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Hearing Date: Wednesday, August 13, 2025 @ 10:30 a.m.					
Council Staff: Ryan Hembree		PDS Staff: Amber Piona		DPA: Laura Kisielius	
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***Contact the Clerk of the Council for copies of Part 1 Exhibits - 425-388-3494 or contact.council@snoco.org**

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Snohomish County

Planning and Development Services

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MEMORANDUM

TO: Snohomish County Planning Commission

Dave Somers
County Executive

FROM: Amber Piona, Senior Planner
Planning and Development Services

SUBJECT: Proposed Code Amendments Relating to Co-Living Housing

DATE: October 25, 2024

INTRODUCTION

The purpose of this staff report is to outline and provide information regarding a non-project proposal to amend portions of the Snohomish County Code (SCC) that address co-living housing. These amendments are proposed as part of addressing recent changes in state law regarding co-living housing.

BACKGROUND

In June of 2024, the Washington State Legislature passed Engrossed Substitute House Bill (HB) 1998 which addresses co-living housing. Co-living housing refers to a residential development with sleeping units that are independently rented and lockable that provide living and sleeping space. Co-living housing residents share kitchen facilities with other sleeping units in the building. HB 1998 amends RCW 36.70A, adding RCW 36.70A.535 which establishes that cities and counties planning under the Growth Management Act (GMA) must allow co-living housing as a permitted use where multi-family units of six or more would be allowed within an urban growth area. Co-living housing cannot have development regulations that are more restrictive than other types of residential uses in the same location. RCW 36.70A.535 sets limits on how density is calculated, with each sleeping unit in a co-living dwelling counting as no more than 0.25 of a dwelling unit. Co-living housing cannot be required to provide more than 0.25 of a parking space per sleeping unit, and co-living housing located within 0.5 miles of a major transit stop cannot require parking.¹ Snohomish County Code currently has a use “Boarding House” that most closely matches co-living housing, however, the term boarding house is outdated. This project proposes to remove the definition of Boarding House in Chapter 30.91B SCC and establish a new use “Dwelling, Co-Living” as defined in a new section of code in Chapter 30.91D SCC. In the current use matrices, Boarding House is allowed in nearly every zone that Dwelling, Multifamily is allowed, with the

¹ A major transit stop is defined in RCW 36.70A.535 as including commuter rail, light rail, bus rapid transit, and bus stops that have service every 15-minutes for at least five hours during the peak of operation on weekdays.

exception of Business Park (BP) and Planned Community Business (PCP). The urban, rural, and other zone categories use matrices would be amended to remove Boarding House and include Dwelling, Co-Living. Co-Living Dwelling would be allowed everywhere Boarding House and Multi-Family Dwelling are allowed. The urban residential bulk matrix in SCC 30.23.032 would be amended with a new reference note that would clarify that density for co-living housing projects is to be calculated at 0.25 of a dwelling unit per sleeping unit. In current code, Boarding House developments must have one parking space per guest room. Table 30.23.030(1) Number of Parking Spaces Required would be updated to remove the Boarding House requirements and insert a new row for Co-Living. In line with the new state law, parking for co-living housing would be required at the rate of 0.25 parking spaces per sleeping unit, and not required if the development is located within 0.5 miles of a major transit stop. Finally, the Shoreline Management Program definition of residential uses in SCC 30.67.570 is proposed to be amended to replace boarding house with co-living dwelling. These proposed amendments will bring the County's code in line with state law.

PROPOSED CODE AMENDMENTS

Table 1 outlines all proposed code changes and provides findings for each change.

TABLE 1: SUMMARY OF PROPOSED CODE CHANGES AND FINDINGS	
Proposed Change	Finding
SCC 30.22.100 Urban Zone Categories Use Matrix See Table 2	Amends the Urban Zone Categories Use Matrix to remove the use Boarding House and add a new use Dwelling, Co-Living. Co-Living Dwelling would be a permitted use everywhere that Boarding House was allowed, additionally, it is a permitted use in Planned Community Business (PCB) and Business Park (BP). This is in line with the requirements of RCW 36.70A.535 that co-living housing be allowed everywhere multifamily (6 units or more) is allowed in urban growth areas.
SCC 30.22.110 Rural and Resource Zone Categories Use Matrix See Table 3	Amends the Rural and Resource Zone Categories Use Matrix to remove Boarding House and add a new use Dwelling, Co-Living. Co-Living Dwelling would be a permitted use everywhere that Boarding House was allowed.
SCC 30.22.120 Other Zone Categories Use Matrix. See Table 4	Amends the Other Zone Categories Use Matrix to remove Boarding House and add a new use Dwelling, Co-Living. Co-Living Dwelling would be a permitted use everywhere that Boarding House was allowed.
SCC 30.22.130 Reference notes of use matrices (15) ((Boarding House)) Dwelling, Co-Living. There shall be no more than two sleeping units ((accommodations for no more than two persons)).	Amends reference note 15 to replace Boarding House with Dwelling, Co-Living. It also clarifies that in zones where this reference note applies there shall be no more than two sleeping units.

TABLE 1: SUMMARY OF PROPOSED CODE CHANGES AND FINDINGS	
Proposed Change	Finding
SCC 30.23.032 See Table 5	Adds a new reference note 68 to all zones in which Co-Living Dwelling is allowed.
SCC 30.23.040 Reference notes for SCC Tables 30.23.030 and 30.23.032. (68) <u>Dwelling, Co-Living density is calculated at the rate of ¼ of a dwelling unit per sleeping unit.</u>	Adds a new reference note 68 which clarifies that density for Co-Living Dwelling is calculated at ¼ of a dwelling unit per sleeping unit, consistent with RCW 36.70A.535.
SCC Table 30.26.030(1) Number of Parking Spaces Required See Table 6	Amends the Number of Parking Spaces Required Table to remove Boarding House and add Dwelling, Co-Living. Following the requirements of RCW 36.70A.535, the number of required parking spaces for co-living housing is calculated at 0.25 of a space per sleeping unit. Off street parking is not required if co-living dwelling is located within 0.5 mi walking distance from a light rail stop, bus rapid transit stop, or bus stop that provides 15-minute bus service at least five hours a day on weekdays.
SCC 30.67.570 Residential Residential use includes single-family and multifamily dwellings and uses and other structures that are typically appurtenant or incidental to a residence. Residential uses also include those limited commercial and institutional uses that occur within or are incidental to a residence, such as bed and breakfast inns, guest houses, home occupations, family daycare, foster homes, retirement apartments, retirement housing and <u>((boarding houses)) co-living dwellings.</u> Residential uses also include houseboats, live-aboard vessels, and floating homes.	Amends the definition of residential use in Chapter 30.67 SCC Shoreline Management Program to replace "boarding houses" with "co-living dwellings."
((SCC 30.91B.140 Boarding house. "Boarding house" means a building, other than a hotel, where lodging or lodgings and meals are provided for compensation to nontransient persons.))	Removes the definition of Boarding House.
SCC 30.91D.492 Dwelling, Co-Living. "Co-living dwelling" means a dwelling with sleeping units that are independently rented and lockable and that provide living and sleeping space. Residents must share kitchen facilities with other sleeping units in the building.	Adds a new definition for Dwelling, Co-Living. This definition is in line with the definition in RCW 36.70A.535.

TABLE 2 SCC 30.22.100 URBAN ZONE CATEGORIES USE MATRIX

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDMR	MR	NB	PCB	CB ¹²⁸	GC ¹²⁸	IP ⁷⁶	BP	LI ^{55, 76}	HI ⁵⁵	MHP ¹¹⁴	UC ¹²²
((Boarding-House))	((P ¹⁵))	((P ¹⁵))	((P ¹⁵))		((P))	((P))	((P))		((P))	((P))					((P))	((P))

....

Dwelling, Attached Single Family	P	P	P	P	P	P							P ⁵¹				
Dwelling, Co-Living	P ¹⁵	P ¹⁵	P ¹⁵		P	P	P	P	P	P			P ⁵¹			P	
Dwelling, Cottage Housing ¹¹⁶	P	P	P	P	P								P ⁵¹				
Dwelling, Duplex	P	P	P	P	P	P							P ⁵¹				
Dwelling, Mobile Home	P ⁶	P ⁶	P ⁶	P ⁶	P	P									P		
Dwelling, Multiple Family					P	P	P	P	P	P		P ⁵¹				P	

TABLE 3 SCC 30.22.110 Rural and Resource Zone Categories Use Matrix

TYPE OF USE	Rural Zones						Resource Zones			
	RD	RRT-10	R-5	RB ²⁶	CRC	RFS	RI	F	F&R	A-10
((Boarding House))	((P ¹⁵))	((P ¹⁵))	((P ^{15, 115}))					((P ¹⁵))		((P ¹⁵))

...

Dwelling, Co-Living	P ¹⁵	P ¹⁵	P ^{15, 115}					P ¹⁵		P ¹⁵
Dwelling, Duplex	P	P	P					P		P
Dwelling, Mobile Home	P	P	P		P ⁶			P	P	P
Dwelling, Single Family	P	P	P		P			P	P	P

TABLE 4 SCC 30.22.120 Other Zone Categories Use Matrix

Type of Use	Other Zones					
	SA-1	RC	RU	R-20,000	R-12,500	WFB
((Boarding House))	((P ⁴⁵))					
Boat Launch, Non-commercial ³¹	C	C	C	C	C	C
Caretaker's Quarters		C				
Cemetery and Funeral Home	C	C	C	C	C	C
Church ^{41, 129}	C	C	P	C	C	C
Clubhouse	C	C		C	C	C
Community Facilities for Juveniles ¹⁰³						
1 to 8 residents	P	P	P	P	P	P
9 to 24 residents	S	S	S	S	S	S
Day Care Center ^{2, 129}	C	C	P	C	C	C
Distillation of Alcohol		C ³⁴	C ³⁴			
Dock & Boathouse, Private, Non-commercial ^{3, 41}	P	P	P	P	P	P
Dwelling, Co-Living	P ¹⁵					
Dwelling, Duplex	P	P	P ⁴²	P	P ⁴²	P ⁴²
Dwelling, Mobile Home	P	P	P ⁶	P	P ⁶	P ⁶
Dwelling, Single Family	P	P	P	P	P	P

TABLE 5 SCC 30.23.032 Urban Residential Zone categories – bulk matrix

Category	Zone	Lot Dimension (feet) ⁵⁴			Minimum Setback Requirements From (feet) ^{11,33}						Maximum Lot Coverage ⁸
		Minimum Lot Area ²⁹ (square feet)	Minimum Lot Width	Maximum Building Height (feet) ^{16,27,64}	Side and Rear Lot Lines Adjacent to:			Resource Lands		Seismic Hazards	
Urban Residential	R-9,600 ⁶⁸	9,600 ²³	70	30	10	5	5	5			35%
	R-8,400 ⁶⁸	8,400 ²³	65	30	10	5	5	5			35%
	R-7,200 (buildings ≤ 30 feet high) ⁶⁸	7,200 ^{23, 65}	60	35	10	5	5	5			35%
	R-7,200 (buildings > 30 feet high) ^{67, 68}					10	10	10			
	T (buildings ≤ 20 feet high) ⁵⁹	See SCC 30.31E.050	35	10	10	10	5				See SCC 30.31E.050
	T (buildings > 20 feet high) ⁵⁹				15	20	10				
	LDMR (buildings ≤ 20 feet high) ^{15, 59, 61, 62, 68}	7,200 ^{4,65}	60	45	10	10	5				See SCC 30.32A.110
	LDMR (buildings 20 - 30 feet high) ^{15, 59, 61, 62, 68}				10	20	10	25			See SCC 30.32B.130
	LDMR (buildings > 30 feet high) ^{15, 59, 61, 62, 68}				15	25	15				
	MR (buildings ≤ 20 feet high) ⁵ 15, 59, 61, 62, 68	7,200 ^{5,9,65}	60 ⁹	45 ¹⁴	10	10	5				
	MR (buildings 20 - 30 feet high) ⁵ 15, 59, 61, 62, 68				10	20	10	25			
	MR (buildings > 30 feet high) ⁵ 15, 59, 61, 62, 68				15	25 ⁶⁰	15				
	MHP	55	None	25	See SCC 30.42E.100(5)(a)						50%

TABLE 6 30.26.030(1) Number of Parking Spaces Required

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
((Boarding House))	((1 per guest room))	((1 per guest room))	

...

Dwelling			Note 1: Driveways between garage doors and roads, private roads, designated fire lanes , or access aisles that are at least 19' long and 8.5' wide may be counted as one parking space , and if at least 19' long and 17' wide may be counted as two parking spaces. Garages shall have a minimum interior length of 19'.
Cottage Housing	2 spaces per dwelling unit plus guest parking at 1 space per 4 dwellings	2 spaces per dwelling unit plus guest parking at 1 space per 4 dwellings	
Attached Single Family	2 per dwelling; see note 1	2 per dwelling; see note 1	
Duplex	2 per dwelling; see note 1	2 per dwelling; see note 1	
Mobile Home	2 per dwelling; see note 1	2 per dwelling; see note 1	
Multifamily	2 per dwelling; see note 1	2 per dwelling; see note 1	
Single Family	2 per dwelling; see note 1	2 per dwelling; see note 1	
Townhouse	2 per dwelling; see note 1	2 per dwelling; see note 1	
Single Family Detached Units (pursuant to chapter 30.41F SCC)	2 spaces per dwelling unit plus guest parking at 1 space per 4 dwellings provided that 1 unrestricted guest parking spot per 2 dwellings for either (i) dwellings where no driveways are provided or (ii) dwellings that provide a driveway apron meeting the minimum dimension requirements for parking of only 1 car; see notes 1 & 2.	2 spaces per dwelling plus guest parking at 1 space per 4 dwellings provided that 1 unrestricted guest parking spot per 2 dwellings for either (i) dwellings where no driveways are provided or (ii) dwellings that provide a driveway apron meeting the minimum dimension requirements for	An "unrestricted" guest parking spot is one provided either within the drive aisle parking or designated guest parking areas outside of individual units; garage parking spaces or parking spaces on driveway aprons of an individual unit are not "unrestricted" parking spaces. All applicable provisions of chapter 30.26 SCC shall be followed.

