Public or quasi-public launch ramps shall provide trailer spaces, at least 10 feet by 40 feet,
20		commensurate with projected demand.
21	3. -	Parking that does not require a shoreline location in order to carry out its functions shall:
22		eBe sited away from the land/water interface unless no feasible alternative location exists
23		outside of the shoreline;
24		fBe planted or landscaped_preferably with native vegetation, to provide a visual and noise
25		buffer for adjoining dissimilar uses or scenic areas;
26		g. Observe critical area buffers in Chapter 16.16 WCC; and
27		h.Be designed to incorporate low impact development practices, such as pervious surfaces,
28		and bioswales, to the extent feasible.
29	a.	Connecting roads between marinas and public streets shall have all weather surfacing, and be
30		satisfactory to the County Engineer in terms of width, safety, alignment, sight distance, grade
31		and intersection controls.
32	7. La	unch Ramp Design.
33	a.	Preferred ramp designs, in order of priority, are:
34		i. Open grid designs with minimum coverage of beach substrate.
35		ii. Seasonal ramps that can be removed and stored upland.
36		iii. Structures with segmented pads and flexible connections that leave space for natural beach
37		substrate and can adapt to changes in beach profile.
38	b.	Ramps shall be placed and maintained near flush with the foreshore slope.
39		cessory Uses.
40	a.	Accessory uses at marinas or launch ramps shall be limited to those water oriented uses, or uses
41		that provide physical or visual shoreline access for substantial numbers of the general public.

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Planning Commission Approved Draft SMP Update – Title 23 Amendments

May 13, 2021

Sivil Opdate The 25 Anchaments widy 15, 2021		
open space requirements are contained in WCC 23.90.130, Shoreline bulk provisions – Buffers,		
setbacks, height, open space, and impervious surface coverage.		
C. Shoreline Area Regulations.		
 Urban. Marinas and launch ramps are permitted subject to policies and regulations of this 		
program. 2. Urban Resort. Marinas and launch ramps are permitted subject to policies and regulations of		
this program.		
3. Urban Conservancy. Launch ramps are permitted subject to policies and regulations of this		
program. Marinas may be permitted as a conditional use.		
4.—Shoreline Residential. Marinas and launch ramps are permitted subject to policies and resultations of this are error.		
regulations of this program.		
5. Rural. Marinas and launch ramps are permitted subject to policies and regulations of this		
program.		
6. Resource. Marinas and launch ramps are permitted subject to policies and regulations of this		
program.		
7.—Conservancy. Launch ramps are permitted subject to policies and regulations of this program.		
Marinas may be permitted as a conditional use.		
8.—Natural. Marinas or launch ramps are prohibited; except that primitive ramps to facilitate hand		
launching of small craft are permitted if materials and design are compatible with the site.		
9. Aquatic.		
a. Marinas and launch ramps are permitted subject to the use and development regulations of		
the abutting upland shoreline area designation.		
23.100.060 - <u>23.40.070</u> Commercial Uses .		
Commercial development in shoreline areas shall be subject to the policies and regulations of this		
section and Chapter 23.90 WCC.		
A. Policies.		
A. In securing shoreline locations for commercial use, preference should be given first to water-		
dependent commercial uses, then to water-related and water-enjoyment commercial uses.		
B. Restoration of impaired shoreline ecological functions and processes should be encouraged as part		
of commercial development.		
C.—Commercial development should ensure visual compatibility with adjacent noncommercial		
properties.		
D. Commercial uses located in the shoreline should provide public access in accordance with		
constitutional or other legal limitations unless such improvements are demonstrated to be		
infeasible or present hazards to life and property.		
B. Regulations.		
<u>—General.</u>		
 <u>General.</u> Allowed Use. Commercial uses that result in no net loss of shoreline ecological functions and processes are allowed subject to the policies and regulations of WCC 23.90.030 and the specific 		

Comment [CES137]: Moved above and reorganized.

	SMP L	Jpdate – Title 23 Amendments May 13, 2021	
1	lav	yout, and operation of the use and determine whether the proposed use is water-dependent,	
2	water-related, water-enjoyment, or a non-water-oriented commercial use.		
3			
4		water-related and water-enjoyment commercial uses. Prior to approval of water-dependent	0
5		uses, the administrator shall review a proposal for design, layout and operation of the use and	W
6		shall make specific findings that the use qualifies as a water dependent use.	
7	2.	Water-related commercial uses may shall not be approved if they displace existing water-	
8		dependent uses. Prior to approval of a water-related commercial use, the administrator shall	
9		review a proposal for design, layout and operation of the use and shall make specific findings	
10		that the use qualifies as a water-related use.	
11	3.	Water-enjoyment commercial uses may shall be not be approved if they displace existing water-	
12		dependent or water-related uses or if they occupy space designated for water-dependent or	
13		water-related use identified in a substantial development permit or other approval. Prior to	
14		approval of water-enjoyment uses, the administrator shall review a proposal for design, layout	
15		and operation of the use and shall make specific findings that the use qualifies as a water-	
16		enjoyment use.	
17	4.	Non-water-oriented commercial uses may be permitted as a conditional use where located on a	
18		site physically separated from the shoreline by another property in separate ownership or a	
19		public right-of-way such that access for water-oriented use is precluded; provided, that such	
20		conditions were lawfully established prior to the effective date of this program. All other non-	
21		water-oriented commercial uses are prohibited in the shoreline unless the use provides	
22		significant public benefit with respect to the objectives of the Act and is the proposed use:	
23		a. Is Ppart of a mixed use project that includes a water-oriented use; or	
24		b. Is on a site where navigability is severely limited; or,	
25		c. Does not occupy space designated for water-dependent or water-related use identified in a	
26		project permit approval; or,	C
27		b.d.In areas designated for commerical use and the site is physically seperated from the	g
28		shoreline by another property or public right of way.	C
29	<u>5.</u>	When permitted, non w<u>W</u>ater-oriented commercial uses shall provide <u>public</u> access <u>in</u>	
30		accordance with the provisions of WCC 23.30.060 (Public Access).	
31	5.	6. Non-water oriented commercial uses shall provide public access and/or restoration as follows:	
32		a. Non water oriented commercial uses shall provide pPublic access shall be in the form of	
33		unrestricted open space. The administrator shall determine the amount of access in	
34		accordance with the provisions of WCC 23.90.080 on a case by case basis.	
35		b. If no water-oriented commercial uses are located on or adjacent to the water as part of a	
36		mixed use development, 80% of the shoreline and associated buffers shall be preserved or	
37		restored to provide shoreline ecological functions that approximate the functions provided	
38		by the site in natural conditions.	
39		c. The requirements in subsections (B)(1)(e)(i) and (ii) of this section may be modified when:	
40		i. The site is designated as a public access area by a shoreline public access plan, in which	
41		case public access consistent with that plan element shall be provided; or	

Comment [CES138]: Amended to be consistent w/ WAC 173-26-241(3)(d)

Comment [AP139]: Language revised for greater clarity and consistency with the use table.

Comment [CES140]: Added to be consistent w/ WAC 173-26-241(3)(d)

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1 2				ii. Specific findings are made demonstrating that the size of the parcel and the presence of adjacent uses preclude restoration of shoreline ecological functions. Where on-site
3				restoration is infeasible, equivalent off-site restoration shall be provided-consistent with
4				the policies and regulations of this program.
5			d.	Where restoration is proposed, buffers shall be designed as appropriate to protect shoreline
6				resources based on a site-specific restoration planassessment-and may differ from the
7				standard critical area buffer dimensions provided in Chapter 16.16WCC; provided, that the
8				building envelope for the proposed non-water-oriented use shall be based on current site
9				conditions .
10		i.—	-The	e requirements of this subsection (B)(1)(e) shall not apply to those non-water-oriented
11				nmercial uses located on a site physically separated from the shoreline where access to the
12			lan	d/water interface is precluded.
13		6. 7	_If w	vater-oriented commercial uses are located on or adjacent to the water, the remaining
14			uno	developed water frontage that is not devoted to water-dependent use shall be preserved in a
15			sub	ostantially undeveloped condition until such time that an appropriate water-dependent use
16			has	been identified for the area. If the site has been previously altered by past development, the
17			bal	ance of the site may be reserved for future water-related use.
18	В.	Site	e De	sign and Operation.
19		1.		nmercial recreation-oriented uses, including commercial resorts and rental campgrounds,
20			sha	Il provide adequate access to water areas for their patrons or shall provide adequate on-site
21			out	door recreation facilities so that such resort <u>s</u> or campground <u>s</u> will neither be dependent on
22				place undue burdens upon public access and recreational facilities.
23		2.	Ne	w and expanded cCommercial development shall install or establish access roads of sufficient
24			cap	pacity and with appropriate improvements to provide vehicular and pedestrian access to the
25			site	e. Utilities shall be adequate to serve the demands of the proposed uses.
26		3.	Ove	er-Water Structures.
27			a.	Only those portions of water-dependent commercial uses that require over-water facilities
28				such as boat fuel stations shall be permitted to locate waterward of the OHWM, provided
29				they are located on <u>floats</u> , piling, or other open-work structures.
30			b.	Non-water-dependent commercial uses shall not be allowed over water except in limited
31				instances where they are appurtenant to existing structures and necessary in support of
32				water-dependent uses.
33		<u>4.</u>		rine rails shall be located the minimum distance necessary above existing grade to minimize
34			im	pact on littoral drift and navigation along the shoreline.
35		4.		lding Height.
36			a.	As mandated by the Act (RCW 90.58.320), no permit may be issued for any new or
37				expanded building or structure of more than 35 feet above average grade level on
38				shorelines that will obstruct the view of a substantial number of residences on areas
39				adjoining such shorelines, except where this program does not prohibit such development
40				and only when overriding considerations of the public interest will be served.

Comment [PDS141]: Already covered by 23.40.020(E)(1).

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1	b. Lodging developments over 35 feet in height may be allowed in resort communities within	
2	the Urban Resort shoreline area designation, subject to the requirements of	
3	WCC 23.90.130(5). However, due to the potential for adverse impact upon adjacent uses	
4	and the community from such development, special consideration must be given to the	
5	following factors during review of such proposals:	
6	i. Urban services, including sanitary sewers, public water supply, fire protection, storm	
7	drainage, and police protection, must be provided at adequate levels to protect the	
8	public health, safety, and welfare.	
9	ii. Circulation, parking areas, and outdoor storage or loading areas should be adequate in	
10	size and designed so that the public safety and local aesthetic values are not diminished.	
11	Such areas should be screened from open space areas by landscaping, fences or similar	
12	structures, or grade separation.	
13	iii.—Recreational needs of building clientele must be provided for through several on-site	
14	recreation facilities and access to shorelines. The variety and number of on-site	
15	recreation facilities should increase proportionately as density increases.	Com
16	C.—Tabular Regulations – Setbacks, Height and Open Space for Commercial Development. Minimum	
17	required setbacks from shorelines and side property lines, maximum height limits and open space	
18	requirements are contained in WCC 23.90.130, Shoreline bulk provisions – Buffers, setbacks, height,	
19	open space and impervious surface coverage.	
20	C. Regulations for Specific Shoreline Environment Designations.	
21	 In the Conservancy and Urban Conservancy shoreline <u>environments</u>, only low intensity 	
22	commercial use and development—either water-oriented or non-water-oriented, and limited to	
23	resort, campground, and similar facilities—may be permitted as a shoreline conditional use.	
24	Non-water-oriented uses are subject to the criteria for such uses of this section.	
25	2. In the Urban Resort shoreline environment, water-oriented resort-oriented commercial use and	
26	developments are permitted. Non-water-oriented commercial uses and developments may be	
27	permitted as a shoreline conditional use subject to the criteria for such uses in this section.	
28	Commercial uses in this shoreline environment are permitted either by themselves or as part of	
29	a structure or development also containing residential uses.	
30	3. In the Resource shoreline environment, water-oriented commercial use and development	
31	related to natural resource products predominantly produced on site is permitted. Non-water-	
32	oriented commercial related to natural resource products predominantly produced on site may	
33	be permitted as a shoreline conditional use subject to the criteria for such uses in this section.	
34	1. Shoreline Area Regulations.	Com
35	Urban. Water oriented commercial use and development is permitted subject to policies and	now.
36	regulations of this program. Non-water-oriented commercial may be permitted as a conditional use	
37	subject to the criteria for such uses in subsection (B)(1)(d) of this section.	
a -		
38	Urban Resort. Water-oriented resort-oriented commercial use and development is permitted subject to	
39	policies and regulations of this program. Non-water-oriented commercial may be permitted as a	
40	conditional use subject to the criteria for such uses in subsection (B)(1)(d) of this section. Commercial	

Comment [PDS142]: Moved to 23.40.020(E)(1).

omment [CES143]: Addressed in use table

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1	uses allowed in this designation are permitted either by themselves or as part of a structure or
2	development also containing residential uses, subject to policies and regulations of this program.
2	
3	Urban Conservancy. Low intensity water-oriented commercial use and development limited to resort,
4	bed and breakfast, campgrounds and similar facilities may be permitted as a conditional use. Low
5	intensity non-water-oriented commercial limited to resort, bed and breakfast, campgrounds and similar
6	facilities may be permitted as a conditional use subject to the criteria for such uses in subsection
7	(B)(1)(d) of this section.
8	Shoreline Residential. Water-oriented commercial use and development is permitted subject to policies
9	and regulations of this program. Non-water-oriented commercial may be permitted as a conditional use
10	subject to the criteria for such uses in subsection (B)(1)(d) of this section.
11	Rural. Water-oriented commercial use and development is permitted subject to policies and regulations
12	of this program. Non water oriented commercial may be permitted as a conditional use subject to the
13	criteria for such uses in subsection (B)(1)(d) of this section.
14	Resource. Water oriented commercial use and development related to natural resource products
15	predominantly produced on site is permitted subject to policies and regulations of this program. Non-
16	water oriented commercial related to natural resource products predominantly produced on site may
17	be permitted as a conditional use subject to the criteria for such uses in subsection (B)(1)(d) of this
18	section.
19	Conservancy. Low intensity water-oriented commercial use and development limited to resort, bed and
20	breakfast, campgrounds and similar facilities may be permitted as a conditional use. Low intensity non-
21	water-oriented commercial limited to resort, bed and breakfast, campgrounds and similar facilities may
22	be permitted as a conditional use subject to the criteria for such uses in subsection (B)(1)(d) of this
23	section.
24	Natural. Commercial use and development is prohibited.
25	
26	appurtenant structures may be permitted subject to the use and development regulations of the
27	abutting upland shoreline area designation.
28	23.4100.070-080 Dredging and Dredge Material Disposal.
29	A. Policies.
30	1.—Dredging should be permitted for water-dependent uses of economic importance to the region
31	and/or essential public facilities only when necessary and when alternatives are infeasible or
32	less consistent with this program.
33	2.—Dredging to provide water-oriented recreation should not be permitted.
34	3. Minor dredging as part of ecological restoration or enhancement, beach nourishment, public
35	access or public recreation should be permitted if consistent with this program.

Comment [AP144]: This section has been moved from the General Regulations section (previously WCC 23.90.120). Added to title for clarity of section contents and consistency with WAC 173-26-231.

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1	4.—New development should be sited and designed to avoid or, where avoidance is not possible, to			
2	minimize the need for new maintenance dredging.			
3	5. Dredging of bottom materials for the primary purpose of obtaining material for landfill,			
4	construction, or beach nourishment should not be permitted.			
5	6. Spoil disposal on land away from the shoreline is generally preferred over open water disposal.			
6	7. Long-term cooperative management programs that rely primarily on natural processes, and			
7	involve land owners and applicable local, state and federal agencies and tribes, should be			
8	pursued to prevent or minimize conditions which make dredging necessary.			
9	B. Regulations.			
10	A. General.			
11	8-1. Dredging shall only be permitted for the following activities:			
12	a. Development of approved wet moorages, harbors, ports and water-dependent uses of			
13	economic importance to the region and/or essential public facilities industries of economic			
14	importance to the region only when there are no feasible alternatives.			
15	b.—Development of essential public facilities when there are no feasible alternatives.			
16	e.b. Maintenance dredging for the purpose of restoring a lawfully established development or			
17	the previously permitted or authorized hydraulic capacity of streams.			
18	d.c. Maintenance of irrigation reservoirs, drains, canals, or ditches for agricultural purposes.			
19	e.d. Establishing, expanding, relocating, or reconfiguring navigation channels where necessary to			
20	assure safe and efficient accommodation of existing navigational uses. Maintenance			
21	dredging of established navigation channels and basins shall be restricted to maintaining			
22	previously dredged and/or existing authorized location, depth, and width.			
23	f.e. Removal of gravel for flood management purposes consistent with an adopted flood hazard			
24	reduction plan and only after a biological and geomorphological study demonstrates that			
25	extraction has a long-term benefit to flood hazard reduction, does not result in a net loss of			
26	shoreline ecological functions and processes, and is part of a comprehensive flood			
27	management solution.			
28	g.f. Restoration or enhancement of shoreline ecological functions and processes benefiting			
29	water quality and/or fish and wildlife habitat.			
30	h.g. Minor in-water trenching to allow the installation of necessary underground pipes or cables			
31	if no alternative, including boring, is feasible, and:			
32	i. Impacts to fish and wildlife habitat are avoided to the maximum extent possible.			
33	ii. The utility installation shall not increase or decrease the natural rate, extent, or			
34	opportunity of channel migration.			
35	iii. Appropriate best management practices are employed to prevent water quality			
36	impacts or other environmental degradation.			
37	<u>h.</u> Dredging for the purpose of obtaining landfill material is prohibited, except that:			
38	i. <u>I</u> imited bar scalping of gravel in streams is permitted subject to policies of the			
39	Whatcom County Comprehensive Plan and regulations for mining under			
40	WCC 23.100.080 23.40.140 (Mining), and WCC Title 20 (Zoning).			

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1	÷ii.	Dredging to obtain fill for restoration projects is permitted for appro	ved
2	MTCA/CERCLA projects and may be approved as a shoreline conditional use for other		
3	restoration projects.		
4	9, 2. The phy	sical alignment and ecological functions and processes of streams, lake	s, or marine
5		es shall be maintained, except to improve hydraulic function, water qu	
6		nabitat, or fish passage.	
7		ons on To protect public safety and compatibility with surrounding uses	, dredge or
8		operations may be conditioned imposed to reduce proximity impacts,	-
9	safety a	nd assure compatibility with the interests of other shoreline users. Con	ditions may
10	includet	<u>o</u> limit s on periods and hours of operation , and type of machinery, and	may require
11	provisio	n of landscaped buffer <u>s</u> strips a nd/or fencing to address noise and visu	al impacts at land
12	disposal	or transfer sites.	
13	10.4. Regular maintenance of an approved barge landing site shall not be considered		
14	dredging	<u>.</u>	
15	A. <u>B.</u> Additional St	andards for Spoil <u>Dredge Material</u> Disposal.	
16	1. Any dree	ge material disposal shall be used as part of a program to restore or e	nhance shoreline
17	ecologic	al functions and processes, unless found to be infeasible.	
18	1.2. Dredge material Spoil-disposal on uplands away from the within shoreline jurisdiction is		
19		ed only under the following conditions:	
20		eline ecological functions and processes will be preserved, including p	rotection of
21		ace and ground water.	
22		ion, sedimentation, floodwaters, or runoff will not increase adverse im	pacts to
23		eline ecological functions and processes or property.	
24		will be adequately screened from view of local residents or passersby	on public rights-
25	of-w		
26		of dredge material on shorelands or wetlands within a river's channel	
27		discouraged. In the limited instances where it is allowed for restoration	
28		line ecological functions and processes, such disposal shall require a sh	oreline
29		<u>nal use permit.</u>	Para di subarra
30 21		naterial Spoil disposal is prohibited on marine shorelines between the	
31		and<u>below</u> the ordinary high water mark, on lake shorelines or beds, a	iu in streams ,
32 33	except t	edge spoil material may be used in approved projects for the restoration	n or
35 34		ancement of shoreline ecological functions and processes, such as beau	
34 35		I disposal in open waters may be approved only in accordance with the	
36		Iged Disposal Analysis (PSDDA) evaluation procedures for managing in	
37		ged material; when approved by applicable agencies, which may inclu	
38		s of Engineers pursuant to Section 10 (Rivers and Harbors Act) and Sec	
39		er Act) permits, and Washington State Department of Fish and Wildlife	
40		oval (HPA); and when found to meet the following conditions:	,
41		I disposal is infeasible, less consistent with this program, or prohibited	by law.

Comment [CES145]: This provision applies to upland areas within shoreline jurisdiction, away from the OHWM. Revised language for greater clarity.

Comment [DN146]: This language is pulled directly from WAC 173-26-231. Revised language to clarify that restoration and enhancement is the only instance in which this would be permitted.

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1	d Nearshare dispession part of a program to restore or enhance charoline esclogical functions	
1 2	d.—Nearshore disposal as part of a program to restore or enhance shoreline ecological functions and processes is not feasible.	
2	e. Offshore habitat will be protected, restored, or enhanced.	
4	f. Adverse effects on water quality or biologic resources from contaminated materials will be	
5	mitigated.	
6	g. Shifting and dispersal of spoil will be minimal.	
7		Comn
8	h-b. Dredge material disposal at an open water disposal site approved through the auspices of	doesn'
9	the Dredged Material Management Program (RCW 79.105.500) is allowed and shall not	
10	require a shoreline permit.	Comn
11	C. Supplemental Application Requirements.	Checkl
12	B-D. In addition to the minimum application requirements specified in WCC 23.60.050 WCC Title 22	#2i.
13	(Land Use and Development), applications for dredging and material disposal use or development	
14	shall include all information necessary to conduct a thorough evaluation of the proposed activity,	
15	including but not limited to the following::	
16	a. A description of the purpose of the proposed dredging and an analysis of compliance with	
17	the policies and regulations of this program and WCC Title 20 (Zoning).	
18	b. A detailed description of the existing physical character, shoreline geomorphology, and	
19	biological resources provided by the area proposed to be dredged, including:	
20	i. A site plan map outlining the perimeter of the proposed dredge area. The map must also	
21	include the existing bathymetry depths based on mean lower low water (MLLW) and	
22	have data points at a minimum of two-foot depth increments.	
23	ii. A habitat survey must be conducted and WDFW must be contacted to ensure the survey	
24	is conducted according to the most recent WDFW eelgrass/macroalgae survey	
25	guidelines.	
26	iii. Information on stability of bedlands adjacent to proposed dredging and spoils disposal	
27	areas.	
28	c. A detailed description of the physical, chemical and biological characteristics of the dredge	
29	spoils to be removed.	
30	i. Physical analysis of material to be dredged: material composition and amount, grain	
31	size, organic materials present, source of material, etc.	
32	ii. Chemical analysis of material to be dredged: volatile solids, chemical oxygen demand	
33	(COD), grease and oil content, mercury, lead and zinc content, etc.	
34	iii. Biological analysis of material to be dredged.	
35	d. A description of the method of materials removal, including facilities for settlement and	
36	movement.	
37	i. Dredging procedure: length of time it will take to complete dredging, method of	
38	dredging and amount of materials removed.	
39	ii. Frequency and quantity of project maintenance dredging.	
40	e. Detailed plans for dredge spoil disposal, including specific land disposal sites and relevant	
41	information on the disposal site, including but not limited to:	

Comment [CES147]: Don't need this, since it doesn't need a shoreline permit

Comment [AP148]: Added per Periodic Review Checklist, Item 2019.b, and Scoping Document Item #2i.

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1	i. Spoils disposal area:	
2	(A) Physical characteristics including location, topography, existing drainage patterns,	
3	surface and ground water;	
4	(B) Size and capacity of disposal site;	
5	(C) Means of transportation to the disposal site;	
6	(D) Proposed dewatering and stabilization of spoils;	
7	(E) Methods of controlling erosion and sedimentation; and	
8	(F) Future use of the site and conformance with land use policies and regulations.	
9	ii. Total initial spoils volume.	
10	iii. Plan for disposal of maintenance spoils for at least a 50-year period.	
11	f. Hydraulic modeling studies sufficient to identify existing geohydraulic patterns and probable	
12	effects of dredging.	
13	E. Regulations for Specific Shoreline Environment Designations.	
14	2.1. In the Natural shoreline area environment, dredging is prohibited except that dredging is	
15	permitted as an essential element of an approved shore restoration or enhancement plan,	
16	subject to policies and regulations of this program.	
17	2. In the Aquatic shoreline areaenvironment:	
18	a. Dredging may be permitted as a shoreline conditional use subject to the use and	
19	development regulations of the abutting upland shoreline areaenvironment designation ;.	
20	b. Dredging for a mutually designated reach of river with a provided, that the conditional use	
21	permit requirement may be waived upon county <u>County</u> and Ecology approv<u>ed</u>al of a	
22	sediment management plan component for a mutually designated reach of river is permitted	
23	subject to the use and development regulations of the abutting upland shoreline	
24	area environment designation. .	
25	<u>c.</u> Maintenance dredging pursuant to WAC 173-27-140 is permitted subject to the policies of	
26	and regulations of this program without a conditional use permit , provided the original	
27	constructed bottom contours have been established and documented in a prior shoreline	
28	permit or authorization.	Comment [AP149]: Carried over from removed
29	C. Shoreline Area Regulations.	'Shoreline Area Regulations.'
30	A. Urban. Dredging may be permitted as a conditional use subject to policies and regulations of this	
31	program.	
32	B. Urban Resort. Dredging may be permitted as a conditional use subject to policies and	
33	regulations of this program.	
34	C. Urban Conservancy. Dredging may be permitted as a conditional use subject to policies and	
35	regulations of this program.	
36	D. Shoreline Residential. Dredging may be permitted as a conditional use subject to policies and	
37	regulations of this program.	

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1	E	Rural. Dredging may be permitted as a conditional use subject to policies and regulations of this
2	E.	program.
2		program.
3	F.	Resource. Dredging may be permitted as a conditional use subject to policies and regulations of
4		this program.
5	G	Conservancy. Dredging may be permitted as a conditional use subject to policies and regulations
6	0.	of this program.
Ũ		
7	H.	Natural. Dredging is prohibited except that dredging is permitted as an essential element of an
8		approved shore restoration or enhancement plan, subject to policies and regulations of this
9		program.
10		Aquatic. Dredging may be permitted as a conditional use subject to the use and development
11		regulations of the abutting upland shoreline area designation; provided, that the conditional use
12		permit requirement may be waived upon county and Ecology approval of a sediment
13		management plan component for a mutually designated reach of river. Maintenance dredging
14		pursuant to WCC <u>23.60.022(B) is permitted subject to the policies and regulations of this</u>
15		program without a conditional use permit, provided the original constructed bottom contours
16		have been established and documented in a prior shoreline permit or authorization.
17	23.100	11023.40.090 LandfFill and Excavation.
18	A.—Pol	
19	A	Landfill and excavation should only be permitted to the minimum extent necessary to
20		accommodate an approved shoreline use or development and with assurance of no net loss of
21		shoreline ecological functions and processes. Enhancement and voluntary restoration of
22		landforms and habitat are encouraged.
23	B.	Landfill in water bodies, floodways, and/or wetlands should not be permitted for creation of
24		new uplands, unless it is part of an approved ecological restoration activity. Landfill should be
25		permitted in limited instances to restore uplands where recent erosion has rapidly reduced
26 27		upland area, to build beaches and protective berms for shore stabilization or recreation, to restore or enhance degraded shoreline ecological functions and processes, or to moderately
27 28		elevate low uplands to make such uplands more suitable for purposes consistent with this
28 29		program.
30	<u> </u>	-Fill should not be allowed where shore stabilization works would be required to maintain the
31	0.	materials placed.
32	D.	Landfills and excavation should be located and developed so that water quality, hydrologic and
33		runoff patterns are not altered.
34	E.	The predicted economic benefits of landfills and excavation should be weighed against long-
35		term cumulative impacts on ecological processes and functions.
36	A.—Reg	julations.

Comment [CES150]: Addressed by use table now. Comment [AP151]: This section is re-located from the General Regulations section (previously WCC 23.90.100) and revised to distinguish between fill and dredge material disposal, dredging, excavation, or mining.

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1	A. General.	
2	1. Landf <u>F</u> ill and excavation shall be avoided to the extent feasible, and shall be minimized to the	
3	maximum extent practicable and allowed only along with approved shoreline use and	
4	development activities that are consistent with this program. Where necessary, fill in shoreline	
5	jurisdiction shall be located, designed, and constructed to protect shoreline ecological functions	
6	and ecosystem-wide processes, including channel migration.	Comment [CES152]: Added pursuant to WAC
7	1-2. Excavation waterward of the OHWM or within wetlands shall be considered dredging or gravel	173-26-231(3)(c)
8	bar scalping mining for purposes of this program.	
9	3. Fill materials shall only be clean sand, gravel, soil, rock, or similar material. Use of polluted	
10	dredge spoils or other solid or dangerous wastes is prohibited.	
11	2.<u>4</u>. Landf <u>F</u> ill and excavation within wetlands or waterward of the ordinary high water mark shall	Comment [CES153]: By definition, excavation
12	only be permitted through a shoreline condtional use permit in limited instances for the	in water is considered dredging and is covered in that section.
13	following purposes-only, with due consideration given to specific site conditions, and only along	Comment [CES154]: Updated to comply with
14	with approved shoreline use and development activities that are consistent with this program:	WAC 173-26-231(3)(c)
15	a. Port development for <u>W</u> ater-dependent uses where other upland alternatives or structural	
16	solutions, including pile or pier supports, are infeasible.	
17	b. Expansion or alteration of transportation facilities of statewide significance currently located	
18	on the shoreline where alternatives to fill are infeasible.	
19	<u>c.</u> Ecological restoration, <u>mitigation</u> , or enhancement such as beach nourishment, habitat	
20	creation, or bank restoration when consistent with an approved restoration plan.	
21	d. Cleanup and disposal of contaminated sediments as part of an interagency environmental	
22	<u>clean-up plan.</u>	
23	c. e. <mark>Public access.</mark>	
24	d.—Maintenance of lawfully established development.	
25	e. Development of shore stabilization projects, flood control, and instream structures.	Comment [CES155]: Amended to be consistent w/ WAC 173-26-231(3)(c)
26	f. Except for landfill for county approved ecological restoration, fill and excavation waterward	w/ w/c 1/3 20 231(5)(c)
27	of the OHWM or in a wetland may only be authorized as a conditional use.	
28	5. Fill shall not be used to create land to serve residential development.	
29	3-6. Landf <u>F</u> ills or excavation shall not be located where shore stabilization will be necessary to	
30	protect materials placed or removed. Disturbed areas shall be immediately stabilized and	
31	revegetated, as applicable.	
32	4. On marine shores, fill may be permitted in the foreshore where located at drift sector ends in low energy driftways, or on erosional pocket beaches for restoration and enhancement	
33		
34 25	programs where the effect of the landfill's interruption of the littoral process can be mitigated.	
35	5.7. Landf <u>F</u> ills, beach nourishment, and excavation shall be designed to blend physically and visually with existing tanger appropriate.	
36 37	with existing topography whenever possible, so as not to interfere with long-term appropriate	
37 38	use including lawful access and enjoyment of scenery. 6. — Perimeter banks shall generally be sloped no steeper than one foot vertical for every three feet	
38 39	6.—Perimeter banks shall generally be sloped no steeper than one root vertical for every three reet horizontal unless a specific engineering analysis has been provided, and the administrator	
39 40	determines that the landfill blends physically and visually with existing topography.	
40	actemmes that the lanum pictus physically and visually with existing topography.	

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1	7-8. Fill shall be designed to avoid water quality impacts in accordance with local, state and federal
2	regulations. A temporary erosion and sediment control (TESC) plan shall be provided required
3	for all proposed landfill and excavation activities.
4	23.4010.080100 Flood Hazard Reduction Control Works- and Instream Structures.
5	c.—Flood control works and instream structures in shoreline areas shall be subject to the policies and
6	regulations of this section and Chapter 23.90 WCC.
7	A. Policies.
8	A.—Purpose and Need.
9	b. New or expanding development or uses in the shoreline, including subdivision of land, that
10	would likely require structural flood control works within a stream, channel migration zone, or
11	floodway should not be allowed.
12	c. Flood control works and instream structures should be planned and designed to be compatible
13	with appropriate multiple uses of stream resources over the long term, especially in shorelines
14	of statewide significance.
15	d. Flood control works should only be allowed in the shoreline if they are necessary to protect
16	existing development and where nonstructural flood hazard reduction measures are infeasible.
17	e.—Flood control works to protect existing development should be permitted only when the
18	primary use being protected is consistent with this program, and the works can be developed in
19	a manner that is compatible with multiple use of streams and associated resources for the long
20	term, including shoreline ecological functions, fish and wildlife management, and recreation.
21	A. Design Considerations.
22	f.—Flood control works should incorporate native vegetation to enhance ecological functions,
23	create a more natural appearance, improve ecological processes, and provide more flexibility for
24	long-term shoreline management. Such features include vegetated berms; vegetative
25	stabilization including brush matting and buffer strips; and retention of existing trees, shrubs
26	and grasses on stream banks.
27	g. Flood control works and instream structures should be located, designed, constructed and
28	maintained so their resultant effects on geohydraulic shoreline processes will not cause
29	significant damage to other properties or valuable shoreline resources, and so that the physical
30	integrity of the shoreline process corridor is maintained.
31	h.—To minimize flood damages and to maintain natural resources associated with streams, overflow
32	corridors and other alternatives to traditional bank levees, revetments and/or dams should be
33	considered. Setback levees and similar measures should be employed where they will result in
34	lower flood peaks and velocities, and more effective conservation of resources than with high
35	bank levees.
36	i. Recognizing the large number of physical variables to be considered in properly locating and
37	designing flood control works and instream structures, such as dams and weirs, and the high
37	
37 38	probability that poorly located and inadequately designed works will fail and/or adversely affect
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1	i	-Nonstructural and nonregulatory methods to protect, enhance, and restore shoreline ecological
2	٦.	functions and processes and other shoreline resources should be encouraged as an alternative
3		to structural flood control works and instream structures. Nonregulatory and nonstructural
4		methods may include public facility and resource planning, land or easement acquisition,
5		education, voluntary protection and enhancement projects, or incentive programs.
6	<u>k.</u>	-Design of flood control works should incorporate continued long-term multiple use of shoreline
7		resources by all appropriate user groups.
8	l.a	-Design of flood control works should provide access to public shorelines whenever possible,
9		unless it is demonstrated that public access would cause unavoidable public health and safety
10		hazards, security problems, unmitigatable ecological impacts, unavoidable conflicts with
11		proposed uses, or unreasonable cost. At a minimum, flood control works should not decrease
12		public access or use potential of shorelines.
13	A.—Co	ordination.
14	m.	In cooperation with other applicable agencies and persons, the county should continue to
15		develop long-term, comprehensive flood hazard management plans, such as the Lower
16		Nooksack River Comprehensive Flood Hazard Management Plan, to prevent needless flood
17		damage, maintain the natural hydraulic capacity of floodways, and conserve valuable, limited
18		resources such as fish, water, soil, and recreation and scenic areas.
19	n.	-Planning and design of flood control works and instream structures should be consistent with
20		and incorporate elements from applicable watershed management plans, restoration plans
21		and/or surface water management plans.
21 22 <mark>A.</mark>	Regula	
22 <mark>A.</mark>		t ions. rpose and Need.<u>General.</u> Applicability. This section applies to actions taken to reduce flood damage or hazard and to
22 <mark>A.</mark> 23	A. <mark>Pu</mark>	tions. r pose and Need.<u>General.</u>
22 A. 23 24	A. <mark>Pu</mark>	t ions. rpose and Need.<u>General.</u> Applicability. This section applies to actions taken to reduce flood damage or hazard and to
22 <mark>A.</mark> 23 24 25	A. <mark>Pu</mark>	tions. rpose and Need,General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater
22 A. 23 24 25 26 27 28	A. <mark>Pu</mark>	tions. rpose and Need,General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments,
22A. 23 24 25 26 27 28 29	A. <mark>Pu</mark>	tions. pose and Need. <u>General.</u> Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood
22A. 23 24 25 26 27 28 29 30	A. Pu <u>1.</u>	tions. rpose and Need. <u>General.</u> Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2).
22A. 23 24 25 26 27 28 29 30 31	A. Pu <u>1.</u>	tions. rpose and Need,General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be
22A. 23 24 25 26 27 28 29 30 31 32	A. Pu <u>1.</u>	tions. rpose and Need,General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter
22A. 23 24 25 26 27 28 29 30 31 32 33	A. Pu <u>1.</u>	tions. rpose and Need.General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of
22A. 23 24 25 26 27 28 29 30 31 32 33 34	A. Pu <u>1.</u> <u>2.</u>	tions. rpose and Need.General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of Ecology.
22A. 23 24 25 26 27 28 29 30 31 32 33 34 35	A. Pu <u>1.</u>	tions. rpose and Need,General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of Ecology. New development or new uses in shoreline jurisdiction should not be established when it would
22A. 23 24 25 26 27 28 29 30 31 32 33 34 35 36	A. Pu <u>1.</u> <u>2.</u>	tions. rpose and Need,General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of Ecology. New development or new uses in shoreline jurisdiction should not be established when it would be reasonably foreseeable that the development or use would require structural flood hazard
22A. 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	A. Pu <u>1.</u> <u>2.</u> <u>3.</u>	tions. rpose and Need.General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of Ecology. New development or new uses in shoreline jurisdiction should not be established when it would be reasonably foreseeable that the development or use would require structural flood hazard reduction measures within the channel migration zone or floodway.
22A. 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	A. Pu <u>1.</u> <u>2.</u>	tions: rpose and Need. <u>General.</u> Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of Ecology. New development or new uses in shoreline jurisdiction should not be established when it would be reasonably foreseeable that the development or use would require structural flood hazard reduction measures within the channel migration zone or floodway. The following uses and activities may be appropriate and/or necessary within the channel
22A. 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	A. Pu <u>1.</u> <u>2.</u> <u>3.</u>	tions. rpose and Need.General. Applicability. This section applies to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and stormwater management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-221(2). Development in floodplains should not significantly or cumulatively increase flood hazard or be inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the Department of Ecology. New development or new uses in shoreline jurisdiction should not be established when it would be reasonably foreseeable that the development or use would require structural flood hazard reduction measures within the channel migration zone or floodway.

Comment [CES156]: Language from WAC 173-26-221(3)(a).

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1	<u>b.</u>	Forest practices in compliance with the Washington State Forest Practices Act and its		
2		implementing rules.	-1	
3	<u>C.</u>	Existing and ongoing agricultural practices, provided that no new restrictions to chann	lel	
4		movement occur.		
5	<u>d.</u>	Mining when conducted in a manner consistent with the environment designation and	<u>d with</u>	
6		the provisions of Chapter 23.40.140 (Mining).		
7	<u>e.</u>	Bridges, utility lines, flood Hazard Reduction works, and other public utility and		
8		transportation structures where no other feasible alternative exists or the alternative		
9		result in unreasonable and disproportionate cost. Where such structures are allowed,		
10		mitigation shall address impacted functions and processes in the affected section of		
11		watershed or drift cell.		
12	<u>f.</u>	Repair and maintenance of an existing legal use, provided that such actions do not cau	<mark>use</mark>	
13		significant ecological impacts or increase flood hazards to other uses.		
14	<u>g.</u>	Development with a primary purpose of protecting or restoring ecological functions a	nd	
15		ecosystem-wide processes.		
16	<u>h.</u>	Modifications or additions to an existing nonagricultural legal use, provided that chan	nel	
17		migration is not further limited and that the new development includes appropriate		
18		protection of ecological functions.		
19	<u>i.</u>	Measures to reduce shoreline erosion, provided that it is demonstrated that the erosi	on	
20		rate exceeds that which would normally occur in a natural condition, that the measure	e does	
21		not interfere with fluvial hydrological and geomorphological processes normally acting	<u>g in</u>	
22		natural conditions, and that the measure includes appropriate mitigation of impacts to	0	
23		ecological functions associated with the river or stream.	_	Comment [CES157]: Updated text from WAC
24	1. 5. Str	uctural flood hazard reduction control works shall be permitted only when it is demons	trated	173-26-221((3)(c)
25		engineering and scientific evaluations that:		
26		They are necessary to protect health/safety and/or existing development;		
27		Nonstructural flood hazard reduction measures are infeasible; and		
28			olan	
29		that evaluates cumulative impacts to the watershed system or otherwise approved by		
30		Whatcom County Public Works' River and Flood Division.	·	
31	2. 6. Pla	ce new structural flood hazard reduction measures landward of the associated wetland	ls , and	
32		signated vegetation conservation areas, except for actions that increase ecological func		
33		ch as wetland restoration, or as noted below. Provided that such flood hazard reduction		
34		pjects be authorized if it is determined that no other alternative to reduce flood hazard		
35		sting development is feasible. The need for, and analysis of feasible alternatives to, stru		
36		provements shall be documented through an geotechnical analysis performed by a qua		
30 37		ofessional.	inicu	Comment [RCE158]: Updated text from WAC
38		wefFlood hazard reduction control works are prohibited on estuarine shores, on point a	nd	173-26-221((3)(c)
30 39		annel bars, and in salmon and trout spawning areas, except for the purpose of fish or w		
39 40		bitat enhancement or restoration.	nume	
40	lid			

	SM	IP UI	pdate – Title 23 Amendments May 13, 2021
1		4_8	. Revetments shall only be permitted for public projects, and -shall not be placed waterward of
2		<u>-</u>	the OHWM. except for weirs and current deflectors where necessary to protect bridges and
3			roads.
4		5	-Revetments and levees shall be designed consistent with appropriate engineering standards and
5			WCC Title 17. Height shall be limited to the minimum required to protect the adjacent lands
6			from the designed flood and demonstrated through hydraulic modeling that the height will not
7			adversely impact shoreline ecological functions and processes.
8		9.	Weirs and current deflectors are permitted only when necessary to protect public bridges,
9			roads, and levees.
10		6. 1	
11		_	aesthetic resources, or result in high flood stages and velocities shall not be permitted when
12			feasible alternatives are available.
13		7. 1	1. Flood hazard reduction control-works and instream structures shall be constructed and
14		_	maintained in a manner that does not degrade the quality of affected waters. The County may
L5			require reasonable conditions such as setbacks, buffers, or storage basins to achieve this
16			objective.
7		<u>8.</u> 1	2. Flood hazard reduction works should provide access to public shorelines whenever
8			possible, unless it is demonstrated that public access would cause unavoidable public health and
9			safety hazards, security problems, unmitigatable ecological impacts, unavoidable conflicts with
0			proposed uses, or unreasonable cost. At a minimum, flood hazard reduction works should not
21			decrease public access or use potential of shorelines.
2	В.	<u>Site</u>	e_Design and Operation.
3		1.	The County shall require professionally engineered design of any proposed flood hazard
4			reduction control works or instream structure.
25		2.	The design of all dams and the suitability of the proposed site for dam construction shall be
26			certified by a professional engineer licensed in the state of Washington. The professional design
7			shall include a maintenance schedule.
28		3.	For all dams that are not regulated by either the Federal Energy Regulatory Commission
29			licensing procedures, or the State Department of Ecology reservoir permit requirements, a
80			maintenance agreement and construction bond for 150% of the cost of the structure shall be
81			filed with the director of the Public Works Department prior to construction. The maintenance
32			agreement shall specify who is responsible for maintenance, shall incorporate the maintenance
3			schedule specified by the design engineer, shall require annual inspections by a civil engineer
84			licensed in the state of Washington and shall stipulate abandonment procedures which shall
5			include, where appropriate, provisions for site restoration.
86		4.	Natural instream features such as snags, uprooted trees, or stumps should be left in place unless
37			it can be demonstrated that they are actually causing bank erosion or higher flood stages.
88		5.	Flood hazard reduction control works and instream structures shall allow for normal
39			groundwater movement and surface runoff.
10		<u>6.</u>	_Flood hazard reduction control works and instream structures shall preserve valuable recreation
11			resources and aesthetic values such as point and channel bars, islands, and braided banks.

Comment [CES159]: Moved from above.

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1	6-7. New sStructural flood hazard reduction control works shall be placed landward of associated	
2	wetlands, and designated habitat conservation areas, except for works that improve ecological	
3	functions, such as wetland restoration.	
4	7-8. Where flood hazard reduction control works are necessary, they shall be set back at convex	
5	(inside) bends to allow streams to maintain point bars and associated aquatic habitat through	
6	normal accretion. Levees that have already cut off point bars should be relocated where feasible	
7	to lower flood stages and current velocities.	
8	&. <u>9.</u> Where levees are necessary to protect floodway fringe areas, they shall be located and designed	
9	to protect shoreline ecological functions and processes. Such works should be located near the	
10	tangent to outside meander bends so that the stream can maintain normal meander	
11	progression and utilizeuse most of its natural flood water storage capacity.	
12	9.10. No motor vehicles, appliances, other similar structures or parts thereof; nor structure	
13	demolition debris; nor any other solid waste shall be used for flood hazard reduction control	
14	works.	
15	11. Cut-and-fill slopes and back-filled areas shall be stabilized with brush matting and buffer strips	
16	and revegetated with native grasses, shrubs, or trees to prevent loss of shoreline ecological	
17	functions and processes.	
18	A. Shoreline Area Regulations.	Comment [CES160]: Covered by use table now.
19	1.—Urban. Flood control works and instream structures are permitted subject to policies and	
20	regulations of this program.	
21	2.—Urban Resort. Flood control works and instream structures are permitted subject to policies and	
22	regulations of this program.	
23	3. Urban Conservancy. Flood control works and instream structures are permitted subject to	
24	policies and regulations of this program; provided, that channelization or dams for flood control	
	policies and regulations of this program, provided, that channelization of dams for nood control	
25	are prohibited.	
25 26		
	are prohibited.	
26	are prohibited. 4. Shoreline Residential. Flood control works and instream structures are permitted subject to	
26 27	 are prohibited. 4. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. 	
26 27 28	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and 	
26 27 28 29	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be 	
26 27 28 29 30	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. 	
26 27 28 29 30 31	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and 	
26 27 28 29 30 31 32	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. 	
26 27 28 29 30 31 32 33	 are prohibited. 4. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. 5. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. 6. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. 	
26 27 28 29 30 31 32 33 34	 are prohibited. 4. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. 5. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. 6. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. 7. Conservancy. Flood control works and instream structures are permitted subject to policies and permitted as a conditional use. 	
26 27 28 29 30 31 32 33 34 35	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Conservancy. Flood control works and instream structures are permitted subject to policies and regulations; provided, that channelization or dams for flood control may be 	
26 27 28 29 30 31 32 33 34 35 36	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Conservancy. Flood control works and instream structures are permitted subject to policies and regulations; provided, that channelization or dams for flood control may be permitted. Natural. Flood control works and instream structures are permitted subject to policies and regulations; provided, that channelization or dams for flood control are prohibited. 	
26 27 28 29 30 31 32 33 34 35 36 37	 are prohibited. Shoreline Residential. Flood control works and instream structures are permitted subject to policies and regulations of this program. Rural. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Resource. Flood control works and instream structures are permitted subject to policies and regulations of this program; provided, that channelization or dams for flood control may be permitted as a conditional use. Conservancy. Flood control works and instream structures are permitted subject to policies and regulations; provided, that channelization or dams for flood control may be permitted as a conditional use. Natural. Flood control works and instream structures are permitted subject to policies and regulations; provided, that channelization or dams for flood control may be permitted as a conditional use. Natural. Flood control works and instream structures are permitted subject to policies and regulations; provided, that channelization or dams for flood control are prohibited. Natural. Flood control works and instream structures are prohibited except for normal maintenance and repair. 	

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1	23. <u>4</u> 10	0. 090-<u>110</u> Forest Practices.		Comment [AP161]: This section has been		
2	A.—Po	A.—Policies. moved from the General Regulations section (previously WCC 23.90.110).				
3	A.	Forest lands should be reserved for long-term forest management and such other uses as are	<u> </u>			
4		compatible with the dominant use. Other more intensive and incompatible uses tending to				
5		impair the dominant use should be discouraged from locating on forest lands.				
6	B.	Forest practices should maintain high levels of water quality, as well as surface and ground				
7		water movement patterns.				
8	C. -	Forest practices should minimize damage to wetlands, fish and wildlife species and habitats,				
9		especially aquatic habitats.				
10	Đ.	Extreme caution must be observed whenever chemicals are to be used along shorelines; such				
11		use should be avoided altogether if possible.				
12	E.	Forest practices should maintain or improve the quality of soils and minimize erosion.				
13	F.	Where slopes are extremely steep or soils are subject to sliding, rapid erosion or high water				
14		table, special practices should be employed to minimize damage to shoreland and water				
15		features, and adjacent properties.				
16	B. Re	ulations.				
17	A. Ge	neral.		Comment [CES162]: Revised section per		
18	<u>1.</u>	All forest practices undertaken on shorelines shall comply with the applicable policies and	S	coping Document, Item #17g.		
19		provisions of the Forest Practices Act, Chapter 76.09 RCW as amended, and any regulations				
20		adopted pursuant thereto (WAC Title 222), as administered by the Department of Natural				
21		Resources.				
22	<u>2.</u>	Unless otherwise stated, the vegetation conservation management regulations of this program				
23		do not apply to commercial forest practices as defined by this program when such activities are				
24		covered under the Washington State Forest Practices Act (Chapter 76.09 RCW), except where				
25		such activities are associated with a conversion to other uses or other forest practice activities				
26		over which local governments have authority. For the purposes of this program, preparatory				
27		work associated with the conversion of land to non-forestry uses and/or developments shall not				
28		be considered a forest practice and shall be reviewed in accordance with the provisions for the				
29		proposed non-forestry use, the general provisions of this program, and WCC				
30		Chapter 16.16 (Critical Areas), and shall be limited to the minimum necessary to accommodate	_			
31		an approved use.		Comment [AP163]: Moved from Vegetation Management section (WCC 23.30.040).		
32	<u>3.</u>	A forest practice that only involves timber cutting is not a development under the Act and does	Ľ	vanagement section (WCC 23.30.040).		
33		not require a shoreline substantial development permit or a shoreline exemption. A forest				
34		practice that includes activities other than timber cutting may be a development under the act	_			
35		and may require a substantial development permit, as required by WAC 222-50-020.		Comment [CES164]: Added per Periodic		
36	<u>4.</u>	For the purposes of this program, preparatory work associated with the Any conversion of land		Review Checklist, Item 2017.e, and Scoping Document Item #2b. This has also been addressed in		
37		to <u>a non-forestry uses and/or developmentuse not compatible with forestrys shall not be</u>	t	he definitions section.		
38		considered forest practices and shall be reviewed in accordance with the provisions for the				
39		proposed non-forestry use, the general provisions of this program, including vegetation				
40		conservation, and shall bemust:				
41		a. Comply with the applicable policies and regulations of this program;				

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1	b. Limited the conversion to the minimum necessary, while complying with the purpose of the	
2	shoreline environment designation, general policies and regulations, and specific shoreline	
3	use and modification policies and regulations on the subject property;	
4	a.c. Ensure no net loss of shoreline ecological functions or significant adverse impacts to other	
5	shoreline uses, resources, and values provided for in RCW 90.58.020, such as navigation,	
6	recreation, and public access.	
7	1.—Forest practices roads are prohibited on marine or lake shores where slopes exceed 35	
8	percent except when necessary to obtain access to road networks on land outside the Act's	
9	jurisdiction.	
10	2.—Cutting of more than 30 percent of the merchantable trees over a 10-year period within 50	
11	feet of the bank rim on feeder bluffs and landslide hazard areas is prohibited. Only selective	
12	thinning methods that minimize erosion potential shall be employed.	
13	5. Per RCW 90.58.150, \U0047 with respect to timber situated within shoreline jurisdiction along	
14	shorelines of statewide significance, only selective commercial timber cutting may be permitted	
15	so that no more than 30 percent of the merchantable timber may be harvested in any 10-year	
16	period; provided <u>that:</u>	
17	a. Other timber harvesting methods may be permitted as a conditional use permit in those	
18	limited instances where topography, soil conditions, or silviculture practices necessary for	
19	regeneration render selective logging ecologically detrimental-; and	
20	b. Timber removal that is to the minimum necessary for the conversion of land for other uses	
21	may be permitted.	
22	A. Shoreline Area Regulations.	Comn
23	3. Urban. Forest practices are prohibited.	now.
24	4.—Urban Resort. Forest practices are prohibited.	
25	5. Urban Conservancy. Forest practices are prohibited.	
26	6. Shoreline Residential. Forest practices are prohibited.	
27	7.—Rural. Forest practices are permitted subject to policies and regulations of this program and	
28	critical areas buffer regulations.	
29	8. Resource. Forest practices are permitted subject to policies and regulations of this program and	
30	critical areas buffer regulations.	
31	9. Conservancy. Forest practices are permitted subject to policies and regulations of this program	
32	and critical areas buffer regulations.	
33	23. <u>100.170_40.120</u> Industrial and Port Development .	Comn 23.40.1
34	a. Industrial and port development in shoreline areas outside of the Cherry Point management area	applies
35	shall be subject to the policies and regulations of this section and Chapter 23.90 WCC.	23.40.1 remove
36	Cherry Point Management Area. All industrial and port development in shorelines within the Cherry	
37	Point management area as defined in Chapter 23.110 WCC shall be subject to the policies and	
38	regulations found in WCC 23.100.170 instead of the policies and regulations of this section, unless	
39	otherwise specified therein.	
40	A. Policies.	

omment [CES165]: Addressed by use table

omment [P/C166]: P/C voted 9-0 to make 8.40.125 a subset of these rules, so that 23.40.120 pplies to all industrial and port development and 8.40.125 are additional rules for the CPMA; and to move redundancies.

