

1 Adopted: December 4, 2024  
2 Effective: December 22, 2024

3  
4 SNOHOMISH COUNTY COUNCIL  
5 SNOHOMISH COUNTY, WASHINGTON

6  
7 AMENDED ORDINANCE NO. 24-028

8  
9 RELATING TO THE GROWTH MANAGEMENT ACT, CONCERNING BULK  
10 REGULATIONS; AMENDING SECTION 30.23.040 OF THE SNOHOMISH COUNTY  
11 CODE (SW12 – MIETZNER)  
12

13 WHEREAS, Revised Code of Washington (RCW) 36.70A.130 and .470 direct  
14 counties planning under the Growth Management Act (GMA), chapter 36.70A RCW, to  
15 adopt procedures for interested persons to propose amendments and revisions to the  
16 Snohomish County Growth Management Act Comprehensive Plan (GMACP) or  
17 development regulations; and

18  
19 WHEREAS, the Snohomish County Council (“County Council”) adopted chapter  
20 30.74 of the Snohomish County Code (SCC), “Growth Management Act Public  
21 Participation Program Docketing,” to comply with the requirements of RCW 36.70A.130  
22 and .470; and

23  
24 WHEREAS, the Department of Planning and Development Services (PDS)  
25 compiled a list of non-county initiated amendments and revisions received by the  
26 October 31, 2020, deadline for Docket XXI applications and evaluated these proposed  
27 amendments, including the SW12 – Mietzner docket proposal, for consistency with the  
28 initial docket review criteria in SCC 30.74.030(1) and 30.74.040; and

29  
30 WHEREAS, on March 9, 2022, the County Council approved, by Amended  
31 Motion No. 21-147, a list of proposed non-county initiated comprehensive plan  
32 amendments, including SW12 – Mietzner, to be included on Final Docket XXI and  
33 authorized the County Executive, through PDS, to further process the proposed major  
34 docket amendments consistent with chapters 30.73 and 30.74 SCC, including  
35 environmental review under the State Environmental Policy Act (SEPA), for final  
36 consideration in 2024; and

37  
38 WHEREAS, the Snohomish County Planning Commission (“Planning  
39 Commission”) was briefed on the SW12 – Mietzner docket proposal on September 12,  
40 2023; and

41  
42 WHEREAS, pursuant to chapter 30.74 SCC, PDS completed a final review and  
43 evaluation of the SW12 – Mietzner docket proposal and forwarded a recommendation to  
44 approve the proposal to the Planning Commission; and

1 WHEREAS, the Planning Commission held a public hearing on October 24,  
2 2023, to receive public testimony on the SW12 – Mietzner docket proposal; and  
3

4 WHEREAS, after the conclusion of its public hearing, the Planning Commission  
5 deliberated on November 14 and 15, 2023, and voted to recommend adoption of the  
6 SW12 – Mietzner docket proposal, as shown in its recommendation letter dated January  
7 16, 2024; and  
8

9 WHEREAS, on August 19, 2024; September 11, 2024; October 2, 2024; and December  
10 4, 2024, the County Council held a public hearing, after proper notice, to receive public  
11 testimony and consider the entire record related to the SW12 – Mietzner proposed  
12 amendments contained in this ordinance; and  
13

14 WHEREAS, following the public hearing, the County Council deliberated on the  
15 proposed amendments contained in this ordinance;  
16

