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Building Separation 23-032 (2023-0319)

Hearing Date: Wednesday, May 17, 2023 @ 10:30 a.m.

Council Staff: Ryan Countryman PDS Staff: Michael Saponaro DPA: Jessica Kraft-Klehm

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SNOHOMISH COUNTY COUNCIL

EXHIBIT # 2.0003

FILE ORD 23-032



Snohomish County

Planning and Development Services

3000 Rockefeller Ave., M/S 604 Everett, WA 98201-4046 (425) 388-3311 www.snoco.org

MEMORANDUM

TO: Snohomish County Planning Commission

Dave SomersCounty Executive

FROM: Michael Saponaro, Senior Planner

SUBJECT: Proposed Amendments to SCC 30.23.300

DATE: October 7, 2022

INTRODUCTION

The purpose of this staff report is to outline a proposed code amendment in the General Development Standards, chapter 30.23.300 of the Snohomish County Code (SCC), related to building separation.

The proposed amendments' objective is to:

• Address building separation for one-story or two-story buildings in the LDMR and MR Zones.

These objectives will be achieved with the following changes to the General Development Standards:

Require 10' of building separation for one-story or two-story buildings in the LDMR and MR Zones.

BACKGROUND

The applicability of SCC 30.23.300 is unclear. It appears to be intended to apply only to three-story buildings with side yard ingress/egress windows. It does not specifically address one- or two-story buildings. Prior to the adoption of Ord. 12-049, minimum building separation was clear, regardless of the number of stories.

PROPOSED CODE AMENDMENTS

The following table provides an overview of the proposed changes to Snohomish County Code.

TABLE 1: SUMMARY OF PROPOSED CODE CHANGES				
Proposed Language	Finding			
30.23.300 Building separation for single-family detached,	Title needs an Oxford comma			
single-family attached, and duplex structures constructed in				
the LDMR and MR zones.				
(1) Single-family detached, single-family attached, and	Code needs to address non-three-story			
duplex structures in the LDMR and MR zones shall have a	LDMR and MR zone buildings and			
minimum building separation of 10 feet except as otherwise	require 10' of building separation			
required by SCC 30.23.300(2).				

Building Separation Index # - File Name: 2.0003.pdf

(1)(2) Single-family detached, single-family attached and duplex structures in the LDMR and MR zones with a third-story side yard ingress/egress window ((in the MR and LDMR zones)) shall have a minimum of 15 feet building separation ((-)), provided that building separation may be reduced to 10 feet when:

- (((2) Building separation may be reduced to 10 feet when:))
- (a) The dwelling units are equipped with approved NFPA 13D automatic sprinkler systems; or
- (b)—((The topography of the particular site can provide the necessary geometric prism for firefighters to set a ladder reaching the third-story side yard ingress/egress window at no greater than a 75-degree angle; or))

(((c)))The dwelling unit boundaries are drawn with a "zero lot line" on one side of the unit. (Added by Amended Ord. 12-049, Oct. 3, 2012, Eff date Jan. 1, 2013).

The original code regulations for three-story buildings have some redundancy and strange sentence organization.

Also, subsection b is impractical to enforce. It's physically impossible to put a firefighter ladder at a 75° angle in a 5 ft. setback, which would be the case if a homeowner were to install a fence between the structures/dwelling units. Since a permit is not required for a fence, this condition puts the 10' exception in a tenuous position.

ANALYSIS

The following analysis provides a summary of the proposed code amendments' compliance with state law, regional and countywide planning policies, and county comprehensive plan policies.

Compliance with State Law

The Growth Management Act (GMA) contains planning goals, contained in Revised Code of Washington (RCW) 36.70A.020, which guide the development of local comprehensive plans and development regulations. The following planning goals apply to these proposed code changes:

GMA Goal 7- "Permits. Applications for both state and local government permits should be processed in a timely and fair manner to ensure predictability."

<u>Analysis</u>: The proposed amendments would support the permitting goal by providing clarity to the permitting process by outlining expectations for all MR and LDMR houses by story size category.

Compliance with the Multi-County Planning Policies

The proposed amendments are consistent with the following multicounty planning policies (MPPs) from the Puget Sound Regional Council VISION 2050:

Housing Goal: The region preserves, improves, and expands its housing stock to provide a range of affordable, accessible, healthy, and safe housing choices to every resident. The region continues to promote fair and equal access to housing for all people.

<u>Analysis</u>: The proposed changes would ensure housing remains safe and amenable to fire ladders for residents in MR and LDRM zones.

Compliance with the Countywide Planning Policies

The proposed amendments are consistent with the following countywide planning policies: *DP-7 The County and cities shall coordinate their comprehensive plans (RCW 36.70A.100).*

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Coordination in unincorporated territory planned by both the County and a city means that each plan should provide for the orderly transition of unincorporated to incorporated areas, including appropriate urban design provisions, by:

- a. Creating a safe and attractive urban environment that enhances livability; and
- b. Balancing actions necessary to meet the requirement of achieving urban uses and densities with the goal of respecting already established neighborhoods.

<u>Analysis:</u> The proposed code changes encourage safe urban environments with accessible emergency response.

Compliance with the Snohomish County Comprehensive Plan

The proposed amendments would be consistent with and help implement policies contained within the Snohomish County Growth Management Act Comprehensive Plan (GMACP) – General Policy Plan (GPP). The following policy applies to the code amendments as proposed in this report.

GOAL HO 1 Ensure that all county residents have the opportunity to obtain safe, healthy, and affordable housing.

Analysis: The proposed code amendments would encourage safe homes in the MR and LDMR zones.

Environmental Review

Staff is in the process of completing a State Environmental Policy Act (SEPA) checklist for this proposed code amendment and will issue a Determination of Nonsignificance in prior to a public hearing. The fourteen-day public comment period will conclude prior to the Planning Commission public hearing.

Notification of State Agencies

Pursuant to RCW 36.70A.106, a notice of intent to adopt the proposed regulations and standards will be transmitted to the Washington State Department of Commerce in 2022.

Staff Recommendation:

Staff recommends approval of the proposed code amendments and findings contained in this staff report.

Action Requested

The Planning Commission is requested to hold a public hearing, consider the proposed code amendments, and provide a recommendation to the County Council. The Planning Commission can recommend approval of the amendments with supporting findings of fact as proposed or modified, deny the proposal with findings, or amend the proposal with appropriate findings.

cc: David Killingstad, PDS Manager Michael Dobesh, PDS Manager Building Separation Index # - File Name: 2.0011.pdf



SNOHOMISH COUNTY COUNCIL

EXHIBIT # 2.0011

FILE ORD 23-032

SNOHOMISH COUNTY PLANNING COMMISSION

February 10, 2023

Snohomish County Council County Administration Building 3000 Rockefeller Avenue, M/S 609 Everett, WA 98201-4046

SUBJECT: Planning Commission recommendation on proposed code amendments to

building separation requirements in SCC 30.23.300

Dear Snohomish County Council:

On behalf of the Snohomish County Planning Commission, I am forwarding our recommendation to amend regulations for building separation. The Planning Commission had a briefing on this topic on December 13, 2022, and conducted a public hearing on January 24, 2023.

The proposed code amendments would amend code relating to building separation for single-family detached, single-family attached, and duplex structures constructed in the LDMR and MR zone. There were no public comments received prior to the December 13th briefing or January 24th public hearing.

