1 APPROVED: 2/19/2025 2 EFFECTIVE: 3/01/2025 3 4 SNOHOMISH COUNTY COUNCIL 5 SNOHOMISH COUNTY, WASHINGTON 6 7 ORDINANCE NO. 25-004 8 9 10 RELATING TO THE SNOHOMISH COUNTY FLOOD DAMAGE REDUCTION GRANT 11 PROGRAM: AWARDING THE SNOHOMISH COUNTY PROGRAM FUNDS AND 12 AUTHORIZING THE EXECUTIVE TO EXECUTE INTERLOCAL AGREEMENTS WITH 13 GRANT RECIPIENTS REGARDING THE EXPENDITURE OF GRANT FUNDS 14 15 WHEREAS, chapter 85.38 RCW allows local communities to create special 16 17 purpose districts to provide diking, drainage and/or flood control facilities and services; 18 19 20 WHEREAS, special purpose flood control districts have been formed under chapter 85.38 RCW within Snohomish County, including Snohomish County Dike 21 22 Improvement District No. 1, French Slough Flood Control District, and Marshland Flood 23 Control District; and 24 25 WHEREAS, for purposes of this ordinance the Snohomish County Dike Improvement District No. 1. French Slough Flood Control District, and Marshland Flood 26 27 Control District shall be collectively referred to as the "Districts"; and 28 29 WHEREAS, the Districts manage their respective flood control and protection facilities to improve the farming and use of agricultural land along Snohomish County 30 31 rivers and to drain flood waters after major floods; and 32 WHEREAS, certain facilities owned, operated and/or maintained by the Districts 33 34 located within Snohomish County and providing benefits to Snohomish County roads and 35 lands recently suffered damage from severe weather events; and 36 37 WHEREAS, the Snohomish County Council ("County Council") recognizes the 38 importance of repairing damages to the various flood control and protection facilities that 39 are owned, operated and/or maintained by the Districts; and 40 41 WHEREAS, as a part of Snohomish County's 2024 Budget for the Division of Surface Water Management (SWM) of the Department of Conservation and Natural 42 43 Resources, the County Council established a Snohomish County Flood Damage 44 Reduction Grant Program (the "Program") having a total funding amount of One Hundred Eighty Thousand Dollars (\$180,000) (the "Grant Funds"); and 45 46

WHEREAS, SWM solicited and accepted applications requesting a portion of the Grant Funds for use in proposed projects to repair flood control facilities; and

WHEREAS, SWM received and reviewed three applications requesting some or all of the Grant Funds for use in proposed projects for flood management facilities as described in Exhibit A; and

WHEREAS, SWM recommends awarding the \$180,000 available in Grant Funds to the three Districts that applied as described in <u>Exhibit A</u> attached hereto; and

WHEREAS, chapter 39.34 RCW, the Interlocal Cooperation Act, allows local governmental entities to make efficient use of their resources by cooperating with each other on a basis of mutual advantage to meet the needs of local communities; and

WHEREAS, the Interlocal Agreements with Snohomish County Dike Improvement District No. 1 and French Slough Flood Control District authorize the Director of the Snohomish County Department of Conservation and Natural Resources to approve and execute a written amendment with those districts to extend or renew each Interlocal Agreement for up to one additional one year term; and

WHEREAS, the County Council held a public hearing on February 19, 2025, to hear public comment and consider (i) approving the recommendation of SWM, (ii) authorizing the distribution of the Grant Funds, and (iii) authorizing the Snohomish County Executive ("County Executive") to execute Interlocal Agreements with the Districts regarding the expenditure of the Grant Funds.

NOW, THEREFORE, BE IT ORDAINED:

Section 1. The County Council hereby adopts the foregoing recitals as findings of fact and conclusions as if set forth in full herein.

Section 2. The County Council approves the recommendation of SWM for the Snohomish County Flood Damage Reduction Grant Program regarding the distribution of the Grant Funds and authorizes the distribution of those funds in the manner described in Exhibit A hereto.

Section 3. The County Council authorizes the County Executive to execute the Interlocal Agreement Between Snohomish County and Snohomish County Dike Improvement District No. 1 for Flood Damage Reduction in the form set forth as Exhibit B hereto.

Section 4. The County Council authorizes the County Executive to execute the Interlocal Agreement Between Snohomish County and the French Slough Flood Control District for Flood Damage Reduction in the form set forth as <u>Exhibit C</u> hereto.

1 2		authorizes the County Executive to execute the sish County and the Marshland Flood Control
3	District for Flood Damage Reduction in the	
4	•	
5		
6	PASSED this 19th day of February	y, 2025.
7	•	
8		
9		SNOHOMISH COUNTY COUNCIL
10	ATTEST:	Snohomish County, Washington
11 12	Maleunlas	N Nel
13	Deputy Clerk of the Council	Council Chair
14	Bopaty Glork of the Gourion	
15		
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17	(X) APPROVED	DATE: February 19, 2025
18	()	
19	() EMERGENCY	
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21	() VETOED	
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23		County Executive
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25	ATTEST: <u>Melissa Geraghty</u>	
26		
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29	Approved as to form only:	
30	Richmond, Digitally signed by Richmond Christina	
31	Christina Date: 2024.12.17	
32	00.01.40 -00 00	
33	Deputy Prosecuting Attorney	
34		

EXHIBIT A TO ORDINANCE NO. 25-004

2024 Snohomish County Flood Damage Reduction Grant Program Award Recommendations

[See Attached]

EXHIBIT A

Committee Recommendations

November 26th, 2024

Members

Evan Russell, Snohomish County Department of Conservation and Natural Resources Joshua Monaghan, Snohomish County Department of Conservation and Natural Resources

Purpose of the Committee

The purpose of the committee is to review the applications submitted for Snohomish County Flood Damage Reduction Grant Program funds; and to reach agreement on the distribution of these funds, which total \$180,000. This amount was elevated from the normal Flood Damage Reduction Grant annual amount due to a return of \$80,000 of funds.

Qualifications and Criteria

Grant applications had been sent out to all committee members prior to meeting. Information on qualifications and criteria was also available as a handout distributed in the meeting packet, and is summarized as follows:

- Eligibility Jurisdictions who were awarded funds in the previous year must have successfully complied with the following:
 - Obtained all required permits and easements for the project and complied with all the permit conditions.
 - Allowed county staff to inspect the final project.
 - Submitted documentation of project expenses and completion within three months of completing project.
- Criteria for evaluating applications
 - o Submitted by an entity that is an eligible special purpose district under state law.
 - Project must have public benefit to County roads. Subcategories under this include: public infrastructure protected, habitat design elements, number of citizens protected, and acres of land protected
 - o Projects should address the repair and maintenance of flood control structures.
 - Projects must be consistent with the specific river basin Comprehensive Flood Control Management Plan recommendations.
 - Consideration should be given to the financial need of the applicant and to the existing level of flood protection at the proposed project site.

2024 Applications Received, Discussion and Evaluation

The committee originally consisted of three Snohomish County employees, however in the interest of dispersing an already tardy grant cycle, a meeting with two members had to suffice. Members reviewed the applications, discussed the merits of each project and each District's history of participation in the Grant Program.

Project selection and grant awards

Committee consensus is one of the main elements in selecting projects in the program. All committee members agreed that the projects met the criteria as outlined above and all were moved forward for funding consideration. Given the wording of the 2024 FDRG application, eligible projects from each district were selected to be awarded until award funding was depleted. When selecting between multiple eligible projects from a jurisdiction, those projects that best fulfilled the objectives of the Flood Damage Reduction Grant were chosen.