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
		parking of only 1 car; see notes 1 & 2.	
<u>Co-Living</u>	<u>.25 per sleeping unit</u>	<u>.25 per sleeping unit</u>	<u>Off-street parking is not required if a co-living dwelling is located within 0.5-mile walking distance from a light rail stop, bus rapid transit stop, or bus stop that provides service at 15-minute intervals for at least five hours a day on weekdays.</u>

ANALYSIS

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

Compliance with state law

The GMA planning goals, contained in RCW 36.70A.020, guide the development of local comprehensive plans and development regulations. The following planning goal applies to the proposed code change:

GMA Goal 4- "Housing. Plan for and accommodate housing affordable to all economic segments of the population of this state, promote a variety of residential densities and housing types, and encourage preservation of existing housing stock."

Analysis: The proposed code amendments would support the housing goal by encouraging the development co-living housing. This housing type is generally more affordable than market rate multifamily apartments and has the potential to provide housing to households with moderate to low incomes with or without public subsidy.

Compliance with the Multi-County Planning Policies

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

MPP-H-3 – Achieve and sustain – through preservation, rehabilitation, and new development – a sufficient supply of housing to meet the needs of low-income, moderate-income, middle-income, and special needs individuals and households that is equitably and rationally distributed throughout the region.

Analysis: The proposed code amendments would support the development of co-living housing. This housing type is generally more affordable than market rate multifamily apartments and has the potential to provide housing to households with moderate to low incomes with or without public subsidy which supports the multicounty policy to achieve and sustain a sufficient supply of housing to meet the needs of low- and moderate-income households.

Compliance with the Countywide Planning Policies

The proposed amendments are consistent with the following countywide planning policies (CPPs):

HO-3 The county and cities should participate in multi-jurisdictional affordable housing programs and engage in other cooperative efforts to promote and contribute to an adequate supply of affordable, special needs, and diverse housing countywide.

Analysis: The proposed code amendments would support the development of co-living housing. Co-living housing is generally more affordable than market rate multifamily apartments and has the potential to provide housing to households with moderate to low incomes with or without public subsidy which supports the countywide planning policy to promote to an adequate supply of affordable housing.

Compliance with the Snohomish County Comprehensive Plan

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

Objective HO 1.B Ensure that a broad range of housing types and affordability levels is available in urban and rural areas.

HO 1.B.4. the county shall encourage and support the development of innovative housing types that make efficient use of the county land supply such as residential units in mixed-used developments, accessory dwelling units, cottage housing, co-housing and live/work units.

HO 1.C.12 The county should encourage developments that include units affordable to a spectrum of incomes, including low and moderate-income households.

Analysis: The proposed code amendments support the development of co-living housing, which is specifically called out in Policy HO 1.B.4 as a housing type that makes an efficient use of the county land supply. Additionally co-living housing is generally more affordable than market rate multifamily apartments and has the potential to provide housing to households with moderate to low incomes with or without public subsidy, supporting the county's policy of encouraging housing units affordable to a spectrum of incomes.

Environmental Review

Staff is in the process of completing a State Environmental Policy Act (SEPA) checklist for this proposed code amendment and issued a Determination of Nonsignificance on October 25, 2024. The fourteen-day public comment period will conclude on November 8th, prior to the Planning Commission hearing scheduled for December 17, 2024.

Notification of State Agencies

Pursuant to RCW 36.70A.106, a notice of intent to adopt the proposed regulations and standards was transmitted to the Washington State Department of Commerce on _____.

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:

Ken Klein, Executive Director, Snohomish County Executive's Office
Mike McCrary, PDS Director
David Killingstad, PDS Manager
Michael Dobesh, PDS Manager
Ryan Countryman, Legislative Analyst



SNOHOMISH COUNTY PLANNING COMMISSION

December 18, 2024

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
Co-Living Housing

Dear Snohomish County Council:

On behalf of the Snohomish County Planning Commission, I am forwarding our recommendation to amend regulations for Bed and Breakfasts. The Planning Commission had a briefing on this topic on November 19, 2024 and conducted a public hearing on December 17, 2024.

The proposed code amendments would address changes in state law related to co-living housing. The changes introduce a new use Dwelling, Co-Living, and removes the older use Boarding House in Chapter 30.91. Co-Living Dwelling would be an allowed use everywhere Boarding House was allowed and wherever Multifamily Dwelling is allowed. There are changes proposed to parking requirements and density calculations for Co-Living Housing in line with RCW 36.70A.535.

There were no written comments received by the Planning Commission from the public prior to the November 19th hearing, and no members of the public commented at the public hearing.

PLANNING COMMISSION RECOMMENDATION

At the December 17, 2024, Planning Commission meeting, Commissioner Campbell made a motion, seconded by Commissioner Niemela, recommending APPROVAL of the proposed Co-living Housing amendments contained in the staff report.

Vote (Motion):

8 in favor (*Brown, Bush, Busteed, Campbell, James, Larsen, Niemela, and Sievers*)

0 opposed ()

0 abstentions

Motion PASSED

This recommendation was made following the close of the public hearing and after due consideration of information presented and is based on the findings and conclusions presented in the October 25, 2024, staff report, with which the Commission concurred.

Respectfully submitted,

Robert W Larsen

Robert W Larsen (Dec 20, 2024 11:55 PST)

SNOHOMISH COUNTY PLANNING COMMISSION

Robert Larsen, Chairman

cc: Dave Somers, Snohomish County Executive
Mike McCrary, Director, Planning and Development Services

Executive/Council Action Form (ECAF)**ITEM TITLE:****..Title**

Ordinance 25-033, relating to Growth Management; supporting the development of co-living housing; amending Chapters 30.22, 30.23, 30.26, 30.67, and 30.91 of the Snohomish County Code

..body

DEPARTMENT: Planning and Development Services

ORIGINATOR: Amber Piona, Senior Planner

EXECUTIVE RECOMMENDATION: Approved (Ken Klein 6/12/2025)

PURPOSE: To adopt amendments to portions of the Snohomish County code to address recent changes in state law regarding co-living housing.

BACKGROUND: Co-living housing is a type of multi-family residential development in which individual sleeping units are independently rented, lockable, and provide private living and sleeping space, while kitchen facilities are shared among residents. The Washington State Legislature passed Engrossed Substitute House Bill (ESHB) 1998, which requires cities and counties to allow co-living housing wherever multi-family residential development is permitted. The state compliance deadline is December 31, 2025. This proposed ordinance would amend Snohomish County's development regulations to bring them into alignment with state law and ensure consistency in how co-living housing is permitted.

FISCAL IMPLICATIONS:

EXPEND: FUND, AGY, ORG, ACTY, OBJ, AU	CURRENT YR	2ND YR	1ST 6 YRS
TOTAL			

REVENUE: FUND, AGY, ORG, REV, SOURCE	CURRENT YR	2ND YR	1ST 6 YRS
TOTAL			

DEPARTMENT FISCAL IMPACT NOTES: Click or tap here to enter text.

CONTRACT INFORMATION:

ORIGINAL	CONTRACT#	AMOUNT
AMENDMENT	CONTRACT#	AMOUNT

Contract Period

ORIGINAL	START	_____	END	_____
AMENDMENT	START	_____	END	_____

OTHER DEPARTMENTAL REVIEW/COMMENTS: Reviewed/approved by Finance (Nathan Kennedy 6/12/2025). Approved as to form by DPA (Laura Kisielius 6/4/2025).

1 Adopted:
2 Effective:

3 SNOHOMISH COUNTY COUNCIL
4 Snohomish County, Washington

5
6 ORDINANCE NO. 25-033
7

8 RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF CO-LIVING HOUSING;
9 AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67, AND 30.91 OF THE SNOHOMISH COUNTY CODE

10
11 WHEREAS, the Growth Management Act (GMA), chapter 36.70A of the Revised Code of
12 Washington (RCW) requires Snohomish County (the “County”) to plan for and accommodate housing
13 affordable to all economic segments of the community, promote a variety of residential densities and
14 housing types, and encourage preservation of existing housing stock; and

15
16 WHEREAS, co-living housing is a type of housing where sleeping/living units are independently
17 rented and in which residents share kitchen facilities; and

18
19 WHEREAS, RCW 36.70A.535, adopted in 2024 as Engrossed Substitute House Bill 1998, requires
20 that the County allow co-living housing on any lot within an urban growth area that allows at least six
21 multifamily residential units; and

22
23 WHEREAS, the Snohomish County Code does not currently address co-living housing; and

24
25 WHEREAS, the Snohomish County Code does have the use “Boarding House” where lodging or
26 lodging and meals are provided to non-transient people, however this use does not encompass co-living
27 housing which is more similar to micro apartments; and

28
29 WHEREAS, on November 19, 2024, the Snohomish County Planning Commission (the “Planning
30 Commission”) was briefed by PDS staff about the proposed code amendments contained in this
31 ordinance; and

32
33 WHEREAS, the Planning Commission held a public hearing on December 17, 2024, to receive
34 public testimony concerning the proposed code amendments contained in this ordinance; and

35
36 WHEREAS, at the conclusion of the Planning Commission’s public hearing, the Planning
37 Commission deliberated on the proposed code amendments and voted to recommend approval of the
38 code amendments relating to co-living housing as shown in its recommendation letter dated December
39 18, 2024; and

40
41 WHEREAS, subsequent to the deliberations by the Planning Commission, the proposed code
42 amendments were revised to retain boarding house as a separate use from co-living housing in response

1 to comments received from the Washington State Department of Commerce in a comment letter dated
2 March 18, 2025; and

3
4 WHEREAS, on _____, 2025, the County Council held a public hearing after proper
5 notice and considered public comment and the entire record related to the code amendments
6 contained in this ordinance; and

7
8 WHEREAS, following the public hearing, the County Council deliberated on the code
9 amendments contained in this ordinance.

10
11 NOW, THEREFORE, BE IT ORDAINED:

12
13 Section 1. The County Council adopts the following findings in support of this ordinance:

14
15 A. The foregoing recitals are adopted as findings as if set forth in full herein.

16
17 B. This ordinance amends SCC 30.22.100, the Urban Zone Categories Use Matrix, to establish a new
18 use Dwelling, Co-Living. With the amendment, Co-Living Dwelling is a permitted use everywhere
19 that multifamily is allowed. This is in line with the requirements of RCW 36.70A.535 that co-living
20 housing be allowed everywhere multifamily is allowed in urban growth areas.

21
22 C. This ordinance amends chapter 30.23 SCC in the following manner:

23
24 1. This ordinance amends SCC 30.23.032, the Urban Residential Zone categories – bulk matrix, to
25 add a new reference note 68 to all zones in which Co-Living Dwelling is allowed.

26
27 2. This ordinance amends SCC 30.23.040 to add a new reference note 68 that clarifies that density
28 for Co-Living Dwelling is calculated at ¼ of a dwelling unit per sleeping unit. This is consistent
with RCW 36.70A.535.

29
30 D. This ordinance amends SCC 30.26.030(1), the Number of Parking Spaces Required table, to add
31 Dwelling, Co-Living. The parking requirements for co-living dwellings are consistent with the parking
32 requirements in RCW 36.70A.535.

33
34 E. This ordinance amends SCC 30.67.570 to add co-living dwellings in the definition of residential use
35 within the Shoreline Management Program.

36
37 F. This ordinance adds a new section to SCC 30.91D to provide a definition of Co-Living Dwelling. This
38 definition is in line with RCW 36.70A.535.

39
40 G. In developing the proposed amendments, the County considered the GMA goal related to housing.
41 In particular, the proposed amendments are consistent with and promote:

1 GMA Goal 4 – “Housing. Plan for and accommodate housing affordable to all economic
2 segments of the population of this state, promote a variety of residential densities and housing
3 types, and encourage preservation of existing housing stock.”

4
5 The proposed code amendments would support the housing goal by encouraging the development
6 of co-living housing. This housing type is generally more affordable than market rate multifamily
7 apartments and has the potential to provide housing to households with moderate to low incomes
8 with or without public subsidy.

9
10 H. The proposed amendments support the achievement of the housing goal in the Multicounty
11 Planning Policies (MPP) from the Puget Sound Regional Council VISION 2050 and maintain
12 consistency with the following MPP:

13
14 “MPP-H-3 – Achieve and sustain – through preservation, rehabilitation, and new development –
15 a sufficient supply of housing to meet the needs of low-income, moderate-income, middle-
16 income, and special needs individuals and households that is equitably and rationally distributed
17 throughout the region.”

18
19 The proposed amendments would support the development of co-living housing. This housing type
20 is generally more affordable than market rate multifamily apartments and has the potential to
21 provide housing to households with moderate to low incomes with or without public subsidy which
22 supports the multicounty policy to achieve and sustain a sufficient supply of housing to meet the
23 needs of low- and moderate-income households.

24
25 I. The proposed amendments are consistent with Countywide Planning Policy HO-14, which provides:

26
27 The county and cities should incentivize and promote the development and
28 preservation of long-term affordable housing through the use of zoning, taxation, and
29 other tools, including height or density bonuses, property tax incentives and parking
30 requirement reductions. The incentives should apply where feasible to encourage
31 affordable housing.

32
33 The proposed code amendments would support the development of co-living housing. Co-living
34 housing is generally more affordable than market rate multifamily apartments and has the potential
35 to provide housing to households with moderate to low incomes with or without public subsidy
36 which supports the countywide planning policy to promote the development of long-term
37 affordable housing.