17 NOW, THEREFORE, BE IT ORDAINED:  
18

19 Section 1. The County Council adopts the following findings to support this  
20 ordinance:  
21

- 22 A. The foregoing recitals are adopted as findings as if set forth in full herein.  
23
- 24 B. Currently under SCC 30.23.040(14) the maximum building height is 75 feet for  
25 multifamily structures on sites zoned MR, NB, PCB, CB and GC that are in the  
26 Southwest UGA when the site is east of State Route (SR) 525 and when either:  
27 (1) any portion of the site is within 2,000 feet of the western edge of the right-of-way  
28 of SR 99; or (2) any portion of the site is within 800 feet of the eastern edge of the  
29 right-of-way of SR 99. The SW12 – Mietzner docket proposal amends  
30 SCC 30.23.040(14) to expand the area east of SR 99 right-of-way from 800 feet to  
31 2,000 feet. The amendments also correct a grammatical error by inserting a missing  
32 word in the existing subsection.  
33
- 34 C. SCC 30.23.040 contains several reference notes that relate to bulk regulations of  
35 multifamily structures on sites zoned MR, NB, PCB, CB, and GC, in the vicinity of  
36 SR 99. The County Council finds that further amendment to Reference Note (14) of  
37 SCC 30.23.040 and related amendments to other reference notes, in addition to the  
38 amendments contained in the SW12 – Mietzner docket proposal, would increase the  
39 benefits to housing production proposed under SW12 and described in greater detail  
40 below. Findings to support additional changes proposed in this substitute ordinance  
41 are as follows:  
42
- 43 1. Reference Note (5) currently provides a maximum density of one unit per 750  
44 square feet of land (approximately 58 units per acre) in the same areas where  
45 there is currently a 75-foot maximum building height. In areas where the

1 maximum building height is less than 75 feet, the base maximum density is one  
2 unit per 2,000 square feet (approximately 22 units per acre). 75-foot multifamily  
3 structures can contain over 150 units per acre depending on variables such as  
4 parking, size of the units, access, and design of open space and landscaping  
5 areas. Compliance with these variables and similar other existing requirements  
6 rather than density can ensure that new development is compatible in scale and  
7 form with surrounding uses.

8  
9 (a) The SW12 – Mietzner proposal would increase the building maximum building  
10 height in an area east of SR-99 without also increasing the maximum density  
11 in the same area.

12  
13 (b) This ordinance should allow higher densities in the same areas that it  
14 increases maximum building heights.

15  
16 (c) Compliance with provisions other than density is sufficient to ensure  
17 compatibility with adjacent uses if there is no maximum density for multifamily  
18 structures in the vicinity of SR 99, including both the areas with existing  
19 bonuses and those areas proposed for expanded bonuses by the SW12 –  
20 Mietzner proposal and this substitute ordinance.

21  
22 2. Reference Notes (5), (9), and (14) contain bulk regulations for multifamily  
23 structures in the vicinity of SR 99 but currently only provide bonuses when the  
24 site is east of SR 525.

25  
26 (a) SR 99 southwest of SR 525 is a Transit Emphasis Corridor served by  
27 Community Transit with bus rapid transit, which is a form of high-capacity  
28 transit, and frequent local service.

29  
30 (b) Existing policies in the GMACP, such as Objective LU 2.A, encourage  
31 expanding the geographic area in reference notes (5), (9) and (14) to include  
32 additional areas in the vicinity of SR 99 southwest of SR 525. Objective LU  
33 2.A provides: “Increase residential densities within UGAs by concentrating  
34 and intensifying development in appropriate locations, particularly within  
35 designated centers and along identified transit emphasis corridors.”

36  
37 (c) Existing policy supports expanding the geographic area of bulk regulation  
38 bonuses provided by Reference Notes (5), (9) and (14).

39  
40 D. The SW12 proposal and additional amendments in this substitute ordinance further  
41 the GMA goals in RCW 36.70A.020, particularly RCW 36.70A.020(1) (Urban  
42 Growth), RCW 36.70A.020(2) (Reduce Sprawl), RCW 36.70A.020(3)  
43 (Transportation), RCW 36.70A.020(4) (Housing), RCW 36.70A.020(5) (Economic  
44 Development), and RCW 36.70A.020(9) (Open Space and Recreation), by  
45 encouraging multifamily development within the existing boundaries of the

1 Southwest Urban Growth Area (UGA) along a corridor that is served by high-  
2 capacity transit, while providing more efficient use of urban land and reducing the  
3 need to convert open space and wildlife habitat to housing and related infrastructure.  
4

5 E. The SW12 proposal and additional amendments in this substitute ordinance are  
6 consistent with the Multicounty Planning Policies (MPP), including RGS-6, HO-2,  
7 HO-7, and HO-8, by encouraging multifamily development within the existing  
8 boundaries of the Southwest UGA along a corridor that is served by high-capacity  
9 transit.