Recommended amounts for award:

District	Pro	oject Cost	<u>Project</u>	(Frant Ask	<u>Award</u>	<u>Match</u>
DD #1	\$	60,000	Pump reservoir	\$	50,000	\$ 50,000	\$ 12,500
Project #1			repairs				
DD #1	\$	81,250	Purchase used	\$	65,000	\$ 0	\$ 0
Project #2			excavator				
FSFCD	\$	100,000	Drainage ditch	\$	80,000	\$ 80,000	\$ 20,000
Project #1			maintenance				
FSFCD	\$	43,750		\$	35,000	\$ 0	\$ 0
Project #2			Levee mowing				
MFCD	\$	253,000	District cost share of		Up to	\$ 50,000	\$ 12,500
			Corps repairs to	\$	180,000		
			Marshland Levee				

EXHIBIT B TO ORDINANCE NO. 25-004

Interlocal Agreement Between Snohomish County and Snohomish County Dike Improvement District No. 1 for Flood Damage Reduction

[See Attached]

INTERLOCAL AGREEMENT BETWEEN SNOHOMISH COUNTY AND SNOHOMISH COUNTY DIKE IMPROVEMENT DISTRICT NO. 1 FOR FLOOD DAMAGE REDUCTION

This INTERLOCAL AGREEMENT BETWEEN SNOHOMISH COUNTY AND SNOHOMISH COUNTY DIKE IMPROVEMENT DISTRICT NO. 1 FOR FLOOD DAMAGE REDUCTION (this "Agreement") is made and entered into by and between Snohomish County, a political subdivision of the State of Washington (the "County"), and Snohomish County Dike Improvement District No. 1, a special purpose district organized under chapter 85.38 RCW (the "District").

RECITALS

WHEREAS, the District manages its facilities to improve the farming and use of agricultural land along the Snohomish River to drain flood waters after major floods; and

WHEREAS, the District as part of its ongoing repair and maintenance program needs to finalize repairs to its facilities as described herein; and

WHEREAS, the District and the County recognize the value of repairing damages to District facilities to maintain flood protection to homes, farms and County roads; and

WHEREAS, the County has established a Flood Damage Reduction Grant Program and approved a total funding amount of One Hundred Eighty Thousand Dollars (\$180,000) (the "Grant Funds") in the 2024 Surface Water Management Budget to benefit flood management in Snohomish County; and

WHEREAS, Surface Water Management publicized the existence of the Flood Damage Reduction Grant Program and solicited and accepted applications requesting a portion of the Grant Funds for use in proposed flood management projects; and

WHEREAS, the District submitted an application to Surface Water Management requesting Grant Funds for use in the Ebey Island Pump Rebuild at the estimated cost of Fifty Thousand Dollars (\$50,000); and

WHEREAS, after evaluating all applications submitted for the Grant Funds, Surface Water Management has recommended allocating Grant Funds to the District in the amount of Fifty Thousand Dollars (\$50,000) to support the District's proposed project; and

WHEREAS, the County Council has, through Ordinance No. 25-004, approved Surface Water Management's recommendations and authorized the County Executive to execute this Agreement; and

WHEREAS, pursuant to chapter 39.34 RCW, each of the parties is authorized to enter into an Interlocal agreement with the other.

NOW, THEREFORE, the County and the District agree as follows:

AGREEMENT

I. <u>Responsibilities of the Parties:</u>

A. Snohomish County:

- 1. The County agrees to contribute Fifty Thousand Dollars (\$50,000) (the "Contribution"), as specified in Table 1, of the Grant Funds to the District to be used for the following project:
 - a. <u>Ebey Island Pump Rebuild</u>, as described in the District's application submitted to Surface Water Management, a copy of which is attached hereto as Exhibit A.

Table 1 – Project Funding

Project	Project Cost	Grant Request	Grant Award	Required Match
Ebey Island Pump	\$50,000	\$50,000	\$50,000	\$12,500
Rebuild				
TOTAL	\$50,000	\$50,000	\$50,000	\$12,500

2. The County will reimburse the District for work accomplished pursuant to this Agreement. The County shall provide reimbursement within thirty (30) days of receipt of a detailed written invoice, provided the invoice clearly identifies work performed, and costs incurred relating to the work specified in Exhibit A.

B. Snohomish County Dike Improvement District No. 1:

- 1. The District, as owner of the flood control facilities at issue, agrees to act as the project manager and to enter into all necessary contracts to ensure performance under the agreement.
- 2. The District agrees to pay for all costs associated with the project, including, but not limited to, purchase, design, engineering, survey, environmental studies, and mitigation.
- 3. The District agrees to acquire all permits necessary to perform the work.
- 4. The District agrees, upon completion of the project, to provide to the County an itemized invoice for the District's total work. The invoice shall include copies of receipts for labor, materials, contractors, consultants and equipment which clearly shows the expenditure in an amount which meets or exceeds the grant award amount plus the required matching contribution (and/or in-kind Labor having an equivalent value) by the District as specified in Table 1. Invoices shall be provided no later than 3 months after the project is complete.

- 5. The District agrees to allow County staff to inspect the completed project.
- 6. To maintain future eligibility for County grant funding, the District agrees to include project elements specified by the Snohomish County Department of Planning and Development Services for permit issuance.
- 7. Should the District fail to complete the project without good cause, the District agrees that such failure may make the District ineligible to receive future grant funds.
- 8. The District agrees to retain public records associated with this Agreement consistent with the Public Records Act, chapter 42.56 RCW.
- 9. The District shall maintain records pursuant to this Agreement in accordance with generally accepted accounting principles and practices consistently applied. The District's records shall be available for inspection and audit by the County, the State Auditor, federal auditors, and any persons duly authorized by the parties. The District shall preserve and make such records available to said parties until expiration of six (6) years from the date of final payment under this Agreement.

II. Effectiveness and Duration:

- A. As provided by RCW 39.34.040, this Agreement shall take effect when it has: (i) been duly executed by both Parties, and (ii) either filed with the County Auditor or posted on the County's Interlocal Agreements website.
- B. The Agreement shall terminate on December 31, 2025, PROVIDED however, that the term of this Agreement may be extended or renewed for up to one (1) additional one (1) year term, at the sole discretion of the County through a written amendment as specified in Section III below. The County's obligations after December 31, 2025, are contingent upon local legislative appropriation of necessary funds in accordance with applicable laws and the Snohomish County Charter.

III. Amendments, Extension or Termination:

- A. This Agreement may not be modified or amended in any manner except by a written document signed by both parties; PROVIDED, that the County Director of Conservation and Natural Resources and the District Commissioner may approve and execute a written amendment to extend or renew this Agreement for up to one (1) additional one (1) year term.
- B. Either party may terminate this Agreement at any time, with or without cause, upon providing not less than thirty (30) days advanced written notice to the other party. The termination notice shall specify the date on which the Agreement shall terminate.

IV. Integration Clause:

There are no verbal or other agreements which modify this document.

V. <u>Compliance with Law:</u>

The parties, in the performance of this Agreement agree to comply with all applicable local, state, and/or federal laws and ordinances applicable to the activities contemplated herein.

VI. <u>Severability:</u>

Should any part, term or provision of this Agreement be determined by a court of competent jurisdiction to be invalid, the remainder of this Agreement shall not be affected, and the same shall be continued in full force and effect.

VII. Notices:

All notices required to be given under this Agreement shall be delivered to the parties at the addresses listed below. Notices sent by registered mail shall be deemed served when deposited in the U.S. mail.

Snohomish County Dike Improvement District No. 1 3914 52nd St SE Everett, WA 98201 Attn: Maria Foster, Secretary

Snohomish County Dept. of Conservation and Natural Resources Surface Water Management Division 3000 Rockefeller Ave, M/S 303 Everett, WA 98201-4046

Attn: Director

VIII. Hold Harmless and Indemnification:

To the maximum extent permitted by law and except to the extent caused by the gross negligence or willful misconduct of the County or its agents, representatives, or employees, the District shall indemnify and hold harmless the County, its officers, officials, agents and employees, from and against any and all suits, claims, actions, losses, costs, penalties and damages of whatsoever kind or nature arising out of any act or omission of the District, its agents, representatives, employees, and invitees in connection with this Agreement. In addition, the District shall assume the defense of the County and its officers and employees in all legal or claim proceedings arising out of or in connection with its indemnification obligations hereunder and shall pay all defense expenses, including reasonable attorney's fees, expert fees and costs incurred by the County on account of such litigation or claims. This indemnification obligation shall include, but is not limited to, all claims against the County by an employee or former employee of the District, and District, by mutual negotiation, expressly waives all immunity and limitation on liability, as respects the

County only, under any industrial insurance act or other employee benefit act of any jurisdiction.

IX. <u>Insurance Requirements:</u>

The District shall procure and maintain for the duration of this Agreement, insurance against claims for injuries to persons or damages to property which may arise from, or in connection with exercise of the rights and privileges granted by this Agreement to the District, its agents, representatives, employees/subcontractors. The cost of such insurance shall be paid by the District.