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.	
1	A.—Shoreline sites particularly suitable for development such as deep water harbors with access to
2	adequate rail, highway and utility systems should be reserved for water-dependent or water-
3	related industrial and port development.
4	B. In order to provide adequate shoreline for future water-dependent and water-related uses,
5	industrial or port development at deep water sites should be limited to those uses that produce
6	the greatest long-term economic base. Industrial and port development that is consistent with
7	this program should be protected from encroachment or interference by incompatible uses with
8	less stringent siting requirements, such as residential or commercial uses. Mixed use
9	development, including non water dependent uses, should only be allowed when they include
10	and support water-dependent uses.
11	C. Regional needs for port facilities should be carefully considered in reviewing new port proposals
12	and in allocating shorelines for such development. Such reviews or allocations should be
13	coordinated with port districts, adjacent counties and cities, and the state. Existing, officially
14	designated State Harbor Areas should be used for new port development to the maximum
15	extent whenever possible.
16	D.—Multiple use of industrial and port facilities is encouraged to limit duplicative facilities and
17	reduce adverse impacts. Multiple use should be implemented in the following manner:
18	b.—Cooperative use of piers, cargo handling, storage, parking and other accessory facilities
19	among private or public entities should be required in industrial or port facilities whenever
20	feasible. New facilities for water-dependent uses should be allowed only after assessment of
21	the potential for shared use of existing facilities.
22	cIndustrial and port developments should provide opportunities for physical and/or visual
23	public shoreline access in accordance with the public access policies, including recreational
24	use of undeveloped shorelines not needed for port or industry operations; provided, that
25	such uses are safely compatible with facility operations.
26	A. Industrial and port development in the shoreline should be located and designed to avoid
27	significant adverse impacts to other shoreline uses, resources, and values, including shoreline
28	geomorphic processes, water quality, fish and wildlife habitat, commercial aquaculture, and the
29	aquatic food chain.
30	B.—Restoration of impaired shoreline ecological functions and processes should be encouraged as
31	part of industrial and port development.
32	B. Regulations.
33	A. Purpose and Need General.
34	1. Water dependent industrial and port uses designed, developed and operated consistent with
35	the policies and regulations of this program shall be given preference over all other uses on the
36	shoreline.
37	1. Prior to approval of an application water dependent industrial or port uses, the
38	administrator Director shall review a proposal for design, layout, and operation of the proposed
39	use and shall determine whether make specific findings that the use gualifies as a is water-
40	dependent, water-related, water-enjoyment or non-water-oriented industrial and port use.
	dependent, water relation, water enjoyment of non-water oriented industrial and port dist.

SMP Update - Title 23 Amendments May 13, 2021 1 2. All harbor areas, established pursuant to Article XV of the Washington State Constitution, that 2 have reasonable commercial navigational accessibility and necessary support facilities such as 3 transportation shall be reserved for water-dependent and water-related uses that are 4 associated with commercial navigation unless a specific finding is made in the permit review 5 process that adequate shoreline is reserved for navigation use elsewhere in the affected harbor 6 area. 7 3. Industrial and port uses that result in no net loss of shoreline ecological functions and processes 8 are allowed subject to the policies and regulations of WCC 23.90.030 and the specific criteria 9 below: Water-dependent industrial and port uses shall be given first preference over non-10 a. 11 waterdependent water-related and water-enjoyment-industrial and port uses. Prior to 173-26-241(3)(f) approval of water-dependent industrial or port uses, the administrator shall review a 12 13 proposal for design, layout and operation of the proposed use and shall make specific 14 findings that the use qualifies as a water-dependent use. a-b. Water-related industrial and port uses shall be given second preference over non-water 15 dependent industrial and port uses. 16 17 b-c. Water-related industrial and port uses may not be approved if they displace existing waterdependent uses. Prior to approval of water-related industrial or port uses, the administrator 18 shall review a proposal for design, layout and operation of the proposed use and shall make 19 specific findings that the use qualifies as a water-related use. 20 21 e-d. Water-enjoyment industrial and port uses may be not be approved if they displace existing 22 water-dependent or water-related uses or if they occupy space designated for waterdependent or water-related use identified in a substantial development permit or other 23 approval. Prior to approval of water-enjoyment industrial or port uses, the administrator 24 25 shall review a proposal for design, layout and operation of the proposed use and shall make specific findings that the use qualifies as a water enjoyment use. 26 27 d.<u>e.</u>Non-water-oriented industrial and port uses may be permitted where located on a site 28 physically separated from the shoreline by another property in separate ownership or a 29 public right of way such that access for water oriented use is precluded. All other non-30 water-oriented industrial and port uses are prohibited in the shoreline, except for those identified above; provided that-unless the use provides significant public benefit with 31 32 respect to the objectives of the Act and the followingis: i. The proposal is Ppart of a mixed use project that includes a water-oriented use; or 33 34 ii. The pProposedal is on a site where navigability is severely limited; or Comment [AP168]: Updated per Commercial example ii-iii. The proposal does not occupy space designated for water-dependent or water-related 35 36 use identified in a project permit approval. 37 Water-oriented industrial and port uses shall provide public access in accordance with the provisions of WCC 23.30.060 (Public Access). 38 Comment [CES169]: To be consistent w/ WAC 173-26-241(3)(f) 39 e-g. When permitted, nNon-water-oriented industrial and port uses shall provide public access 40 and/or restoration as follows:

Comment [CES167]: To be consistent w/ WAC

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1	i.	Non-water-oriented industrial and port uses shall provide pPublic access shall be in the		
2		form of unrestricted open space. The administrator shall determine the amount of		
3		required access in accordance with the provisions of WCC 23.90.080 on a case-by-case		
4		basis.	_	Comment [CES170]: Updated for clarity.
5	ii.	If no water-oriented uses are located on or adjacent to the water as part of a mixed use		
6		development, 80% of the shoreline and associated buffers shall be restored to provide		
7		shoreline ecological functions that approximate the functions provided by the site in		
8		natural conditions.		
9	iii.	The requirements in subsections (B)(1)(c)(v)(A) and (B) of this section may be modified		
10		when:		
11		(A) The site is designated as a public access area by a shoreline public access plan, in		
12		which case public access consistent with that plan element shall be provided; or		
13		(B) Specific findings are made demonstrating that the size of the parcel and the		
14		presence of adjacent uses preclude restoration of shoreline ecological functions.		
15		Where on-site restoration is infeasible, equivalent off-site restoration shall be		
16		provided consistent with the policies and regulations of this program.		
17	iv.	Buffers shall be designed as appropriate to protect shoreline resources based on a site-		
18		specific restoration assessmentplan, and may differ from the standard critical area		
19		buffer dimensions provided in Chapter 16.16 WCC; provided, that the building envelope		
20		for the proposed non-water-oriented use shall be based on current site conditions.		Comment [AP171]: Updated per Commercial
21	v.	If water-oriented uses are located on or adjacent to the water, the remaining		example.
22		undeveloped water frontage that is not devoted to water-dependent use shall be		
23		preserved if in a substantially unaltered condition. If the site has been previously altered		
24		by past development, the balance of the site may be reserved for future water-related		
25		use.		
26	vi.	The requirements of this section shall not apply to those non-water oriented industrial		
27		or port uses located on a site physically separated from the shoreline where access to		
28		the land/water interface is precluded; provided, that such conditions were lawfully		
29		established prior to the effective date of this program.		
30	f. <u>h.</u> Int	erim use of facilities approved and/or permitted for water-dependent use for non-water-		
31	de	pendent uses may be approved by a <u>shoreline</u> conditional use permit under the following		
32	CO	nditions:		
33	i.	A specific occupancy plan has been approved that allows interim uses for a specific		
34		period while the market for water-dependent uses is being developed, and the		
35		proposed interim use is consistent with the occupancy plan.		
36	ii.	The period of interim lease or commitment of the space shall not exceed five years. At		
37		the end of five years, a new application for interim use shall be submitted.		
38	iii.	A good faith effort to obtain water-dependent uses has been made and suitable tenants		
39		were not found. The period of the search for water-dependent uses, the notice of		
40		availability, listing or advertising employed, and any inquiries received shall be		
41		documented.		

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1		iv. No permanent improvements will be made to the space that requires more than five
2		years of occupancy to repay the investment. No permanent improvements will be made
3		that will reduce the suitability of the space for water-dependent use.
4	4.	Required setback areas shall not be used for storage of industrial equipment or materials, or
5		waste disposal, but may be used for outdoor recreation. Portions of such setbacks may be used
6		for motor vehicle parking if design of such facilities is consistent with this program and critical
7		area regulations in WCC Chapter 16.16.
8	5.	Disposal or storage of solid or other industrial wastes is not permitted on shorelines; except that
9		liquid waste treatment facilities may be permitted as a shoreline conditional use if it is
10		demonstrated that a shoreline location is required or where it is demonstrated that an
11		alternative site outside of the shoreline is not feasible; and further excepted, that land
12		application of waters used in the processing of fruits and vegetables within the shoreline is
13		permitted as a <u>shoreline</u> conditional use.
14	<u>6.</u>	Marine rails shall be located the minimum distance necessary above existing grade to minimize
15		impact on littoral drift and navigation along the shoreline.
16		bMinimum required setbacks from shorelines and side property lines, maximum height limits
17		and open space requirements are contained in WCC 23.90.130, Shoreline bulk provisions -
18		Buffers, setbacks, height, open space and impervious surface coverage.
19	A. <u>B.</u> Ad	ditional Standards for Log Rafts and Storage.
20	1.	Storage of logs is prohibited in water-bodies, except where an upland location is not feasible;
21		provided, that no new-log storage may be allowed in marine or estuarine waters or tidelands.
22	2.	Log rafting shall be allowed in cases where overland transportation of logs would produce
23		unacceptable transportation impacts, or for transportation of logs from islands or from other
24		locations in Puget Sound. Areas for assembly and disassembly of log rafts shall meet all
25		standards below for log storage.
26	3.	Offshore log storage shall only be allowed on a temporary basis, and should be located where
27		natural tidal or current flushing and water circulation are adequate to disperse polluting wastes.
28	4.	Log rafting or storage operations are required to implement the following, whenever applicable:
29		b.a.Logs shall not be dumped, stored, or rafted where grounding will occur.
30		G.D. Easy let-down devices shall be provided for placing logs in water.
31		d.c.Bark and wood debris controls and disposal shall be implemented at log dumps, raft building
32		areas, and mill-side handling zones. Accumulations of bark and other debris on the land and
33		docks around dump sites shall be fully contained and kept out of the water.
34		e.d. Where water depths will permit the floating of bundled logs, they shall be secured in
35	l de la constante de	bundles on land before being placed in the water. Bundles shall not be broken again except
36		on land or at mill sites.
37	5.	Impervious pavement is required for log yards where the wet season water table is less than
38		four feet below surface level in order to reduce waste buildup and impacts on ground water and
39		surface water.
40	6.	Stormwater management facilities shall be provided to protect the quality of affected waters.

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1 2		7.	Log storage facilities shall be located upland and properly sited to avoid fish and wildlife habitat conservation areas.	
3		8.	Log storage facilities must be sited to avoid and minimize the need for dredging in order to	
4			accommodate new barging activities at the site.	
5	I	9.	Log storage facilities shall be located in existing developed areas to the greatest extent feasible.	
6			If a new-log storage facility is proposed along an undeveloped shoreline, an alternatives analysis	
7	I		shall be required.	
8	ĺ	10.	A berm must be located around the outer edge of the upland sort surface using rocks, or other	
9	I		suitable materials to prevent loss of wood debris into the water.	
10		11	Log booming shall only be allowed offshore in sub-tidal waters in order to maintain unimpeded	
11			nearshore migration corridors for juvenile salmonids and to minimize shading impacts from log	
12			rafts. Log booming activities include the placement in or removal of logs and log bundles from	
13			the water, and the assembly and disassembly of rafts for water-borne transportation.	
14		12	A debris management plan describing the removal and disposal of wood waste must be	
14	I	12.	developed and submitted to the County. Debris monitoring reports shall be provided, whe <u>nre</u>	
15 16	l		stipulated.	
	I	12	Existing in-water log storage and log booming facilities in critical habitats utilized used by	
17		15.	· · · · · · · · · · · · · · · · · · ·	
18			threatened or endangered species classified under ESA shall be reevaluated if use is	
19 20			discontinued for two years or more, or if substantial repair or reconstruction is required. The	
20			evaluation shall include an alternatives analysis in order to determine if logs can be stored	
21			upland and out of the water, or if the site should be used for other purposes that would have	
22			lesser impacts on ESA-listed species. The alternatives analysis shall include evaluation of the	
23			potential for moving all, or portions of, log storage and booming to uplands.	
24	B.		dropower Development.	
25		b.	Hydropower facilities shall be located, designed, and operated to minimize impacts to fish and	
26			wildlife resources including spawning, nesting, and rearing habitat, and migratory routes, and	
27			critical areas. Mitigation measures to achieve no net loss of shoreline ecological functions and	
28			processes shall be implemented in accordance with WCC.	
29		c.	Hydropower facilities shall be located, designed, and operated to protect and minimize impacts	
30			to geohydraulic processes; waterfalls; erosion and accretion shoreforms; agricultural land;	
31			scenic vistas; recreation sites; and sites having significant historical, cultural, scientific, or	
32			educational value.	
33		d.	Hydropower facilities shall accommodate public access to, and multiple use of, the shoreline.	
34		e.	For all dams that are not regulated by either the Federal Energy Regulatory Commission	
35			licensing procedures, or the State Department of Ecology reservoir permit requirements, a	
36			maintenance agreement and construction bond for 150 percent of the cost of the structure shall	
37			be filed with the director of the Public Works Department prior to construction. The	
38			maintenance agreement shall specify who is responsible for maintenance, shall incorporate the	
39			maintenance schedule specified by the design engineer, shall require annual inspections by a	
40			civil engineer licensed in the state of Washington and shall stipulate abandonment procedures	
41			which shall include, where appropriate, provisions for site restoration.	

Comment [CES172]: Moved to Utilities section

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1		f. —	-The design of all dams and the suitability of the proposed site for dam construction shall be
2			certified by a professional engineer licensed in the state of Washington. The professional design
3			shall include a maintenance schedule.
4	<u>C.</u>	Reg	gulations for Specific Shoreline Environment Designations.
5		1.	In the Rural shoreline environment, permitted water-oriented port development and industrial
6			facilities are limited to those used for processing, manufacturing, and storage of finished or
7			semi-finished goods.
8		2.	In the Resource shoreline environment, water-oriented facilities for the processing,
9			manufacturing, and storage of natural resource products are permitted. Other water-oriented
10			industrial or port use and development may be permitted as a shoreline conditional use. Non-
11			water-oriented oriented facilities for the processing, manufacturing, and storage of natural
12			resource products may be permitted as a shoreline conditional use subject to the criteria for
13			such uses in this section.
14		3.	In the Aquatic shoreline environment, water-dependent industrial or port use and development
15			are permitted, subject to the use and development regulations of the abutting upland shoreline
16			environment designation.
17		<u>4.</u>	In the Cherry Point Management Area, WCC 23.40.125 shall also apply. Where this section
18			differs from WCC 23.40.125, the regulation(s) of that section shall govern.
19	A.		preline Area Regulations.
20		1.	Urban. Water-oriented industrial and port use and development are permitted subject to
21			policies and regulations of this program. Non-water-oriented industrial or port use and
22			development may be permitted as a conditional use, subject to criteria for such uses in
23			subsection (B)(1)(c)(iv) of this section. Dams, diversion, and tailrace structures and accessory
24			development for hydroelectric power generation may be permitted as a conditional use.
25		2.	Urban Resort. Port development limited to passenger terminals is permitted. All other industrial
26			or port use and development is prohibited.
27		3	-Urban Conservancy. Industrial or port use and development are prohibited, except that dams,
28			diversion, and tailrace structures and accessory development for hydroelectric power
29			generation may be permitted as a conditional use.
30		4.	-Shoreline Residential. Industrial or port use and development are prohibited, except that dams,
31			diversion, and tailrace structures and accessory development for hydroelectric power
32		_	generation may be permitted as a conditional use.
33		5.	Rural.
34 25			a. Water oriented port development and industrial facilities for processing, manufacturing, and storage of finished or semi-finished goods are permitted.
35 36			b. Non-water-oriented industrial or port use and development may be permitted as a
30 37			conditional use, subject to criteria for such uses in subsection (B)(1)(c)(iv) of this section.
37 38			c. Dams, diversion and tailrace structures and accessory development for hydroelectric power
38 39			c. — Danis, diversion and tainate structures and accessory development for hydroelectric power generation may be permitted as a conditional use.
39 40		6	Resource.
40		θ.	- Resource:

Comment [CES173]: Moved from 'Shoreline Area Regulations.'

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1	a	
2	a. — water-onented facilities for processing, manufacturing, and storage of natural resource products are permitted subject to the policies and regulations of this program.	
3	b. Non-water-oriented facilities for processing, manufacturing and storage of natural resource	
4	products, subject to criteria for such uses in subsection (B)(1)(c)(iv) of this section, and other	
5	water-oriented industrial or port use and development may be permitted as a conditional	
6	use.	
7	c.—Dams, diversion and tailrace structures and accessory development for hydroelectric power	
, 8	generation may be permitted as a conditional use.	
9	d. Other non-water-oriented industrial or port use and development are prohibited.	
10	7. Conservancy. Industrial or port use and development are prohibited, except that dams,	
10	diversion, and tailrace structures and accessory development for hydroelectric power	
12	generation may be permitted as a conditional use.	
13	8.— Natural. Industrial or port use and development are prohibited.	
13 14	9. Aquatic. Water-dependent industrial or port use and development are permitted, subject to the	
14	use and development regulations of the abutting upland shoreline area designation. Log storage	
15 16	may be permitted as a conditional use.	
10		_
17	23. <u>4100.210-125</u> Cherry Point Management Area.	Con
18	A. Policies.	
19	B. Purpose and Intent.	
20	C. The purpose of the Cherry Point management area is to provide a regulatory framework that	
21	recognizes and balances the special port, industrial and natural resource needs associated with the	
22	development of this marine resource. This section identifies policies and regulations for water-	
23	dependent industrial activities that apply in addition to specific other elements of this program as	
24	referenced herein.	
25	D. Washington State natural resource agencies and Whatcom County have identified certain portions	
26	of the Cherry Point management area as providing herring spawning habitat and other key habitat	
27	characteristics that warrant special consideration due to their importance to regional fisheries and	
28	other elements of the aquatic environment.	
29	E. Development of the Cherry Point major port/industrial urban growth area will accommodate uses	
30	that require marine access for marine cargo transfer, including oil and other materials. For this	
31	reason, water-dependent terminal facilities are encouraged as the preferred use in the Cherry Point	
32	management area. Due to the environmental sensitivity of the area, it is the policy of Whatcom	
33	County to limit the number of piers to one pier, in addition to those in operation or approved as of	
34	January 1, 1998.	
35	F. Whatcom County should consider participation with local, state, and federal agencies, tribal	
36	governments and other stakeholders in the development of a plan to address integrated	
37	management of the uplands and public aquatic lands within the Cherry Point management area. The	
38	development of such a plan could provide a forum and process for addressing aquatic resources by	
	all stakeholders. Elements of the plan could be adopted as future amendments to this program as	
39 40	appropriate.	

Comment [AP174]: Moved from 23.40.220.

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1	G.—All development that is to be located within the Cherry Point management area, as defined in
2	Chapter 23.110 WCC, shall be subject to the policies and regulations found in this section, and shall
3	not be subject to the policies and regulations found in WCC 23.100.010 through 23.100.160, nor
4	Chapter 23.90 WCC, unless otherwise referenced in this section. The policies and regulations found
5	in this section are applicable only within the geographic boundaries of the Cherry Point
6	management area and do not apply elsewhere in the county. In the event that the provisions of this
7	section conflict with other applicable referenced provisions of this program, the policies and
8	regulations that are most protective of shoreline resources shall prevail.
9	H. Water Dependent Industrial Development. Only water dependent facilities that serve industrial
10	facilities should be allowed in the Cherry Point management area. Industry within the major
11	port/industrial urban growth area, as designated in the County Comprehensive Plan, which is not
12	water-dependent should locate away from shoreline jurisdiction.
13	I.—Multiple Use Facilities. Facilities that allow for multiple use of piers, cargo handling, storage, parking
14	and other accessory facilities are encouraged.
15	L.—Public Access.
16	K.—Where appropriate, industrial and port development within the Cherry Point management area
17	should provide public beach and shoreline access in a manner that does not cause interference with
18	facility operations or present hazards to life and property. This may be accomplished through
19	individual action or by joint, coordinated action with other developers and landowners, for example,
20	by setting aside a common public access area.
21	L.— Special emphasis should be given to providing public beach and shoreline access for recreational
22	opportunities including but not limited to crabbing, small craft launching, surf fishing, picnicking,
23	clamming, and beach walking.
24	M Public access within the Cherry Point management area should be consistent with the Whatcom
25	County Parks and Recreation Open Space Plan.
26	N. Shoreline Ecological Functions and Processes. In recognition of the diverse and vital ecological
27	resources in the Cherry Point management area, consideration of probable effects of all
28	development proposals on shoreline ecological functions and processes should be assessed with the
29	other long term statewide interests. New port development that requires dredge and fill should not
30	be permitted in the Cherry Point management area due to potential adverse effects on ecological
31	functions, including fish and shellfish habitat and geohydraulic processes.
32	O. Aesthetics. All development should be designed to avoid or minimize negative visual impacts on the
33	scenic character of the area and to ensure visual compatibility with adjacent nonindustrial zoned
34	properties.
35	P.—Site Development. All development should be constructed and operated in a manner that, while
36	permitting water-dependent uses, also protects shoreline resources, their ecological functions and
37	processes, and that incorporates the following:
38	QLow impact development approaches to avoid or minimize adverse impact to topography,
39	vegetation, water quality, fish and wildlife habitat, and other natural site conditions;
40	R. Adequate temporary and permanent management measures to control erosion and sediment
41	impacts during construction and operation; and

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1	S.—Adequate stormwater management facilities.				
2	T. Regulations.				
3	A. All uses and modifications within the Cherry Point Management Area shall be subject to the				
4	regulations found in this section (as well as those of Title 20, Zoning), and not those of WCC				
5	23.40.120 (Industrial and Port Development). Where this section differs from WCC 23.40.120, the				
6	regulation(s) of this section shall govern.				
7	A. <u>B.</u> Allowed Use <u>s</u> .				
8	1. Water-dependent industrial and port uses are allowed within the Cherry Point management				
9	area only upon finding ; provided, that specific findings are made in a shoreline substantial				
10	development permit or conditional use permit that:				
11	a. Policies for optimum implementation of the statewide interest have been achieved through				
12	protection of shoreline ecological functions and processes;				
13	b. The long-term statewide benefits of the development have been considered with the				
14	potential adverse impacts on ecological functions; and				
15	c. Proposed mitigation measures to achieve no net loss of ecological functions and processes				
16	are incorporated in the proposal.				
17	2. Fuel Uses – Shoreline Permits and Requirements:				
18	a. Existing legal fossil or renewable fuel refinery operations or existing legal fossil or renewable				
19	fuel transshipment facilities [as of XXX effective date] are considered permitted shoreline	_			
20	substantial developments.				
21	b. Expansions of existing legal fossil-fuel refineries or expansions of existing legal fossil-fuel				
22	transshipment facilities shall require a shoreline conditional use permit.				
23	c. New or expansion of existing legal renewable fuel refinery or renewable fuel transshipment				
24	facility shall require a shoreline conditional use permit.	_			
25	2.3. Water-related and water-enjoyment uses are allowed only as part of public access and public				
26	recreation development, subject to the findings- <u>criteria</u> in subsection (B)(1) (a) of this section.				
27	3.4. Accessory developmentuses, which does not require a shoreline location in order to carry out its				
28	their support functions, shall be sited away from the land/water interface and landward of the				
29	principal use. Accessory development-uses shall observe critical area buffers in WCC				
30	Chapter 16.16. Accessory development uses includes, but areis not limited to, parking,				
31	warehousing, open air storage, waste storage and treatment, stormwater control facilities,				
32	utility and land transport development .				
33	4.5. Road, railway and utility facilities serving approved waterfront facilities related to water-				
34	dependent uses that are located and designed to minimize shoreline alteration are permitted.				
35	<u>6.</u> Waste water disposal/treatment facilities for storage or disposal of industrial or domestic waste				
36	water are prohibited, except that elements such as conveyances and outfalls shall be allowed if				
37	alternate inland sites have been demonstrated to be infeasible. Waste water conveyance				
38	systems for ships at berth shall be permitted.				
39	5.7. Liquid manure storage facilities and spreading and animal feeding operations and confined				

40 <u>animal feeding operations shall be prohibited.</u>

Comment [CES175]: To do: need to add date once it's finalized.

Comment [DN176]: Added per Council's pending draft fossil fuel amendments.

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1	<u>-ВС.</u> Ри	blic Access.
2	1.	Public access shall be provided in accordance with WCC 23.930.0780 (Public Access) unless it is
3		demonstrated that public access poses significant interference with facility operations or
4		hazards to life or property.
5	2.	If public access meeting the criteria above is demonstrated to be infeasible or inappropriate,
6		alternative access may be provided in accordance with WCC 23.930.0780 at a location not
7		directly adjacent to the water such as a viewpoint, observation tower, or other areas serving as
8		a means to view public waters. Such facilities may include interpretive centers and displays that
9		explain maritime history and industry; provided, that visual access to the water is also provided.
10	3.	As an alternative to on-site public access facilities, public access may be provided in accordance
11		with a public access plan adopted as an element of the Whatcom County Parks and Recreation
12		Open Space Plan.
13	<u>C.</u> D.	_Critical Areas. In addition to meeting the provisions of WCC 23.30.01090.030, [Ecological
14	Pro	otection)-and critical areas, development and alteration shall not be located or expanded within
15	cri	tical areas designated pursuant to WCC Chapter 16.16 except where the site is approved for
16	wa	ter-dependent use, and the following are met:
17	1.	Mitigation to achieve no net loss of ecological functions and processes shall be conducted in
18		accordance with WCC 23.930.0130 (Ecological Protection).
19	2.	Development and alteration shall not be allowed in wetlands in the backshore area. Upland
20		development shall demonstrate that changes in local hydrology will not decrease the viability of
21		the wetland environment nor degrade the existing water quality within the wetland.
22	3.	The minimum required setback from the OHWM for all industrial and port facilities, including
23		development components, which do not require a water's edge or water surface location shall
24		be 150 feet; provided, that bluffs and banks greater than 10 feet in height and sloping greater
25		than 30 percent and wetland shorelines shall have such setbacks measured from the crest of the
26		bank or the edge of the wetland in addition to the OHWM.
27	4.	Development and alteration other than recreation development for public and quasi-public
28		shoreline access is prohibited on the accretion shoreforms identified on the map in Appendix C
29		of this title, subject to the regulations in this section and consistent with the conservancy and
30		aquatic shoreline area designation policies and regulations of Chapters 23.90 and 23.100 WCC;
31		provided, that lawfully established uses or developments may be maintained subject to the
32		provisions of WCC 23.50.070 Chapter 23.50 (Nonconforming Uses, Structures, and Lots).
33	. <u>₽.</u> Lo	cation and Design.
34	1.	Piers.
35		aDue to the environmental sensitivity of the area, Whatcom County shall limit the number of
36		piers to one pier, in addition to those in operation as of January 1, 1998.
37		a.b. Piers shall be designed to accommodate only the necessary and intrinsic activities
38		associated with the movement of material and cargo from land to water and water to land.
39		The length of piers shall not extend beyond that which is necessary to accommodate the
40		draft of the vessels intending to use the facility.

Comment [CES177]: Deleted per Council's pending draft fossil fuel amendments.

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1		b.c. Piers shall be designed to minimize interference in the intertidal zone and adverse impacts
2		to fish and wildlife habitats.
3		e. <u>d.</u> Piers shall be designed to minimize impacts on steep shoreline bluffs.
4		d.e. All pilings in contact with water shall be constructed of materials such as concrete, steel, or
5		other materials that will not adversely affect water quality or aquatic plants or animals.
6		Materials used for decking or other structural components shall be approved by applicable
7		state agencies for contact with water to avoid discharge of pollutants from wave splash,
8		rain, or runoff. Wood treated with creosote, copper chromium arsenic or
9		pentachlorophenol is prohibited; provided, that replacement of existing wood pilings with
10		chemically treated wood is allowed for maintenance purposes where use of a different
11		material such as steel or concrete would result in unreasonable or unsafe structural
12		complications; further provided, that where such replacement exceeds 20 percent of the
13		existing pilings over a 10-year period, such pilings shall conform to the standard
14		construction provisions of this section.
15		e.fAll piers on piling structures shall have a minimum vertical clearance of one foot above
16		extreme high water.
17		f.gBulk storage of gasoline, oil and other petroleum products for any use or purpose is not
18		allowed on piers, except for temporary storage under emergency situations, including oil
19		spill cleanup. Bulk storage means non-portable storage in fixed tanks. Secondary
20		containment shall be provided for portable containers.
21		g.h.All piers shall be located and designed to avoid impediments to navigation and to avoid
22		depriving other properties of reasonable access to navigable waters. All piers shall be
23		marked with navigational aids and approved for compliance with U.S. Coast Guard
24		regulations.
25	2.	Dredging.
26		a. Dredging to accommodate water access to, or construction of, new development is
27		prohibited. New development shall be located and designed to avoid the need for dredging.
28		Dredging for existing development shall be the minimum necessary and shall minimize
29		interference in the intertidal zone and impacts to fish and wildlife habitats.
30		b.—Dredging operations, including spoil disposal, shall be conducted in accordance with policies
31		and regulations in WCC-23.90.120_(B)(4) and (5), Dredging.
32		e. <u>b.</u> Dredging is prohibited in the accretion shoreform and backshore wetland areas-described in
33		Appendix C of this title.
34	3.	Landf <u>F</u> ill is prohibited, except for the minimum necessary to access piers or other structures that
35		provide access to the water. Pier design should accommodate the connection between the pier
36		and uplands by employing a pile-supported structure to the point of intersection with stable
37		upland soils. Limited landfill may be allowed for pier access that does not extend further toward
38		the OHWM than existing topography. Any fill or excavation waterward of the OHWM requires a
39		shoreline conditional use permit.
40	4.	Excavation/Stabilization.

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1		a. Excavation/stabilization of bluffs is prohibited, except for the minimum necessary to access
2		piers or other structures that provide access to the water; provided, that active feeder bluffs
3	1	shall not be altered if alteration will adversely affect the existing littoral drift process. New
4		dDevelopment shall avoid, rather than modify, feeder bluffs.
5		b. Excavation/stabilization is prohibited on accretion shoreforms and in wetlands in the
6		backshore area.
7	5.	Shoreline stabilization defense works shall be regulated in accordance with
8	5.	WCC 23.100.13023.40.190 and be consistent with the conservancy and aquatic shoreline area
9		environment regulations of that section.
10	E.F. Adi	jacent Use.
11		New or expanded pPort or industrial development adjacent to properties which are zoned for
12		nonindustrial purposes shall provide setbacks of adequate width, to attenuate proximity
13		impacts such as noise, light and glare; and may address scale and aesthetic impacts. Fencing or
14		landscape areas may be required to provide a visual screen.
15	2.	Exterior lighting shall be designed and operated to avoid illuminating nearby properties zoned
16		for non_port or non_industrial purposes so as to not unreasonably infringe on the use and
17		enjoyment of such property, and to prevent hazards for public traffic. Methods of controlling
18		illumination of nearby properties include, but are not limited to, limits on height of structure,
19		limits on light levels of fixtures, light shields and screening.
20	3.	The minimum setback from side property lines which intersect the OHWM for industrial and
21		port development shall be 60 feet; provided, that:
22		i. The side yard setback shall not apply to utility or security structures such as poles, meters,
23		fences, guard houses, power vaults or transformers; and
24		ii. The side yard setbacks for parcels adjoining the NW and SE boundaries of the Cherry Point
25		management area shall be administered in accordance with WCC 20.68.550 (Buffer Area).
26	4.	Required setbacks shall not be used for storage of industrial equipment or materials, or for
27		waste disposal, but may be used for public access or outdoor recreation.
28	<u>F.G.</u> Oil	and Hazardous Materials.
29	1.	Release of oil or hazardous materials on shorelines is prohibited.
30	2.	A management plan shall be developed for new-permitted or conditionally permitted
31		development for the safe handling of cargo, fuels, bilge water, and toxic or hazardous materials
32		to prevent them from entering aquatic waters, surface or ground water. Specific provisions shall
33		address prompt and effective clean-up of spills that may occur. Management plans shall be
34		coordinated with state or federal spill response plans. Where a spill management/response plan
35		has been approved by the state, said plan may be used to satisfy the requirements of this
36		section.
37	3.	Necessary spill containment facilities associated with existing development may be permitted
38		within shoreline jurisdiction where there are no feasible alternatives.
39	4.	Recreational Development. All recreational development shall comply with the policies and
40		regulations of WCC 23.100.100_and be consistent with the conservancy and aquatic shoreline
41		area regulations of that section.

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1	5.—Archaeological, Historic and Cultural Resource Management. All development associated with		
2	archaeological, historic or cultural site activities shall comply with the policies and regulations of		
3	WCC 23.90.070.		
4	23.40.130 Land Division	Comment [CES178]: Moved from Residential section, as there are more than just residential land	
5	A. Additional Standards for Residential DivisionsGeneral.	divisions (e.g., commercial, industrial, etc.)	
6	1. Land divisions, including boundary line adjustments, shall not be allowed in a configuration that		
7	will require significant vegetation removal or shoreline modification or result in a net loss of		
8	shoreline ecological functions and processes at the time of development of the subdivision		
9	and/or use of each new parcel.		
10	1.2. All new subland divisions shall provide for vegetation conservation to mitigate cumulative		
11	impacts of intensification of use within or adjacent to the shoreline that shall include		
12	compliance with vegetation conservation requirements of WCC 23.30.05023.30.040, together		
13	with replanting and control of invasive species within setbacks and open space to assure		
14	establishment and continuation of a vegetation community characteristic of a native climax		
15	community.		
16	2.—Residential lots created through land division in the shoreline shall only be permitted when the		
17	following standards are met:		
18	3. Land division may not be approved in cases when it can be reasonably foreseeable that the		
19	development or use would require structural flood hazard reduction measures within a channel		
20	migration zone or floodway during the life of the development or use.		
21	4. New ILand division shall assure that the lots created will not require shoreline stabilization in		
22	order for reasonable development to occur. New ILand division that would require shoreline		
23	stabilization is prohibited.		
24	5. New or expanded subdivisions and all multiunit residential developments shall provide a		
25	community recreation and/or open space area for the benefit of all residents or property		
26	owners in the development; provided, that such provisions shall not apply to lot line		
27	adjustment, lot consolidation, and subdivision of land into four or fewer lots.	 Comment [CES179]: Covered elsewhere.	
28	6.5. New or amended subLand divisions of four or fewer lots adjacent to the shoreline shall provide		
29	common access to the shoreline for all lots, consistent with , except those for lot line		
30	adjustment and lot consolidation purposes, shall provide public access as provided for in		
31	WCC 23.930.0780 (Public Access) and this section.		
32	7.6. All new subland divisions shall record a prohibition on new private docks on the face of the plat.		
33	An area for shared moorage may be approved if it meets all requirements for shared moorage in		
34	WCC 23.40.150100.090 (Moorage), including demonstration that public and private-marinas and		
35	other boating facilities launch ramps are not sufficient to meet the moorage needs of the		
36	subdivision.		
37	& <u>7.</u> Subdividing tidelands for sale or lease in connection with individual building lots is prohibited.		
38	9- <u>8.</u> Substandard shoreline lots unsuitable for development of a primary permitted use under the		
39	WCC Official Zoning Ordinance (Title 20 (Zoning) and this program shall not be subdivided.		
40	10.9. Land divisions of more than four lots and, including subdivision of land for more than		
41	four parcels, shall incorporate public access to publicly owned shorelines or public water		

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1	bodiesshorelines of the state as provided for in WCC 23. <u>3</u> 90.0 <u>7</u> 80 unless the site is designated in
2	a shoreline public access plan for a greater component of public access or public access is
3	demonstrated to be infeasible or inappropriate. The amount and configuration of public access
4	shall depend on the proposed use(s) and the following criteria:
5	a. Subdivisions within the shoreline that have views of water areas shall provide a public
6	pedestrian viewing area.
7	b. Subdivisions adjacent to public waterwayswaters of the state and marine waters shall
8	provide access to a point that abut <u>tings the water that will provide visual access_z and shall</u>
9	provide physical access to public waterways, public marine waters, and public tidelands that
10	are physically accessible at low tide or low water.
11	<u>c.</u> Subdivisions subject to requirements for dedication of land to provide open space or
12	. mitigate recreation demands of the development shall dedicate such land on or adjacent to
13	public waterways or marine shorelines, as applicable, unless the ecological sensitivity of
14	such land precludes public access. Portions of the area dedicated may be fenced or
15	otherwise restricted to limit public access to ecologically sensitive areas.
16	11.10. Clustering and other low-impact development techniques may be required where
17	appropriate to minimize physical and visual impacts on shorelines.
18	23.4 10 0. 120 -140 Mining.
19	Mining in shoreline areas shall be subject to the policies and regulations of this section and
	Chapter 23.90 WCC.
20	Chapter 25.50 Wee.
20 21	A. Policies.
-	
21	A. Policies.
21 22	A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users
21 22 23	A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining.
21 22 23 24	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline.
21 22 23 24 25	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long term protection of water quality,
21 22 23 24 25 26	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long term protection of water quality, fish and wildlife, and fish and wildlife habitat.
21 22 23 24 25 26 27	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed
21 22 23 24 25 26 27 28	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation
21 22 23 24 25 26 27 28 29	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and
21 22 23 24 25 26 27 28 29 30	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards.
21 22 23 24 25 26 27 28 29 30 31	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards. E. Mining of marine and lake shores or accretional shoreforms, such as point bars, that have a high
21 22 23 24 25 26 27 28 29 30 31 32	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards. E. Mining of marine and lake shores or accretional shoreforms, such as point bars, that have a high value for recreation or as fish or wildlife habitat should generally not be permitted.
21 22 23 24 25 26 27 28 29 30 31 32 33	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards. E. Mining of marine and lake shores or accretional shoreforms, such as point bars, that have a high value for recreation or as fish or wildlife habitat should generally not be permitted. F. Mining should only be permitted on accretion point and channel bars where appropriate studies
21 22 23 24 25 26 27 28 29 30 31 32 33 34	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards. E. Mining of marine and lake shores or accretional shoreforms, such as point bars, that have a high value for recreation or as fish or wildlife habitat should generally not be permitted. F. Mining should only be permitted on accretion point and channel bars where appropriate studies and detailed operation plans demonstrate that:
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards. E. Mining of marine and lake shores or accretional shoreforms, such as point bars, that have a high value for recreation or as fish or wildlife habitat should generally not be permitted. F. Mining should only be permitted on accretion point and channel bars where appropriate studies and detailed operation plans demonstrate that: a. Fish habitat, upland habitat and water quality will not be significantly impacted; and
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 A. Policies. A. Mining should not be located on shorelines where unavoidable adverse impacts on other users or resources together equal or outweigh the benefits from mining. B. Mining should not interfere with public recreation on the shoreline. C. Mining should be located and operated so as to provide long-term protection of water quality, fish and wildlife, and fish and wildlife habitat. D. Mining, particularly surface or strip mining, should provide for timely restoration of disturbed areas to a biologically productive, semi-natural, or other useful condition through a reclamation process consistent with regulations administered by the Department of Natural Resources and other applicable county standards. E. Mining of marine and lake shores or accretional shoreforms, such as point bars, that have a high value for recreation or as fish or wildlife habitat should generally not be permitted. F. Mining should only be permitted on accretion point and channel bars where appropriate studies and detailed operation plans demonstrate that: a. Fish habitat, upland habitat and water quality will not be significantly impacted; and b. The operation will not adversely affect geohydraulic processes, channel alignment, nor

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1	the execution. The executes may be used to implement measures such as hoffers. Finited
1	the operation. The operator may be required to implement measures such as buffers, limited
2	hours, or other mitigating measures for the purpose of minimizing adverse proximity impacts.
3	B. Regulations.
4	A. General.
5	1. The removal of gravel for flood management purposes shall be regulated in accordance with the
6	policies-regulations for under of WCC 23.100.06023.40.100 (Flood Hazard Reduction Control
7	Works and Instream Structures) as well as this section.
8	<u>1.2. New mM</u> ining and associated activities shall be designed and conducted to result in no net loss
9	of shoreline ecological functions and processes in accordance with WCC 23.90.03023.30.010
10	(Ecological Protection). Mining should not be approved where it could interfere with shoreline
11	ecological functions or processes or cause irreparable damage to shoreline resources or features
12	such as accretion shoreforms. Application of this standard shall include avoidance and
13	mitigation of adverse impacts during the course of mining and reclamation. The determination
14	of whether there will be no net loss of ecological function shall be based on an evaluation of the
15	reclamation plan required for the site and shall consider impacts on ecological functions during
16	operation. Preference shall be given to mining proposals that result in the creation, restoration,
17	or enhancement of habitat for priority species.
18	3. Permit requirements for mining should be coordinated with the requirements of RCW
19	Chapters 78.44 (Surface Mining) and 77.55 (Construction Projects in State Waters).
20	4. The proposed subsequent use of mined property shall be consistent with the provisions of the
21	environment designation in which the property is located. Reclamation of disturbed shoreline
22	areas shall provide appropriate ecological functions consistent with the setting.
23	5. Pursuant to RCW 90.48.615, motorized or gravity siphon aquatic mining or discharge of effluent
24	from such activity to any waters of the state that has been designated under the endangered
25	species act as critical habitat, or would impact critical habitat for salmon, steelhead, or bull trout
26	is prohibited. This section does not apply to:
27	a. Aquatic mining using nonmotorized methods, such as gold panning, if the nonmotorized
28	method does not involve use of a gravity siphon suction dredge;
29	b. Mining operations where no part of the operation or discharge of effluent from the
30	operation is to waters of the state;
31	c. Surface mining operations regulated by the State Department of Natural Resources under
32	Title 78 RCW;
33	d. Metals mining and milling operations as defined in chapter 78.56 RCW; or
34	e. Activities related to an industrial facility, dredging related to navigability, or activities subject
35	to a clean water act section 404 individual permit.
36	a. Mining shall not be permitted in critical areas except as a part of an approved flood control
37	program or in conjunction with a habitat restoration or enhancement plan; provided, that such
38	activities may be permitted where demonstrated to be water-dependent. A determination of
39	water-dependency shall be based on evaluation of geologic factors such as the distribution and
40	availability of mineral resources for that jurisdiction, as well as evaluation of need for such
40 41	mineral resources, economic, transportation, and land use factors. This showing may rely on
41	mineral resources, economic, transportation, and tand use factors. This showing may rely on

Comment [DN180]: Removed sections which are not required by the WAC and provided only WAC specific requirements, except for the retained section on scalping, below.

Comment [CES181]: From RCW 90.48.615.

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1		analysis or studies prepared for purposes of GMA designations, be integrated with any relevant
2		environmental review conducted under SEPA (Chapter 43.21C RCW), or otherwise be shown in a
3		manner consistent with RCW 90.58.100(1) and WAC 173-26-201(2)(a).
4	b	Application for permits for mining operations shall be accompanied by operation plans,
5		reclamation plans and analysis of environmental impacts in accordance with WCC 20.73.700.
6		Such information shall provide sufficient documentation to make a determination as to whether
7		the project will result in net loss of shoreline ecological functions and processes during the
8		course of mining and after reclamation. Creation, restoration, or enhancement of habitat for
9		priority species and the future productivity of the site may be considered in determining no net
10		loss of ecological functions.
11	c.	The applicant/proponent must show that mining is dependent on a shoreline location, and that
12		demand cannot reasonably be accommodated in operations outside shoreline jurisdiction.
13		Information required to meet this criterion shall evaluate geologic factors such as the
14		distribution and availability of mineral resources as well as evaluation of need for such mineral
15		resources, economic, transportation, and land use factors.
16	d. -	Where a lawfully established mining operation has resulted in the creation of a lake(s) greater
17		than 20 acres and such lake(s) is subject to the provisions of the shoreline management program
18		and the Act, such lake(s) shall be given a resource shoreline area designation. Notwithstanding
19		any other applicable regulations, such mining operations shall be permitted to continue and
20		may be expanded subject to approval of a shoreline conditional use permit.
21	e	-Reclamation Plan.
22		iA reclamation plan that complies with the format and detailed minimum standards of
23		Chapter 78.44 RCW shall be included with any shoreline permit application for mining.
24		iiA reclamation plan that is inconsistent with this program or the Act shall constitute
25		sufficient grounds for denial of a shoreline permit; provided, that the applicant/proponent
26		shall be given reasonable opportunity to revise the plan.
27	f.—	-Overburden.
28		i. Overburden or other mining spoil or non-putrescible solid wastes shall be disposed of in an
29		appropriate manner to protect shoreline ecological functions and processes, other uses, and
30		aesthetic values.
31		ii. Disposal of overburden or mining spoil on shorelines shall comply with landfill policies and
32		regulations of WCC 23.90.100.
33	g.	Surface Oil, Coal Bed or Gas Drilling. As provided in the Act (RCW 90.58.160), surface drilling for
34	Ũ	oil or gas is prohibited in the waters of Puget Sound north to the Canadian boundary and the
35		Strait of Juan de Fuca waterward from OHWM and on all lands within 1,000 feet landward
36		therefrom. Coal bed drilling is also prohibited.
37	B. Ma	arine and Lake Shores.
38		-Mining of, including but not limited to, sand, gravel, cobbles, or boulders from any marine or
39		lake shore is prohibited.
40	b.	Mining of quarry rock may be permitted as a conditional use; provided, that shore processes
41		and resources are not adversely affected.
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Comment [AP182]: Covered by CAO.

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1	B. Addit	ional Standards for Rivers and Streams.		
2	<u>1.</u> N	lining waterward of the ordinary high-water mark of a river shall not be permitted unless:		
3	<u>a</u> .	Removal of specified quantities of sand and gravel or other materials at specific locations		
4	will not adversely affect the natural processes of gravel transportation for the river system			
5		as a whole; and		
6	<u>b</u>	The mining and any associated permitted activities will not have significant adverse impacts		
7		to habitat for priority species nor cause a net loss of ecological functions of the shoreline.		
8	a	c. The determinations required by this section shall be made consistent with RCW		
9		90.58.100(1) and WAC 173-26-201(2)(a). Such evaluation of impacts should be appropriately		
10	integrated with relevant environmental review requirements of SEPA (chapter 43.21C RCW)			
11	and the SEPA rules (chapter 197-11 WAC).			
12	<u>d</u>	In considering renewal, extension, or reauthorization of gravel bar and other in-channel		
13		mining operations in locations where they have previously been conducted, the County shall		
14		require compliance with this subsection to the extent that no such review has previously		
15		been conducted. Where there has been prior review, the County shall review previous		
16		determinations comparable to the requirements of this section to assure compliance with		
17		this section under current site conditions.		
18	þ	e. The provisions of this section do not apply to dredging of authorized navigation channels		
19		when conducted in accordance with WCC 23.40.080 (Dredging and Dredge Material		
20		<u>Disposal).</u>		
21		lining within any designated channel migration zone (CMZ) may be approved as shall require a		
22		noreline_conditional use.		
23		calping of accretional point bars may be permitted as a <u>shoreline</u> conditional use for flood		
24		azard reduction control purposes and <u>or market demandscommercial purposes</u> under the		
25	fc	ollowing conditions:		
26	a			
27		will not adversely affect the natural processes of gravel transportation for the river system		
28		as a whole. Specific studies accompanying the application shall demonstrate that no adverse		
29		flood, erosion, or other environmental impacts occur either upstream or downstream of		
30		extraction sites. Mining extraction amounts, rates, timing, and locations shall be based on a		
31		scientifically determined sediment budget adjusted periodically according to data provided		
32		by a regular monitoring plan.		
33	b	. Aggregate washing and ponding of waste water are prohibited in floodways.		
34	C.			
35		(November 1 st through March 1 st); provided, that temporary stockpiling is permitted during		
36		working hours if all such materials are removed from the floodway at the end of each day's		
37		operation.		
38	d	. All applicable permits and approvals, including, but not limited to, hydraulic project approval		
39		(HPA) from the Department of Fish and Wildlife and a Whatcom County flood permit, shall		
40		be obtained and all applicable provisions attached thereto shall be adhered to.		

Comment [AP183]: Updated for consistency with WAC 173-26-241(3)(h).

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1	c. Open pit mining may be permitted in a floodplain; provided, that all of the following criteria are	
2	met:	Comment [DN184]: Not specifically required by
3	i. All pits and other operations should be located outside of the channel migration zone.	the WAC. Proposed for removal.
4	ii.— All pits of each operation should be located and excavated to a depth so as to function as a	
5	self-flushing chain of lakes whenever the pits are overtopped by floods in order to prevent	
6	eutrophication and fish entrapment.	
7	iii.—The entire operation should be sized and designed so that neither additional bank erosion,	
8	catastrophic changes in channel location, nor adverse impact to fish resources or water	
9	quality will likely result in the long term.	
10	iv.—The scale and mode of operation will not have adverse impacts on fish resources, water	
11	quality, and recreation resources, nor adversely impact a stream's natural capacity to erode,	
12	shift, accrete, and/or flood.	
13	v.—All equipment, works and structures are designed to withstand flooding without becoming a	
14	hazard in themselves nor causing adverse effects on shore features, without the necessity	
15	for shore stabilization structures.	
16	vi.—All structures or equipment which are not flood-proof shall be located outside of the 100-	
17	year floodplain during the flood season (November 1st through March 1st); provided, that	
18	such equipment is permitted during daily operations.	
19	C. <u>Regulations for Specific Shoreline Environment Designations</u>	
20	1. In the Aquatic shoreline environment mining is prohibited, except that accretional bar scalping	
21	in streams may be permitted as a shoreline conditional use; provided, that upon approval by the	
22	County and Ecology of a sediment management plan component for a mutually designated	
23	reach of river, including incorporating the findings of a programmatic environmental impact	
24	statement, the shoreline conditional use requirement will no longer be in effect unless mutually	
25	agreed to in said management plan.	Comment [CES185]: Moved from removed 'Shoreline Area Regulations.'
26	D. Shoreline Area Regulations.	Comment [CES186]: Addressed in the use table
27	Urban. Mining is prohibited.	now.
28	Urban Resort. Mining is prohibited.	
29	Urban Conservancy. Mining is prohibited.	
30	Shoreline Residential. Mining is prohibited.	
31	Rural. Mining may be permitted as a conditional use subject to policies and regulations of this program.	
32	Resource. Mining may be permitted as a conditional use subject to policies and regulations of this	
33	program.	
34	Conservancy. Mining may be permitted as a conditional use subject to policies and regulations of this	
35	program.	
36	Natural. Mining is prohibited.	

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1	1.—Aquatic. Mining is prohibited, except that accretional bar scalping in streams may be permitted
2	as a conditional use subject to policies and regulations of this program; provided, that upon
3	approval by the county and Ecology of a sediment management plan component for a mutually
4	designated reach of river, including incorporating the findings of a programmatic environmental
5	impact statement, the conditional use requirement will no longer be in effect unless mutually
6	agreed to in said management plan.
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1	23. <u>410</u> 0. 130 Moorage <u>Structures – Docks, Piers and Mooring Buoys</u> .
2	A. Policies.
3	A. Moorage associated with a single-family residence is considered a water-dependent use; provided,
4	that it is designed and used as a facility to access watercraft, and other moorage facilities are not
5	available or feasible. Moorage for water-related and water-enjoyment uses or shared moorage for
6	multifamily use should be allowed as part of a mixed use development or where it provides public
7	access.
8	BNew moorage, excluding docks accessory to single-family residences, should be permitted only
9	when the applicant/proponent has demonstrated that a specific need exists to support the intended
10	water-dependent or public access use.
11	C.—As an alternative to continued proliferation of individual private moorage, mooring buoys are
12	preferred over docks or floats. Shared moorage facilities are preferred over single-user moorage
13	where feasible, especially where water use conflicts exist or are predictable. New subdivisions of
14	more than two lots and new multifamily development of more than two dwelling units should
15	provide shared moorage.
16	D.—Docks, piers and mooring buoys, including those accessory to single-family residences, should avoid
17	locations where they will adversely impact shoreline ecological functions or processes, including
18	currents and littoral drift.
19	E.—Moorage should be spaced and oriented in a manner that minimizes hazards and obstructions to
20	public navigation rights and corollary rights thereto such as, but not limited to, fishing, swimming
21	and pleasure boating, as well as private riparian rights of adjacent land owners.
22	F.—Moorage should be restricted to the minimum size necessary to meet the needs of the proposed
23	use. The length, width and height of piers and docks should be no greater than that required for
24	safety and practicality for the primary use.
25	G.—Pile supports are preferred over fills because piles do not displace water surface and intertidal or
26	aquatic habitat and are removable and thus more flexible in terms of long-term use patterns. Floats
27	may be less desirable than pile structures where aquatic habitat or littoral drift are significant.
28	H.—The use of buoys for small craft moorage is preferred over pile or float structures because of lesser
29	long-term impact on shore features and users; moorage buoys should be placed as close to shore as
30	possible to minimize obstruction to navigation.
31	I.—Shoreline resources and water quality should be protected from overuse by boaters living on vessels
32	(live aboards). Boaters living on vessels are restricted to established marinas with facilities to
33	address waste handling and other sanitary services.
34	J. Vessels should be restricted from extended mooring on waters of the state unless authorization is
35	obtained from the DNR and impacts to navigation and public access are mitigated.
36	K.—Piers and docks should be constructed of materials that will not adversely affect water quality or
37	aquatic plants and animals in the long term.
38	L. New pier and dock development should be designed so as not to interfere with lawful public access
39	to or use of shorelines. Developers of new piers and shared moorage should be encouraged to
40	provide physical or visual public access to shorelines whenever safe and compatible with the
41	primary use and shore features.

Comment [AP187]: Revised per Scoping Document, Items #11a and 11b and includes a general overhaul to include more specifications.