PLANNING COMMISSION RECOMMENDATION

At the January 24 Planning Commission hearing, Commissioner Campbell made a motion, seconded by Commissioner Sheldon, recommending APPROVAL of code amendments to building separation as submitted by staff.

VOTE (Motion):

7 in favor (Ash, Brown, Busteed, Campbell, Eck, Larsen, Sheldon)

0 opposed

1 abstention Pedersen

Motion PASSED

This recommendation was made following the close of the public hearing and after due consideration of the information presented and is based on the findings and conclusions presented in the October 7, 2022 staff report, with which the Commission concurred.

Building Separation Index # - File Name: 2.0011.pdf

During the deliberations, the topics of safety, technology, and ladders were discussed at length. The commissioners feel strongly that the county should pursue changes to the code that will cover building separation.

Respectfully submitted,

Robert Larsen (Feb 12, 2023 12:03 PST)

SNOHOMISH COUNTY PLANNING COMMISSION Robert Larson, Chairman

cc: Dave Somers, Snohomish County Executive Mike McCrary, Director, Planning and Development Services Building Separation Index # - File Name: 2.0011.pdf

Planning Commission Recommendation Letter Building Separation

Final Audit Report 2023-02-12

Created: 2023-02-11

By: Taylor Twiford (taylor.twiford@co.snohomish.wa.us)

Status: Signed

Transaction ID: CBJCHBCAABAA0LbLtjlBgGWWLU5MOF53mxX1-jOaV2gr

"Planning Commission Recommendation Letter Building Separat ion" History

- Document created by Taylor Twiford (taylor.twiford@co.snohomish.wa.us) 2023-02-11 0:02:39 AM GMT
- Document emailed to Robert Larsen (larsjandb@gmail.com) for signature 2023-02-11 0:03:01 AM GMT
- Email viewed by Robert Larsen (larsjandb@gmail.com) 2023-02-12 8:02:15 PM GMT
- Document e-signed by Robert Larsen (larsjandb@gmail.com)
 Signature Date: 2023-02-12 8:03:51 PM GMT Time Source: server
- Agreement completed.

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EXHIBIT #	3.1.001
EILE ORI	23-032

Executive/Council Action Form (ECAF)

ITEM TITLE:							
Title Ordinance 23-032, relating to the Growth Management Act; concerning building separation,							
amending Section	amending Section 30.23.300 of the Snohomish County Code						
body	PLANNING AND DEVELO	DMENT SERVICE	9				
DEFAITIMENT.	LANNING AND DEVELO	DI MENT SERVICE	3				
ORIGINATOR: M	ICHAEL SAPONARO						
EXECUTIVE REC	OMMENDATION: Appro	ved by Ken Klein 3/	29/23				
PURPOSE: BULIE	DING SEPARATION COD	E AMENDMENT					
	CODE AMENDMENT TO ONE SINGLE FAMILY HO NS	_	-	_			
FISCAL IMPLICAT	TIONS:						
·	AGY, ORG, ACTY,	CURRENT YR	2ND YR	1ST 6 YRS			
OBJ, AU							
	TOTAL						
REVENUE: FUNI SOURCE	D, AGY, ORG, REV,	CURRENT YR	2ND YR	1ST 6 YRS			
	TOTAL						
DEPARTMENT FI	SCAL IMPACT NOTES:	Click or tap here to	enter text.				
CONTRACT INFO	RMATION:						
ORIGINAL	CONTRACT#		AMOUNT				
AMENDMENT _	CONTRACT#		AMOUNT _				
Contract Period							
ORIGINAL	START						
AMENDMENT	START		END				

OTHER DEPARTMENTAL REVIEW/COMMENTS: Reviewed/approved by Risk – Shelia Barker 3/28/23 and Finance – Nathan Kennedy 3/28/23. Approved as to form by DPA Kraft-Klehm.

EXHI	BIT # 3.1.002
FILE	ORD 23-032

1	Adopted:
2	Effective:
3	SNOHOMISH COUNTY COUNCIL
4	Snohomish County, Washington
5	
6	ORDINANCE NO. 23-032
7	
8	RELATING TO THE GROWTH MANAGEMENT ACT; CONCERNING BUILDING
9	SEPARATION, AMENDING SECTION 30.23.300 OF THE SNOHOMISH COUNTY CODE
10	
11	WHERES, Revised Code of Washington (RCW) 36.70A.130 directs counties planning
12	under the Growth Management Act (GMA) to consider amendments and revisions to the GMA
13	Comprehensive Plan (GMACP) or development regulations on a regular basis; and
14	
15	WHEREAS, the Snohomish County Council ("County Council") has determined that the
16	consideration of the proposed amendments and revisions to the development regulations in title
17	30 of the Snohomish County Code (SCC) related to building separation would be consistent
18	with the GMA planning goals in RCW 36.70A.020 and the County GMACP.
19	
20	WHEREAS, amendments to SCC 30.23.300 to clarify the building separation
21	requirements for one-, two- and three-story single-family and duplex structures in the Multiple
22	Residential (MR) and Low Density Multiple Residential (LDMR) zones will improve fire safety
23	and emergency response to those homes; and
24	
25	WHEREAS, on December 13, 2022, the Snohomish County Planning Commission
26	("Planning Commission") was briefed by Snohomish County Planning and Development
27	Services (PDS) staff about the proposed code amendments contained in this ordinance; and
28	WILEBEAO II BI : O : :
29	WHEREAS, the Planning Commission held a public hearing on January 24, 2023, to
30	receive public testimony concerning the proposed code amendments and recommend adoption
31	of the amendments contained in this ordinance, as shown in its approval letter dated February
32	10, 2023; and
33	WHEREAC
34	WHEREAS, on, 2023, the County Council held a public hearing after
35	proper notice to receive public testimony and consider the entire record related to the code
36	amendments contained in this ordinance; and
37	WILLIEDEAC fellowing the public bearing the County Council deliberated on the code
38	WHEREAS, following the public hearing, the County Council deliberated on the code
39	amendments contained in this ordinance.
40	NOW THEREFORE BE IT ORDAINED:
41	NOW, THEREFORE, BE IT ORDAINED:
42	Section 1. The County Council adopte the following findings in support of this and increase
43	Section 1. The County Council adopts the following findings in support of this ordinance:
44 45	A. The foregoing recitals are adopted as findings as if set forth in full herein.
45	A. The foregoing recitals are adopted as illidings as it set forth in full herein.