A. <u>Minimum Scope and Limits of Insurance:</u>

General Liability: Insurance Services Office Form No. CG 00 01 Ed. 11-88, covering COMMERCIAL GENERAL LIABILITY with limits no less than \$1,000,000 combined single limit per occurrence for bodily injury, personal injury, and property damage.

B. Other Insurance Provisions:

Coverage shall be written on an "Occurrence" form.

The insurance policies required in this Agreement are to contain or be endorsed to contain the *Snohomish County*, its officers, elected officials, agents and employees as additional insureds as respects liability arising out of activities performed by or on behalf of the District in connection with this Agreement.

C. Verification of Coverage

The District shall furnish the County with a certificate of insurance and endorsement(s) required by this Agreement.

X. Interlocal Cooperation Act.

This Agreement is made and entered into under the authority of chapter 39.34 RCW, the Interlocal Cooperation Act. The purpose of this Agreement is to assist the District with needed repairs to flood control structures that provide protection to public infrastructure and private properties. Each party to this Agreement shall designate an individual (an "Administrator"), which may be designated by title or position, to oversee and administer the party's participation in this Agreement. The parties' initial Administrators shall be the individuals specified in Section VII above. Either party may change its Administrator at any time by delivering written notice of the party's new Administrator to the other party. The parties agree that no separate legal or administrative entities are necessary in order to carry out this Agreement. Any real or personal property used by either party in connection with this Agreement will be acquired, held, and disposed of by that party in its discretion, and the other party will have no joint or other interest herein.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date of the last party to sign.

THE COUNTY:

THE DISTRICT:

By Klein, Ken Date: 2025.02.20 16:03:25 -08'00'

Stanley Digitally signed by Stanley Rothfuss Date: 2024.11.20 19:15:14 -08'00'

County Executive

Ken Klein

Executive Director

Title: Commissioner

Approved as to Form:
Richmond, Digitally signed by Richmond, Christina

Christina

Digitally signed by Richmond, Christina

Date: 2024.11.18

08:42:10 - 08'00'

Deputy Prosecuting Attorney

Approved by Risk Management:

Barker, Sheila Sheila Date: 2024.11.27 06:52:33 -08'00'

Risk Management Designee

Exhibit A

SNOHOMISH COUNTY DIKE IMPROVEMENT DISTRICT NO. 1 2024 APPLICATION FOR FLOOD DAMAGE REDUCTION GRANT

FLOOD DAMAGE REDUCTION GRANT APPLICATION 2024

Name of Applicant Snohomish County Dike Improvement District No. 1 Date 0//24/2024
Mailing Address: 2415 40th St, Everett, WA 98201
Contact Person for Project Coordination Kim Henderson, Commissioner
Contact Phone Number: 425-508-2092 Contact E-mail: snohomishcountydikedistrict1@gmail.com
Location of Project (Attach Map): Sno. Co. Dike Improvement District No. 1 Pump House off 51st
Ave SE (see attached map), Ebey Island, Washington.
Scope of Project (Explain problem, project and benefits. Attach preliminary plans and photos.):
Ebey Island contains a vast network of drainage ditches designed to convey water from the
interior of the island to outside of its diking system. During floods, dike breaches, high tide events,
and winter and spring rainfall, it is often necessary for Diking District No. 1 to operate large pumps
to pump the water out of these ditches and into Deadwater Slough in order to lower water levels
on the interior of the island. Being able to pump water out of the interior of Ebey Island is vital to
the protection of our diking district residents, property, and wildlife. Ditches that are filled to
capacity cannot accept runoff from roads and fields. Without the pumps, water overflows out of
the ditches and onto public roadways, creating unsafe driving conditions and causing road closures.
Homeacres Road and 20th Street SE under the US-2 trestle are important, heavily traveled
alternative routes for traffic when there is congestion on US-2, US-204 and 20th Street SE at
Cavelero Hill. Homeacres Road is the only safe bicycle route from Everett to Snohomish.
Overflowing ditches cause water to stand on essential farmland, which damages crops, drowns
vegetation, and is detrimental for the health and grazing of livestock. Water that overflows out of
ditches can carry fish with it and displace wildlife. It disturbs soils and surface sediments that

eventually flow back into the ditches when the surface water drains, which plug them up, destroy
habitat and cause more maintenance work for the diking district.
One of our three pumps is currently worn out and in desperate need of rebuilding. It is
running at approximately only 20% efficiency and wastes a significant amount of electricity and
money to operate for the little benefit it provides. Having this pump essentially out of commission
puts undue strain on our other two pumps to keep up, which will increase wear and tear on them
and cause maintenance to be required sooner. This is our only submersible pump and also our
deepest reaching pump, and is therefore vital to pumping the drainage ditches to low levels. This
project entails lifting the pump up out of its housing, rebuilding, and re-installing. There is no
disturbance to surrounding fish, wildlife, or habitat.
By bringing our submersible pump back into working condition, we can more effectively
and quickly pump water out of the interior of Ebey Island. Maintaining low water levels in our
drainage ditches allows for proper surface water runoff that prevents hazardous driving conditions
and keep roads open, which would in turn save the Snohomish County Road Maintenance
Department time and money. Preventing flooding out of ditches would protect fish, wildlife and
their habitat. It also protects important lowland farming activities and WA Dept. of Fish and
Wildlife endeavors on Ebey Island.
Estimate of Project Cost: \$50,000 Applicant Grant Match: \$12,500
Work to be performed by: [Contractor] Owner District City Other
Required Project Permits. Please list, or attach, documentation of exemptions.
None necessary for this project.

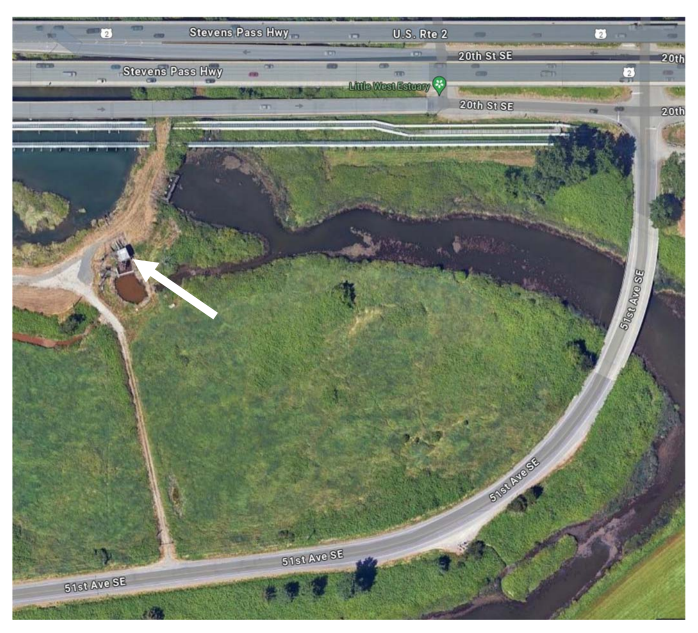
Estimated start date: <u>Immediately upon approval.</u>	
Estimated completion date: By October 31, 2024.	
Signature of Authorized Representative of Applicant:	Date: 7-25-24
Commissioner	
(Title)	
Attach additional pages as needed.	

Map of Ebey Island showing drainage ditches that DD1 is responsible for maintaining. Smith Island Rd Delta Spence Pine St Island Park 22nd St Riverside 204 Everett Ave Everett 20th St SE Ave Cavalero Rd 38th 5 38th St SE Lowell S 2nd Ave "rcial Ave 60th St SE

Map of Ebey Island showing county roads that are potentially impacted by overflowed ditches.



Aerial view showing location of pump station (arrow) in relation to US-2 trestle, 20th St SE and 51st Ave SE



Aerial view showing submersible pump (arrow) at DD1 pump station.