38
39 J. The proposed amendments maintain consistency with the Snohomish County Growth Management
40 Act Comprehensive Plan (GMACP). The following policies apply to the proposed code amendments:

41
42 Objective HO 1.B Ensure that a broad range of housing types and affordability levels is available
43 in urban and rural areas.

1
2 HO 1.B.4. the county shall encourage and support the development of innovative housing types
3 that make efficient use of the county land supply such as residential units in mixed-used
4 developments, accessory dwelling units, cottage housing, co-housing and live/work units.

5
6 HO 1.C.12 The county should encourage developments that include units affordable to a
7 spectrum of incomes, including low and moderate-income households.

8
9 The proposed code amendments support the development of co-living housing, which is specifically
10 called out in Policy HO 1.B.4 as a housing type that makes an efficient use of the county land supply.
11 Additionally, co-living housing is generally more affordable than market rate multifamily apartments
12 and has the potential to provide housing to households with moderate to low incomes with or
13 without public subsidy, supporting the county's policy of encouraging housing units affordable to a
14 spectrum of incomes.

15
16 K. Procedural requirements.

17
18 1. Under Snohomish County Code, this ordinance is a Type 3 legislative action pursuant to SCC
19 30.73.010.

20
21 2. Pursuant to RCW 36.70A.106(1), a notice of intent to adopt this ordinance was transmitted to
22 the Washington State Department of Commerce on October 25, 2024.

23
24 3. State Environmental Policy Act (SEPA), chapter 43.21C RCW, requirements with respect to this
25 non-project action have been satisfied through the completion of an environmental checklist
26 and issuance of a determination of non-significance on October 25, 2024.

27
28 4. The public participation process used in the adoption of this ordinance complies with all
29 applicable requirements of the GMA and the SCC, including but not limited to, RCW 36.70A.035,
30 RCW 36.70A.140, and chapter 30.73 SCC.

31
32 5. The Planning Commission was briefed on the proposed amendments at its November 19, 2024,
33 meeting and conducted a public hearing on the proposed amendments at its December 17,
34 2024, meeting, resulting in its letter of December 18, 2025, recommending approval.

35
36 6. The Washington State Attorney General last issued an advisory memorandum, as required by
37 RCW 36.70A.370, in October of 2024 entitled "Advisory Memorandum and Recommended
38 Process for Evaluating Proposed Regulatory or Administrative Actions to Avoid Unconstitutional
39 Takings of Private Property" to help local governments avoid the unconstitutional taking of
40 private property. The process outlined in the State Attorney General's 2024 advisory
41 memorandum was used by Snohomish County in objectively evaluating the regulatory changes
42 proposed by this ordinance.

1 L. This ordinance is consistent with the record.

2

3 1. Co-living housing can provide housing to moderate and low-income households without
4 public funding. State law now requires the County to allow co-living housing everywhere
5 that multifamily dwellings are allowed. The amendments proposed by this ordinance would
6 create a new use "Dwelling, Co- Living," which would be allowed everywhere multifamily is
7 allowed, consistent with RCW 36.70A.535.

8

9 2. Co-living housing dwellings are a multi-family dwelling type, and the use is not meant to
10 capture the leasing of rooms in single family dwellings or townhomes, which are permitted
11 in code under the use Boarding House. Defining Co-Living Dwellings as a distinct use from
12 the existing Boarding House use is in line with comments received from the Washington
13 State Department of Commerce.

14

15 Section 2. The County Council makes the following conclusions:

16

17 A. The amendments proposed by this ordinance comply with the GMA, Washington State law, and the
18 SCC.

19

20 B. The amendments proposed by this ordinance comply with the MPPs and the CPPs.

21

22 C. The amendments proposed by this ordinance comply with the Snohomish County GMACP.

23

24 D. The County has complied with all SEPA requirements in respect to this non-project action.

25

26 E. The public participation process used in the adoption of this ordinance complies with all applicable
27 requirements of the GMA and title 30 SCC.

28

29 F. The amendments proposed by this ordinance do not result in an unconstitutional taking of private
30 property for a public purpose.

31

32 Section 3. The Snohomish County Council bases its findings and conclusions on the entire record
33 of the County Council, including all testimony and exhibits. Any finding, which should be deemed a
34 conclusion, and any conclusion which should be deemed a finding, is hereby adopted as such.

35

1 Section 4. Snohomish County Code Section 30.22.100, last amended by Ordinance No. 25-016
 2 on March 19, 2025, is amended to read:

3
 4 **30.22.100 Urban Zone Categories Use Matrix.**

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB ₁₂₈	GC ₁₂₈	IP ₇₆	BP	LI ⁵⁵ , ₇₆	HI ₅₅	MH _{P¹¹⁴}	UC ₁₂₂	MU C ¹²²
Accessory Dwelling Unit ⁶²	P	P	P	P	P	P											
Adult Entertainment Business/Use ⁶⁷											P		P	P			
Agriculture ^{41, 107}	P	P	P		P	P	P		P	P	P	P	P	P	P		
Airport, Stage 1 Utility ¹	C	C	C						P	P	P	P	P	P			
Airport-All Others											P	P	P	P			
Amusement Facility ^{41, 129}								P	P	P	P		P	P		P	P
Antique Shop							P	P	P	P			P	P		P	P
Art Gallery ⁴¹	C	C	C		C	C	P	P	P	P	P	P	P	P		P	P
Auto Repair, Major								P	P ⁸ ₆	P	P	P	P	P		P	P
Auto Repair, Minor							P	P	P ⁸ ₆	P	P	P	P	P		P	P
Auto Towing												P	P				
Automobile Wrecking and Junkyards												C ⁴ ₄	P ⁴ ₄				
Bed and Breakfast Guesthouse ⁵⁸	A	A	A	A	A	A								A			
Billboards ⁴⁶																	

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Non-digital										P			P	P			
Digital										P			P	P			
Boarding House	P ¹⁵	P ¹⁵	P ¹⁵		P	P	P		P	P					P	P	P
Boat Launch Facility, Commercial³¹										C	C			C	C		P
Boat Launch Facility, Non-commercial³¹	C	C	C		C	C			C	C			C	C			
Caretaker's Quarters								P	P	P	P	P	P	P			
Cemetery and Funeral Home	C	C	C		C	C	P	P	P	P	P	P	P	P		P	
Church^{41, 129}	C	C	C		P	P	P	P	P	P	P	P	P	P		P	P
Clubhouse	C	C	C		C	C	P	P	P	P	P	P	P	P	P	P	P
Commercial Vehicle Storage Facility										P	P	P	P	P			
Community Facilities for Juveniles¹⁰³																	
1 to 8 Resident Facility	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P
9 to 24 Resident Facility	S	S	S	S	S	P	P	P	P	P	P	P	P	P	P	P	P
Construction Contracting										P	P	P	P	P		P ¹ 23	
Day Care Center^{2, 129}																	

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Up to 8,000 sq ft	P	P	P	P	P	P	P	P	P	P	P	P	P	P	A	P	P
Over 8,000 sq ft	C	C	C	C	P	P	P	P	P	P	P	P	P	P	A	P	P
Distillation of Alcohol												P	P	P	P	P	P
Dock & Boathouse, Private, Non-commercial^{3, 41}	P	P	P	P	P	P	P		P	P	P	P	P	P			
Dwelling, Attached Single Family¹⁴⁰	P	P	P	P	P	P						P ⁵ 1					
<u>Dwelling, Co-Living¹⁴⁰</u>					P	P	P	P	P	P		P 51			P	P	
Dwelling, Cottage Housing¹⁴⁰	P	P	P	P	P							P ⁵ 1					
Dwelling, Duplex¹⁴⁰	P	P	P	P	P	P						P ⁵ 1					
Dwelling, Mobile Home¹⁴⁰	P ⁶	P ⁶	P ⁶	P ⁶	P	P								P			
Dwelling, Multiple Family¹⁴⁰					P	P	P	P	P	P		P ⁵ 1			P	P	
Dwelling, Single Family¹⁴⁰	P	P	P	P	P	P						P ⁵ 1		P ⁴			
Dwelling, Townhouse^{5, 140}			P	P	P	P	P	P	P	P		P ⁵ 1			P		
Electric Vehicle Infrastructure																	

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Electric Vehicle Charging Station - Restricted, Level 1, and Level 2 ¹²¹	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P
Electric Vehicle Charging Station - Public, Level 1 and Level 2							P	P	P	P	P	P	P	P	P	P	P
Electric Vehicle Charging Station, Level 3	C ¹²⁰	C ¹²⁰	C ¹²⁰	C ¹ ₂₀	C ¹²⁰	C ¹²⁰	P	P	P	P	P	P	P	P	P	P	P
Battery Exchange Stations	C ¹²⁰	C ¹²⁰	C ¹²⁰	C ¹ ₂₀	C ¹²⁰	C ¹²⁰	P	P	P	P	P	P	P	P	P	P	P
Explosives, Storage											P			P			
Fairgrounds										P	P	P	P	P			
Emergency Shelter, Religious-Owned Property ¹⁴¹	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P
Family Day Care Home ⁸	P	P	P	P	P	P	P		P	P				P		P	
Farm Product Processing																	
Up to 5,000 sq ft									P	P			P	P			
Over 5,000 sq ft ⁹⁴								A	P			P	P				

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Farm Stand																	
Up to 400 sq ft⁹	P	P	P						P	P			P	P		P	P
401 to 5,000 sq ft⁹⁹																	
Farmers Market⁹³							P	P	P	P		P	P	P		P	P
Fish Farm											P	P	P	P			
Forestry											P		P	P			
Foster Home	P	P	P	P	P	P	P		P	P					P		
Fuel Yard									P	P	P	P	P				
Garage, Detached Private Accessory⁶⁰																	
Up to 2,400 sq ft	P	P	P	P	P	P					P	P	P	P	P		
2,401 - 4,000 sq ft on More than 3 Acres^{41, 59}	P	P	P	P	P	P					P	P	P	P			
2,401 - 4,000 sq ft on Less than 3 Acres^{41, 59}	A	A	A	A	A	A					A	A	A	A			
4,001 sq ft and Greater^{41, 59}	C	C	C	C	C	C					C	C	C	C			
Garage, Detached Private Non-accessory⁶⁰																	
Up to 2,400 sq ft	P	P	P	P	P	P					P	P	P	P			

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
2,401 sq ft and greater^{41, 59}	C	C	C	C	C	C						C	C	C	C		
Golf Course, Driving Range and Country Club	C	C	C														
Government Structures & Facilities^{27, 41}	C	C	C	C	C	C	C	P	P	P	P	P	P	P	P	P	P
Greenhouse, Lath House, & Nurseries								P	P	P	P	P	P	P			
Guest House⁸⁵	P	P	P		P	P									P		
Hazardous Waste Storage & Treatment Facilities, Offsite⁶⁶												C	C	C	C		
Hazardous Waste Storage & Treatment Facilities, Onsite⁶⁵								P	P	P	P	P	P	P	P		
Health and Social Service Facilities⁹⁰																	
Level I	P	P	P	P	P	P	P	P	P	P	P	P			P	P	P
Level II^{41, 129}	C	C	C		C	C	C	P	P	P		P			C	P	P
Level III¹³⁹						C	P ¹ 36	P	P	P	P		P	P	C	P	P
Home Occupation¹¹	P	P	P	P	P	P	P	P	P	P					P	P	P

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30.22, 30.23, 30.26, 30.67 AND 30.91 OF THE SNOHOMISH COUNTY CODE

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TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Hotel/Motel					C	C	P ¹ 36	P	P	P			P ⁸ 9			P	P
Kennel,⁴¹ Commercial¹²	C	C	C						P	P	P	P	P	P			
Kennel,⁴¹ Private-Breeding¹³	P	P	P		P	P	P		P	P	P	P	P	P			
Kennel,⁴¹ Private-Non-Breeding¹³	P	P	P		P	P	P		P	P	P						
Laboratory							P	P	P	P	P	P	P	P		P	P
Library⁴¹	C	C	C		C	C	C	P	P	P	P	P	P	P		P	P
Lumber Mill											P	P	P	P			
Lumberyard										P	P	P	P	P			
Manufacturing, Heavy⁸²										P			P				
Manufacturing -All Other Forms Not Specifically Listed⁸³										P	P	P	P		P ¹ 23		
Marijuana Processing^{125, 131}										P	P	P	P				
Marijuana Production^{125, 131}										P	P	P	P				
Marijuana Retail^{131, 132}							P	P	P	P		P	P	P		P	P
Massage Parlor								P	P	P	P	P	P	P		P	P
Material Recovery Facility¹³⁴										C		C	C				
Mini Self-Storage							P	P	P	P	P	P	P				

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TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Mobile Home Park ³⁸					C	C			C	C					P		
Model Hobby Park ⁷⁵												A	A	A			
Model House/Sales Office	P	P	P	P	P	P											
Motocross Racetrack ¹²⁹											C ¹ 13	C ¹ 13	C ¹ 13	C ¹ 13	C ¹ 13		
Museum ⁴¹	C	C	C		C	C	C	P	P	P	P	P	P	P	P	P	P
Neighborhood Services					A, C ⁸⁶ , 138	A, C ⁸⁶ , 138	P	P	P ⁸ 6	P	P	P	P	P	P	P	P
Office and Banking							P	P	P	P	P	P	P	P	P	P	P
Park, Public ¹⁴	P	P	P		P	P	P	P	P	P	P	P	P	P	P	P	P
Park-and-Pool Lot	C	C	C	C	C	P	P	P	P	P	P	P	P	P	P	P	P
Park-and-Ride Lot	C	C	C	C	C	P	P	P	P	P	P	P	P	P	P	P	P
Personal Wireless Service Facilities ^{27, 41, 104, 106}	C	C	C	C	C	C	C	C	C	C	P	P	P	C	P ¹ 19	P	
Printing Plant							P		P	P	P	P	P		P ¹ 23		
Race Track ^{24, 41, 129}									C	P	P	P	P				
Railroad Right-of-way	C	C	C	C	C	C	P	P	P	P	P	P	P	P	P	P	P
Recreational Facility Not	C	C	C		C	C	P	P	P	P	P	P	P	P	P	P	P