- B. This ordinance amends SCC 30.23.300 to clarify the building separation requirements in the LDMR and MR zones. In particular, the amendments will:
 - Clarify that a minimum building separation of 10 feet is required for one-story and two-story single-family detached, single-family attached, and duplex structures in the LDMR and MR zones through the creation of a new subsection that is inclusive of those structures.
 - 2. Describe when a reduction in the 15-foot building separation requirement for three-story single-family detached, single-family attached, and duplex structures in the LDMR and MR zones with side yard ingress/egress is allowed by rearranging the section and repealing one subsection.
 - 3. Include an oxford comma separating the list of residential structures in the title and code section to improve readability.
- C. This ordinance is consistent with the record.
 - 1. Prior to 2012, there was a minimum building separation for developments of all stories. Amended Ordinance No. 12-049 added SCC 30.23.300 to include the building separation requirements for single-family detached, single-family attached, and duplex structures in the LDMR and MR zones, but only for three-story buildings with side yard ingress/egress, which has resulted in unclear building separation requirements for one-story and two-story homes.
 - 2. The amendments to SCC 30.23.300 create two sections to clarify that all single-family detached, single-family attached, and duplex structures in the LDMR and MR zones, regardless of story size, will require a minimum building separation of 10 feet except that certain three-story structures require separation of 15 feet under SCC 30.23.300(2).
 - 3. SCC 30.23.300(2) currently includes an allowance to reduce building separation for three-story buildings if the topography allows firefighters to reach ladders at a safe angle that has proven to be impractical because fences allowed on such lots up to eight feet high without a permit can hinder the safe placement of a fire ladder regardless of site topography.
 - 4. The amendment to SCC 30.23.300(2)(b) repeals the reduced building separation allowance for three-story buildings when the site topography can provide the necessary geometric prism for firefighters to set a ladder reaching the third-story side yard window at no greater than a 75-degree angle.
 - 5. Clarification on the building height separation requirements for three-story structures in the LDMR and MR zones will increase the ease and safety of window access by firefighters in emergency response and slow the spread of fire during a fire event.

December 5, 2022.

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47 ORDINANCE NO. 23-032

4. The public participation process used in the adoption of this ordinance complies with all applicable requirements of the GMA and the SCC.

5. The Washington State Attorney General last issued an advisory memorandum, as required by RCW 36.70A.370, in September of 2018 entitled Advisory Memorandum and Recommended Process for Evaluating Proposed Regulatory and Administrative Actions to Avoid the Unconstitutional Takings of Private Property to help local governments avoid the unconstitutional taking of private property. The process outlined in the State Attorney General's 2018 advisory memorandum was used by the County in objectively evaluating the regulatory changes proposed by this ordinance.

Section 2. The County Council makes the following conclusions:

- A. The amendments proposed by this ordinance comply with the GMA.
- B. The amendments proposed by this ordinance comply with the GMACP.
- C. The County has complied with all SEPA requirements with respect to this non-project action.
- D. The public participation process used in the adoption of this ordinance complies with all applicable requirements of the GMA and title 30 SCC.
- E. The amendments proposed by this ordinance do not result in an unconstitutional taking of private property for a public purpose.
- Section 3. The Snohomish County Council bases its findings and conclusions on the entire record of the County Council, including all testimony and exhibits. Any finding, which should be deemed a conclusion, and any conclusion which should be deemed a finding, is hereby adopted as such.
- Section 4. Snohomish County Code Section 30.23.300, added by Amended Ordinance No. 12-049 on October 3, 2012, is amended to read:
- 30.23.300 Building separation for single-family detached, single-family attached, and duplex structures constructed in the LDMR and MR zones.
- (1) Single-family detached, single-family attached, and duplex structures in the LDMR and MR zones shall have a minimum building separation of 10 feet except as otherwise required by SCC 30.23.300(2).
- (((1))) (2) Single-family detached, single-family attached, and duplex structures in the LDMR and MR zones with a third-story side yard ingress/egress window ((in the MR and LDMR zones)) shall have a minimum of 15 feet building separation ((-)), provided that building separation may be reduced to 10 feet when:

1 2	(((2) Building separation may be reduced	I to 10 feet when:))
3	(a) The dwelling units are equippe	ed with approved NFPA 13D automatic sprinkler
4	systems; or	ou with approved the fix rob automatic opinition
5	5 y 5 t 5 m 5 , <u>6 t</u>	
6 7		ular site can provide the necessary geometric prism for ird-story side yard ingress/egress window at no greater
8	than a 75-degree angle; or))	ind story side yard ingress/egress window at no greater
9	than a 70 degree angle, or))	
10	(((c))) The dwelling unit houndarie	s are drawn with a "zero lot line" on one side of the
11	unit.	3 are drawn with a 2010 lot line on one side of the
12	dilit.	
	Castian E. Cavarability and Cavin	as If any costion contains along a phrops of this
13	•	gs. If any section, sentence, clause, or phrase of this
14	•	e Growth Management Hearings Board (Board), or
15		urisdiction, such invalidity or unconstitutionality shall
16	· · · · · · · · · · · · · · · · · · ·	f any other section, sentence, clause, or phrase of this
17	•	section, sentence, clause, or phrase of this ordinance
18	is held to be invalid by the Board or court	of competent jurisdiction, then the section, sentence,
19	clause, or phrase in effect prior to the effe	ective date of this ordinance shall be in full force and
20	effect for that individual section, sentence	e, clause, or phrase as if this ordinance had never been
21	adopted.	
22		
23	PASSED this day of	, 2023.
24	 , 	 ;
25		SNOHOMISH COUNTY COUNCIL
26		Snohomish County, Washington
27		, ,
28		
29		Council Chair
30	ATTEST:	
31		
32		
33	Deputy Clerk of the Council	
34	Doparty Claric or and Countries	
35	() APPROVED	DATE:
36	() EMERGENCY	5/(12.
37	() VETOED	
38	() VETOEB	County Executive
39		County Executive
	ATTEST:	
40	ATTEST.	
41		
42		
43	A	
44	Approved as to form only:	
45 _		
46	03/23/2023	
47	Deputy Prosecuting Attorney	

Building Separation Index # - File Name: 1.0003.pdf

Description

EXHIBIT # 3.1.003

FILE ORD 23-032

ANALYSIS OF BUILDING AND LAND USE REGULATION EFFECTS ON HOUSING AND JOBS

This is non-project proposal to amend Snohomish County Code (SCC) Title 30

to clarify building separation requirements in 30.23.300 SCC for the purposes

of fire safety and rescue.

Date: January 26, 2023

Staff Contact: Michael Saponaro, Senior Planner, michael.saponaro@snoco.org

	Place	Place an "X" in the appropriate box				
	Increase	Decrease	Neutral	Uncertain	Comments	
Housing						
Capacity/Targets			х		The proposed amendment is to	
Cost of Housing Development:			х		clarify building separation in Chapter 30.23.300 SCC. As such, there should very little impact to	
• Infrastructure			х		housing, excluding a slightly	
• Site	х				higher site costs given the new 10' building separation in MR	
Building const.			х		and LDMR zones for buildings of	
• Fees			х		all story size.	
• Yield			х			
Timing			х			
Jobs						
Capacity/Targets			х		The proposed amendment will	
Cost of Commercial or Industrial Development:			х		not affect jobs.	
Infrastructure			х			
• Site			х			
Building const.			х			
• Fees			х			
• Yield			х			
Time to Create Jobs			х			
# Family Wage Jobs			х			

Building Separation Index # - File Name: 1.0002.pdf

EXHIBIT # 3.1.004

FILE ORD 23-032

ANALYSIS OF BUILDING AND LAND USE REGULATION EFFECTS ON CAPITAL FACILITIES AND UTILITIES

Title	Ordinance No,
-------	---------------

This is non-project proposal to amend Snohomish County Code (SCC) Title 30 to

Description clarify building separation requirements in 30.23.300 SCC for the purposes of fire

safety and rescue.