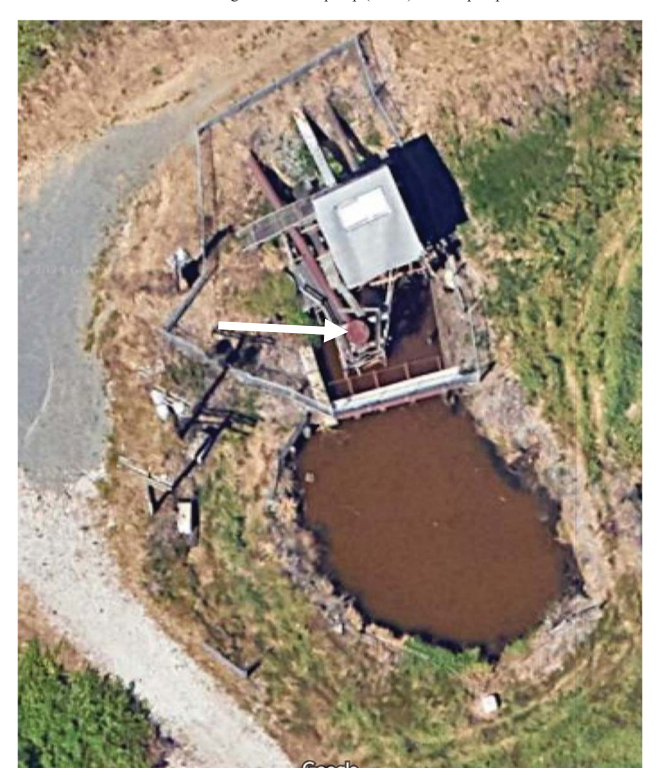


Photo of submersible pump housing (arrow) at DD1 pump station.

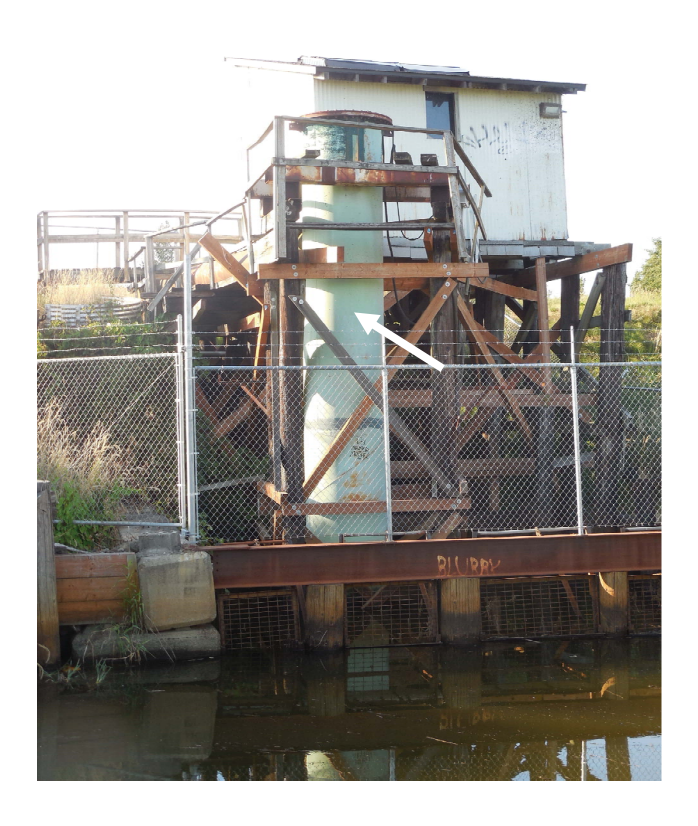


EXHIBIT C TO ORDINANCE NO. 25-004

Interlocal Agreement Between Snohomish County and Snohomish County French Slough Flood Control District for Flood Damage Reduction

[See Attached]

INTERLOCAL AGREEMENT BETWEEN SNOHOMISH COUNTY AND FRENCH SOUGH FLOOD CONTROL DISTRICT FOR FLOOD DAMAGE REDUCTION

This INTERLOCAL AGREEMENT BETWEEN SNOHOMISH COUNTY AND FRENCH SLOUGH FLOOD CONTROL DISTRICT FOR FLOOD DAMAGE REDUCTION (this "Agreement") is made and entered into by and between Snohomish County, a political subdivision of the State of Washington (the "County"), and French Slough Flood Control District, a special purpose district organized under chapter 85.38 RCW (the "District").

RECITALS

WHEREAS, the District manages its facilities to improve the farming and use of agricultural land along the Snohomish River to drain flood waters after major floods; and

WHEREAS, the District as part of its ongoing repair and maintenance program needs to finalize repairs to its facilities as described herein; and

WHEREAS, the District and the County recognize the value of repairing damages to District facilities to maintain flood protection to homes, farms and County roads; and

WHEREAS, the County has established a Flood Damage Reduction Grant Program and approved a total funding amount of One Hundred Eighty Thousand Dollars (\$180,000) (the "Grant Funds") in the 2024 Surface Water Management Budget to benefit flood management in Snohomish County; and

WHEREAS, Surface Water Management publicized the existence of the Flood Damage Reduction Grant Program and solicited and accepted applications requesting a portion of the Grant Funds for use in proposed flood management projects; and

WHEREAS, the District submitted an application to Surface Water Management requesting Grant Funds for use in Ditch Cleaning and Maintenance in Region #3 of the District at the estimated project cost of Eighty Thousand Dollars (\$80,000); and

WHEREAS, after evaluating all applications submitted for the Grant Funds, Surface Water Management has recommended allocating Grant Funds to the District in the amount of Sixty Thousand Dollars (\$60,000) to support the District's proposed project; and

WHEREAS, the County Council has, through Ordinance No. 25-004, approved Surface Water Management's recommendations and authorized the County Executive to execute this Agreement; and

WHEREAS, pursuant to chapter 39.34 RCW, each of the parties is authorized to enter into an Interlocal agreement with the other.

NOW, THEREFORE, the County and the District agree as follows:

AGREEMENT

I. Responsibilities of the Parties:

A. Snohomish County:

- 1. The County agrees to contribute Sixty Thousand Dollars (\$60,000) (the "Contribution"), as specified in Table 1, of the Grant Funds to the District to be used for the following project:
 - a. <u>Ditch Cleaning and Maintenance</u>, as described in the District's application submitted to Surface Water Management, a copy of which is attached hereto as Exhibit A.

Table 1 – Project Funding

Project	Project Cost	Grant Request	Grant Award	Required Match
Ditch Cleaning and	\$80,000	\$60,000	\$60,000	\$20,000
Maintenance				
TOTAL	\$80,000	\$60,000	\$60,000	\$20,000

2. The County will reimburse the District for work accomplished pursuant to this Agreement. The County shall provide reimbursement within thirty (30) days of receipt of a detailed written invoice, provided the invoice clearly identifies work performed, and costs incurred relating to the work specified in Exhibit A.

B. French Slough Flood Control District:

- 1. The District, as owner of the flood control facilities at issue, agrees to act as the project manager and to enter into all necessary contracts to ensure performance under the agreement.
- 2. The District agrees to pay for all costs associated with the project, including, but not limited to, purchase, design, engineering, survey, environmental studies, and mitigation.
- 3. The District agrees to acquire all permits necessary to perform the work.
- 4. The District agrees, upon completion of the project, to provide to the County an itemized invoice for the District's total work. The invoice shall include copies of receipts for labor, materials, contractors, consultants and equipment which clearly shows the expenditure in an amount which meets or exceeds the grant award amount plus the required matching contribution (and/or in-kind Labor having an equivalent value) by the District as specified in Table 1. Invoices shall be provided no later than 3 months after the project is complete.
- 5. The District agrees to allow County staff to inspect the completed project.

- 6. To maintain future eligibility for County grant funding, the District agrees to include project elements specified by the Snohomish County Department of Planning and Development Services for permit issuance.
- 7. Should the District fail to complete the project without good cause, the District agrees that such failure may make the District ineligible to receive future grant funds.
- 8. The District agrees to retain public records associated with this Agreement consistent with the Public Records Act, chapter 42.56 RCW.
- 9. The District shall maintain records pursuant to this Agreement in accordance with generally accepted accounting principles and practices consistently applied. The District's records shall be available for inspection and audit by the County, the State Auditor, federal auditors, and any persons duly authorized by the parties. The District shall preserve and make such records available to said parties until expiration of six (6) years from the date of final payment under this Agreement.

II. Effectiveness and Duration:

- A. As provided by RCW 39.34.040, this Agreement shall take effect when it has: (i) been duly executed by both Parties, and (ii) either filed with the County Auditor or posted on the County's Interlocal Agreements website.
- B. The Agreement shall terminate on December 31, 2025, PROVIDED however, that the term of this Agreement may be extended or renewed for up to one (1) additional one (1) year term, at the sole discretion of the County through a written amendment as specified in Section III below. The County's obligations after December 31, 2025, are contingent upon local legislative appropriation of necessary funds in accordance with applicable laws and the Snohomish County Charter.