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1	B.	- Re {	rulations.	
2	<u>A.</u>	Ge	neral.	
3		<u>1.</u>	This section applies to all moorage structures. Marinas and boat launches are regulated	
4			pursuant to Moorage including docks, piers and mooring buoys in shoreline areas shall be	
5			subject to the policies and regulations of this section and Chapter 23.90 WCC. Shared moorage	
6			with more than four berths and Boat launching facilities are regulated under	
7			WCC 23. <u>40.060100.040, (Boating Facilities –Marinas and Launch Ramps)</u> .	
8		2.	No pier or dock shall be used for a residence.	
9		<u>3.</u>	Public access facilities shall be regulated pursuant to WCC 23.30.0760 (Public Access).	
10		4.	Commercial moorage shall be permitted only for water-dependent uses, and only if the	
11			applicant/proponent demonstrates that existing facilities in the vicinity, including marinas and	
12			shared moorage, are not adequate or feasible for the proposed water-dependent use.	
13		<u>5.</u>	Commercial covered moorage may be permitted only where vessel construction or repair work	
14			is to be the primary activity and covered work areas are demonstrated to be the minimum	
15			necessary over water, including demonstration that adequate upland sites are not feasible.	
16		<u>6.</u>	Moorage structures shall not be permitted within the following shoreline habitats because of	
17			their scarcity, biological productivity, and sensitivity:	
18			a. Feeder bluffs and accretion shoreforms;	
19			b. Marshes and other wetlands;	
20			c. Kelp and eelgrass beds; and,	
21			d. Areas of high energy or shallow sloping bottoms (<2% gradient) in the marine environment.	
22		7.	Moorage structures shall not be permitted within the following shoreline habitats because of	
23			their scarcity, biological productivity, and sensitivity unless no alternative location is feasible,	
24			the project would result in a net enhancement of shoreline ecological functions, and the	
25			proposal is otherwise consistent with this program:	
26			a. Estuaries;	
27			b. Tidal pools on rock shores;	
28			 Spawning and holding areas for forage fish (such as herring, surf smelt and sandlance); 	
29			d. Subsistence, commercial and recreational shellfish beds; and	
30			e. Other critical saltwater or freshwater habitats.	Comment [CES188]: Revised per Scoping
31		8.	Other than for day use, all vessels mooring on waters of the state must obtain a lease or	Document, Item #8c. This language is carried over from an existing regulation in the Boating Facilities
32			permission from the State Department of Natural Resources, except as allowed by applicable	section of the SMP related to marinas and boat launches.
33			state regulations.	
34		<u>9.</u>	No moorage shall impact the rights of navigation or public access, unless mitigated.	 Comment [CES189]: Added per DOE
35		<u>1.1</u>	0. When there is not a moorage structure, marine rails are permissible, but shall be	recommendation.
36			supported with as few piles as practicable.	
37	В.	Din	nensional Standards Freshwater .	
38		1.	Freshwater – New overwater Moorage structures in freshwater environments may be	
39			permitted, subject to the following:	

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	Design and Dimensional Standards
Maximum Area: surface	480 sq. ft. for an individual use dock or pier
coverage, including all attached	700 sq. ft. for a shared moorage facility used by 2 residential property owners
float decking, platform lifts,	 1,000 sq. ft. for a shared moorage facility used by 3 or more residential property
covered moorage, ramps, ells,	<u>owners</u>
and fingers	Public and commercial moorage structures shall be limited to the minimum area
	needed to accommodate the intended use.
	 These area limitations shall include platform lifts
	Where a pier or dock cannot reasonably be constructed under the area limitation
	above to obtain a moorage depth of 5 feet measured below ordinary high water
	mark, an additional 4 sq. ft. of area may be added for each additional foot of pier
	or dock length needed to reach 5 feet of water depth at the waterward end of the
	pier or dock; provided, that all other area dimensions, such as maximum width
	and length, have been minimized.
Maximum Width	For mooage structures accessory to a residential use:
	o 4 feet for pier or dock walkway or ramp
	<u>o 6 feet for ells</u>
	 <u>o 2 feet for fingers</u> <u>o 6 feet for float decking</u>
	Public and marina moorage structures shall be a maximum of 6 feet for all elements unless a need for a larger size is demonstrated
Height	 Minimum of 1.5 feet above ordinary high water to bottom of pier stringers, except
neight	the floating section of a dock and float decking attached to a pier
Maximum Length	
o Marine Rails	• 20 feet
o Floats	20 feet for float decking
o Overall Dock Length	Minimum necessary to obtain a moorage depth of 5.5 feet measured below
	ordinary high watermark at the waterward end of the dock.
Decking for piers, docks,	Floats 6 feet wide or less must have at least 30% of the deck surface covered in
walkways, platform lifts, ells, and	functional grating
fingers	Floats greater than 6 feet wide must have at least 50% of the deck surface
	covered in funtional grating
	All other dock components must have 100% of the deck surface covered in
	functional grating
	The open area of functional grating must be at least 60%
	Replacement of more than 33% or 250 sq. ft., whichever is greater, of decking or
	replacement of decking substructure requires installation of functional grating in
	the replaced portion only

1 2

C. Dimensional Standards – Marine.

minimum area, length, and width necessary for the intended use:

	Design and Dimensional Standards
Maximum Area: surface	480 sg. ft. for an individual use dock or pier
coverage, including all	700 sg. ft. for a shared moorage facility used by 2 residential property owners
<u>componants</u>	 1,000 sq. ft. for a shared moorage facility used by 3 or more residential property
	owners
	Where a pier or dock cannot reasonably be constructed under the area limitation
	above to obtain a moorage depth of -9.5 feet mean low low water as measured at
	the waterward end of the dock, an additional 4 sq. ft. of area may be added for

Comment [CES190]: Standards updated to meet the requirements of the Army Corps of Engineers' Regional General Permit 6 (RGP-6): Structures in Inland Marine Waters of Washington State, updated 2/12/20.

<u>1.2. Marine – New overwater Moorage</u> structures in marine environments may be permitted, subject to the following: provided that port, industrial, and commercial piers and floats shall be the

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		each additional foot of pier or dock length needed to reach -9.5 feet mean low low			
		water as measured at the waterward end of the pier or dock; provided, that all			
		other area dimensions, such as maximum width and length, have been minimized			
	Maximum Width	For mooage structures accessory to a residential use:			
		 4 feet for pier or dock walkway or ramp 			
		<u>o 6 feet for ells</u>			
		 <u>o 2 feet for fingers</u> o 8 feet for float decking 			
		 For a joint-use structure – 8 feet 			
		 Public and marina moorage structures shall be a maximum of 6 feet for all 			
		elements unless a need for a larger size is demonstrated			
	<u>Height</u>	Maximize height over the bed to improve light transmission			
	rioigni	 The bottom of the pier must be at least six feet above the bed at the landward 			
		end			
	Maximum Length				
	<u>Indxinian Eorigin</u>	Marine Rails – 20 feet			
		Floats – 30 feet per user (e.g., single-user – 30 feet, 2-users – 60 feet, etc)			
		Overall Dock Length – Minimum necessary to obtain a moorage depth of -9.5 feet			
		mean low low water as measured at the waterward end of the dock .			
	Decking	 Floats must have at least 50% of the deck surface covered in functional grating. 			
	-	 Piers, stairs, ramps, and platform lifts must have 100% of the deck surface 			
		covered in functional grating			
		 Grating openings should be oriented lengthwise in the eastwest direction to the 			
		maximum extent practicable.			
		 Grating must not be covered (on the surface or underneath) with any items (e.g., 			
		kayaks, planters, sheds, lawn chairs, etc.) except utility boxes.			
		Grating must be either multi-directional grating with a minimum of 40% open			
		space or square grating with a minimum of 60% open space. Provide			
		documentation to show amount of % open area.			
		Replacement of more than 10% or 48 sq. ft. of decking or replacement of decking substructure requires installation of functional grating in the replaced portion only			
		substructure requires installation of functional grating in the replaced portion only	_		
С.	Construction Standards for Ov	erwater Mooage Structures.			
	1. Piers and docks shall be th	e minimum size necessary to meet the needs of the proposed water-			
		beerve the following criteria:			
	· · ·	-			
		tructures shall be constructed of materials that will not adversely			
	affect water quality or aquatic plants and animals over the long term. Materials used for				
	submerged portions of a p	submerged portions of a pier or dock, decking and other components that may come in contact			
	with water shall be approv	ed by applicable state agencies for use in water to avoid discharge of			
		sh, rain or runoff. Wood treated with creosote, pentachlorophenol or			
	other similarly toxic mater	ials is prohibited. Piers and docks in lakes providing a public water			
	supply shall be constructed	d of untreated materials, such as untreated wood, approved plastic			
	composites, concrete or st	eel			
	• •				
		ile supports unless engineering studies demonstrate that pile			
	supports are insufficient to ensure public safety. Riprapped or bulkheaded fills may be approved				
	for public projects only an	d only as a <u>shoreline</u> conditional use and only when demonstrated	_		
	that no feasible alternative	e is available. Mitigation shall be provided to ensure no net loss of			

16 shoreline ecological functions and processes.

 Comment [CES191]: Revised based on USACE standards.

Comment [AP192]: Added per Scoping Document, Item #5e. This provision is consistent with WAC requirements to require a CUP for any fill waterward of the OWHM.

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1	4.	Approaches to piers and docks shall use piers or other structures to span the entire upper
2		foreshore to the point of intersection with stable upland soils and shall be design to avoid
3		interference with littoral drift or wave refraction. Limited fill or excavation may be allowed
4		landward of the OHWM to match the upland with the elevation of the pier or dock.
5	5.	Pile diameter shall be the minimum necessary and pile spacing shall be the maximum feasible to
6		minimize shading and avoid a "wall" effect that would block or baffle wave patterns, currents,
7		littoral drift, or movement of aquatic life forms, or result in structure damage from driftwood
8		impact or entrapment. Piles supporting a new pier must be spaced no closer than 20 feet apart.
9	5-6	D. Offshore and foreshore pile structures shall allow for continuity of hydraulic energy patterns,
10	0.0	unless specifically designed to reduce wave impact on shores.
11	7.	Floatation for the float shall be fully enclosed and contained in a shell (e.g., polystyrene tubs not
12	<u>/.</u>	shrink wrapped or sprayed coatings) that prevents breakup or loss of the flotation material into
13		the water and is not readily subject to damage by ultraviolet radiation and/or abrasion caused
13 14		by rubbing against piling and/or waterborne debris.
15	8	Flotation components shall be installed under the solid portions of the float, not under the
15 16	<u>0.</u>	grating.
10 17	٥	If the project includes the replacement of existing piling, they should be either partially cut with
18	<u>.</u>	a new piling secured directly on top, fully extracted, or cut 2 feet below the mudline. If treated
18 19		piling are fully extracted or cut, the holes or piles must be capped with clean, appropriate
20		material.
20 21	6.1	
21	0.1	0. A maximum of two moorage pilings may be installed to accommodate the moorage of boats exceeding the length of the floats.
22	11	. Overhead wiring or plumbing is not permitted on moorage structures.
23 24		. Moorage facilities shall be marked with reflectors, or otherwise identified to prevent
24 25	12.	
_		unnecessarily hazardous conditions for water surface users during the day or night. Exterior
26 27	12	finish shall be generally non-reflective.
27 28	<u>13</u> .	Moorage facilities shall be constructed and maintained so that no part of a facility creates
-		hazardous conditions nor damages other shore property or natural features during predictable
29	1.4	flood conditions. Floats shall be securely anchored.
30	<u>14</u> .	Water supply, sewage disposal and disposal of nonhazardous materials associated with activities
31	45	on docks and piers shall conform to applicable health standards.
32	<u>15</u> .	No private or shared moorage may be constructed to within 200 feet of OHWM on the opposite
33		shore of any lake or semi-enclosed body of water such as a bay, cove, or natural channel. This
34		restriction shall not apply within marinas, dredged canal systems or approved marina-home
35		developments.
36	<u>16</u> .	Storage of fuel, oils, and other toxic materials is prohibited on docks and piers except portable
37		containers when provided with secondary containment.
38	<u>17.</u>	The width of landings, stairways, or steps must not exceed 4 feet for single-use and 6 feet for
39		joint-use.
40	<u>18</u> .	Additional standards for marine moorage sturctures:

Comment [CES193]: Updated to meet the requirements of the Army Corps of Engineers' Regional General Permit 6 (RGP-6): Structures in Inland Marine Waters of Washington State, updated 2/12/20.

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1	<u>a.</u>	Floats may be held in place with lines anchored with a helical screw or "duckbill" embedded
2		anchor, piles with stoppers and/or float support/stub piles. (1) For a single-user float, a
3		maximum of 4 piles (not including stub piles) or embedded anchors may be installed. (2) For
4		a joint-use float, a maximum of 8 piles (not including stub piles) or embedded anchors may
5		be installed. (3) If embedded anchors need to be utilized, the anchor lines shall not rest on
6		the substrate at any time; each must contain a mid-line float. (4) Only if the substrate
7		prohibits use of piles or embedded anchors may a Corps-approved alternative be used. (5) If
8		a concrete anchor or other Corps-approved alternative is needed to hold the float,
9		calculations showing that it will hold without dragging or breaking during storm events are
10		required. This analysis should include the size of the float and the dry weight and
11		dimensions of the anchor.
12	<u>b.</u>	If the float is positioned perpendicular to the ramp, a small access float may be installed to
13		accommodate tidal movement of the ramp. The access float cannot be larger than 6 feet
14		wide and 10 feet long.
15	<u>C.</u>	No floats may be installed in the Upper Shore Zone (area landward of +5 MLLW).
16	<u>d.</u>	Float Stops:
17		i. To suspend the float above the substrate at all tides, float stops should be installed on
18		piles anchoring floats. This method is preferred over (d)(ii) and(d)(iii) because float
19		stops are less impacting to the marine environment.
20		ii. If float stops attached to piles are not feasible (provide explanation) then up to four
21		10-inch diameter stub piles may be installed.
22		iii. Float "feet" attached to the float are an option if the substrate consists of coarse
23		material as described in the column to the right
24	<u>19. Ad</u>	ditional standards for marine mooring buoys:
25	<u>a.</u>	Mooring buoys shall be placed at a distance specified by the Washington Department of Fish
26		and Wildlife, the Washington Department of Natural Resources, and the U.S. Coast Guard to
27		balance the goals of avoiding nearshore habitat and minimizing obstruction to navigation.
28		Anchors and other design features shall meet Washington Department of Fish and Wildlife
29		standards.
30	<u>b.</u>	The location (latitude/longitude) of the anchor for the buoy must be identified on the
31		project drawings.
32	<u>C.</u>	Anchor lines must not rest or drag on the substrate, and a midline float must be installed to
33		prevent this.
34	<u>d.</u>	Anchors should be helical screw or another type of embedded anchor. Only if the substrate
35		prohibits use of embedded anchors may alternative anchors (i.e., concrete block) be used. If
36		an embedded anchor cannot be used and a concrete anchor is needed, calculations showing
37		that the anchor will hold without dragging or breaking during storm events is required. This
38		analysis should include the size of the vessel and the dry weight and dimensions of the
39		anchor.

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4	
1	e. No other mooragestructures may be anchored within a 117-foot radius (with the proposed
2	buoy in the center of the 117-foot radius circle, which would result in a concentration of no
3	more than one per acre) of the proposed buoy.
4	f. New mooring buoys may not be installed in any waterbody the Washington State
5	Department of Health has designated as "threatened" or "closed" to shellfish harvesting due
6	to the number of boats moored there.
7	D.—Private recreational moorage for individual lots is permitted in existing subdivisions approved on or
8	before January 28, 1993, only where shared moorage has not already been developed. Prior to
9	development of a new dock for a single residential lot, the applicant/proponent shall demonstrate
10	that:
11	E. Existing facilities in the vicinity, including marinas and shared moorage, are not adequate or feasible
12	for use;
13	F.—On marine shorelines, alternative moorage, such as mooring buoys or a dock sized to accommodate
14	a tender to provide access in conjunction with a mooring buoy, are not adequate or feasible; and
15	G.—The applicant/proponent has contacted abutting property owners and none have indicated a
16	willingness to share an existing dock or develop a shared moorage in conjunction with the
17	applicant/proponent.
18	H.—If allowed, only one private dock shall be permitted on a shoreline residential lot.
19	I.—Shared moorage shall be required in accordance with the following to prevent the proliferation of
20	moorage facilities:
21	J.— Shared moorage shall be provided for all new residential developments of more than two dwelling
22	units. New subdivisions shall contain a restriction on the face of the plat prohibiting individual docks.
23	A site for shared moorage should be owned in undivided interest by property owners within the
24	subdivision. Shared moorage facilities shall be available to property owners in the subdivision for
25	community access and may be required to provide public access depending on the scale of the
26	facility. If shared moorage is provided, the applicant/proponent shall file at the time of plat
27	recordation a legally enforceable joint use agreement or other legal instrument that, at minimum,
28	addresses the following:
29	K. Apportionment of construction and maintenance expenses;
30	L.—Easements and liability agreements; and
31	M. Use restrictions.
32	N. On marine shorelines a dock or pier may be approved only if it is not feasible to provide mooring
33	buoys with an adequate landing area or a dock sized to accommodate tenders.
34	O. Where a multifamily residential development, camping club or subdivision development provides
35	shared moorage, space for the number of waterfront lots or dwelling units may be provided with an
36	additional provision for sites without water frontage up to a ratio of 1.25 moorage spaces per total
37	lots or units.
38	P.— Prior to issuing a permit for shared moorage, a proponent shall file with the Whatcom County
39	auditor a legally enforceable joint use agreement that, at minimum, addresses the following:
40	Q. Apportionment of construction and maintenance expenses;
40 41	R. Easements and liability agreements: and
-7 I	Reservences and hadney agreements, and

2/12/20.

Comment [CES194]: Added to meet the requirements of the Army Corps of Engineers' Regional General Permit 6 (RGP-6): Structures in Inland Marine Waters of Washington State, updated

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1	S.— Use restrictions.
2	T. Commercial docks shall be permitted only for water-dependent uses, and only if the
3	applicant/proponent demonstrates that existing facilities in the vicinity, including marinas and
4	shared moorage, are not adequate or feasible for the proposed water-dependent use.
5	U. Private moorage for float planes may be permitted as a conditional use where construction will not
6	adversely affect shoreline functions or processes, including wildlife use. Ecological restoration may
7	be required to compensate for the greater intensity of activity associated with the use.
8	V. If allowed under the provisions of this program, only one private dock with one accessory float, one
9	boat lift, and one covered moorage accessory to a permitted moorage, shall be permitted on a
10	shoreline lot owned for residential or private recreational use.
11	W. Docks with or without a float shall be the minimum size required to provide for moorage. Single-
12	family docks and floats shall not exceed 40 feet in length measured perpendicularly from the OHWM
13	nor exceed three feet in height above the extreme high water level. Shared moorage may extend to
14	80 feet in length if demonstrated to be necessary to provide adequate moorage. In the case of pile
15	docks at marine or river locations, the height shall be limited to that which may be reasonably
16	necessary to accommodate landing and moorage of watercraft. Commercial docks shall be the
17	minimum length necessary to serve the type of vessel served.
18	X.—Private docks up to 60 feet in length or shared moorage up to 100 feet in length measured
19	perpendicularly from the OHWM, including floats, may be permitted by the administrator in shallow
20	areas where a dock sized to accommodate a tender to provide access to a mooring buoy is not
21	feasible and where existing docks on adjacent properties presently extend out as far as that which is
22	proposed, and where such added length is necessary in order to allow a reasonable use of the dock,
23	as determined based upon adjacent uses; and where the extension in dock length will not adversely
24	affect ecological processes and functions, provided the required dock length is the minimum
25	necessary to achieve such purposes. Docks that cannot reasonably meet this standard may request a
26	review under the variance provisions of this program.
27	Y.—Moorage shall be designed to avoid the need for maintenance dredging. The moorage of a boat
28	larger than provided for in the original moorage design shall not be grounds for approval of d
29	Z. In order to minimize impacts on nearshore areas and avoid reduction in ambient light level:
30	AAThe width of piers, docks and floats shall be the minimum necessary and shall not exceed four feet
31	in width, except where specific information on use patterns justifies a greater width. Marine floats
32	shall not exceed eight feet in width nor 40 feet in length and freshwater floats shall not exceed six
33	feet in width and 20 feet in length unless authorized by a variance. Exceptionally large vessels or
34	vessels that require a relatively deep draft may be required to use a buoy, other alternative mooring
35	scheme, or to moor in a marina. Materials that will allow light to pass through the deck may be
36	required where width exceeds four feet.
37	BB. Dock surfaces designed to allow maximum light penetration shall be used on walkways or
38	gangplanks in nearshore areas.
39	CC. Piers, docks and floats shall be located along a north/south orientation to the maximum extent
40	feasible.

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1	DD.Private docks shall not encroach into the required sideyard setbacks for residential development	
2	(both onshore and offshore); provided, that a shared moorage may be located adjacent to or upon a	
3	side property line of the affected properties upon filing of an easement agreement or other legal	
4	instrument by the affected property owners.	
5	EE. Dock and Pier Design.	
6	FF. Moorage buoys shall be placed at a distance specified by the Washington Department of Fish and	
7	Wildlife, the Washington Department of Natural Resources, and the U.S. Coast Guard to balance the	
8	goals of avoiding nearshore habitat and minimizing obstruction to navigation. Anchors and other	
9	design features shall meet Washington Department of Fish and Wildlife standards.	
10	GG.A covered moorage accessory to a single-family pier or dock, not accessory to a marina, shall have	
11	no walls other than an open structural framework to support a roof and shall not cover more than	
12	200 square feet nor exceed 15 feet in height above OHWM. Roof materials shall be translucent, or	
13	at least 50 percent clear skylights.	
14	HH. Commercial covered moorage may be permitted only where vessel construction or repair work is to	
15	be the primary activity and covered work areas are demonstrated to be the minimum necessary	
16	over water, including demonstration that adequate upland sites are not feasible.	
17	II. No private or shared moorage may be constructed to within 200 feet of OHWM on the opposite	
18	shore of any lake or semi-enclosed body of water such as a bay, cove, or natural channel. This	
19	restriction shall not apply within marinas, dredged canal systems or approved marina-home	
20	developments.	
21	JJ.—If a dock is provided with railing, such railing shall not exceed 36 inches in height and shall be an	
22	open framework that does not unreasonably interfere with shoreline views of adjoining properties	
23	or lawful use of water surfac	
24	KKWater supply, sewage disposal and disposal of nonhazardous materials associated with activities on	
25	docks and piers shall conform to applicable health standards.	
26	LL. Moorage facilities shall be marked with reflectors, or otherwise identified to prevent unnecessarily	
27	hazardous conditions for water surface users during the day or night. Exterior finish shall be	
28	generally non-reflective.	
29	MM. Moorage facilities shall be constructed and maintained so that no part of a facility creates	
30	hazardous conditions nor damages other shore property or natural features during predictable flood	
31	conditions. Floats shall be securely anchored.	
32	NN. No pier or dock shall be used for a residence.	
33	OO.Storage of fuel, oils, and other toxic materials is prohibited on docks and piers except portable	
34	containers when provided with secondary containment.	
35	PP. Public access facilities shall be provided in accordance with policies and regulations in	
36	WCC 23.90.080.	
37	D. Additional Standards for Individual-use docks and piers Moorage.	_
38 20	1. An individual use dock may consist of one pier, one float or platform lift, one boat lift, and one	
39 40	covered moorage.	
40	2. When allowed under the provisions of this program, only one private dock shall be permitted as	
41	an accessory use to a primary use.	

Comment [CES195]: Updated to meet current state and federal regs & guidance

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1	3. Private recreational moorage for individual lots is permitted in subdivisions approved on or
2	before January 28, 1993, only where shared moorage has not already been developed.
3	4. Prior to development of a new dock for a single residential lot, the applicant/proponent shall
4	demonstrate that:
5	a. Existing facilities in the vicinity, including marinas and shared moorage, are not adequate or
6	feasible for use;
7	b. Alternative moorage, such as mooring buoys or a dock sized to accommodate a tender to
8	provide access in conjunction with a mooring buoy, are not adequate or feasible; and
9	c. The applicant/proponent has contacted abutting property owners and none have indicated
10	a willingness to share an existing dock or develop a shared moorage in conjunction with the
11	applicant/proponent.
12	5. Private moorage for float planes may be permitted as a shoreline conditional use where
13	construction will not adversely affect shoreline functions or processes, including wildlife use.
14	Ecological restoration may be required to compensate for the greater intensity of activity
15	associated with the use.
16	6. Private docks shall not encroach into the required sideyard setbacks for residential development
17	(both onshore and offshore).
18	1.7. Covered moorage accessory to a single-family pier or dock shall have no walls other than an
19	open structural framework to support a roof and shall not cover more than 200 square feet nor
20	exceed 15 feet in height above OHWM. Roof materials shall be translucent, or at least 50
21	percent clear skylights.
22	E. Additional Standards for Shared Moorage.
23	1. When allowed under the provisions of this program, a shared moorage dock may be permitted
24	for multiple users. Such docks may consist of one pier and multiple floats or platform lifts, boat
25	lifts, and covered moorages, not to exceed the number of authorized users nor the total
26	maximum area allowed per WCC 23.40.140(B).
27	2. Shared moorage shall be required in accordance with the following to prevent the proliferation
28	of moorage facilities:
29	a. Shared moorage shall be provided for all residential developments of more than two
30	dwelling units.
31	b. Subdivisions shall contain a restriction on the face of the plat prohibiting individual docks.
32	c. Shared moorage facilities shall be available to property owners in the subdivision for
33	community access and may be required to provide public access depending on the scale of
34	the facility. A site for shared moorage should be owned in undivided interest by property
35	owners within the subdivision.
36	d. If shared moorage is provided, the applicant/proponent shall file at the time of plat
37	recordation a legally enforceable joint use agreement or other legal instrument that, at
38	minimum, addresses the following:
39	i. Apportionment of construction and maintenance expenses;
40	ii. Easements and liability agreements; and
41	iii. Use restrictions.

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1		e. On marine shorelines a dock or pier may be approved only if it is not feasible to provide
2		mooring buoys with an adequate landing area or a dock sized to accommodate tenders.
3		f. Where a new multifamily residential, camping club, or subdivision development proposes to
4		provide shared moorage, space for the number of waterfront lots or dwelling units may be
5		provided with an additional provision for sites without water frontage up to a ratio of 1.25
6		moorage spaces per total lots or units. This provision does not apply to existing
7		developments.
8	<u>3.</u>	Shared moorage shall be limited to the amount of moorage needed to serve lots with water
9		frontage; provided, that a limited number of upland lots may also be accommodated.
10		Applications for shared moorage shall demonstrate that mooring buoys are not feasible prior to
11		approval of dock moorage. Shared moorage currently leased or proposed to be leased to upland
12		property owners shall be reviewed as a marina.
13	<u>4.</u>	Shared moorage may be located adjacent to or upon a side property line of the affected
14		properties upon filing of an easement agreement or other legal instrument by the affected
15		property owners.
16		oreline Area Regulations.
17	A.	Urban. Private and shared moorage are permitted subject to policies and regulations of this
18		program. Public, commercial and industrial moorage, including expansion of existing piers, and
19		covered moorage or floatplane moorage accessory to a permitted moorage may be permitted as
20		a conditional use.
21	B.	-Urban Resort. Private, shared and public moorage, and covered moorage or floatplane moorage
22		accessory to a permitted moorage, may be permitted as a conditional use subject to the policies
23		and regulations of this program. Commercial moorage is prohibited, except piers serving small
24		passenger vessels may be permitted as a conditional use. Industrial moorage is prohibited.
25	C.	Urban Conservancy. Private and shared moorage on non-marine shorelines are permitted
26		subject to policies and regulations of this program. Private and shared moorage on marine
27		shorelines, other than constructed marinas or canals, may be permitted as a conditional use.
28		Public and commercial moorage, including the expansion of existing piers, and floatplane
29		moorage accessory to a permitted moorage may be permitted as a conditional use. Industrial
30		and covered moorage are prohibited.
31	Ð.	Shoreline Residential. Private and shared moorage are permitted subject to policies and
32		regulations of this program. Public and commercial moorage, including expansion of existing
33		piers, and covered moorage or floatplane moorage accessory to a permitted moorage may be
34	-	permitted as a conditional use. Industrial moorage is prohibited.
35	Ę.	-Rural. Private and shared moorage are permitted subject to policies and regulations of this
36		program. Public, industrial and commercial moorage, including expansion of existing piers, and
37		floatplane moorage accessory to a permitted moorage may be permitted as a conditional use.
38	-	Covered moorage is prohibited.
39	F.	Resource. Private and shared moorage are permitted subject to policies and regulations of this
40		program. Public, industrial and commercial moorage, including expansion of existing piers, and

Comment [CES196]: Addressed by use table now.

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1	floatplane moorage accessory to a permitted moorage may be permitted as a conditional use.
2	Covered moorage is prohibited.
3	G. Conservancy. Private and shared moorage on nonmarine shorelines are permitted subject to
4	policies and regulations of this program. Private and shared moorage on marine shorelines,
5	other than constructed marinas or canals, may be permitted as a conditional use. Public and
6	commercial moorage, including the expansion of existing piers, and floatplane moorage
7	accessory to a permitted moorage may be permitted as a conditional use. Industrial and covered
8	moorages are prohibited.
9	H. Natural. Moorage is prohibited, except public access, interpretive or nature observation facilities
10	that are compatible with the area's physical and visual character may be conditionally permitted
11	subject to policies and regulations of this program. Covered and floatplane moorage are
12	prohibited.
13	I.—Aquatic. Moorage is permitted, subject to the use and development regulations of the abutting
14	upland shoreline area designation. Unless authorized by WA DNR or its designees, extended
15	moorage longer than 60 consecutive days in one location shall be considered an obstruction
16	which interferes with the normal public use of the surface of the waters of the state, and is
17	prohibited.
4.0	
18 19	23. <u>410</u> 0. <u>140-160</u> Recreation. Shoreline recreation shall be subject to the policies and regulations of this section and
20	Chapter 23.90 WCC.
20	A. Policies.
21	A. – Shoreline recreational development should be given priority for shoreline location to the extent that
22	the use facilitates the public's ability to reach, touch, and enjoy the water's edge, to travel on the
25 24	waters of the state, and to view the water and the shoreline. Where appropriate, such facilities
24 25	should be dispersed along the shoreline in a manner that supports more frequent recreational
-	
26	access and aesthetic enjoyment of the shoreline for a substantial number of people.
27	B. Recreational developments should facilitate appropriate use of shoreline resources while conserving
28	them. These resources include, but are not limited to: accretion shoreforms, wetlands, soils, ground
29	water, surface water, native plant and animal life, and shore processes.
30	C. Recreational development requiring extensive structures, utilities and roads and/or substantial
31	modifications of topography or vegetation removal should not be located or expanded in areas
32	where damage to persons, property, and/or shoreline functions and processes is likely to occur.
33	D. Recreational developments and plans should provide the regional population a varied and balanced
34	choice of recreation experiences in appropriate locations. Public agencies and private developers
35	should coordinate their plans and activities to provide a wide variety of recreational opportunities
36	without needlessly duplicating facilities.
37	E. Trail links between shoreline parks and public access points should be encouraged for walking,
38	horseback or bicycle riding and other non motorized vehicle access where appropriate. The
39	Whatcom County Comprehensive Park and Recreation Open Space Plan should be considered in
40	design and approval of public trail systems.

40 design and approval of public trail systems.

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1	F.—Access to natural character recreational areas, including but not limited to beaches and fishing	
2	streams, should be a combination of linear shoreline trails or easements and small parking or access	s
3	tracts to minimize user concentration on small portions of the shoreline.	
4	G.—Recreation facilities should incorporate public education regarding shoreline ecological functions	
5	and processes, the role of human actions on the environment and the importance of public	
6	involvement in shorelines management. Opportunities incorporating educational and interpretive	
7	information should be pursued in design and operation of recreation facilities and nature trails.	
8	H. Reasonable physical or visual public access to shorelines should be provided and integrated with	
9	recreational developments in accordance with WCC 23.90.080.	
10	I.—Recreation development should be located only where utility and road capability is adequate, or	
11	may be provided without significant damage to shore features commensurate with the number and	ŧ
12	concentration of anticipated users.	
13	J.— Cooperative efforts among public and private persons toward the acquisition and/or development	
14	of suitable recreation sites or facilities should be explored to assure long-term availability of	
15	sufficient public sites to meet local recreation needs.	
16	B.—Regulations. Where significant adverse impacts are adequately mitigated, recreational developmen	ŧ
17	is a priority use for shoreline location, subject to the following:	
18	A. General.	
19	1. Water-related and water-enjoyment uses do-shall not displace water-dependent uses-and are	
20	consistent with existing water-related and water-enjoyment uses.	
21	2. Activities provided by recreational facilities must bear a substantial relationship to the shoreline	э,
22	or provide physical or visual access to the shoreline. Facilities for water-dependent recreation	
23	such as fishing, clam digging, swimming, boating, and wading, and water-related recreation suc	h
24	as picnicking, hiking, and walking should be located near the shoreline, while non-water-related	ł
25	recreation facilities shall be located inland.	
26	3. Recreation areas or facilities on the shoreline-shall provide physical or visual public access	
27	consistent with the criteria of WCC 23. <u>30.06090.080 (Public Access)</u> .	
28	4. Recreational facilities with large grass areas, such as golf courses and playing fields, and facilitie	S
29	with extensive impervious surfaces shall incorporate means to prevent erosion, control the	
30	amount of runoff, and prevent harmful concentrations of chemicals and sediment from entering	-
31	waterbodies in accordance with the policies and regulations of WCC 23. <u>3</u> 90.0 <u>3</u> 40 (Water Qualit	<u>y</u>
32	and Quantity).	
33	5. Recreational use of motor vehicles including unlicensed off-road vehicles is permitted only on	
34	roads or trails specifically designated for such use. Such use is prohibited on tidelands,	
35	backshore beaches, streams, or wetlands; except as necessary for public health and safety or	
36	maintenance.	
37	6. Trails shall meet the requirements of WCC Chapter 16.16 (Critical Areas).	
38	B. Regulations for Specific Shoreline Environment Designations.	
39	1. In the Urban Conservancy shoreline environment, low intensity water-oriented recreational use	2
40	and development is permitted subject to the following criteria:	

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-	a. Structures will not result in more than 10 percent building coverage or 4,000 square feet,
	whichever is greater, and total impervious surface will not exceed 20 percent, or 10,000
	square feet, whichever is greater.
	b. Alteration of topography shall be limited to the minimum necessary to accommodate
	allowed development, and generally less than 30 inches.
	c. Use of areas or facilities will not result in use patterns that lead to degradation of shoreline
	ecological functions.
	 In the Resource shoreline environment, low intensity water-oriented recreational use and
	development is permitted; provided, that no designated agricultural or forest resource lands of
	long-term significance are displaced.
	3. In the Conservancy shoreline environment, low intensity water-oriented recreational use and
	development is permitted subject to the following criteria:
	a. Structures on sites of one acre or less will not result in more than 10 percent building
	coverage or 2,000 square feet, whichever is greater, and total impervious surface will not
	exceed 20 percent or 5,000 square feet, whichever is greater.
	b. Structures on sites greater than one acre will not result in more than five percent building
	coverage or 2,000 square feet, whichever is greater, and total impervious surface will not
	exceed 10 percent or 10,000 square feet, whichever is greater.
	c. Alteration of topography shall be limited to the minimum necessary to accommodate
	allowed development, and generally less than 30 inches.
	d. Use of areas or facilities will not result in use patterns that lead to degradation of shoreline
	ecological functions.
	4. In the Natural shoreline environment, low intensity water-oriented recreational use and
	development consisting of primitive trails or primitive campsites is permitted subject to the
	following criteria:
	a. Essential minor structures such as trails, stairs, small picnic areas, primitive roads,
	viewpoints, restrooms, interpretive facilities, or development that will not adversely affect
	shoreline ecological functions and processes are permitted.
	b. Any necessary landscaping shall use native or similar self-maintaining vegetation.
	c. Recreational development requiring extensive structures or substantial alterations to
	topography or native vegetation is prohibited.
	5. In the Aquatic shoreline area environment, water-oriented recreational use and development is
	permitted, subject to the use and development regulations of the abutting upland shoreline
	area environment designation; provided, that underwater parks may be permitted as a
	shoreline conditional use.
	A. Shoreline Area Regulations.
	1. Urban. Water oriented recreational use and development is permitted subject to policies and
	regulations of this program.
	2. Urban Resort. Water-oriented recreational use and development is permitted subject to policies

Comment [AP197]: Carried over from removed 'Shoreline Area Regulations.' Comment [CES198]: Addressed in use table

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1	3. Urban Conservancy. Low intensity water-oriented recreational use and development is
2	permitted subject to policies and regulations of this program and the following criteria:
3	a. Structures will not result in more than 10 percent building coverage or 4,000 square feet,
4	whichever is greater, and total impervious surface will not exceed 20 percent, or 10,000
5	square feet, whichever is greater.
6	b. Alteration of topography shall be limited to the minimum necessary to accommodate
7	allowed development, and generally less than 30 inches.
8	c. Use of areas or facilities will not result in use patterns that lead to degradation of shoreline
9	ecological functions.
10	4.—Shoreline Residential. Water-oriented recreational use and development is permitted subject to
11	policies and regulations of this program.
12	5.—Rural. Water-oriented recreational use and development is permitted subject to policies and
13	regulations of this program.
14	6. Resource. Low intensity water-oriented recreational use and development is permitted subject
15	to policies and regulations of this program; provided, that no designated agricultural or forest
16	resource lands of long-term significance are displaced.
17	7. Conservancy. Low intensity water-oriented recreational use and development is permitted
18	subject to policies and regulations of this program and the following criteria:
19	a. Structures on sites of one acre or less will not result in more than 10 percent building
20	coverage or 2,000 square feet, whichever is greater, and total impervious surface will not
21	exceed 20 percent or 5,000 square feet, whichever is greater.
22	b.—Structures on sites greater than one acre will not result in more than five percent building
23	coverage or 2,000 square feet, whichever is greater, and total impervious surface will not
24	exceed 10 percent or 10,000 square feet, whichever is greater.
25	 Alteration of topography shall be limited to the minimum necessary to accommodate
26	allowed development, and generally less than 30 inches.
27	d.—Use of areas or facilities will not result in use patterns that lead to degradation of shoreline
28	ecological functions.
29	8. Natural. Low intensity water oriented recreational use and development consisting of primitive
30	trails or primitive campsites is permitted subject to policies and regulations of this program and
31	the following criteria:
32	a. Essential minor structures such as trails, stairs, small picnic areas, primitive roads,
33	viewpoints, restrooms, interpretive facilities, or development that will not adversely affect
34	shoreline ecological functions and processes are permitted, subject to policies and
35	regulations of this program.
36	b. Any necessary landscaping shall use native or similar self-maintaining vegetation.
37	c. Recreational development requiring extensive structures or substantial alterations to
38	topography or native vegetation is prohibited.
39	9. Aquatic. Water-oriented recreational use and development is permitted, subject to the use and
40	development regulations of the abutting upland shoreline area designation; provided, that
41	underwater parks may be permitted as a conditional use.

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1	23. <u>4100.150.170</u> Residential.
2	Residential development in shoreline areas shall be subject to the policies and regulations of this section
3	and Chapter 23.90 WCC. This section applies to rResidential development, uses, and activities. as
4	defined in WCC Chapter 23.110 includes multifamily development and the The creation of new
5	residential lots through land division is regulated pursuant to WCC 23.40.130 (Land Division).
6	B. Policies.
7	A. Single-family residences are designated in Chapter 90.58 RCW as a priority use in those limited
8	instances when authorization is given for alterations of the natural condition of shorelines of the
9	state.
10	B. New residential development is encouraged to cluster dwelling units together to reduce physical
11	and visual impacts on shorelines and to reduce utility and road costs. Planned unit developments
12	that include common open space and recreation facilities, or a variety of dwelling sizes and types,
13	are encouraged at suitable locations as a preferable alternative to extensive single-lot subdivisions
14	on shorelines. Planned unit developments (Chapter <u>20.85</u> WCC) may also include a limited number
15	of neighborhood commercial business uses where consistent with the applicable zoning regulations.
16	C.—Allowable density of new residential development should comply with applicable comprehensive
17	plan goals and policies, zoning restrictions, and shoreline area designation standards. The density
18	per acre of development should be appropriate to local natural and cultural features.
19	D.—Structures or development for uses accessory to residential use should preserve shoreline open
20	space, be visually and physically compatible with adjacent cultural and shoreline features, be
21	reasonable in size and purpose, and result in no net loss of shoreline ecological functions and
22	processes.
23	E. Buildings greater than 35 feet above average grade level that will obstruct the views of a substantial
24	number of residences on areas adjoining such shorelines are limited by the Act (RCW <u>90.58.320</u>) to
25	those cases where this program does not prohibit such development and then only when overriding
26	considerations of the public interest will be served. This program provides opportunities for
27	buildings greater than 35 feet in height in limited areas where consistent with development
28	objectives and the goals and polices of this program.
29	F. New residential development should be planned and built in accordance with the policies and
30	regulations in WCC <u>23.90.030</u> and to minimize the need for shoreline stabilization and flood hazard
31	reduction measures.
32	G. Measures to conserve native vegetation along shorelines should be required for all residential
33	development. Vegetation conservation may include avoidance or minimization of clearing or
34	grading, restoration of areas of native vegetation, and/or control of invasive or nonnative
35	vegetation.
36	H.—Whenever possible, nonregulatory methods to protect, enhance, and restore shoreline ecological
37	functions and other shoreline resources should be encouraged for residential development. Such
38	methods may include resource management planning, low impact development techniques,
39	voluntary protection and enhancement projects, education, or incentive programs.
40	I. New multiunit residential development, including subdivision of land for more than four parcels,
41	should provide substantial shore space for development residents and the public, unless public

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1	access is infeasible due to incompatible uses, safety, impacts to shoreline ecology or legal
2	limitations.
3	J. Development should provide open space corridors between structures, and along site boundaries,
4	so as to provide space for outdoor recreation, preserve views, and minimize use conflicts.
5	K. Recreation-oriented residential development in the shoreline should be located only where
6	substantial recreation opportunities are provided on site, and where nearby property owners and
7	other appropriate uses will not be adversely affected.
8	C. Regulations.
9	A. General.
10	<u>1. New oO</u> ver-water residencestial structures, including floating homes, are prohibited.
11	1.2. New rResidential development may not be approved in cases when it can be reasonably
12	foreseeable that the development or use would require structural flood hazard reduction
13	measures within a channel migration zone or floodway during the life of the development or
14	use.
15	3. <u>New rR</u> esidential development shall assure through a geotechnical analysis that the
16	development will not require shoreline stabilization for the life of structure (100 years). Prior to
17	approval, geotechnical analysis of the site and shoreline characteristics shall demonstrate that
18	shoreline stabilization is unlikely to be necessary; setbacks from steep slopes, bluffs, landslide
19	hazard areas, seismic hazard areas, riparian and marine shoreline erosion areas shall be
20	sufficient to protect structures during the life of the structure (100 years); and impacts to
21	adjacent, downslope or down-current properties are not likely to occur. The greater setback
22	resulting from this regulation or WCC 23.90.130 23.40.020 (Shoreline Bulk Provisions) shall apply.
23	2. Clustering and low impact development techniques may be required where appropriate to
24	minimize physical and visual impacts on shorelines in accordance with policies and regulations
25	of WCC 23.90.090.
26	4. Residential structures, accessory uses, and related facilities shall be designed and located so as
27	to minimize view obstructions to and from shorelines and waterbodies.
28	5. Utilities shall be located within roadway and driveway corridors and rights-of-way wherever
29	feasible.
30	B. Standards for Single-Family Residential Use on Constrained Lots.
31	1. Legally existing lots with a depth (the distance from the ordinary high water mark to the inside
32	edge of the frontage setback) that would not allow for compliance with the reduced standard
33	buffer may be allowed without a shoreline variance when the following criteria are met:
34	2. The lot is vacant or existing structures are removed; provided an existing primary single family
35	residential structure may be enlarged, consistent to WCC 23.50.020, to the maximum building
36	area allowed in (3) below.
37	1.3. The building area lying landward of the shoreline buffer and interior to required side yard
38	setbacks isshall not exceed 2,500 square feet or less. The building area means the entire area
39	that will be disturbed to construct the home, sidewalks and similar structures (except the single
40	path allowed for shoreline access), parking areas, normal appurtenances (except drainfields).
41	Additionally, and another 500 square feet of low-impact development (LID) landscaping,

Comment [CES199]: Moved to land division

Comment [CES200]: Moved from Site Planning section. Required to meet WAC 173-26-241(3)(I). Comment [CES201]: Moved from old nonconforming section.

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1	including any lawn, turf, ornamental vegetation, or gardens is allowed, provided that it is set	
2	back as far as feasible from the shoreline.	
3	4. Consideration shall be given to view impacts in accordance with WCC 23.40.020(D)(2) (Common-	
4	Line Setback).	
5	2.5. The lot is not subject to landslide hazard areas, alluvial fan hazard areas, or riverine and coastal	
6	erosion hazard areas or associated buffers as defined in (see WCC 16.16.310);	
7	3.6. The nonconforming lot was created prior to the effective date of this program (August 8, 2008);	
8	7. Appropriate measures are taken to mitigate all adverse impacts, including but not limited to	
9	locating the residence in the least environmentally damaging location relative to the shoreline	
10	and any critical areas <u> and their buffers</u> . ; and provided, that;	
11	8. All administrative reductions to side yard and/or frontage setbacks are pursued, when doing so	
12	will not create a hazardous condition or a condition that is inconsistent with this program and	
13	WCC Title 20.	
14	4. <u>9.</u> There is no opportunity to consolidate lots under common ownership that will alleviate the	
15	nonconformity;	
16	10. The shoreline jurisdiction shoreline area outside of the approved development is optimized to	
17	provide the maximum shoreline ecological functions and ecosystem wide functions;	
18	11. Development may not take place waterward of the ordinary high water mark; and	
19	12. Accessory utilities Facilities such as a conventional drainfield system may be allowed within	
20	critical areas or their buffers, subject to specific criteria in Chapter 16.16 WCC.	
21	C. Additional Standards for Multifamily Residential Development.	
22	1. Due to the potential for adverse impact upon adjacent uses and the community from such high-	
23	rise and multiunit buildings that exceed 35 feet in height, the County must find proposals for	
24	such buildings to be consistent with this program and the Act, particularly as related to	
25	RCW 90.58.320, and the following factors:	
26	2.1. Open space areas and setbacks shall be required along shorelines and between buildings	
27	wherever feasible. These areas should be large enough so that local views are not extensively	
28	blocked, and building residents have privacy and ample space for outdoor recreation and	
29	circulation. The amount of open space shall increase proportionately as density and/or height	
30	increase. In general, a view corridor must be maintained across 30 percent of the average parcel	
31	width with additional width provided for the percentage increase above 35 feet to a maximum	
32	of 50 percent of the lot width. The increased area within a view corridor due to increased height	
33	must be devoted to landscaping or other open space.	
34	3. Urban services, including sanitary sewers, public water supply, fire protection, stormwater	
35	drainage, and police protection shall be provided at adequate levels to protect the public health,	
36	safety, and welfare.	
37	4-2. Circulation, parking areas, and outdoor storage or loading areas shall be adequate in size and	
38	designed so that the public safety and local aesthetic values are not diminished. Such areas shall	
39	be screened where appropriate from open space areas by landscaping, fences or other similar	
40	structures, or grade separation.	

Comment [CES202]: Already addressed by 23.40.020(C)(2)

Comment [CES203]: Covered by Title 20.

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1	3. <u>New multiunit mMultifamily</u> development with more than four units and, including subdivision	
2	of land for more than four parcels, s hall incorporate public access to publicly owned shorelines	
3	or public waterbodieswaters of the state as provided for in WCC 23.390.0780 (Public Access)	
4	unless the site is designated in a shoreline public access plan for a greater component of public	
5	access or public access is demonstrated to be infeasible or inappropriate. The amount and	
6	configuration of public access shall depend on the proposed use(s) and the following criteria:	
7	a. Multifamily development that have views of water areas shall provide a public pedestrian	
8	viewing area.	
9	b. Multifamily development adjacent to waters of the state shall provide access to a point	
10	abutting the water that will provide visual access, and shall provide physical access to public	
11	waterways, public marine waters, and public tidelands that are physically accessible at low	
12	tide or low water.	
13	c. Multifamily development subject to requirements for dedication of land to provide open	
14	space or mitigate recreation demands of the development shall dedicate such land on or	
15	adjacent to public waterways or marine shorelines, as applicable, unless the ecological	
16	sensitivity of such land precludes public access. Portions of the area dedicated may be	
17	fenced or otherwise restricted to limit public access to ecologically sensitive areas.	 Comment [CES204]: Mimicking the public
18	5.4. Recreational needs of building residents shall be provided through on-site recreation facilities	access requirements for land divisions.
19	and access to shorelines. The variety and number of on-site recreation facilities should increase	
20	proportionately as density increases. Where appropriate, public access should be provided and	
21	integrated with the development.	
22	A.—Location and Design.	
23	1. As mandated by the Act (RCW 90.58.320), no shoreline permit may be issued for any new or	
24	expanded building or structure of more than 35 feet above average grade level on shorelines	
25	that will obstruct the view of a substantial number of residences on areas adjoining such	
26	shorelines, except where this program does not prohibit such development and only when	
27	overriding considerations of the public interest will be served.	
28	2. Minimum required setbacks from shorelines and side property lines, maximum height limits and	
29	open space requirements are contained in WCC 23.90.130, Shoreline bulk provisions – Buffers,	
30	setbacks, height, open space and impervious surface coverage.	 Comment [CES205]: Deleted throughout, as
31	B.D. Additional Standards for Accessory Uses and Development.	every use has to meet the general setbacks.
32	1. Accessory development common to residences includes, but is not limited to, recreational	
33	moorage (mooring buoys, docks and floats), garages and shops, parking areas, water craft	
34	storage, shoreline stabilization, fences, cabanas, tennis courts, swimming pools, saunas,	
35	antennas, decks, walkways and landscaping.	 Comment [DN206]: Deleted, as this is a
36	2. Shoreline permits shall be required for accessory development that does not meet the intent	definition and is covered there.
37	and definition of an appurtenance as defined in WCC 23.110.010(16).	
38	 Such-Non-water dependent accessory uses development shall not be located are prohibited in 	
39	required shoreline setbacks; except, as provided in WCC Chapter 16.16 (Critical Areas).	

SMP Update - Title 23 Amendments May 13, 2021 3.2. Non-water dependent development uses and shall be prohibited over the water. unless clearly 1 2 water-dependent such as moorage (mooring buoys, docks and floats) for recreational or 3 personal use. 4 4.—For projects involving two or more dwelling units, only shared moorage consisting of mooring 5 buoys, or shared moorage and/or floats, is permitted. Individual private docks are prohibited. 6 Shared moorage may be approved if it meets all requirements in WCC 23.100.090. 7 5-3. Private recreational docks and floats for individual lots are permitted in existing subdivisions 8 which were approved on or before January 28, 1993, only where shared moorage has not 9 already been developed and subject to the policies and regulations in WCC 23.100.090For docks 10 and piers, see WCC 23.40.150 (Moorage Structures). E. Regulations for Specific Shoreline Environment Designations. 11 12 1. In the Natural shoreline environment, residential development is prohibited, except that one 13 single-family residence per legal lot may be permitted as a shoreline conditional use where 14 there is no feasible location outside of the shoreline. 15 D.-Shoreline Area Regulations. 16 A. Urban. Residential development is permitted subject to policies and regulations of this program. B. Urban Resort. Residential development is permitted subject to policies and regulations of this 17 18 program. 19 C. Urban Conservancy. Single-family and duplex development is permitted subject to policies and 20 regulations of this program. Subdivision of property shall not be allowed in a configuration that 21 will require significant vegetation removal or shoreline modification or result in a net loss of 22 shoreline ecological functions and processes at the time of development of the subdivision 23 and/or use of each new parcel. All other residential development may be permitted as a 24 conditional use. 25 -Shoreline Residential. Residential development is permitted subject to policies and regulations of this program. 26 27 E. Rural. Residential development is permitted subject to policies and regulations of this program. F. Resource. Residential development limited to farm-related residences or one residence and one 28 29 accessory dwelling unit is permitted per existing parcel where there is no feasible location 30 outside of the shoreline. 31 G. Conservancy. Single-family and duplex development is permitted subject to policies and 32 regulations of this program. Subdivision of property shall not be allowed in a configuration that 33 will require significant vegetation removal or shoreline modification or result in a net loss of 34 shoreline ecological functions and processes at the time of development of the subdivision 35 and/or use of each new parcel. All other residential development may be permitted as a 36 conditional use. 37 H. Natural. Residential development is prohibited, except that one single family residence per 38 existing lot of record may be permitted as a conditional use where there is no feasible location 39 outside of the shoreline.

40 I. Aquatic. Residential development is prohibited.

Comment [AP207]: Moved from 'Shoreline Area Regulations.'

Comment [CES208]: Addressed in use table now.

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	Chapter 23.90 WCC.
٩.	Policies.
	1.—This program recognizes the importance of restoration of shoreline ecological functions and
	processes and encourages cooperative restoration efforts and programs between local, state,
	and federal public agencies, tribes, nonprofit organizations, and landowners to address
	shorelines with impaired ecological functions and/or processes.
	2. Restoration actions should restore shoreline ecological functions and processes as well as
	shoreline features and should be targeted towards meeting the needs of sensitive and/or locally
	important plant, fish and wildlife species as well as the biological recovery goals for early
	Chinook and bull trout populations, and other salmonid species and populations.
	3. Restoration should be integrated with other parallel natural resource management efforts such
	as the WRIA 1 Salmonid Recovery Plan and the WRIA 1 Watershed Management Plan.
	4. Priority should be given to restoration actions that:
	2.—Create dynamic and sustainable ecosystems.
	3.—Restore connectivity between stream/river channels, floodplains and hyporheic zones.
	4. Restore natural channel-forming geomorphologic processes.
	5.—Mitigate peak flows and associated impacts caused by high stormwater runoff volume.
	6.—Reduce sediment input to streams and rivers and associated impacts.
	7. Improve water quality.
	8.—Restore native vegetation and natural hydrologic functions of degraded and former
	wetlands.
	9. Replant native vegetation in riparian areas to restore functions.
	10Restore nearshore ecosystem processes, such as sediment transport and delivery and tidal
	currents that create and sustain habitat.
	11. Restore pocket estuaries that support salmon life histories, including feeding and growth,
	refuge, osmoregulation, and migration.
	12. Address contamination along industrial shoreline regions.
۹.	Regulations. <u>General.</u>
	1. Restoration of ecological functions and processes shall be allowed on all shorelines and shall be
	located, designed, and implemented in accordance with applicable policies and regulations of
	this program.
	2. Restoration shall be carried out in accordance with an approved shoreline restoration $plan_7$
	County Resolution 2007-011, and in accordance with the policies and regulations of this
	program .
	3. The County may grant relief from shoreline master program development standards and use
	regulations resulting from shoreline restoration projects within urban growth areas consistent
	with criteria and procedures in WAC 173-27-215.