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Otherwise Listed																	
Recreational Vehicle Park									C	C					C		
Recycling Facility¹³⁷										C	C		C	C			
Rendering of Fat, Tallow, or Lard¹²⁹											P			P			
Restaurant							P	P	P	P	P ⁴ 9	P ⁴ 9	P	P		P	P
Retail, General					A ¹³ 5		P	P	P	P		P ⁵ 3	P	P		P	P
Retirement Apartments				P	P	P	P	P	P	P				P	P	P	
Retirement Housing				P	P	P	P	P	P	P				P	P	P	
Sanitary Landfill¹²⁹	C	C	C						C	C	C	C	C				
Schools																	
K-12 & Preschool^{41, 68, 129}	C	C	C		C	C	C ¹ 36		P	P	P	P	P		P	P	
College^{41, 68}	C	C	C		C	C	C ¹ 36		P	P	P	P	P		P	P	
Other^{41, 68}					C	C	C ¹ 36		P	P	P	P	P		P	P	
Service Station⁴¹							P	P	P ⁸ 6	P			P	P		P	
Shooting Range⁹²										P	P	P	P				
	C ⁵⁶	C ⁵⁶	C ⁵⁶		C ⁵⁶	C ⁵⁶							P				

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Sludge Utilization ³⁹									C ⁵ 6	C ⁵ 6	C ⁵ 6		C ⁵ 6	C ⁵ 0			
Small Animal Husbandry ⁴¹	C ³⁷	C ³⁷	C ³⁷				P		P	P	P	P	P				
Small Workshop									P ⁸ 6	P	P	P	P	P	P	P	P
Stables	P	P	P		P	P	P	P	P	P	P	P	P				
Stockyard or Slave House ¹²⁹											P			P			
Storage, Retail Sales Livestock Feed									P	P			P	P			
Storage Structure, Accessory ⁶⁰																	
Up to 2,400 sq ft	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	
2,401 - 4,000 sq ft on More than 3 Acres ^{41, 59}	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	
2,401 - 4,000 on Less than 3 acres ^{41, 59}	A	A	A	A	A	A	A	A	A	A	A	A	A	A	A	A	
4,001 sq ft and Greater ^{41, 59}	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C	
Storage Structure, Non-accessory ⁶⁰																	
Up to 2,400 sq ft	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
2,401 sq ft and greater^{41, 59}	C	C	C	C	C	C	C	C	C	C	C	C	C	C	C		
Studio⁴¹	C ⁷⁷	C ⁷⁷	C ⁷⁷		C ⁷⁷	C ⁷⁷	P	P	P ⁸ ₆	P	P	P	P	P	P	P	P
Supervised Drug Consumption Facility																	
Swimming/Wading Pool^{17, 41}	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P
Television/Radio Stations													P	P			
Temporary Dwelling During Construction	A	A	A	A	A	A	A	A	A	A	A					A	
Temporary Dwelling For Relative¹⁸	A	A	A	A	A	A	A	A	A	A	A						
Temporary Residential Sales Coach⁷³	A	A	A												A		
Transit Center	C	C	C	C	C	P	P	P	P	P	P	P	P	P	P	P	P
Ultralight Airpark²⁰												P					
Utility Facilities, Electromagnetic Transmission & Receiving Facilities^{27, 129}	C	C	C	C	C	C	C	P	P ⁸ ₆	P	P	P	P	P			

TYPE OF USE	R-9,600 ⁸⁸	R-8,400 ⁸⁸	R-7,200 ⁸⁸	T	LDM R	MR	N B	PC B	CB 128	GC 128	IP 76	BP	LI ⁵⁵ , 76	HI 55	MH P ¹¹⁴	UC 122	MU C ¹²²
Utility Facilities, Transmission Wires, Pipes & Supports²⁷	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P	P
Utility Facilities -All Other Structures^{27, 41}	C	C	C	C	C	C	C	P	P ⁸ ₆	P	P	P	P	P	C	P	P
Vehicle, Vessel and Equipment Sales and Rental									P ² ₃	P			P	P			
Veterinary Clinic					C	C	P	P	P ⁸ ₆	P	P	P	P	P		P	P
Warehouse									P ₁₄₂		P	P	P	P	P	P ¹ ₂₃	
Wholesale Establishment								P	P ⁸ ₆	P	P	P	P	P	P	P ¹ ₂₃	
Woodwaste Recycling and Woodwaste Storage											A ₆₃		A ⁶ ₃	A ₆₃			
All other uses not otherwise mentioned											P	P	P	P			

1

P - Permitted Use	A blank box indicates that a use is not allowed in a specific zone. Note: Reference numbers within matrix indicate special conditions apply, see SCC 30.22.130. Check other matrices in this chapter if your use is not listed above.
A - Administrative Conditional Use	
C - Conditional Use	
S - Special Use	

2

1 Section 5. Snohomish County Code Section 30.23.032, last amended by Ordinance No. 24-060
 2 on August 14, 2024, is amended to read:

3 **30.23.032 Urban Residential Zone categories – bulk matrix.**

4 **Table 30.23.032 Urban Residential Zones Bulk Matrix**

Category	Zone	Lot Dimension (feet) ⁵⁴			Minimum Setback Requirements From (feet) ^{11,33}						Maximum Lot Coverage ⁸	
		Minimum Lot Area ²⁹ (square feet)	Minimum Lot Width	Maximum Building Height (feet) ^{16,27,64}	Side and Rear Lot Lines Adjacent to:				Resource Lands			
					Commercial and Industrial Zones	R-9,600, R-8,400, and R 7,200 Zones	Other Urban Residential Zones	Rural Zones	Agriculture	Forest		
Urban Residential	R-9,600	9,600 ²³	70	30	10	5	5	5			35%	
	R-8,400	8,400 ²³	65	30	10	5	5	5			35%	
	R-7,200 (buildings ≤ 30 feet high)	7,200 ^{23, 65}	60	35	10	5	5	5			35%	
	R-7,200 (buildings > 30 feet high) ⁶⁷					10	10	10				
	T (buildings ≤ 20 feet high) ⁵⁹	See SCC 30.31E.050	35	10	10	10	5				See SCC 30.31E.050	
	T (buildings > 20 feet high) ⁵⁹				15	20	10					
	LDMR (buildings ≤ 20 feet high) 15, 59, 61, 62, 68	4,000 ^{4,65}	60	45	10	10	10	5	See SCC 30.32B.130	See chapters 30.51A and 30.62B SCC	50% ⁶⁶	
	LDMR (buildings 20 - 30 feet high) 15, 59, 61, 62, 68					10	20	10				
	LDMR (buildings > 30 feet high) 15, 59, 61, 62, 68					15	25	15				
	MR (buildings ≤ 20 feet high) ⁵ 15, 59, 61, 62, 68	2,000 ^{5,9,65}	60 ⁹	45 ¹⁴	10	10	10	5			50% ^{9,66}	
	MR (buildings 20 - 30 feet high) ⁵ 15, 59, 61, 62, 68					10	20	10				
	MR (buildings > 30 feet high) ⁵ 15, 59, 61, 62, 68					15	25 ⁶⁰	15				
5	MHP	55	None	25	See SCC 30.42E.100(5)(a)						50%	

Category	Zone	Lot Dimension (feet) ⁵⁴			Minimum Setback Requirements From (feet) ^{11,33}							Maximum Lot Coverage ⁸	
		Minimum Lot Area ²⁹ (square feet)	Minimum Lot Width	Maximum Building Height (feet) ^{16,27,64}	Side and Rear Lot Lines Adjacent to:				Resource Lands		Seismic Hazards		
					Commercial and Industrial Zones	R-9,600, R-8,400, and R 7,200 Zones	Other Urban Residential Zones	Rural Zones	Agriculture	Forest			
1	Urban Residential	R-9,600	9,600 ²³	70	30	10	5	5	5			35%	
		R-8,400	8,400 ²³	65	30	10	5	5	5			35%	
		R-7,200 (buildings ≤ 30 feet high)					5	5	5			35%	
		R-7,200 (buildings > 30 feet high) ⁶⁷					10	10	10			See SCC 30.31E.050	
		T (buildings ≤ 20 feet high) ⁵⁹	See SCC 30.31E.050		35	10	10	5		25		See SCC 30.31E.050	
		T (buildings > 20 feet high) ⁵⁹				15	20	10					
		LDMR (buildings ≤ 20 feet high) 15, 59, 61, 62, 68 —	4,000 ^{4,65}	60	45	10	10	5			See SCC 30.32B.130	See SCC 30.32A.110	
		LDMR (buildings 20 - 30 feet high) 15, 59, 61, 62, 68 —				10	20	10	25				
		LDMR (buildings > 30 feet high) 15, 59, 61, 62, 68 —				15	25	15					
		MR (buildings ≤ 20 feet high) ⁵ , 15, 59, 61, 62, 68 —	2,000 ^{5,9,65}	60 ⁹	45 ¹⁴	10	10	5			See chapters 30.51A and 30.62B SCC	See SCC 30.62B SCC	
		MR (buildings 20 - 30 feet high) ⁵ , 15, 59, 61, 62, 68 —				10	20	10	25				
		MR (buildings > 30 feet high) ⁵ , 15, 59, 61, 62, 68 —				15	25 ⁶⁰	15					
		MHP	55	None	25	See SCC 30.42E.100(5)(a)						50%	

2

3 See SCC 30.23.040 for reference notes listed in Table 30.23.032.

4

5 Section 6. Snohomish County Code Section 30.23.040, last amended by Amended Ordinance No. 6 24-028 on December 4, 2024, is amended to read:

7

8 **30.23.040 Reference notes for SCC Tables 30.23.030 and 30.23.032.**

9

10 (1) MR bulk requirements shall apply for all residential development permitted in the NB, PCB, CB,
11 GC and BP zones.

12

ORDINANCE NO. 25-033

RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF CO-LIVING HOUSING; AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67 AND 30.91 OF THE SNOHOMISH COUNTY CODE

PAGE 19 OF 48

1 (2) When subdivisionally described, the minimum lot area shall be 1/128th of a section.

2

3 (3) When subdivisionally described, the minimum lot area shall be 1/32nd of a section.

4

5 (4) In the LDMR zone, the maximum density shall be calculated based on 4,000 square feet of land

6 per dwelling unit, except that existing dwelling units may be retained as part of new development in

7 the LDMR zone without counting towards the maximum density.

8

9 (5) In the MR zone the maximum density shall be calculated based on 2,000 square feet of land per

10 dwelling unit, except that:

11

12 (a) Existing dwelling units may be retained as part of new development in the MR zone

13 without counting towards the maximum density.

14

15 (b) For sites zoned MR, NB, PCB, CB, or GC in the Southwest UGA where any portion of the

16 site is within 2,000 feet of the edge of the right-of-way of State Route 99 there is no

17 maximum density, provided that either:

18

19 (i) One or more transfer of development rights (TDR) credits must be used to realize

20 the additional density under subsection (5)(b) of this section according to the

21 requirements of chapter 30.35A SCC; or

22 (ii) Developments for which the applicant provides documentation to the director

23 showing that the entire project has been granted a property tax exemption by the

24 Washington State Department of Revenue under RCW 84.36.041, 84.36.042,

25 84.36.043, or 84.36.560 shall be exempt from the requirements of chapter 30.35A

26 SCC.

27

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

29

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

31

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

33

34 (9) Sites zoned MR, NB, PCB, CB, or GC in the Southwest UGA where any portion of the site is within

35 2,000 feet of the edge of the right-of-way of State Route 99 are exempt from minimum lot area,

36 minimum lot width, and maximum lot coverage requirements.

37

38 (10) RESERVED for future use.

39

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

41

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

4
5 (13) The listed setbacks apply where the adjacent property is zoned F. In all other cases, setbacks
6 are the same as in the R-8,400 zone. In the F zone, the setbacks for residential structures on 10 acres
7 or less which were legally created prior to being zoned to F shall be the same as in the R-8,400 zone.

8
9 (14) The maximum building height is 75 feet for multifamily structures on sites zoned MR, NB, PCB,
10 CB and GC that are in the Southwest UGA where any portion of the site is within 2,000 feet of the
11 edge of the right-of-way of State Route 99. Subject to the requirements in SCC 30.22.100, non-
12 residential uses are allowed on the first floor of multifamily structures on sites zoned NB, PCB, CB,
13 and GC that are in the Southwest UGA where any portion of the site is within 2,000 feet of the edge
14 of the right-of-way of State Route 99.

15
16 (15) See SCC 30.23.300.

17
18 (16) The maximum building height is increased an additional five feet when the building includes a
19 daylight basement, except under conditions that would violate any other applicable requirements of
20 Title 30 SCC, including the height limit requirements of the Shoreline Management Program (SCC
21 30.67.460), airport compatibility regulations (SCC 30.32E.060), and urban residential design
22 standards (chapter 30.23A SCC).

23
24 (17) In the IP zone there shall be an additional one foot setback for every one foot of building
25 height over 45 feet.

26
27 (18) RESERVED for future use.

28
29 (19) See SCC 30.31A.020(1) and (2) which specify the minimum area of a tract of land necessary for
30 PCB or BP zoning.

31
32 (20) See additional setback provisions for dwellings located along the boundaries of designated
33 farmland contained in SCC 30.32B.130.

34
35 (21) See additional setback provisions for structures located adjacent to forest lands, and/or on
36 lands designated local forest or commercial forest contained in SCC 30.32A.110.