III. Amendments, Extension or Termination:

- A. This Agreement may not be modified or amended in any manner except by a written document signed by both parties; PROVIDED, that the County Director of Conservation and Natural Resources and the District Commissioner may approve and execute a written amendment to extend or renew this Agreement for up to one (1) additional one (1) year term.
- B. Either party may terminate this Agreement at any time, with or without cause, upon providing not less than thirty (30) days advanced written notice to the other party. The termination notice shall specify the date on which the Agreement shall terminate.

IV. <u>Integration Clause:</u>

There are no verbal or other agreements which modify this document.

V. <u>Compliance with Law:</u>

The parties, in the performance of this Agreement agree to comply with all applicable local, state, and/or federal laws and ordinances applicable to the activities contemplated herein.

VI. Severability:

Should any part, term or provision of this Agreement be determined by a court of competent jurisdiction to be invalid, the remainder of this Agreement shall not be affected, and the same shall be continued in full force and effect.

VII. Notices:

All notices required to be given under this Agreement shall be delivered to the parties at the addresses listed below. Notices sent by registered mail shall be deemed served when deposited in the U.S. mail.

French Slough Flood Control District PO Box 553 Snohomish, WA 98290 Attn: Scott Lane, Manager

Snohomish County Dept. of Conservation and Natural Resources Surface Water Management Division 3000 Rockefeller Ave, M/S 303 Everett, WA 98201-4046

Attn: Director

VIII. Hold Harmless and Indemnification:

To the maximum extent permitted by law and except to the extent caused by the gross negligence or willful misconduct of the County or its agents, representatives, or employees, the District shall indemnify and hold harmless the County, its officers, officials, agents and employees, from and against any and all suits, claims, actions, losses, costs, penalties and damages of whatsoever kind or nature arising out of any act or omission of the District, its agents, representatives, employees, and invitees in connection with this Agreement. In addition, the District shall assume the defense of the County and its officers and employees in all legal or claim proceedings arising out of or in connection with its indemnification obligations hereunder and shall pay all defense expenses, including reasonable attorney's fees, expert fees and costs incurred by the County on account of such litigation or claims. This indemnification obligation shall include, but is not limited to, all claims against the County by an employee or former employee of the District, and District, by mutual

negotiation, expressly waives all immunity and limitation on liability, as respects the County only, under any industrial insurance act or other employee benefit act of any jurisdiction.

IX. <u>Insurance Requirements:</u>

The District shall procure and maintain for the duration of this Agreement, insurance against claims for injuries to persons or damages to property which may arise from, or in connection with exercise of the rights and privileges granted by this Agreement to the District, its agents, representatives, employees/subcontractors. The cost of such insurance shall be paid by the District.

A. Minimum Scope and Limits of Insurance:

General Liability: Insurance Services Office Form No. CG 00 01 Ed. 11-88, covering COMMERCIAL GENERAL LIABILITY with limits no less than \$1,000,000 combined single limit per occurrence for bodily injury, personal injury, and property damage.

B. Other Insurance Provisions:

Coverage shall be written on an "Occurrence" form.

The insurance policies required in this Agreement are to contain or be endorsed to contain the *Snohomish County*, its officers, elected officials, agents and employees as additional insureds as respects liability arising out of activities performed by or on behalf of the District in connection with this Agreement.

C. <u>Verification of Coverage</u>

The District shall furnish the County with a certificate of insurance and endorsement(s) required by this Agreement.

X. Interlocal Cooperation Act.

This Agreement is made and entered into under the authority of chapter 39.34 RCW, the Interlocal Cooperation Act. The purpose of this Agreement is to assist the District with needed repairs to flood control structures that provide protection to public infrastructure and private properties. Each party to this Agreement shall designate an individual (an "Administrator"), which may be designated by title or position, to oversee and administer the party's participation in this Agreement. The parties' initial Administrators shall be the individuals specified in Section VII above. Either party may change its Administrator at any time by delivering written notice of the party's new Administrator to the other party. The parties agree that no separate legal or administrative entities are necessary in order to carry out this Agreement. Any real or personal property used by either party in connection

with this Agreement will be acquired, held, and disposed of by that party in its discretion, and the other party will have no joint or other interest herein.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date of the last party to sign.

TH	E COUNTY:	
By_	Klein, Ken Ken Date:	lly signed by Klein, 2025.02.20 :54 -08'00'
-	County Executive	Ken Klein
		Executive Directo
Ch	proved as to Form: Chmond, Digitally sign Richmond, Date: 2024. 10:01:36 - 08	11.21 3'00'
1	outy Prosecuting Att	•
	proved by Risk Ma rker, Sheila Date: 2024.1	

Risk Management Designee

THE DISTRICT:

Michelle Digitally signed by Michelle Canfield Date: 2024.11.29 10:43:54 -08'00'

Title: _Chair

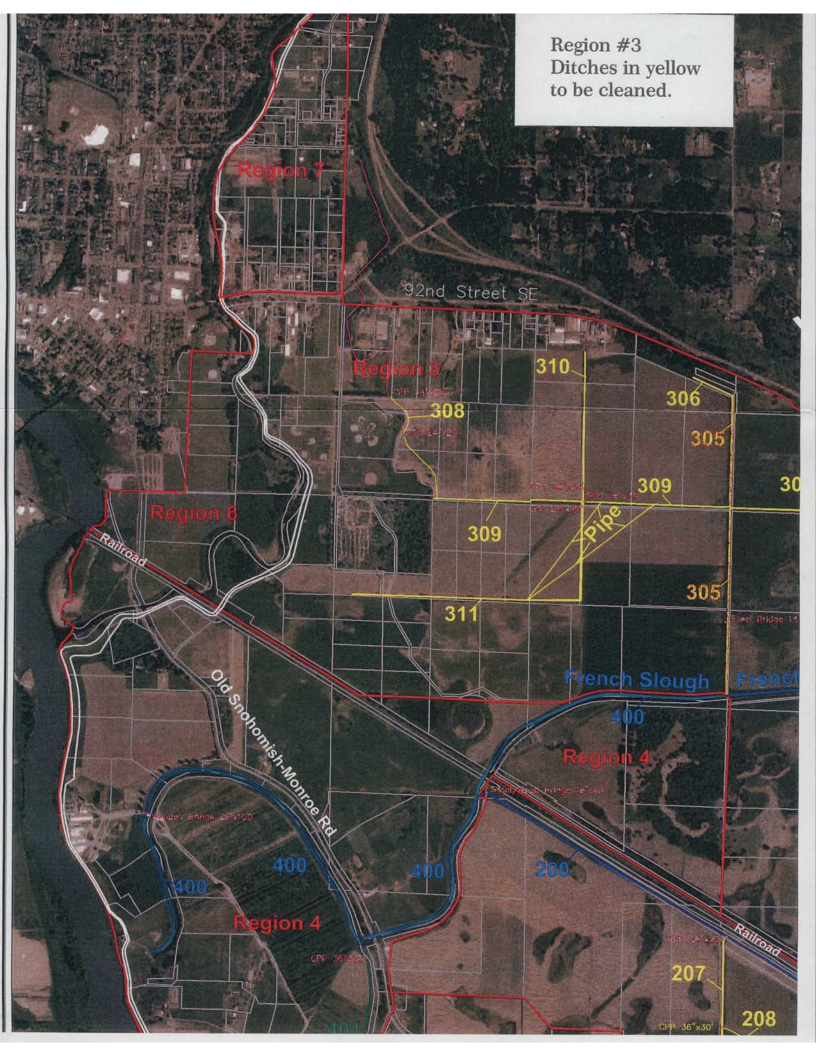
Exhibit A

FRENCH SLOUGH FLOOD CONTROL DISTRICT 2024 APPLICATION FOR FLOOD DAMAGE REDUCTION GRANT

FLOOD DAMAGE REDUCTION GRANT APPLICATION 2024

Name of Applicant French Slough Flood Control District Date 7 -11 -2024					
Mailing Address: PO Box 553					
Snohomish, WA. 98290					
Contact Person for Project Coordination Scott Lane - Manager					
Contact Phone Number: 425-422-3266 Contact E-mail: scottlane11t@gmail.com					
Location of Project (Attach Map): Region #3 of Flood Control District					
Scope of Project (Explain problem, project and benefits. Attach preliminary plans and photos.):					
DITCH CLEANING AND MAINTENANCE					
1 - Enhances fish movement and migration by removing Canary Grass and other					
undesirable weeds and grasses. 2 - Allows drainage - preventing flooding and potential					
road and property damages during the heavy rain season. 3 - Work done within the fish					
window using Best Management Practices including a wide slotted excavator bucket as					
shown in the attached photo.					
Estimate of Project Cost: \$80,000 Applicant Grant Match: \$20,000					
Work to be performed by: Contractor Owner District City Other					
Required Project Permits. Please list, or attach, documentation of exemptions.					
Permit Attached					
Estimated start date: July 2025 Estimated completion date: October 2025					
Signature of Authorized Representative of Applicant:					
Date:					
(Title)					

Attach additional pages as needed.