Date: January 26, 2023

Staff Contact: Michael Saponaro, Senior Planner, michael.saponaro@snoco.org

	Place an "X" in the appropriate box		priate box	Comments	
	Increase	Decrease	Neutral	Comments	
County Provided					
Airport			х	The proposed amendment is to	
General Government			х	clarify building separation in Chapter 30.23.300 SCC. As such,	
Law and Justice			х	there should be no impact on the Airport, General Government, Law	
• Parks			Х	and Justice, or Parks, Roads, Solid	
• Roads			х	Waste, or Surface Water.	
Solid Waste			х		
Surface Water			х		
Non-County Provided					
Electric Power			х	There could be a slight decrease in	
Fire Suppression			х	the demand for Fire Suppression, as the flames between homes would	
Public Water Supply			х	spread slower given a separation, although the focus of this code amendment is primarily on ladder	
Sanitary Sewer			х		
Telecommunications			Х	placement between buildings. Other public facilities would not be affected.	

Building Separation Index # - File Name: 1.0004.pdf

EXHIBIT # 3.1.005

FILE ORD 23-032

ANALYSIS OF BUILDING AND LAND USE REGULATION EFFECTS ON LOW IMPACT DEVELOPMENT

Title Ordinance No. __-___,

This is non-project proposal to amend Snohomish County Code (SCC) Title

Description 30 to clarify building separation requirements in 30.23.300 SCC for the

purposes of fire safety and rescue.

Date: January 26, 2023

Staff Contact: Michael Saponaro, Senior Planner, michael.saponaro@snoco.org

LID Evaluation:

The proposed amendment is to clarify building separation in Chapter 30.23.300 SCC. As such, there will be no impact on LID because these amendments will not likely increase or decrease the creation housing projects in a substantive way.

Directions: In the following table, describe how the new policies or regulations support LID principles and facilities and prevent creation of barriers to LID implementation.

Low impact development (LID) principles and facilities are required to be the preferred and commonly used approach for stormwater management. New policies and regulations must not directly or indirectly create barriers to use of LID.

LID principles include: minimize disruption and removal of native vegetation and soils; utilize natural drainage channels and undisturbed soils to conduct and infiltrate stormwater; minimize impervious surfaces; and utilize LID facilities to replicate natural processes for stormwater management.

LID facilities include: flow dispersion and infiltration systems; rain gardens; soil amendments; bioretention; permeable pavement; tree retention and planting; vegetated roofs and walls; reverse slope sidewalks; minimum excavation foundations; rainwater harvesting; and preservation of native vegetation.

Use of LID principles and facilities requires consideration during site design and construction phases (stormwater pollution prevention plans, aka SWPPP), and special provisions for long term maintenance and inspections.

Does the new policy or	Place an "X" in the appropriate box			
regulation support Low Impact Development	Increase	Decrease	Neutral	If "yes" or "no", explain
Retention of native vegetation			Х	
Minimal disruption of native soils			Х	
Preservation of natural drainage			Х	
Minimization of impervious surface area			х	
Use of LID facilities			Х	
Better site design – using LID principles			Х	
Adherence to SWPPP and drainage plan requirements			х	
Provisions for long term maintenance			Х	
Retention of native vegetation			Х	
Minimal disruption of native soils			Х	
Preservation of natural drainage			Х	
Minimization of impervious surface area			Х	

ECAF: RECEIVED:

ORDINANCE INTRODUCTION SLIP

SNOHOMISH COUNTY COUNCIL

EXHIBIT # ___3.1.006

FILE ORD 23-032

TO: Clerk of the Council

TITLE OF PROPOSED ORDINANCE:

ntroduced By:	N Nel Councilmember Date		
Clerk's Action:	Proposed Ordinance No		
Assigned to:	Date:		
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
	RECOMMENDATION FORM		
On, the Committee considered the Ordinance by Consensus / Yeas and Nays and made the following recommendation:			
Move to Council to schedule public he	earing on:		
Other			
Regular Agenda Administrative Matters			
Public Hearing Dateat			
Com	mittee Chair		

**EXHIBIT #** 3.2.001



FILE ORD 23-032

Committee: Planning & Community Development Analyst: Ryan Countryman

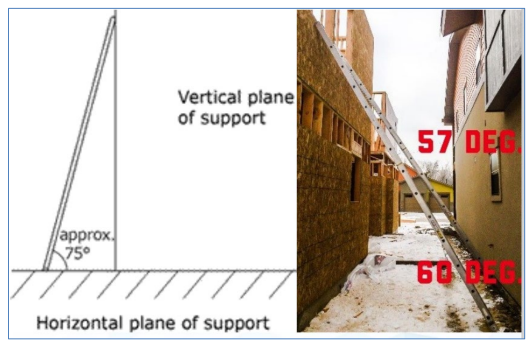
**ECAF:** 2023-0319

#### Consideration

Proposed Ordinance 23-032 would amend Snohomish County Code (SCC) 30.23.300 relating to building separation requirements.

#### **Background and Analysis**

Ordinance 23-032 seeks to improve fire safety and emergency response to three-story homes. To meet fire code requirements, one- and two-story single family and duplex structures must be at least 10 feet apart. Firefighters case safely place ladders to a second story window even if there is a fence in the middle (or five feet from buildings separated by 10 feet) because the maximum safe angle is 75 degrees. See Illustration below.



Angle Illustration by Planning and Development Services

(December 13, 2022 Presentation Materials to the Snohomish County Planning Commission)

For three-story buildings that are 10 feet apart, a fence or other obstruction such as a rockery wall can hinder placement of ladders at a safe angle to third story windows. Dwelling units equipped with approved NFPA 13D automatic sprinkler systems can still meet fire code requirements without guaranteed ladder access to third story windows.

Most fences do not require buildings permits. If three story dwelling units receive approval without sprinkler systems and the buildings are only 10 feet apart, the addition of a fence between buildings may mean that they no longer meet fire safety standards. There would be no permit to notify the Fire Marshal of the potential issue.

SCC 30.23.300 currently says that three story buildings should normally have 15 feet of separation (which is enough to safely place a ladder even if there is a fence). It allows reduction to 10 feet of separation if the buildings have either approved automatic sprinkler systems (subsection (2)(a)) or topography that allows ladders to reach the third story (subsection (2)(b)). The topography subsection is confusing and meaningless if residents build a fence. Ordinance 23-032 would strike the topography section (and make other non-substantive stylistic changes). This would leave as standard a 15-foot separation for three story buildings without sprinklers and continue to allow for a 10-foot separation if the buildings have automatic sprinkler systems. Striking the topography subsection eliminates the scenario where homes can only maintain safe third story window access by not building any fences.

#### **Current Proposal**

Scope and Summary: Ordinance 23-032 would amend SCC 30.23.300 as described above to improve fire safety and emergency response to three-story homes.

Fiscal Implications: None

**Handling:** Normal

**Planning Commission:** Approve

**Risk Management:** Approve

**Finance:** Approve

Approved-as-to-form: Yes

**Executive Recommendation:** Approve

**Request:** Move to General Legislative Session on April 26th to set time and date for a public hearing. (Suggested hearing date is May 17 at 10:30 am.)