10  
11 F. The SW12 proposal and additional amendments in this substitute ordinance are  
12 consistent with Countywide Planning Policy (CPP) DP-11 by encouraging multifamily  
13 development within the existing boundaries of the Southwest UGA along a corridor  
14 that is served by high-capacity transit.

15  
16 G. The SW12 proposal and additional amendments in this substitute ordinance are  
17 consistent with Snohomish County GMA Comprehensive Plan policies LU 2.B.2 and  
18 2.B.3 by encouraging multifamily development along a corridor that is served by  
19 high-capacity transit.

20  
21 H. Procedural requirements.

- 22  
23 1. SEPA requirements with respect to this non-project action have been satisfied  
24 through the completion of a Draft Environmental Impact Statement (EIS)  
25 issued on September 6, 2023, and a Final EIS issued on August 27, 2024.  
26
- 27 2. This proposal is a Type 3 legislative action pursuant to SCC 30.73.010.  
28
- 29 3. Pursuant to RCW 36.70A.106(1), a notice of intent to adopt this ordinance  
30 was transmitted to the Washington State Department of Commerce for  
31 distribution to state agencies on April 16, 2024.  
32
- 33 4. The public participation process used in the adoption of this ordinance  
34 complied with all applicable requirements of the GMA and the SCC.  
35 Notification was provided in accordance with SCC 30.73.050.  
36
- 37 5. The Washington State Attorney General last issued an advisory  
38 memorandum, as required by RCW 36.70A.370, in September of 2018  
39 entitled "Advisory Memorandum: Avoiding Unconstitutional Takings of Private  
40 Property" to help local governments avoid the unconstitutional taking of  
41 private property. The process outlined in the State Attorney General's 2018  
42 advisory memorandum was used by Snohomish County in objectively  
43 evaluating the amendments proposed by this ordinance.  
44

1 I. The ordinance is consistent with the record, including the PDS staff report to the  
2 Planning Commission dated September 11, 2023. In its staff report, PDS concluded  
3 the proposal met the criteria found in SCC 30.74.060 and, therefore, recommended  
4 the proposal be approved.

5  
6 Section 2. The County Council makes the following conclusions:

- 7  
8 A. This proposal complies with all requirements of Washington State law and county  
9 code.  
10  
11 B. This proposal is consistent with the MPPs.  
12  
13 C. This proposal is consistent with the CPPs.  
14  
15 D. This proposal is consistent with the goals, objectives, and policies of the GMACP.  
16  
17 E. All SEPA requirements with respect to this non-project action have been satisfied.  
18  
19 F. This proposal does not result in an unconstitutional taking of private property for a  
20 public purpose and does not violate substantive due process guarantees.  
21

22 Section 3. The County Council bases its findings and conclusions on the entire  
23 record of the Planning Commission and the County Council, including all testimony and  
24 exhibits. Any finding which should be deemed a conclusion, and any conclusion which  
25 should be deemed a finding, is hereby adopted as such.  
26

27 Section 4. Snohomish County Code Section 30.23.040, last amended by  
28 Amended Ordinance No. 23-033 on June 7, 2023, is amended to read:

29 **30.23.040 Reference notes for SCC Tables 30.23.030 and 30.23.032.**  
30

- 31 (1) MR bulk requirements shall apply for all residential development permitted in the  
32 NB, PCB, CB, GC and BP zones.  
33 (2) When subdivisionally described, the minimum lot area shall be 1/128th of a section.  
34 (3) When subdivisionally described, the minimum lot area shall be 1/32nd of a section.  
35 (4) In the LDMR zone, the maximum density shall be calculated based on 4,000  
36 square feet of land per dwelling unit, except that existing dwelling units may be retained  
37 as part of new development in the LDMR zone without counting towards the maximum  
38 density.  
39 (5) In the MR zone the maximum density shall be calculated based on 2,000 square  
40 feet of land per dwelling unit, except that:  
41 (a) Existing dwelling units may be retained as part of new development in the MR  
42 zone without counting towards the maximum density.  
43 (b) For sites zoned MR, NB, PCB, CB, or GC in the Southwest UGA where any  
44 portion of the site is within 2,000 feet of the ((western)) edge of the right-of-way of

