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			<u> </u>	uary 11, 2023 @ 10:30 a.m.	
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SNOHOMISH COUNTY COUNCIL

EXHIBIT # _2.0003

FILE ORD 22-065



Dave Somers County Executive

Planning and Development Services

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

MEMORANDUM

TO:	Snohomish County Planning Commission
FROM:	Hilary McGowan, Planner
SUBJECT:	Proposed Code Amendments Relating to Flood Hazard Areas Code Correction
DATE:	May 31, 2022

INTRODUCTION

The purpose of this memo is to provide information on a draft non-project proposal to re-insert code related to flood hazard areas that was stricken in error in 2020 via Ordinance No. 20-029. The stricken code allowed single-family residences located within floodways to do repairs or improvements that did not increase the ground floor area and were not substantial improvements. Since this code was removed, residential homeowners are unable to do necessary home repairs and reconstruction when their homes are located within floodways, which is beyond the intent of the Ordinance No. 20-029. The proposed code amendment would re-insert the stricken code while maintaining the intent of Ordinance No. 20-029 within Title 30 chapters and complying with the National Flood Insurance Program (NFIP).

BACKGROUND

In 2020, Ordinance No. 20-029 adopted flood insurance rate maps and updated special flood hazard regulations in Chapters 30.43C and 30.65 of the Snohomish County Code (SCC). Some of the proposed changes were required for compliance with the NFIP, and others added policies to aid in code clarity. As a part of this ordinance, a general subsection regarding development standards in the floodway was added to SCC 30.65.220, and the provisions related to repair of substantially damaged residences in the floodway was revised within SCC 30.65.220(8). These amendments updated regulations related to the repair or reconstruction of non-farmhouse residences that are substantially damaged during a flood event. The changes were necessary to ensure the County's regulations were consistent with state and federal regulations.

The 2020 changes to SCC 30.65.220 were more specifically a result of the NFIP Flood Damage Prevention Ordinance Washington Model Section 5.4-2 'Residential Construction in Floodways' and RCW 86.16.041. RCW 86.16.041 addresses floodplain management ordinances and amendments for the repair or replacement of existing residential structures (Attachment A). The intent of the NFIP Washington Model 5.4-2 is to prohibit construction or reconstruction of residential structures within designated floodways, except for repairs, reconstruction, or improvements to a residential structure that do not increase the ground floor area. This provision in section 5.4-2 was implemented through the addition of SCC 30.65.220(8), that specifies "Repairs, replacement, or relocation of substantially damaged residences in the floodway, other than farmhouses" can be permitted in floodways when certain criteria are met. SCC 30.65.220(8) includes regulations that specify conditions for repair, replacement, or relocation, but lacks Flood Hazard Improvements Index # - File Name:

language that ଗ୍ୟାର୍ଡିଭିନ୍ତ fତିମ୍ବ fesidential improvements for residential structures that are not impacted by flood damage.

This is a problem because as a part of the SCC 30.65.220(8) addition, SCC 30.65.220(9) was removed. Prior to adoption of Ordinance 20-029, the former SCC 30.65.220(9) stated that the following use was allowed in the floodway when permitted by the applicable zone under chapter 30.22 SCC:

"Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or improvement of a structure does not increase the ground floor area, and is not a substantial improvement."

The likely justification for the removal was that the newly added SCC 30.65.220(8) covered repair and reconstruction and could replace SCC 30.65.220(9). The intent was not to reduce the ability of homeowners to perform repairs when the damage is not due to floods, although that is the impact. There are currently 6,392 homes within the floodway in Unincorporated Snohomish County that are subject to these codes, and potentially negatively impacted by the 2020 changes. PDS staff have reported that applicants are finding this restriction on doing home repairs, such as replacing a roof, to be an issue that could lead to residential homes being unable to make necessary maintenance and improvement to preserve existing housing.