Comment [DN209]: Moved from General Regulations section (WCC 23.30)

Comment [AP210]: Added per Periodic Review Checklist, Item 2009.a, and Scoping Document, Item #2f. Comment [CES211]: Addressed in use table

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1 2	b.— Urban Resort. Restoration activities are permitted subject to policies and regulations of this
2	program. c. Urban Conservancy. Restoration activities are permitted subject to policies and regulations of
4	this program.
4 5	d. Shoreline Residential. Restoration activities are permitted subject to policies and regulations of
6	this program.
7	e.—Rural. Restoration activities are permitted subject to policies and regulations of this program.
, 8	f. Resource. Restoration activities are permitted subject to policies and regulations of this
9	program.
10	g.— Conservancy. Restoration activities are permitted subject to policies and regulations of this
11	program.
12	h.—Natural. Restoration activities are permitted subject to policies and regulations of this program.
13	i. Aquatic. Restoration activities are permitted subject to policies and regulations of this program.
14	23.4100.170-190 Shoreline Stabilization.
15	<u>A. General.</u>
16	1. All development shall be located and designed to avoid the need for furture shoreline
17	stabilization to the extent feasible.
18	2. Shoreline stabilization measures shall comply with the principals and standards of WAC 173-26-
19 20	231(3)(a) (Shoreline Stabilization).
20 21	3. Shoreline stabilization structures shall not result in a net loss of shoreline ecological functions. If shoreline stabilization is necessary pursuant to a geotechnical analysis, the method, either hard
21	or soft, may be required to provide mitigation.
22	4. When authorized consistent with these provisions, shoreline stabilization measures shall be
23 24	designed in accordance with WDFW's Integrated Streambank Protection Guidelines or WDFW's
24	Marine Shoreline Design Guidelines, whichever is relevant to the particular environment.
26	4.5. Alternatives for shoreline stabilization shall be based on the following order of preference:
27	<u>a.</u> No action, increase building setbacks , relocate structures ;
28	a-b. Nonstructural shoreline stabliaztion;
29	b.c. Other s oft shoreline stabilization <u>treatment</u> ;
30	d. Hybrid shoreline stabilization;
31	e. Hard shoreline stabilization.
32	6. Soft shoreline stabilization treatment shall be used unless demonstrated through a geotechnical
33	analysis not to be sufficient to protect primary structures, dwellings, or businesses.
34	7. Hard shoreline stabilization measures shall not be allowed except when necessity is
35	demonstrated in the following manner:
36	a. To protect legally existing primary structures:
37	i. New or enlarged structural shoreline stabilization measures for the existing primary
38	structure, including residences and their primary appurtenant structures or uses, shall
39	not be allowed unless there is conclusive evidence, documented by a geotechnical
40	analysis, that the lawfully established, primary structure will be damaged within three

Comment [CES212]: Added per DOE recommendation.

Comment [CES213]: Added per DOE recommendation.

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1	years from shoreline erosion caused by tidal actions, currents, or waves. Where a	
2	geotechnical analysis confirms a need to prevent potential damage to a primary	
3	structure, but the need is not as immediate as three years, the analysis may still be use	d
4	to justify more immediate authorization for shoreline stabilization using soft treatment	
5	ii. Normal sloughing, erosion of steep bluffs, or shoreline erosion itself, without a scientifi	c
6	or geotechnical analysis, is not demonstration of need.	
7	b. In support of water-dependent development when all of the following apply:	
8	i. The erosion is not being caused by upland conditions, such as the loss of vegetation and	<u>d</u>
9	drainage;	
10	ii. Nonstructural shoreline stablization, planting vegetation, or installing on-site drainage	
11	improvements are not feasible or not sufficient;	
12	iii. The need to protect primary structures from damage due to erosion is demonstrated	
13	through a geotechnical report;	
14	c. In support of non-water-dependent development, including single-family residences, when	
15	all of the following apply:	
16	i. The erosion is not being caused by upland conditions, such as the loss of vegetation and	<u>t</u>
17	drainage;	
18	ii. Nonstructural measures, such as placing the development further from the shoreline,	
19	planting vegetation, or installing on-site drainage improvements, are not feasible or no	<u>t</u>
20	sufficient;	
21	iii. The need to protect the primary structures from damage due to erosion is	
22	demonstrated through a geotechnical report. The damage must be caused by natural	
23	processes, such as tidal action, currents and waves;	
24	d. To protect projects for the restoration of ecological functions or hazardous substance	
25	remediation projects pursuant to Chapter 70.105D RCW when nonstructural measures,	
26	planting vegetation, or installing on-site drainage improvements are not feasible or	
27	<u>sufficient.</u>	
28	8. When hard shoreline stabilization measures are demonstrated to be necessary, they must:	
29	a. Limit the size of stabilization measures to the minimum necessary; and	
30	b. Assure no net loss of shoreline ecological functions; and	
31	9. Publicly financed or subsidized shoreline erosion control measures shall provide appropriate	
32	public access to the shoreline except where such access is determined to be infeasible because	
33	of incompatible uses, safety, security, or harm to ecological functions.	
34	10. Bioengineering approaches or other soft treatment shoreline stabilization that provide	
35	restoration of shoreline ecological functions may be permitted waterward of the OHWM.	
36	<u>11.</u> Shoreline stabilization on streams should be located and designed to fit the physical character	
37	and hydraulic energy potential of a specific shoreline reach, which may differ substantially from	
38	adjacent reaches. Hard shoreline stabilization methods are prohibited in jurisdictional shoreline	
39	streams on estuarine shores, in wetlands, and in salmon spawning areas, except for the purpos	<u>e</u>
40	of fish or wildlife habitat enhancement or restoration.	

Comment [CES214]: Amended to comply with WAC 173-26-231(3)(a)(iii)(E).

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1	12.	Revetments are prohibited, except for use in water-dependant and public infras	tructure
2		projects, which may be permitted as conditional use.	
3	13.	Gabions are prohibited along marine shorelines, but may be permitted as a cond	ditional use
4		along freshwater shorelines.	
5	14.	Shore stabilization should not be developed for the purpose of filling shorelines.	-Shoreline
6		- stabilization measures shall not be for the purpose of creating dry land, leveling	
7		property, creating or preserving residential lawns, yards, or landscaping, and sha	all not be
8		allowed except when otherwise allowed in this program.	
9	15.	Minimize disturbance pertaining to beach access by avoiding trails that require h	nard
10		stabilization.	
11		Bluff stabilization walls shall be prohibited unless proven necessary through a ge	otechnical
12		report.	
13	<u>16</u> .	Placement of shoreline stabilization methods shall follow the natural contour of	the existing
14		shoreline, be parallel to and at or above the OHWM.	
15	<u>17</u> .	When determined to be necessary pursuant to this section Bulkheads and other	similar hard
16		structures areshoreline stabilization prohibited on marine feeder bluffs or on ma	arine or lake
17		accretion shoreforms, shall require a except as a conditional use permit where e	xposure to
18		storm waves and driftwood battering seriously threaten other similar existing st	ructures and no
19		feasible alternatives exist. Such bulkheads shall be set back a minimum of 20 fee	et landward from
20		the OHWM.	
21		a. Shoreline stabilization on marine feeder bluffs may require additional mitiga	ation measures,
22		including those necessary to offset the loss of sediment supply.	
23		b. Shoreline stabilization on accreation shoreforms shall be set back a minimur	<u>n of 20 feet</u>
24		landward from the OHWM.	
25	<u>18.</u>	Shoreline stabilization must be designed by a professional engineer licensed in t	
26		Washington with demonstrated experience in hydraulic activities of shorelines.	
27		soft treatment shoreline stabilization may be designed by a habitat biologist or a	
28		with demonstrated expertise in designing soft treatment shoreline stabilization.	
29	<u>19.</u>	Depending on the degree of hard or soft elements to the project, the County, W	
30		U.S. Army Corps of Engineers may require varying degrees of mitigation or other	<u>r permit</u>
31	20	conditions.	ale and the s
32	<u>20.</u>	Shoreline stabilization, as applied in this section, is generally distinguished from	
33		restoration activities. However, specific shoreline stabilization elements of resto	ration activities
34 25	21	shall be guided by this section.	oviete chall be
35 26	<u>21.</u>	Use of shoreline armoring to protect a lot where no primary structure presently	<u>exists shall be</u>
36 37	22	prohibited. Shoreline stabilization structures shall not be constructed with waste materials	such as
37 38	<u> 22.</u>	demolition debris, derelict vessels, tires, concrete or any other materials which i	
38 39		adverse toxic or visual impacts on shoreline areas.	ingit have
22		auverse toxic of visual impacts of shorellife dieds.	

Comment [CES215]: Deleted since all stabilization requires a geotech report.

Comment [CES216]: Moved from below and modified based on discussion w/ DOE.

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1	В.	Add	ditional Standards for Replacement or Repair of Existing Shoreline Stabilization.
2		<u>1.</u>	Damaged structural stabilization may be repaired up to 50% of the linear length within a 5-year
3			period. Repair area that exceeds 50% shall be considered a replacement. Stabilization repair
4			applications shall consider cumulative approvals of each successive application within a five-year
5			period.
6		<u>2.</u>	Any replacement of, additions to, or increases in the dimensions of existing shoreline
7			stabilization measures shall be considered as a new structure.
8		3.	An existing stabilization structure may be replaced with a similar structure if there is a
9			demonstrated need, through a geotechnical report, to protect principal uses or structures from
10			erosion caused by currents, tidal action or waves.
11		4.	If the OHWM has been re-established, the replacement structure must be located at or near the
12			new OHWM.
13		<u>5.</u>	Alternative or soft treatment stabilization shall be considered prior to in-kind replacement
14			through an alternatives analysis.
15		<u>6.</u>	The replacement structure shall:
16			a. Be designed, located, sized and constructed to assure no net loss of ecological functions.
17			b. Perform the same stabilization function of the existing structure and not require additions
18			to or increases in size.
19			c. Not encroach waterward of the OHWM or existing structure unless the residence was
20			occupied prior to January 1, 1992, and there are overriding safety or environmental
21			concerns. In such cases, the replacement structure shall abut the existing shoreline
22			stabilization structure.
23		<u>7.</u>	When possible or as an element of mitigation sequencing, failing, harmful, unnecessary, or
24			ineffective structures should be removed, and shoreline ecological functions and processes
25			should be restored using nonstructural or soft and/or long-term stabilization measures.
26	<u>C.</u>	Sup	oplemental Application Materials Requirements.
27		<u>2.1</u>	. Geotechnical reports required pursuant to this section shall address the need for shoreline
28			stabilization and shall include the following:
29			a. A scaled site plan showing:
30			i. The location of existing and proposed shore stabilization, structures, fill, and vegetation,
31			with dimensions indicating distances to the OHWM; and
32			ii. Existing site topography, preferably with two-foot contours.
33			b. A description of the processes affecting the site, and surrounding areas that influence or
34			could be influenced by the site, including areas in which stream processes, lake or marine
35			geomorphic processes affect the site, including, but not limited to:
36			i. Soil erosion, deposition, or accretion;
37			ii. Evidence of past or potential channel migration;
38			iii. Evidence of past or potential erosion due to tidal action and/or waves;
39			iv. Littoral drift; and
40			v. An estimate of shoreline erosion rates.

Comment [CES217]: DOE recommended we have a threshold to distinguish between repair & replacement. How much has to be left to be considered replair? Language from SMP Handbook chapter 15, pg. 35-36.

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1 2 3	c. A description and analysis of the urgency and risk associated with the specific site characteristics, an alternative analysis addressing the order of preference as specified in subsection (A)(4), and demonstrated need as specified in subsection (A)(7).
4	d. A discussion and analysis demonstrating conformance with the standards enumerated in
5	WCC_Chapter 16.16 (Critical Areas).
6	D. Regulations for Specific Shoreline Environment Designations.
7	1. In the Urban Conservancy and Conservancy shoreline environments, breakwaters and jetties
8	may be permitted as a shoreline conditional use if accessory to a water-dependent use and
9	littoral sediment transport is not significantly disrupted.
10	2. In the Natural shoreline area environment, shoreline stabilization is prohibited; except that
11	using bioengineering approaches may be permitted when necessary to restore an eroding
12	accretion shoreform or to retard erosion elsewhere.
13	3. In the Aquatic shoreline environment:
14	a. Bioengineering approaches are permitted on tidelands and shorelands when necessary to
15	restore an eroding accretion shoreform or to retard erosion elsewhere.
16	b. Drift sills, breakwaters, and jetties may be permitted as a shoreline conditional use if such
17	development is permitted in the abutting upland shoreline environment designation.
18	c. Bulkheads or revetments are prohibited except for an approved water-dependent
19	development.
20	Shore stabilization in shoreline areas shall be subject to the policies and regulations of this section and
	Shore stabilization in shoreline areas shall be subject to the policies and regulations of this section and Chapter 23.90 WCC.
20	
20 21	Chapter 23.90 WCC.
20 21 22	Chapter 23.90 WCC. A. Policies.
20 21 22 23	Chapter 23.90 WCC. A.— Policies. 1.— Alternatives to structures for shore protection should be used whenever possible. Such alternatives
20 21 22 23 24	 Chapter 23.90 WCC. A.—Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building
20 21 22 23 24 25	 Chapter 23.90 WCC. A.—Policies. 1.—Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach
20 21 22 23 24 25 26	 Chapter 23.90 WCC. A. Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment.
20 21 22 23 24 25 26 27	 Chapter 23.90 WCC. A. — Policies. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2. — New or expanded structural shore stabilization for new primary structures should be avoided.
20 21 22 23 24 25 26 27 28	 Chapter 23.90 WCC. A.— Policies. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline
20 21 22 23 24 25 26 27 28 29	 Chapter 23.90 WCC. A. Policies. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future
20 21 22 23 24 25 26 27 28 29 30	 Chapter 23.90 WCC. A. Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable
20 21 22 23 24 25 26 27 28 29 30 31	 Chapter 23.90 WCC. A.— Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2.— New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable development to occur.
20 21 22 23 24 25 26 27 28 29 30 31 32	 Chapter 23.90 WCC. A. Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable development to occur. 3. New or expanded structural shore stabilization should only be permitted where demonstrated to be
20 21 22 23 24 25 26 27 28 29 30 31 32 33	 Chapter 23.90 WCC. A. Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable development to occur. 3. New or expanded structural shore stabilization should only be permitted where demonstrated to be necessary to protect an existing primary structure that is in danger of loss or substantial damage,
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	 Chapter 23.90 WCC. A. Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable development to occur. 3. New or expanded structural shore stabilization should only be permitted where demonstrated to be necessary to protect an existing primary structure that is in danger of loss or substantial damage, and where mitigation of impacts would not cause a net loss of shoreline ecological functions and
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	 Chapter 23.90 WCC. A.— Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2.— New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable development to occur. 3. New or expanded structural shore stabilization should only be permitted where demonstrated to be necessary to protect an existing primary structure that is in danger of loss or substantial damage, and where mitigation of impacts would not cause a net loss of shoreline ecological functions and processes.
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 Chapter 23.90 WCC. A. Policies. 1. Alternatives to structures for shore protection should be used whenever possible. Such alternatives may include no action (allow the shoreline to retreat naturally), increased building setbacks, building relocation, drainage controls, and bioengineering, including vegetative stabilization, and beach nourishment. 2. New or expanded structural shore stabilization for new primary structures should be avoided. Instead, structures should be located and designed to avoid the need for future shoreline stabilization where feasible. Land subdivisions should be designed to assure that future development of the created lots will not require structural shore stabilization for reasonable development to occur. 3. New or expanded structural shore stabilization should only be permitted where demonstrated to be necessary to protect an existing primary structure that is in danger of loss or substantial damage, and where mitigation of impacts would not cause a net loss of shoreline ecological functions and processes. 4. New or expanded structural shore stabilization for enhancement, restoration, or hazardous

Comment [CES218]: Added at DOE's recommendation.

Comment [AP219]: Moved from 'Shoreline Area Regulations.'

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1	5.—Shore stabilization on streams should be located and designed to fit the physical character and
2	hydraulic energy potential of a specific shoreline reach, which may differ substantially from adjacent
3	reaches.
4	6.—Shore stabilization should not be permitted to unnecessarily interfere with public access to public
5	shorelines, nor with other appropriate shoreline uses including, but not limited to, navigation,
6	seafood harvest, or private recreation.
7	7.—Provisions for multiple use, restoration, and/or public shore access should be incorporated into the
8	location, design and maintenance of shore stabilization for public or quasi-public developments
9	whenever safely compatible with the primary purpose. Shore stabilization on publicly owned
10	shorelines should not be allowed to decrease long term public use of the shoreline.
11	8. Shore stabilization should be developed in a coordinated manner among affected property owners
12	and public agencies for a whole drift sector (net shore-drift cell) or reach where feasible, particularly
13	those that cross jurisdictional boundaries, to address ecological and geohydraulic processes,
14	sediment conveyance and beach management issues. Where beach erosion threatens existing
15	development, a comprehensive program for shoreline management should be established.
16	9.—In addition to conformance with the regulations in this section, nonregulatory methods to protect,
17	enhance, and restore shoreline ecological functions and other shoreline resources should be
18	encouraged for shore stabilization. Nonregulatory methods may include public facility and resource
19	planning, technical assistance, education, voluntary enhancement and restoration projects, or other
20	incentive programs.
21	10Shore stabilization should be located, designed, and maintained to protect and maintain shoreline
22	ecological functions, ongoing shore processes, and the integrity of shore features. Ongoing stream,
23	lake or marine processes and the probable effects of proposed shore stabilization on other
24	properties and shore features should be considered. Shore stabilization should not be developed for
25	the purpose of filling shorelines.
26	11. Failing, harmful, unnecessary, or ineffective structures should be removed, and shoreline ecological
27	functions and processes should be restored using nonstructural methods or less harmful long-term
28	stabilization measures.
29	12. Structural shoreline stabilization measures should only be used when more natural, flexible,
30	nonstructural methods such as vegetative stabilization, beach nourishment and bioengineering have
31	been determined infeasible. Alternatives for shoreline stabilization should be based on the following
32	hierarchy of preference:
33	a. No action (allow the shoreline to retreat naturally), increase building setbacks, and relocate
34	structures.
35	b.—Flexible defense works constructed of natural materials including soft shore protection,
36	bioengineering, including beach nourishment, protective berms, or vegetative stabilization.
37	c. Rigid works constructed of artificial materials such as riprap or concrete.
38	Materials used for construction of shoreline stabilization should be selected for long-term durability,
39	ease of maintenance, compatibility with local shore features, including aesthetic values and
40	flexibility for future uses.
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1	13Larger works such as jetties, breakwaters, weirs or groin systems should be permitted only for
2	water-dependent uses when the benefits to the region outweigh resource losses from such works,
3	and only where mitigated to provide no net loss of shoreline ecological functions and processes.
4	14Alternative structures, including floating, portable or submerged breakwater structures, or several
5	smaller discontinuous structures, should be considered where physical conditions make such
6	alternatives with less impact feasible.
7	B.—Regulations.
8	1. Allowed Use.
9	a. New or expanded structural shore stabilization for existing primary structures, including
10	roads, railroads, public facilities, etc., is prohibited unless there is conclusive evidence
11	documented by a geotechnical analysis that there is a significant possibility that the
12	structure will be damaged within three years as a result of shoreline erosion caused by
13	stream processes, tidal action or waves, and only when significant adverse impacts are
14	mitigated to ensure no net loss of shoreline ecological functions and/or processes. Where a
15	geotechnical analysis confirms a need to prevent potential damage to a primary structure,
16	but the need is not as immediate as three years, the analysis may still be used to justify
17	more immediate authorization for shoreline stabilization using bioengineering approaches.
18	b.—New shore stabilization for new development is prohibited unless it can be demonstrated
19	that the proposed use cannot be developed without shore protection, and a geotechnical
20	analysis documents that alternative solutions are not feasible or do not provide sufficient
21	protection. The need for shore stabilization shall be considered in the determination of
22	whether to approve new water-dependent uses. Proposed designs for new or expanded
23	shore stabilization shall be designed in accordance with applicable Department of Ecology
24	and Department of Fish and Wildlife guidelines and certified by a qualified professional.
25	c. Shoreline stabilization is prohibited for new non-water-oriented development; provided,
26	that such stabilization may be approved as a conditional use where a geotechnical analysis
27	demonstrates that shore stabilization is necessary to facilitate reasonable use of a property
28	and documents that alternative solutions, including location outside of the shoreline, are
29	not feasible or do not provide sufficient protection, and where ongoing monitoring,
30	maintenance and mitigation for impacts to shoreline ecological functions and processes are
31	provided.
32	d. Where shore stabilization is allowed, it shall consist of "soft," flexible, and/or natural
33	materials or other bioengineered approaches unless a geotechnical analysis demonstrates
34	that such measures are infeasible.
35	e.—Replacement of an existing shore stabilization structure with a similar structure is permitted
36	if there is a demonstrated need to protect primary uses, structures or public facilities
37	including roads, bridges, railways, and utility systems from erosion caused by stream
38	undercutting or tidal action; provided, that the existing shore stabilization structure is
39	removed from the shoreline as part of the replacement activity. A geotechnical analysis may
40	be required to document that alternative solutions such as those listed in subsections
41	(A)(12)(a) and (b) of this section are not feasible or do not provide sufficient protection.

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1	Existing shoreline stabilization structures that are being replaced shall be removed from the
2	shoreline unless removal of such structures will cause significant damage to shoreline
3	ecological functions or processes. Replacement walls, bulkheads or revetments shall not
4	encroach waterward of the ordinary high water mark or the existing shore defense structure
5	unless the primary use being protected is a residence that was occupied prior to January 1,
6	1992, and there are overriding safety or environmental concerns. In such cases, the
7	replacement structure shall abut the existing shoreline stabilization structure.
8	f. Groins are prohibited except as a component of a professionally designed community or
9	public beach management program that encompasses an entire drift sector or reach for
10	which alternatives are infeasible, or where installed to protect or restore shoreline
11	ecological functions or processes.
12	g.—Jetties and breakwaters are prohibited except as an integral component of a professionally
13	designed harbor, marina, or port. Where permitted, floating, portable or submerged
14	breakwater structures, or smaller discontinuous structures, are preferred where physical
15	conditions make such alternatives with less impact feasible. Defense works that
16	substantially reduce or block littoral drift and cause erosion of downdrift shores, shall not be
17	allowed unless an adequate long-term professionally engineered beach nourishment
18	program is established and maintained.
19	h.—New or expanded shore stabilization may be permitted to protect projects with the primary
20	purpose of enhancing or restoring ecological functions, or projects for hazardous substance
21	remediation pursuant to Chapter 70.105D RCW when nonstructural approaches, such as
22	vegetation planting, and/or on-site drainage improvements are not feasible or do not
23	provide sufficient protection.
24	i.—Proposed designs for new or expanded shore stabilization shall be designed and certified by
25	a qualified professional.
26	j. No motor vehicles, appliances, other similar structures nor parts thereof, nor structure
27	demolition debris, nor any other solid waste shall be used for shore stabilization.
28	k. The size of shore stabilization measures shall be limited to the minimum necessary to
29	provide protection for the primary structure or use it is intended to protect.
30	2.—Marine Shorelines and Lakes. In those limited cases where a proposed bulkhead meets the
31	criteria in this section for a shoreline permit or the exemption criteria under WCC 23.60.022,
32	and to assure that such bulkheads will be consistent with the provisions of this program, the
33	administrator shall review the proposed design as it relates to local physical conditions and issue
34	written findings that the location and design meet all criteria of this program, subject to the
35	following:
36	a. Bulkheads and other similar hard structures are prohibited on marine or lake accretion
37	shoreforms, except as a conditional use where exposure to storm waves and driftwood
38	battering seriously threaten other similar existing structures and no feasible alternatives
39	exist. Such bulkheads shall be set back a minimum of 20 feet landward from the OHWM.
40	b. Bulkheads and other similar hard structures are prohibited on marine feeder bluff and
41	estuarine shores, and on wetland and rock shores; provided, that such structures may be

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1	permitted as a conditional use where valuable primary structure(s) are at risk and no
2	feasible alternatives exist and where ongoing monitoring, maintenance and mitigation for
3	impacts to shoreline ecological functions and processes are provided.
4	c.—Bulkheads and other similar hard structures shall be located within one foot of the bank toe,
5	and shall generally parallel the shoreline.
6	d. Bulkheads and other similar hard structures shall be designed and constructed with gravel
7	backfill and weep holes so that natural downward movement of surface or ground water
8	may continue without ponding or saturation.
9	e. Bulkheads exposed to significant wave action shall be designed to dissipate wave energy
10	and scouring.
11	f. Walls, revetments or other similar hard structures within 10 feet of the OHWM shall be
12	considered bulkheads; provided, that on accretion shoreforms walls or revetments or other
13	similar hard structures within 20 feet of the OHWM shall be considered bulkheads.
14	3. Shore Stabilization on Streams. In those limited cases where a proposed bulkhead, revetment or
15	other similar structure meets the criteria in this section for a shoreline permit or an exemption
16	under WCC 23.60.022, and to assure that such revetment or similar structure will be consistent
17	with this program, the administrator shall review the proposed design for consistency with state
18	guidelines for stream bank protection as it relates to local physical conditions and issue written
19	findings that the location and design meet all criteria of this program, subject to the following:
20	a. Revetments or similar hard structures are prohibited on estuarine shores, in wetlands, on
21	point and channel bars, and in salmon and trout spawning areas, except for the purpose of
22	fish or wildlife habitat enhancement or restoration.
23	b. Revetments or similar hard structures shall be placed landward of associated wetlands
24	unless it can be demonstrated that placement waterward of such features would not
25	adversely affect ecological functions.
26	c. A geotechnical analysis of stream geomorphology both upstream and downstream shall be
27	performed to assess the physical character and hydraulic energy potential of the specific
28	stream reach and adjacent reaches upstream or down, and assure that the physical integrity
29	of the stream corridor is maintained, that stream processes are not adversely affected, and
30	that the revetment will not cause significant damage to other properties or valuable
31	shoreline resources. In addition:
32	i. Revetments or similar structures shall not be developed on the low, innermost channel
33	banks in a stream except to protect public works, railways and existing commercial
34	farmsteads.
35	ii.—Where revetments or similar structures are proposed, analysis shall assure that localized
36	shore stabilization will be effective, as compared to more extensive cooperative
37	measures to address reach scale processes. Revetments shall be set back at convex
38	(inside) bends to allow streams to maintain point bars and associated aquatic habitat
39	through normal accretion. Where revetments or similar structures have already cut off
40	point bars from the stream, consideration should be given to their relocation.
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Comment [CES220]: Moved above.

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1	iii.—Revetments shall be designed in accordance with WDFW streambank protection
2	guidelines.
3	d. Cut-and-fill slopes and backfilled areas shall be stabilized with brush matting and buffer
4	strips and revegetated with native grasses, shrubs and/or trees so that there is no net loss of
5	ecological functions.
6	e. All forms of shore stabilization shall be constructed and maintained in a manner that does
7	not degrade the quality of affected waters. The county may require reasonable conditions to
8	achieve this objective such as setbacks, buffers, or storage basins.
9	f. Shore stabilization shall allow for normal ground water movement and surface runoff.
10	g.—Selection of materials for projects shall be in conformance with applicable engineering
11	standards.
12	4.—Viewpoints and Public Access.
13	aWhere appropriate, larger public or private shore stabilization projects shall be required to
14	maintain, replace or enhance existing public access opportunities by incorporating physical
15	or visual access areas and/or facilities into the design of the project.
16	b.—Publicly financed or subsidized shoreline stabilization shall not restrict appropriate public
17	access to the shoreline and shall provide new public access except where such access is
18	determined to be infeasible because of incompatible uses, safety, security, or harm to
19	shoreline ecological functions.
20	5. Application Materials. Geotechnical reports required pursuant to this section shall address the
21	need for shoreline stabilization and shall include the following:
22	a.—A scaled site plan showing:
23	i. The location of existing and proposed shore stabilization, structures, fill, and vegetation,
24	with dimensions indicating distances to the OHWM; and
25	ii. Existing site topography, preferably with two-foot contours.
26	b. A description of the processes affecting the site, and surrounding areas that influence or
27	could be influenced by the site, including areas in which stream processes, lake or marine
28	geomorphic processes affect the site, including, but not limited to:
29	i. Soil crosion, deposition, or accretion;
30	ii.—Evidence of past or potential channel migration;
31	iii. Evidence of past or potential erosion due to tidal action and/or waves;
32	iv. Littoral drift; and
33	v. An estimate of shoreline erosion rates.
34	c. A description and analysis of the urgency and risk associated with the specific site
35	characteristics.
36	d. A discussion and analysis demonstrating conformance with the standards enumerated in
37	Chapter <u>16.16</u> WCC.
38	C.—Shoreline Area Regulations.
39	1. Urban.
40	a. Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
41	and regulations of this program.

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1	b.—Groins, breakwaters and jetties may be permitted as a conditional use.
2	c. Gabions are prohibited.
3	2. Urban Resort.
4	a. Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
5	and regulations of this program.
6	b. Groins, breakwaters and jetties may be permitted as a conditional use.
7	c. Gabions are prohibited.
8	3. Urban Conservancy.
9	a. Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
10	and regulations of this program.
11	b. Breakwaters and jetties may be permitted as a conditional use if accessory to a water-
12	dependent use and littoral sediment transport is not significantly disrupted.
13	c.—Groins and gabions are prohibited.
14	4. Shoreline Residential.
15	a.—Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
16	and regulations of this program.
17	b. Groins, breakwaters and jetties may be permitted as a conditional use.
18	c.—Gabions are prohibited.
19	5. Rural.
20	a. Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
21	and regulations of this program.
22	b.—Groins, breakwaters and jetties may be permitted as a conditional use.
23	c. Gabions are prohibited.
24	6. Resource.
25	a. Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
26	and regulations of this program.
27	b.—Groins, breakwaters and jetties may be permitted as a conditional use.
28	c. Gabions are prohibited.
29	7. Conservancy.
30	a.—Bulkheads, revetments, and bioengineering approaches are permitted subject to policies
31	and regulations of this program.
32	b. Breakwaters and jetties may be permitted as a conditional use if accessory to a water-
33	dependent use and littoral sediment transport is not significantly disrupted.
34	c. Groins and gabions are prohibited.
35	8.—Natural. Shoreline stabilization is prohibited; except that bioengineering approaches may be
36	permitted as a conditional use when necessary to restore an eroding accretion shoreform or to
37	retard erosion elsewhere.
38	9.—Aquatic.
39	a. Bioengineering approaches are permitted on tidelands and shorelands when necessary to
40	restore an eroding accretion shoreform or to retard erosion elsewhere subject to policies
41	and regulations of this program.

SMP Update - Title 23 Amendments May 13, 2021 1 b. Groins, breakwaters, and jetties may be permitted as a conditional use if such development 2 is permitted in the abutting upland shoreline area designation. 3 -Bulkheads or revetments are prohibited except for an approved water-dependent 4 development subject to policies and regulations of this program. 5 d. Gabions are prohibited 6 23.4100.180-200 Signs. Signs in shoreline areas shall be subject to the policies and regulations of this section and 7 8 Chapter 23.90 WCC. 9 A.-Policies. 10 A. Whatcom County recognizes the constitutional right for property owners to communicate using 11 signs on their property. These policies are intended to ensure that signage within shoreline areas is 12 consistent with the purpose and intent of the Act and this program by addressing impacts to ecological functions, public safety and visual aesthetics. 13 14 B. Signs should be located, designed and maintained to be visually compatible with local shoreline 15 scenery as seen from both land and water, especially on shorelines of statewide significance. 16 -Sign location and design should not significantly impair shoreline views. 17 D.- As a preferable alternative to continued proliferation of single-purpose signs, communities, districts, 18 and/or multiuse or multitenant commercial developments are encouraged to erect single, common 19 use gateway signs to identify and give directions to local premises and public facilities. 20 E.—Signs of a commercial or industrial nature should be limited to those areas or premises to which the 21 sign messages refer. 22 -Billboards and other off-premises signs are not water-dependent, reduce public enjoyment of or 23 access to shorelines, and often lower values of nearby properties. Such signs should not be located 24 on shorelines except for approved community gateway or directional signs. 25 G. Signs near scenic vistas and view points should be restricted in number, location, and height so that 26 enjoyment of these limited and scarce areas is not impaired. 27 H. Freestanding signs should be located to avoid blocking scenic views and be located on the landward 28 side of public transportation routes which generally parallel the shoreline. 29 I.- To minimize negative visual impacts and obstructions to shoreline access and use, low profile, on-30 premises wall signs are strongly preferred over freestanding signs or off-premises wall signs. Signs should be designed mainly to identify the premises and nature of enterprise without unduly 31 + 32 distracting uninterested passersby. Moving or flashing signs should be prohibited on shorelines. B. Regulations. 33 34 A. General. 35 These provisions do not apply to private informational signs posted on private property by the 1. owner for reasonable purposes such as address, No Trespass, and temporary signs such as For 36 37 Sale, Rent and campaign signs; provided, that no such sign exceeds four square feet in area. 38 In addition to the regulations in this section, signs are subject to WCC 20.80.400, et seq. (Signs) 2. 39 1.3. Unless otherwise prohibited by zoning regulations or this program, shoreline developments are permitted to maintain a total of three on-premises signs. Only one may be a freestanding, roof, 40

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1	or projecting sign; provided, that if this sign is double-faced, then only one other wall sign is	
2	permitted. This provision does not apply to private informational signs posted on private	
3	property by the owner for reasonable purposes such as address, home occupation signs, No	
4	Trespass, and temporary signs such as For Sale, Rent and campaign signs; provided, no sign	
5	exceeds four square feet in area. All signs proposed for a development requiring a substantial	
6	development permit shall be designated on application and approval documents.	
7	2.—Multiuse or multitenant commercial developments shall erect no more than one sign at each	
8	street gateway.	
9	3. Communities, neighborhoods and districts shall erect no more than one sign at each street	
10	gateway identifying the name of the community or neighborhood and give directions to local	
11	premises and public facilities.	
12	4.—Exception. Signs required by law and signs posted for legitimate safety purposes shall not be	
13	subject to limitations with respect to the number, location, and/or size; provided, that they are	
14	the minimum necessary to achieve the intended purpose. Such signs include but are not limited	
15	to official or legal notices issued and posted by any public agency or court, or traffic directional	
16	or warning signs.	
17	5. All building signs shall be integrated with building design. Roof signs shall be designed to occupy	
18	a design feature of the roof such as a dormer or gable and may not be placed above the peak of	
19	a pitched roof or the eve of a flat roof. Projecting signs shall be incorporated in a marquee,	
20	canopy, or other architectural feature.	
21	6.—Applications for substantial development permits shall include a conceptual sign package	
22	addressing the size and location of all signs and shall include design standards to assure that all	
23	signs in a development are consistent in terms of material, color, height, size, and illumination.	
24	7.—Sign permits not associated with a substantial development permit shall demonstrate	
25	compliance with all provisions of this code and shall be similar to and compatible with other	
26	signs in a development under a single ownership or approved as an integrated development.	
27	<u>8.4.</u> Sign illumination shall be indirect, incorporating exterior lighting shining on the sign, or shadow	
28	illumination behind nontransparent materials. Internally illuminated signs are prohibited.	
29	9-5. Distracting Devices. Any signs or other devices which flash, blink, flutter, rotate, oscillate, or	
30	otherwise purposely fluctuate in lighting or position, in order to attract attention through their	
31	distractive character, are prohibited on shorelines; provided, that searchlights, pennants,	
32	banners and other devices of seasonal, holiday, or special event character may be utilize<u>use</u>d for	•
33	up to 90 days in one year.	
34	10.6. Freestanding signs other than those private informational signs described in subsection	
35	(BA)(1) of this section are prohibited between a public right-of-way and the water where the	
36	water-body is visible from the public right-of-way.	
37	11.7. To protect views from the water or publicly accessible beaches or lands adjacent to the	
38	water, freestanding signs other than those private informational signs described in subsection	
39	(BA)(1) of this section are prohibited between buildings and OHWM, and waterward of a line	
40	drawn from the nearest point of the building parallel to the shoreline; provided, that where a	

SMP Update - Title 23 Amendments May 13, 2021 1 public road or path separates said building from the OHWM, up to one freestanding sign not to 2 exceed 12 square feet is permitted between the road or path and said building. 3 12.8. Signs may not be located in critical areas or buffers as established by WCC Chapter 16.16 except as otherwise provided for thereinin Chapter 16.16 WCC; provided, that 4 5 pursuant to subsections (B)(1) and (4) of this section, signs may be permitted within critical area 6 buffers where the placement of such signs does not require the removal of vegetation. 7 13.9. Unless specifically exempted from setback requirements in WCC 23.40.020, the 8 minimum required setbacks for permanent freestanding signs are is 50 feet Ffrom the ordinary 9 high water mark. where not subject to critical areas or buffers: 50 feet. 10 a.--From side property lines: 10 feet. b. Maximum height: 15 feet. 11 12 Building mounted signs are subject to setbacks applicable to buildings. Height of wall signs may be R 13 measured from the floor elevation of the uppermost finished story; provided, the sign does not 14 project above the roof of the building. Roof signs shall not extend higher than the maximum height 15 of the primary building. 16 C.-Sign Area Limit. The maximum area of individual sign faces shall be consistent with applicable zoning standards: 17 a. 18 provided, that the combined area of sign faces per premises shall not exceed 60 square feet 19 with a maximum face area of freestanding signs not to exceed 12 square feet in all shoreline 20 designations where signs are permitted, except on aquatic, urban conservancy, and conservancy shorelines and shorelines of statewide significance where the total sign area shall not exceed 24 21 22 square feet per premises and freestanding signs shall not exceed 4 square feet. 23 The size of individual building or tenant signs shall be governed in accordance with the following 24 table:

25 Table 3. Sign Area Limits

-				
R	elevant building wall vertical surface area or facade area for a specific tenant ⁽¹⁾	Maximum sign surface area for that facade	Maximum sign area ⁽²⁾	
B	blow 100 sq. ft.	<mark>4 sq. ft.</mark>	4 sq. ft.	
1(0 199 sq. ft.	4 sq. ft. + 4% of the facade area over 100 sq. ft.	8 sq. ft.	
20	0—499 sq. ft.	10 sq. ft. + 3% of the facade area over 200 sq. ft.	20 sq. ft.	
5(0 sq. ft. or greater	26 sq. ft. + 2% of the facade area over 500 sq. ft. up to a maximum of 40 sq. ft.	4 0 sq. ft.	
26	1. (1) Includes only vertical building w	alls, excludes all roof area above the eaves and	l any dormers	
27	or other vertical areas above roof e	aves. For building tenants, includes the area of	f the projection	
28	of the interior partitions onto the e	xterior wall.		
29	2			
30	visible from a public right-of-way, the second seco	ne water, or publicly accessible beaches or land	ds adjacent to	
31	the water, shall exceed 24 square for	eet, and freestanding signs shall not exceed for	ur square feet.	
32	3.10. Freestanding signs shall be	entirely self-supporting and structurally sound	without	
33	permanent use of guy wires or cabl	es.		

Comment [AP221]: Revised for consistency with WCC 23.40.020 (Bulk Provisions) per Scoping Document, Item #16b.

Comment [CES222]: Covered by 20.80.400

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1		4.11. Signs shall comply with the standards in this section at any time a change in use or	
2		modification of structures requiring a substantial development permit is approved. Abandoned	
3		or derelict signs should either be properly restored or completely removed within a reasonable	
4		period of time by the sign owner or property owner as necessary.	
5	Β.	Regulations for Specific Shoreline Environment Designations.	
6		1. In the Natural shoreline environment, sign development is prohibited, except for trail marking,	
7		hazard warnings, or interpretive scientific or educational purposes and personal signs provided	
8		for in this section. Such permitted signs shall be limited in size and number to those required to	
9		affect their purpose.	
10		2. In the Aquatic shoreline area environment, only wall signs and low-profile freestanding signs less	
11		than 30 inches in height for water-dependent uses are permitted, except as provided for in this	
12		section, and no premise may have more than two signs.	Comment [AP223]: Carried over from removed
13	C. -	Shoreline Area Regulations.	'Shoreline Area Regulations.'
14		A. Urban. Sign development is permitted subject to policies and regulations of this program.	Comment [CES224]: Addressed in use table now.
15		B.—Urban Resort. Sign development is permitted subject to policies and regulations of this program.	
16		CShoreline Residential. Sign development is permitted subject to policies and regulations of this	
17		program.	
18		D.—Urban Conservancy. Sign development is permitted subject to policies and regulations of this	
19		program.	
20		E. Rural. Sign development is permitted subject to policies and regulations of this program.	
21		F. Resource. Sign development is permitted subject to policies and regulations of this program.	
22		GConservancy. Sign development is permitted subject to policies and regulations of this program.	
23		H. Natural. Sign development is prohibited, except for trail marking, hazard warnings, or	
24		interpretive scientific or educational purposes and personal signs provided for in subsection	
25		(B)(1) of this section. Such permitted signs shall be limited in size and number to those required	
26		to affect their purpose.	
27		I.—Aquatic. Only wall signs and low profile freestanding signs under 30 inches in height for water-	
28		dependent uses are permitted, except as provided for in subsections (B)(1) and (4) of this	
29		section. No one premises may maintain more than two signs in an aquatic shoreline area.	
30	23	4100.190-210 Transportation.	
31		ese regulations apply to both public and private transportation projects.	
32		- <u>General.</u> Roads, railways, and other transportation developments in shoreline areas shall be subject	
33		to the policies and regulations of this section and Chapter 23.90 WCC. These policies and regulations	
34		apply to both public transportation projects and private transportation projects.	
35	B.	-Policies.	
36	C.	New public or private transportation facilities should be located inland from the land/water	
37		interface, preferably out of the shoreline, unless:	
38	Ð.	-Perpendicular water crossings are required for access to authorized uses consistent with this	
39		program; or	

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1	E. Facilities are primarily oriented to pedestrian and non-motorized use and provide an opportunity for
2	a substantial number of people to enjoy shoreline areas, and are consistent with policies and
3	regulations for ecological protection in WCC 23.90.030.
4	F.—Transportation facilities should be located and designed to avoid public recreation and public access
5	areas and significant natural, historic, archaeological or cultural sites.
6	G. Parking is not a preferred use in shorelines and should only be allowed to support authorized uses
7	where no feasible alternatives exist.
8	H. New or expanded public transportation facility route selection and development should be
9	coordinated with related local and state government land use and circulation planning.
10	I.—Transportation system route planning, acquisition, and design in the shoreline should provide space
11	wherever possible for compatible multiple uses such as utility lines, pedestrian shore access or view
12	points, or recreational trails.
13	J.—Transportation system plans and transportation projects within shorelines should provide safe trail
14	space for non-motorized traffic such as pedestrians, bicyclists, or equestrians. Space for such uses
15	should be required along roads on shorelines, where appropriate, and should be considered when
16	rights-of-way are being vacated or abandoned.
17	K. Public access should be provided to shorelines where safe and compatible with the primary and
18	adjacent use, or should be replaced where transportation development substantially impairs lawful
19	public access. Viewpoints, parking, trails and similar improvements should be considered for
20	transportation system projects in shoreline areas, especially where a need has been identified.
21	L.—Public transportation routes, particularly arterial highways and railways, should be located,
22	designed, and maintained to permit safe enjoyment of adjacent shore areas and properties by other
23	appropriate uses such as recreation or residences. Vegetative screening or other buffering should be
24	considered.
25	M. Regulations.
26	A. General.
27	1. RCW 36.87.130 prohibits the County from vacating any county road that abuts a body of
28	saltwater or freshwater except for port, recreational, educational, or industrial purposes.
29	Therefore, development, abandonment, or alteration of undeveloped county road ends within
30	SMP jurisdiction is prohibited unless approved in accordance with this program.
31	2. Transportation development shall be carried out in a manner that maintains or improves state
32	water quality standards for affected waters.
33	3. Maintenance activity including vegetation control and erosion control shall be carried out
34	consistent with this program. Necessary minor resurfacing of existing roadways and
35	replacement of culverts that improve shoreline ecological functions may be exempt from
36	substantial development permit requirements as provided by WCC_23.60.020Title 22 (Land Use
37	and Development).
38	4. Transportation facilities must meet the following criteria:
39	a. Documentation that tThe proposed facilities cannot be feasibly located outside of shoreline
40	jurisdiction due to the uses served or the need to connect specific end points. An analysis of

Planning Commission Approved Draft SMP Update – Title 23 Amendments alternatives may be required. New or expanded public or private tTransportation facilities 1 2 should be located inland from the land/water interface, preferably out of the shoreline. 3 b. Documentation that tThe proposed facilities are primarily oriented to pedestrian use and 4 provide an opportunity for a substantial number of people to enjoy shoreline areas. 5 Documentation that the proposed facilities comply with critical area regulations in WCC 6 Chapter 16.16. 7 d.c. Documentation of how tThe location, design, and use achieves no net loss of shoreline 8 ecological functions and incorporate appropriate mitigation in accordance with 9 WCC 23.30.02023.30.010 (Ecological Protection). 10 d. Documentation that The proposed facilities avoid public recreation areas and significant natural, historic, archaeological or cultural resources, or that no alternative is feasible 11 outside of the shoreline and that all feasible measures to minimize adverse impacts have 12 13 been incorporated into the proposal. 14 Site Design and Operation. 15 4-1. Transportation facilities on shorelines shall be designed to generally follow natural topography, 16 to minimize cuts and/or fills, to avoid cutting off meander bends or point bars, and to avoid 17 adverse impacts to shoreline ecological functions and processes. Wherever such roads or 18 railway embankments cross depressions remaining from remnant channels and oxbow bends, 19 crossings of ample cross-section shall be provided to span the remnant feature. 20 5-2. Raised arterial roads or railways shall be built outside the floodway except for necessary 21 crossings. If built in the floodway fringe, such routes should be aligned generally parallel to 22 outside stream bends so they will also act as setback dikes. Any parking areas required along 23 such roads shall be sited at the base of the embankment and at the downstream corner of large 24 accretion beaches, thus requiring no or minimal flood hazard reduction control works or 25 shoreline stabilization. Local access roads in floodplains shall be built at valley floor grade level so that floodwaters are not abnormally obstructed nor diverted. Transportation facilities shall 26 27 be designed so that no significant loss of floodway capacity or measurable increase in 28 predictable flood levels will result. If transportation facilities are intended to secondarily provide 29 flood hazard reductioncontrol, they shall comply with policies of the Comprehensive Plan and 30 regulations for flood hazard reduction control works under WCC 23.40.08023.40.100 (Flood Hazard Reduction and Instream Structures). 31 32 6.3. If a road is demonstrated to be necessary along an accretion shoreform, the waterward road 33 shoulder shall be set back far enough from the primary berm so that the berm may absorb the 34 high energy of storm tide breakers, as well as prevent road bed erosion and allow optimum recreational use of these scarce shore features. 35 36 7.4. Spans on rivers shall avoid placing structures within the channel migration zone or other 37 dynamic, shifting channel elements such as bends. 38 8.5. Earth cut slopes and other exposed soils shall be placed, compacted, and planted or otherwise 39 stabilized and protected from surface runoff with native vegetation. Transportation facilities

40 sited close to water, wetlands, or other sensitive features shall incorporate the maximum

Comment [PDS225]: Redundent, Already a general regulation.

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feasible buffer of native vegetation in accordance with critical area regulations in WCC
Chapter 16.16.
9-6. Bridges or bottomless culverts or other similar structures shall be used in accordance with
WDFW guidance to protect shoreline ecological functions and processes. Bridge approaches in
floodways shall be constructed on open piling, support piers, or other similar measures to
preserve hydraulic processes.
10.7. Bridge supports and abutments shall be designed and spaced so they do not act as walls
baffling or blocking flood waters, or interrupting stream channel processes or littoral drift.
<u>11.8.</u> Transportation facilities shall be constructed of materials that will not adversely affect
water quality or aquatic plants and animals over the long term. Elements within or over water
shall be constructed of materials approved by applicable state agencies for use in water for both
submerged portions and other components to avoid discharge of pollutants from splash, rain or
runoff. Wood treated with creosote, pentachlorophenol or other similarly toxic materials are
prohibited. Preferred materials are concrete and steel.
12.9. Vehicle and pedestrian circulation systems shall be designed to minimize clearing,
grading and alteration of topography and natural features. Roadway and driveway alignment
shall follow the natural contours of the site and minimize width to the maximum extent feasible.
Elevated walkways should be utilize used to cross wetlands.
<u>10.</u> Nonemergency construction and repair work shall be scheduled for that time of year when
seasonal conditions (weather, streamflow) permit optimum feasible protection of shoreline
ecological functions and processes.
N.C. Additional Standards for Parking Facilities.
<u>1.</u> Parking facilities are not a water-dependent use and shall only be permitted in the shoreline to
support an authorized use where it can be demonstrated that there are no feasible alternative
locations away from the shoreline. Parking facilities shall be buffered from the water's edge and
less intense adjacent land uses by vegetation <u>screening</u> , undeveloped space, or structures
developed for the authorized primary use.
<u>1.2.</u> Parking areas shall be developed <u>utilizing using</u> low impact development techniques whenever
possible including, but not limited to, the use of permeable surfacing materials.
2-3. Impervious surfacing for parking lot/space areas shall be minimized through the use of
alternative surfaces where feasible, consistent with the <u>most current</u> Low Impact Development
Technical Guidance Manual for Puget Sound, or as amended.
3. Minimum required setbacks from shorelines are contained in WCC 23.90.130, Shoreline bulk
provisions – Buffers, setbacks, height, open space and impervious surface coverage.
D. Supplemental Application Requirements.
1. In addition to the application requirements specified in WCC Title 22 (Land Use and
<u>Development)</u> , <u>Aa</u> ll applications for new or expanded transportation facilities shall be
accompanied by adequate documentation that the proposal meets the policies and regulations
of this program, including but not limited to:subsection (A)(4) of this section.
 Documentation that the facility cannot be feasibly located outside of shoreline jurisdiction due to the uses served or the need to connect specific end points. An analysis of alternatives may be

Comment [DN226]: Moved from Site Planning section (WCC 23.30.080).

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1		required. New or expanded public or private transportation facilities should be loca	ted inland
2		from the land/water interface, preferably out of the shoreline.	
3	4	3. Documentation that the facilities are primarily oriented to pedestrian use and prov	ide an
4		opportunity for a substantial number of people to enjoy shoreline areas.	
5	4	1. Documentation that the proposed facilities comply with critical area regulations in	
6		Chapter 16.16 WCC.	
7	Ę	5. Documentation of how the location, design, and use achieves no net loss of shoreli	ne ecological
8		functions and incorporate appropriate mitigation in accordance with WCC 23.90.03	0.
9	•	5. Documentation that facilities avoid public recreation areas and significant natural, I	historic,
10		archaeological or cultural resources, or that no alternative is feasible outside of the	shoreline
11		and that all feasible measures to minimize adverse impacts have been incorporated	Linto the
12		proposal.	
13	<u>E.</u> F	Regulations for Specific Shoreline Environment Designations.	
14	1	1. In the Urban Conservancy and Conservancy shoreline area environments, transport	ation
15		facilities are permitted only for access to approved development.	
16	2	 In the Natural shoreline area environment, transportation facilities are prohibited, 	except to
17		access approved recreational development.	
18	3	 In the Aquatic shoreline area environment, access to water-dependent or water-rel 	<mark>ated uses,</mark>
19		such as ferry terminals, is permitted. Bridge crossings for non-water-dependent or	non-water-
20		related uses may be permitted as a shoreline conditional use.	
21	A	Shoreline Area Regulations.	
22	4	1. Urban. Transportation facilities are permitted subject to policies and regulations of	this
23		program. Transportation facilities not serving a specific approved use, including roa	ds, railways,
24		and parking areas, may be permitted as a conditional use, provided there is no feas	ible location
25		outside of the shoreline.	
26	ź	 Urban Resort. Transportation facilities are permitted subject to policies and regulat 	ions of this
27		program. Transportation facilities not serving a specific approved use, including roa	ds, railways,
28		and parking areas, may be permitted as a conditional use, provided there is no feas	ible location
29		outside of the shoreline.	
30	4	3.—Urban Conservancy. Transportation facilities are permitted only for access to appro	ved
31		development, subject to policies and regulations of this program.	
32	4	 Shoreline Residential. Transportation facilities are permitted subject to policies and 	<u> </u>
33		of this program. Transportation facilities not serving a specific approved use, includ	
34		railways, and parking areas, may be permitted as a conditional use, provided there	is no feasible
35		location outside of the shoreline.	
36	Ę	 Rural. Transportation facilities are permitted subject to policies and regulations of t 	
37		Transportation facilities not serving a specific approved use, including roads, railwa	
38		parking areas, may be permitted as a conditional use, provided there is no feasible	location
39		outside of the shoreline.	
40	•	 Resource. Transportation facilities are permitted subject to policies and regulations 	
41		program. Transportation facilities not serving a specific approved use, including roa	ds, railways,

Comment [AP227]: Carried over from removed 'Shoreline Area Regulations.'

Comment [CES228]: Addressed in use table now.

SMP Update - Title 23 Amendments May 13, 2021 1 and parking areas, may be permitted as a conditional use, provided there is no feasible location 2 outside of the shoreline. 3 7. Conservancy. Transportation facilities are permitted only for access to approved development, 4 subject to policies and regulations of this program. 5 Natural. Transportation facilities are prohibited, except to access approved recreational 6 development. 7 9. Aquatic. Access to water-dependent or water-related uses, such as ferry terminals, is permitted 8 subject to policies and regulations of this program. New or expanded bridge crossings for non-9 water dependent or non water related uses may be permitted as a conditional use. 23.4100.200 Utilities. 10 Utility development in shoreline areas shall be subject to the policies and regulations of this section and 11 Chapter 23.90 WCC. These policies and regulations apply to both local and regional, both public and 12 13 private utilities. This section applies to regional and local utilities, both public and private, but not to 14 accessory utilities (see definitions in WCC Chapter 23.60); however, there are regulations regarding septic systems located in WCC 23.30.020 (Water Quality and Quantity). 15 16 A. Policies. A. New public or private utilities should be located inland from the land/water interface, preferably out 17 18 of the shoreline jurisdiction, unless: 19 a.--Perpendicular water crossings are unavoidable; or 20 Utilities are required for authorized shoreline uses consistent with this program. h. B.—Utilities should be located and designed to avoid public recreation and public access areas and 21 22 significant natural, historic, archaeological or cultural resources. 23 Utilities should be located, designed, constructed, and operated to result in no net loss of shoreline 24 ecological functions and processes with appropriate mitigation as provided in WCC 23.90.030. 25 D. All utility development should be consistent with and coordinated with all local government and 26 state planning, including comprehensive plans and single purpose plans to meet the needs of future 27 populations in areas planned to accommodate growth. Site planning and rights-of-way for utility 28 development should provide for compatible multiple uses such as shore access, trails, and 29 recreation or other appropriate use whenever possible; utility right of way acquisition should also 30 be coordinated with transportation and recreation planning. 31 E. Utilities should be located in existing rights-of-way and corridors whenever possible. 32 F. Utilities serving new development should be located underground, wherever possible. 33 G. Development of pipelines and cables on aquatic lands and tidelands, particularly those running 34 roughly parallel to the shoreline, and development of facilities that may require periodic 35 maintenance which would disrupt shoreline ecological functions should be discouraged except 36 where no other feasible alternative exists. When permitted, provisions shall assure that the facilities 37 do not result in a net loss of shoreline ecological functions or significant impacts to other shoreline 38 resources and values. 39 Regulations.