SNOHO	MISH	COLINTY	COUNCIL
3110110		COUNT	COUNCIL

**EXHIBIT** # 3.2.002

FILE ORD 23-032

**EXHIBIT 3.2.002** 

Planning & Community Development Committee Meeting – 04/18/23

Minutes and Video

EXHIBIT # _3.5.001 FILE ORD 23-032

## SNOHOMISH COUNTY COUNCIL Snohomish County, Washington

## NOTICE OF INTRODUCTION OF ORDINANCE AND NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN, that the Snohomish County Council will hold a public hearing on June 7, 2023, 2023, at the hour of 10:30 a.m. and continuing thereafter as necessary, in the Henry M. Jackson Room, 8th Floor, Robert J. Drewel Building, 3000 Rockefeller, Everett, Washington, in conjunction with a remote meeting platform via the following Zoom link, to consider proposed Ordinance No. 23-032, titled: RELATING TO THE GROWTH MANAGEMENT ACT, CONCERNING BUILDING SEPARATION, AMENDING SECTION 30.23.300 OF THE SNOHOMISH COUNTY CODE

#### **Zoom Webinar Information:**

Join online at <a href="https://zoom.us/j/94846850772">https://zoom.us/j/94846850772</a> or by telephone call 1-253-215 8782 or 1-301-715 8592

**Background:** This ordinance is intended to improve fire safety and emergency response by clarifying building separation requirements for homes in the LDMR and MR zones. The ordinance amends section 30.23.300 of the Snohomish County Code.

A summary of the proposed ordinance is as follows:

#### PROPOSED ORDINANCE NO. 23-032

<u>Sections 1 – 3.</u> Adopt recitals, findings, conclusions, and states that the Snohomish County Council bases its decision on the entire record.

<u>Section 4.</u> Amends SCC 30.23.300 to add a ten-foot building separation requirement for one-story and two-story single-family detached, single-family attached, and duplex structures in the Low Density Multiple Residential (LDMR) and Multiple Residential (MR) zones. Amendment also clarifies when the required 15-foot separation can be reduced to ten-feet in certain three-story buildings.

Section 5. Provides a standard severability and savings clause.

_____

**State Environmental Policy Act**: State Environmental Policy Act (SEPA), chapter 43.21C RCW, requirements with respect to this non-project action have been satisfied through the completion of an environmental checklist and the issuance of a determination of non-significance on December 5, 2022.

Where to Get Copies of the Proposed Ordinance: Copies of the full ordinance and other documentation are available upon request by calling the County Council Office at (425) 388-3494, 1-(800) 562-4367x3494, TDD (425) 388-3700 or by emailing contact.council@snoco.org.

<u>Website Access:</u> This ordinance and other documents can be accessed through the Council websites at: <a href="https://snohomish.legistar.com/Calendar.aspx">https://snohomish.legistar.com/Calendar.aspx</a> or <a href="http://www.snohomishcountywa.gov/2134/County-Hearings-Calendar.">http://www.snohomishcountywa.gov/2134/County-Hearings-Calendar.</a>

Range of Possible Actions the County Council May Take on This Proposal: At the conclusion of its public hearing(s), the County Council may make one of the following decisions regarding the proposed actions: (1) adopt the proposed ordinance; (2) adopt an amended version of the proposed ordinance; (3) decline to adopt the proposed ordinance; (4) adopt such other proposals or modification of such proposals as were considered by the County Council at its own hearing; or (5) take any other action permitted by law.

<u>Public Testimony</u>: Anyone interested may testify concerning the above-described matter at the time and place indicated above or by remote participation in the meeting. The County Council may continue the hearing to another date to allow additional public testimony thereafter, if deemed necessary. Written testimony is encouraged and may be sent to the office of the Snohomish County Council at 3000 Rockefeller Ave M/S 609, Everett, WA 98201; faxed to (425) 388-3496 or emailing <a href="mailto:contact.council@snoco.org">contact.council@snoco.org</a>. Submitting public comments 24 hours prior to the hearing will ensure that comments are provided to the Council and appropriate staff in advance of the hearing.

<u>Party of Record:</u> You may become a party of record on this matter by sending a written request to the Clerk of the County Council at the above address, testifying at the public hearing, or entering your name and address on a register provided for that purpose at the public hearing.

<u>Americans with Disabilities Act Notice:</u> Accommodations for persons with disabilities will be provided upon request. Please make arrangements one week prior to the hearing by calling Lisa Campfield at (425) 388-3494, 1(800) 562-4367 X3494, or TDD #1-800-877-8339, or by emailing lisa.campfield@snoco.org.

QUESTIONS: For additional information or specific questions on the proposed ordinance please call Michael Saponaro in the Department of Planning and Development Services at 425-262-2779.

DATED this 19th day of May 2023.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

/s/ Jared Mead	
Council Chair	

ATTEST:

/s/Lisa Campfield
Asst. Clerk of the Council

PUBLISH: Wednesday, May 24, 2023

Send Affidavit to: County Council Send Invoice to: Planning #107010

Notice of Introduction and Notice of Public Hearing Proposed Ordinance No.23-032 Page 2

#### **Everett Daily Herald**

SNOHOMISH COUNTY COUNCIL			
EXHIBIT #	3.5.002		

FILE ORD 23-032

#### **Affidavit of Publication**

State of Washington } County of Snohomish

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH977476 published in the regular and entire issue of said paper and not as a supplement form thereof for a period of 1 issue(s), such publication commencing on 05/24/2023 and ending on 05/24/2023 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount of the fee for such publication is \$139.20.

Subscribed and sworn before me on this

Notary Public in and for the State of

Washington.

Snohomish County Council | 14104482 LISA CAMPFIELD

Linda Phillips Notary Public State of Washington My Appelatment Expires 8/29/2025 Commission Number 4417

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington
NOTICE OF INTRODUCTION OF ORDINANCE
AND
NOTICE OF PUBLIC HEARING
NOTICE OF PUBLIC HEARING
NOTICE IS HEREBY GIVEN, that the Snohomish County
Council will hold a public hearing on June 7, 2023, 2023, at the
hour of 10:30 a.m. and continuing thereafter as necessary, in the
Henry M Jackson Room, 8th Floor, Robert J Drewel Building,
3000 Rockefeller Everett, Washington, in conjunction with a
remote meeting piatform via the following Zoom link to consider
proposed Ordinance No. 23-032, titled: RELATING TO THE
GROWTH MANAGEMENT ACT, CONCERNING BUILDING
SEPARATION. AMENDING SECTION 30.23.300 OF THE
SNOHOMISH COUNTY CODE
Zoom Webinar Information:
Join online at https://zoom.us/i/94846850772
or by telephone call 1-253-216 8782 or 1-301-715 8592
Background: This ordinance is intended to improve fire safety and
emergency response by clarifying building separation requirements
for homes in the LDMR and MR zones. The ordinance amends
section 30.23.300 of the Snohomish County Code.
A summary of the proposed ordinance is as follows.
PROPOSED ORDINANCE NO. 23-032

Sections 1 – 3. Adopt recitals, findings, conclusions, and states that the Snohomish County Council bases its decision on the entire

that the Snohomish County Council bases its decision on the entire record.

Section 4. Amends SCC 30.23.300 to add a ten-foot building separation requirement for one-story and two-story single-family detached, single-family attached, and duplex structures in the Low Density Multiple Residential (LDMR) and Multiple Residential (MR) zones. Amendment also clarifies when the required 15-foot separation can be reduced to ten-feet in certain three-story buildings.

Section 5. Provides a standard severability and savings clause State Environmental Policy Act State Environmental Policy Act (SEPA), chapter 43.21C RCW, requirements with respect to this non-project action have been satisfied through the completion of an environmental checklist and the issuance of a determination of non-significance on December 5, 2022

Where to Get Copies of the Proposed Ordinance: Copies of the full ordinance and other documentation are available upon request by calling the County Council Office at (425) 388-3494, 1-(800) 562-4367x3494, TDD (425) 388-3700 or by emailing contact.council@snoc.org.