37
38 (22) The minimum lot size for properties designated Rural Residential (RR)--10 (Resource Transition)
39 on the comprehensive plan shall be 10 acres.

40
41 (23) Minimum lot area requirements may be modified within UGAs in accordance with SCC
42 30.23.020.

1 (24) In rural cluster subdivisions approved in accordance with the provisions of chapter 30.41C SCC,
2 the minimum lot area shall be as provided in SCC 30.23.220. The maximum lot area shall be 20,000
3 square feet or less when located in rural/urban transition areas.

4
5 (25) RESERVED for future use.

6
7 (26) RESERVED for future use.

8
9 (27) See SCC 30.23.050 for height limit exceptions. See also SCC 30.67.460 for height limit
10 requirements within shoreline jurisdiction.

11
12 (28) RESERVED for future use.

13
14 (29) See SCC 30.23.200 et seq. for additional lot area requirements and exceptions.

15
16 (30) SCC 30.32A.120 (Siting of new structures: Commercial forest land) requires an application for a
17 new structure on parcels designated commercial forest, but not within a designated commercial
18 forest--forest transition area, to provide a minimum 500-foot setback, which shall be a resource
19 protection area, from the property boundaries of adjacent commercial forest lands except that if the
20 size, shape, and/or physical site constraints of an existing legal lot do not allow a setback of 500 feet,
21 the new structure shall maintain the maximum setback possible, as determined by the department.

22
23 (31) Setback requirements for mineral excavation and processing are in SCC 30.23.110(27).
24 Performance standards and permit requirements are in chapter 30.32C SCC.

25
26 (32) For mineral excavation and processing: The site shall be a contiguous geographic area and have
27 a size of not less than 10 acres, except in the case of subsurface shaft excavations, no minimum
28 acreage is required, pursuant to SCC 30.32C.020(1).

29
30 (33) See SCC Table 30.28.050(4)(i) for setback requirements for structures containing a home
31 occupation.

32
33 (34) RESERVED for future use.

34
35 (35) See chapter 30.31E SCC, for more complete information on the Townhouse Zone height,
36 setback, and lot coverage requirements.

37
38 (36) RESERVED for future use (MR and LDMR setbacks--DELETED by Ord. 05-094, effective
39 September 29, 2005).

40
41 (37) Agriculture. All structures used for housing or feeding animals, not including household pets,
42 shall be located at least 30 feet from all property lines.

1 (38) There shall be no subdivision of land designated commercial forest in the comprehensive plan
2 except to allow installation of communication and utility facilities if all the following requirements
3 are met:

4

5 (a) The facility cannot suitably be located on undesignated land;
6 (b) The installation cannot be accomplished without subdivision;
7 (c) The facility is to be located on the lowest feasible grade of forest land; and
8 (d) The facility removes as little land as possible from timber production.

9 (39) On parcels designated commercial forest, but not within a designated commercial forest--
10 forest transition area, establish and maintain a minimum 500-foot setback, which shall be a resource
11 protection area, from the property boundaries of adjacent commercial forest lands except when the
12 size, shape, and/or physical site constraints of an existing legal lot do not allow a setback of 500 feet,
13 the new structure shall maintain the maximum setback possible as provided in SCC 30.32A.120.

14

15 (40) Land designated local commercial farmland shall not be divided into lots of less than 10 acres
16 unless a properly executed deed restriction which runs with the land and which provides that the
17 land divided is to be used exclusively for agricultural purposes and specifically not for a dwelling(s) is
18 recorded with the Snohomish County auditor.

19

20 (41) Minimum lot area in the rural use zone shall be the minimum allowed by the zone identified as
21 the implementing zone by the comprehensive plan for the plan designation applied to the subject
22 property. Where more than one implementing zone is identified for the same designation, the
23 minimum lot size shall be that of the zone allowing the smallest lot size.

24

25 (42) RESERVED for future use.

26

27 (43) Additional bulk requirements may apply. Refer to SCC 30.31F.100 and 30.31F.140.

28

29 (44) The 50 percent maximum lot coverage limitation applies solely to the portion of the area
30 within the CRC comprehensive plan designation and zone that is centered at 180th Street SE and SR
31 9, generally extending between the intersection of 172nd Street/SR 9 to just south of 184th
32 Street/SR 9, as indicated on the county's FLUM and zoning map.

33

34 (45) The 30 percent maximum lot coverage limitation applies solely to the portion area located
35 within the CRC comprehensive plan designation and zone that is centered at State Route (SR) 9 and
36 164th Street SE, as indicated on the county's Future Land Use Map (FLUM) and zoning map.

37

38 (46) Additional setbacks may apply to development within a rural cluster subdivision. Refer to
39 chapter 30.41C SCC. Residential subdivision is restricted pursuant to SCC 30.32C.050. Uses are
40 restricted where the R-5 zone coincides with the Mineral Resource Overlay (MRO) to prevent
41 development which would preclude future access to the mineral resources.

(47) RESERVED for future use.

(48) RESERVED for future use.

(49) RESERVED for future use.

(50) RESERVED for future use.

(51) RESERVED for future use.

(52) RESERVED for future use.

(53) RESERVED for future use.

(54) A split parcel may be subdivided along the UGA boundary line using one of three methods. First, a split parcel may be subdivided along the UGA boundary line into two lots, whereby one lot remains within the UGA and the other lot remains outside the UGA, pursuant to SCC 30.41B.010(5). Second, a split parcel may be subdivided as part of a short plat application, pursuant to SCC 30.41B.010(8). Finally, a split parcel may be subdivided as part of a plat application, pursuant to SCC 30.41A.010(3).

(55) See SCC 30.42E.100(9)(c).

(56) RESERVED for future use.

(57) RESERVED for future use.

(58) RESERVED for future use.

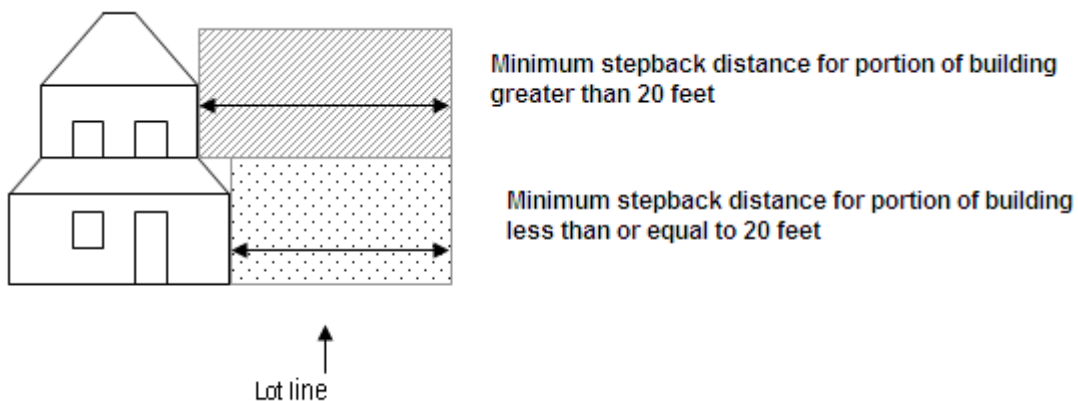
(59) Relationship of setback to building height: The minimum setback requirements are dependent on the heights of the building as specified in this column. To meet the setback requirements, buildings over 20 feet in height must either:

(a) Set the entire building back the minimum setback distance; or

(b) Stepback those portions of the building exceeding 20 feet in height to the minimum setback distance, as illustrated in Figure 30.23.040(59).

1

Figure 30.23.040(59). Example of relationship of building height to stepback



2

3 (60) Stepback those portions of the building exceeding 45 feet in height from the minimum side and
4 rear yard setbacks by one additional foot for each additional two feet of building height.

5 (61) Single-family detached, single-family attached and duplex structures shall comply with the
6 minimum setbacks required in the R-8,400 zone.

7 (62) Fencing between single-family detached, single-family attached and duplex structures shall be:

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

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

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

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

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

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

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

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

25 (66) The maximum lot coverage in townhouse and mixed townhouse developments is 50 percent in
26 the LDMR zone and 50 percent in the MR zone except sites zoned MR where any portion of the site

1 is within 2,000 feet of the western edge of the right-of-way of State Route 99 or within 800 feet of
2 the eastern edge of the right-of-way of State Route 99, and the site is east of State Route 525 are
3 exempt from maximum lot coverage requirements consistent with SCC 30.23.040(9).

4 (67) See SCC 30.23.310.

5 (68) Co-living dwelling density is calculated at the rate of ¼ of a dwelling unit per sleeping unit.

6
7 Section 7. Snohomish County Code Section 30.26.030, last amended by Ordinance No. 25-015
8 on March 19, 2025, is amended to read:

9 **30.26.030 Number of spaces required.**

10 (1) The required number of off-street parking spaces shall be as set forth in SCC Table 30.26.030(1)
11 subject to provisions, where applicable, regarding:

12
13 (a) Effective alternatives to automobile access (SCC 30.26.040);
14 (b) Joint uses (SCC 30.26.050 and 30.26.055); and
15 (c) Accessible routes of travel (SCC 30.26.065(7)).

16 (2) The abbreviations in the table have the following meanings:

17
18 (a) "GFA" means gross floor area;
19 (b) "GLA" means gross leasable area; and
20 (c) "SF" means square feet.

21
22 (3) Any off-street parking spaces that are devoted to electrical vehicle charging shall be counted
23 toward the minimum number of parking spaces required.

24
25 (4) For off-street parking requirements in the Urban Center (UC) zone, see SCC 30.26.032.

26
27
28 **Table 30.26.030(1) Number of Parking Spaces Required**

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Accessory Dwelling Unit	No parking required	1 per unit	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Adult Entertainment Business/Use	See SCC 30.26.035	See SCC 30.26.035	
Agriculture	No parking required	No parking required	
Airport			
Air Terminal	10 per 1,000 SF of waiting area	10 per 1,000 SF of waiting area	
Stage 1 Utility	See SCC 30.26.035	See SCC 30.26.035	
All Others	See SCC 30.26.035	See SCC 30.26.035	
Amusement Facility, by type			
Tennis courts, racquet or handball clubs, and similar commercial recreation	10 per 1,000 SF assembly area plus 2 per court	15 per 1,000 SF assembly area plus 2 per court	
Theaters and cinemas	1 per 3 seats or 8 feet of bench	1 per 4 seats or 8 feet of bench	
All other places without fixed seats including dance halls and skating rinks	See SCC 30.26.035	See SCC 30.26.035	
Antique Shop	3 per 1,000 GFA	4 per 1,000 GFA	
Art Gallery ⁴¹	2.5 per 1,000 GFA	2.5 per 1,000 GFA	
Asphalt Batch Plant & Continuous Mix Asphalt Plant	See SCC 30.26.035	See SCC 30.26.035	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Auto Repair, Major	5 per 1,000 GFA	5 per 1,000 GFA	Service bays and work areas inside repair facilities do not count as parking spaces.
Auto Repair, Minor	4 per 1,000 GFA	5 per 1,000 GFA	Service bays and work areas inside repair facilities do not count as parking spaces.
Auto Towing	See SCC 30.26.035	See SCC 30.26.035	
Auto Wrecking and Junkyard	15 spaces for yards less than 10 acres in size; 25 spaces for yards 10 acres or larger	15 spaces for yards less than 10 acres in size; 25 spaces for yards 10 acres or larger	
Bakery, Farm	2 spaces	2 spaces	
Bed and Breakfast Guesthouses and Inns	2 plus 1 per guest room	2 plus 1 per guest room	
Boarding House	1 per guest room	1 per guest room	
Boat Launch, Commercial	See SCC 30.22.130(31)	See SCC 30.22.130(31)	
Boat Launch, Non-commercial	See SCC 30.22.130(31)	See SCC 30.22.130(31)	
Caretaker's Quarters	2 per unit	2 per unit	
Cemetery and Funeral Home	1 per 4 seats or 8 feet of bench, or 25 per 1,000 sf of assembly room with no fixed seats	1 per 4 seats or 8 feet of bench, or 25 per 1,000 sf of assembly room with no fixed seats	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Church	See SCC 30.26.035	See SCC 30.26.035	
Clubhouse	See SCC 30.26.035	See SCC 30.26.035	
Commercial Vehicle Home Basing	See SCC 30.22.130(33)	See SCC 30.22.130(33)	
Commercial Vehicle Storage Facility	See SCC 30.26.035	See SCC 30.26.035	
Community Facilities for Juveniles	See SCC 30.26.035	See SCC 30.26.035	
Construction Contracting	See SCC 30.26.035	See SCC 30.26.035	
Dams, Power Plants, & Associated Uses	See SCC 30.26.035	See SCC 30.26.035	
Day Care Center	2.5 per 1,000 GFA	2.5 per 1,000 GFA	An off-street load and unload area is also required. This area shall provide the greater of two spaces or one space for every 2,000 square feet of day care center with fractional spaces rounded up.