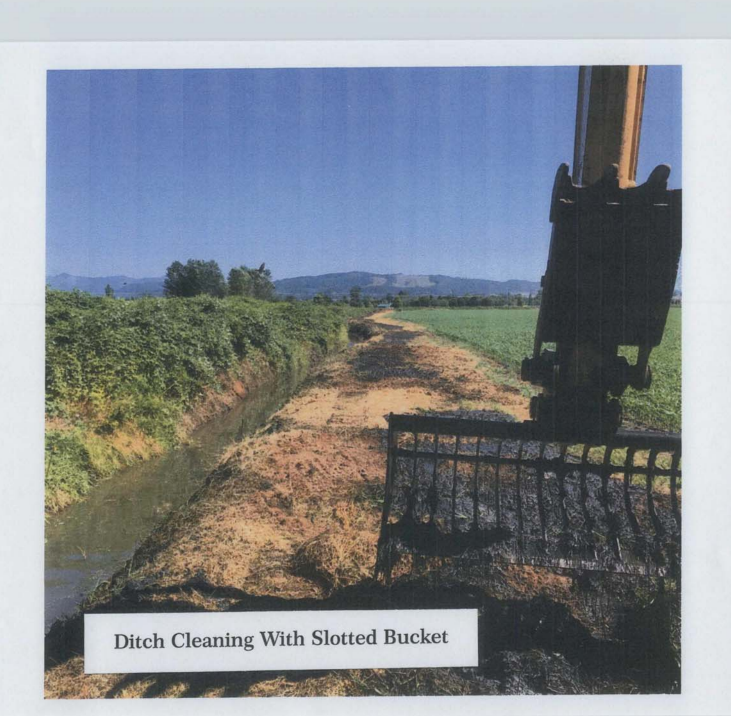


EXHIBIT D to ORDINANCE NO. 25-004

Interlocal Agreement Between Snohomish County and Snohomish County Marshland Flood Control District for Flood Damage Reduction

[See Attached]

INTERLOCAL AGREEMENT BETWEEN SNOHOMISH COUNTY AND MARSHLAND FLOOD CONTROL DISTRICT FOR FLOOD DAMAGE REDUCTION

This INTERLOCAL AGREEMENT BETWEEN SNOHOMISH COUNTY AND MARSHLAND FLOOD CONTROL DISTRICT FOR FLOOD DAMAGE REDUCTION (this "Agreement") is made and entered into by and between Snohomish County, a political subdivision of the State of Washington (the "County"), and Marshland Flood Control District, a special purpose district organized under chapter 86.09 RCW (the "District").

RECITALS

WHEREAS, the District manages its facilities to improve the farming and use of agricultural land along the Snohomish River to drain flood waters after major floods; and

WHEREAS, the District as part of its ongoing repair and maintenance program needs to finalize repairs to its facilities as described herein; and

WHEREAS, the District and the County recognize the value of repairing damages to District facilities to maintain flood protection to homes, farms and County roads; and

WHEREAS, the County has established a Flood Damage Reduction Grant Program and approved a total funding amount of One Hundred Eighty Thousand Dollars (\$180,000) (the "Grant Funds") in the 2024 Surface Water Management Budget to benefit flood management in Snohomish County; and

WHEREAS, Surface Water Management publicized the existence of the Flood Damage Reduction Grant Program and solicited and accepted applications requesting a portion of the Grant Funds for use in proposed flood management projects; and

WHEREAS, the District submitted an application to Surface Water Management requesting Grant Funds for use in the Levee Rehabilitation Project at the estimated cost of Two Hundred Fifty-Three Thousand Dollars (\$253,000); and

WHEREAS, after evaluating all applications submitted for the Grant Funds, Surface Water Management has recommended allocating Grant Funds to the District in the amount of Fifty Thousand Dollars (\$50,000) to support the District's proposed project; and

WHEREAS, the County Council has, through Ordinance No. 25-004, approved Surface Water Management's recommendations and authorized the County Executive to execute this Agreement; and

WHEREAS, pursuant to chapter 39.34 RCW, each of the parties is authorized to enter into an Interlocal agreement with the other.

NOW, THEREFORE, the County and the District agree as follows:

AGREEMENT

I. Responsibilities of the Parties:

A. Snohomish County:

- 1. The County agrees to contribute Fifty Thousand Dollars (\$50,000) (the "Contribution"), as specified in Table 1, of the Grant Funds to the District to be used for the following project:
 - a. <u>Levee Rehabilitation Project</u>, as described in the District's application submitted to Surface Water Management, a copy of which is attached hereto as Exhibit A.

Table 1 – Project Funding

Project	Project Cost	Grant Request	Grant Award	Required Match
Levee Rehabilitation	\$253,000	\$180,000	\$50,000	\$12,500
Project				
TOTAL	\$253,000	\$180,000	\$50,000	\$12,500

2. The County will reimburse the District for work accomplished pursuant to this Agreement. The County shall provide reimbursement within thirty (30) days of receipt of a detailed written invoice, provided the invoice clearly identifies work performed, and costs incurred relating to the work specified in Exhibit A.

B. Marshland Flood Control District:

- 1. The District, as owner of the flood control facilities at issue, agrees to act as the project manager and to enter into all necessary contracts to ensure performance under the agreement.
- 2. The District agrees to pay for all costs associated with the project, including, but not limited to, purchase, design, engineering, survey, environmental studies, and mitigation.
- 3. The District agrees to acquire all permits necessary to perform the work.
- 4. The District agrees, upon completion of the project, to provide to the County an itemized invoice for the District's total work. The invoice shall include copies of receipts for labor, materials, contractors, consultants and equipment which clearly shows the expenditure in an amount which meets or exceeds the grant award amount plus the required matching contribution (and/or in-kind Labor having an equivalent value) by the District as specified in Table 1. Invoices shall be provided immediately upon execution of this agreement..
- 5. The District agrees to allow County staff to inspect the completed project.

- 6. To maintain future eligibility for County grant funding, the District agrees to include project elements specified by the Snohomish County Department of Planning and Development Services for permit issuance.
- 7. Should the District fail to complete the project without good cause, the District agrees that such failure may make the District ineligible to receive future grant funds.
- 8. The District agrees to retain public records associated with this Agreement consistent with the Public Records Act, chapter 42.56 RCW.
- 9. The District shall maintain records pursuant to this Agreement in accordance with generally accepted accounting principles and practices consistently applied. The District's records shall be available for inspection and audit by the County, the State Auditor, federal auditors, and any persons duly authorized by the parties. The District shall preserve and make such records available to said parties until expiration of six (6) years from the date of final payment under this Agreement.

II. Effectiveness and Duration:

- A. As provided by RCW 39.34.040, this Agreement shall take effect when it has: (i) been duly executed by both Parties, and (ii) either filed with the County Auditor or posted on the County's Interlocal Agreements website.
- B. The Agreement shall terminate on December 31, 2025.
- C. Notwithstanding the effective date of this Agreement, this Agreement shall govern work performed by the District starting from January 1, 2024, through the effective date of the Agreement, as the parties agree to ratify each party's conduct from July 1, 2024, through the effective date of the Agreement.

III. Amendments, Extension or Termination:

- A. This Agreement may not be modified or amended in any manner except by a written document signed by both parties.
- B. Either party may terminate this Agreement at any time, with or without cause, upon providing not less than thirty (30) days advanced written notice to the other party. The termination notice shall specify the date on which the Agreement shall terminate.

IV. Integration Clause:

There are no verbal or other agreements which modify this document.

V. Compliance with Law:

The parties, in the performance of this Agreement agree to comply with all applicable local, state, and/or federal laws and ordinances applicable to the activities contemplated herein.