1 State Route 99 (~~or within 800 feet of the eastern edge of the right-of-way of State~~  
2 ~~Route 99, and the site is east of State Route 525, the~~) there is no maximum density  
3 (~~shall be calculated based on 750 square feet of land per dwelling unit~~), provided  
4 that either:

5 (i) One or more transfer of development rights (TDR) credits must be used to  
6 realize the additional density under subsection (5)(b) of this section according to  
7 the requirements of chapter 30.35A SCC; or

8 (ii) (~~After June 11, 2020, developments~~) Developments for which the  
9 applicant provides documentation to the director showing that the entire project  
10 has been granted a property tax exemption by the Washington State  
11 Department of Revenue under RCW 84.36.041, 84.36.042, 84.36.043, or  
12 84.36.560 shall be exempt from the requirements of chapter 30.35A SCC (~~and~~  
13 ~~development may be permitted up to a maximum density of 750 square feet of~~  
14 ~~land per dwelling unit without using TDR credits~~).

15 (6) Commercial forestry structures shall not exceed 65 feet in height.

16 (7) Non-residential structures shall not exceed 45 feet in height.

17 (8) Lot coverage includes all buildings on the given lot.

18 (9) Sites zoned MR, NB, PCB, CB, or GC in the Southwest UGA where any portion of  
19 the site is within 2,000 feet of the (~~western~~) edge of the right-of-way of State Route 99  
20 (~~or within 800 feet of the eastern edge of the right-of-way of State Route 99; and the~~  
21 ~~site is east of State Route 525,~~) are exempt from minimum lot area, minimum lot width,  
22 and maximum lot coverage requirements.

23 (10) RESERVED for future use.

24 (11) These setbacks shall be measured from the property line.

25 (12) Greater setbacks than those listed may apply to areas subject to Shoreline  
26 Management Program jurisdiction or critical areas regulations in chapters 30.62A,  
27 30.62B, 30.62C and 30.67 SCC. Some uses have special setbacks identified in SCC  
28 30.23.110.

29 (13) The listed setbacks apply where the adjacent property is zoned F. In all other  
30 cases, setbacks are the same as in the R-8,400 zone. In the F zone, the setbacks for  
31 residential structures on 10 acres or less which were legally created prior to being  
32 zoned to F shall be the same as in the R-8,400 zone.

33 (14) The maximum building height is 75 feet for multifamily structures on sites zoned  
34 MR, NB, PCB, CB and GC that are in the Southwest UGA where any portion of the site  
35 is within 2,000 feet of the (~~western~~) edge of the right-of-way of State Route 99 (~~or~~  
36 ~~within 800 feet of the eastern edge of the right-of-way of State Route 99, and the site is~~  
37 ~~east of State Route 525~~). Subject to the requirements in SCC 30.22.100, non-  
38 residential uses are allowed on the first floor of multifamily structures on sites zoned NB,  
39 PCB, CB, and GC that are in the Southwest UGA where any portion of the site is within  
40 2,000 feet of the edge of the right-of-way of State Route 99 (~~and the site is east of~~  
41 ~~State Route 525~~).

42 (15) See SCC 30.23.300.

43 (16) The maximum building height is increased an additional five feet when the  
44 building includes a daylight basement, except under conditions that would violate any  
45 other applicable requirements of Title 30 SCC, including the height limit requirements of