Website Access: This ordinance and other documents can be accessed through the Council websites at: https://snohomish.legistar.com/Calendar.aspx or http://www.snohomishcourtiywa.gov/2134/County-Hearings-Calendar.

Calendar Range of Possible Actions the County Council May Take on This Proposal: At the conclusion of its public hearing(s), the County Council may make one of the following decisions regarding the proposed actions: (1) adopt the proposed ordinance; (2) adopt a amended version of the proposed ordinance; (3) decline to adopt the proposed ordinance; (4) adopt such other proposals or modification of such proposals as were considered by the County Council at its own hearing; or (5) take any other action permitted by law.

law Public Testimony: Anyone interested may testify concerning the above-described matter at the time and place indicated above or by remote participation in the meeting. The County Council may continue the hearing to another date to allow additional public testimony thereafter, if deemed necessary. Written testimony is encouraged and may be sent to the office of the Snohomish County Council at 3000 Rockefeller Ave M/S 609, Everett, WA 98201; faxed to (425) 388-3496 or emailing contact council@snoco.org. Submitting public comments 24 hours prior to the hearing will ensure that comments are provided to the Council and appropriate staff in advance of the hearing.

### Classified Proof

Party of Record. You may become a party of record on this matter by sending a written request to the Clerk of the County Council at the above address, testifying at the public hearing, or entering your name and address on a register provided for that purpose at the public hearing.

Americans with Disabilities Act Notice: Accommodations for persons with disabilities will be provided upon request. Please make arrangements one week prior to the hearing by calling Lisa Campfield at (425) 388-3494. (1800) 552-4367 X3494, or TOD #1-800-877-8339, or by emailing lisa.campfield@snoco.org.

QUESTIONS: For additional information or specific questions on the proposed ordinance please call Michael Saponaro in the Department of Planning and Development Services at 425-262-2779.

DATED this 19th day of May 2023.

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington /s/ Jared Mead

Council Chair ATTEST: /s/Lisa Campfield Asst Clerk of the Council 107010 Published: May 24, 2023

EDH977476

EXHIBIT #	3.5.003
FILE ORD	23-032

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

#### NOTICE OF ENACTMENT

NOTICE IS HEREBY GIVEN, that on June 7, 2023, the Snohomish County Council adopted Ordinance No. 23-032, which shall be effective June 23, 2023.

A summary of the ordinance is as follows:

#### ORDINANCE NO. 23-032

RELATING TO THE GROWTH MANAGEMENT ACT, CONCERNING BUILDING SEPARATION, AMENDING SECTION 30.23.300 OF THE SNOHOMISH COUNTY CODE

<u>Sections 1 – 3.</u> Adopt recitals, findings, conclusions, and states that the Snohomish County Council bases its decision on the entire record.

<u>Section 4.</u> Amends SCC 30.23.300 to add a ten-foot building separation requirement for one-story and two-story single-family detached, single-family attached, and duplex structures in the Low Density Multiple Residential (LDMR) and Multiple Residential (MR) zones. Amendment also clarifies when the required 15-foot separation can be reduced to ten-feet in certain three-story buildings.

<u>Section 5.</u> Provides a standard severability and savings clause.

_____

**State Environmental Policy Act**: State Environmental Policy Act (SEPA), chapter 43.21C RCW, requirements with respect to this non-project action have been satisfied through the completion of an environmental checklist and the issuance of a determination of non-significance on December 5, 2022.

Where to Get Copies of the Ordinance: Copies of the full ordinance and other documentation are available upon request by calling the County Council Office at (425) 388-3494, 1-(800) 562-4367x3494, TDD (425) 388-3700 or by emailing <a href="mailto:contact.council@snoco.org">contact.council@snoco.org</a>.

<u>Website Access:</u> This ordinance and other documents can be accessed through the Council websites at: <a href="https://snohomish.legistar.com/Calendar.aspx">https://snohomish.legistar.com/Calendar.aspx</a> or <a href="http://www.snohomishcountywa.gov/2134/County-Hearings-Calendar.">http://www.snohomishcountywa.gov/2134/County-Hearings-Calendar.</a>

DATED this 14th day of June 2023.

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington

/s/Lisa Campfield
Asst. Clerk of the Council

PUBLISH: Wednesday, June 21, 2023

Send Affidavit to: County Council Send Invoice to: Planning #107010

Notice of Enactment Ordinance No. 23-032 Page 1

**EXHIBIT** # 3.5.004

## SNOHOMISH COUNTY COUNCIL SNOHOMISH COUNTY, WASHINGTON

FILE ORD 23-032

#### NOTICE OF ACTION

NOTICE IS HEREBY GIVEN under the Growth Management Act, RCW 36.70A.290 that the Snohomish County Council took the action described in (1) below on June 7, 2023

- 1. Description of agency action: Approval of Ordinance No. 23-032.
- 2. Description of proposal: RELATING TO THE GROWTH MANAGEMENT ACT, CONCERNING BUILDING SEPARATION, AMENDING SECTION 30.23.300 OF THE SNOHOMISH COUNTY CODE
- 3. Documentation is available electronically upon request by calling the Snohomish County Council Office at (425) 388-3494, 1-800-562-4367 x3494, TDD 1-800-877-8339 or e-mailing to <a href="mailto:Contact.Council@snoco.org">Contact.Council@snoco.org</a>.
- 4. Name of agency giving notice: Snohomish County Council
- 5. This notice is filed by: Lisa Campfield

Asst. Clerk of the Council

Date: June 14, 2023

PUBLISH: June 21, 2023

Send Affidavit to: County Council Send Invoice to: Planning #107010



### **Notice of Adopted Amendment**

Indicate one	(or both.	if app	licable	):

	Comprehensive Plan Amendment
$\boxtimes$	<b>Development Regulation Amendment</b>

Pursuant to RCW 36.70A.106, the following jurisdiction provides notice of an adopted comprehensive plan amendment and/or development regulation amendment.

(If needed, you may expand this form and the fields below, but please try to keep the entire form under two pages in length.)

entire form under two pages in length	,
Jurisdiction:	Snohomish County
Mailing Address:	3000 Rockefeller Avenue, MS 609, Everett, WA 98201
Date:	June 14, 2023
Contact Name:	Lisa Campfield
Title/Position:	Asst. Clerk of the Council
Phone Number:	425-388-3901
E-mail Address:	lisa.campfield@snoco.org
Brief Description of the Adopted Amendment: (40 words or less)	ORDINANCE 23-032 RELATING TO THE GROWTH MANAGEMENT ACT; CONCERNING BUILDING SEPARATION, AMENDING SECTION 30.23.300 OF THE SNOHOMISH COUNTY CODE
Was this action submitted to Commerce for 60-day notice of intent to adopt (or to request expedited review)?	Yes. Material ID# 2022-S-4589
Public Hearing Date:	Planning Commission: January 24, 2023 Council/County Commission: June 7, 2023
Date Adopted:	June 7, 2023