VI. <u>Severability:</u>

Should any part, term or provision of this Agreement be determined by a court of competent jurisdiction to be invalid, the remainder of this Agreement shall not be affected, and the same shall be continued in full force and effect.

VII. Notices:

All notices required to be given under this Agreement shall be delivered to the parties at the addresses listed below. Notices sent by registered mail shall be deemed served when deposited in the U.S. mail.

Marshland Flood Control District PO Box 85 Snohomish WA 98291-0085 Attn: Gary Brandstetter, Secretary/Manager marshlandfloodcontrol@gmail.com

Snohomish County Dept. of Conservation and Natural Resources Surface Water Management Division 3000 Rockefeller Ave, M/S 303 Everett, WA 98201-4046 Attn: Director

VIII. Hold Harmless and Indemnification:

To the maximum extent permitted by law and except to the extent caused by the gross negligence or willful misconduct of the County or its agents, representatives, or employees, the District shall indemnify and hold harmless the County, its officers, officials, agents and employees, from and against any and all suits, claims, actions, losses, costs, penalties and damages of whatsoever kind or nature arising out of any act or omission of the District, its agents, representatives, employees, and invitees in connection with this Agreement. In addition, the District shall assume the defense of the County and its officers and employees in all legal or claim proceedings arising out of or in connection with its indemnification obligations hereunder and shall pay all defense expenses, including reasonable attorney's fees, expert fees and costs incurred by the County on account of such litigation or claims. This indemnification obligation shall include, but is not limited to, all claims against the County by an employee or former employee of the District, and District, by mutual negotiation, expressly waives all immunity and limitation on liability, as respects the County only, under any industrial insurance act or other employee benefit act of any jurisdiction.

IX. <u>Insurance Requirements:</u>

The District shall procure and maintain for the duration of this Agreement, insurance against claims for injuries to persons or damages to property which may arise from, or in connection with exercise of the rights and privileges granted by this Agreement to the District, its agents, representatives, employees/subcontractors. The cost of such insurance shall be paid by the District.

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B. Other Insurance Provisions:

Coverage shall be written on an "Occurrence" form.

The insurance policies required in this Agreement are to contain or be endorsed to contain the *Snohomish County*, its officers, elected officials, agents and employees as additional insureds as respects liability arising out of activities performed by or on behalf of the District in connection with this Agreement.

C. Verification of Coverage

The District shall furnish the County with a certificate of insurance and endorsement(s) required by this Agreement.

X. <u>Interlocal Cooperation Act.</u>

This Agreement is made and entered into under the authority of chapter 39.34 RCW, the Interlocal Cooperation Act. The purpose of this Agreement is to assist the District with needed repairs to flood control structures that provide protection to public infrastructure and private properties. Each party to this Agreement shall designate an individual (an "Administrator"), which may be designated by title or position, to oversee and administer the party's participation in this Agreement. The parties' initial Administrators shall be the individuals specified in Section VII above. Either party may change its Administrator at any time by delivering written notice of the party's new Administrator to the other party. The parties agree that no separate legal or administrative entities are necessary in order to carry out this Agreement. Any real or personal property used by either party in connection with this Agreement will be acquired, held, and disposed of by that party in its discretion, and the other party will have no joint or other interest herein.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date of the last party to sign.

By

THE COUNTY:

Digitally signed by Klein, Klein, Ken Ken Date: 2025.02.20 By_ 16:08:04 -08'00' County Executive Ken Klein

Executive Director

THE DISTRICT:

Digitally signed by Don Don Bailey Bailey Date: 2024.12.22 19:37:12 -08'00'

Date

Title: _Chairperson

Christina

Approved as to Form:
Richmond,
Christina
Date: 2024.11.18 08:53:08 -08'00'

Deputy Prosecuting Attorney

Approved by Risk Management:
Digitally signed by Barker,
Sheila
Date: 2024.12.26

10:07:07 -08'00'

Risk Management Designee

Exhibit A

MARSHLAND FLOOD CONTROL DISTRICT 2024 APPLICATION FOR FLOOD DAMAGE REDUCTION GRANT

FLOOD DAMAGE REDUCTION GRANT APPLICATION 2024

Name of Applicant MARSHLAND (COOD CONTROL Date JUNE 10, 2024
Mailing Address: P.O. Box 85
SMOHOMISH, WA 98291-0085
Contact Person for Project Coordination GARY BRANDSTETTER
Contact Phone Number: (360) 568-604 Contact E-mail: marshandfloodcontrologmail. Com
Location of Project (Attach Map): See Harvey Airfield EA Figure 3-28 and U.S. Army Carps of Engineers (USACE) Levee Inspection Map, both attached Scope of Project (Explain problem, project and benefits. Attach preliminary plans and photos.):
Please see attached Narrative with Exhibits from the
USACE Project Information Report (PIR) providing the
most detailed information available at this time.
d d
Estimate of Project Cost: \$\frac{\pmathbb{253,000.00}}{253,000.00} \text{Applicant Grant Match: \$\frac{\pmathbb{73,000.00}}{2500.00} \text{See Httached Page} Work to be performed by: Contractor Owner District City Other_
Required Project Permits. Please list, or attach, documentation of exemptions. The USACE
gets all permits under PL 84-99
Estimated start date: Tuly 2024 Estimated completion date: August 2024
Signature of Authorized Representative of Applicant: Date: June 10, 2024
Don Bailey Chairperson (Title) Attach additional pages as needed.

NARRATIVE

Attached is Harvey Airfield's Environmental Assessment (EA) Figure 3-28 on Page 3-83. It establishes that the Marshland Levee on Lance Harvey's property is located on an extremely *outside* bend in the Snohomish River. Not only is the outside bend huge and wide, it is also directly across the Snohomish River from the mouth of the Pilchuck River as it enters into the Snohomish. This pushes the Snohomish River even more into the outside curve and Marshland's levee. There is also an obvious buildup of a sandbar on the inside of that curve downstream from the mouth of the Pilchuck. This also pushes water more forcefully to the outside of the curve on the Marshland side.

The erosion in Marshland's levee at this point between Army Corps Levee Inspection Map Stations 2019-22 and 2019-20 is very severe. Therefore, the Corps did a \$554,300 levee rehabilitation project on a 300 linear foot portion of that curve in 2023. Marshland had to pay \$110,860 as its 20% share of construction costs which is required under the PL 84-99 Corps Program. SWM was also involved in this project because its former hydrologist, Aaron Copp, told his superiors this was an extremely dangerous reach of the river which required levee rehabilitation. Therefore, SWM contributed to Marshland's 20% cost share under its Flood Damage Reduction Grant Program.

Based on flood stage being reached this past winter, the Corps will undertake another 350 linear foot rehabilitation this summer. The estimated cost this year is \$1,265,100, making Marshland's 20% PL 84-99 payment \$253,000. Attached is the Corps' Project Information Report (PIR) with Estimated Construction Costs to verify this narrative. Hopefully, SWM will again make some Flood Damage Reduction Funds available this year, once the project is completed. Whether or not that occurs, Marshland had to pay its 20% share of PL 84-99 funds -- \$253,000 - on May 22, 2024.

If there is an overtopping flood anywhere north of Thomas' Eddy and Baileys, water will find its way to Batt Slough and Hanson Slough. And if (or should we say "when") there is an overtopping flood across Lance Harvey's property on the outside curve of the river, water will flow directly through the trestle east of 99th Avenue SE and into Hanson Slough.