This proposed code amendment seeks to re-insert the language of SCC 30.65.220(9) that was mistakenly removed in Ordinance No. 20-029. Its removal is currently restricting improvement of homes within the floodway. Re-inserting the code provision would not increase development within the floodway, as the provision only applies to existing residential structures, and residential structures in the floodways are still held to the standards in SCC 30.65.220(8) when substantially damaged. Re-inserting the pre-2020 language of SCC 30.65.220(9) allows for residential structures that are not substantially damaged to once again be maintained in a way that does not increase overall ground floor area and is in line with state regulations.

TABLE 1: SUMMARY OF PROPOSED CODE CHANGES				
Proposed Language	Finding			
Proposed LanguageSCC 30.65.220 Floodways: permitted uses.The following uses are allowed in the floodway when permitted by the applicable zone under chapter 30.22 SCC, provided the use is in compliance with the applicable general and specific floodproofing standards of SCC 30.65.110 and 30.65.120, and other applicable provisions of this chapter:(1) Agriculture;(2) Forestry, including processing of forest products with portable equipment;				
(3) Preserves and reservations;(4) Park and recreational activities;	reconstruction, or improvement of residential structures in cases			

PROPOSED CODE AMENDMENTS

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(5) Removal of Pock, Sand and gravel, when the applicant can provide clear and convincing evidence that such uses will not divert flood flows causing channel shift or erosion, accelerate or amplify the flooding of downstream flood hazard areas, increase the flooding threat to upstream flood hazard areas, or in any other way threaten public or private properties. When allowed, such removal shall comply with the provisions of chapter 30.32C SCC and the county shoreline management program;

(6) Utility transmission lines when allowed in underlying zones unless otherwise prohibited by this chapter. When the primary purpose of such a transmission line is to transfer bulk products or energy through a floodway en route to another destination, as opposed to serving customers within a floodway, such transmission lines shall conform to the following:

> (a) All utility transmission lines shall cross floodways by the most direct route feasible as opposed to paralleling floodways;

> (b) Electric transmission lines shall span the floodway with support towers located in flood fringe areas or beyond. Where floodway areas cannot be spanned due to excessive width, support towers shall be located to avoid high flood water velocity and/or depth areas, and shall be adequately floodproofed;

> (c) Buried utility transmission lines transporting hazardous materials, including but not limited to crude and refined petroleum products and natural gas, shall be buried a minimum of four feet below the maximum established scour of the waterway, as calculated on the basis of hydrologic analyses. Such burial depth shall be maintained horizontally within the hydraulic floodway to the maximum extent of potential channel migration as determined by hydrologic analyses. In the event potential channel migration extends beyond the hydraulic floodway, conditions imposed upon floodway fringe and special flood hazard areas shall also govern placement. All hydrologic analyses are subject to acceptance by the county, shall assume the conditions of a 100-year frequency flood as verified by the U.S. Army Corps of Engineers, and shall include on-site investigations and consideration of historical meander characteristics in addition to other pertinent facts and data. The use of riprap as a meander containment mechanism within the hydraulic floodway shall be consistent with the county shoreline management program;

where they were not impacted by substantial flood damage.

The proposed re-inserted SCC 30.65.220(9) would allow the over 6,000 homes within the floodway in Unincorporated Snohomish County to allow homeowners to do home repairs. Under current code, homeowners are restricted from doing home repairs. The reinsertion of this language is consistent with state and federal regulations.

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(d) ²Burfled utility transmission lines transporting nonhazardous materials including water and sewage shall be buried a minimum of four feet below the maximum established scour of the waterway as calculated on the basis of hydrologic analyses. Such burial depth shall be maintained horizontally within the hydraulic floodway to the maximum extent of potential channel migration as determined by hydrologic analyses. All hydrologic analyses shall conform to requirements in subsection (6)(c) of this section. The use of riprap as a meander containment mechanism within the hydraulic floodway shall be consistent with the county shoreline management program;