**<u>REQUIRED</u>**: Attach or include a copy the adopted ordinance (signed and dated) and the final amendment text.

1 2	Adopted: June 7, 2023 Effective: June 23, 2023		
3	SNOHOMISH COUNTY COUNCIL		
4	Snohomish County, Washington		
5			
6	ORDINANCE NO. 23-032		
7			
8	RELATING TO THE GROWTH MANAGEMENT ACT; CONCERNING BUILDING		
9	SEPARATION, AMENDING SECTION 30.23.300 OF THE SNOHOMISH COUNTY CODE		
LO			
L1	WHEREAS, Revised Code of Washington (RCW) 36.70A.130 directs counties planning		
L2	under the Growth Management Act (GMA) to consider amendments and revisions to the GMA		
L3	Comprehensive Plan (GMACP) or development regulations on a regular basis; and		
L4			
L5	WHEREAS, the Snohomish County Council ("County Council") has determined that the		
L6	consideration of the proposed amendments and revisions to the development regulations in title		
L7	30 of the Snohomish County Code (SCC) related to building separation would be consistent		
L8	with the GMA planning goals in RCW 36.70A.020 and the County GMACP.		
L9			
20	WHEREAS, amendments to SCC 30.23.300 to clarify the building separation		
21	requirements for one-, two- and three-story single-family and duplex structures in the Multiple		
22	Residential (MR) and Low Density Multiple Residential (LDMR) zones will improve fire safety		
23	and emergency response to those homes; and		
24	WILEDEAG B		
25	WHEREAS, on December 13, 2022, the Snohomish County Planning Commission		
26	("Planning Commission") was briefed by Snohomish County Planning and Development		
27	Services (PDS) staff about the proposed code amendments contained in this ordinance; and		
28	W/UEDEAO (I. DI		
29	WHEREAS, the Planning Commission held a public hearing on January 24, 2023, to		
30	receive public testimony concerning the proposed code amendments and recommend adoption		
31	of the amendments contained in this ordinance, as shown in its approval letter dated February		
32	10, 2023; and		
33	WITEDEAC on two 7 2000 the County Council held a multiple beauting offer		
34	WHEREAS, on June 7, 2023, the County Council held a public hearing after		
35	proper notice to receive public testimony and consider the entire record related to the code		
36	amendments contained in this ordinance; and		
37	VALLEDE AC. following the multiple popular, the County Council deliberated on the code		
38	WHEREAS, following the public hearing, the County Council deliberated on the code		
39	amendments contained in this ordinance;		
10	NOW THEREODE DE IT ORDAINED.		
11 12	NOW, THEREFORE, BE IT ORDAINED:		
12	Section 1. The County Council adopte the following findings in support of this and increase.		
13 14	Section 1. The County Council adopts the following findings in support of this ordinance:		
14 15	A. The foregoing recitals are adepted as findings as if set forth in full herein		
15	A. The foregoing recitals are adopted as findings as if set forth in full herein.		

- B. This ordinance amends SCC 30.23.300 to clarify the building separation requirements in the LDMR and MR zones. In particular, the amendments will:
  - Clarify that a minimum building separation of 10 feet is required for one-story and two-story single-family detached, single-family attached, and duplex structures in the LDMR and MR zones through the creation of a new subsection that is inclusive of those structures.
  - 2. Describe when a reduction in the 15-foot building separation requirement for three-story single-family detached, single-family attached, and duplex structures in the LDMR and MR zones with side yard ingress/egress is allowed by rearranging the section and repealing one subsection.
  - 3. Include an oxford comma separating the list of residential structures in the title and code section to improve readability.
- C. This ordinance is consistent with the record.
  - 1. Prior to 2012, there was a minimum building separation for developments of all stories. Amended Ordinance No. 12-049 added SCC 30.23.300 to include the building separation requirements for single-family detached, single-family attached, and duplex structures in the LDMR and MR zones, but only for three-story buildings with side yard ingress/egress, which has resulted in unclear building separation requirements for one-story and two-story homes.
  - 2. The amendments to SCC 30.23.300 create two sections to clarify that all single-family detached, single-family attached, and duplex structures in the LDMR and MR zones, regardless of story size, will require a minimum building separation of 10 feet except that certain three-story structures require separation of 15 feet under SCC 30.23.300(2).
  - 3. SCC 30.23.300(2) currently includes an allowance to reduce building separation for three-story buildings if the topography allows firefighters to reach ladders at a safe angle that has proven to be impractical because fences allowed on such lots up to eight feet high without a permit can hinder the safe placement of a fire ladder regardless of site topography.
  - 4. The amendment to SCC 30.23.300(2)(b) repeals the reduced building separation allowance for three-story buildings when the site topography can provide the necessary geometric prism for firefighters to set a ladder reaching the third-story side yard window at no greater than a 75-degree angle.
  - 5. Clarification on the building height separation requirements for three-story structures in the LDMR and MR zones will increase the ease and safety of window access by firefighters in emergency response and slow the spread of fire during a fire event.

December 5, 2022.

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47 ORDINANCE NO. 23-032

4. The public participation process used in the adoption of this ordinance complies with all applicable requirements of the GMA and the SCC.

5. The Washington State Attorney General last issued an advisory memorandum, as required by RCW 36.70A.370, in September of 2018 entitled Advisory Memorandum and Recommended Process for Evaluating Proposed Regulatory and Administrative Actions to Avoid the Unconstitutional Takings of Private Property to help local governments avoid the unconstitutional taking of private property. The process outlined in the State Attorney General's 2018 advisory memorandum was used by the County in objectively evaluating the regulatory changes proposed by this ordinance.

Section 2. The County Council makes the following conclusions:

- A. The amendments proposed by this ordinance comply with the GMA.
- B. The amendments proposed by this ordinance comply with the GMACP.
- C. The County has complied with all SEPA requirements with respect to this non-project action.
- D. The public participation process used in the adoption of this ordinance complies with all applicable requirements of the GMA and title 30 SCC.
- E. The amendments proposed by this ordinance do not result in an unconstitutional taking of private property for a public purpose.
- Section 3. The Snohomish County Council bases its findings and conclusions on the entire record of the County Council, including all testimony and exhibits. Any finding, which should be deemed a conclusion, and any conclusion which should be deemed a finding, is hereby adopted as such.
- Section 4. Snohomish County Code Section 30.23.300, added by Amended Ordinance No. 12-049 on October 3, 2012, is amended to read:
- 30.23.300 Building separation for single-family detached, single-family attached, and duplex structures constructed in the LDMR and MR zones.
- (1) Single-family detached, single-family attached, and duplex structures in the LDMR and MR zones shall have a minimum building separation of 10 feet except as otherwise required by SCC 30.23.300(2).
- (((1))) (2) Single-family detached, single-family attached, and duplex structures in the LDMR and MR zones with a third-story side yard ingress/egress window ((in the MR and LDMR zones)) shall have a minimum of 15 feet building separation ((-)), provided that building separation may be reduced to 10 feet when:

1	(((2) Building separation may be reduced to	o 10 feet when:))	
2 3	(a) The dwelling units are equipped	with approved NFPA 13D automatic sprinkler	
4	systems; or		
5	- <b>,</b>		
6 7	(b) ((The topography of the particular site can provide the necessary geometric prism for firefighters to set a ladder reaching the third-story side yard ingress/egress window at no greater		
8	than a 75-degree angle; or))		
9			
10	(( <del>(c)</del> )) The dwelling unit boundaries	are drawn with a "zero lot line" on one side of the	
11	unit.		
12			
13	Section 5 Severability and Savings	s. If any section, sentence, clause, or phrase of this	
14	ordinance shall be held to be invalid by the Growth Management Hearings Board (Board), or		
15	unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall		
16	not affect the validity or constitutionality of any other section, sentence, clause, or phrase of this		
17	ordinance. Provided, however, that if any section, sentence, clause, or phrase of this ordinance		
18	is held to be invalid by the Board or court of competent jurisdiction, then the section, sentence,		
19	clause, or phrase in effect prior to the effective date of this ordinance shall be in full force and		
20	effect for that individual section, sentence, clause, or phrase as if this ordinance had never been		
21	adopted.		
22	adoptod.		
23	PASSED this 7th day of June, 2023.		
24	. Alecas and Far day of carre, 2020.		
25		SNOHOMISH COUNTY COUNCIL	
26		Snohomish County, Washington	
27		<u>Jared Wead</u> Suncil Chair	
28		Jared Mead	
29		/buncil Chair	
30	ATTEST:		
31	1 . 0		
32	Lisa Campfield		
33	Asst. Clerk of the Council		
34	(a) ADDDOVED	DATE: June 13, 2023	
35	(x) APPROVED	DATE:	
36	() EMERGENCY	But	
37	( ) VETOED	County Eventure	
38		County Executive	
39	ATTEST:		
40	ATTEST.		
41 42	Melissa Geraghty		
	- Trouble general		
43 44	Approved as to form only:		
44 45	Approved as to form only.		
46	03/23/2023		
47	Deputy Prosecuting Attorney		
	, ,		

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**EXHIBIT #** 3.5.006

**FILE** ORD 23-032

## STATE OF WASHINGTON DEPARTMENT OF COMMERCE

1011 Plum Street SE • PO Box 42525 • Olympia, Washington 98504-2525 • (360) 725-4000 www.commerce.wa.gov

06/27/2023

Ms. Lisa Campfield Assistant Clerk of the Council Snohomish County 3000 Rockefeller Ave. Everett, WA 98201

Sent Via Electronic Mail

Re: Snohomish County--2023-S-6205--Notice of Final Adoption

Dear Ms. Campfield:

Thank you for sending the Washington State Department of Commerce the Notice of Final Adoption as required under RCW 36.70A.106. We received your submittal with the following description.

Adopted Ordinance 23-032 concerning building separation, amending Section 30.23.300 of the county code.

We received your submittal on 06/27/2023 and processed it with the Submittal ID 2023-S-6205. Please keep this letter as documentation that you have met this procedural requirement.

If you have any questions, please contact Growth Management Services at reviewteam@commerce.wa.gov, or call Ted Vanegas, (360) 725-2778.

Sincerely,

Review Team Growth Management Services

Page: 1 of 1

#### **Everett Daily Herald**

## **EXHIBIT** # <u>3</u>.5.007

SNOHOMISH COUNTY COUNCIL

FILE ORD 23-032

#### **Affidavit of Publication**

State of Washington } County of Snohomish

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in Snohomish County, Washington and is and always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH979122 ORDINANCE 23-032 as it was published in the regular and entire issue of said paper and not as a supplement form thereof for a period of 1 issue(s), such publication commencing on 06/21/2023 and ending on 06/21/2023 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount the fee for such publication is \$62.35.

Subscribed and sworn before me on this

day of

Notary Public in and for the State of

Washington.

Snohomish County Planning | 14107010 LISA CAMPFIELD

#### SNOHOMISH COUNTY COUNCIL

**ELECTRONIC COPY RECEIVED** 

DATE: 06/30/23 ___{Time} _11:30 a.m.

Linda Phillips Notary Public State of Washington Appointment Expires 8/29/2025 Commission Number 4417

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington
NOTICE IS HEREBY GIVEN, that on June 7, 2023, the
Snohomish County Countil adopted Ordinance No. 23-032, which
shall be effective June 23, 2023.
A summary of the ordinance is as follows:
ORDINANCE NO. 23-032.
RELATING TO THE GROWTH MANAGEMENT ACT,
CONCERNING BUILDING SEPARATION, AMENDING SECTION
30,23,300 OF THE SNOHOMISH COUNTY CODE
Sections 1-3, Adopt recitals, findings, conclusions, and states that
the Snohomish County Council bases its decision on the entire
record.
Section 4, Amends SCC 30,23,300 to add a ten-foot building
separation requirement for one-story and two-story single-family
detached, single-family attached, and duplex structures in the Low
Density Multiple Residential (LOMR) and Multiple Residential (MR)
zones. Amendment also clarifies when the required 15-foot
separation can be reduced to ten-feet in certain three-story
buildings.
Section 5, Provides a standard severability and savings clause.
State Environmental Policy Act; State Environmental Policy Act
(SEPA), chapter 43,21C RCW, requirements with respect to this
non-project action have been satisfied through the completion of
an environmental checklist and the issuance of a determination of
non-significance on December 5, 2022.
Where to Get Copies of the Ordinance: Copies of the full ordinance
and other documentation are available upon request by calling the
County Council Office at (425) 388-3494, 1-(800) 562-4367x3494,
TDD (425) 388-3700 or by emailing contact council@snoco. 2016
Website Access: This ordinance and other documents can be
accessed through the Council websites at:

https://snohomish.legistar.com/Calendar.aspx or
http://www.snohomish.countywa.gov/2134/County-HearingsCalendar.

DATED this 14th day of June 2023.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington
18/Lisa Campfield
Asst. Clerk of the Council

Published: June 21, 2023.

FDH979122

#### **Everett Daily Herald**

#### **Affidavit of Publication**

State of Washington }
County of Snohomish } ss

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH979117 ORDINANCE 23-032 as it was published in the regular and entire issue of said paper and not as a supplement form thereof for a period of 1 issue(s), such publication commencing on 06/21/2023 and ending on 06/21/2023 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount of the fee for such publication is \$31.90.

Subscribed and sworn before me on this

26 day of

2023

Notary Public in and for the State of

Washington.

Snohomish County Planning | 14107010 LISA CAMPFIELD

#### SNOHOMISH COUNTY COUNCIL

EXHIBIT # 3.5.008

FILE ORD 23-032

#### **SNOHOMISH COUNTY COUNCIL**

**ELECTRONIC COPY RECEIVED** 

DATE: 06/30/23 Time 11:30 a.m.

Linda Phillips Notary Public State of Washington My Appointment Expires 8/29/2025 Commission Number 4417

SNOHOMISH COUNTY COUNCIL
SNOHOMISH COUNTY, WASHINGTON
NOTICE IS HEREBY GIVEN under the Growth Management
Act, RCW 36.70A.290 that the Snohomish County Council took the
action described in (1) below on June 7, 2023

1. Description of agency action: Approval of Ordinance No. 23032.

2. Description of proposal: RELATING TO THE GROWTH
MANAGEMENT ACT, CONCERNING BUILDING
SEPARATION, AMENDING SECTION 30.23.300 OF THE
SNOHOMISH COUNTY CODE

3. Documentation is available electronically upon request by
calling the Snohomish County Council Office at (425) 3883494, 1-800-562-4367 x3494, TDD 1-800-877-8339 or
e-mailing to Contact Council@snoco.org.
4. Name of agency giving notice: Snohomish County Council
5. This notice is filed by: Lisa Campfield
Asst. Clerk of the Council

Date: June 14, 2023 107010 Published: June 21, 2023.

EDH979117