Proposed Lake Roesiger Aquatic Plant Management Service Charge

1 WHAT IS THE PROPOSED CHARGE?

The community's proposal is to put in place an annual aquatic plant management charge for each parcel (excluding forestry properties) in the Lake Roesiger watershed (area draining to Lake Roesiger) at the rates shown in the table below.

| Proposed Charge Category | Annual Charge |
|---|--|
| Lake Front Parcel (including split lots) | \$170.00 per parcel of real property abutting the shoreline of Lake Roesiger |
| Lake Front Parcel – Shared Lakefront Interest | \$35.00 per parcel of real property with an undivided ownership interest in lake front real property used for common beach access |
| Off Lake Parcel | \$20.00 per parcel of developed real property within the Lake Roesiger lake basin and the plat of Lake Roesiger Beach recorded under Auditor file number 628554 that is not lakefront or shared lakefront |

2 IS MY PROPERTY INCLUDED IN THE PROPOSED SERVICE CHARGE AREA?

If you are receiving this letter, one or more parcels you own is in the proposed area. A map of properties is enclosed and can be also viewed online in more detail at www.snohomishcountywa.gov/roesiger.

3 How will the service charge be used?

The charge shall be used solely for the prevention, management, and control of non-native invasive aquatic plants in Lake Roesiger. The activities to be funded are laid out in the Lake Roesiger Aquatic Vegetation Management Plan that was approved by the Lake Roesiger area community and the State Department of Ecology. The plan includes prevention and control of invasive species including Eurasian watermilfoil, fragrant waterlily, slender arrowhead, purple loosestrife and Japanese knotweed. For more details on these activities and the associated costs, please see the Executive Summary of the plan, view an online presentation, or read the full plan at www.snohomishcounty.wa.gov/Roesiger.

4 How long will the proposed charge last?

If approved, the charge would be in place for five years. When it expires, community members can request the Snohomish County Council to renew the charge at the same or different rate. Renewal would require public input and approval by County Council.

5 How will the proposed service charge be collected?

The proposed charge is a Surface Water Management Utility Service Charge that would be collected via your property tax bill. If approved, the charge would be established in <u>Snohomish County Code Section 25.20.</u> Similar charges have been established for aquatic plant control or lake restoration for several area lakes including Lakes Goodwin, Shoecraft, Ketchum and Serene.

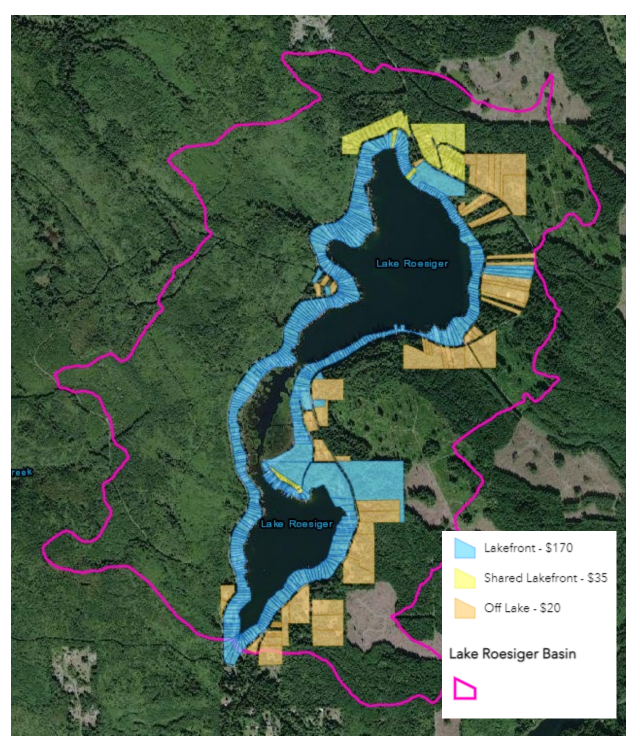
6 What if I own multiple parcels?

If you own multiple parcels that are in the proposed area, you would be charged for each parcel. If you are interested in merging your parcels to avoid paying multiple assessments, you can contact the Snohomish County Assessor's office for more information.

7 DO SENIOR CITIZEN OR DISABLED PERSON EXEMPTIONS APPLY?

County approved senior citizen or disabled person exemptions already in place for Snohomish County property taxes would also apply to the proposed surcharge.

Map of Proposed Lake Roesiger Aquatic Plant Management Service Charge Area *View online interactive map that is easier to view at www.snohomishcountywa.gov/roesiger.*



All maps, data, and information set forth herein ("Data"), are for illustrative purposes only and are not to be considered an official citation to, or representation of, the Snohomish County Code. Amendments and updates to the Data, together with other applicable County Code provisions, may apply which are not depicted herein. Snohomish County makes no representation or warranty concerning the content, accuracy, currency, completeness or quality of the Data contained herein and expressly disclaims any warranty of merchantability or fitness for any particular purpose. All persons accessing or otherwise using this Data assume all responsibility for use thereof and agree to hold Snohomish County harmless from and against any damages, loss, claim or liability arising out of any error, defect or omission contained within said Data. Washington State Law, Ch. 42.56 RCW, prohibits state and local agencies from providing access to lists of individuals intended for use for commercial purposes and, thus, no commercial use may be made of any Data comprising lists of individuals contained herein.