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Distillation of Alcohol	2 per 1,000 GFA	2.5 per 1,000 GFA	May also be determined by the department on a case-by-case basis per SCC 30.26.035 when the employee to SF GFA ratio for the proposed use is less than the typical requirement for this use in this zone.
Dock & Boathouse, Private, Non-Commercial	No Parking Requirement	No Parking Requirement	
Dwelling			
<u>Co-Living</u>	<u>.25 per sleeping unit</u>	<u>.25 per sleeping unit</u>	<u>Off-street parking is not required if a co-living dwelling is located within 0.5-mile walking distance from a light rail stop, bus rapid transit stop, or bus stop that provides service at 15-minute intervals for at least five hours a day on weekdays.</u>

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Cottage Housing	2 spaces per dwelling unit plus guest parking at 1 space per 4 dwellings	2 spaces per dwelling unit plus guest parking at 1 space per 4 dwellings	Note 1: Driveways between garage doors and roads, private roads, designated fire lanes or access aisles that are at least 19' long and 8.5' wide may be counted as one parking space and if at least 19' long and 17' wide may be counted as two parking spaces. Garages shall have a minimum interior length of 19'.
Attached Single Family	2 per dwelling; see note 1	2 per dwelling; see note 1	
Duplex	2 per dwelling; see note 1	2 per dwelling; see note 1	
Mobile Home	2 per dwelling; see note 1	2 per dwelling; see note 1	
Multifamily	2 per dwelling; see note 1 See SCC 30.26.031	2 per dwelling; see note 1	
Single Family	2 per dwelling; see note 1	2 per dwelling; see note 1	
Townhouse	2 per dwelling; see note 1	2 per dwelling; see note 1	Note 2:

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Single Family Detached Units (pursuant to chapter 30.41F SCC)	2 spaces per dwelling unit plus guest parking at 1 space per 4 dwellings provided that 1 unrestricted guest parking spot per 2 dwellings for either (i) dwellings where no driveways are provided or (ii) dwellings that provide a driveway apron meeting the minimum dimension requirements for parking of only 1 car; see notes 1 & 2.	2 spaces per dwelling plus guest parking at 1 space per 4 dwellings provided that 1 unrestricted guest parking spot per 2 dwellings for either (i) dwellings where no driveways are provided or (ii) dwellings that provide a driveway apron meeting the minimum dimension requirements for parking of only 1 car; see notes 1 & 2.	An "unrestricted" guest parking spot is one provided either within the drive aisle parking or designated guest parking areas outside of individual units; garage parking spaces or parking spaces on driveway aprons of an individual unit are not "unrestricted" parking spaces. All applicable provisions of chapter 30.26 SCC shall be followed.
Electric Vehicle Infrastructure			
Electric Vehicle Charging Station – Levels 1 to 3	No requirement	No requirement	Note: service bays and work areas inside repair facilities do not count as parking spaces.
Battery Exchange Stations	4 per 1,000 GFA	5 per 1,000 GFA	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Equestrian Center	See SCC 30.26.035	See SCC 30.26.035	One space accommodating a vehicle and horse trailer for every two horses expected at equestrian or mini-equestrian center events.
Excavation & Processing of Minerals	See SCC 30.26.035	See SCC 30.26.035	
Explosives, Storage	See SCC 30.26.035	See SCC 30.26.035	
Fairgrounds	See SCC 30.26.035	See SCC 30.26.035	
Family Day Care Home	See dwelling, single family requirements	See dwelling, single family requirements	An off-street load and unload area equivalent to one space is also required.
Farm Product Processing	1 per 1,000 GFA	1 per 1,000 GFA	
Farm Stand			
Up to 400 SF	2 per stand	2 per stand	
401 to 5,000 SF	3 per 1,000 GFA (3 minimum)	3 per 1,000 GFA (3 minimum)	
Farm Support Business	See SCC 30.26.035	See SCC 30.26.035	
Farm Worker Dwelling	See SCC 30.26.035	See SCC 30.26.035	
Farmers Market	3 per 1,000 GFA (3 minimum)	3 per 1,000 GFA (3 minimum)	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Farmland Enterprises	See SCC 30.26.035	See SCC 30.26.035	
Fish Farm	See SCC 30.26.035	See SCC 30.26.035	
Forestry	No Parking Required	No Parking Required	
Forestry Industry Storage & Maintenance Facility	See SCC 30.26.035	See SCC 30.26.035	
Foster Home	See SCC 30.26.035	See SCC 30.26.035	
Fuel Yard	See SCC 30.26.035	See SCC 30.26.035	
Garage, Detached Private	No Parking Required	No Parking Required	
Golf Course, Driving Range, Country Club	See SCC 30.26.035	See SCC 30.26.035	
Government Structures & Facilities	See SCC 30.26.035	See SCC 30.26.035	
Greenhouse, Lath House, & Nurseries	See SCC 30.26.035	See SCC 30.26.035	
Guest House	1 per guest house	1 per guest house	
Hazardous Waste Storage & Treatment Facilities, Offsite or Onsite	See SCC 30.26.035	See SCC 30.26.035	
Health and Social Service Facilities, Levels I through III	See SCC 30.26.035	See SCC 30.26.035	
Home Occupation	See SCC 30.26.035	See SCC 30.26.035	
Homestead Parcel	See dwelling, single family requirements	See dwelling, single family requirements	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Hotel/Motel	1 per unit or guest room; see note	1 per unit or guest room; see note	Additional parking for restaurants, conference or convention facilities and other businesses, facilities, or uses associated with the motel or hotel is required in accordance with this table.
Kennel, Commercial	See SCC 30.26.035	See SCC 30.26.035	
Kennel, Private-Breeding	No Additional Requirement	No Additional Requirement	
Kennel, Private-Non-Breeding	No Additional Requirement	No Additional Requirement	
Kitchen Farm	No Additional Requirement	No Additional Requirement	
Laboratory	2.5 per 1,000 GFA	3 per 1,000 GFA	Or see SCC 30.26.035
Library	2.5 per 1,000 GFA	3 per 1,000 GFA	
Livestock Auction Facility	See SCC 30.26.035	See SCC 30.26.035	
Lumber Mill	2 per 1,000 GFA	2 per 1,000 GFA	
Lumberyard	1 per 1,000 GLA	1 per 1,000 GLA	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Manufacturing, Heavy	2 per 1,000 GFA	2.5 per 1,000 GFA	May also be determined by the department on a case-by-case basis per SCC 30.26.035 when the employee to SF GFA ratio for the proposed use is less than the typical requirement for this use in this zone.
Manufacturing-All Other Forms Not Specifically Listed	2 per 1,000 GFA	2.5 per 1,000 GFA	May also be determined by the department on a case-by-case basis per SCC 30.26.035 when the employee to SF GFA ratio for the proposed use is less than the typical requirement for this use in this zone.

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Marijuana Processing	2 per 1,000 GFA	2.5 per 1,000 GFA	May also be determined by the department on a case-by-case basis per SCC 30.26.035 when the employee to SF GFA ratio for the proposed use is less than the typical requirement for this use in this zone.
Marijuana Production	2 per 1,000 GFA	2.5 per 1,000 GFA	May also be determined by the department on a case-by-case basis per SCC 30.26.035 when the employee to SF GFA ratio for the proposed use is less than the typical requirement for this use in this zone.
Marijuana Retail	3 per 1,000 GFA	4 per 1,000 GFA	
Massage Parlor	3 per 1,000 GFA	4 per 1,000 GFA	
Material Recovery Facility	See SCC 30.26.035	See SCC 30.26.035	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Mini Equestrian Center	1 per 4 seats or 8 feet of bench; see note	1 per 4 seats or 8 feet of bench; see note	One space accommodating a vehicle and horse trailer for every two horses expected at equestrian or mini-equestrian center events.
Mini Self-Storage	2 per 75 storage units	2 per 75 storage units	
Mobile Home Parks	2 per dwelling plus guest parking at 1 per 4 dwellings	2 per dwelling plus guest parking at 1 per 4 dwellings	See Chapter 30.42ESC C.
Model Hobby Park	See SCC 30.26.035	See SCC 30.26.035	See SCC 30.26.035
Model House/Sales Office	See residential dwelling requirements	See residential dwelling requirements	
Motocross Racetrack	See SCC 30.26.035	See SCC 30.26.035	
Museum	2.5 per 1,000 GFA	3 per 1,000 GFA	
Neighborhood Services	3 per 1,000 GLA	4 per 1,000 GLA	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Office and Banking	2.5 per 1,000 GFA	3 per 1,000 GFA	A minimum of 5 spaces is required for all sites. Drive-up windows at financial institutions must have clear queuing space, not interfering with parking areas, for at least three vehicles per drive up window.
Off-road vehicle use area, private	See SCC 30.26.035	See SCC 30.26.035	
Park, Public	See Parks and Recreation Element of the Comprehensive Plan	See Parks and Recreation Element of the Comprehensive Plan	Parking standards for parks vary based on the classification of the park and amenities identified in the Parks and Recreation Element.
Park-and-Pool Lot	No Additional Requirement	No Additional Requirement	
Park-and-Ride Lot	No Additional Requirement	No Additional Requirement	
Personal Wireless Service Facilities	1 space	1 space	
Printing Plant	2.5 per 1,000 GFA	3 per 1,000 GFA	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Public Events/Assemblies on Farmland	See SCC 30.26.035	See SCC 30.26.035	
Race Track	See SCC 30.26.035	See SCC 30.26.035	
Recreational Facility Not Otherwise Listed	See SCC 30.26.035	See SCC 30.26.035	
Recreational Vehicle	1 per RV	1 per RV	
Recreational Vehicle Park	See SCC 30.26.035	See SCC 30.26.035	
Recycling Facility	See SCC 30.26.035	See SCC 30.26.035	
Rendering of Fat, Tallow, or Lard	See SCC 30.26.035	See SCC 30.26.035	
Resort	See SCC 30.26.035	See SCC 30.26.035	
Restaurant	6 per 1,000 GFA	8 per 1,000 GFA	Clear queuing space, not interfering with the parking areas, for at least five vehicles is required in front of any drive up window.
Retail, General	3 per 1,000 GFA	4 per 1,000 GFA	
Retirement Apartments	1 per dwelling plus guest parking at 1 per 4 dwellings	1 per dwelling plus guest parking at 1 per 4 dwellings	See SCC 30.26.040(1).
Retirement Housing	1 per dwelling	1 per dwelling plus guest parking at 1 per 4 dwellings	See SCC 30.26.040(2).

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Rural Industries	See SCC 30.26.035	See SCC 30.26.035	
Sanitary Landfill	See SCC 30.26.035	See SCC 30.26.035	
Schools	See SCC 30.26.035	See SCC 30.26.035	See SCC 30.26.035; Sufficient on- site space for safe loading and unloading of students from school buses and cars is also required.
K-12 & Preschool			
College			
Other			
Service Station	3 per 1,000 GFA	4 per 1,000 GFA	
Shooting Range	See SCC 30.26.035	See SCC 30.26.035	
Sludge Utilization	No parking required	No parking required	
Small Animal Husbandry	No parking required	No parking required	
Small Workshop	2 per 1,000 GFA	2.5 per 1,000 GFA	May also be determined by the department o n a case-by-case basis per SCC 30.26.035 wh en the employee to SF GFA ratio is less than the normal minimum requirement for the zone.

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Stables	1 per 4 seats or 8 feet of bench; see note	1 per 4 seats or 8 feet of bench; see note	One space accommodating a vehicle and horse trailer for every two horses expected at equestrian or mini-equestrian center events.
Stockyard or Slaughter House	See SCC 30.26.035	See SCC 30.26.035	
Storage, Retail Sales Livestock Feed	1 per 1,000 GFA	1 per 1,000 GFA	
Storage Structure, Accessory	No parking required	No parking required	
Storage Structure, Non-accessory	No parking required	No parking required	
Studio	2.5 per 1,000 GFA	3 per 1,000 GFA	
Swimming/Wading Pool			
Public	1 per 10 swimmers, based on pool capacity as defined by the Washington State Department of Health.	1 per 10 swimmers, based on pool capacity as defined by the Washington State Department of Health.	
Private	See SCC 30.26.035	See SCC 30.26.035	
Television/Radio Stations	2.5 per 1,000 GFA	3 per 1,000 GFA	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Temporary Dwelling During Construction	1 per dwelling	1 per dwelling	
Temporary Dwelling for Relative	1 per dwelling	1 per dwelling	
Temporary Logging Crew Quarters	See SCC 30.26.035	See SCC 30.26.035	
Temporary Residential Sales Coach ⁷³	1 per coach	1 per coach	
Transit Center	See SCC 30.26.035	See SCC 30.26.035	
Ultralight Airpark	See SCC 30.26.035	See SCC 30.26.035	
Utility Facilities, Electromagnetic Transmission & Receiving Facility	1 space	1 space	
Utility Facilities, Transmission Wires, Pipes & Supports	See SCC 30.26.035	See SCC 30.26.035	
Utility Facilities-All Other Structures	1 space	1 space	
Vehicle and Equipment Sales and Rental	1 per 1,000 GFA of sales office, plus	1 per 1,000 GFA of sales office, plus	
	2 per 1,000 GFA of service or repair space, plus	2 per 1,000 GFA of service or repair space, plus	
	1 per 4,000 SF of outdoor display area (or of showroom display area in the CB zone)	1 per 4,000 SF of outdoor display area (or of showroom display area in the CRC zone)	

USE	Number of Spaces Required in R-9,600, R-8,400, R-7,200, WFB, T, MR, LDMR, GC, CB, NB, PCB, MUC, MHP, HI, LI, BP, and IP	Number of Spaces Required in RD, RRT-10, R-5, RB, CRC, RFS, RI, F, F&R, A-10, SA-1, RC, RU, R-20,000, R-12,500	NOTES
Veterinary Clinic	3 per 1,000 GFA	4 per 1,000 GFA	
Warehousing	0.5 per 1,000 GFA	0.5 per 1,000 GFA	
Wedding Facility	See SCC 30.26.035	See SCC 30.26.035	
Wholesale Establishment	1 per 1,000 GFA	1 per 1,000 GFA	
Woodwaste Recycling and Woodwaste Storage	1 per site plus 1 per 1,000 GFA	1 per site plus 1 per 1,000 GFA	
All other uses not otherwise mentioned	See SCC 30.26.035	See SCC 30.26.035	

1
2 Section 8. Snohomish County Code Section 30.67.570, last amended by Amended Ordinance No.
3 19-020 on July 3, 2019, is amended to read:

4 **30.67.570 Residential.**

5 Residential use includes single-family and multifamily dwellings and uses and other structures that are
6 typically appurtenant or incidental to a residence. Residential uses also include those limited
7 commercial and institutional uses that occur within or are incidental to a residence, such as bed and
8 breakfast inns, guest houses, home occupations, family daycare, foster homes, retirement apartments,
9 retirement housing ((and)), boarding houses, and co-living dwellings. Residential uses also include
10 houseboats, live-aboard vessels, and floating homes.