(e) Beyond the maximum extent of potential channel migration, utility transmission lines transporting hazardous and non-hazardous materials shall be buried below existing natural and artificial drainage features. Burial depth in all agricultural areas requiring or potentially requiring subsurface drainage shall be a minimum of six feet as measured from ground surface to the top of the transmission line, or at other such depth as deemed necessary by on-site investigations performed by a qualified soils expert familiar with county soils. Burial depth in all other agricultural and non-agricultural floodway areas shall be determined on the basis of accepted engineering practice and in consideration of soil conditions and the need to avoid conflict with agricultural tillage;

(f) All buried utility transmission lines shall achieve sufficient negative buoyancy so that any potential for flotation or upward migration is eliminated;

(g) Above ground utility transmission lines, not including electric transmission lines, shall only be allowed for the transportation of non-hazardous materials where an existing or new bridge or other structure is available and capable of supporting the line. When located on existing or new bridges or other structures with elevations below the level of the 100year flood, the transmission line shall be placed on the down-stream side and protected from flood debris. In such instances, site specific conditions and flood damage potential shall dictate placement, design and protection throughout the floodway. Applicants must demonstrate that such above ground lines will have no appreciable effect upon flood depth, velocity or passage, and shall be adequately protected from flood damage. If the transmission line is to be buried except at

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the waterway crossing, burial specifications shall be determined as in subsection (6)(d) of this section;	
(h) All floodway crossings by utility transmission lines transporting hazardous materials shall be equipped with valves capable of blocking flow within the pipeline in the event of leakage or rupture. All floodway crossings shall have valves unless otherwise indicated by standard engineering review of the site and type of transmission line as acceptable to the county with locations determined by other provisions of this chapter;	
 (i) Above ground utility transmission line appurtenant structures including valves, pumping stations, or other control facilities shall not be permitted in the floodway; and 	
(j) Where a floodway has not been determined by preliminary Corps of Engineers' investigations or official designation, a floodway shall be defined by qualified engineering work by the applicant on the basis of a verified 100-year flood event.	
(7) Repairs, reconstruction, replacement, or improvements to existing farmhouse structures which are located on lands designated as agricultural lands of long-term commercial significance under RCW 36.70A.170, subject to the following:	
(a) The new farmhouse is a replacement for an existing farmhouse on the same farm site;	
(b) There is no potential building site for a replacement farmhouse on the same farm outside the designated floodway;	
(c) The farmhouse being replaced shall be removed, in its entirety, including foundation, from the floodway within 90 days after occupancy of the new farmhouse;	
(d) For substantial improvements, and replacement farmhouses, the elevation of the lowest floor of the improvement and farmhouse respectively, including basement, is one foot higher than the base flood elevation;	
 (e) New and replacement water supply systems, are designed to eliminate or minimize infiltration of flood waters into the system; 	
(f) New and replacement sanitary sewerage systems are designed and located to eliminate or minimize	

	infiftration official waters into the system and	
	discharge from the system into the flood waters;	
	(g) All other utilities and connections to public utilities are designed, constructed, and located to eliminate or	
	minimize flood damage;	
	(h) The replacement farmhouse shall not exceed the total square footage of encroachment of the structure	
	which it is replacing; and	
	(i) Repairs, reconstruction, or improvements to a	
	farmhouse shall not increase the total square footage of encroachment of the existing farmhouse.	
(8) Rej	pairs, replacement, or relocation of substantially	
-	ed residences in the floodway, other than farmhouses, oject to the following:	
	(a) When residences other than farmhouses are	
	substantially damaged in the floodway, the floodplain	
	administrator may make a written request to the	
	Department of Ecology under RCW 86.16.041(4) to	
	assess the risk of harm to life and property posed by the	
	specific conditions of the floodway. Based on analysis of	
	depth, velocity, flood-related erosion, channel	
	migration, debris load potential, and flood warning	
	capability, the Department of Ecology may exercise best	
	professional judgment in recommending to the	
	floodplain administrator authority to permit repair,	
	replacement, or relocation of the substantially damaged	
	structure. The property owner shall submit any	
	information necessary to complete the assessment to	
	the county and the Department of Ecology. Without a	
	favorable recommendation from the Department of	
	Ecology for the repair or replacement of a substantially	
	damaged residential structure located in the regulatory	
	floodway, no repair or replacement is allowed under	
	WAC 173-158-076(1).	
	(b) Before the repair, replacement, or relocation is	
	started, all applicable requirements of the National	
	Flood Insurance Program, chapter 86.16 RCW, chapter	
	30.43C SCC, and this chapter must be satisfied. In	
	addition, the following conditions must be met:	
	(i) There is no potential building location for the	
	replacement residential structure on the same property outside the regulatory floodway;	