40 <u>A. General. Design and Operation.</u>

Comment [AP229]: Added pursuant to scoping document Item 17i.

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1	1. Components of water systems-Utilities which that are not water-dependent shall be located	
2	away from shoreline jurisdiction unless alternative locations, including alternative technology,	
3	are demonstrated to be infeasible and it is demonstrated that the facilities do not result in a net	
4	loss of shoreline ecological functions and processes or significant adverse impacts to other	
5	shoreline resources and values such as parks and recreation facilities, public access, and	
6	archaeological, historic, and cultural resources, and <u>or</u> aesthetic resources.	
7	2. Fire Protection Facilities. Storage and handling facilities for water-borne firefighting or rescue	
8	equipment may be permitted on shoreline jurisdiction at locations which are suitable	
9	considering the purpose of the proposal and the policies of the Comprehensive Plan.	
10	3. Utilities shall be located within roadway and driveway corridors and rights-of-way wherever	
11	feasible.	 Comment [CES230]: Moved from Site Planning
12	3.4. New and expanded uUtilities must meet the following criteria:	section; required by WAC 173-26-241(3)(I).
13	a. Documentation that tThe proposed facilitiesy cannot be feasibly located outside of shoreline	
14	jurisdiction due to the uses served or the need to cross shorelands to connect specific end	
15	points. An analysis of alternatives may be required. New or expanded public or private	
16	uUtilities should be located inland from the land/water interface, preferably out of shoreline	
17	jurisdiction.	
18	b. Documentation that the proposed facilities comply with critical area regulations in WCC	
19	Chapter 16.16.	 Comment [PDS231]: Redudant.Already a
20	c. <u>b. Documentation of how t</u> he location, design, and use of the proposed facility achieves no	general regulation.
21	net loss of shoreline ecological functions and incorporates appropriate mitigation in	
22	accordance with WCC 23.30.02023.30.010 (Ecological Protection).	
23	d.c. Documentation that The proposed facilities will avoid public recreation areas and significant	
24	natural , historic, archaeological or cultural <u>resource</u> sites, and that all feasible measures to	
25	minimize adverse impacts to such resources have been incorporated into the proposal.	
26	d. <u>Applications must demonstrateThe proposal includes</u> adequate provisions for preventing	
27	spills or leaks, as well as procedures for mitigating damages from spills or other	
28	malfunctions and shall demonstrate that periodic maintenance will not disrupt shoreline	
29	ecological functions.	
30	e. If the proposal is for oil, gas, and natural gas utilities and pipelines or electrical energy and	
31	<u>communications utilities</u> Application materials, itshall includes an analysis of alternative	
32	routes avoiding aquatic lands, including an analysis of alternative technology.	
33	B. Additional Standards for Specific Utilities Water Systems.	
34	1. Desalinization facilities shall be located consistent with critical area regulations and buffers,	
35	except for water-dependent components such as water intakes.	
36	2. Solid Waste Facilities.	
37	a. Private and public intake facilities, and wells on shorelines, should be located where there	
38	will be no net loss in ecological functions or adverse impacts upon shoreline resources,	
39	values, natural features, or other users.	
40	b. Desalinization facilities shall be located consistent with critical area regulations and buffers,	
41	except for water-dependent components such as water intakes.	

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1	с. —	Sewage Systems.	
2	d.	Sewage trunk lines, interceptors, pump stations, treatment plants and other components	
3		that are not water-dependent shall be located away from shoreline jurisdiction unless	
4		alternative locations, including alternative technology, are demonstrated to be infeasible	
5		and it is demonstrated that the facilities do not result in a net loss of shoreline ecological	
6		functions and processes or significant impacts to other shoreline resources and values such	
7		as parks and recreation facilities, public access and archaeological, historic, and cultural	
8		resources, and aesthetic resources.	
9	e.	Outfall pipelines and diffusers are water dependent, but should be located only where there	
10		will be no net loss in shoreline ecological functions and processes or adverse impacts upon	
11		shoreline resources and values.	
12	f. —	Septic tanks and drainfields are prohibited where public sewer is reasonably available.	Comment [DN232]: Moved to the General Regs
13	g. a.	Solid Waste Facilities. Facilities for processing, storage and disposal of solid waste are not	 Water Quality section as this would apply universally and relates more to accessory utilities
14		normally water-dependent. Components that are not water-dependent shall not be	
15		permitted on-in shoreline jurisdiction.	
16	<u>h.b</u>	Disposal of solid waste on shorelines or in water-bodies has potential for severe adverse	
17		effects upon ecological processes and functions, property values, public health, natural	
18		resources, and local aesthetic values and shall not be permitted.	
19	<u>і.</u> с.	Temporary storage of solid waste in suitable receptacles is permitted as an accessory use to	
20		a primary permitted use, or for litter control.	
21	2. 3. <mark>0il,</mark>	Gas and Natural Gas Transmission.	
22	a.	Regional Ooil, gas, and natural gas utility pipelines except local service lines, shall not be	
23		located in shoreline jurisdiction unless alternatives are demonstrated to be infeasible-and	
24		shall include analysis of alternative routes avoiding aquatic lands and including alternative	
25		technology. <u>.</u>	
26	b.	<u>Local n</u> Natural gas local service lines<u>utilities</u> shall not be located in <u>shoreline areashoreline</u>	
27		environments unless serving approved shoreline uses. Crossings of shorelines shall not be	
28		approved unless alternatives are demonstrated to be infeasible. Application materials shall	
29		include an analysis of alternative routes avoiding aquatic lands, including an analysis of	
30		alternative technology.	
31		pers and operators of pipelines and related appurtenances for gas and oil shall be required to	
32	demon	strate adequate provisions for preventing spills or leaks, as well as established procedures for	
33	mitigat	ng damages from spills or other malfunctions and shall demonstrate that periodic	
34	mainte	nance will not disrupt shoreline ecological functions.	Comment [AP233]: Captured above.
35	<u>1.4.</u> Eleo	ctrical Energy and Communication Systems.	
36	2. Enc	rgy and communication systems including substations, towers, transmission and distribution	
37	line	s have critical location requirements, but are not normally water dependent. Systems	
38	con	nponents that are not water-dependent shall not be located on shoreline jurisdiction unless	
39		ernatives are infeasible. Application materials for such facilities shall include an analysis of	
40	alte	rnative routes avoiding aquatic lands, including an analysis of alternative technology.	

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4		_	
1	1	a.	Underground placement of lines shall be required on shorelines for new or replacement
2			lines that are parallel to the shoreline, and do not cross water or other critical areas-defined
3			in WCC Chapter 16.16; provided, that maintenance of existing aerial lines above 35kv may
4	1		be permitted above ground where alternatives are demonstrated to be impractical and/or
5			infeasible. New or replacement lines that cross water or other critical areas defined in
6			Chapter 16.16 WCC-may be required to be placed underground depending on impacts on
7			ecological functions and processes and visual impacts; provided, that maintenance of
8			existing aerial lines above 35 kv may be permitted above ground where alternatives are
9			demonstrated to be impractical and/or infeasible. Poles or supports treated with creosote
10			or other wood preservatives that may be mobile in water shall not be used along shorelines
11			or associated wetlands. Where road rights-of-way or easements are within 150 feet and also
12			are parallel to the shoreline for more than 500 feet, no new overhead wiring shall be
13			installed between the road and OHWM.
14		b.	Utilities for new-development within the shoreline shall be installed underground.
15	a.	-Otl	her Utility Production and Processing Facilities. Other utility processing facilities, such as
16		po	wer plants, that are non-water-oriented shall not be allowed in shoreline jurisdiction unless
17		no	other feasible alternative is available.
18	b	- Mi	nimum required setbacks from shorelines and side property lines and maximum height limits
19		are	e contained in WCC 23.90.130, Shoreline bulk provisions – Buffers, setbacks, height, open
20		spa	ace and impervious surface coverage.
21	с.	-Site	e Coverage. Maximum site coverage for utility development including parking and storage
22		are	eas shall not exceed standards in the underlying zoning in WCC Title 20 and shall not exceed
23		50	percent on urban, urban resort and shoreline residential shorelines, 35 percent on rural and
24		res	ource shorelines and 20 percent on urban conservancy and conservancy shorelines.
25	<u>5.</u>	Hy	dropower Development. In addition to the general requirements, above, hydropower
26		<u>fac</u>	ilities shall be located, designed, and operated to:
27		<u>a.</u>	Minimize impacts to fish and wildlife resources including spawning, nesting, rearing habitat,
28			migratory routes, and critical areas. Mitigation measures to achieve no net loss of shoreline
29			ecological functions and processes shall be implemented in accordance with WCC 23.30.010
30			(Ecological Protection).
31		b.	Minimize impacts to geohydraulic processes; waterfalls; erosion and accretion shoreforms;
32			agricultural land; scenic vistas; recreation sites; and sites having significant historical,
33			cultural, scientific, or educational value.
34		с.	Accommodate public access to, and multiple use of, the shoreline.
35			Comply with the instream structure regulations of 23.40.100 (Flood Hazard Reduction and
36			Instream Structures).
37	C. Su	ople	mental Application Requirements.
38			addition to the minimum application requirements specified in WCC Title 22 (Land Use and
39			velopment), Aall applications for new or expanded utilities shall be accompanied by adequate
40			cumentation that the proposal meets the policies and regulations of this program , including
40			t not limited to subsection (1)(b) of this section.
71	l	Jun	enormined to subsection (1707 of this section.

Comment [AP234]: Revised for conciseness and clarity.

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1	<u>D</u> .	Reg	gulations for Specific Shoreline Environment Designations.
2		<u>1.</u>	In the Urban Conservancy and Conservancy shoreline environments, local utility development is
3			permitted; provided, that sewage outfalls and treatment plants, over-water communication or
4			power-lines, fuel pipelines, and other types of hazardous material pipelines may be permitted as
5			a shoreline conditional use, provided there is no feasible location outside the shoreline.
6		<u>2.</u>	In the Natural shoreline environment, utility development is prohibited. Maintenance of existing
7			utilities is permitted and shall take extraordinary measures in protecting the natural features
8			therein.
9		<u>3.</u>	In the Aquatic shoreline environment:
10			a. Submarine electrical or communications cables, over-water public utility lines consisting of
11			local distribution facilities if adequately flood-proofed, water intakes, and desalinization
12			facility intakes are permitted.
13			b. Submarine water and sewer lines, fuel pipelines, sewer, and desalinization outfalls may be
14			permitted as shoreline conditional uses.
15			c. Crossings of water-bodies by over-water transmission or distribution lines and on-site
16			electrical communication wiring may be permitted within 100 feet of the OHWM and
17			wetlands and over bodies of water as a shoreline conditional use. All other utility
18			development is prohibited.
19	C.	She	preline Area Regulations.
20		A.	Urban. Utility development consisting of local distribution facilities is permitted subject to
21			policies and regulations of this program. Regional facilities, including transmission facilities
22			serving customers outside of Whatcom County may be permitted as a conditional use, provided
23			there is no feasible location outside the shoreline. Desalinization facilities may be permitted as a
24			conditional use.
25		B.	Urban Resort. Utility development consisting of local distribution facilities is permitted subject
26			to policies and regulations of this program. Regional facilities, including transmission facilities
27			serving customers outside of Whatcom County, may be permitted as a conditional use, provided
28			there is no feasible location outside the shoreline. Desalinization facilities may be permitted as a
29			conditional use.
30		С.	-Urban Conservancy. Utility development consisting of local distribution facilities is permitted
31			subject to policies and regulations of this program; provided, that sewage outfalls and treatment
32			plants, over water communication or power lines, fuel pipelines, and other types of hazardous
33			material pipelines may be permitted as a conditional use, provided there is no feasible location
34			outside the shoreline. Regional facilities, including transmission facilities serving customers
35			outside of Whatcom County, may be permitted as a conditional use, provided there is no
36			feasible location outside the shoreline. Freestanding communication towers are prohibited.
37			Desalinization facilities may be permitted as a conditional use.
38		D. -	Shoreline Residential. Utility development consisting of local distribution facilities is permitted
39			subject to policies and regulations of this program. Regional facilities, including transmission
40			facilities serving customers outside of Whatcom County, may be permitted as a conditional use,

Comment [AP235]: Moved from 'Shoreline Area Regulations,' below. Comment [CES236]: Addressed by use table

now.

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1	provided there is no feasible location outside the shoreline. Desalinization facilities may be
2	permitted as a conditional use.
3	E. Rural. Utility development consisting of local distribution facilities is permitted subject to
4	policies and regulations of this program. Regional facilities, including transmission facilities
5	serving customers outside of Whatcom County, may be permitted as a conditional use, provided
6	there is no feasible location outside the shoreline. Desalinization facilities may be permitted as a
7	conditional use.
8	F. Resource. Utility development consisting of local distribution facilities is permitted subject to
9	policies and regulations of this program. Regional facilities, including transmission facilities
10	serving customers outside of Whatcom County, may be permitted as a conditional use, provided
11	there is no feasible location outside the shoreline. Desalinization facilities may be permitted as a
12	conditional use.
13	G.—Conservancy. Utility development consisting of local distribution facilities is permitted subject to
14	policies and regulations of this program; provided, that sewage outfalls and treatment plants,
15	over-water communication or power lines, fuel pipelines, and other types of hazardous material
16	pipelines may be permitted as a conditional use, provided there is no feasible location outside
17	the shoreline. Regional facilities, including transmission facilities serving customers outside of
18	Whatcom County, may be permitted as a conditional use, provided there is no feasible location
19	outside the shoreline. Freestanding communication towers are prohibited. Desalinization
20	facilities may be permitted as a conditional use.
21	H.—Natural.
22	a.—Utility development is prohibited.
23	b. Maintenance of existing utilities is permitted and shall take extraordinary measures in
24	protecting the natural features therein.
25	I. Aquatic.
26	a. Submarine electrical or communications cables, over water public utility lines consisting of
27	local distribution facilities if adequately flood-proofed, water intakes, and desalinization
28	facility intakes are permitted subject to policies and regulations of this program.
29	b. Submarine water and sewer lines, fuel pipelines, sewer, and desalination outfalls may be
30	permitted as conditional uses.
31	c. Crossings of water bodies by over-water transmission or distribution lines and on-site
32	electrical communication wiring may be permitted within 100 feet of the OHWM and
33	wetlands and over bodies of water as a conditional use. All other utility development is
34	prohibited.

Comment [AP237]: Moved Applicability portion Chapter 23.50 Applicability and Nonconforming Uses, Structures, and 1 Lots 2 23.50.010 Application to persons and development. 3 Comment [AP238]: Moved to Chapter 23.10 C.—This program shall apply to any person as defined in Chapter 23.110 WCC. 4 5 D. This program shall apply to any use or development as defined in Chapter 23.110 WCC. All 6 development and use of shorelines of the state shall be carried out in a manner that is consistent 7 with this program and the policy of the Act as required by RCW 90.58.140(1), whether or not a 8 shoreline permit or statement of exemption is required for such development pursuant to Chapter 9 23 60 WCC 10 E. No substantial development as defined in Chapter 23.110 WCC shall be undertaken within shorelines by any person on shorelines without first obtaining a substantial development permit 11 12 from Whatcom County; provided, that such a permit shall not be required for the exempt activities listed in WCC 23.60.022. 13 23.50.020 Relationship to other local regulations. 14 Comment [AP239]: Moved to Chapter 23.05 15 F. In the case of development subject to the shoreline permit requirement of this program, the county 16 building official shall not issue a building permit for such development until a shoreline permit has been granted; provided, that any permit issued by the building official for such development shall be 17 18 subject to the same terms and conditions that apply to the shoreline permit. 19 G. In the case of development subject to regulations of this program but exempt from the shoreline 20 substantial development permit requirement, any required statement of exemption shall be obtained prior to issuance of the building permit; provided, that for single-family residences, a 21 22 building permit reviewed and signed off by the administrator may substitute for a written statement 23 of exemption. A record of review documenting compliance with bulk and dimensional standards as 24 well as policies and regulations of this program shall be included in the permit review. The building 25 official shall attach and enforce conditions to the building permit as required by applicable 26 regulations of this program pursuant to RCW 90.58.140(1). 27 H. In the case of zoning conditional use permits and/or variances required by WCC Title 20 for 28 development that is also within shorelines, the county decision maker shall document compliance 29 with bulk and dimensional standards as well as policies and regulations of this program in 30 consideration of recommendations from the administrator. The decision maker shall attach 31 conditions to such permits and variances as required to make such development consistent with this 32 program. 33 In the case of land divisions, such as short subdivisions, long plats and planned unit developments 34 that require county approval, the decision maker shall document compliance with bulk and 35 dimensional standards as well as policies and regulations of this program and attach appropriate 36 conditions and/or mitigating measures to such approvals to ensure the design, development 37 activities and future use associated with such land division(s) are consistent with this program. 38 Other local ordinances that may be applicable to shoreline development or use include, but are not 39 limited to:

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to Chapter 23.10, Purpose, Intent, and Applicability

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1 1.—Building, plumbing, mechanical, and fire codes. 2 2. Boating and swimming, WCC Title 11. 3 3. On-site sewage system regulations, Chapter 24.05 WCC. 4 4.—Solid waste rules and regulations, Chapter 24.06 WCC. 5 5. Zoning, WCC Title 20. 6 6. Land division regulations, WCC Title 21. 7 7.—Development standards. 23.50.030 Relationship to other state and federal laws. 8 9 F. Obtaining a shoreline permit or statement of exemption for a development or use does not excuse 10 the applicant/proponent from complying with any other local, tribal, state, regional or federal 11 statutes or regulations applicable to such development or use. 12 G. At the time of application or initial inquiry, the administrator shall inform the applicant/proponent 13 of other such statutes and regulations relating to shoreline issues that may be applicable to the 14 project to the extent that the administrator is aware of such statutes. However, the final 15 responsibility for determining applicable statutes and regulations and complying with the same rests 16 with the applicant/proponent or responsible person carrying out the use or development in 17 question. H. Washington State statutes together with implementing regulations adopted pursuant thereto that 18 19 may be applicable to shoreline development or use include, but are not limited to: 20 1.-Flood Control Zone Act, Chapter 86.16 RCW. 21 2.--Forest Practices Act, Chapter 76.09 RCW. 22 3. Fish and Wildlife, RCW Title 77. 23 4.—Water Pollution Control Act, Chapter 90.48 RCW. 24 5.-Land Subdivision Act, Chapter 58.17 RCW. 25 6. Surface Mining Act, Chapter 78.44 RCW. 26 7.—Washington Clean Air Act, Chapter 70.94 RCW. 27 8. State Environmental Policy Act (SEPA), Chapter 43.21C RCW. 28 9. Camping Resorts Act, Chapter 19.105 RCW. 29 10.-Water Resources Act of 1971, Chapter 90.54 RCW. 30 11. Growth Management Act, Chapter 36.70A RCW. 31 12. State Hydraulic Code, Chapter 77.55 RCW. 32 -Regional authority regulations authorized by state law that may be applicable to shoreline 33 development or use include, but are not limited to: 34 1. Northwest Clean Air Agency regulations. 35 2.—Puget Sound Water Quality Management Plan. 36 J. Federal statutes together with implementing regulations adopted pursuant thereto that may be 37 applicable to shoreline development or use include, but are not limited to: 38 1 Rivers and Harbors Act of 1899. 39 2. Fish and Wildlife Coordination Act of 1958.

40 3.—National Environmental Policy Act of 1969 (NEPA).

Comment [AP240]: Moved to Chapter 23.05

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1	4. Coastal Zone Management Act of 1972, as a	mandad	
1 2	 4. Coastal 20ne Wahagement Act of 1972, as a 5. Federal Water Pollution Control Act, as ame 		
2	6. Flood Insurance Act of 1968, as amended.	nucu.	
2	7. Clean Air Act, as amended.		
4 5			
Э	8. Endangered Species Act (ESA).		
6	23.50.040 Application within federal reserves.		Comment [AP241]: Moved to Chapter 23.05
7	B. The shoreline permit procedures, policies and re	egulations established in this program shall apply to	
8	development or use of shorelines of the state w	ithin national forests, national parks and national	
9	recreation areas by persons other than federal a	agencies.	
10	C. As recognized by RCW 90.58.350, the provisions	of this program shall not apply to lands held in trust	
11	by the United States for Indian nations, tribes o	r individuals.	
12	23.50.050 Program effects on property values.		
12 13	C. As provided for in RCW 90.58.290, the restriction	ns imposed upon use of real property through	Comment [AP242]: Moved to Chapter 23.05
13 14		he Act and this program shall be duly considered by	
14 15		ualization in establishing the fair market value of	
15 16		ualization in establishing the fair market value of	
	such properties. D. Designation of private property as a natural or o	energy and the second second to Charter	
17		onservancy shoreline area pursuant to Chapter 3 the definition of "open space land" under the Open	
18			
19 20	Space Taxation Act of 1970, as amended (RCW &		
20	application for open space taxation in accordan	ce with KCW 84.34.037 and Chapter 3.28 WCC.	
21	23.50.060 Hazardous substance remedial actions.		
22	A.—The procedural requirements of Chapter 90.58 I	RCW shall not apply to a project for which a consent	
23	decree, order, or agreed order has been issued	pursuant to Chapter 70.105D RCW or to the	
24	Department of Ecology when it conducts a reme	edial action under Chapter 70.105D RCW. The	
25	Department of Ecology shall, in consultation wit		
26		hapter 90.58 RCW, Chapter 173-26 WAC and this	
27	program. (Ord. 2009-13 § 1 (Exh. 1)).		Comment [AP243]: Deleted per Periodic Review Checklist, Item 2017.c, and Scoping
28	23.50.070 Nonconforming development.		Document, Item #1c. Exceptions are now
20 29	The following provisions shall apply to lawfully estal	alished uses huildings and for structures that do not	established in §22.07.010(G).
30	meet the specific standards of this program.		Comment [MD244]: Rewritten (below) per the latest DOE guidance that separates out
31	A. The lawfully established use of any building, stru	ucture, land or premises existing on the effective	nonconforming uses, development, and lots. See
32		27, 1976), or any subsequent amendment thereto or	minor revisions to draft replacement text below.
33		r otherwise vested, prior to the effective date of	
34	initial adoption of the program or any subseque		
35	nonconforming and may be continued, subject		
36	agricultural activities shall conform to WCC 16.1		
37	conform to WCC 23.100.130.		
38		repaired, renovated, or remodeled to the extent that	
39		tions of this program is not increased; provided, that	

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i	
1	a nonconforming development that is moved any distance must be brought into conformance with
2	this program and the Act; provided further, that as a conditional use a nonconforming dock may be
3	modified, reoriented or altered within the same general location to be more consistent with the
4	provisions of this SMP.
5	C. Nonconforming structures, other than single-family residences and their appurtenances that are
6	expanded or enlarged must obtain a variance or be brought into conformance with this program and
7	the Act; provided, that nonconforming structures with conforming uses may be expanded or
8	enlarged within the existing building footprint as a conditional use pursuant to WCC
9	23.100.050(B)(1)(c).
10	D.—Nonconforming structures (including accessory structures) that are damaged or destroyed by fire,
11	explosion, flood, or other casualty may be restored or replaced in kind; provided, that:
12	1.—Structures containing conforming uses, such as a single-family residence or accessory structure,
13	that are located within a hazardous area shall be redeveloped consistent with the requirements
14	of Chapter 16.16 WCC, Article 3 (Geologically Hazardous Areas) and Article 4 (Frequently
15	Flooded Areas); provided, that the permit process is commenced within 18 months of the date
16	of such damage; and the reconstruction does not expand, enlarge, or otherwise increase the
17	nonconformity, except as provided for in subsections H and I of this section.
18	2.—Structures containing nonconforming uses can be replaced in kind if there is no feasible
19	alternative that allows for compliance with the provisions of this program, and the permit
20	process is commenced within 18 months of the date of such damage, and the reconstruction
21	does not expand, enlarge, or otherwise increase the nonconformity, except as provided for in
22	subsection E or H of this section.
23	E. If a nonagricultural nonconforming use is intentionally abandoned for a period of 12 months or
24	more, then any future use of the nonconforming building, land or premises shall be consistent with
25	the provisions of this program.
26	F. Replacement of any nonconforming structures or buildings or portions thereof within the aquatic
27	shoreline area shall comply with program requirements for materials that come in contact with the
28	water pursuant to WCC 23.90.040(B)(5); provided, that replacement of existing wood pilings with
29	chemically treated wood is allowed for maintenance purposes where use of a different material
30	such as steel or concrete would result in unreasonable or unsafe structural complications; further
31	provided, that where such replacement exceeds 20 percent of the existing pilings over a 10-year
32	period, such pilings shall conform to the standard provisions of this section.
33	G. Enlargement or expansion of single-family residences by the addition of space to the main structure
34	or by the addition of normal appurtenances as defined in Chapter 23.110 WCC that extend
35	waterward of the existing primary residential foundation walls further into a critical area (excluding
36	the buffers of the critical areas), further into the minimum required side yard setback, or that
37	increase the structure height above the limits established by this program shall require a variance;
38	provided, that expansion of nonconforming single-family residences other than that specified in this
39	subsection I may be expanded without a variance where the provisions of subsection J or K of this
40	section apply.

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1	H.—The enlargement or expansion of single-family residences by the addition of space to the exterior of
2	the main structure or normal appurtenances is permitted without a conditional use permit or
3	variance once during the life of the structure (100 years). The structure shall be located landward of
4	the ordinary high water mark, and any expansion of the footprint is landward of the existing building
5	footprint (not the side yard), and any vertical expansion is within the existing building footprint;
6	provided, that the following conditions are met:
7	1.—Enlargements, expansions, or additions that increase the existing primary structure or normal
8	appurtenances by up to 250 square feet of gross floor area as defined by Chapter 23.110 WCC
9	shall be allowed provided the expansion or addition will occur on a previously impacted
10	impervious surface and the expansion is not waterward of the common-line setback as
11	illustrated in Appendix F.
12	2.—Enlargements, expansions, or additions that increase the total footprint of the existing primary
13	structure or normal appurtenances by 250 to 500 square feet of gross floor area as defined by
14	Chapter 23.110 WCC shall be allowed; provided, that the addition will occur on a previously
15	impacted impervious surface and the expansion is not waterward of the common-line setback
16	as illustrated in Appendix F; further provided, that the shoreline is enhanced by the equivalent
17	area of a building footprint that is expanded. If enhanced through planting, the administrator
18	shall require a vegetation management plan consistent with WCC 23.90.060(B)(2).
19	IThe administrator shall require a conditional use permit if the enlargement or expansion of single-
20	family residences by the addition of space to the exterior of the main structure or normal
21	appurtenances is in excess of those allowances provided in subsection J of this section.
22	J.—A structure that is being or has been used for a nonconforming use may be used for a different
23	nonconforming use only upon the approval of a conditional use permit. In addition to the
24	conditional use criteria of WCC 23.60.040, before approving a conditional use for a change in
25	nonconforming use, the hearing examiner shall also find that:
26	1. No reasonable alternative conforming use is practical because of the configuration of the
27	structure and/or the property;
28	2. The proposed use will be at least as consistent with the policies and provisions of the Act and
29	this program and as compatible with the uses in the area as the preexisting use;
30	3.—The use or activity is enlarged, intensified, increased or altered only to the minimum amount
31	necessary to achieve the intended functional purpose;
32	4. The structure(s) associated with the nonconforming use shall not be expanded in a manner that
33	increases the extent of the nonconformity including encroachment into areas, such as setbacks,
34	and any critical areas and/or associated buffers established by Chapter 16.16 WCC, where new
35	structures, development or use would not be allowed;
36	 The vegetation conservation standards of WCC 23.90.060(B)(3) are met;
37	6. The change in use, remodel or expansion will not create adverse impacts to shoreline ecological
38	functions and/or processes; and
39	7. Uses which are specifically prohibited or which would thwart the intent of the Act or this
40	program shall not be authorized.

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1	KNonconforming lots are those that have a building area of less than 2,500 square feet available for a
2	single-family residence and normal appurtenances that is unrestricted by setbacks or buffers from
3	shorelines.
4	L.—Where permitted according to shoreline areas designations (WCC Table 23.100.010), new single-
5	family development on any legal lot in shoreline jurisdiction that is nonconforming with respect to
6	the required shoreline buffer standards may be allowed without a shoreline variance when all of the
7	following criteria are met:
8	1. The depth of the lot (the distance from the ordinary high water mark to the inside edge of the
9	frontage setback) is equal to or less than the standard buffer as indicated in Chapter 16.16 WCC;
10	and
11	2. The building area lying landward of the shoreline buffer and interior to required side yard
12	setbacks is 2,500 square feet or less; provided, that consideration shall be given to view impacts
13	and all single-family residences approved under this section shall not extend waterward of the
14	common-line setback as measured in accordance with Appendix F. The building area means the
15	entire area that will be disturbed to construct the home, normal appurtenances (except
16	drainfields), and landscaping; and
17	3. The lot is not subject to landslide hazard areas, alluvial fan hazard areas, or riverine and coastal
18	erosion hazard areas or associated buffers as provided in WCC 16.16.310; and
19	 The nonconforming lot was created prior to August 8, 2008; and
20	5. Appropriate measures are taken to mitigate all adverse impacts, including but not limited to
21	locating the residence in the least environmentally damaging location relative to the shoreline
22	and any critical areas; and provided, that all administrative reductions to side yard and/or
23	frontage setbacks are pursued, when doing so will not create a hazardous condition or a
24	condition that is inconsistent with this program and WCC Title 20; and
25	6. There is no opportunity to consolidate lots under common ownership that will alleviate the
26	nonconformity; and
27	7.—The area between the structure and the shoreline and/or critical area shall comply with the
28	vegetation conservation standards of WCC 23.90.060(B)(3); and
29	8. Development may not take place waterward of the ordinary high water mark; and
30	9.—Facilities such as a conventional drainfield system may be allowed within critical areas or their
31	buffers, except wetlands and buffers, outside of the building area specified above, subject to
32	specific criteria in Chapter 16.16 WCC.
33	M. Redevelopment of nonconforming rights-of-way and associated transportation structures, such as
34	railroad trestles, may be permitted for purposes of facilitating the development of public trails
35	and/or public shoreline access; provided, that such redevelopment shall be otherwise consistent
36	with the provisions of this program, including but not limited to the provisions for public access and
37	no net loss of shoreline ecological functions and processes, except as provided for in subsections E
38	and H of this section.

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1	<u>23.</u>	50.010 Nonconforming Uses.	
2	<u>A.</u>	The lawfully established use of any building, structure, land, or premises existing or authorized	
3		under a permit or approval issued prior to the effective date of initial adoption of this program	
4		(August 27, 1976) or any applicable amendment thereafter, but which does not conform to present	
5		use regulations due to subsequent changes to the master program, shall be considered legally	
6		nonconforming and may be continued, subject to the provisions of this section; provided, that	
7		agricultural activities shall conform to WCC Chapter 16.16, Article 8 (Conservation Program on	
8		Agricultural Lands).	
9	Β.	The expansion, alteration, and/or intensification of a nonconforming use is prohibited.	
10	С.	An existing use designated as a shoreline conditional use under present use regulations that lawfully	
11		existed prior to the effective date of the initial adoption of this program (August 27, 1976) or any	
12		applicable amendment thereafter and that has not obtained a shoreline conditional use permit shall	
13		be considered a legal use and may be continued subject to the provisions of this section without	
14		obtaining a shoreline conditional use permit.	
15	<u>D.</u>	Other than agricultural uses complying with WCC 16.16.800, if a use is discontinued for a period of	
16		12 consecutive months or more, then any subsequent use, if allowed, shall be consistent with the	
17		provisions of this program and the Act.	_
18	Ε.	The change of a nonconforming use to another type of nonconforming use is prohibited. may only	Cor
19		occur upon the approval of a shoreline conditional use permit. In addition to the shoreline	Carr
20		conditional use criteria of WCC Title 22 (Land Use and Development), before approving a shoreline	
21		conditional use for a change in nonconforming use, the Hearing Examiner shall also find that:	
22		No reasonable alternative conforming use is practical because of the configuration of the	
23		structure and/or the property;	
24		The proposed use will be consistent with the policies and provisions of the Act and this program	
25		and as compatible with the uses in the area as the preexisting use;	
26		The vegetation conservationmanagement standards of WCC 23.30.050 are met;	
27		The change in use or remodel will not create adverse impacts to shoreline ecological functions	
28		and/or processes; and	
29		Uses that are specifically prohibited or that would thwart the intent of the Act or this program	
30		shall not be authorized.	
31		Public Access is provided as required by this program.	
32		Vegetation screening and/or view protection is provided as requried by this program.	Cor Carr
33	23.	50. 011 020 Nonconforming Structures.	
34		A lawfully established structure existing or authorized under a permit or approval issued prior to the	
35		effective date of initial adoption of this program (August 27, 1976) or any applicable amendment	
36		thereafter, but is no longer fully consistent with present regulations due to subsequent changes to	
37		the master program, shall be considered legally nonconforming and may be continued, subject to	
38		the provisions of this section; provided that:	
39		1. Shoreline stabilization structures shall conform to WCC 23.40.190 (Shoreline Stabilization).	

Comment [P/C245]: P/C Motion to prohibit. Carried 8-1.

Comment [P/C246]: P/C Motion to delete. Carried 7-2.

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1		2.	When maintenance and repair of a nonconforming structure has lapsed such that the structure
2			or activity area is not in a usable condition, the structure or activity shall be considered to be
3			abandoned or derelict and may no longer be continued.
4		3.	For structures where the ordinary high water mark establishes landward of the structure, this
5			structure shall be considered to be abandoned or derelict and may no longer be continued.
6		4.	Non-overwater nonconforming structures may be maintained, repaired, renovated, or
7			remodeled to the extent that nonconformance with the standards and regulations of this
8			program is not increased, provided that a nonconforming structure that is moved any distance
9			must be brought into conformance with this program and the Act, except as provided in
10			subsection (C) and (D) of this section;
11		<u>5.</u>	Overwater nonconforming structures may be maintained or repaired to the extent that
12			nonconformance with the standards and regulations of this program is not increased; provided
13			that when replacement is the common method of repair, the replaced components shall meet
14			the construction and materials standards of WCC 23.40.150 (Moorage Structures).
15	В.	No	nconforming structures (including accessory structures) that are damaged or destroyed by fire,
16		<u>exp</u>	losion, flood, or other casualty may be restored or replaced in kind; provided, that:
17		1.	Intentional demolition or removal is not a casualty.
18		2.	Damaged or destroyed nonconforming structures containing conforming uses that are located
19			within a geologically hazardous area or frequently flooded area shall be reconstructed
20			consistent with the requirements of WCC Chapter 16.16, Article 3 (Geologically Hazardous
21			Areas) and Article 4 (Frequently Flooded Areas); provided, that the permit process is
22			commenced within 18 months of the date of such damage; and the reconstruction does not
23			expand, enlarge, or otherwise increase the nonconformity, except as provided for in this
24			section.
25		<u>3.</u>	Damaged or destroyed nonconforming structures containing nonconforming uses can be
26			replaced in kind if:
27			a. There is no feasible alternative that allows for compliance with the provisions of this
28			program;
29			b. The structure is reconstructed consistent with the requirements of WCC Chapter 16.16,
30			Article 3 (Geologically Hazardous Areas) and Article 4 (Frequently Flooded Areas);
31			c. The permit process is commenced within 12 months of the date of such damage; and,
32			d. The reconstruction does not expand, enlarge, or otherwise increase the nonconformity.
33	<u>C.</u>	No	nconforming structures that do not meet the criteria of subsection (A)(2) but are intentionally
34		<u>der</u>	nolished or removed with a valid demolition permit may be replaced with the same bulk
35		din	nensions provided that:
36		<u>1.</u>	The permit process is commenced within 12 months of the date of such demolition or removal;
37			and
38		<u>2.</u>	Such structures that are located within a geologically hazardous area or frequently flooded area
39			shall be reconstructed consistent with the requirements of WCC Chapter 16.16, Article 3
40			(Geologically Hazardous Areas) and Article 4 (Frequently Flooded Areas).

Comment [CES247]: Revised to remind folks that a demo permit is required; and clarify that this does not apply to unusable structures addressed in A.2.

	SM	IP Update – Title 23 Amendments	May 13, 2021
1	D.	Replacement of any nonconforming structures or buildings or portions thereof within	the aquatic
2		shoreline environment shall comply with program requirements for construction design	gn and
3		materials; provided, that replacement of existing wood pilings with chemically treated	d wood is
4		allowed for maintenance purposes where use of a different material such as steel or c	concrete would
5		result in unreasonable or unsafe structural complications; further provided, that when	<u>e such</u>
6		replacement exceeds 20% of the existing pilings over a 10-year period, such pilings sha	all conform to
7		the standard provisions of this section.	
8	Ε.	_Other than for single-family residences and their appurtenances, nonconforming strue	ctures that
9		areshall not be altered, expanded or enlarged, or expanded without must be brought i	nto
10		conformance with this program and the Act or obtain a variance unless such alteration	n, enlargement
11		or expansion would bring the structure into conformance with this program and the A	<u><pre>\ct</pre></u> ; provided,
12		that nonconforming structures with conforming uses may be enlarged or expanded w	ithin the
13		existing building footprint as a shoreline conditional use pursuant to WCC Title 22 (Lar	nd Use and
14		Development) 23.100.050(B)(1)(e) when the following criteria are met:-	
15		1. The enlargement or expansion is within the existing building footprint;	
16		2. The enlargement or expansion is in conformance with the bulk dimensional stand	ards; and
17		3. Public access is provided and/or the shoreline environment is enhanced.	
18	<u>F.</u>	Single-family residences nonconforming to the shoreline buffer.	
19		1. Enlargement or expansion of a primary single-family structure may be approved w	<u>vhen either of</u>
20		the following are met:	
21		a. When the vertical expansion or enlargement is within the existing building for	otprint and is
22		in conformance with the bulk dimensional standards; or	
23		b. When the enlargement or expansion meets all of the following.	
24		i. The enlargement or expansion will not extend waterward of the building	footprint of
25		the existing primary structure or the enlargement or expansion is consistent	ent with the
26		constrained lot provisions in WCC 23.40.170 (Standards for Single-Family	<u>Residential</u>
27		Use on Constrained Lots).	
28		ii. The enlargement or expansion is not within a critical area or critical area b	<u>puffer in a</u>
29		manner inconsistent with this program.	
30		iii. The enlargement or expansion is in conformance with the bulk dimension	
31		2. The enlargement or expansion of single-family residences or normal appurtenance	
32		the constrained lot provisions of WCC 23.40.170(C) may be approved once during	the life of the
33		structure (100 years); provided, that the following conditions are met:-	
34		a. The existing structure must be located landward of the ordinary high water m	<u>ark.</u>
35		b. Building footprint enlargement or expansion:	
36		i. Shall not increase the total building footprint by more than 500 square fee	<u>et.</u>
37		ii. Shall be landward or lateral of the existing footprint.	
38		iii. Shall occur on a previously impacted impervious surface.	
39		iv. Shall not occur waterward of the common line setback as described in WC	<u>C 23.40.020</u>
40		(Shoreline Bulk Provisions).	

Comment [MD248]: Under WAC 173-27-080 variance only needed if increasing nonconformity.

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1	v. Shall be accompanied by enhancement of an area equivalent to the enlargement or
2	expansion iif the total building footprint increases by more than 250 square feet. If
3	enhanced through planting, the Director shall require a vegetation management plan
4	consistent with WCC 23.30.0 54 0 (Vegetation Management).
5	c. The property has not previoulsy received a shorleine exemption under the provisions for a
6	nonconforming or constrained lot.
7 G	. Redevelopment of nonconforming rights-of-way and associated transportation structures, such as
8	railroad trestles, may be permitted for purposes of facilitating the development of public trails
9	and/or public shoreline access; provided, that such redevelopment shall be otherwise consistent
10	with the provisions of this program, including but not limited to the provisions for public access and
11	no net loss of shoreline ecological functions and processes, except as provided for in this section.
12 23	3.50. 012 030 Nonconforming Lots.
	lawfully established lot existing or authorized under a permit or approval issued prior to the effective
	ate of initial adoption of this program (August 27, 1976) or any applicable amendment thereafter, but
	hich does not conform to present lot standards, shall be considered a legally nonconforming lot and
16 <u>m</u>	ay be developed subject to the provisions of this program.
17 —	Where permitted by the shoreline areas designation (WCC Table 23.100.010), new single-family
18	development on any legal lot in shoreline jurisdiction that is nonconforming with respect to the
19	required shoreline setback standards may be allowed without a shoreline variance when the
20	following criteria are met:
21	The depth of the lot (the distance from the ordinary high water mark to the inside edge of the
22	frontage setback) is equal to or less than the standard buffer as indicated in Chapter 16.16 WCC;
23	The building area lying landward of the shoreline buffer and interior to required side yard
24	setbacks is 2,500 square feet or less. The building area means the entire area that will be
25	disturbed to construct the home, normal appurtenances (except drainfields), and landscaping,
26	including any lawn, turf, ornamental vegetation, or gardens located in the outer management
27	zone of the buffer pursuant to WCC 23.30.060(B)(2);
28	Consideration shall be given to view impacts. Any single-family residences approved under this
29	section shall not extend waterward of fifteen (15) feet landward of the OHWM, or the common-
30	l ine setback as measured in accordance with WCC 23.30.060(A)(2)(b), whichever is further
31	landward.
32	The lot is not subject to landslide hazard areas or riverine and coastal erosion hazard areas or
33	associated buffers as defined in WCC 16.16.310;
34	— The nonconforming lot was created prior to the effective date of this program (August 8, 2008);
35	Appropriate measures are taken to mitigate all adverse impacts, including but not limited to
36	locating the residence in the least environmentally damaging location relative to the shoreline
37	and any critical areas, that all administrative reductions to side yard and/or frontage setbacks
38	are pursued; and when doing so will not create a hazardous condition or a condition that is
39	inconsistent with this program and WCC Title 20. The standard front yard setback may be

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1	reduced to 5 feet of the total required side yard setbacks on one side and the balance on the	
2	other side pursuant to WCC 23.90.130.B.4: provided, that if the side vard setback reductions	
3	pursuant WCC 23.90.130.B.4 are insufficient, both side yard setbacks may be reduced to 5 feet.	
4	There is no opportunity to consolidate lots under common ownership that will alleviate the	
5	nonconformity;	
6	 The area between the structure and the shoreline and/or critical area shall comply with the 	
7	vegetation conservation standards of WCC 23. 30.050(B);	
, 8	Development may not take place waterward of the ordinary high water mark; and	
9	Facilities such as a conventional drainfield system may be allowed within critical areas or their	
10	buffers, except wetlands and buffers, outside of the building area specified above, subject to	
10	specific criteria in Chapter 16.16 WCC.	Comm
11	specific enteria in enapter 10.10 wee.	Comm
12	23.50.080 Property rights.	Comm
13	A. Decisions on shoreline permits and/or approvals shall recognize all relevant constitutional and other	
14	legal limitations on the regulation of private property. Findings shall assure that conditions imposed	
15	relate to the governmental authority and responsibility to protect the public health, safety, and	
16	welfare, are consistent with the purposes of the Act, and are roughly proportional to the expected	
17	impact.	
18	B.—This program does not alter existing law on access to or trespass on private property and does not	
19	give the general public any right to enter private property without the owner's permission.	
20	C.—Consistent with Whatcom County's high standard of staff conduct, county staff observe all	
21	applicable federal and state laws regarding entry onto privately owned property.	

Comment [RCE249]: Moved to 23.40.170(C).

Comment [AP250]: Moved to Chapter 23.10

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Chapter 23.60 Shoreline Permits and Exemptions

23.60.005 General requirements.

 To be authorized, all uses and developments shall be planned and carried out in a manner that is consistent with this program and the policy of the Act as required by RCW 90.58.140(1), regardless of whether a shoreline permit, statement of exemption, shoreline variance, or shoreline conditional use permit is required.

23.60.010 Substantial development permits criteria.

- A. A substantial development permit shall be required for all proposed use and development_of shorelines unless the proposal is specifically exempt pursuant to WCC 23.60.022.
- B. In order to be approved, the decision maker must find that the proposal is consistent with the following criteria:
 - All regulations of this program appropriate to the shoreline designation and the type of use or development proposed shall be met, except those bulk and dimensional standards that have been modified by approval of a shoreline variance under WCC 23.60.030.
 - 2. All policies of this program appropriate to the shoreline area_designation and the type of use or development activity proposed shall be considered and substantial compliance demonstrated.
 - 3. For pProjects located on shorelines of statewide significance, the policies of Chapter 23.40 WCC shall also be adhered to.
- C. In the granting of all shoreline substantial development permits, consideration shall be given to the cumulative environmental impact of additional requests for like actions in the area. For example, if shoreline substantial development permits were granted for other developments in the area where similar circumstances exist, the sum of the permitted actions should also remain consistent with the policy of RCW 90.58.020 and should not produce significant adverse effects to the shoreline ecological functions and processes or other users.

23.60.020 Exemptions from Shoreline Substantial Development Permits process. A.—23.60.021 Application and interpretation.

- An exemption from the substantial development permit process is not an exemption from compliance with the Act, or this program, or from any other regulatory requirements. To be authorized, all uses and developments must be consistent with the policies and regulatory provisions of this program and the Act. A statement of exemption shall be obtained for exempt activities consistent with the provisions of WCC 23.60.020.
- Exemptions shall be construed narrowly. Only those developments that meet the precise terms
 of one or more of the listed exemptions may be granted exemptions from the substantial
 development permit process.
- The burden of proof that a development, or use is exempt is on the applicant/proponent of the exempt development action.
- 4.— If any part of a proposed development is not eligible for exemption, then a substantial development permit is required for the entire project.

Comment [MD251]: Unless otherwise noted, the contents of this chapter have been moved to T-

Comment [RCE252]: Moved to applicability section.

Comment [RE253]: Moved to ecological protection and critical areas

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- 5. A development or use that is listed as a conditional use pursuant to this program or is an unlisted use, must obtain a conditional use permit even if the development or use does not require a substantial development permit.
- 6. When a development or use_is proposed that does not comply with the bulk, dimensional and/or performance standards of the program, such development or use shall only be authorized by approval of a shoreline variance even if the development or use does not require a substantial development permit.
- 7. All permits or statements of exemption issued for development or use within shoreline jurisdiction shall include written findings prepared by the administrator, including compliance with bulk and dimensional standards and policies and regulations of this program. The administrator may attach conditions to the approval of exempt developments and/or uses as necessary to assure consistency of the project with the Act and the program.

B.-23.60.022 Exemptions listed.

- The following activities shall be considered exempt from the requirement to obtain a shoreline substantial development permit. A statement of exemption, as provided for in WCC 23.60.023 of this program shall be required for those activities listed in WCC 23.60.023(B) and (C).
 - a. Any development of which the total cost or fair market value, whichever is higher, does not exceed \$5,718, or as amended by the state office of financial management, if such development does not materially interfere with the normal public use of the water or shorelines of the state. For the purposes of determining whether or not a permit is required, the total cost or fair market value shall be based on the value of development that is occurring on shorelines of the state as defined in RCW 90.58.030(2)(c). The total cost or fair market value of the development shall include the fair market value of any donated, contributed or found labor, equipment or materials.
 - b. Normal maintenance or repair of existing structures or developments, including damage by accident, fire or elements. Normal maintenance includes those usual acts to prevent a decline, lapse or cessation from a lawfully established condition. Normal repair means to restore a development to a state comparable to its original condition within a reasonable period after decay or partial destruction except where repair causes substantial adverse effects to the shoreline resource or environment. Replacement of a structure or development may be authorized as repair where such replacement is the common method of repair for the type of structure or development and the replacement is comparable to the original structure or development including but not limited to its size, shape, configuration, location and external appearance and the replacement does not cause substantial adverse effects to shoreline resources or the environment.
 - c. Construction of the normal protective bulkhead common to single family residences. A normal protective bulkhead includes those structural and nonstructural developments installed at or near, and parallel to, the ordinary high water mark for the sole purpose of protecting an existing single family residence and appurtenant structures from loss or damage by erosion. A normal protective bulkhead is not exempt if constructed for the

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purpose of creating dry land. When a vertical or near vertical wall is being constructed or reconstructed, not more than one cubic yard of fill per one foot of wall may be used for backfill. When an existing bulkhead is being repaired by construction of a vertical wall fronting the existing wall, it shall be constructed no further waterward of the existing bulkhead than is necessary for construction of new footings. When a bulkhead has deteriorated such that an ordinary high water mark has been established by the presence and action of water landward of the bulkhead then the replacement bulkhead must be located at or near the actual ordinary high water mark. Beach nourishment and bioengineered erosion control projects may be considered a normal protective bulkhead when any structural elements are consistent with the above requirements and when the project has been approved by the Washington Department of Fish and Wildlife.

- d. Emergency construction necessary to protect property from damage by the elements. An emergency is an unanticipated and imminent threat to public health, safety or the environment that requires immediate action within a time too short to allow full compliance with this program. Emergency construction does not include development of new permanent protective structures where none previously existed. Where new protective structures are deemed by the administrator to be the appropriate means to address the emergency situation, upon abatement of the emergency situation the new structure shall be removed or any permit that would have been required, absent an emergency, pursuant to Chapter 90.58 RCW, Chapter 173-27 WAC or this program, shall be obtained. All emergency construction shall be consistent with the policies of Chapter 90.58 RCW and this program. As a general matter, flooding or other seasonal events that can be anticipated and may occur but that are not imminent are not an emergency.
- e. Construction and practices normal or necessary for farming, irrigation, and ranching activities, including agricultural service roads and utilities, construction of a barn or similar agricultural structure, and the construction and maintenance of irrigation structures including, but not limited to, head gates, pumping facilities, and irrigation channels; provided, that this exemption shall not apply to agricultural activities proposed on land not in agricultural use on December 17, 2003; and further provided, that a feedlot of any size, all processing plants, other activities of a commercial nature, or alteration of the contour of the shorelands by leveling or filling other than that which results from normal cultivation shall not be considered normal or necessary farming or ranching activities. A feedlot shall be an enclosure or facility used or capable of being used for feeding livestock hay, grain, silage, or other livestock feed, but shall not include land for growing crops or vegetation for livestock feeding and/or grazing, nor shall it include normal livestock wintering operations.
- f. Construction or modification, by or under the authority of the Coast Guard or a designated port management authority, of navigational aids such as channel markers and anchor buoys.
- g. Construction on shorelands by an owner, lessee, or contract purchaser of a single-family residence for their own use or for the use of their family, which residence does not exceed a height of 35 feet above average grade level and that meets all requirements of the state agency or local government having jurisdiction thereof. Single-family residence means a

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- detached dwelling designed for and occupied by one family including those structures and developments within a contiguous ownership which are a normal appurtenance as defined in WCC 23.110.010.
- h. Construction of a dock, including a shared moorage, designed for pleasure craft only, for the private noncommercial use of the owners, lessee, or contract purchaser of a single-family or multifamily residence. A dock is a landing and moorage facility for watercraft and does not include recreational decks, storage facilities or other appurtenances. The private dock exemption applies if either:
 - i. In saltwater, the fair market value of the dock does not exceed \$2,500;
 - ii. In fresh waters the fair market value of the dock does not exceed \$10,000, but if subsequent construction having a fair market value exceeding \$2,500 occurs within five years of the completion of the prior construction, the subsequent construction shall be considered a substantial development for the purpose of this program. For the purpose of this section, saltwater shall include the tidally influenced marine and estuarine water areas of the state including the Strait of Georgia, local marine waters and all associated bays, inlets and estuaries.
- i. Operation, maintenance, or construction of canals, waterways, drains, reservoirs, or other facilities that now exist or are hereafter created or developed as a part of an irrigation system for the primary purpose of making use of system waters including return flow and artificially stored ground water for the irrigation of lands; provided, that this exemption shall not apply to construction of new irrigation facilities proposed after December 17, 2003.
- j.— The marking of property lines or corners on state-owned lands, when such marking does not significantly interfere with normal public use of the surface of the water.
- k.—Operation and maintenance of any system of dikes, ditches, drains, or other facilities existing on June 4, 1975, that were created, developed or utilized, primarily as a part of an agricultural drainage or diking system.
- I.—Any project with a certification from the governor pursuant to Chapter 80.50 RCW.
- m. Site exploration and investigation activities that are prerequisite to preparation of a development application for authorization under this program, if:
 - i.- The activity does not interfere with the normal public use of surface waters;
 - ii. The activity will have no significant adverse impact on the environment including but not limited to fish, wildlife, fish or wildlife habitat, water quality and aesthetic values;
 - iii. The activity does not involve the installation of any structure and, upon completion of the activity, the vegetation and land configuration of the site are restored to conditions existing before the activity:
 - iv. A private entity seeking development authorization under this section first posts a performance bond or provides other evidence of financial responsibility to the administrator to ensure that the site is restored to preexisting conditions; and
 - v. The activity is not subject to the permit requirements of RCW 90.58.550.
- n. The process of removing or controlling aquatic noxious weeds, as defined in RCW 17.26.020, through the use of an herbicide or other treatment methods applicable to weed control that

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- is recommended by a final environmental impact statement published by the Department of Agriculture or the Department of Ecology jointly with other state agencies under Chapter 43.21C RCW.
- Watershed restoration projects as defined in Chapter 23.110 WCC and by RCW 89.08.460. The administrator shall review the projects for consistency with the program in an expeditious manner and shall issue its decision along with any conditions within 45 days of receiving a complete application form from the applicant/proponent. No fee may be charged for accepting and processing applications for watershed restoration projects as defined in Chapter 23.110 WCC.
- A public or private project, the primary purpose of which is to improve fish or wildlife habitat or fish passage, when all of the following apply:
 - i.— The project has been approved in writing by the Department of Fish and Wildlife as necessary for the improvement of the habitat or passage and appropriately designed and sited to accomplish the intended purpose;
 - ii.— The project received hydraulic project approval by the Department of Fish and Wildlife pursuant to Chapter 77.55 RCW; and
 - iii. The administrator has determined that the project is consistent with this program. The administrator shall make such determination in a timely manner and provide it by letter to the project proponent.