11 (1) The following general regulations apply to residential uses in shorelines:

12 (a) Clustered development, with the open space area preserving and providing access to
13 the water, is required for subdivisions or short subdivisions, except that alternative site
14 designs may be considered by the department provided that the applicant demonstrates
15 that the alternative site design will provide equivalent or better protection for shoreline
16 ecological functions.

17 (b) Residential subdivisions, short subdivisions, or residential structures shall not be
18 approved when structural flood protection or shoreline stabilization measures will be
19 necessary to protect lots or subsequent development on the lots.

- (c) All utility lines shall be located underground.
- (d) Accessory structures that are not appurtenances must be proportional in size and purpose to the primary structure, and compatible with onsite and adjacent structures, uses and natural features.
- (e) All residential subdivisions, short subdivisions, single-family detached units, duplexes, townhouses or condominiums creating more than four parcels or dwelling units, and multi-family developments of more than four lots or dwelling units, shall be required to provide public access under SCC 30.67.330.
- (f) Beach or water access using new stairways and trams is allowed, provided the applicant demonstrates that:
 - (i) Existing shared, public or community facilities are not adequate or available for use;
 - (ii) The possibility of a multiple-owner or multiple-user facility has been thoroughly investigated and is not feasible; and
 - (iii) The stairway or tram is designed and located such that:
 - (A) Subsequent shoreline modification, including the installation of shoreline stabilization, solely for the purpose of protecting the structure, is not necessary;
 - (B) Removal or modification of existing shoreline vegetation is the minimum necessary to construct the structure, and will be replaced with appropriate native species within the next growing season; and
 - (C) No fill or other modification water-ward of the ordinary high water mark is necessary to construct or use the structure.
- (g) Residential subdivisions and short subdivisions shall be limited to a maximum of 10 percent total effective impervious surface area within designated shorelands.

In addition to the general regulations contained in subsection (1) of this section, the following environment designation-specific regulations for residential uses apply:

- (a) The following residential uses and appurtenant structures are permitted in the Urban environment: single-family residential, mobile and manufactured homes, duplex, multifamily, townhouse, and mobile home parks.

1
2 (b) *Urban Conservancy.*

3
4 (i) The following residential uses are permitted: single-family residential, mobile
5 and manufactured homes;
6
7 (ii) Duplex and mobile home parks are conditionally permitted; and
8
9 (iii) Multifamily and townhouses are prohibited.

10
11 (c) *Rural Conservancy.*

12
13 (i) The following residential uses are permitted: single-family residential, mobile
14 and manufactured homes, and duplex;
15
16 (ii) Mobile home parks are conditionally permitted; and
17
18 (iii) Multifamily and townhouses are prohibited.

19
20 (d) *Resource.*

21
22 (i) The following residential uses are permitted: single-family residential, mobile
23 and manufactured homes, and duplex;
24
25 (ii) Mobile home parks are conditionally permitted; and
26
27 (iii) Multifamily and townhouses are prohibited.

28
29 (e) All residential uses are prohibited in the Municipal Watershed Utility environment.

30
31 (f) *Natural.*

32
33 (i) The following residential uses are conditionally permitted: single-family
34 residential, mobile and manufactured homes;
35
36 (ii) All other residential uses are prohibited; and
37
38 (iii) Alteration of the natural topographic features or flora of the site shall be
39 restricted to that necessary for the placement of the residence and appurtenances.
40 Additional grading or clearing, as for lawns, is prohibited.

41
42 (g) *Aquatic.*

- (i) New over-water residences and floating homes are prohibited.
- (ii) Normal maintenance or repair of floating homes permitted or legally established prior to January 1, 2011, is allowed.
- (iii) Houseboats used as a residence and live-aboard vessels may be permitted within marinas or in waters of the state subject to a lease or permission from the state Department of Natural Resources.

Section 9. A new section is added to Chapter 30.91D of the Snohomish County Code to read:

SCC 30.91D.492 Dwelling, co-living.

"Dwelling, co-living" ("Co-living dwelling") means a dwelling with sleeping units that are independently rented and lockable and that provide living and sleeping space. Residents must share kitchen facilities with other sleeping units in the building.

18 Section 10. Severability and Savings. If any section, sentence, clause or phrase of this ordinance
19 shall be held to be invalid by the Growth Management Hearings Board (Board), or unconstitutional by a
20 court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the validity or
21 constitutionality of any other section, sentence, clause or phrase of this ordinance. Provided, however,
22 that if any section, sentence, clause or phrase of this ordinance is held to be invalid by the Board or
23 court of competent jurisdiction, then the section, sentence, clause or phrase in effect prior to the
24 effective date of this ordinance shall be in full force and effect for that individual section, sentence,
25 clause or phrase as if this ordinance had never been adopted.

PASSED this _____ day of _____, 20____.

SNOHOMISH COUNCIL
Snohomish, Washington

Council Chair

ATTEST:

Asst. Clerk of the Council

1 () APPROVED
2 () EMERGENCY
3 () VETOED

4
5
6
7 DATE:

8 ATTEST:
9
10 _____
11
12 Approved as to form only:
13
14  6/4/25
15 Deputy Prosecuting Attorney

ECAF: 2025-1900
RECEIVED: 6/12/2025

**ORDINANCE
INTRODUCTION SLIP**

SNOHOMISH COUNTY COUNCIL

EXHIBIT # 3.1.003

TO: Clerk of the Council

FILE ORD 25-033

TITLE OF PROPOSED ORDINANCE:

**RELATING TO GROWTH MANAGEMENT; SUPPORTING THE
DEVELOPMENT OF CO-LIVING HOUSING; AMENDING CHAPTERS 30.22,
30.23, 30.26, 30.67, AND 30.91 OF THE SNOHOMISH COUNTY CODE**

Introduced By:


N. Nehi
Councilmember

6/12/2025
Date

Clerk's Action:

Proposed Ordinance No. 25-033

Assigned to: Planning and Community Development Committee Date: 6/17/2025

STANDING COMMITTEE RECOMMENDATION FORM

On 7/1/2025, the Committee considered the Ordinance by Consensus /
 Yeas and Nays and made the following recommendation:

Move to Council to schedule public hearing on: 7/9/2025 GLS
 Other _____

Regular Agenda _____ Administrative Matters

Public Hearing Date 8/13/2025 at 10:30 am


N. Nehi
Committee Chair



Planning and Community Development

Ryan Hembree

Council Initiated:

Yes

No

SNOHOMISH COUNTY COUNCIL

ECAF: 2025-1699
Ordinance: 25-033

Type:
 Contract
 Board Appt.
 Code Amendment
 Budget Action
 Other

Requested Handling:

Normal
 Expedite
 Urgent

Fund Source:

General Fund
 Other
 N/A

Executive Rec:

Approve
 Do Not Approve
 N/A

Approved as to

Form:
 Yes
 No
 N/A

Subject: Co-living housing code amendments

EXHIBIT # 3.2.001

Scope: Ordinance 25-033, relates to the Growth Management; supporting the development of co-living housing; amending Chapters 30.22, 30.23, 30.26, 30.67, and 30.91 of the Snohomish County Code.

FILE ORD 25-033

Duration: December 19, 2028.

Fiscal Impact: Current Year Multi-Year **N/A**

Authority Granted:

To adopt amendments to portions of the Snohomish County code to address recent changes in state law regarding co-living housing.

Background:

Co-living housing is a type of multi-family residential development in which individual sleeping units are independently rented, lockable and provide private living and sleeping space. The kitchen facilities are shared among residents. The Washington State Legislature passed Engrossed Substitute House Bill (ESHB) 1998, which requires cities and counties to allow co-living housing wherever multi-family residential development is permitted. The state compliance deadline is December 31, 2025. This proposed ordinance would amend Snohomish County's development regulations to bring them into alignment with state law and ensure consistency in how co-living housing is permitted.

Request: Move Ordinance 25-033 to GLS on July 9th to set a time and date for a public hearing.

Exhibit 3.2.002

Planning and Community Development Committee – 07/01/25

[Video](#)



Snohomish County Council

Planning and Community Development Committee

Agenda

Nate Nehring, Committee Chair
Strom Peterson, Committee Vice-Chair
Committee Members: Sam Low, Megan Dunn, Jared Mead

Ryan Hembree, Legislative Analyst
Russell Wiita, Legislative Aide
Lisa Hickey, Assistant Clerk of the Council

Tuesday, July 1, 2025

11:00 AM

Jackson Board Room - 8th Floor
Robert J. Drewel Building
& Remote Meeting

Webinar Link: <https://zoom.us/j/94846850772>

Attend in person at 3000 Rockefeller Ave, Jackson Board Room, 8th Floor, Everett, WA
Join remotely using the Zoom link above or call 1-253-215-8782 or 1-206-337-9723
and enter Meeting ID 948-4685 0772

CALL TO ORDER

ROLL CALL

PUBLIC COMMENT

ACTION ITEMS

1. Motion 25-288, authorizing the County Executive to execute Amendment No. 1 to the Interlocal Agreement between Snohomish County and the City of Arlington for the Jensen Park Restroom Project

2025-1923

Proposed Action: Move to General Legislative Session July 9th for consideration.

2. Motion 25-306, approving 2025 Contract Amendment 14 with [2025-1995](#) Puget Sound Energy for the Weatherization Program

Proposed Action: Move to General Legislative Session July 2nd for consideration.

3. Motion 25-307, approving entertainment contract for the International Lumberjack Show LLC at the 2025-2029 Snohomish County Evergreen State Fairs [2025-2020](#)

Proposed Action: Move to General Legislative Session July 9th for consideration.

4. Ordinance 25-033, relating to Growth Management; supporting the development of co-living housing; amending Chapters 30.22, 30.23, 30.26, 30.67, and 30.91 of the Snohomish County Code [2025-1900](#)

Proposed Action: Move to General Legislative Session on July 9th to set time and date for a public hearing.

5. Motion 25-297, authorizing the County Executive to sign a [2025-0280](#) Cooperative Service Agreement and Work Plan/Financial Plan with USDA-APHIS Wildlife Services Division

Proposed Action: Move to General Legislative Session July 9th for consideration.

6. Motion 25-298, authorizing the Executive to execute Amendment No. 1 to option to lease land to Capstone Partners NW, LLC at the Snohomish County Airport [2025-1699](#)

Proposed Action: Move to General Legislative Session July 9th for consideration.

7. Motion 25-299, authorizing the Snohomish County Executive to execute a Contract Amendment No. 1 to RFQ 23-006BC with Jacobs Engineering Group Inc. at the Snohomish County Airport [2025-1927](#)

Proposed Action: Move to General Legislative Session July 9th for consideration.



Snohomish County Council Planning and Community Development Committee Meeting Minutes

Nate Nehring, Committee Chair
Strom Peterson, Committee Vice-Chair
Committee Members: Sam Low, Megan Dunn, Jared Mead

Ryan Hembree, Legislative Analyst
Russell Wiita, Legislative Aide
Lisa Hickey, Assistant Clerk of the Council

Tuesday, July 1, 2025

11:00 AM

**Jackson Board Room - 8th Floor
Robert J. Drewel Building
& Remote Meeting**

PRESENT:

Committee Chair Nehring
Committee Vice-Chair Peterson
Committee Member Low
Committee Member Dunn (*remote*)
Committee Member Mead

Ryan Hembree, Council Staff
Dawson Frank, Airport Deputy Director
Nick Landgraff, Airport
Lisa Hickey, Assistant Clerk of the Council

*See names below of individuals who provided public comment

CALL TO ORDER

Committee Chair Nehring called the meeting to order at 11:00 a.m.

ROLL CALL

The clerk called the roll and stated that all five members were present.

PUBLIC COMMENT

The following individuals provided public comment:

- Richard Strickland, resident of Mukilteo
- Becky Passarella, resident of Mukilteo
- William Lider, resident of Snohomish County

ACTION ITEMS

Cynthia Foley, Legislative Analyst, provided a staff report for items 1 through 3.

1. Motion 25-288, authorizing the County Executive to execute Amendment No. 1 to the Interlocal Agreement between Snohomish County and the City of Arlington for the Jensen Park Restroom Project [2025-1923](#)

The Committee directed the Clerk to replace the existing Amendment 1 with a corrected Amendment 1.

ACTION: Move to Consent Agenda, General Legislative Session July 9th for consideration.

2. Motion 25-306, approving 2025 Contract Amendment 14 with Puget Sound Energy for the Weatherization Program [2025-1995](#)

ACTION: Move to Consent Agenda, General Legislative Session July 2nd for consideration.

3. Motion 25-307, approving entertainment contract for the International Lumberjack Show LLC at the 2025-2029 Snohomish County Evergreen State Fairs [2025-2020](#)

ACTION: Move to Consent Agenda, General Legislative Session July 9th for consideration.

Ryan Hembree, Legislative Analyst, provided a staff report for items 4 through 7.

4. Ordinance 25-033, relating to Growth Management; supporting the development of co-living housing; amending Chapters 30.22, 30.23, 30.26, 30.67, and 30.91 of the Snohomish County Code [2025-1900](#)

ACTION: Move to Administrative Matters, General Legislative Session July 9th to set time and date for a public hearing.

5. Motion 25-297, authorizing the County Executive to sign a Cooperative Service Agreement and Work Plan/Financial Plan with USDA-APHIS Wildlife Services Division [2025-0280](#)

ACTION: Move to Consent Agenda, General Legislative Session July 9th for consideration.