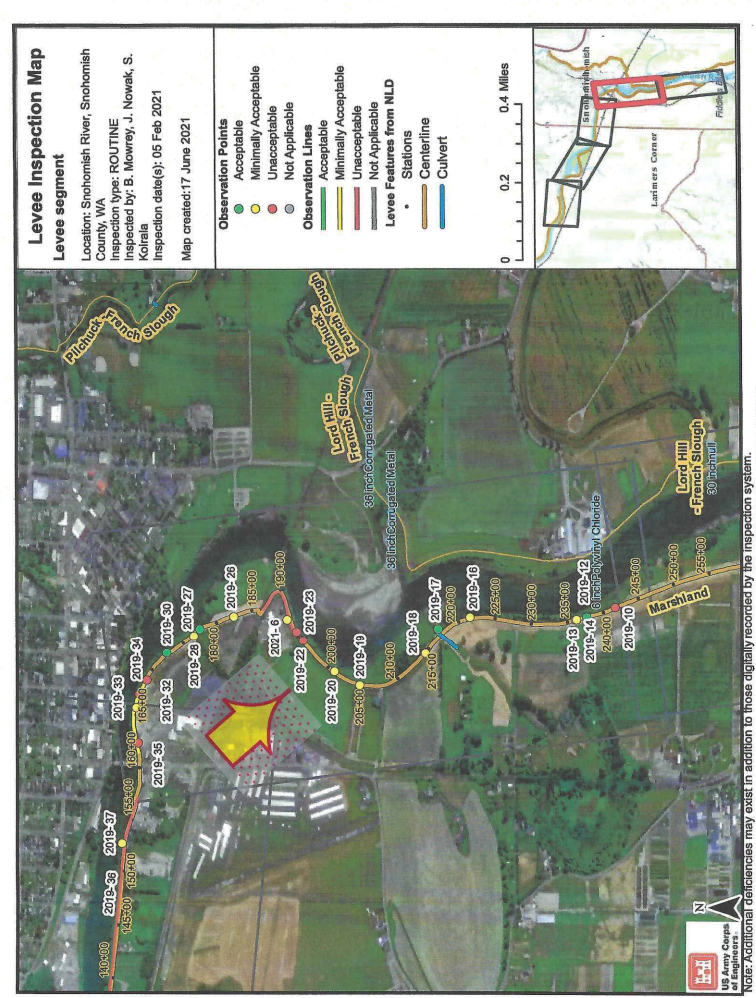
There is a significant need to complete this year's Corps Levee Rehabilitation Project in the public interest and for the public benefit. It will directly protect roads, homes and businesses along Airport Way, 99th and 100th Avenues SE, Hwy 9, Springhetti Road, 111th and 109th Streets SE and County owned former Railroad Right of Way designated for future extension of Centennial Trail through Marshland.

MARSHLAND'S GRANT MATCH

Marshland has already paid \$253,000. The County has a total of \$180,000 to grant. If the County were to grant the entire \$180,000 to Marshland (which it won't), Marshland's 25% match would be \$60,000 for a total of \$240,000. That would still leave Marshland with \$13,000 paid and not reimbursed by grant funds. Marshland's \$60,000 25% match plus \$13,000 unreimbursed would be a minimum match of \$73,000. Obviously, Marshland's actual match will be higher than that.

Figure 3-28
Proposed Action Cut/Fill Areas





FOR OFFICIAL USE ONLY



NORTHWESTERN DIVISION PIR APPROVAL

Federal Project Non Fed Project

Project: Marshland Levee

PIR Received From: USACE Seattle District

Date: 23 Feb 2024

City/County/State: Snohomish, WA

CWIS#: 445143

Estimated Costs:

Engineering & Design: \$151,800

Construction Costs: \$1,265,100

Federal Share: \$1,012,100

Non-Federal Share: \$253,000

NWD PIR Review Team:

FCCE PgM: Erik Lowe

Levee Safety:

Glen Bellew

Addl Engineering: NA

Environmental: Aaron Quinn

Economist:

Thomas Topi

Legal: Amanda Kranz

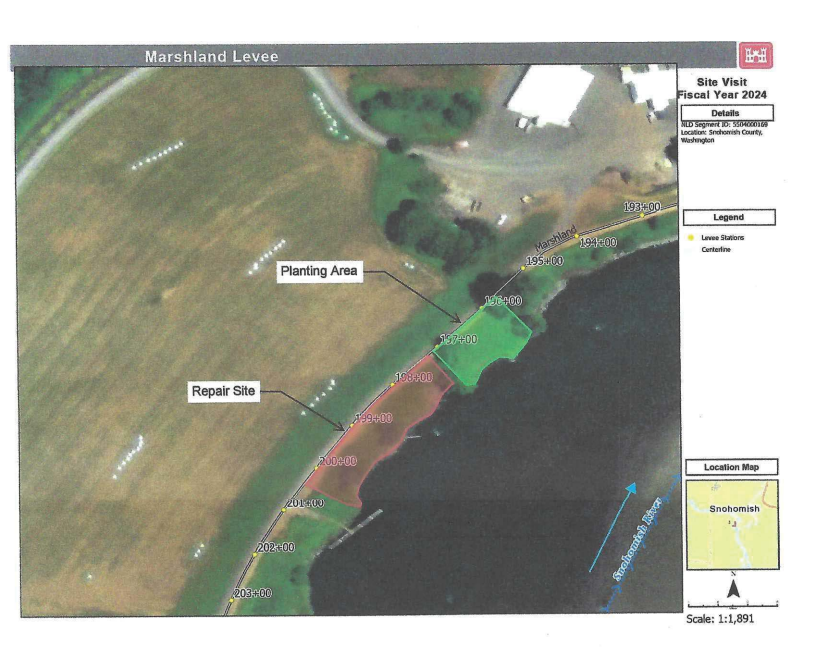
Total Estimated Costs: \$1,416,900

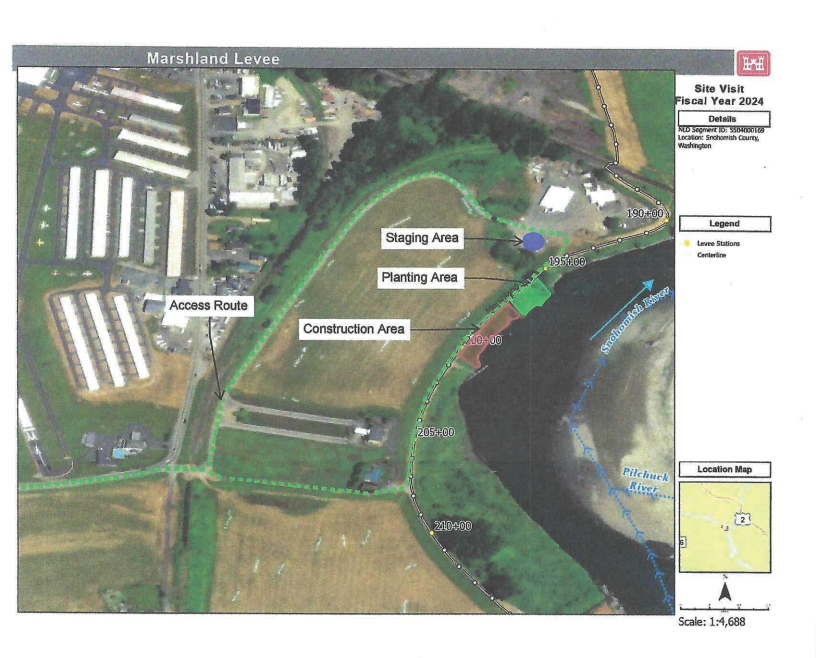
Benefit/ Cost Ratio: 4.37:1

Approved

BG Geoff Van Epps, Commander, NWD

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APPENDIX D - DAMAGES



Photo D1: Riverbank Erosion, shown in red, downstream oriented (197+50).



Photo D2: Scour hole, shown in red, on the riverward slope, downstream oriented (198+00).



Photo D3: Sloughing landward of the trees on the riverward slope, downstream oriented (199+50).



Photo D4: Scour hole and subsequent sloughing on the riverward slope, upstream oriented (STA 199+50).

Marshland Levee

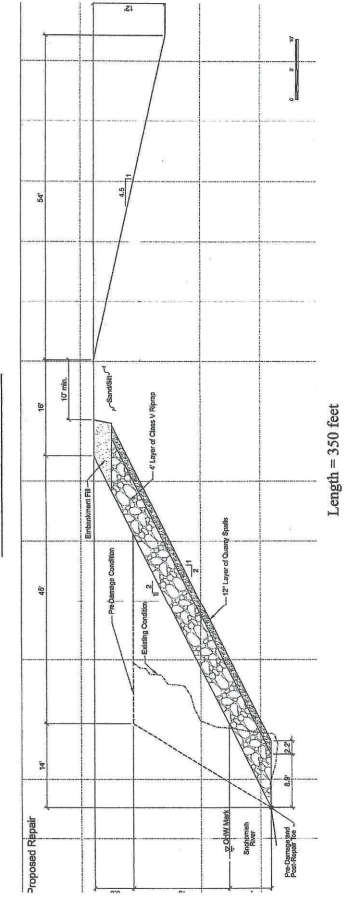


Figure E-1. Cross section of the recommended alternative.