C. 23.60.023 Statements of Exemption.

- 1. The administrator is hereby authorized to grant or deny requests for statements of exemption from the shoreline substantial development permit requirement for uses and developments within shorelines that are specifically listed in WCC 23.60.022. Such statements shall be applied for on forms provided by the administrator. The statement shall be in writing and shall indicate the specific exemption of this program that is being applied to the development, and shall provide a summary of the administrator's analysis of the consistency of the project with this program and the Act. As appropriate, such statements of exemption shall contain conditions and/or mitigating measures of approval to achieve consistency and compliance with the provisions of the program and Act. A denial of an exemption shall be in writing and shall identify the reason(s) for the denial. The administrator's actions on the issuance of a statement of exemption or a denial are subject to appeal pursuant to WCC 23.60.150.
- 2. Exempt activities related to any of the following shall not be conducted until a statement of exemption has been obtained from the administrator: dredging, flood control works and instream structures, development within an archaeological or historic site, clearing and ground disturbing activities such as landfill or excavation, dock, shore stabilization, freestanding signs, or any development within an aquatic or natural shoreline designation; provided, that no separate written statement of exemption is required for the construction of a single family residence when a county building permit application has been reviewed and approved by the administrator; provided further, that no statement of exemption is required for emergency development pursuant to WAC 173 27 040(2)(d).

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- 3. No statement of exemption shall be required for other uses or developments exempt pursuant to WCC 23.60.022 unless the administrator has cause to believe a substantial question exists as to qualifications of the specific use or development for the exemption or the administrator determines there is a likelihood of adverse impacts to shoreline ecological functions.
- 4. Whether or not a written statement of exemption is issued, all permits issued within the area of shorelines shall include a record of review actions prepared by the administrator, including compliance with bulk and dimensional standards and policies and regulations of this program. The administrator may attach conditions to the approval of exempted developments and/or uses as necessary to assure consistency of the project with the Act and this program.
- 5. A notice of decision for shoreline statements of exemption shall be provided to the applicant/proponent and any party of record. Such notices shall also be filed with the Department of Ecology, pursuant to the requirements of WAC 173-27-050 when the project is subject to one or more of the following federal permitting requirements:
 - A U.S. Army Corps of Engineers Section 10 permit under the Rivers and Harbors Act of 1899. (The provisions of Section 10 of the Rivers and Harbors Act generally apply to any project occurring on or over navigable waters. Specific applicability information should be obtained from the Corps of Engineers.); or
 - b. A Section 404 permit under the Federal Water Pollution Control Act of 1972. (The provisions of Section 404 of the Federal Water Pollution Control Act generally apply to any project that may involve discharge of dredge or fill material to any water or wetland area. Specific applicability information should be obtained from the Corps of Engineers.)
- 6. Whenever the exempt activity also requires a U.S. Army Corps of Engineers Section 10 permit under the Rivers and Harbors Act of 1899 or a Section 404 permit under the Federal Water Pollution Control Act of 1972, a copy of the written statement of exemption shall be sent to the applicant/proponent and Ecology pursuant to WAC 173-27-050.

23.60.030 Variance permit criteria.

- A. The purpose of a variance is to grant relief to specific bulk or dimensional requirements set forth in this program and any associated standards appended to this program such as critical areas buffer requirements where there are extraordinary or unique circumstances relating to the property such that the strict implementation of this program would impose unnecessary hardships on the applicant/proponent or thwart the policy set forth in RCW 90.58.020. Use restrictions may not be varied.
- B. Variances will be granted in any circumstance where denial would result in a thwarting of the policy enumerated in RCW 90.58.020. In all instances extraordinary circumstances shall be shown and the public interest shall suffer no substantial detrimental effect.
- C. Proposals that would otherwise qualify as a reasonable use pursuant to WCC 16.16.270(A) shall require a shoreline variance and shall meet the variance criteria in this section.
- D. Variances may be authorized, provided the applicant/proponent can demonstrate all of the following:

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- 1.— That the strict application of the bulk or dimensional criteria set forth in this program precludes or significantly interferes with reasonable permitted use of the property;
- 2. That the hardship described in subsection A of this section is specifically related to the property, and is the result of conditions such as irregular lot shape, size, or natural features and the application of this program, and not, for example, from deed restrictions or the applicant's/proponent's own actions;
- 3. That the design of the project will be compatible with other permitted activities in the area and will not cause adverse effects on adjacent properties or the shoreline environment;
- 4. That the variance authorized does not constitute a grant of special privilege not enjoyed by the other properties in the area, and will be the minimum necessary to afford relief;
- 5. That the public interest will suffer no substantial detrimental effect;
- 6.— That the public rights of navigation and use of the shorelines will not be materially interfered with by the granting of the variance; and
- Mitigation is provided to offset unavoidable adverse impacts caused by the proposed development or use.
- E. Variance permits for development and/or uses that will be located waterward of the ordinary high water mark (OHWM), as defined herein, or within any wetland as defined herein, may be authorized, provided the applicant can demonstrate all of the following:
 - That the strict application of the bulk, dimensional or performance standards set forth in this program precludes all reasonable use of the property; and
 - That the proposal is consistent with the criteria established under subsections (D)(1) through (7) of this section; and
- 3. That the public rights of navigation and use of the shorelines will not be adversely affected.
- Other factors that may be considered in the review of variance requests include the conservation of valuable natural resources and the protection of views from nearby roads, surrounding properties and public areas; provided, the criteria of subsection D of this section are first met. In addition, <u>V</u>variance requests based on the applicant's/proponent's desire to enhance the view from the subject development may be granted :
- where there are no likely detrimental effects to existing or future users, other features, or shoreline ecological functions and/or processes, and
- where reasonable alternatives of equal or greater consistency with this program are not available.
 - 4. In platted residential areas, variances shall not be granted that allow a greater height or lesser shore setback than what is typical for the immediate block or area.
- F. In the granting of all variances, consideration shall be given to the cumulative environmental impact of additional requests for like actions in the area. For example, if variances were granted to other developments in the area where similar circumstances exist, the total of the variances should also remain consistent with the policy of RCW 90.58.020 and should not produce significant adverse effects to the shoreline ecological functions and processes or other users.
- G. Permits and/or variances applied for or approved under other county codes such as WCC Title 20 or 21 shall not be construed as shoreline permits under this program.

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23.60.040 Conditional use permits criteria.

- A.—The purpose of a conditional use permit is to allow greater flexibility in administering the use regulations of this program in a manner consistent with the policy of RCW 90.58.020. In authorizing a conditional use, special conditions may be attached to the permit by the county or the Department of Ecology to control any undesirable effects of the proposed use.
- B. Uses specifically classified or set forth in this program as conditional uses and unlisted uses may be authorized, provided the applicant/proponent can demonstrate all of the following:
 - 1. That the proposed use will be consistent with the policy of RCW 90.58.020 and this program.
 - 2. That the proposed use will not interfere with normal public use of public shorelines.
 - That the proposed use of the site and design of the project will be compatible with other permitted uses within the area.
 - 4. That the proposed use will not cause adverse effects to the shoreline environment in which it is to be located.
 - 5.—That the public interest suffers no substantial detrimental effect.
- C. Other uses not specifically classified or set forth in this program, including the expansion or resumption of a nonconforming use pursuant to WCC 23.50.070, may be authorized as_conditional uses, provided the applicant/proponent can demonstrate that the proposal will satisfy the criteria set forth in subsection B of this section, and that the use clearly requires a specific site location on the shoreline not provided for under the program, and extraordinary circumstances preclude reasonable use of the property in a manner consistent with the use regulations of this program. Uses that are prohibited cannot be authorized by a conditional use permit.
- D. In the granting of all conditional use permits, consideration shall be given to the cumulative environmental impact of additional requests for like actions in the area. For example, if conditional use permits were granted for other developments in the area where similar circumstances exist, the sum of the conditional uses and their impacts should also remain consistent with the policy of RCW 90.58.020 and should not produce a significant adverse effect to the shoreline ecological functions and processes or other users.
- E. Permits and/or variances applied for or approved under county zoning or subdivision code requirements shall not be construed as shoreline variances under this program.

23.60.050 Minimum application requirements.

Where other approvals or permits are required for a use or development that does not require an open record hearing, such approvals or permits shall not be granted until a shoreline approval or permit is granted. All shoreline approvals and permits shall include written findings prepared by the administrator documenting compliance with bulk and dimensional standards and other policies and regulations of this program.

A complete application for a substantial development, conditional use, or variance permit shall contain all materials required in the Department's administrative manual; provided, that the administrator may vary or waive these requirements as provided in the manual and may vary or waive these requirements on a case by case basis. The administrator may require additional specific information depending on the

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nature of the proposal and the presence of sensitive ecological features or issues related to compliance with other county requirements.

23.60.060 Pre-application conference.

<u>A.</u> Prior to filing a permit application for a shoreline substantial development permit, variance or conditional use permit decision.

<u>B. The applicant shall contact the County to schedule a pre-application conference, which shall be held</u> prior to filing the application; provided, that such meetings shall not be required for development activities associated with shoreline restoration projects, agriculture, commercial forestry, or the construction of a single family residence.

23.60.070 Fees.

- B. Required fees for all shoreline substantial development permits, shoreline conditional use permits, shoreline variances, statements of exemption, appeals, pre-application conferences and other required reviews and/or approvals shall be paid to the county at the time of application in accordance with the Whatcom County Unified Fee Schedule in effect at that time and Chapter 22.05 WCC.
- C. When any given project requires more than one of the following permits or applications, the total amount of fees shall be reduced pursuant to WCC 22.25.030:
 - 1. Preliminary plat application.
 - 2. Rezone application.
 - 3. Major development permit.
 - 4.--Planned unit development.
 - 5. Binding site plan.
- D. When any project requires a shoreline conditional use permit or shoreline variance in addition to a shoreline substantial development permit, the fees for the conditional use or variance shall be reduced by half.
- E. In the event that actions of an applicant result in the repetition of the review, inspections and other steps in the approval process, those items or steps repeated shall be charged to and paid by the applicant prior to any further processing of the application by the county. The cost shall be in accordance with the adopted fee schedule.
- F. If an application is withdrawn within 30 days of submittal, and no work has commenced at the site of the proposal for which the application was made, a refund of not more than 50 percent of the shoreline fees paid may be granted by the administrator. This amount may be reduced where staff time, public notice and other costs exceed 50 percent of the fees paid.

23.60.080 Notice of application.

B. Upon receipt of a completed shoreline substantial development permit, shoreline variance, or shoreline conditional use permit applicationthe County shall issue a notice of application for a proposed land use action in the manner set forth in WCC 22.05.070.

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C. The rights of treaty tribes to resources within their usual and accustomed areas shall be accommodated through the notification and comment provisions of the permit review process.
 Tribal treaty rights may be addressed through specific permit conditions. Direct coordination between tribes and the applicant/proponent is encouraged.

23.60.090 Permit application review.

- B. All shoreline permit applications, exemptions, or other approvals shall be subject to the provisions of this program that are in effect at the time of application.
- C. To facilitate review of an application the decision maker shall consider any or all of the following: 1. The application and attached information:
 - 2. The SEPA checklist, threshold determination, environmental impact statement, or other environmental studies and/or documentation;
 - 3.—Written comments from interested persons;
 - 4. Information and recommendations from any public agency and from the administrator in cases where the administrator is not the decision maker;
 - 5. Information or comment presented at a public hearing, if held, on the application; and
 - The policy and provisions of the Act and this program including the criteria enumerated in WCC 23.60.010, 23.60.030 and 23.60.040, as applicable.
- D. The decision maker shall process project permit applications for shoreline substantial development permits, shoreline variance, and shoreline conditional use permits in compliance with the provisions of Chapter 22.05 WCC.
- E. The decision maker shall process project permit applications for shoreline statements of exemption in accordance with the provisions of Chapter 22.05 WCC and WCC 23.60.023(A).
- F. Any application for a shoreline permit or approval that remains inactive for a period of 180 days shall expire and a new application and repayment of fees shall be required to reactivate the proposal; provided, that the administrator may grant a single 90-day extension for good cause. Delays such as those caused by public notice requirements, State Environmental Policy Act review, litigation directly related to the proposal, or changes in government regulations shall not be considered as part of the inactive period.
- If a shoreline permit is denied, no reapplication for the same or essentially similar development may be made until one year from the date of denial.

23.60.100 Consolidated Permit Review.

- A. Whenever an application for a project permit under the program requires a project permit or approval under another County permit authority, such as zoning or subdivision, the shoreline project permit application, time requirements_z and notice provisions for processing the shoreline permit shall apply, in addition to those of other regulatory programs.
- The_provisions of Chapter 22.05 WCC shall apply to the consolidated application, review, and approval of applications that require an open record hearing.
- B. Any shoreline use or development that is subject to other approvals or permits that requires an open record hearing under another permit authority, such as zoning or subdivision, shall be subject

Comment [RCE254]: Moved to 23.05.040

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to consolidated review and the decision maker designated for the open record hearing shall be the decision maker for the consolidated review.

23.60.110 State Environmental Policy Act (SEPA) compliance.

- A. Whenever an application for shoreline substantial development permit, shoreline variance, shoreline conditional use permit, or statement of exemption is subject to the rules and regulations of SEPA (Chapter 43.21C RCW), the review requirements of SEPA, including time limitations, shall apply, where applicable.
- B. Applications for shoreline permit(s) or approval(s) that are not categorically exempt under SEPA shall be subject to environmental review by the responsible official of Whatcom County pursuant to the State Environmental Policy Act (Chapter 197-11 WAC).
- C. As part of SEPA review, the Responsible Official may require additional information regarding the proposed development in accordance with Chapter 197-11 WAC.
- D. Failure of the applicant/proponent to submit sufficient information for a threshold determination to be made shall be grounds for the Responsible Official to determine the application incomplete.

23.60.120 Burden of proof.

Permit applicants/proponents have the burden of proving that the proposed development is consistent with the criteria set forth in the Act and this program.

23.60.130 Public Hearings.

- A.—The administrator shall determine whether an application requires a public hearing pursuant to the criteria below no later than 15 days after the minimum public comment period provided by WCC 23.60.080. An open record public hearing shall be required for all of the following:
 - 1.—The proposal has a cost or market value in excess of \$100,000 except for single-family residences, agriculture, commercial forestry, and ecological restoration projects; or
 - 2. The proposal would result in development of an area larger than five acres; or
 - 3. The proposal is a new or expanded marina, pier, aquaculture structure, any building over 35 feet high, mine, dam, stream diversion, landfill; or
 - 4. The administrator has reason to believe the proposal would be controversial based on public response to the notice of receipt of application and other information; or
 - 5. The proposal is determined to have a significant adverse impact on the environment and an environmental impact statement is required in accordance with the State Environmental Policy Act; or
 - 6. The proposal requires a variance and/or conditional use approval pursuant to this program; or
 - 7.—The use or development requires an open record public hearing for other Whatcom County approvals or permits.
- B. An open record public hearing on shoreline permit applications shall be held in accordance with the provisions of Chapter 22.05 WCC, unless a continuance is granted pursuant to the rules and procedures of the Hearing Examiner or other hearing body and subject to time requirements for compliance with the State Environmental Policy Act.
- C. Repealed by Ord. 2018-032.

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Comment [RCE255]: Covered by WCC 16.08

Comment [CES256]: Moved to Permit application review Comment [CES257]: Moved/covered by Title 22 now

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D.—Repealed by Ord. 2018-032.

E. Public hearing requirements for permit appeals shall be processed according to WCC 23.60.150.

23.60.140 Permit conditions.

In granting, revising, or extending a shoreline permit, the decision maker may attach such conditions, modifications, or restrictions thereto regarding the location, character, and other elements of the proposed development deemed necessary to assure that the development will be consistent with the policy and provisions of the Act and this program as well as the supplemental authority provided in Chapter 43.21C RCW as applicable. In cases involving unusual circumstances or uncertain effects, a condition may be imposed to require monitoring with future review or reevaluation to assure conformance with the Act and this program. If the monitoring plan is not implemented, the permittee may be found to be noncompliant and the permit may be rescinded in accordance with WCC 23.60.180.

23.60.XXX Filling with Department of Ecology

- <u>After all local permit administrative appeals or reconsideration periods are complete and the permit</u> <u>documents are amended to incorporate any resulting changes, the County will hand deliver or mail</u> <u>or hand deliver the permit using return receipt requested mail to the Department of Ecology</u> <u>regional office.</u>
- Projectsposals that require both Shoreline Conditional Use Permits and or Variances shall be hand delivered or mailed simultaneously with any shoreline permit for the project.
- The permit and documentation of final local decision will be mailed together the following information:
 - A copy of the complete application;
 - Findings and conclusions that establish the basis for the decision, including but not limited to identification of shoreline environment designation(s), applicable program policies and regulations, and the consistency of the project with appropriate review criteria for the type of permit(s);
 - The final decision of the local government;
 - A completed permit data sheet (WAC Reference); and
 - Where applicable, local government shall also file the applicable documents required by SEPA, or in lieu thereof, a statement summarizing the actions and dates of such actions taken under Chapter 43.21C RCW.
 - When the project has been modified in the course of the local review process, plans or text shall be provided that clearly indicate the final approved plan.
- Upon approval of a revision, the decision maker shall file a copy of the revised site plan and a detailed description of the authorized changes to the original permit with the Department of <u>Ecology together with a final ruling and findings supporting the decision based on the requirements</u> of this section. In addition, the decision maker shall notify parties of record of the action.

23.60.150 Notice of Decision, Reconsideration and Appeal
 A notice of decision for action on a shoreline substantial development permit, shoreline variance, or shoreline conditional use permit shall be provided to the applicant/proponent and any party of

Comment [CES260]: Moved to T-22

Comment [CES258]: Moved to Permit application review. Comment [CES259]: Moved to Ch. 22.07

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record in accordance with the review procedures of Chapter 22.05 WCC. and at least 10 days prior
to filing such decisions with the Department of Ecology pursuant to WAC 173-27-130. Decisions filed
with the Department of Ecology shall contain the following information:
documents are amended to incorporate any resulting changes, the County will mail or hand deliver
the permit using return receipt requested mail to the Department of Ecology regional office and the
Office of the Attorney General.
— Projects that require both Conditional Use Permits and or Variances shall be mailed simultaneously
with any Substantial Development Permitsshoreline permit for the project.
—— <u>The permit and documentation of final local decision will be mailed together the following</u>
information:
2.—A copy of the complete application;
3.—Findings and conclusions that establish the basis for the decision including but not limited to
identification of shoreline environment designation(s), applicable program policies and
regulations and the consistency of the project with appropriate review criteria for the type of
permit(s);
4. The final decision of the local government;
5.—A completed permit data sheet (see Appendix A of this title); and
6.—Where applicable, local government shall also file the applicable documents required by SEPA,
or in lieu thereof, a statement summarizing the actions and dates of such actions taken under
Chapter 43.21C RCW.
7.—When the project has been modified in the course of the local review process, plans or text shall
be provided that clearly indicate the final approved plan.
ANotice of decision for shoreline statements of exemption shall comply with WCC 22.05.110(1) and
23.60.023(E).
Any person with standing may appeal any order, final permit decision, or final administrative
determination made by the director or designee in the administration of this program.
Administrative Appeal Procedures.
 Administrative appeals are processed in accordance with WCC 22.05.160.
— <u>After the issuance of the appeal determination, a party with standing may Aappeals to the</u>
Shorelines Hearings Board of a decision on a shoreline substantial development permit,
shoreline variance, or shoreline conditional use permit may be filed by the applicant/proponent
or any aggrieved party pursuant to RCW 90.58.180 within 21 days of the "date of filing," as
defined in this program and RCW 90.58.140(6). The appeal to the Shorelines Hearing Board shall
be filed in accordance with the provisions of Chapter 461-08C WAC.
<u>Appeals of a decision of the Department of Ecology shall be filed in accordance with the provisions</u>
of Chapter 461 08C WAC.

B.— This program shall only establish standing for parties of record for shoreline substantial development permits, shoreline variances, or shoreline conditional use permits. Standing as a party of record is not established by this program for exempt actions pursuant to WCC 23.60.022;

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provided, that in such cases standing may be established through an associated permit process that provides for public notice and provisions for parties of record.

- A. The applicant/proponent or any party of record may request reconsideration of any final action by the decision maker within 10 days of notice of the decision. Such requests shall be filed on forms supplied by the county. Grounds for reconsideration must be based upon the content of the written decision. The decision maker is not required to provide a written response or modify his/her original decision. He/she may initiate such action as he/she deems appropriate. The procedure of reconsideration shall not preempt or extend the appeal period for a permit or affect the date of filing with the Department of Ecology, unless the applicant/proponent requests the abeyance of said permit appeal period in writing within 10 days of a final action.
- B. Appeals to the Shorelines Hearings Board of a decision on a shoreline substantial development permit, shoreline variance or shoreline conditional use permit may be filed by the applicant/proponent or any aggrieved party pursuant to RCW 90.58.180 within 21 days of filing the final decision by Whatcom County with the Department of Ecology.
- C. Whatcom County shall consider an appeal of a decision on a shoreline substantial development permit, shoreline variance or shoreline conditional use only when the applicant/proponent waives his/her right to a single appeal to the Shorelines Hearings Board. Such waivers shall be filed with the county in writing concurrent with a notice of appeal within 10 days of a final action. When an applicant/proponent has waived his/her right to a single appeal, such appeals shall be processed in accordance with the appeal procedures of subsection H of this section and shall be an open record hearing before the hearing examiner.
- D. Any order, requirement or administrative permit decision, or determination by the administrator based on a provision of this program, except a shoreline substantial development permit, may be the subject of an appeal to the office of the hearing examiner by any aggrieved person. Such appeals shall be processed in accordance with the appeal procedures of subsection H of this section and shall be an open record hearing before the hearing examiner.
- E.—Appeal Procedures.
 - Appeals shall be filed on forms supplied by the county within 10 calendar days of the issuance of a substantial development permit, shoreline variance or shoreline conditional use permit and within 20 calendar days of any other action of the administrator being appealed.
 - 2. A public hearing on the appeal shall be held within 45 working days following receipt of the application for appeal.
 - Legal notice of the public hearing shall be made by mailing notice of time, date, and location of the hearing to the appellant, any parties of record, the Washington Department of Ecology, and the administrator at least 15 days prior to the hearing.
 - 4. A decision by the hearing examiner shall be mailed within 10 working days of the public hearing to all parties of record unless otherwise mutually agreed to by all parties to the appeal.
 - 5. Any party of record may request a closed record review of the hearing examiner's decision issued under subsection (H)(4) of this section by the county council. Such an appeal shall be filed with the county council on forms supplied by the county within 10 calendar days of the written decision. If appeal is made to the county council, notice of appeal shall be provided to all parties

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of record at least 15 days prior to consideration by the county council. The council shall meet to review the hearing examiner's decision within 21 days of transmittal thereof, at which time it may approve or disapprove the application, or remand the matter to the hearing examiner.

5. The time period for appeal to the Shorelines Hearings Board shall begin after the decision maker has filed the final county decision with the Department of Ecology.

23.60.160 Initiation of development.

Development pursuant to a shoreline substantial development permit, shoreline variance, or conditional use permit shall not begin and shall not be authorized until 21 days after the "date of filing" or until all review proceedings before the Shorelines Hearings Board have terminated.

Date of Filing.

- 2. "Date of filing" of a substantial development permit is the date of actual receipt of the decision by the Department of Ecology.
- 3. The "date of filing" for a shoreline variance or shoreline conditional use permit shall mean the date the permit decision rendered by the Department of Ecology is transmitted by the department to the county and the applicant/proponent.

23.60.170 Revisions.

- A. A revision is required whenever the applicant/proponent proposes substantive changes to the design, terms₂ or conditions of a project from that which is approved in the permit and/or statement of exemption. Changes are substantive if they materially alter the project in a manner that relates to its conformance to the terms and conditions of the permit, this program₂ or the Act. Changes that are not substantive in effect do not require a revision.
- B. An application for a revision to a shoreline permit shall be submitted to the administrator<u>director</u>. The application shall include detailed plans and text describing the proposed changes. The County decision maker that approved the original permit may approve the request upon a finding that the proposed changes are within the scope and intent of the original approval, and are consistent with this program and the Act.
- C. "Within the scope and intent of the original approval" means all of the following:
 - No additional over-water construction is involved except that a pier, dock, or floating structure may be increased by <u>500 square feet or</u> 10 percent <u>from the provisions of the original permit</u>, whichever is lessover that approved under the original approval;
 - 2. Ground area coverage and/or height may be increased a maximum of 10 percent over that approved under the original approval; provided, that the revised approval does not authorize development to exceed the height, impervious surface, setbacks, or any other requirements of this program except as authorized under a variance granted for the original development;
 - The revised permit does not authorize development to exceed height, lot coverage, setback, or any other requirements of the applicable master program except as authorized under a variance granted as the original permit or a part thereof;
 - Additional or revised <u>mitigation and/or landscaping is consistent with any conditions attached to</u> the original approval and with this program;
 - 4. The use authorized pursuant to the original approval is not changed; and

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- 5. The revision will not cause adverse environmental impacts beyond those originally authorized in the approval.
- Revisions to shoreline permits and statements of exemption may be authorized after the original authorization has expired. Revisions made after the expiration of the original approval shall be limited to changes that are consistent with this program and that would not require a permit under this program. If the proposed change is a substantial development as defined by this program, then a new permit is required.
- D. The provisions of this subsection shall not be used to extend the time requirements or to authorize substantial development beyond the time limits or scope of the original approval.
- E. A new permit shall be required if the proposed revision and any previously approved revisions in combination would constitute development beyond the scope and intent of the original approval as set forth in subsection C of this section.
- F. Upon approval of a revision, the decision maker shall file a copy of the revised site plan and a detailed description of the authorized changes to the original permit with the Department of Ecology together with a final ruling and findings supporting the decision based on the requirements of this section. In addition, the decision maker shall notify parties of record of the action.
- If the proposed revision is to a development for which a shoreline conditional use or variance was issued, the decision maker shall submit the revision to the Department of Ecology for approval with conditions or denial, and shall indicate that the revision is being submitted under the requirements of this subsection.
- Under the requirements of WAC 173-27-110(6), the Department shall render and transmit to the decision maker and the applicant/proponent its final decision within 15 days of the date of the Department's receipt of the submittal from the decision maker. The decision maker shall notify parties on record of the Department's final decision.
- G. Appeals of a decision of the Department shall be filed in accordance with the provisions of Chapter 461-08C WAC.

23.60.180 Rescission and modification.

- A.—Any shoreline permit granted pursuant to this program may be rescinded or modified upon a finding by the Hearing Examiner that the permittee or his/her successors in interest have not complied with conditions attached thereto. If the results of a monitoring plan show a development to be out of compliance with specific performance standards, such results may be the basis for findings of noncompliance.
- B. The Administrator shall initiate rescission or modification proceedings by issuing written notice of noncompliance to the permittee or his/her successors and notifying parties of record at the original address provided in application review files.
- C. The Hearing Examiner shall hold a public hearing no sooner than 15 days following such issuance of notice, unless the applicant/proponent files notice of intent to comply and the Administrator grants a specific schedule for compliance. If compliance is not achieved, the Administrator shall schedule a public hearing before the Hearing Examiner. Upon considering written and oral testimony taken at the hearing, the Hearing Examiner shall make a decision in accordance with the above procedure for shoreline permits.

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D. These provisions do not limit the Administrator, the Prosecuting Attorney, the Department of Ecology or the Attorney General from administrative, civil, injunctive, declaratory or other remedies provided by law, or from abatement or other remedies.

23.60.190 Expiration.

- A.—The following time requirements shall apply to all substantial development permits and to any development authorized pursuant to a variance, conditional use permit, or statement of exemption:
 - L. Construction shall be commenced—or, where no construction is involved, the use or activity shall be commenced—within two years of the effective date of a shoreline permit or exemption or the permit shall expire; provided, that the Hearing Examiner or Administrator, as appropriate, may authorize a single extension for a period of not more than one year based on a showing of good cause if a request for extension has been filed with the hearing examiner or administrator as appropriate before the expiration date of the shoreline permit or exemption_, and notice of the proposed extension is given to parties of record and the Department of Ecology.
 - 2. Authorization to conduct development activities shall terminate five years after the effective date of a shoreline permit or exemption; provided, that the Hearing Examiner or Administrator, as appropriate, may authorize a single extension for a period of not more than one year based on a showing of good cause, if a request for extension has been filed with the hearing examiner or administrator, as appropriate, before the expiration date of the shoreline permit_or exemption and notice of the proposed extension is given to parties of record and the Department of Ecology.
 - The effective date of a shoreline permit or exemption shall be the date of <u>filling as provided in</u> RCW 90.58.140(6).
 - Tolling. The effective date does not include The time periods in (1) and (2) of this section do not include the time during which a use or activity was not actually pursued due to the pendency of administrative appeals or legal actions or due to the need to obtain any other government permits and approvals for thewhich the issued shoreline permit authorizes, development that authorize the development to proceed, including the pendency of all reasonably related administrative appeals or legal appeal actions on any such permits or approval. last action required on the shoreline permit or exemption and all other government permits and approvals that authorize the development to proceed, including administrative and legal actions on any such permit or approval.
 - The applicant/_proponent shall be responsible for informing the County of the<u>of such</u> pendency. of other permit applications filed with agencies other than the County and of any related administrative and legal actions on any permit or approval.
 - 3. If no notice of the pendency of other permits or approvals is given to the County prior to the date of the last action by the County to grant County permits and approvals necessary to authorize the development to proceed, including administrative and legal actions of the county, and actions under other County development regulations, the date of the last action by the County shall be the effective date.
- 3. Notwithstanding the time limits established in subsections (AB)(1) and (2) of this section, upon a finding of good cause based on the requirements and circumstances of the proposed project and

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consistent with the policies and provisions of this program and the Act, the Hearing Examiner or Administrator, as appropriate, may set different time limits for a particular substantial development permit or exemption as part of the action to approve the permit or exemption. The Hearing Examiner may also set different time limits on specific conditional use permits or variances with the approval of the Department of Ecology. The different time limits may be longer or shorter than those established in subsections (A)_(1) and (2) of this section but shall be appropriate to the shoreline development or use under review. "Good cause based on the requirements and circumstances of the proposed project" shall mean that the time limits established for the project are reasonably related to the time actually necessary to perform the development on the ground and complete the project that is being permitted, and/or are necessary for the protection of shoreline resources.

- C.—When permit approval includes conditions, such conditions shall be satisfied prior to occupancy or use of a structure or prior to the commencement of a nonstructural activity; provided, that different time limits for compliance may be specified in the conditions of approval as appropriate.
- The Hearing Examiner or Administrator, as appropriate, shall notify the Department of Ecology in writing of any change to the effective date of a permit, authorized by subsections A through C of this section, with an explanation of the basis for approval of the change. Any change to the time limits of a permit other than those authorized by the sections of this program previously listed shall require a new permit application.

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1	Chapter 23.70 Administration	Comment [MD261]: Entire chapter moved to T- 22
2	23.70.010 Administrator.	
2	D. The Administrator, as defined in WCC 23.110.010, is hereby vested with the authority to:	
4	1.—Overall administrative responsibility for this program.	
5	2.—Determine if a public hearing should be held on a shoreline permit application by the Hearing	
6	Examiner pursuant to WCC 23.60.130.	
7	3.—Grant or deny statements of exemption.	
8	4.—Authorize, approve or deny shoreline substantial development permits, except for those for	
9	which the Hearing Examiner or County Council is the designated decision maker.	
10	5.—Issue a stop work order pursuant to the procedure set forth in WAC 173-27-270 upon a person	
11	undertaking an activity on shorelines in violation of Chapter 90.58 RCW or this program; and	
12	seek remedies for alleged violations of this program's regulations, or of the provisions of the	
13	Act, or of conditions attached to a shoreline permit issued by Whatcom County.	
14	6. Decide whether or not a proposal is subject to the consolidated review process of Chapter 22.05	
15	WCC and determine what other permits are required to be included in the consolidated review.	
16	7.—Make field inspections as needed, and prepare or require reports on shoreline permit	
17	applications.	
18	8. Make written recommendations to the County Council or Hearing Examiner as appropriate and,	
19	insofar as possible, assure that all relevant information, testimony, and questions regarding a	
20	specific matter are made available during their respective reviews of such matter.	
21	9.—Propose amendments to the Planning Commission deemed necessary to more effectively or	
22	equitably achieve the purposes and goals of this program.	
23	10. The Administrator shall perform the following administrative responsibilities:	
24	11Advise interested persons and prospective applicants/proponents as to the administrative	
25	procedures and related components of this program;	
26	12. Collect fees as provided for in WCC 23.60.070; and	
27	13Assure that proper notice is given to interested persons and the public through news media,	
28	posting or mailing of notice.	
29	14Review administrative and management policies, regulations, plans and ordinances relative to	
30	lands under county jurisdiction that are adjacent to shorelines so as to achieve a use policy on	
31	such lands that is consistent with the Act and this program.	
32	15Review and evaluate the records of project review actions in shoreline areashoreline	
33	environments and report on the cumulative effects of authorized development of shoreline	
34	conditions. The AdministratorDirector shall coordinate such review with the Washington	
35	Department of Ecology, the Washington Department of Fish and Wildlife, the Lummi Nation and	
36	Nooksack Tribe, and other interested parties.	
37	16. Make recommendations to the Planning Commission for open space tax designations pursuant	
38	to Chapter 84.34 RCW.	

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1 E. The Director of Planning and Development Services shall have the authority to develop 2 administrative guidance materials related to the interpretations of principles and terms in this 3 program as required to provide for consistent and equitable implementation of this program. Such 4 administrative guidance documents shall be developed in consultation with the Washington State 5 Department of Ecology to ensure that any formal written interpretations are consistent with the 6 purpose and intent of Chapter 90.58 RCW, the applicable guidelines, and the goals and objectives of 7 this program.	t [RCE262]: Moved to 23.10.
 administrative guidance materials related to the interpretations of principles and terms in this program as required to provide for consistent and equitable implementation of this program. Such administrative guidance documents shall be developed in consultation with the Washington State Department of Ecology to ensure that any formal written interpretations are consistent with the purpose and intent of Chapter 90.58 RCW, the applicable guidelines, and the goals and objectives of 	: [RCE262]: Moved to 23.10.
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 administrative guidance documents shall be developed in consultation with the Washington State Department of Ecology to ensure that any formal written interpretations are consistent with the purpose and intent of Chapter 90.58 RCW, the applicable guidelines, and the goals and objectives of 	: [RCE262]: Moved to 23.10.
5 Department of Ecology to ensure that any formal written interpretations are consistent with the purpose and intent of Chapter 90.58 RCW, the applicable guidelines, and the goals and objectives of	: [RCE262]: Moved to 23.10.
6 purpose and intent of Chapter 90.58 RCW, the applicable guidelines, and the goals and objectives of	t [RCE262]: Moved to 23.10.
	t [RCE262]: Moved to 23.10.
7 this program. Comment	t [RCE262]: Moved to 23.10.
8 23.70.020 SEPA official.	
9 The Whatcom County SEPA responsible official is designated by WCC 16.08.040. The responsible official	
10 or his/her designee is hereby authorized to conduct environmental review of all use and development	
	t [CES263]: Authority in WCC 16.08
12 23.70.030 Hearing Examiner.	
13 The Whatcom County Hearing Examiner is hereby vested with the authority to conduct open record	
14 hearings and prepare a record thereof pursuant to WCC 2.11.210.	
15 23.70.040 Planning Commission.	
16 The Whatcom County Planning Commission is hereby vested with the responsibility to review the	
17 program from time to time as a major element of the County's planning and regulatory program, and	
18 make recommendations for amendments thereof to the County Council.	
19 23.70.050 County Council	
20 The Whatcom County Council is hereby vested with authority to:	
21 A.—Initiate an amendment to this program according to the procedures prescribed in WAC 173-26-100.	
22 B. Adopt all amendments to this program, after consideration of the recommendation of the Planning	
23 Commission and pursuant to the procedural requirements of Chapter 2.02 WCC; provided, that	
24 substantive amendments shall become effective immediately upon adoption by the Department of	
25 Ecology.	
26 C. Make final decisions with regard to shoreline permit, shoreline variance or shoreline conditional use	
 applications that require County Council action on a consolidated review as provided by Chapter 	
28 2 <u>2.05 WCC.</u>	
29 D. Review and decide appeals to Hearing Examiner decisions pursuant to the procedures of WCC	
30 2 <u>3.60.150.</u>	

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1	Chapter 23.80 Legal Provisions
2	23.80.010 Amendments
3	B.—The County Council or the Planning Commission may initiate an amendment to this program
4	according to the procedures prescribed in WAC 173-26-100. The Planning Commission shall conduct
5	a public hearing on any amendment proposed by the county council.
6	C.—Any person may petition the County Council or Planning Commission to amend this program.
7	Petitions shall specify the changes requested and any and all reasons therefor. The County Council
8	or Planning Commission may schedule a public hearing on said petition(s) if it deems the proposed
9	amendment would make this program more consistent with the Act and/or any applicable
10	Department of Ecology Guidelines, or more equitable in its application to persons or property due to
11	changed conditions in an area.
12	D.—After approval or disapproval of a program amendment by the Department of Ecology as provided in
13	RCW 90.58.090, the County shall publish a notice that the program amendment has been approved
14	or disapproved by the Department of Ecology. For the purposes of RCW 36.70A.290, the date of
15	publication for the amendment of a program is the date the County publishes notice that the
16	program amendment has been approved or disapproved by the Department of Ecology.
17	E. The administrator shall submit an annual report to the County Council reviewing the effectiveness of
18	the program in achieving its stated purpose, goals, and objectives. Such report may also include any
19	proposed amendments deemed necessary to increase its effectiveness or equity. If said report
20	contains proposed amendments, the Council may schedule a public hearing to consider such matter
21	in accordance with the procedure described in subsection A of this section. Said report shall also
22	include a determination of whether or not the goal of no net loss of shoreline ecological function is
23	being achieved and provide recommendations for achieving and maintaining the goal.
24	F. Upon County Council adoption of a detailed community or subarea plan under the Whatcom County
25	Comprehensive Plan, the Planning and Development Services Department shall prepare
26	amendments, as appropriate, for the purpose of incorporating the goals, objectives, and standards
27	of the community or subarea plan into this program. The Planning Commission shall schedule a
28	public hearing upon receipt of such proposals, and shall give due consideration to the community
29	objectives so expressed.
30	23.80.020 Violations and Penalties.
31	A. In the event any person violates any of the provisions of this chapter, the County may issue a
32	correction notice to be delivered to the owner or operator, or to be conspicuously posted at the
33	site. In a nonemergency situation, such notice may include notice of the intent to issue a stop work
34	order no less than 10 calendar days following the receipt of the correction notice, and provide for an
35	administrative predeprivation hearing within 10 calendar days of the notice. In an emergency
36	situation where there is a significant threat to public safety or the environment, the County may
37	issue a stop work order. The stop work order shall include, in writing, the right to request an
38	administrative predeprivation hearing within 72 hours following receipt of the stop work order.

Comment [MD264]: Entire chapter moved to 23.05 or 23.10

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1	B. In addition to incurring civil liability under WCC 23.80.030 and RCW 90.58.210, pursuant to RCW
2	90.58.220 any person found to have willfully engaged in activities on shorelines of the state in
3	violation of the provisions of the Act or of this program, or other regulations adopted pursuant
4	thereto shall be punished by:
5	 A fine of not less than \$25.00 or more than \$1,000;
6	 Imprisonment in the county jail for not more than 90 days; or
7	3.—Both such fine and imprisonment;
8	provided, that the fine for the third and all subsequent violations in any five-year period shall not be
9	less than \$500.00 nor more than \$10,000. Provided further, that fines for violations of RCW
10	90.58.550, or any rule adopted thereunder, shall be determined under RCW 90.58.560. Each permit
11	violation or each day of continued development without a required permit shall constitute a
12	separate violation.
13	C.—The penalty provided in subsection B of this section shall be assessed and may be imposed by a
14	notice in writing, either by certified mail with return receipt requested or by personal service, to the
15	person incurring the same. The notice shall include the amount of the penalty imposed and shall
16	describe the violation with reasonable particularity. In appropriate cases, corrective action shall be
17	taken within a specific and reasonable time.
18	D. Within 30 calendar days after the notice is received, the person incurring the penalty may apply in
19	writing to the county for remission or mitigation of such penalty. Upon receipt of the application,
20	the county may remit or mitigate the penalty upon whatever terms the county in its discretion
21	deems proper. The county's final decision on mitigation or revisions may be reviewed by the hearing
22	examiner if the aggrieved party files a written appeal therewith of said decision within 10 calendar
23	days of its issuance.
24	E.—If work activity has occurred on a site in violation of this program, prompt corrective action,
25	restoration or mitigation of the site will be required when appropriate. If this provision is not
26	complied with, the county may restore or mitigate the site and charge the responsible person for
27	the full cost of such an activity. Additionally, any and all permits or approvals issued by the county
28	may be denied for that site for a period of up to six years.
29	F. The county may suspend or revoke a permit if the applicant violates the conditions or limitations set
30	forth in the permit or exceeds the scope of the work set forth in the permit.
31	G. Any person who willfully violates any court order or regulatory order of injunction issued pursuant
32	to this program shall be subject to a fine of not more than \$5,000, imprisonment in the county jail
33	for not more than 90 days, or both.
34	22.80.030 Remedies
35	A. The Whatcom County prosecuting attorney or administrator, where authorized, shall bring such
36	injunctive, declaratory, or other actions as are necessary to ensure that no uses are made of the
37	shorelines of the state located within Whatcom County in conflict with the provisions of this
38	program, the Act, or other regulations adopted pursuant thereto, and to otherwise enforce the
39	provisions of this program.
40	B. Any person subject to the regulatory provisions of this program or the Act who violates any
40	B. Any person subject to the regulatory provisions of this program of the Act who wolates any

41 provision thereof, or permit, or permit condition issued pursuant thereto shall be liable for all

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1	damage to public or private property arising from such violation, including the cost of restoring the
2	affected area to its condition prior to violation. The Whatcom County prosecuting attorney shall
3	bring suit for damages under this section on their own behalf and on the behalf of all persons
4	similarly situated. If liability has been established for the cost of restoring an area affected by a
5	violation, the court shall make provision to assure that restoration will be accomplished within a
6	reasonable time at the expense of the violator. In addition to such relief, including money damages,
7	the court in its discretion may award attorney's fees and costs of the suit to the prevailing party.
8	C. A person who fails to conform to the terms of a substantial development permit, conditional use
9	permit or variance issued under RCW 90.58.140, who undertakes a development or use on
10	shorelines of the state without first obtaining any required permit or authorization, or who fails to
11	comply with a stop work order may be subject to a civil penalty. The penalty shall be imposed
12	pursuant to the procedure set forth in WAC 173-27-280 and become due and recovered as set forth
13	in WAC 173-27-290(3) and (4). Persons incurring a penalty may appeal the same to the shoreline
14	hearings board or the county council pursuant to WAC 173-27-290(1) and (2).
15	D. Any order, requirement or determination by the administrator pursuant to WCC 23.80.020 may be
16	appealed in accordance with the provisions of WCC 23.60.150(G) and (H).
17	22.80.040 Abstement
18	Structures or development on shorelines considered by the administrator to present a hazard or other
19	public nuisance to persons, properties or natural features may be abated by the County under the
20	provisions of the applicable provisions of the Uniform Code for the Abatement of Dangerous Buildings,

21 1997 Edition, or successor as adopted by Whatcom County, or by other appropriate means.

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1	Chapter 23.11060 Definitions	
2 3	23.1160.005 Generally. The terms used throughout this program shall be defined and interpreted as indicated below. When	
4	consistent with the context, words used in the present tense shall include the future; the singular shall	
5	include the plural, and the plural the singular. Any words not defined herein shall be defined pursuant to	
6	WWC Chapter 16.16 (Critical Areas) or Titles 20 (Zoning) or 22 (Land Use and Development), or their	
7	common meanings when not defined in code.	
8	23. <u>116</u> 0.010 <u>"A"</u> definitions.	
9	1. "Accessory development" means any development incidental to and subordinate to a primary use of	Comment [CES265]: This term is not used now; use "accessory use" throughout, which is defined in
10	a shoreline site and located adjacent thereto.	T-20.
11	2.1. "Accessory structure" means a structure that is incidental and subordinate to a primary use and	
12	located on the same lot as the primary use, such as barns, garages, storage sheds, and similar	
13	structures. Structures that share a common wall with a primary residential structure shall be	
14	considered an extension of the primary structure, rather than an accessory structure.	Comment [AP266]: Added for consistency with revisions made to Bulk Provisions Table per Scoping
15	"Accessory use" means a use customarily incidental to a permitted use; provided, that such use shall	Document, Item #17d.
16	be located on the same lot as the permitted use except where specifically permitted elsewhere in	
17	zoning district regulations.	Comment [AP267]: Captured in Zoning Code (Title 20).
18	3-2. "Accretion shoreform" means a shoreline with a relatively stable berm and backshore that has been	(1.1.2.20)
19	built up by long-term deposition of sand and gravel transported by wind and/or water from a feeder	
20	bluff or other material source. Such shoreforms are scarce locally and Examples include, but are not	
21	limited to, barrier beaches, points, spits, tombolos, pocket beaches, and point and channel bars on	
22	streams.	
23	4-3. "Act" means the Shoreline Management Act of 1971 (Chapter 90.58 RCW) as amended.	
24 25	5.—"Activity" means human activity associated with the use of land or resources. 6. "Administrator" or "Shoreline Administrator" means the director of the department of planning and	Comment [CES268]: Term already defined in CAO.
25 26	 "Administrator" or "Shoreline Administrator" means the director of the department of planning and development services who is to carry out the administrative duties enumerated in this program, or 	Comment [CES269]: Term no longer used; has
26		been replaced with "Director," in keeping with general direction of other, recent code overhauls.
27	his/her designated representative.	general direction of other, recent code overhaus.
28 29	7.4. "Adverse impact" means an impact that can be measured or is tangible and has a reasonable	
29 30	likelihood of causing moderate or greater harm to ecological functions or processes or other elements of the shoreline environment.	
30 31	8-5. "Agricultural activities" means agricultural uses and practices including, but not limited to:	
32	producing, breeding, or increasing agricultural products; rotating and changing agricultural crops;	
33	allowing land used for agricultural activities to lie fallow in which it is plowed and tilled but left	
33 34	unseeded; allowing land used for agricultural activities to lie failow in which it is proved and the but left	
35	agricultural market conditions; allowing land used for agricultural activities to lie dormant because	
36	the land is enrolled in a local, state, or federal conservation program, or the land is subject to a	
37	conservation easement; conducting agricultural operations; maintaining, repairing, and replacing	
38	agricultural equipment; maintaining, repairing, and replacing agricultural facilities; and maintaining	
39	agricultural lands under production or cultivation. The construction of new structures or activities	

SMP Update - Title 23 Amendments May 13, 2021 1 that bring a new, non-ongoing agricultural area into agricultural use are not considered agricultural 2 activities. Comment [CES270]: From the CAO definition. 9.6. "Agricultural equipment" and "agricultural facilities" include, but are not limited to: 3 4 a. The following used in agricultural operations: equipment; machinery; constructed shelters, 5 buildings, and ponds; fences; water diversion, withdrawal, conveyance, and use equipment and 6 facilities including, but not limited to, pumps, pipes, tapes, canals, ditches, and drains; 7 b. Corridors and facilities for transporting personnel, livestock, and equipment to, from, and within 8 agricultural lands; 9 c. Farm residences and associated equipment, lands, and facilities; and 10 d. Roadside stands and on-farm markets for marketing fruit or vegetables. 11 10.7. "Agricultural land" means areas on which agricultural activities are conducted as of the date of adoption of this program pursuant to the State Shoreline Guidelines as evidenced by aerial 12 13 photography or other documentation. After the effective date of this program, land converted to 14 agricultural use is subject to compliance with the requirements herein. 15 "Agricultural products" includes, but is not limited to, horticultural, viticultural, floricultural, 11.8. 16 vegetable, fruit, berry, grain, hops, hay, straw, turf, sod, seed, and apiary products; feed or forage 17 for livestock: Christmas trees: hybrid cottonwood and similar hardwood trees grown as crops and 18 harvested within 20 years of planting; and livestock including both the animals themselves and 19 animal products including, but not limited to, meat, poultry and poultry products, and dairy 20 products. 21 "Alluvial fan" means a fan shaped deposit of sediment and organic debris formed where a stream 22 flows or has flowed out of a mountainous upland onto a level plain or valley floor because of a 23 sudden change in sediment transport capacity (e.g., significant change in slope or confinem Comment [CES271]: Already defined in Ch. 16.16 24 13.9. "Alteration" means any human-induced change in an existing condition of a shoreline, critical 25 area and/or its buffer. Alterations include, but are not limited to, grading, filling, channelizing, 26 dredging, clearing (vegetation), draining, construction, compaction, excavation, or any other activity 27 that changes the character of the area. 28 14. "Anadromous fish" means fish species that spend most of their lifecycle in saltwater, but return to 29 freshwater to reproduce Comment [CES272]: Term not used in this document 30 15-10. "Appurtenance" means development that is necessarily connected to the use and enjoyment of 31 a single-family residence and is located landward of the OHWM and/or the perimeter of a wetland. 32 For the purposes of single-family residential exemptions, normal Aappurtenances include a garage, 33 deck, driveway, utilities, fences, installation of a septic tank and drainfield, and grading which that 34 does not exceed 250 cubic yards (except to construct a conventional drainfield) and that does not involve placement of fill in any wetland or waterward of the ordinary high water mark. 35 36 16-11. "Aquaculture" means the culture or farming or culture of food fish, shellfish, or other aquatic Comment [CES273]: Definition amended to state definition from WAC 173-26-020(6). 37 plants or animals. in freshwater or saltwater areas, and may require development such as fish 38 hatcheries, rearing pens and structures, and shellfish rafts, as well as use of natural spawning and 39 rearing areas. Aquaculture does not include the harvest of wild geoduck associated with the state 40 managed wildstock geoduck fishery free swimming fish or the harvest of shellfish not artificially 41 planted or maintained, including the harvest of wild stock geoducks on DNR-managed lands.

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1	17"Aquaculture practices" means any activity directly pertaining to growing, handling, or harvesting of	Comment [CES274]: Term not used
2	aquaculture produce including, but not limited to, propagation, stocking, feeding, disease	
3	treatment, waste disposal, water use, development of habitat and structures. Excluded from this	
4	definition are related commercial or industrial uses such as wholesale and retail sales, or final	
5	processing and freezing.	
6	18.12. "Aquatic shoreline areaenvironment" means an area designated pursuant to WCC	
7	Chapter 23.230 (Shoreline Jurisdiction and Environment Designations).	
8	19. "Archaeological object" means an object that comprises the physical evidence of an indigenous and	
9	subsequent culture including material remains of past human life including monuments, symbols,	
10	tools, facilities, graves, skeletal remains and technological byproducts.	
11	20. "Archaeological resource/site" means a geographic locality in Washington, including, but not limited	
12	to, submerged and submersible lands and the bed of the sea within the state's jurisdiction, that	
13	contains archaeological objects. "Significant" is that quality in American history, architecture,	
14	archaeology, engineering, and culture that is present in districts, sites, buildings, structures, and	
15	objects that possess integrity of location, design, setting, materials, workmanship, feeling, and	
16	association, and:	Comment [AP275]: Re-located to "Cultural
17	a. That are associated with events that have made a significant contribution to the broad patterns	resource" and "Cultural resource site" definitions
18	of our history; or	
19	b.—That are associated with the lives of significant persons in our past; or	
20	c. That embody the distinctive characteristics of a type, period or method of construction, or that	
21	represent the work of a master, or that possess high artistic values, or that represent a	
22	significant and distinguishable entity whose components may lack individual distinction; or	
23	d. That have yielded or may be likely to yield information important in history or prehistory.	
24	21.13. "Archaeologist" means a person who has designed and executed an archaeological study as	
25	evidenced by a thesis or dissertation and has been awarded an advanced degree such as an M.A.,	
26	M.S. or Ph.D. from an accredited institution of higher education in archaeology, anthropology, or	
27	history or other germane discipline with a specialization in archaeology; has a minimum of one year	
28	of field experience with at least 24 weeks of field work under the supervision of a professional	
29	archaeologist, including no less than 12 weeks of survey or reconnaissance work, and at least eight	
30	weeks of supervised laboratory experience. Twenty weeks of field work in a supervisory capacity	
31	must be documentable with a report produced by the individual on the field work.	
32	22. "Archaeology" means systematic, scientific study of the human past through material remains.	Comment [CES276]: Term already found in T- 20 definitions.
33	23.14. "Associated wetlands" means wetlands that are in proximity to tidal waters, lakes, rivers, or	
34	streams that are subject to the Shoreline Management Act and either influence or are influenced by	
35	such waters. Factors used to determine proximity and influence include, but are not limited to:	
36	location contiguous to a shoreline waterbody, formation by tidally influenced geohydraulic	
37	processes, presence of a surface connection including through a culvert or tide gate, location in part	
38	or whole within the floodplain of a shoreline, periodic inundation, and/or hydraulic continuity.	
39	24.15. "Average grade level" means the average of the natural or existing topography of the portion of	
41	in the case of structures to be built over water, average grade level shall be the elevation of the	
40 41	the lot, parcel, or tract of real property <u>that will be directly under a proposed building or structure.</u> In the case of structures to be built over water, average grade level shall be the elevation of the	

SMP Update – Title 23 Amendments 1 ordinary high water mark. Calculation of the average grade level shall be made by averaging the ground elevations at the midpoint of all exterior walls of the proposed building or structure. on that 2 part of the lot to be occupied by the building or structure as measured by averaging the elevations 3 at the center of all exterior walls of the proposed structure. 4 5 23.1160.020 "B" definitions. 1. "Backshore" means the accretion or erosion zone, located landward of the line of ordinary high 6 7 water, which is normally wetted only by storm tides. A backshore may take the form of a more or 8 less narrow storm berm (ridge of wave-heaped sand and/or gravel) under a bluff, or it may 9 constitute a broader complex of berms, marshes, meadows, or dunes landward of the line of 10 ordinary high water. It is part of the littoral drift process along its waterward boundary.a zone of accretion or erosion lying landward of the average high-tide mark, wetted by tides during storm 11 12 events. 2. "Barrier beach" means a linear ridge of sand or gravel extending above high tide, built by wave 13 14 action and sediment deposition seaward of the original coastline; includes a variety of depositional 15 coastal landforms.accretion shoreform of sand and/or gravel berm(s) accreted waterward of bluffs, bays, marshes or estuaries by littoral drift; the berm acts as a natural dike and seawall to its 16 17 backshore or marsh hinterland. 18 "Beach nourishment" means a restoration or shoreline stabilization activity in which selected beach 3. 19 material is deposited at one or several locations in the updrift portion of a drift sector. The material is then naturally transported by waves or currents downdrift to stabilize or restore accretion 20 21 shoreforms and other berms, which may be eroding due to artificial obstructions in the shore 22 process corridor. 23 "Bed and Breakfast" means a privately owned dwelling that is the primary residence(s) of the owner 4. in which, for compensation, one to five rooms are used as sleeping units to house or lodge 24 25 individuals or families for periods of less than 30 days as transient visitors with or without limited food service. The use of the dwelling unit for the bed and breakfast shall be clearly incidental and 26 27 subordinate to its use for residential purposes and the purpose of the applicable zoning district. At

3-5. "Bedlands" means those submerged lands below the line of extreme low tide in marine waters and 29 30 below the line of navigability or navigable lakes and rivers. Where the line of navigability has not been established, bedlands would be those submerged lands below the OHWM in lakes and rivers. 31

32 4.6. "Bedrock" means a general term for rock, typically hard, consolidated geologic material that 33 underlies soil or other unconsolidated, superficial material or is exposed at the surface. 34 5-7. "Berm" or "protective berm" means one or several accreted linear mounds of sand and gravel

least one owner shall be present overnight when a guest room is rented.