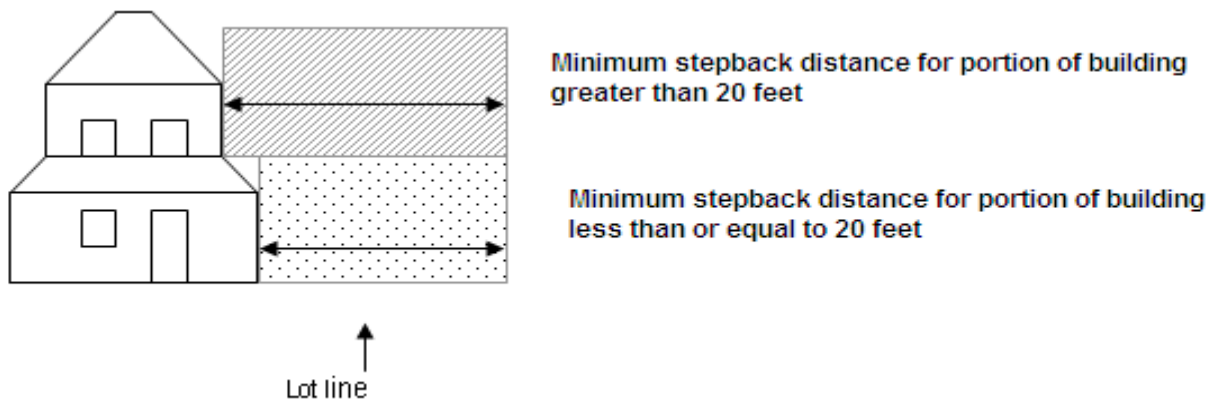
- 1 the Shoreline Management Program (SCC 30.67.460), airport compatibility regulations  
2 (SCC 30.32E.060), and urban residential design standards (chapter 30.23A SCC).
- 3 (17) In the IP zone there shall be an additional one foot setback for every one foot of  
4 building height over 45 feet.
- 5 (18) RESERVED for future use.
- 6 (19) See SCC 30.31A.020(1) and (2) which specify the minimum area of a tract of land  
7 necessary for PCB or BP zoning.
- 8 (20) See additional setback provisions for dwellings located along the boundaries of  
9 designated farmland contained in SCC 30.32B.130.
- 10 (21) See additional setback provisions for structures located adjacent to forest lands,  
11 and/or on lands designated local forest or commercial forest contained in SCC  
12 30.32A.110.
- 13 (22) The minimum lot size for properties designated Rural Residential (RR)--10  
14 (Resource Transition) on the comprehensive plan shall be 10 acres.
- 15 (23) Minimum lot area requirements may be modified within UGAs in accordance with  
16 SCC 30.23.020.
- 17 (24) In rural cluster subdivisions approved in accordance with the provisions of chapter  
18 30.41C SCC, the minimum lot area shall be as provided in SCC 30.23.220. The  
19 maximum lot area shall be 20,000 square feet or less when located in rural/urban  
20 transition areas.
- 21 (25) RESERVED for future use.
- 22 (26) RESERVED for future use.
- 23 (27) See SCC 30.23.050 for height limit exceptions. See also SCC 30.67.460 for  
24 height limit requirements within shoreline jurisdiction.
- 25 (28) RESERVED for future use.
- 26 (29) See SCC 30.23.200 et seq. for additional lot area requirements and exceptions.
- 27 (30) SCC 30.32A.120 (Siting of new structures: Commercial forest land) requires an  
28 application for a new structure on parcels designated commercial forest, but not within a  
29 designated commercial forest--forest transition area, to provide a minimum 500-foot  
30 setback, which shall be a resource protection area, from the property boundaries of  
31 adjacent commercial forest lands except that if the size, shape, and/or physical site  
32 constraints of an existing legal lot do not allow a setback of 500 feet, the new structure  
33 shall maintain the maximum setback possible, as determined by the department.
- 34 (31) Setback requirements for mineral excavation and processing are in SCC  
35 30.23.110(27). Performance standards and permit requirements are in chapter 30.32C  
36 SCC.
- 37 (32) For mineral excavation and processing: The site shall be a contiguous geographic  
38 area and have a size of not less than 10 acres, except in the case of subsurface shaft  
39 excavations, no minimum acreage is required, pursuant to SCC 30.32C.020(1).
- 40 (33) See SCC Table 30.28.050(4)(i) for setback requirements for structures containing  
41 a home occupation.
- 42 (34) RESERVED for future use.
- 43 (35) See chapter 30.31E SCC, for more complete information on the Townhouse Zone  
44 height, setback, and lot coverage requirements.