6. Motion 25-298, authorizing the Executive to execute Amendment No. 1 to option to lease land to Capstone Partners NW, LLC at the Snohomish County Airport [2025-1699](#)

Dawson Frank, Airport Deputy Director, and Nick Landgraff, Airport, responded to Committee Member Dunn's questions.

ACTION: Move to Regular Agenda, General Legislative Session July 9th for consideration.

7. Motion 25-299, authorizing the Snohomish County Executive to execute a Contract Amendment No. 1 to RFQ 23-006BC with Jacobs Engineering Group Inc. at the Snohomish County Airport [2025-1927](#)

ACTION: Move to Consent Agenda, General Legislative Session July 9th for consideration.

Adjourned at 11:23 a.m.

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 Wednesday, August 13, 2025, 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. 25-033, titled: RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF CO-LIVING HOUSING; AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67, AND 30.91 OF THE SNOHOMISH COUNTY CODE

Zoom Webinar Information:

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

Background: The ordinance amends Chapters 30.22, 30.23, 30.67, and 30.91 of the Snohomish County Code as described below to address changes in state law regarding co-living housing.

A summary of the proposed ordinance is as follows:

PROPOSED ORDINANCE NO. 25-033

Sections 1 – 3. Adopts recitals, findings of fact, and conclusions, and states that the County Council bases its findings and conclusions on the entire record of the County Council and that any finding that should be a conclusion and any conclusion that should be a finding is adopted as such.

Section 4. Amends SCC 30.22.100, the Urban Zone Categories Use Matrix, to establish a new use Dwelling, Co-Living. With the amendment, Co-Living Dwelling is a permitted use everywhere that multifamily is allowed.

Section 5. Amends SCC 30.23.032, the Urban Residential Zone categories – bulk matrix, to add a new reference note 68 to all zones in which Co-Living Dwelling is allowed.

Section 6. Amends SCC 30.23.040 to add a new reference note 68 that clarifies that density for Co-Living Dwelling is calculated at $\frac{1}{4}$ of a dwelling unit per sleeping unit.

Section 7. Amends SCC 30.26.030 to add a parking requirement of .25 spaces per sleeping unit and adds the note: "Off-street parking is not required if a co-living dwelling is located within 0.5-mile walking distance from a light rail stop, bus rapid transit stop, or

bus stop that provides service at 15-minute intervals for at least five hours a day on weekdays."

Section 8. Amends SCC 30.67.570 to add co-living dwellings in the definition of residential use within the Shoreline Management Program.

Section 9. Adds a new section to SCC 30.91D to provide a definition of Co-Living Dwelling as follows: "Dwelling, co-living" ("Co-living dwelling") means a dwelling with sleeping units that are independently rented and lockable and that provide living and sleeping space. Residents must share kitchen facilities with other sleeping units in the building.

Section 10. Provides a standard severability and savings clause.

=====

State Environmental Policy Act: 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 October 25, 2024. Copies of all applicable SEPA documents are available at the office of the County Council.

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 e-mailing contact.council@snoco.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.snohomishcountywa.gov/2134/County-Hearings-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 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.

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 e-mailing 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.

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 Hickey at (425) 388-3494, 1(800) 562-4367 X3494, or TDD #1-800-877-8339, or by e-mailing lisa.hickey@snoco.org.

QUESTIONS: For additional information or specific questions on the proposed ordinance please call Amber Piona in the Department of Planning and Development Services at 425-262-2375.

DATED this 9th day of July 2025.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

/s/Nate Nehring
Council Chair

ATTEST:

/s/Lisa Hickey
Asst. Clerk of the Council

PUBLISH: Wednesday, July 30, 2025

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

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 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 EDH1017139 NOPH ORD 25-033 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 07/30/2025 and ending on 07/30/2025 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount of the fee for such publication is
\$175.15.

Subscribed and sworn before me on this
30th day of July,
2025.

Rendie P.

Notary Public in and for the State of
Washington.

Snohomish County Planning & Development | 14107010
LISA HICKEY



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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 Wednesday, August 13, 2025, at the hour of 10:30 a.m. and continuing thereafter as necessary, in the Henry M. Jackson Room, 8th Floor, Robert J. Drewes Building, 3000 Rockefeller, Everett, Washington, in conjunction with a remote meeting platform via the following Zoom link, to consider proposed Ordinance No. 25-033, titled: RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF CO-LIVING HOUSING; AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67, AND 30.91 OF THE SNOHOMISH COUNTY CODE

Zoom Webinar Information: Join online

at <https://zoom.us/j/94646850772>

or by telephone call 1-253-215-8783 or 1-301-715-8592
Background: The ordinance amends Chapters 30.22, 30.23, 30.67, and 30.91 of the Snohomish County Code as described below to address changes in state law regarding co-living housing.

A summary of the proposed ordinance is as follows:

PROPOSED ORDINANCE NO. 25-033

Sections 1 – 3. Adopts recitals, findings of fact, and conclusions, and states that the County Council bases its findings and conclusions on the entire record of the County Council and that any finding that should be a conclusion and any conclusion that should be a finding is adopted as such.

Section 4. Amends SCC 30.22.100, the Urban Zone Categories Use Matrix, to establish a new use Dwelling, Co-Living. With the amendment, Co-Living Dwelling is a permitted use everywhere that multifamily is allowed.

Section 5. Amends SCC 30.23.032, the Urban Residential Zone categories – bulk matrix, to add a new reference note 68 to all zones in which Co-Living Dwelling is allowed.

Section 6. Amends SCC 30.23.040 to add a new reference note 68 that clarifies that density for Co-Living Dwelling is calculated at ½ of a dwelling unit per sleeping unit.

Section 7. Amends SCC 30.26.030 to add a parking requirement of 25 spaces per sleeping unit and adds the note: "Off-street parking is not required if a co-living dwelling is located within 0.5-mile walking distance from a light rail stop, bus rapid transit stop, or bus stop that provides service at 15-minute intervals for at least five hours a day on weekdays."

Section 8. Amends SCC 30.67.570 to add co-living dwellings in the definition of residential use within the Shoreline Management Program.

Section 9. Adds a new section to SCC 30.91D to provide a definition of Co-Living Dwelling as follows: "Dwelling, co-living" ("Co-living dwelling") means a dwelling with sleeping units that are independently rented and lockable and that provide living and sleeping space. Residents must share kitchen facilities with other sleeping units in the building.

Section 10. Provides a standard severability and savings clause. State Environmental Policy Act 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 October 26, 2024. Copies of all applicable SEPA documents are available at the office of the County Council. 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 e-mailing contact.council@snooco.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.snohomishcountywa.gov/2134/County-Hearings-Calendar>.

Range of Possible Actions the County Council May Take on This Proposal: At the conclusion of its public hearing(s), the County

Classified Proof

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.

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 e-mailed to 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.

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.

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QUESTIONS: For additional information or specific questions on the proposed ordinance please call Amber Piona in the Department of Planning and Development Services at 425-262-2375.

DATED this 9th day of July 2025.

SNOHOMISH COUNTY COUNCIL

Snohomish County, Washington

/s/ Nate Nehring

Council Chair

ATTEST:

/s/ Lisa Hickey
Asst. Clerk of the Council
107010

Published: July 30, 2025

EDH1017139

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

NOTICE OF ENACTMENT

NOTICE IS HEREBY GIVEN, that on August 13, 2025, the Snohomish County Council adopted Amended Ordinance No. 25-033, which shall be effective September 6, 2025. This notice complies with RCW 36.70A.290.

A summary of the amended ordinance is as follows:

AMENDED ORDINANCE NO. 25-033

RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF CO-LIVING HOUSING; AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67, AND 30.91 OF THE SNOHOMISH COUNTY CODE

Sections 1 – 3. Adopts recitals, findings of fact, and conclusions, and states that the County Council bases its findings and conclusions on the entire record of the County Council and that any finding that should be a conclusion and any conclusion that should be a finding is adopted as such.

Section 4. Amends SCC 30.22.100, the Urban Zone Categories Use Matrix, to establish a new use Dwelling, Co-Living. With the amendment, Co-Living Dwelling is a permitted use everywhere that multifamily is allowed.

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Section 6. Amends SCC 30.23.040 to add a new reference note 68 that clarifies that density for Co-Living Dwelling is calculated at ¼ of a dwelling unit per sleeping unit.

Section 7. Amends SCC 30.26.030 to add a parking requirement of .25 spaces per sleeping unit and adds the note: "Off-street parking is not required if a co-living dwelling is located within 0.5-mile walking distance from a light rail stop, bus rapid transit stop, or bus stop that provides service at 15-minute intervals for at least five hours a day on weekdays."

Section 8. Amends SCC 30.67.570 to add co-living dwellings in the definition of residential use within the Shoreline Management Program.

Section 9. Adds a new section to SCC 30.91D to provide a definition of Co-Living Dwelling as follows: "Dwelling, co-living" ("Co-living dwelling") means a dwelling with sleeping units that are independently rented and lockable and that provide living and sleeping space. Residents must share kitchen facilities with other sleeping units in the building.

Section 10. Provides a standard severability and savings clause.

=====

State Environmental Policy Act: 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 October 25, 2024. Copies of all applicable SEPA documents are available at the office of the County Council.

Where to Get Copies of the Amended 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 e-mailing contact.council@snoco.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.snohomishcountywa.gov/2134/County-Hearings-Calendar>.

DATED this 10th day of September 2025.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

/s/Lisa Hickey
Asst. Clerk of the Council

PUBLISH: Wednesday, September 19, 2025

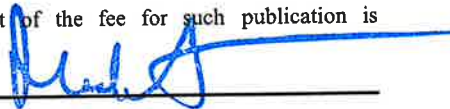
Send Affidavit to: County Council
Send Invoice to: Planning #107010

Everett Daily Herald**Affidavit of Publication**

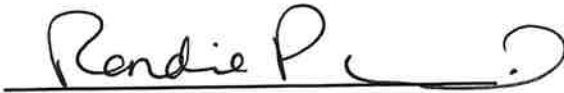
State of Washington }
County of Snohomish } ss

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 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 EDH1019864 NOE ORDINANCE 25-033 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 09/19/2025 and ending on 09/19/2025 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount of the fee for such publication is
\$100.75.



Subscribed and sworn before me on this
19th day of September,
2025.



Notary Public in and for the State of
Washington.

Snohomish County Planning & Development | 14107010
LISA HICKEY



Classified Proof

SNOHOMISH COUNTY COUNCIL
SNOHOMISH COUNTY, WASHINGTON
NOTICE OF ENACTMENT

NOTICE IS HEREBY GIVEN, that on August 13, 2025, the Snohomish County Council adopted Amended Ordinance No. 25-033, which shall be effective September 6, 2025. This notice complies with RCW 36.70A.290.

A summary of the amended ordinance is as follows:

AMENDED ORDINANCE NO. 25-033
RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF CO-LIVING HOUSING; AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67, AND 30.91 OF THE SNOHOMISH COUNTY CODE

Sections 1 – 3. Adopts recitals, findings of fact, and conclusions, and states that the County Council bases its findings and conclusions on the entire record of the County Council and that any finding that should be a conclusion and any conclusion that should be a finding is adopted as such.

Section 4. Amends SCC 30.22.100, the Urban Zone Categories Use Matrix, to establish a new use Dwelling, Co-Living. With the amendment, Co-Living Dwelling is a permitted use everywhere that multifamily is allowed.

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Section 6. Amends SCC 30.23.040 to add a new reference note 69 that clarifies that density for Co-Living Dwelling is calculated at ½ of a dwelling unit per sleeping unit.

Section 7. Amends SCC 30.26.030 to add a parking requirement of 25 spaces per sleeping unit and adds the note, "Off-street parking is not required if a co-living dwelling is located within 0.5-mile walking distance from a light rail stop, bus rapid transit stop, or bus stop that provides service at 15-minute intervals for at least five hours a day on weekdays."

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Section 10. Provides a standard severability and savings clause.

State Environmental Policy Act: 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 January 14, 2025.

Where to Get Copies of the Amended 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 e-mailing contact.council@snoco.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.snohomishcountywashington.gov/2134/County-Hearings-Calendar>.

DATED this 10th day of September 2025.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington
/s/Lisa Hickey
Asst. Clerk of the Council

107010

Published: September 19, 2025.

EDH1019864



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

09/09/2025

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

Sent Via Electronic Mail

Re: Snohomish County--2025-S-9841--Notice of Final Adoption

Dear Ms. Hickey:

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 25-033 relating to Growth Management; supporting the development of co-living housing; amending Chapters 30.22, 30.23, 30.26, 30.67, and 30.91 of the Snohomish County Code

We received your submittal on 09/09/2025 and processed it with the Submittal ID 2025-S-9841. 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 Jeff Aken, (360) 725-2869.

Sincerely,

Review Team
Growth Management Services

AMENDMENT NO. 1 TO ORDINANCE NO. 25-033

RELATING TO GROWTH MANAGEMENT; SUPPORTING THE DEVELOPMENT OF
CO-LIVING HOUSING; AMENDING CHAPTERS 30.22, 30.23, 30.26, 30.67, AND
30.91 OF THE SNOHOMISH COUNTY CODE

Brief Title: Amending Ord. No. 25-033 to reflect the amendments made to SCC 30.22.100 in Ord. No. 25-032 adopted on July 23, 2025, adding a new use, Food and Farming Center

Proposed by: County Executive Dave Somers

Existing Ordinance Recitals, Findings, or Sections to Delete or Modify:

1. On page 6, lines 1-2, delete "Ordinance No. 25-016 on March 19, 2025" and insert "Amended Ordinance No. 25-032 on July 23, 2025"
2. On page 10, after

Fish Farm								P	P	P	P		
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insert

Food and Farming Center													P ¹⁰ 5
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Council Disposition: VC Dunn-CM Mead approved 5-0 **Date:** 08/13/2025