28

- 35 generally paralleling the shore at or landward of OHWM; berms are normally stable because of 36 material size or vegetation, and are naturally formed by littoral drift.
- 6.8. "Best management practices" means conservation practices or systems of practices and 37 38 management measures that:
- 39 a. Control soil loss and reduce water quality degradation caused by nutrients, animal waste, toxins, 40 and sediment;

Comment [CES277]: Amended to BAS definition (from Hugh Shippman's A geomorphic classification of Puget Sound)

Comment [CES278]: Incorporated from Resolution 2016-039, Council's action on short-term rentals.

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1 2 3	 Minimize adverse impacts to surface water and ground water flow, circulation patterns, and to the chemical, physical, and biological characteristics of waters, wetlands, and other fish and wildlife habitats;
4	c. Control site runoff, spillage or leaks, sludge or water disposal, or drainage from raw material.
5	7. "Bioengineered shoreline stabilization" means biostructural and biotechnical alternatives to
6	hardened structures (bulkheads, walls) for protecting slopes or other erosive features.
7	Bioengineered stabilization uses vegetation, geotextiles, geosynthetics and similar materials. An
8	example is vegetated reinforced soil slopes (VRSS), which uses vegetation arranged and embedded
9	in the ground to prevent shallow mass movement and surficial erosion.
10	9. "Boathouse." See "Moorage Structure."
11	10. "Boat lift" or "lift." See Moorage Structure." means an in-water structure used for the dry berthing
12	of vessels above the water level and lowering of vessels into the water. A boat lift as herein defined
13	is used to berth and launch a single vessel suspended over the water's surface. A boat lift is
14	generally a manufactured unit without a canopy cover and may be placed in the water adjacent to a
15	dock or as stand-alone structure. A boat lift may be designed either for boats or personal watercraft.
16	A boat lift is to be differentiated from a hoist or crane used for the launching of vessels. A boat lift
17	with a canopy cover shall be considered a covered moorage for the purposes of this program.
18	& <u>11.</u> "Bog" means a type of wetland dominated by mosses that form peat. Bogs are very acidic,
19	nutrient poor systems, fed by precipitation rather than surface inflow, with specially adapted plant
20	communities.
21	9.12. "Breakwater" means an offshore structure that is generally built parallel to shore that may or
22	may not be connected to land, and may be floating or stationary. Their primary purpose is to protect
23	harbors, moorages and navigation activity from wave and wind action by creating stillwater areas
24	along shore. A secondary purpose is to protect shorelines from wave-caused erosion.
25	10.13. "Buffer (buffer zone)" means the area adjacent to a shoreline and/or critical area that separates
26	and protects the area from adverse impacts associated with adjacent land uses.
27	11.14. "Building" means any structure used or intended for supporting or sheltering any use or
28	occupancy as defined in the International Building Code.
29	$\frac{12}{12}$.15. "Building area" means the entire area that will be disturbed to construct the home, normal
30	appurtenances (except on-site sewage systems), and landscaping.
31	13.16. "Building footprint" means, for the purposes of this program, the ground area contained by the
32	exterior walls of a building.
33	14.17. "Bulkhead" means a wall-like structure such as a revetment or seawall-that is placed parallel to
34	shore primarily for retaining uplands and fills prone to sliding or sheet erosion, and to protect
35	uplands and fills from erosion by wave action.
26	
36 27	23.1160.030 <u>"C"</u> definitions.
37 20	<u>1. "Canopy." See "Moorage Structure."</u>
38 20	
39 40	can reasonably be expected to migrate over time as a result of normally occurring processes. It
40	encompasses that area of current and historic lateral stream channel movement that is subject to
41	erosion, bank destabilization, rapid stream incision, and/or channel shifting, as well as adjacent

Comment [CES279]: Now found under "Shoreline stabilization, soft-treatment"

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1		areas that are susceptible to channel erosion. There are three components of the channel migration	
2		zone: (a) the historical migration zone (HMZ) - the collective area the channel occupied in the	
3		historical record; (b) the avulsion hazard zone (AHZ) – the area not included in the HMZ that is at risk	
4		of avulsion over the timeline of the CMZ; and (c) the erosion hazard area (EHA) – the area not	
5		included in the HMZ or the AHZ that is at risk of bank erosion from stream flow or mass wasting over	
6		the timeline of the CMZ. The channel migration zone may not include the area behind a lawfully	
7		constructed flood protection device. Channel migration zones shall be identified in accordance with	
8		guidelines established by the Washington State Department of Ecology.	Comment [CES280]: Already defined in Ch.
9	2.	"Channelization" means the straightening, relocation, deepening or lining of stream channels,	16.16
10		including construction of continuous revetments or levees for the purpose of preventing gradual,	
11		natural meander progression.	
12	3.	- "Cherry Point management area" means a geographic area defined as all the shoreline areas within	
13		the jurisdiction of the Whatcom County shoreline management program lying between the eastern	
14		property boundary of Tax Lots 2.27 and 2.28 within the SE 1/4 of Section 11, Township 39 North,	
15		Range 1 West, as it existed on June 18, 1987, and the southern boundary of Section 32, Township 39	
16		North, Range 1 East, extending waterward a distance of 5,000 feet and extending landward for 200	
17		feet as measured on a horizontal plane from the OHWM.	Comment [CES281]: Moved to "Official Map"
18	3.	"Clearing" means the removal destruction of vegetation or plant cover by manual, chemical, or	section
19		mechanical means and that may result in exposed soils. Clearing includes, but is not limited to,	
20		actions such as cutting, felling, thinning, flooding, killing, poisoning, girdling, uprooting, or burning.	Comment [CES282]: Already in Ch. 16.16
21	4.	"Coastal high hazard area" means the area subject to high velocity waters, including, but not limited	
22		to, storm surge or tsunamis. The area is designated on the Flood Insurance Rate Map as Zone V1-	
23			
	_	V30, VE or V.	
24	5.	V30, VE or V. "Commercial development" means those developments whose primary use is for retail, service or	
	5.	"Commercial development" means those developments whose primary use is for retail, service or	
25	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels,	
	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery	
25 26	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins,	
25 26 27	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not	
25 26 27 28	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, <u>bed and breakfasts, short-term rentals</u> ,	Comment [CES283]: Incorporated from
25 26 27 28 29	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not	Comment [CES283]: Incorporated from Resolution 2016-039, Council's action on short-term
25 26 27 28 29 30	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities <u>, bed and breakfasts, short-term rentals</u> , and other development.	Resolution 2016-039, Council's action on short-term rentals.
25 26 27 28 29 30 31 32	5.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. <u>"Commercial fish" means those species of fish that are classified under the Washington Department</u> of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010).	Resolution 2016-039, Council's action on short-term
25 26 27 28 29 30 31 32 33	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development.	Resolution 2016-039, Council's action on short-term rentals.
25 26 27 28 29 30 31 32	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. "Commercial fish" means those species of fish that are classified under the Washington Department of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010). "Compensatory mitigation" means a project for the purpose of mitigating, at an equivalent or greater level, unavoidable impacts that remain after all appropriate and practicable avoidance and	Resolution 2016-039, Council's action on short-term rentals.
25 26 27 28 29 30 31 32 33 34 35	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. <u>"Commercial fish" means those species of fish that are classified under the Washington Department of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010).</u> <u>"Compensatory mitigation" means a project for the purpose of mitigating, at an equivalent or greater level, unavoidable impacts that remain after all appropriate and practicable avoidance and minimization measures have been implemented. Compensatory mitigation includes, but is not</u>	Resolution 2016-039, Council's action on short-term rentals.
25 26 27 28 29 30 31 32 33 33 34	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. "Commercial fish" means those species of fish that are classified under the Washington Department of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010). "Compensatory mitigation" means a project for the purpose of mitigating, at an equivalent or greater level, unavoidable impacts that remain after all appropriate and practicable avoidance and	Resolution 2016-039, Council's action on short-term rentals. Comment [CES284]: Already in Ch. 16.16
25 26 27 28 29 30 31 32 33 34 35 36	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. "Commercial fish" means those species of fish that are classified under the Washington Department of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010). "Compensatory mitigation" means a project for the purpose of mitigating, at an equivalent or greater level, unavoidable impacts that remain after all appropriate and practicable avoidance and minimization measures have been implemented. Compensatory mitigation includes, but is not limited to, wetland creation, restoration, enhancement, and preservation; stream restoration and relocation, rehabilitation; and buffer enhancement.	Resolution 2016-039, Council's action on short-term rentals.
25 26 27 28 29 30 31 32 33 34 35 36 37	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. "Commercial fish" means those species of fish that are classified under the Washington Department of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010). "Compensatory mitigation" means a project for the purpose of mitigating, at an equivalent or greater level, unavoidable impacts that remain after all appropriate and practicable avoidance and minimization measures have been implemented. Compensatory mitigation includes, but is not limited to, wetland creation, restoration, enhancement, and preservation; stream restoration and relocation, rehabilitation; and buffer enhancement. "Conditional use" for the purposes of this program means a use, development or substantial	Resolution 2016-039, Council's action on short-term rentals. Comment [CES284]: Already in Ch. 16.16
25 26 27 28 29 30 31 32 33 34 35 36 37 38	6.	"Commercial development" means those developments whose primary use is for retail, service or other commercial business activities. Included in this definition are developments such as hotels, motels, bed and breakfast establishments, shops, restaurants, banks, professional offices, grocery stores, laundromats, recreational vehicle parks, commercial rental campgrounds and cabins, whether public or private, and indoor or intensive outdoor commercial recreation facilities. Not included are private camping clubs, marinas, signs, utilities, bed and breakfasts, short-term rentals, and other development. "Commercial fish" means those species of fish that are classified under the Washington Department of Fish and Wildlife Food Fish Classification as commercial fish (WAC 220 12 010). "Compensatory mitigation" means a project for the purpose of mitigating, at an equivalent or greater level, unavoidable impacts that remain after all appropriate and practicable avoidance and minimization measures have been implemented. Compensatory mitigation includes, but is not limited to, wetland creation, restoration, enhancement, and preservation; stream restoration and relocation, rehabilitation; and buffer enhancement.	Resolution 2016-039, Council's action on short-term rentals. Comment [CES284]: Already in Ch. 16.16

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1	Chapter 23.60 WCC regardless of whether or not the proposal requires a substantial de	avelonment	
2	permit.	Velopment	Comment [AP286]: Moved to "Shoreline
3	9-6. "Conservancy shoreline areaenvironment" means an area so designated in WCC		Conditional Use" definition.
4	Chapter 23.230 (Shoreline Jurisdiction and Environment Designations).		
5	10. "Conservation" means the prudent management of rivers, streams, wetlands, wildlife a	and other	
6	environmental resources in order to preserve and protect them. This includes the caref		
7	natural resources to prevent depletion or harm to the environment.	u	Comment [CES287]: Already in Ch. 16.16
8	11. "Conservation easement" means a legal agreement that the property owner enters interest of the second s	to to restrict	
9	uses of the land for purposes of natural resources conservation. The easement is record		
10	property deed, runs with the land, and is legally binding on all present and future owne		
11	property.		Comment [CES288]: Already in Ch. 16.16
12	12 "Contaminant" means any chemical, physical, biological, or radiological substance that	t does not	
13	occur naturally in ground water, air, or soil or that occurs at concentrations greater that		
14	natural levels (Chapter 173-200 WAC).		Comment [CES289]: Already in Ch. 16.16
15	13.7. "County" means Whatcom County, Washington.		
16	<u>14.8.</u> "Covered moorage" means a roofed floating or fixed offshore structure without wa	alls, other	
17	than a minimal structural framework needed to support the roof, for moorage of water		
18	planes.		
19	15. Critical aquifer recharge area" means areas designated by WAC 365-190-080(2) that a	are	
20	determined to have a critical recharging effect on aquifers (i.e., maintain the quality and		
21	water) used for potable water as defined by WAC 365-190-030(2).		Comment [CES290]: Already in Ch. 16.16
22	16.9. "Critical areas" means the following areas as designated in WCC Chapter 16.16:		
23	a. Critical aquifer recharge areas.		
24	b. Wetlands.		
25	c. Geologically hazardous areas.		
26	d. Frequently flooded areas.		
27	e. Fish and wildlife habitat conservation areas.		
28	10. "Critical habitat" means habitat areas with which endangered, threatened, sensitive or	monitored	
29	plant, fish, or wildlife species have a primary association (e.g., feeding, breeding, rearing	ng of young,	
30	migrating). Such areas are identified in WCC Chapter 16.16 with reference to lists, categories and the second	gories, and	
31	definitions promulgated by the Washington Department of Fish and Wildlife as identified	ed in	
32	WAC 232-12-011 or 232-12-014; in the Priority Habitat and Species (PHS) program of th	ne	
33	Department of Fish and Wildlife; or by rules and regulations adopted by the U.S. Fish ar	nd Wildlife	
34	Service, National Marine Fisheries Service, or other agency with jurisdiction for such de	esignations.	
35	17.11. "Critical saltwater habitat" includes all kelp beds, eelgrass beds, spawning and hold	ling areas for	
36	forage fish, such as Pacific herring, surf smelt and Pacific sandlance; subsistence, comm	nercial and	
37	recreational shellfish beds; mudflats, intertidal habitats with vascular plants; and areas	with which	
38	priority species have a primary association.		Comment [AP291]: Added for consistency with
39	25.16. "Archaeological objectCultural resource" refers to any archaeological, historic, cem		CAO.
40	other cultural sites or artifacts; as well as those traditional food, medicine, fibers, and o		
41	sustain the religious, ceremonial, and social activities of affected Native American tribes	s that may be	

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1	regulated under state or federal laws administered by the Washington State Department of	
2	Archaeologic and Historic Preservation (DAHP). means an object that comprises the physical	Comment [CES292]: From DAHP guidance.
3	evidence of an indigenous and subsequent culture including material remains of past human life	
4	including monuments, symbols, tools, facilities, graves, skeletal remains and technological	
5	byproducts.	
6	26 "Archaeological resource/siteCultural resource site" means a geographic locality in Washington,	
7	including, but not limited to, submerged and submersible lands and the bed of the sea within the	
8	state's jurisdiction, that contains archaeological objectscultural resources. "Significant" is that	
9	quality in American history, architecture, archaeology, engineering, and culture that is present in	
10	districts, sites, buildings, structures, and objects that possess integrity of location, design, setting,	
11	materials, workmanship, feeling, and association, and:	
12	a.—That are associated with events that have made a significant contribution to the broad patterns	
13	of our history; or	
14	b. That are associated with the lives of significant persons in our past; or	
15	c.—That embody the distinctive characteristics of a type, period or method of construction, or that	
16	represent the work of a master, or that possess high artistic values, or that represent a	
17	significant and distinguishable entity whose components may lack individual distinction; or	
18	d.—_That have yielded or may be likely to yield information important in history or prehistory	Comment [CES293]: Deleted, as LNTHPO
19	18.12. "Current deflector" means an angled "stub-dike," groin, or sheet-pile structure which projects	commented, "The definition that is included for this term on page 227 is taken from the Federal process
20	into a stream channel to divert flood currents from specific areas, or to control downstream current	and it does not apply here. Under state law a
21	alignment.	different process is followed." Proposed for removal, as term "significant" is no longer used.
22	23.1160.040 "D" definitions.	
23	1. "Dam" means a barrier across a stream or river to confine or regulate flow or raise water levels for	
24	purposes such as flood or irrigation water storage, erosion control, power generation, or collection	
25	of sediment or debris.	
26	2. "Date of filing" refers to the beginning of the state Shorelines Hearings Board's 21 day appeal	
27	period. Consistent with RCW 90.58.140(6), "date of filing" is defined as follows:	
28	a. For projects that only require a substantial development permit: the date that Ecology receives	
29	the County's decision.	
30	b. For a shoreline conditional use permit or variance: the date the Ecology's decision on the	
31	shoreline conditional use permit or variance is transmitted to the applicant and the County.	
32	c. For substantial development permits simultaneously mailed with a shoreline conditional use	
33	permit or variance: the date that Ecology's decision on the shoreline conditional use permit or	
34	variance is transmitted to the applicant and the County.	Comment [AP294]: Added per Periodic Review
35	"Debris flow" means a moving mass of rock fragments, soil, and mud; more than half of the	Checklist, Item 2017.d, and Scoping Document Item #2a.
36	particles being larger than sand size; a general term that describes a mass movement of sediment	#2d.
37	mixed with water and air that flows readily on low slopes.	Comment [CES295]: Already in Ch. 16.16
38	3. "Department" means the Whatcom County Department of Planning and Development Services.	
39	2.4. "Department of Ecology" or "Ecology" means the Washington State Department of Ecology.	Comment [AP296]: Added per Scoping
40	3.5. "Development" means any land use activity, action, or manmade change to improved or	Document, Item #7a.
41	unimproved real estate, including but not limited to buildings or other structures, site work, and	Comment [CES297]: Amended for consistency with WAC 173-27-030.

SMP Update - Title 23 Amendments 1 installation of utilities; land division, binding site plans, and planned unit developments; dredging, 2 drilling, dumping, filling, grading, clearing, or removal of any sand, gravel, or minerals; shoreline stabilization works, driving of piling, placing of obstructions; or any project of a permanent or 3 4 temporary nature that interferes with the normal public use of the surface of the waters overlying 5 lands subject to the act at any stage of water level. "Development" does not include dismantling or removing structures if there is no other associated development or redevelopment. a use consisting 6 7 of the construction or exterior alteration of structures, dredging, drilling, dumping, filling; removal

8 of any sand, gravel or minerals; bulkheading; driving of piling; placing of obstructions; or any project 9 of a permanent or temporary nature that interferes with the normal public use of the surface of the 10 waters overlying lands subject to the Act at any state of water level. This term may include activities related to subdivision and short subdivisions; binding site plans; planned unit developments; 11 clearing activity; fill and grade work; building or construction; and activities that are exempt from 12 13 the substantial development permit process or that require a shoreline variance or conditional use. 14 4.6. "Dike" means an artificial embankment placed at a stream mouth or delta area to hold back sea 15 water for purposes of creating and/or protecting arable land from flooding. 16 "Dock." See "Moorage Structure." means all platform structures or anchored devices in or floating

- upon water bodies to provide moorage for pleasure craft or landing for water-dependent recr 17 18 including, but not limited to, floats, swim floats, float plane moorages, and water ski jumps-19 Excluded are launch ramps.
- 20 5-8. "Director" means the Whatcom County Planning and Development Services director, or his/her 21 designee. The Director is the Shoreline Administrator and is authorized to carry out the 22 administrative duties enumerated in his program.

23 6-9. "Ditch" or "derainage ditch" means an artificially created watercourse constructed to drainconvey surface or ground water. Ditches are graded (manmade) channels installed to collect and convey 24 25 runoff from fields and roadways. Ditches may include irrigation ditches, waste ways, drains, outfalls, 26 operational spillways, channels, stormwater runoff facilities or other wholly artificial watercourses, 27 except those that directly result from the modification to a natural watercourse. Ditched channels

- 28 that support fish are considered to be streams.
- 29 7.10. "Dredge spoil" means the material removed by dredging. 8-11. "Dredging" means the removal, displacement, and disposal of unconsolidated earth material 30
- 31 such as silt, sand, gravel, or other submerged material from the bottomwaterward of the OHWM of water-bodies or from wetlands.; With the exception of regular maintenance of an approved barge 32 33 landing site, maintenance dredging and other support activities are included in this definition. 34 12. "Drift sector" or "drift cell" means a particular reach of marine shore in which littoral drift may occur
- without significant interruption, and which contains any and all natural sources of such drift, and 35 36 also any accretion shoreform(s) accreted by such drift. Each normal drift sector contains these shore 37 process elements: feeder bluff or estuary, driftway, littoral drift, and accretion shoreform.
- 38 9.<u>13</u>. "Drift sill" means a low elevation groin, typically constructed of rock, installed along with beach 39 nourishment filled up to height of sill, that is sometimes used to hold or slow littoral transport of 40 placed sediment without blocking longshore drift.

Comment [CES298]: Amended to reflect DOE definitions

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1	10.14. "Driftway" means that portion of the marine shore process corridor, primarily the upper
2	foreshore, through which sand and gravel are transported by littoral drift. The driftway is the
3	essential component between the feeder bluff(s) and accretion shoreform(s) of an integral drift
4	sector. Driftways are also characterized by intermittent, narrow berm beaches.
5	23. <u>116</u> 0.050 <u>"</u> E <u>"</u> definitions.
6	1. "Ecological functions" or "shoreline functions" means the work performed or role played by the
7	physical, chemical, and biological processes that contribute to the maintenance of the aquatic and
8	terrestrial environments that constitute the shoreline's natural ecosystem. See WAC 173-26-
9	201(2)(c). Functions include, but are not limited to, habitat diversity and food chain support for fish
10	and wildlife, ground water recharge and discharge, high primary productivity, low flow stream water
11	contribution, sediment stabilization and erosion control, storm and flood water attenuation and
12	flood peak desynchronization, and water quality enhancement through biofiltration and retention of
13	sediments, nutrients, and toxicants. These beneficial roles are not listed in order of priority.
14	2. "Ecology" or "Department of Ecology" means the Washington State Department of Ecology.
15	3. "Ecosystem processes" or "ecosystem-wide processes" means the suite of naturally occurring
16	physical and geologic processes of erosion, transport, and deposition; and specific chemical
17	processes that shape landforms within a specific shoreline ecosystem and determine both the types
18	of habitat and the associated ecological functions.
19	2.4. "Ells." See "Moorage Structure."
20	3.5. "Emergency activities" means an unanticipated and imminent threat to public health, safety, or the
21	environment which requires immediate action within a time too short to allow full compliance with
22	the master program. Emergency construction is construed narrowly as that which is necessary to
23	protect property from the elements and does not include development of new permanent
24	protective structures where none previously existed. Where new protective structures are deemed
25	by the Director to be the appropriate means to address the emergency situation, upon abatement
26	of the emergency, pursuant to the master program and RCW 90.58.030(3)(e)(iii), WAC 173-27-
27	040(2)(d), or their successors. As a general matter, flooding or other seasonal events that can be
28	anticipated and may occur but that are not imminent are not considered an emergency.those
29	activities that require immediate action within a time too short to allow full compliance with this
30	program due to an unanticipated and imminent threat to public health, safety or the environment.
31	Emergency construction does not include development of new permanent protective structures
32	where none previously existed. All emergency construction shall be consistent with the policies of
33	Chapter 90.58 RCW and this program. As a general matter, flooding or other seasonal events that
34	can be anticipated and may occur but that are not imminent are not an emergency.
35	4.6. "Enhancement" means actions performed within an existing degraded shoreline, critical area and/or
36	buffer to intentionally increase or augment one or more functions or values of the existing area.
37	Enhancement actions include, but are not limited to, increasing plant diversity and cover, increasing
38	wildlife habitat and structural complexity (snags, woody debris), installing environmentally
39	compatible erosion controls, or removing nonindigenous plant or animal species.
40	5.—"Erosion" means the wearing away of land by the action of natural forces, such as wind, rain, water
41	and other natural agents that mobilize, transport, and deposit soil particles; on a beach, the carrying

Comment [AP299]: Added per Scoping Document, Item #7a.

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1 I	away of boach material by ways actions, tidal surrants, or litteral surrants, a process whereby with
1	away of beach material by wave actions, tidal currents, or littoral currents. a process whereby wind,
2	rain, water and other natural agents mobilize, and transport, and deposit soil particles.
3	6-7. "Erosion hazard areas" means lands or areas underlain by soils identified by the U.S. Department of
4	Agriculture Natural Resource Conservation Service (NRCS) as having "severe" or "very severe"
5	erosion hazards and areas subject to impacts from lateral erosion related to moving water such as
6	river channel migration and shoreline retreat.
7	7-8. "Essential public facility" means those facilities that are typically difficult to site, such as airports,
8	state education facilities, and state or regional transportation facilities as defined in RCW 47.06.140,
9	state and local correctional facilities, solid waste handling facilities, and inpatient facilities including
10	substance abuse facilities, mental health facilities, and group homes, and secure community
11	transition facilities as defined in RCW 71.09.020 (RCW 36.70A.200, Siting of essential public
12	<u>facilities)</u> .
13	8.9. "Excavation" means the disturbance, displacement and/or disposal of unconsolidated earth material
14	such as silt, sand, gravel, soil, rock or other material from all areas landward of OHWM.
15	9-10. "Exempt development" means a use or development activity that is not a substantial
16	development and that is specifically listed as exempt from the substantial development permit
17	requirement in WAC 173-27-040 and WCC <u>Chapter 23.60Title 22 (Land Use and Development)</u> .
18	10.11. "Extreme high water level" means the highest tide level reached in a 19-year tidal cycle, or on
19	lakes, the highest water level reached in the past 10 years.
20	<u>11.12.</u> "Extreme low tide" means the lowest line on the land reached by a receding tide.
21	23. 116 0.060 <u>"F"</u> definitions.
22	 "Fair market value" of a development means the open market bid price for conducting the work,
23	using the equipment and facilities, and purchase of the goods, services and materials necessary to
24	accomplish the development. This would normally equate to the cost of hiring a contractor to
25	undertake the development from start to finish, including the cost of labor, materials, equipment
26	and facility usage, transportation and contractor overhead and profit. The fair market value of the
27	development shall include the fair market value of any donated, contributed or found labor,
28	equipment or materials.
29	 "Farm pond" means an open water depression created from a non-wetland site in connection with
30	agricultural activities.
30 31	 "Feasible" means an action, such as a development project, mitigation, or preservation
32	requirement, that meets all of the following conditions:
33	a. The action can be accomplished with technologies and methods that have been used in the past
34	in similar circumstances, or studies or tests have demonstrated in similar circumstances that
35	such approaches are currently available and likely to achieve the intended results;
36	b. The action provides a reasonable likelihood of achieving its intended purpose; and
37	c. The action does not physically preclude achieving the project's primary intended legal use.
38	In cases where this program requires certain actions, unless they are infeasible, the burden of
39	proving infeasibility is on the applicant/proponent. In determining an action's infeasibility, the
40	County may weigh the action's relative costs and public benefits, considered in the short- and long-
41	term time frames.
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1	4.	"Feasible alternative" means an action, such as development, mitigation, or restoration, that meets	
2		all of the following conditions: (a) the action can be accomplished with technologies and methods	
3		that have been used in the past in similar circumstances, or studies or tests have demonstrated in	
4		similar circumstances that such approaches are currently available and likely to achieve the	
5		intended results; (b) the action provides a reasonable likelihood of achieving its intended purpose;	
6		and (c) the action does not physically preclude achieving the project's primary intended legal use.	
7		Feasibility shall take into account both short- and long-term monetary and nonmonetary costs and	
8		benefits.	
9	5.	"Feasible location" means a location that accommodates a development in a manner that achieves	
10		its intended purpose consistent with the constraints of the applicable land use regulations and	
11		characteristics of the property, including but not limited to lot size, configuration, presence/absence	
12		of critical areas and compatibility with adjacent land use/development. Feasibility shall take into	
13		account both short- and long-term monetary and nonmonetary costs and benefits.	
14	6.	"Feeder bluff" or "erosional bluff" means any bluff (or cliff) experiencing periodic erosion from	
15		waves, sliding or slumping, and/or whose eroded sand or gravel material is naturally transported	
16		(littoral drift) via a driftway to an accretion shoreform; these natural sources of beach material are	
17		limited and vital for the long-term stability of driftways and accretion shoreforms.	
18	7.	"Feeder bluff exceptional" means relatively rapidly eroding bluff segments identified by the	
19		presence of landslide scarps, bluff toe erosion, and a general absence of vegetative cover and/or	
20		portions of bluff face fully exposed. Other indicators included the presence of colluvium (slide	
21		debris), boulder or cobble lag deposits, and fallen trees across the beachface. Feeder bluff	
22		exceptional segments lack a backshore, old or rotten logs, and coniferous bluff vegetation.	
23	8.	"Feedlot" means a concentrated, confined animal or poultry operation for production of meat, milk	
24		or eggs; or stabling in yards, barns, pens or houses wherein animals or poultry are fed at the place of	
25		confinement; and crop or forage growth or production is not sustained within the place of	
26		confinement.	
27	9.	"Fill ing " means the act of -transport ing or plac <u>ementing</u> by any manual or mechanical means <u>of</u> fill	
28		material from, to, or on an area waterward of the OHWM, in wetlands, or on shorelands in a	
29		manner that raises the elevation or creates dry landany soil surface, including temporary stockpiling	
30		of fill material.	_
31	10.	"Fill material" means any solid or semi-solid material, including rock, sand, soil, clay, plastics,	
32		construction debris, wood chips, overburden from mining or other excavation activities, and	
33		materials used to create any structure or infrastructure that, when placed, changes the grade or	
34		elevation of the receiving site.	
35	11.	"Fish and wildlife habitat conservation areas" means those areas as defined in WCC Chapter 16.16	
36		(Critical Areas)-important for maintaining species in suitable habitats within their natural geographic	
37		distribution so that isolated populations are not created, as designated in Chapter 16.16 WCC.	
38	12.	"Fish habitat" means a complex of physical, chemical, and biological conditions that provide the life-	
39		supporting and reproductive needs of a species or life stage of fish. Although the habitat	

40 requirements of a species depend on its age and activity, the basic components of fish habitat in

Comment [CES300]: Updated to be consistent with WAC 173-26-020(16)

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1	riv	vers, streams, ponds, lakes, estuaries, marine waters, and nearshore areas include, but are not
2	lin	nited to, the following:
3	a.	Clean water and appropriate temperatures for spawning, rearing, and holding.
4	b.	Adequate water depth and velocity for migrating, spawning, rearing, and holding, including off-
5		channel habitat.
6	с.	Abundance of bank and instream structures to provide hiding and resting areas and stabilize
7		stream banks and beds.
8	d.	Appropriate substrates for spawning and embryonic development. For stream- and lake-
9		dwelling fishes, substrates range from sands and gravel to rooted vegetation or submerged
10		rocks and logs. Generally, substrates must be relatively stable and free of silts or fine sand.
11	e.	Presence of riparian vegetation as defined in this program. Riparian vegetation creates a
12		transition zone, which provides shade, and food sources of aquatic and terrestrial insects for
13		fish.
14	f.	Unimpeded passage (i.e., due to suitable gradient and lack of barriers) for upstream and
15		downstream migrating juveniles and adults.
16	13."F	isheries" means all species of fish and shellfish commonly or regularly originating or harvested
17	со	mmercially or for sport in Puget Sound and its tributary freshwater bodies, together with the
18	ac	uatic plants and animals and habitat needed for continued propagation and growth of such
19	sp	ecies.
20	14."F	isheries enhancement" means actions taken to rehabilitate, maintain or create fisheries habitat,
21	in	cluding but not limited to hatcheries, spawning channels, lake rehabilitation, and planting of
22	fis	heries stocks. Fisheries enhancement differs from aquaculture in that the increase in fisheries
23	st	ocks eventually becomes available for public harvest.
24	15."F	loat" means an anchored (not directly to the shore) floating platform that is free to rise and fall
25	w	ith water levels and is used for water-dependent recreational activities such as boat mooring,
26	<u>SV</u>	vimming or diving. Floats may stand alone with no over-water connection to shore or may be
27	lo	cated at the end of a pier or ramp.a floating platform similar to a dock that is anchored or
28	at	tached to pilings.
29	16."F	lood" or "flooding" means a general and temporary condition of partial or complete inundation of
30	nc	ormally dry land areas from the overflow of inland waters and/or the unusual and rapid
31	ac	cumulation of runoff of surface waters from any source.
32	17."F	lood control works" means all development on rivers and streams designed to retard bank
33	er	osion, to reduce flooding of adjacent lands, to control or divert stream flow, or to create a
34	re	servoir, including but not limited to revetments, dikes, levees, channelization, dams, vegetative
35	st	abilization, weirs, flood and tidal gates. Excluded are water pump apparatus.
36	18."F	lood management" means a long-term program to reduce flood damages to life and property and
37	to	minimize public expenses due to floods through a comprehensive system of planning,
38	de	evelopment regulations, building standards, structural works, and monitoring and warning
39	sy	stems.
40	19. "F	lood-proofing" means structural provisions, changes, adjustments or a combination thereof, to
41	bu	uildings, structures, and works in areas subject to flooding in order to reduce or eliminate damages

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1	from flooding to such development and its contents, as well as related water supplies and utility	
2	facilities.	
3	20 ["] Floodplain , 100-year" means all lands_along a river or stream that may be inundated by the base	
4	flood of such river or stream.	 Comment [AP301]: Defined in CAO.
5	21. ["Floodway" means those portions of the area of a river valley lying streamward from the outer	
6	limits of a watercourse upon which flood waters are carried during periods of flooding that occur	
7	with reasonable regularity, although not necessarily annually; said floodway being identified, under	
8	normal conditions, by changes in surface soil conditions or changes in types or quality of vegetation	
9	ground cover condition, topography, or other indicators of flooding that occurs with reasonable	
10	regularity, although not necessarily annually. The floodway shall not include those lands that can	
11	reasonably be expected to be protected from flood waters by flood control devices maintained by or	
12	maintained under license from the federal government, the state, or the County. The limit of the	
13	floodway is that which has been established in the program and approved by the Department of	
14	Ecology.	Comment [AP302]: Update per Periodic Ro
15	22-20. "Floodway fringe" means that fringe of land in the floodplain outside the floodway, which is	Checklist, Item 2007.a, and Scoping Document, #2g.
16	subject to inundation by the base flood. Flooding in the fringe is limited to flood surge storage of	Comment [CES303]: Already defined in Ch
17	water currents moving at a negligible velocity of less than one-half mile per hour.	16.16
18	23.21. "Food chain" means the hierarchy of feeding relationships between species in a biotic	
19	community. The food chain represents the transfer of material and energy from one species to	
20	another within an ecosystem.	
21	24.22. "Foreshore" means the intertidal area between mean higher high water and mean low water.	
22	23. "Fossil fuels" include coal, petroleum, crude oil, natural gas, oil shales, bitumens, tar sands, propane,	 Comment [P/C304]: Showing amendment
23	butane, and heavy oils. All contain carbon and were formed as a result of geologic processes acting	different color) from the P/C from their action concurrent fossil fuel regulations in Title 20.
24	on the remains of organic matter. Renewable fuels are not fossil fuels.	concurrent rossil ruer regulations in ritle 20.
25	25-24. "Fossil Fuel Transshipment Facility" is a facility engaging primarily in the process of off-loading of	
26	fossil fuels materials, refined or unrefined, refinery feedstocks, products or by products from one	
27	transportation method (such as a ship, truck, or railcar) facility and loading it onto another	
28	transportation facilitymethod for the purposes of transporting the fossil fuel such products into or	
29	and out of Whatcom County. Examples of transportation facilities include ship, truck, or freight car.	
30	Fossil fuel transshipment facilities may also include pump and compressor stations and associated	
31	facilities. This definition shall include bulk storage or transfer facilities for the shipment of crude oil	
32	without refining or consuming within the Cherry Point Industrial District and shall excludes Small	
33	Fossil or Renewable Fuel Storage and Distribution Facilities.	
34	26. "Fossil Fuel Refinery" means a facility that converts crude oil and other liquids into petroleum	
35	products including but not limited to gasoline, distillates such as diesel fuel and heating oil, jet fuel,	
36	petrochemical feedstocks, waxes, lubricating oils, and asphalt. Activities that support refineries	
37	include but are not limited to: bulk storage, manufacturing, or processing of fossil fuels or by	
38	products. This definition excludes Small Fossil or Renewable Fuel Storage and Distribution Facilities.	Comment [DN305]: Added per Council's
39	"Forest land" means all land that is capable of supporting a merchantable stand of timber and is not	pending draft fossil fuel amendments.
40	being actively used, developed, or converted in a manner that is incompatible with timber	
41	production.	Comment [AP306]: Removed. Relying on T
	•	20 (Zoning).

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4.5. "Gradient" means a degree of inclination, or a rate of ascent or descent, of an inclined part of the earth's surface with respect to the horizontal; the steepness of a slope. It is expressed as a ratio

Comment [AP307]: Removed. Already defined in Title 20 (Zoning).

Comment [AP308]: Removed. Already defined in Title 20 (Zoning).

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1	(vertical to horizontal), a fraction (such as meters/kilometers or feet/miles), a percentage (of	
2	horizontal distance), or an angle (in degrees).	
3	5-6. "Grading" means the movement or redistribution of the soil, sand, rock, gravel, sediment, or other	
4	material on a site in a manner that alters the natural contour of the land.	
5	6-7. "Groins" means wall-like structures extending on an angle waterward from the shore into the	
6	intertidal zone. Their purpose is to build or preserve an accretion shoreform or berm on their updrift	
7	side by trapping littoral drift. Groins are relatively narrow in width but vary greatly in length. Groins	
8	are sometimes built in series as a system, and may be permeable or impermeable, high or low, and	
9	fixed or adjustable.	
10	7. "Gross floor area" means, for the purposes of WCC 23.50.070(J), the sum total of the area included	
11	within the surrounding exterior walls of a building.	Comment
12	8. "Ground water" means all water that exists beneath the land surface or beneath the bed of any	from refere
13	stream, lake or reservoir, or other body of surface water within the boundaries of the state,	
14	whatever may be the geological formation or structure in which such water stands or flows,	
15	percolates or otherwise moves (Chapter 90.44 RCW).	
16	9. "Growth Management Act" means Chapters 36.70A and 36.70B RCW, as amended.	
17	23.1160.080 "H" definitions.	
18	1. "Habitat conservation areas." See "Fish and wildlife habitat conservation areas."	
19	4.2. "Harbor area" means the navigable waters between inner and outer harbor lines as established by	
20	the State Harbor Lines Commission waterward of and within one mile of an incorporated city.	
21	Harbor areas have been established offshore of Bellingham and Blaine.	
22	2.—Repealed by Ord. 2019-013.	
23	3. "Hazard tree" See WCC Chapter 16.16 (Critical Areas).	
24	3.4. "Hazardous area" means any shoreline area environment which is hazardous for intensive human	
25	use or structural development due to inherent and/or predictable physical conditions, such as, but	
26	not limited to, geologically hazardous areas, frequently flooded areas, and coastal high hazard areas.	
27	4.5. "Hazardous materials" means any substance containing such elements or compounds which, when	
28	discharged in any quantity in shorelines, present an imminent and/or substantial danger to public	
29	health or welfare, including, but not limited to: fish, shellfish, wildlife, water quality, and other	
30	shoreline features and property.	
31	5. <u>6.</u> "Hazardous substance" means any liquid, solid, gas, or sludge, including any material, substance,	
32	product, commodity, or waste, regardless of quantity, that exhibits any of the physical, chemical or	
33	biological properties described in WAC 173-303-090 or 173-303-100.	
34	6-7. "Hearings board" means the State Shorelines Hearings Board referenced in RCW 90.58.170.	
35	7.8. "Height (building)" means the distance measured from the average grade level to the highest point	
36	of a structure. Television antennas, chimneys, and similar structures or appurtenances shall not be	
37	used in calculating height except where they obstruct the view of residences adjoining such	
38	shorelines. Temporary construction equipment is excluded in this calculation (WAC 173-27-030(9) or	
39	its successor). For all moorage structures, height shall be measured from the ordinary high water	
40	markthe vertical dimension measured from average grade to the highest point of a structure;	

Comment [MD309]: Deleted as term removed from referenced provision.

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1	provided, that antennas, chimneys, and similar appurtenances shall not be used in calculating
2	height, unless such appurtenance obstructs the view of a substantial number of adjacent residences.
3	8.9. "High intensity land use" means land use that includes the following uses or activities: commercial,
4	urban, industrial, institutional, retail sales, residential (more than one unit/acre), high intensity new
5	agriculture (dairies, nurseries, greenhouses, raising and harvesting crops requiring annual tilling,
6	raising and maintaining animals), high intensity recreation (golf courses, ball fields), and hobby
7	farms.
8	9-10. "Historic preservation professional" means those individuals who hold a graduate degree in
9	architectural history, art history, historic preservation, or closely related field, with coursework in
10	American architectural history, or a bachelor's degree in architectural history, art history, historic
11	preservation or closely related field plus one of the following:
12	a. At least two years of full-time experience in research, writing, or teaching in American
13	architectural history or restoration architecture with an academic institution, historical
14	organization or agency, museum, or other professional institution; or
15	b. Substantial contribution through research and publication to the body of scholarly knowledge in
16	the field of American architectural history.
17	10.11. "Historic site" means those sites that are eligible or listed on the Washington Heritage Register,
18	National Register of Historic Places, or any locally developed historic registry formally adopted by
19	the Whatcom County Council.
20	11.12. "Hydraulic project approval (HPA)" means a permit issued by the State Department of Fish and
21	Wildlife for modifications to waters of the state in accordance with Chapter 77.55 RCW.
22	12.13. "Hydric soil" means a soil that is saturated, flooded or ponded long enough during the growing
23	season to develop anaerobic conditions in the upper part. The presence of hydric soil shall be
24	determined following the methods described in the NRCS "Field Indicators of Hydric Soils" Version 7,
25	and/or the Corps of Engineers Wetlands Delineation Manual, as amended. Washington State
26	Wetland Identification and Delineation Manual (RCW 36.70A.175).
27	13.14. "Hydrophytic vegetation" means macrophytic plant life growing in water or on a substrate that
28	is at least periodically deficient in oxygen as a result of excessive water content.
29	14.15. "Hyporheic zone" means the saturated zone located beneath and adjacent to streams that
30	contain some proportion of surface water from the surface channel mixed with shallow ground
31	water. The hyporheic zone serves as a filter for nutrients, as a site for macroinvertebrate production
32	important in fish nutrition, and provides other functions related to maintaining water quality.
33	23. <u>116</u> 0.090 <u>"I"</u> definitions.
34	1.— "Impervious surface" means a hard surface area which either prevents or retards the entry of water
35	into the soil mantle as under natural conditions prior to development, and/or a hard surface area
36	which causes water to run off the surface in greater quantities or at an increased rate of flow from
37	the flow present under natural conditions prior to development. Common impervious surfaces
38	include, but are not limited to, roof tops, walkways, patios, driveways, parking lots or storage areas,
39	concrete or asphalt paving, gravel roads, and oiled macadam or other surfaces which similarly
40	impede the natural infiltration of stormwater. Natural surface water and open, uncovered
41	detention/retention facilities shall not be calculated when determining total impervious surfaces.

Comment [AP310]: Updated for consistency with CAO.

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1	Impervious surfaces do not include surfaces created through proven low impact development	
2	techniques.	Comment [AP311]: Removed. Relying on
3	2.1. "In-kind compensation" means to replace critical areas with substitute areas whose characteristics	definition in Title 20 (Zoning).
4	and functions mirror those destroyed or degraded by a regulated activity.	
5	3.2. "Instream structure" means a structure placed by humans within a stream or river waterward of the	
6	ordinary high-water mark that either causes or has the potential to cause water impoundment or	
7	the diversion, obstruction, or modification of water flow. Instream structures may include those for	
8	hydroelectric generation, irrigation, water supply, flood control, transportation, utility service	
9	transmission, fish habitat enhancement, or other purpose.	
10	4.3. "Industrial development" means facilities for processing, manufacturing, and storage of finished or	
11	semi-finished goods, including but not limited to oil, metal or mineral product refining, power	
12	generating facilities, including hydropower, ship building and major repair, storage and repair of	
13	large trucks and other large vehicles or heavy equipment, related storage of fuels, commercial	
14	storage and repair of fishing gear, warehousing, construction contractors' offices and	
15	material/equipment storage yards, wholesale trade or storage, and log storage on land or water,	
16	together with necessary accessory uses such as parking, loading, and waste storage and treatment.	
17	Excluded from this definition are mining, including on-site processing of raw materials, and off-site	
18	utility, solid waste, road or railway development, and methane digesters that are accessory to an	
19	agricultural use. This definition excludes fossil or renewable fuel refineries or transshipment	
20	facilities	Comment [DN312]: Amended per Council's
21	5.4. "Infiltration" means the downward entry of water into the immediate surface of soil.	pending draft fossil fuel amendments.
22	6.5. "Institutional development" means those public and/or private facilities including, but not limited	
23	to, police and fire stations, libraries, activity centers, schools, educational and religious training	
24	centers, water-oriented research facilities, and similar noncommercial uses, excluding essential	
25	public facilities.	
26	76. "Intertidal zone" means the substratum from extreme low water of spring tides to the upper limit of	
27	spray or influence from ocean-derived salts. It includes areas that are sometimes submerged and	
28	sometimes exposed to air, mud and sand flats, rocky shores, salt marshes, and some terrestrial	
29	areas where salt influences are present.	
30	8.7. "Invasive species" means a species that is (a) nonnative (or alien) to Whatcom County and (b) whose	
31	introduction causes or is likely to cause economic or environmental harm, or harm to human health.	
32	Invasive species can be plants, animals, and other organisms (e.g., microbes). Human actions are the	
33	primary means of invasive species introductions.	
34	23.1160.100 "J" definitions.	
35	1. "Jetties" means structures that are generally perpendicular to shore extending through or past the	
36	intertidal zone. They are built singly or in pairs at harbor entrances or river mouths mainly to	
37	prevent shoaling or accretion from littoral drift in entrance channels, which may or may not be	
38	dredged. Jetties also serve to protect channels from storm waves or cross currents, and stabilize	
39	inlets through barrier beaches. On the West Coast and in this region, most jetties are of riprap	
40	mound construction.	

40 mound construction.

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1	23. 11	0.110 <u>"K"</u> definitions.
2	Reserv	ved.
3	23. <mark>11</mark>	<u>5</u> 0.120 <u>"L"</u> definitions.
4		ake." See WCC Chapter 16.16 (Critical Areas). means a body of standing water in a depression of
5	laı	nd or expanded part of a stream, of 20 acres or greater in total area. A lake is bounded by the
6	OI	HWM or, where a stream enters the lake, the extension of the lake's OHWM within the stream.
7	₩	etland areas occurring within the standing water of a lake are to be included in the acreage
8	ca	Iculation of a lake.
9	2. "L	andslide" means a general term covering a wide variety of mass movement landforms and
10	pr	ocesses involving the downslope transport, under gravitational influence of soil and rock material
11	en	masse; included are debris flows, debris avalanches, earthflows, mudflows, slumps, mudslides,
12	ro	ck slides, and rock falls.
13	<u>3.</u> "L	andslide hazard areas" means areas that, due to a combination of site conditions, like slope
14	in	clination and relative soil permeability, are susceptible to mass wasting, as designated in WCC
15	Ch	hapter 16.16 (Critical Areas).
16		aunch Rail." See "Moorage Structure."
17	4. <u>5.</u> "L	aunch Ramp" <u>or "Boat Ramp." See "Moorage Structure."</u> means an inclined slab, set of pads, rails,
18		anks, or graded slope used for launching boats with trailers or by hand.
19	<u>5.6.</u> "L	evee" means a natural or artificial embankment on the bank of a stream for the purpose of
20	ke	eping floodwaters from inundating adjacent land. Some levees have revetments on their sides.
21	6.<u>7.</u>"L	iberal construction" means an interpretation that applies in writing in light of the situation
22		esented that tends to effectuate the spirit and purpose of the writing.
23		ittoral drift" means the natural movement of sediment, particularly sand and gravel, along
24		orelines by wave action in response to prevailing winds or by stream currents (see also "drift
25		ctor," "driftway").
26	1	ive-aboard" means any noncommercial habitation of a vessel , as defined in WCC 23.110.220(3),
27	w	hen any one of the following applies:
28	a.	Any person or succession of different persons resides on the vessel in a specific location, and/or
29		in the same area on more than a total of 30 days in any 40-day period or on more than a total of
30		90 days in any 365-day period. "In the same area" means within a radius of one mile of any
31		location where the same vessel previously moored or anchored on state-owned aquatic lands. A
32		vessel that is occupied and is moored or anchored in the same area, but not for the number of
33		days described in this subsection, is considered used as a recreational or transient vessel;
34	b.	The city or county jurisdiction, through local ordinance or policy, defines the use as a residential
35		use or identifies the occupant of the vessel as a resident of the vessel or of the facility where it is
36		moored;
37	с.	
38		statement, or facility rules, defines the use as a residential use or identifies the occupant of the
39		vessel as a resident of the vessel or of the facility; or
40	d.	The occupant or occupants identify the vessel or the facility where it is moored as their
41		residence for voting, mail, tax, or similar purposes.

Comment [AP313]: Updated for consistency with CAO.

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1 2	9- <u>10.</u> "Log booming" means assembling and disassembling ration.	afts of logs for water-borne	
3	<u>10.11.</u> "Log storage" means the holding of logs in the water for	or more than 60 days.	
4	11 "Lot" means land described by final plat, short plat or met-		
5	established pursuant to applicable state and local regulation		
6	creating the lot is recorded at the Whatcom County auditor		
7	private road, railroad, trail or other feature is considered a		
8	the parcel on each side of the bisecting road or other featu		
9	buffer and other requirements established by local and sta		314]: Removed. Relying on Titl
10	12"Lot area" or "lot size" means the portion of a total parcel		- , 0
11	of creating a building lot, pursuant to all applicable regulati	Comment [CE	\$315]: Defined in T-20.
12	water mark shall not be considered a part of the lot area. L		
13	within the lot description used as a public road or as an acc		
14	provided, that the area of parcels of five acres or greater m	hav be regarded as nominal and may be	
15	measured to the center of bounding roads. Easements or re		
16	present or future surface owner of the parcel shall be exclu		
17	23. <u>116</u> 0.130 <u>"</u> M" definitions.		
17 18	 "Maintenance or repair" means those usual activities requi 	red to prevent a decline lanse or	
10	cessation from a lawfully established condition or to restor		
20	a serviceable area, structure, or land use to a state compar		
20	undamaged condition. This does not include any activities t		
22	of the original structure, facility, utility or improved area be		
23	2. "Major development" means any project for which a major		
24	Chapter 20.88 WCC. For the purposes of this program, "ma		
25	project associated with an existing development for which		
26	required or other existing legal nonconforming development		
27	would otherwise be required if developed under the curren		
28	Title 20.		316]: Removed term as it's no
20	3-2. "Marina" means a facility that provides wet moorage and/o	longer used	STOJ. Removed term as it sho
30	and/or commercial craft where goods, moorage or services		
31	commercially or provided for a fee, e.g., yacht club, etc. Lau		
32	may also be provided. Marinas may be open to the general		
33	property ownership or membership. Manufacturing of wat		
34	moorage of 5 or more residential units is considered a mar		
35	4- <u>3.</u> "Marsh" means a low flat wetland area on which the veget		
36	plants such as cattails, bulrushes, tules, sedges, skunk cabb		
30 37	water usually stands on a marsh at least during part of the		
38	5-4. "Mass wasting" means downslope movement of soil and re	•	
39	creep, erosion, and various types of landslides, not includin		
39 40	stream sediment transport dynamics.	יה שני ושמע מססטומוכע שונוו וומנעו מו	
40	su cam seument transport dynamics.		

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1	6.5. "May" means the action is allowable, provided it conforms to the provisions of this program.
2	7.6. "Mean annual flow" means the average flow of a river, or stream (measured in cubic feet per
3	second) from measurements taken throughout the year. If available, flow data for the previous 10
4	years should be used in determining mean annual flow.
5	&.7. "Mean higher high water" or "MHHW" means the mean elevation of all higher tides, generally
6	occurring twice each day in Whatcom County at any given location on the marine shoreline.
7	9-8. "Mean lower low water" or "MLLW" means the mean elevation of all lower tides, generally
8	occurring twice each day in Whatcom County at any given location on the marine shoreline.
9	10.9. "Mining" means the removal of naturally occurring metallic and nonmetallic minerals or other
10	materials from the earth for economic <u>commercial and other</u> use<u>s</u>.
11	11.10. "Mitigation" means individual actions that may include a combination of the following
12	measures, listed in order of preference:
13	a. Avoiding an impact altogether by not taking a certain action or parts of actions;
14	b. Minimizing impacts by limiting the degree or magnitude of an action and its implementation;
15	c. Rectifying impacts by repairing, rehabilitating, or restoring the affected environment;
16	d. Reducing or eliminating an impact over time by preservation and maintenance operations
17	during the life of the action;
18	e. Compensating for an impact by replacing or providing substitute resources or environments;
19	and
20	f. Monitoring the mitigation and taking remedial action when necessary.
21	12.11. "Mitigation plan" means a detailed plan indicating actions necessary to mitigate adverse impacts
22	to critical areas.
23	13.12. "Mixed use" means a combination of uses within the same building or site as a part of an
24	integrated development project with functional interrelationships and coherent physical design.
25	<u>13.</u> "Monitoring" means evaluating the impacts of development proposals over time on the biological,
26	hydrological, pedological, and geological elements of ecosystem functions and processes and/or
27	assessing the performance of required mitigation measures through the collection and analysis of
28	data by various methods for the purpose of understanding and documenting changes in natural
29	ecosystems and features compared to baseline or pre-project conditions and/or reference sites.
30	14. "Moorage Buoy." See "Moorage Structure."
31	15. "Boat Lift" or lift. See "Moorage Structure."
32	16. "Mooring Pile" or piling. See "Moorage Structure."
33	17. "Moorage Structure" means any in- or overwater structures, used for mooring, launching, or storing
34	vessels and may contain any one or combination of the following:
35	a. Piers and docks adjoin the shoreline, extend over the water, and serve as a landing or
36	moorage place for commercial, industrial and pleasure watercraft.
37	i. Piers are built on fixed platforms and sit above the water.
38	ii. Docks are anchored to the land, substrate or the pier with pilings or anchors and float on
39 40	the water.
40	b. Gangways are walkways that connect the pier to the dock. Gangways are often used in areas
41	where the water level changes due to tides or seasonal variations.