- 1 (36) RESERVED for future use (MR and LDMR setbacks--DELETED by Ord. 05-094,  
2 effective September 29, 2005).
- 3 (37) *Agriculture*. All structures used for housing or feeding animals, not including  
4 household pets, shall be located at least 30 feet from all property lines.
- 5 (38) There shall be no subdivision of land designated commercial forest in the  
6 comprehensive plan except to allow installation of communication and utility facilities if  
7 all the following requirements are met:
- 8 (a) The facility cannot suitably be located on undesignated land;
  - 9 (b) The installation cannot be accomplished without subdivision;
  - 10 (c) The facility is to be located on the lowest feasible grade of forest land; and
  - 11 (d) The facility removes as little land as possible from timber production.
- 12 (39) On parcels designated commercial forest, but not within a designated commercial  
13 forest--forest transition area, establish and maintain a minimum 500-foot setback, which  
14 shall be a resource protection area, from the property boundaries of adjacent  
15 commercial forest lands except when the size, shape, and/or physical site constraints of  
16 an existing legal lot do not allow a setback of 500 feet, the new structure shall maintain  
17 the maximum setback possible as provided in SCC 30.32A.120.
- 18 (40) Land designated local commercial farmland shall not be divided into lots of less  
19 than 10 acres unless a properly executed deed restriction which runs with the land and  
20 which provides that the land divided is to be used exclusively for agricultural purposes  
21 and specifically not for a dwelling(s) is recorded with the Snohomish County auditor.
- 22 (41) Minimum lot area in the rural use zone shall be the minimum allowed by the zone  
23 identified as the implementing zone by the comprehensive plan for the plan designation  
24 applied to the subject property. Where more than one implementing zone is identified  
25 for the same designation, the minimum lot size shall be that of the zone allowing the  
26 smallest lot size.
- 27 (42) RESERVED for future use.
- 28 (43) Additional bulk requirements may apply. Refer to SCC 30.31F.100 and  
29 30.31F.140.
- 30 (44) The 50 percent maximum lot coverage limitation applies solely to the portion of  
31 the area within the CRC comprehensive plan designation and zone that is centered at  
32 180th Street SE and SR 9, generally extending between the intersection of 172nd  
33 Street/SR 9 to just south of 184th Street/SR 9, as indicated on the county's FLUM and  
34 zoning map.
- 35 (45) The 30 percent maximum lot coverage limitation applies solely to the portion area  
36 located within the CRC comprehensive plan designation and zone that is centered at  
37 State Route (SR) 9 and 164th Street SE, as indicated on the county's Future Land Use  
38 Map (FLUM) and zoning map.
- 39 (46) Additional setbacks may apply to development within a rural cluster subdivision.  
40 Refer to chapter 30.41C SCC. Residential subdivision is restricted pursuant to SCC  
41 30.32C.050. Uses are restricted where the R-5 zone coincides with the Mineral  
42 Resource Overlay (MRO) to prevent development which would preclude future access  
43 to the mineral resources.
- 44 (47) RESERVED for future use.
- 45 (48) RESERVED for future use.



- 1 (49) RESERVED for future use.
- 2 (50) RESERVED for future use.
- 3 (51) RESERVED for future use.
- 4 (52) RESERVED for future use.
- 5 (53) RESERVED for future use.
- 6 (54) A split parcel may be subdivided along the UGA boundary line using one of three
- 7 methods. First, a split parcel may be subdivided along the UGA boundary line into two
- 8 lots, whereby one lot remains within the UGA and the other lot remains outside the
- 9 UGA, pursuant to SCC 30.41B.010(5). Second, a split parcel may be subdivided as part
- 10 of a short plat application, pursuant to SCC 30.41B.010(8). Finally, a split parcel may be
- 11 subdivided as part of a plat application, pursuant to SCC 30.41A.010(3).
- 12 (55) See SCC 30.42E.100(9)(c).
- 13 (56) RESERVED for future use.
- 14 (57) RESERVED for future use.
- 15 (58) RESERVED for future use.
- 16 (59) Relationship of setback to building height:
- 17 The minimum setback requirements are dependent on the heights of the building as
- 18 specified in this column. To meet the setback requirements, buildings over 20 feet in
- 19 height must either:
- 20 (a) Set the entire building back the minimum setback distance; or
- 21 (b) Stepback those portions of the building exceeding 20 feet in height to the
- 22 minimum setback distance, as illustrated in Figure 30.23.040(59).