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	^{2.00} (ii) ·Ple ^f replacement residential structure is	
	equivalent in use and size to the substantially	
	damaged residential structure;	
	(iii) The structure being repaired, replaced, or	
	reconstructed was legally constructed;	
	(iv) Repairs, reconstruction, or replacement do	
	not result in an increase of the total square	
	footage of floodway encroachment;	
	(v) The elevation of the lowest floor of the	
	substantially damaged or replacement	
	residential structure is a minimum of one foot	
	higher than the base flood elevation;	
	-	
	(vi) New and replacement water supply systems	
	are designed to eliminate or minimize	
	infiltration of floodwater into the system;	
	(vii) New and replacement sanitary sewerage	
	systems are designed and located to eliminate	
	or minimize infiltration of floodwater into the	
	system and discharge from the system into the	
	floodwaters; and	
	(viii) All other utilities and connections to public	
	utilities are elevated a minimum of one foot	
	above the base flood elevation and are	
	designed, constructed, and located to eliminate	
	or minimize flood damage.	
(9) Repair.	reconstruction, or improvement of residential	
	where repair, reconstruction, or improvement of a	
	oes not increase the ground floor area, and is not a	
	improvement.	
	ater-dependent utilities and other installations which	
	ry nature must be in the floodway. Examples of such	
	ams for domestic/industrial water supply, flood	
	d/or hydroelectric production; water diversion	
	and facilities for water supply, irrigation and/or	
	nhancement; flood water and drainage pumping	
	facilities; hydroelectric generating facilities and	
	nt structures; structural and nonstructural flood	
-	duction facilities, and stream bank stabilization	
	and practices. The applicant shall supply convincing	
	hat a floodway location is necessary in view of the	
-	of the proposal and that the proposal is consistent	
	provisions of this chapter and the county shoreline	
manageme	ent program. In all instances of locating utilities and	

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instaffations ³ in ^ත ්ර්ර්dway locations, project design must orate floodproofing.	
 Dikes, when the applicant can provide clear and loing evidence that: 	
 (a) Adverse effects upon adjacent properties will not result relative to increased floodwater depths and velocities during the base flood or other more frequent flood occurrences; 	
(b) Natural drainage ways are minimally affected in that their ability to adequately drain floodwaters after a flooding event is not impaired; and	
(c) The proposal has been coordinated through the appropriate diking district where applicable, and that potential adverse effects upon other affected diking districts have been documented.	

ANALYSIS

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

Compliance with State Law

The Growth Management Act (GMA) contains planning goals, contained in RCW 36.70A.020, which 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.

<u>Analysis</u>: The proposed amendments would support the housing goal, as it would allow homeowners to preserve their existing homes through repair and reconstruction. This permitted work would not negatively impact the environment because the home could not be substantially improved or expanded.

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.

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<u>Analysis</u>: The proposed changes would support the preservation and rehabilitation efforts of this housing goal. Existing residential housing in the floodway can be preserved with this code correction allowing for the current applicable housing supply to be maintained in these areas.

MPP-En-5 – Locate development in a manner that minimizes impacts to natural features. Promote the use of innovative environmentally sensitive development practices, including design, materials, construction, and on-going maintenance.

<u>Analysis</u>: The proposed changes would support development that minimizes impacts to natural features through restricting major improvements or ground floor area of on-going housing maintenance.

Compliance with the Countywide Planning Policies

The proposed amendments are consistent with the following countywide planning policy (CPP):

HO-6 The county and cities should implement policies and programs that encourage the rehabilitation and preservation of existing legally established, affordable housing for residents of all income levels, including but not limited to mobile/manufactured housing and single-room occupancy (SRO) housing.