		Planning Commission Approved Draft	
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1	c	Ells are extensions of piers, often in a U-shape or L shape, that provide additional watercraft	
2	<u></u>	moorage.	
3	d.	Recreational floats are platforms that float on the water's surface. They are anchored offshore	
4		and are used for swimming and fishing. Some floats have components such as slides and	
5		trampolines.	
6	e.	Boathouses basically serve as garages for boats. They have walls and a roof, and are situated	
7		on the water or just above the water's edge.	
8	f.	Mooring buoys typically include an anchoring system with an anchor and anchor line, a float	
9		marking its location, and a fitting for a vessel's mooring chain or hawser. Washington laws	
10		establish two categories for mooring buoys commercial and recreational [RCW 79.105.430].	
11		Commercial buoys are typically used for temporary moorage of a vessel that is awaiting transit	
12		or loading or offloading. Recreational buoys are used as semi-permanent moorage for	
13		recreational vessels.	
14	g.	Mooring piles or pilings are fixed poles or groups of poles set in the substrate and extending	
15	<u></u>	above the water line.	
16	h.	Lifts or boat lifts raise watercraft out of the water for launching or storing. They may be	
17		attached to the substrate, a pier or dock, bulkhead or float or be located upland.	
18	i.	Canopies are covers that protect watercraft from the sun and rain.	
19	i.	Boat or launch ramps are solid or relatively solid surfaces that bridge land and water and are	
20	_	used for moving watercraft into and out of the water.	
21	k.	Railways are rails attached to the substrate used for launching and retrieving watercraft,	
22		usually with a cradle and winch system.	
23	a.l	Others such as Jet Ski floats and boat dry docks provide storage of watercraft out of the water.	
24	-	Some floats serve as helicopter pads, while others are used for docking seaplanes.	
25	<u>14. "Mu</u>	Itifamily dwelling" means a single building, or portion thereof, designed for or occupied by three	
26		ore families living independently of each other in separate dwelling units on one lot of record	
27		for the purpose of this code, includes triplexes, fourplexes, apartment buildings, and residential	
28		lominiums.	
29	15.18. "Must" means a mandate; the action is required.		
30	23. <mark>116</mark> 0.	140 <u>"N"</u> definitions.	
31	1. "Na	tive vegetation" means plant species that are indigenous to the Whatcom County and the local	
32	area		
33	2.<u>1.</u>"Nat	ural shoreline area environment" means an area designated pursuant to WCC	l
34	Chap	oter 23. 3 20 (Shoreline Jurisdiction and Environment Designations).	
35	<u>3.2.</u> "Nav	rigable waters" means a waterbody that in its ordinary condition, or by being united with other	
36	wate	er-bodies, forms a continued route or area over which commerce or recreational activities are or	
37	may	be carried on in the customary modes in which such commerce or recreation is conducted on	
38	wate	er.	
39	4. <u>3.</u> "Nea	arshore habitat" or "nearshore zone" means the area of marine and estuarine shoreline,	
40	gene	rally extending from the top of the shoreline bank or bluff to the depth offshore where light	
41	pene		

Comment [CES317]: From DOE shoreline manual.

Comment [AP318]: Already defined in Title 20 (Zoning).

Comment [AP319]: Already defined in Title 20 (Zoning).

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1		head of the tidal influence. It includes bluffs, beaches, mudflats, kelp and eelgrass beds, salt
2		marshes, gravel spits, and estuaries.zone that extends waterward from the marine shoreline
3		(OHWM) to a water depth of approximately 20 meters (66 feet). Nearshore habitat is biologically
4		rich, providing important habitat for a diversity of plant and animal species.
5	4.	_"No net loss" as a public policy goal means the maintenance of the aggregate total of the county's
6		shoreline ecological and/or critical area functions and values at its current level of environmental
7		resource productivity. As a development and/or mitigation standard, no net loss requires that the
8		impacts of a particular shoreline development and/or use, whether permitted or exempt, be
9		identified and prevented or mitigated, such that it has no resulting adverse impacts on shoreline
10		ecological functions or processesvalues. Each project shall be evaluated based on its ability to meet
11		the no net loss standard commensurate with its scale and character.
12	<u>5.</u>	- ⁽ "Nonconforming lot" means , for the purposes of WCC <u>23.50.070</u>(K) and <u>23.90.060(B)(3), a vacant</u>
13		lot under contiguous ownership and with less than a total of 20,000 square feet, including within
14		shoreline jurisdiction, a lot that met dimensional requirements of the applicable master program at
15		the time of its establishment but now contains less than the required width, depth or area due to
16		subsequent changes to the master program.
17	5.	that was lawfully established prior to the effective date of this program (August 27, 1976) or
18		amendments hereto, but which does not conform to the setback or buffer standards of this
19		<mark>program.</mark>
20	6.	"Nonconforming structure" means an existing structure that was lawfully constructed at the time it
21		was built but is no longer fully consistent with present regulations such as setbacks, buffers or yards;
22		area; bulk; height or density standards due to subsequent changes to the master program.
23	7.	"Nonconforming use," " nonconforming development" or "nonconforming structure" means a <u>n</u>
24		existing shoreline use , development or structure that was lawfully constructed or established prior
25		to the effective date of <u>initial adoption of</u> this program (August 27, 1976) or <u>any applicable</u>
26		amendment s <u>thereafter</u>hereto , but which does not conform to present <u>use</u> regulations <u>due to</u>
27		subsequent changes to or standards of the master program.
28	8.	"Non-water-oriented use" means uses that are not water-dependent, water-related or water-
29		enjoyment. Non-water-oriented uses have little or no relationship to the shoreline and are not
30		considered priority uses under the Shoreline Management Act except single-family residences. Any
31		use that does not meet the definition of water-dependent, water-related or water-enjoyment is
32		classified as non-water-oriented.
33	23.	1160.150 <u>"O"</u> definitions.
34		"Off-premises sign" means a sign situated on premises other than those premises to which the sign's
35		message is related.
36	1.	"Oil" means petroleum or any petroleum product in liquid, semi-liquid, or gaseous form including,
37		but not limited to, crude oil, fuel oil, sludge, oil refuse and oil mixed with wastes other than dredging
38		spoil. <u>See Fossil Fuels.</u>
39	2.	"Ongoing agriculture" means those activities conducted on lands defined in RCW 84.34.020(2), and
40		those activities involved in the production of crops and livestock, including, but not limited to,
41		operation and maintenance of existing farm and stock ponds or drainage ditches, irrigation systems,

Comment [AP320]: Differentiating nonconforming lots, structures, and uses per Periodic Review Checklist, Item 2017.g, and Scoping Document, Item #2d and 10a.

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Comment [AP321]: Already defined in Title 20 (Zoning).

Comment [DN322]: Added per Council's pending draft fossil fuel amendments.

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1		changes between agricultural activities, and maintenance or repair of existing serviceable structures
2		and facilities. Activities that bring an area into agricultural use are not part of an ongoing activity. An
3		operation ceases to be ongoing when the area on which it was conducted has been converted to a
4		nonagricultural use, or has lain idle for more than five consecutive years unless that idle land is
5		registered in a federal or state soils conservation program. Forest practices are not included in this
6		definition.
7	3.	"On-premises sign" means a sign situated on the premises to which the sign's message is related.
8	<u>4.3</u>	"Open space" means any parcel or area of land or water not covered by structures, hard surfacing,
9		parking areas and other impervious surfaces except for pedestrian or bicycle pathways, or where
10		otherwise provided by this title or other County ordinance and set aside or, dedicated, for active or
11		passive recreation, visual enjoyment, or critical area development buffers as established in WCC
12		Chapter 16.16. Submerged lands and/or tidelands within the boundaries of any waterfront parcel
13		that are located waterward of the ordinary high water mark shall not be used in open space
14		calculations. Required open space percentages, as applicable, are not to be used for purposes of
15		calculating total impervious surface.
16	5. 4	. <u>"</u> Ordinary high water mark <u>(OHWM)</u> "- or "OHWM" means the mark or line on all lakes, <u>rivers,</u>
17		streams, and tidal water means that mark that will be found by examining the bed and banks and
18		ascertaining where the presence and action of waters are so common and usual, and so long
19		continued in all ordinary years, as to mark upon the soil a character distinct from that of the
20		abutting upland, in respect to vegetation as that condition existed on June 1, 1971, as it may
21		naturally change thereafter, or as it may change thereafter in accordance with approved
22		development; provided, that in any area where the OHWM cannot be found, the OHWM adjoining
23		saltwater shall be the line of mean higher high tide and the OHWM adjoining fresh water shall be
24		the line of mean high water. For braided streams, the OHWM is found on the banks forming the
25		outer limits of the depression within which the braiding occurs.
26	22	1160.160 "P" definitions.
20	1.	
28		comments in response to a notice of application; made oral comments in a formal public hearing
29		conducted on an application; or notified local government of their desire to receive a copy of the
30		final decision on a permit and who have provided an address for delivery of such notice by mail.
31	2.	"Permit or approval" means any form or permission required under this program prior to
32		undertaking activity on shorelines of the state, including substantial development permits, variance
33		permits, <u>shoreline</u> conditional use permits, permit revisions, and shoreline exemptions from the
34		substantial development permit process.
35	3.	"Person" means any individual, trustee, executor, other fiduciary, corporation, firm, partnership,
36		association, organization, or other entity, either public or private, acting as a unit an individual,
37		partnership, corporation, association, organization, cooperative, public or municipal corporation,
38		state agency or local governmental unit, however designated, or Indian nation or tribe.

39 4. "Pier." <u>See "Moorage Structure.</u>" means any platform structure, fill, or anchored device in or floating
 40 upon waterbodies <u>and extending waterward from ordinary high water</u> to provide moorage for

Comment [AP323]: Already defined in Title 20 (Zoning).

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1		industrial, commercial, and/or pleasure watercraft engaged in commerce, including	but not limited
2		to: wharves, mono-buoys, sea islands, quays, ferry terminals, and fish weighing stat	
3	5.	"Planned unit development (PUD)" means one or a group of specified uses, such as	
4		resort, commercial or industrial, to be planned and constructed as a unit. Zoning or	
5		regulations with respect to lot size, building bulk, etc., may be varied to allow design	n innovations
6		and special features in exchange for additional and/or superior site amenities or col	mmunity
7		benefits.	
8	6.5	"Pocket beach" means an isolated beach existing usually without benefit of littoral	drift from
9	. –	sources elsewhere. Pocket beaches are produced by erosion of immediately adjacer	nt bluffs or banks
10		and are relatively scarce and therefore valuable shoreforms in Whatcom County; th	
11		common between rock headlands and may or may not have a backshore.	
12	7. 6	"Point" means a low profile shore promontory that may be either the wave-cut she	If remaining from
13	1	an ancient bluff or the final accretional phase of a hooked spit that closed the leewa	ard side gap.
14		Points are accretion shoreforms characterized by converging berms accreted by sto	rm waves that
15		enclose a lagoon, marsh, or meadow, depending on the point's development stage.	
16	8. 7	"Point bar" means an accretion shoreform created by deposition of sand and gravel	l on the inside,
17	1	convex side of a meander bend. Most material is transported downstream as sedim	ent and bedload
18		at times of high current velocity, or flood stage, from eroding banks or other bars u	pstream.
19	<u>9.8</u>	"Pond" means an open body of water, generally equal to or greater than 6.6 feet de	ep, that persists
20	1	throughout the year and occurs in a depression of land or expanded part of a strear	n and has less
21		than 30 percent aerial coverage by trees, shrubs, or persistent emergent vegetation	1. Ponds are
22		generally smaller than lakes. Farm ponds are excluded from this definition. Beaver p	oonds that are
23		two years old or less are excluded from this definition. For the purpose of this progr	ram, any pond
24		whose surface water extends into the OHWM of any shoreline of the state shall be	considered part
25		of that shoreline of the state.	
26	10.	9 "Port development" means public or private facilities for transfer of cargo or pa	ssengers from
27		water-borne craft to land and vice versa, including, but not limited to: piers, wharve	es, sea islands,
28		commercial float plane moorages, offshore loading or unloading buoys, ferry termin	hals, and
29		required dredged waterways, moorage basins, and equipment for transferring carge	o or passengers
30		between land and water modes. Excluded from this definition and addressed elsew	here are airports,
31		marinas, boat ramps or docks used primarily for recreation, cargo storage and parki	ing areas not
32		essential for port operations, boat building or repair. The latter group is considered	industrial or
33		accessory to other uses. This definition excludes fossil or renewable fuel transshipm	ent facilities.
34	11.	10. "Potable" means water that is suitable for drinking by the public (Chapter 246-2	290 WAC).
35	<u>12</u> .	11. "Preservation" means actions taken to ensure the permanent protection of exis	sting, ecologically
36	•	important areas that the County has deemed worthy of long-term protection.	
37	13 .	12. "Primary association" means the use of a habitat area by a listed or priority spe	cies for
38	•	breeding/spawning, rearing young, resting, roosting, feeding, foraging, and/or migra	ating on a
39		frequent and/or regular basis during the appropriate season(s), as well as habitats t	hat are used less
40		frequently/regularly but which provide for essential life cycle functions such as bree	eding, nesting, or
41		spawning.	

Comment [AP324]: Already defined in Title 20 (Zoning).

Comment [DN325]: Added per Council's pending draft fossil fuel amendments.

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An area classified and mapped as priority habitat must have one or more of the following comparatively high fish or wildlife density; comparatively high fish or wildlife species dive spawning habitat; important wildlife habitat; important fish or wildlife seasonal range; im fish or wildlife movement corridor; rearing and foraging habitat; important marine mamm haulout; refuge; limited availability; high vulnerability to habitat alteration; unique or dep	ersity; fish aportant nal oendent or by a odlands or n as old itat
 4 spawning habitat; important wildlife habitat; important fish or wildlife seasonal range; im 5 fish or wildlife movement corridor; rearing and foraging habitat; important marine mamm 6 haulout; refuge; limited availability; high vulnerability to habitat alteration; unique or dep 	aportant nal bendent or by a odlands or n as old itat
 fish or wildlife movement corridor; rearing and foraging habitat; important marine mamm haulout; refuge; limited availability; high vulnerability to habitat alteration; unique or dep 	nal pendent or by a odlands or n as old itat
6 haulout; refuge; limited availability; high vulnerability to habitat alteration; unique or dep	pendent or by a odlands or n as old itat
	or by a odlands or n as old itat
7 experies as shallfish had A priority habitat way he dependent had here with the transferred	odlands or n as old itat
7 species; or shellfish bed. A priority habitat may be described by a unique vegetation type	n as old itat
8 dominant plant species that is of primary importance to fish and wildlife (such as oak woo	itat
9 eelgrass meadows). A priority habitat may also be described by a successional stage (such	
10 growth and mature forests). Alternatively, a priority habitat may consist of a specific habit	f kov voluo
11 element (such as a consolidated marine/estuarine shoreline, talus slopes, caves, snags) of	i key value
12 to fish and wildlife. A priority habitat may contain priority and/or nonpriority fish and wild	dlife
13 (WAC 173-26-020(24)).	
14 <u>15.14.</u> "Priority species" means wildlife species of concern due to their population status and	d their
15 sensitivity to habitat alteration, as defined by the Washington Department of Fish and Wi	ildlife.
16 <u>16.15.</u> "Private dock" means a dock and/or float for pleasure craft moorage or water recreat	tion for
17 exclusive use by one waterfront lot owner.	
18 <u>17.16.</u> "Private sign" means a sign used on a private residence to indicate only the owner's n	name or
address, that the premises are for rent or sale, or for other reasonable purposes related to	:0
20 residential use including permitted home occupations.	
21 <u>18.17.</u> "Project" means any proposed or existing activity regulated by Whatcom County.	
22 19. "Project permit" or "project permit application" means any land use or environmental pe	
23 approval required by Whatcom County, including, but not limited to, building permits, sul	
24 binding site plans, planned unit developments, conditional uses, shoreline substantial dev	
25 permits, variances, lot consolidation relief, site plan review, permits or approvals authoriz	zed by a
26 comprehensive plan or subarea plan.	
27 20. <u>"Projecting sign" means a sign that is attached to and projects at an angle from a building</u>	g's exterior
28 wall.	
29 2 <u>1.18.</u> "Public access" means the public's right to get to and use the state's public waters, bo	
30 saltwater and freshwater, the water/land interface and associated shoreline area environ	
31 includes physical access that is either lateral (areas paralleling the shore) or perpendicular	
32 easement or public corridor to the shore), and/or visual access facilitated by means such a	as scenic
33 roads and overlooks, viewing towers and other public sites or facilities.	
34 22.19. "Public interest" means the interest shared by the citizens of the state or community	0
35 the affairs of government, or some interest by which their rights or liabilities are affected	•
36 but not limited to, an effect on public property or on health, safety, or general welfare res	suiting
37 from adverse effects of a use or development.	
38 23. "Public utility" means a use owned or operated by a public or publicly licensed or franchis	
39 that provides essential public services such as telephone exchanges, electric substations, -	
 40 television stations, wireless communications services, gas and water regulation stations, a 41 facilities of this nature. 	and other

Comment [AP328]: Already defined in Title 20 (Zoning).

Comment [AP326]: Already defined in Title 20 (Zoning).

Comment [CES327]: Already defined in Title 20

(Zoning).

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1	23. <u>116</u> 0.170 <u>"Q"</u> definitions.
2	1.—"Qualified professional" or "qualified consultant." See WCC 16.16 (Critical Areas).means a person
3	with experience and training with expertise appropriate for the relevant critical area subject in
4	accordance with WAC 365-195-905(4). A qualified professional must have obtained a B.S. or B.A. or
5	equivalent degree in biology, soil science, engineering, environmental studies, fisheries, geology,
6	geomorphology or related field, and related work experience and meet the following criteria:
7	a. A qualified professional for wetlands must have a degree in biology, ecology, soil science,
8	botany, or a closely related field and a minimum of three years of professional experience in
9	wetland identification and assessment associated with wetland ecology in the Pacific Northwest
10	or comparable systems.
11	b.—A qualified professional for habitat conservation areas must have a degree in wildlife biology,
12	ecology, fisheries, or closely related field and a minimum of three years' professional experience
13	related to the subject species/habitat type.
14	c.—A qualified professional for geologically hazardous areas must be a professional engineering
15	geologist or geotechnical engineer, licensed in the state of Washington.
16	2.1. A qualified professional for critical aquifer recharge areas means a Washington State licensed
17	hydrogeologist, geologist, or engineer.
18	23. <u>11</u> 60.180 "R" definitions.
19	1. "Recharge" means the process involved in the absorption and addition of water from the
20	unsaturated zone to ground water.
21	2. "Recreation" means an experience or activity in which an individual engages for personal enjoyment
22	and satisfaction. Most shore-based recreation includes outdoor recreation such as: fishing, hunting,
23	clamming, beach combing, and rock climbing; various forms of boating, swimming, hiking, bicycling,
24	horseback riding, camping, picnicking, watching or recording activities such as photography,
25	painting, bird watching or viewing of water or shorelines, nature study and related activities.
26	3. "Recreational development" means the modification of the natural or existing environment to
27	accommodate recreation. This includes clearing land, earth modifications, structures and other
28	facilities such as parks, camps, camping clubs, launch ramps, golf courses, viewpoints, trails, public
29	access facilities, public parks and athletic fields, hunting blinds, wildlife enhancement (wildlife ponds
30	are considered excavation), and other low intensity use outdoor recreation areas. Recreational
31	homes/condominiums and related subdivisions of land are considered residential; resorts, motels,
32	hotels, recreational vehicle parks, intensive commercial outdoor or indoor recreation, and other
33	commercial enterprises are considered commercial.
34	4. "Recreational Float." See "Moorage Structure."
35	4.5. "Reestablishment" means measures taken to intentionally restore an altered or damaged natural
36	feature or process including:
37	a. Active steps taken to restore damaged wetlands, streams, protected habitat, and/or their
38	buffers to the functioning condition that existed prior to an unauthorized alteration;
39	b. Actions performed to reestablish structural and functional characteristics of a critical area that

40 have been lost by alteration, past management activities, or other events; and

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1	c. Restoration can include restoration of wetland functions and values on a site where wetlands	
2	previous existed, but are no longer present due to lack of water or hydric soils.	
3	5. "Rehabilitation" means a type of restoration action intended to repair natural or historic functions	
4	and processes. Activities could involve breaching a dike to reconnect wetlands to a floodplain or	
5	other activities that restore the natural water regime.	
6	6. "Renewable biomass" includes but is not limited to the following:	
7	a. Planted crops and crop residue harvested from agricultural land.	
8	b. Planted trees and tree residue from a tree plantation.	
9	c. Animal waste material and animal byproducts.	
10	d. Slash and pre-commercial thinnings.	
11	e. Organic matter that is available on a renewable or recurring basis.	
12	f. Algae.	
13	g. Separated yard waste or food waste, including recycled cooking and trap grease.	
14	a-h. Items a through g including any incidental, de minimis contaminants that are impractical to	
15	remove and are related to customary feedstock production and transport.	
16	7. "Renewable Fuel" means liquid fuels produced from renewable biomass and limited in terms of	
17	blending with fossil fuels. Common renewable fuels include ethanol and biodiesel:	
18	a. "E85 motor fuel" means an alternative fuel that is a blend of ethanol and hydrocarbon of which	
19	the ethanol portion is nominally seventy-five to eighty-five percent denatured fuel ethanol by	
20	volume that complies with the most recent version of American society of testing and materials	
21	specification D 5798.	
22	b. "Renewable diesel" means a diesel fuel substitute produced from nonpetroleum renewable	
23	sources, including vegetable oils and animal fats, that meets the registration requirements for	
24	fuels and fuel additives established by the federal environmental protection agency in 40 Code	
25	of Federal Regulations (C.F.R.) Part 79 <mark>(2008)</mark> and meets the requirements of American society	Co
26	of testing and materials specification D 975.	the reg
27	c. Renewable fuels shall include those designed to result in a lifecycle greenhouse gas emission	be
28	reduction of at least 50% or more under the Federal Clean Air Act. Renewable fuels shall not	
29	include products produced from palm oil or other feedstocks that cannot be proven to reduce	
30	greenhouse gas emissions utilizusing accepted methods of the Washington State Department of	
31	Ecology or US EPA.	
32	5-8. "Renewable Fuel Refinery" means a facility that processes or produces renewable fuels. This	_
33	definition excludes Small Fossil or Renewable Fuel Storage and Distribution Facilities.	Co pe
34	6.9. "Renovate" means to restore to an earlier condition as by repairing or remodeling. Renovation shall	(
35	include any interior changes to a building and those exterior changes that do not substantially	
36	change the character of an existing structure.	
37	7. <u>10.</u> "Residential development" means buildings, earth modifications, development subdivision and	
38	use of land primarily for human residence, including, but not limited to: single-family and	
39	multifamily dwellings, condominiums, mobile homes and mobile home parks, boarding homes,	
40	family daycare homes, adult family homes, retirement and convalescent homes <mark>, <u>bed and</u></mark>	

Comment [P/C329]: Deleted by the P/C during their deliberations on concurrent fossil fuel regulations in Title 20, since federal regulations may be amended over time.

Comment [DN330]: Added per Council's pending draft fossil fuel amendments.

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1	breakfasts, and vacation rental units, together with accessory uses common to normal residential	
2	use. Camping sites or clubs, recreational vehicle parks, motels, and hotels, and other transient	
3	housing are not included in this definition.	
4	11. "Resource shoreline area environment" means an area designated pursuant to WCC	
5	Chapter 23.230 (Shoreline Jurisdiction and Environment Designations).	
6	8-12. "Responsible Party" or "Party Responsible." The "responsible party" shall be assumed, in	
7	singular or plural, to be any individual, business, organization, or entity, property owner, or person	
8	having control of a property who has created or allowed to exist a violation of any applicable	
9	regulations, whether or not the violation is known to that person at the time the violation occurred	
10	or is occurring. A responsible party includes any person who aids, assists, or perpetuates a	
11	violation.	
12	9.13. "Restore," "restoration" or "ecological restoration" means the reestablishment or upgrading of	
13	impaired ecological shoreline processes or functions. This may be accomplished through measures	
14	including, but not limited to, revegetation, removal of intrusive shoreline structures, and removal	
15	or treatment of toxic materials. Restoration does not imply a requirement for returning the	
16	shoreline area environment to aboriginal or pre-European settlement conditions.	
17	10.14. "Revetment" means a sloped wall-means a sloping structure built to protect a scarp.	
18	embankment, or shore against erosion by waves or currents. Usually built of riprap, with heavy	
19	armor layer, one or more filter layers of smaller rock or filter cloth, and "toe" protection. A revetment	
20	slopes shoreward and has a rough or jagged face. Its sloping face absorbs wave energy and	
21	differentiates it from a bulkhead, which is a near vertical structure.constructed of riprap or other	
22	suitable material placed on stream banks or other shorelines to retard bank erosion and minimize	
23	lateral stream movement.	
24	11.15. "Riprap" means dense, hard, angular rock free from cracks or other defects conducive to	
25	weathering used for revetments or other flood control works.	
26	12.16. "Riparian zone" means the area adjacent to a waterbody (stream, lake or marine water) that	
27	contains vegetation that influences the aquatic ecosystem, nearshore area and/or fish and wildlife	
28	habitat by providing shade, fine or large woody material, nutrients, organic debris, sediment	
29	filtration, and terrestrial insects (prey production). Riparian areas include those portions of	
30	terrestrial ecosystems that significantly influence exchanges of energy and matter with aquatic	
31	ecosystems (i.e., zone of influence). Riparian zones provide important wildlife habitat. They provide	
32	sites for foraging, breeding and nesting; cover to escape predators or weather; and corridors that	
33	connect different parts of a watershed for dispersal and migration.	
34	13.17. "Riparian vegetation" means vegetation that tolerates and/or requires moist conditions and	
35	periodic free-flowing water, thus creating a transitional zone between aquatic and terrestrial	
36	habitats which provides cover, shade and food sources for aquatic and terrestrial insects for fish	
37	species. Riparian vegetation and their root systems stabilizes stream banks, attenuates high water	
38	flows, provides wildlife habitat and travel corridors, and provides a source of limbs and other	
39	woody debris to terrestrial and aquatic ecosystems, which, in turn, stabilize stream beds.	
55	woody dealed to terrestriation aquatic ecosystems, which, in turn, stabilize stream beus.	

Comment [CES331]: Incorporated from Resolution 2016-039, Council's action on short-term rentals.

Comment [CES332]: Updated to be more accurate.

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1	14	- <u>18.</u> "River delta" means those lands formed as an aggradational feature by stratified clay, silt, sand
2		and gravel deposited at the mouths of streams where they enter a quieter body of water. The
3		upstream extent of a river delta is that limit where it no longer forms distributary channels.
4	15	<u>19.</u> "Rock shore" means those shorelines whose bluffs and banks are typically composed of natural
5		rock formations.
6	16	<u>-20.</u> "Roof sign" means a sign erected upon, against, or directly above a roof, or on top of or above
7		the parapet of a building; signs on mansard roofs shall be considered wall signs.
8	17	<u>21.</u> "Rural shoreline area environment" means an area designated pursuant to WCC
9		Chapter 23.230 (Shoreline Jurisdiction and Environment Designations).
10	23.	1160.190 "S" definitions.
11	1.	"Seismic hazard areas" means areas that are subject to severe risk of damage as a result of
12		earthquake-induced ground shaking, slope failure, settlement, or soil liquefaction.
13	2.	"Shall" means a mandate; the action must be done.
14	3.	"Shared moorage" means moorage for pleasure craft and/or landing for water sports for use in
15		common by shoreline residents of a certain subdivision or community within shoreline jurisdiction
16		or for use by patrons of a public park or quasi-public recreation area, including rental of non-
17		powered craft. If a shared moorage provides commercial services or is of a large scale (more than
18		four or more slips), it shall be considered a marina. Shared moorage proposed to be leased to
19		upland property owners shall also be considered as a marina. If a proposal includes covered
20		moorage, commercial sale of goods or services, or a means of launching other than a ramp, swinging
21		boom, or davit style hoist, it shall be considered a marina.
22	4.	"Shellfish" means invertebrates of the phyla Arthropoda (class Crustacea), Mollusca (class
23		Pelecypoda) and Echinodermata.
24	5.	"Shellfish habitat conservation areas" means all public and private tidelands suitable for shellfish, as
25		identified by the Washington Department of Health classification of commercial growing areas, and
26		those recreational harvest areas as identified by the Washington Department of Ecology are
27		designated as shellfish habitat conservation areas pursuant to WAC 365-190-080. Any area that is or
28		has been designated as a shellfish protection district created under Chapter 90.72 RCW is also a
29		shellfish habitat conservation area.
30	6.	"Shellfish protection district" means the Drayton Harbor shellfish protection district (DHSPD)
31		(Ordinance 95-036) and the Portage Bay shellfish protection district (PBSPD) (Ordinance 98-069), or
32		other area formed by the County based on RCW Title 90, in response to State Department of Health
33		(DOH) closures or downgrades of a commercial shellfish growing area due to a degradation of water
34		quality as a result of pollution. These areas include the watershed draining to the shellfish beds as
35		part of the shellfish habitat conservation area.
36	7.	"Shorelands" or "shoreland areas" means those lands extending landward for 200 feet in all
37		directions as measured on a horizontal plane from the ordinary high water mark; floodways and
38		contiguous floodplain areas landward 200 feet from such floodways; and all wetlands and river
39		deltas associated with the streams, lakes and tidal waters which are subject to the provisions of
40		Chapter 90.58RCW.

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4	~	
1	8.	"Shorelines" means all of the water areas of the state as defined in RCW 90.58.030, including
2		reservoirs and their associated shorelands, together with the lands underlying them except:
3		a. Shorelines of statewide significance;
4		b. Shorelines on segments of streams upstream of a point where the mean annual flow is 20 cubic
5		feet per second or less and the wetlands associated with such upstream segments; and
6		c. Shorelines on lakes less than 20 acres in size and wetlands associated with such small lakes.
7	9.	"Shoreline Administrator" means the Director of the <u>Department of</u> Planning and Development
8		Services-Department, or his/her designee, who is authorized to carry out the administrative duties
9		enumerated in this programor staff member designated by the director to perform the review
10		functions required in this program.
11	10.	"Shoreline Conditional Use" for the purposes of this program means a use, development or
12		substantial development listed in the regulations as being permitted only as a shoreline conditional
13		use, or not classified in this program. <u>Shoreline Cc</u> onditional uses are subject to review and approval
14		pursuant to the criteria in WCC Chapter 23.60 Title 22 (Land Use and Development) regardless of
15		whether or not the proposal requires a substantial development permit.
16	11.	"Shoreline jurisdiction" means all "shorelines of the state" and "shorelands."
17	12.	"Shoreline permit" means a shoreline substantial development permit, a shoreline conditional use,
18		or a shoreline variance, or any combination thereof issued by Whatcom County pursuant to
19		Chapter 90.58 RCW.
20	13.	"Shoreline residential areaenvironment" means an area designated pursuant to WCC
21		Chapter 23.230 (Shoreline Jurisdiction and Environment Designations).
22	14.	"Shoreline stabilization" means structural or nonstructural modifications to the existing shoreline
23		intended to reduce or prevent erosion of uplands or beaches. They are generally located parallel to
24		the shoreline at or near the OHWM. Other construction classified as shore defense works include
25		groins, jetties and breakwaters, which are intended to influence wave action, currents and/or the
26		natural transport of sediments along the shoreline.
27	<u>15.</u>	"Shoreline stabilization, bioengineered" means biostructural and biotechnical alternatives to
28		hardened structures (bulkheads, walls) for protecting slopes or other erosive features including soft-
29		treatment techniques. Bioengineered stabilization uses vegetation reinforced soil slopes (VRSS),
30		which uses vegetation arranged embedded in the ground to prevent shallow mass-movements and
31		surficial erosion.
32	16.	"Shoreline stabilization, nonstructural" means a soft treatment which does not use driftwood, logs,
33		geotextile fabric, or other organic or nonorganic structural materials. Examples include:
34		a. Addressing upland drainage issues;
35		b. Planting stabilization vegetation without fill, grading, or use of nonbiodegradable geotextile fabric,
36		gabions or other stabilizing structures to provide temporary erosion control.
37	<u>17.</u>	"Shoreline stabilization, replacement" means the construction of a new structure to perform a
38		shoreline stabilization function of an existing legally established shoreline stabilization structure
39		which can no longer adequately serve its purpose. Where orindary high water has established
40		behind the structure replacement is considered a new shoreline stablization.

Comment [AP333]: Relocated from "Conditional Use."

Comment [CES334]: All shoreline stabilization definitions from WAC and DOE guidance.

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1	18. "Shoreline stabilization, soft-treatment" means shore erosion control and restoration practices
2	using only plantings or organic materials to restore, protect or enhance the natural shoreline
3	environment. This technique mimics natural conditions for ecological functions and ecosystem-wide
4	processes. When used, organic/biodegradable structural components are to be placed to avoid
5	significant disruption of sediment recruitment, transportation, and accretion. Examples include:
6	a. Bioengineered shoreline stabilization;
7	b. Beach nourishment/replenishment;
8 9	 <u>c. Vegetated soil stabilization retention methods;</u> <u>d. Driftwood;</u>
9 10	e. Coir fiber logs or other natural materials;
11	f. Nonstructural shoreline stabilization;
12	g. Beach berm.
13	19. "Shoreline stabilization, hard structure" means shore erosion control practices using hardened
14	structures that armor and stabilize the shoreline landward of the structure from further erosion.
15	20. "Shoreline stabilization, hybrid structure" means an approach to erosion control that combines soft-
16	treatment shoreline treatment placed waterward of more conventional structural shoreline
17	stabilization elements. The soft treatment preserves natural beach contours and mimics habitat
18	structure in order to preserve ecological functions. The hard structure provides long-term stability to
19	the upland site, but is located sufficiently landward of the OHWM as not to impair ecological
20	processes.
21	21. Shoreline Stabilization, New. Placement of shoreline stabilization where no such structure previously
22	existed, including additions to or increases in size of existing shoreline stabilization measures, are
23	<u>considered new structures.</u>
24	22. "Shoreline stabilization, structural" means shoreline stabilization which includes a footing,
25	foundation, or anchors. Materials are typically hardened structures which armor the shoreline. See
26	also "shoreline stabilization, hard structure" and "shoreline stabilization, hybrid structure."
27	15.23. "Shoreline view area" means any area looking waterward within the jurisdiction of this program
28	between the OHWM and a public road, park, pathway, or other public area that is undeveloped or
29	developed with accessory uses only; and that does not obstruct the view of the shoreline or would
30	not obstruct the view if natural vegetation, fences, walls, antennas or similar obstructions were
31	removed.
32	16.24. "Shorelines of statewide significance" means the following shorelines in Whatcom County:
33	a. Those areas of Puget Sound and adjacent saltwaters between the ordinary high water mark and
34	the line of extreme low tide as follows: Birch Bay from Point Whitehorn to Birch Point; and
35	b. Those areas of Puget Sound and adjacent saltwaters north to the Canadian line and lying
36	waterward from the line of extreme low tide; and
37	c. Those lakes, whether natural, artificial, or a combination thereof, with a surface acreage of
38	1,000 acres or more measured at the ordinary high water mark including Lakes Whatcom, Baker
39	and Ross; and
40	d. Those natural rivers or segments thereof as follows: any west of the crest of the Cascade range
41	downstream of a point where the mean annual flow is measured at 1,000 cubic feet per second
42	or more; including the Nooksack River's mainstream, the North Fork upstream to its confluence

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1	with Glacier Creek in Section 6, Township 39 North, Range 7 East, W.M.; and the South Fork	
2	upstream to its confluence with Hutchinson Creek in Section 9, Township 37 North, Range 5	
3	East, W.M.	
4	e. Shoreline jurisdiction associated with subsections (15)(a), (c), and (d) of this section.	
5	25. "Shorelines of the state" means the total of all "shorelines" and "shorelines of statewide	
6	significance" within the state.	
7	17-26. "Short-term rental" means a dwelling unit where the owner is not present on site during the	
8	rental period, which, for compensation, is used to lodge individuals or families for a period of less	
9	than 30 days.	
10	18-27. "Should" means that the particular action is required unless there is a demonstrated, compelling	
11	reason, based on policy of the Act and this chapter, against taking the action.	
12	19-28. "Sign" means any placard, billboard, display, message, design, letters, symbol, light, figure,	
13	illustration, set of pennants, or other device intended to identify, inform, advertise, or attract	
14	attention to any private or public premises, and placed mainly outdoors so as to be seen from any	
15	public or quasi-public place. Double-faced signs are counted as two signs. Excluded from this	
16	definition are official traffic, directional or warning devices, other official public notices, signs	
17	required by law, or flag of a government or other noncommercial institution.	
18	20.29. "Significant vegetation removal" means the removal or alteration of trees, shrubs, and/or	
19	ground cover by clearing, grading, cutting, burning, chemical means, or other activity that causes	
20	significant impacts to ecological functions provided by such vegetation. The removal of invasive or	
21	noxious weeds does not constitute significant vegetation removal. Tree pruning, not including tree	
22	topping, where it does not affect ecological functions, does not constitute significant vegetation	
23	removal.	
24	21.30. "Single-family development" means the development of a single-family residence permanently	
25	installed and served with utilities on a lot of record.	
26	22.31. "Site" means any parcel or combination of contiguous parcels, or right-of-way or combination of	
27	contiguous rights-of-way under the applicant's/proponent's ownership or control that is the subject	
28	of a development proposal or change in use.	
29	23. 32. "Slope" means:	
30	a. Gradient.	
31	b. The inclined surface of any part of the earth's surface delineated by establishing its toe and top	
32	and measured by averaging the inclination over at least 10 feet of vertical relief.	
33	33. "Small Fossil or Renewable Fuel Storage and Distribution Facilities" means:	
34	a. Equipment and buildings used for purposes of direct sale or distribution to consumers of fossil	
35	<u>fuels or renewable fuels, or</u>	
36	b. Accessory equipment that supplies fossil fuels or renewable fuels to an onsite allowed	
37	commercial or industrial operation, and that does not meet the definitions of fossil fuel or	
38	renewable refinery or transshipment facilities	
39	24-34. "Soil" means all unconsolidated materials above bedrock described in the Soil Conservation	l
40	Service Classification System or by the Unified Soils Classification System.	

Comment [CES335]: Incorporated from Resolution 2016-039, Council's action on short-term rentals.

Comment [P/C336]: Added by the P/C during their deliberations on concurrent fossil fuel regulations in Title 20.

Comment [DN337]: Added per Council's pending draft fossil fuel amendments.

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1	25.35. "Solid waste" means all putrescible and non-putrescible solid and semi-solid waste including
2	garbage, rubbish, ashes, industrial wastes, swill, demolition and construction wastes, abandoned
3	vehicles and parts thereof, and any other discarded commodities.
4	36. "Spit" means an accretion shoreform that is narrow in relation to length and extends parallel to or
5	curves outward from shore; spits are also characterized by a substantial wave-built sand and gravel
6	berm on the windward side, and a more gently sloping silt or marsh shore on the lagoon or leeward
7	side; curved spits are called hooks.
8	37. "Standing" is the status required for a person, agency, or other entity to bring an action before an
9	appeal body. A person has standing per RCW 36.70C.060 if they are:
10	a. The applicant and the owner of property to which the land use decision is directed; or
11	b. Another person, county department, and/or public agency aggrieved or adversely affected by
12	the land use decision, or who would be aggrieved or adversely affected by a reversal or
13	modification of the land use decision. A person is aggrieved or adversely affected within the
14	meaning of this section only when all of the following conditions are present:
15	i. The land use decision has prejudiced or is likely to prejudice that person;
16	ii. That person's asserted interests are among those that the local jurisdiction was required to
17	consider when it made the land use decision;
18	iii. A judgment in favor of that person would substantially eliminate or redress the prejudice to
19	that person caused or likely to be caused by the land use decision; and
20	Hiv. The petitioner has exhausted his or her administrative remedies to the extent required by
21	law.
22	26.38. "Statement of exemption" means a written statement by the administrator Director that a
23	particular development proposal is exempt from the substantial development permit requirement
24	and is generally consistent with this program including the policy of the Act (RCW 90.58.020),
25	pursuant to WCC-23.60.020 Title 22 (Land Use and Development).
26	27.39. "Streams" means those areas where surface waters produce a defined channel or bed. A
27	defined channel or bed is an area that demonstrates clear evidence of the annual passage of water
28	and includes, but is not limited to, bedrock channels, gravel beds, sand and silt beds, and defined
29	channel swales. The channel or bed need not contain water year-round. This definition includes
30	drainage ditches or other artificial water courses where natural streams existed prior to human
31	alteration, and/or the waterway is used by anadromous or resident salmonid or other fish
32	populations or flows directly into shellfish habitat conservation areas.
33	28.40. "Strict construction" means an interpretation that considers only the literal words of a writing.
34	29.41. "Structure" means a permanent or temporary building or edifice of any kind, or any piece of
35	work artificially built up or composed of parts joined together in some definite matter whether
36	installed on, above, or below the surface of the ground or water, except for vessels (after
37	International Building Code).
38	30.<u>42.</u> "Substantial development" means any development of which the total cost or fair market value
39	exceeds \$5,718 or as amended by the State Office of Financial Management, or any development
40	which <u>that</u> materially interferes with the normal public use of the water or shorelines of the state;
41	except the classes of development, listed in WCC <u>23.60.022(</u>A) through (P).<u>WAC 173-27-040.</u>

Comment [AP338]: Updated per Periodic Review Checklist, Items 2019.a, 2017.a, and 2016.a, and Scoping Document, Item #1a and 1e.

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1	31.	43. "Substantially degrade" means to cause significant ecological impact.	
2	32 .	- "Surface mining" means all or any part of the processes involved in mining by removing the soil or	
3		rock overburden and mining directly from deposits thereby exposed, including also open pit mining,	
4		gravel bar scalping and mining of deposits naturally exposed at earth's surface, and including	
5		production of surface mining refuse.	- C
6	<u>33</u> .	<u>44.</u> "Sustained yield" means the continuing yield of a biological resource, such as timber from a	(2
7		forest, by controlled and periodic harvesting.	
8	34.	45. "Swamp" means a wetland that is often inundated and composed of woody vegetation.	
9	23.	. <u>116</u> 0.200 <u>"</u> T" definitions.	
10	1.	"Tideland" means the land on the shore of marine water-bodies between OHWM and the line of	
11		extreme low tide which is submerged daily by tides.	
12	2.	"Timber" means forest trees, standing or down, of a commercial species, including Christmas trees.	
13	3.	"Toe" means the lowest part of a slope or cliff; the downslope end of an alluvial fan, landslide, etc.	
14	4.	"Tombolo" means an accretion shoreform that began as a spit and accreted into a causeway-like	
15		connection to an island or offshore rock; tombolos normally develop from offshore bars (submarine	
16		berms) that build up in a low energy "wave-shadow" zone between the offshore, wave barrier	
17		element and an active driftway.	
18	5.	"Top" means the top of a slope; or in this program it may be used as the highest point of contact	
19		above a landslide hazard area.	
20	6.	"Transportation" means roads and railways, related bridges and culverts, fills, embankments,	
21		causeways, parking areas, truck terminals and rail switchyards, sidings, spurs, and air fields. Not	
22		included are recreational trails, highway rest areas, ship terminals, seaplane moorages, nor logging	
23		roads; they are included respectively under "recreation," "pier," "dock," "residential," and "forest	
24		practices."	
25	23.	. <u>116</u> 0.210 <u>"</u> U" definitions.	
26	1.	"Unavoidable" means adverse impacts that remain after all appropriate avoidance and minimization	
27		measures have been implemented.	
28	2.	"Upland" means dry lands landward of OHWM.	
29	3.	"Urban conservancy shoreline area environment" means an area designated pursuant to WCC	
30		Chapter 23.30-23.20 (Shoreline Jurisdiction and Environment Designations).	
31	4.	"Urban resort shoreline area environment" means an area designated pursuant to WCC	
32		Chapter 23.30-23.20 (Shoreline Jurisdiction and Environment Designations).	
33	5.	"Urban shoreline area environment" means an area designated pursuant to WCC	
34		Chapter 23.30-23.20 (Shoreline Jurisdiction and Environment Designations).	
35	<u>6.</u>	_"Utilities" means all lines and facilities used to distribute, collect, transmit, or control electrical	
36		power, natural gas, petroleum products, information (telecommunications), water, and sewage.	
37		a. "Accessory utilities" means on-site utility features such as a water, sewer, septic, electrical, or	
38		gas lines serving a primary use. Accessory utilities shall be considered part of the primary use.	

Comment [AP339]: Already defined in Title 20 Zoning).

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1	b.	"Local utilities" means utilities that serve adjacent properties and include, but are	not limited to.
2		powerlines, water, sewer, and stormwater facilities, fiber optic cable, pump statio	
3		hydrants, switching boxes, and other structures normally found in a street right-of	
4	c.	"Regional utilities" means utilities that serve more than one community or major a	attractions;
5		examples include, but are not limited to, two hundred thirty (230) ky power transr	nission lines,
6		natural gas transmission lines, and regional water storage tanks and reservoirs, reg	gional water
7		transmission lines or regional sewer collectors and interceptors. Regional utilities i	may also
8		include facilities serving an entire community, such as subregional switching statio	ns (one
9		hundred fifteen (115) kv and smaller), and municipal sewer, water, and storm wat	er facilities.
10		Regional utilities include regional transmission pipelines for the bulk conveyance o	if natural gas,
11		or pipelines termed a distribution pipeline but having characteristics that fit the de	efinition of a
12		transmission pipeline. Natural gas pipelines which are owned and operated by a ga	<u>as utility</u>
13		company regulated by the State Utilities and Transportation Commission and whic	: <mark>h are</mark>
14		distribution lines owned by the utility that provide natural gas service directly to c	ounty citizens
15		and businesses shall not be considered regional transmission lines.	
16		ility development" means development including, but not limited to, facilities for d	0.
17	•	cessing, or storage of water, sewage, solid waste, storm drainage, electrical energy	÷
18		ctronic communications, and their administrative structures, as well as pipelines for	r petroleum
19	pro	ducts, and fire-fighting facilities. Power plants are considered industrial.	
20	23. <mark>116</mark>	0.220 <u>"V"</u> definitions	
21	<u>1. "Va</u>	cation Rental Unit" means a single-family dwelling unit, detached accessory dwellin	<u>ng unit, or</u>
22	acc	essory apartment that, for compensation, is rented as a single unit used to lodge in	dividuals or
23		illies for a period of less than 30 days and where the owner is not present in the rei	<u>nted unit</u>
24	-	ing the rental period. Individual sleeping rooms shall not be rented individually.	
25		riance" means an adjustment in the application of this program's bulk and dimensi	
26	-	ulations to a particular site pursuant to WCC <u>Chapter 23.60Title 22 (Land Use and D</u>	
27		getative stabilization" means planting of vegetation to retain soil and retard erosio	
28		ve action, and retain bottom materials. It also means utilization <u>use</u> of temporary st	ructures or
29		ting to enable plants to establish themselves in unstable areas.	
30		essel" means a floating structure that is designed primarily for navigation, is normal	
31		-propulsion and use as a means of transportation, and meets all applicable laws an	-
32		taining to navigation and safety equipment on vessels, including, but not limited to	, registration
33	asa	a vessel by an appropriate government agency	
34		0.230 <u>"</u> W" definitions.	
35	-	/all sign" means a sign placed upon and parallel to the exterior of a building.	
36		aterbody" means a body of still or flowing water, fresh or marine, bounded by the (
37		ater-dependent use" means a use or portion of a use that requires direct contact w	ith the water
38	and	I cannot exist at a non-water location due to the intrinsic nature of its operations.	

4.3. "Water-enjoyment use" means a recreational use, or other use facilitating public access to the 39 40

shoreline as the primary character of the use; or a use that provides for recreational use or aesthetic

Comment [AP340]: Language from WCC 20.82.030(2).

Comment [CES341]: Definitions added per Scoping Document, Item #7b to distinguish different levels of utility facilities.

Comment [CES342]: Incorporated from Resolution 2016-039, Council's action on short-term rentals.

Comment [AP343]: Already defined in Title 20 (Zoning).

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1	enjoyment of the shoreline for a substantial number of people as a general character of the use and
2	that through the location, design and operation assure the public's ability to enjoy the physical and
3	aesthetic qualities of the shoreline. In order to qualify as a water-enjoyment use, the use must be
4	open to the general public and the water-oriented space within the project must be devoted to the
5	specific aspects of the use that fosters shoreline enjoyment.
6	5.4. "Water-oriented use" means any one or a combination of water-dependent, water-related or water-
7	enjoyment uses and serves as an all-encompassing definition, together with single-family
8	residences, for priority uses under the Act.
9 10	6-5_ "Water quality" means the characteristics of water, including flow or amount, and related physical, chemical, aesthetic, recreation-related, and biological characteristics.
10	7.6. "Water-related use" means a use or portion of a use that is not intrinsically dependent on a
11	water-related use means a use of portion of a use that is not intrinsically dependent on a waterfront location but depends upon a waterfront location for economic viability. These uses have
12	a functional relationship to the water, or the use provides a necessary support service for a water-
13 14	dependent use and physical separation is not feasible.
14 15	8-7. "Watershed" means a geographic region within which water drains into a particular river, stream or
15 16	body of water. There are approximately 122 watersheds (e.g., Bertrand, Ten Mile, Dakota, Canyon
10	Creek, Lake Whatcom, Lake Samish) identified in WRIA 1 and WRIA 3. These are nested within
18	approximately 14 sub-basins (e.g., North Fork Nooksack, Drayton Harbor, Sumas River, Friday
19	Creek), which are nested within four basins (e.g., Nooksack, Drayton Harbor, Sumas River, Samish River,
20	Coastal).
20	9-8. "Watershed restoration plan" means a plan developed or sponsored by the Department of Fish and
22	Wildlife, the Department of Ecology, the Department of Transportation, a federally recognized
23	Indian tribe acting within and pursuant to its authority, a city, a county or a conservation district that
24	provides a general program and implementation measures or actions for the preservation,
25	restoration, recreation, or enhancement of the natural resource character and ecology of a stream,
26	stream segment, drainage area or watershed for which agency and public review have been
27	conducted pursuant to Chapter 43.21C RCW, the State Environmental Policy Act.
28	10.9. "Watershed restoration project" means a public or private project authorized by the sponsor of
29	a watershed restoration plan that implements the plan or part of the plan and consists of one or
30	more of the following activities:
31	a. A project that involves less than 10 miles of stream reach, in which less than 25 cubic yards of
32	sand, gravel, or soil is removed, imported, disturbed or discharged, and in which no existing
33	vegetation is removed except as minimally necessary to facilitate additional plantings;
34	b. A project for the restoration of an eroded or unstable stream bank that employs the principles
35	of bioengineering, including limited use of rock as a stabilization only at the toe of the bank, and
36	with primary emphasis on using native vegetation to control erosive forces of flowing water; or
37	c. A project primarily designated to improve fish and wildlife habitat, remove or reduce
38	impediments to migration of fish, or enhance the fishery resource available for use by all of the
39	citizens of the state; provided, that any structures, other than a bridge or culvert or instream
40	habitat enhancement structure associated with the project, is less than 200 square feet in floor
41	area and is located above the ordinary high water mark.

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1	<u>11.10.</u> "Weir" means a structure in a stream or river for measuring or regulating stream flow.
2	12.11. "Wet season" means the period generally between November 1st and March 30th of most years
3	when soils are wet and prone to instability. The specific beginning and end of the wet season can
4	vary from year to year depending on weather conditions.
5	13.12. "Wetlands" means areas that are inundated or saturated by surface water or ground water at a
6	frequency and duration sufficient to support, and that under normal circumstances support, a
7	prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally
8	include swamps, marshes, bogs and similar areas. Wetlands do not include those artificial wetlands
9	intentionally created for non-wetland sites, including, but not limited to, irrigation and drainage
10	ditches, grass-lined swales, canals, detention facilities, wastewater treatment facilities, farm ponds,
11	and landscape amenities or those wetlands created after July 1, 1990, that were unintentionally
12	created as a result of the construction of a road, street, or highway. Wetlands may include those
13	artificial wetlands intentionally created from non-wetland areas to mitigate the conversion of
14	wetlands.
15	14.13. "Wetland edge" means the boundary of a wetland as delineated based on the definitions
16	contained in <u>WCC_this_cC</u> hapter_ <u>16.16 (Critical Areas)</u> .
17	15.14. "Wood waste" means solid waste consisting of wood pieces or particles generated as a
18	byproduct or waste from the manufacturing of wood products, handling and storage of raw
19	materials and trees and stumps. This includes, but is not limited to, sawdust, chips, shavings, bark,
20	pulp, hog fuel, and log sort yard waste, but does not include wood pieces or particles containing
21	chemical preservatives such as creosote, pentachlorophenol, or copper-chrome-arsenate.
22	23.1160.240 "X" definitions.
23	Reserved.
24	22 1100 200 (V) definitions
24	23.1160.250 <u>"Y"</u> definitions.
25	Reserved.
26	23. <u>11</u> 60.260 "Z" definitions.

27 28 Reserved.