23  
24 **Figure 30.23.040(59). Example of relationship of building height to setback**



- 25
- 26 (60) Stepback those portions of the building exceeding 45 feet in height from the
- 27 minimum side and rear yard setbacks by one additional foot for each additional two feet
- 28 of building height.
- 29 (61) Single-family detached, single-family attached and duplex structures shall comply
- 30 with the minimum setbacks required in the R-8,400 zone.
- 31 (62) Fencing between single-family detached, single-family attached and duplex
- 32 structures shall be:

1 (a) Prohibited in the area that is within five feet of a third story ingress/egress  
2 window so ladder access to the third floor window is not impeded; or

3 (b) Limited to either vegetative, wood, block, concrete or metal that does not  
4 exceed 42 inches in height.

5 (63) Additional building height up to a maximum of 125 feet may be allowed under  
6 certain circumstances as provided for in SCC 30.34A.040(1).

7 (64) If located within an airport compatibility area, building height is subject to the  
8 requirements of SCC 30.32E.060.

9 (65) Townhouse and mixed townhouse development may achieve the following  
10 density:

11 (a) For the R-7,200 zone, the maximum density shall be calculated based on 7,200  
12 square feet of land per dwelling unit, but the maximum density may be increased up  
13 to 50 percent. Existing dwelling units may be retained as part of new development  
14 without counting towards the maximum density.

15 (b) For the LDMR and MR zones, the maximum density established under  
16 subsections (4) and (5) of this section may be increased up to 50 percent.

17 (c) Maximum density shall be determined by rounding up to the next whole unit  
18 when a fraction of a unit is equal to five-tenths or greater.

19 (66) The maximum lot coverage in townhouse and mixed townhouse developments is  
20 50 percent in the LDMR zone and 50 percent in the MR zone except sites zoned MR  
21 where any portion of the site is within 2,000 feet of the western edge of the right-of-way  
22 of State Route 99 or within 800 feet of the eastern edge of the right-of-way of State  
23 Route 99, and the site is east of State Route 525 are exempt from maximum lot  
24 coverage requirements consistent with SCC 30.23.040(9).

25 (67) See SCC 30.23.310.

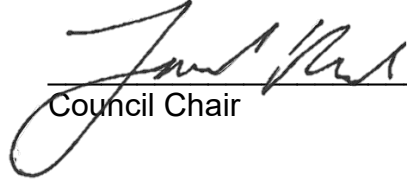
26  
27 Section 5. Severability and Savings. If any section, sentence, clause, or phrase  
28 of this ordinance shall be held to be invalid by the Growth Management Hearings Board  
29 ("Board"), or unconstitutional by a court of competent jurisdiction, such invalidity or  
30 unconstitutionality shall not affect the validity or constitutionality of any other section,  
31 sentence, clause, or phrase of this ordinance. Provided, however, that if any section,  
32 sentence, clause, or phrase of this ordinance is held to be invalid by the Board or court  
33 of competent jurisdiction, then the section, sentence, clause, or phrase in effect prior to  
34 the effective date of this ordinance shall be in full force and effect for that individual  
35 section, sentence, clause, or phrase as if this ordinance had never been adopted.

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37

1 PASSED this 4<sup>th</sup> day of December 2024.

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SNOHOMISH COUNTY COUNCIL  
Snohomish County, Washington


  
\_\_\_\_\_  
Council Chair

ATTEST:

  
\_\_\_\_\_

- (X) APPROVED
- ( ) EMERGENCY
- ( ) VETOED

DATE: December 12, 2024

  
\_\_\_\_\_  
County Executive

ATTEST:

  
\_\_\_\_\_

Approved as to form only:

 7/12/24  
\_\_\_\_\_  
Deputy Prosecuting Attorney