<u>Analysis</u>: The proposed code amendment would encourage the rehabilitation and preservation of existing housing supply in the floodway. Existing housing in the floodway that is deemed affordable would further be preserved.

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 policy applies to the code amendments as proposed in this report.

HO Policies 2.A.2 The county shall continue programs to repair and maintain existing housing in neighborhoods to reduce blight and deterioration and preserve and enhance the housing stock .

<u>Analysis:</u> The proposed changes would allow homeowners to maintain and repair their existing housing in floodways, with restrictions on not impacting the floodway through increased development footprints.

Environmental Review

Staff has completed a SEPA checklist for this proposed code amendment and will be issuing a Determination of Nonsignificatnce on June 8, 2022. The fourteen-day public comment period will conclude prior to the Planning Commission briefing on June 28, 2022.

Notification of State Agencies

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

Staff Recommendation:

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

STAFF REPORT: Flood Hazard Areas Code Correction May 31, 2022 PAGE 9 OF 13 Flood Hazard Improvements

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Action Requested

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

cc: David Killingstad, PDS Manager Michael Dobesh, PDS Manager Flood Hazard Improvements Index # - File Name: 2.0003.pdf

ATTACHMENTS

ATTACHMENT A

Excerpt from: National Flood Insurance Program Flood Damage Prevention Ordinance Washington Model (Revised 12/09/2019)

5.4-2 Residential Construction in Floodways

Construction or reconstruction of residential structures is prohibited within designated floodways, except for (i) repairs, reconstruction, or improvements to a structure that do not increase the ground floor area; and (ii) repairs, reconstruction, or improvements to a structure, the cost of which does not exceed 50 percent of the market value of the structure either, (A) before the repair or reconstruction is started, or (B) if the structure has been damaged, and is being restored, before the damage occurred. Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications that have been identified by the local code enforcement official and that are the minimum necessary to assure safe living conditions, or to structures identified as historic places, may be excluded in the 50 percent.

- 1) Repairs, reconstruction, replacement, or improvements to existing farmhouse structures located in designated floodways and that are located on lands designated as agricultural lands of long-term commercial significance under RCW 36.70A.170 may be permitted subject to the following:
- a) The new farmhouse is a replacement for an existing farmhouse on the same farm site;
- b) There is no potential building site for a replacement farmhouse on the same farm outside the designated floodway;
- c) Repairs, reconstruction, or improvements to a farmhouse shall not increase the total square footage of encroachment of the existing farmhouse;
- d) A replacement farmhouse shall not exceed the total square footage of encroachment of the farmhouse it is replacing;
- e) A farmhouse being replaced shall be removed, in its entirety, including foundation, from the floodway within ninety days after occupancy of a new farmhouse;
- For substantial improvements and replacement farmhouses, the elevation of the lowest floor of the improvement and farmhouse respectively, including basement, is a minimum of one foot higher than the BFE;
- g) New and replacement water supply systems are designed to eliminate or minimize infiltration of flood waters into the system;
- h) New and replacement sanitary sewerage systems are designed and located to eliminate or minimize infiltration of flood water into the system and discharge from the system into the flood waters; and
- i) All other utilities and connections to public utilities are designed, constructed, and located to eliminate or minimize flood damage.

2) Substantially Damaged Residences in Floodway

a) For all substantially damaged residential structures, other than farmhouses, located in a designated floodway, the Floodplain Administrator may make a written request that the Department of Ecology assess the risk of harm to life and property posed by the specific conditions of the floodway. Based on analysis of depth, velocity, flood-related erosion, channel migration, debris load potential, and flood warning capability, the Department of Ecology may exercise best professional judgment in recommending to the local permitting authority repair, replacement, or relocation of a substantially

Flood Hazard Improvements

- Index # File Ange d structure consistent with WAC 173-158-076. The property owner shall be responsible for submitting to the local government and the Department of Ecology any information DFIRM Index # -File Name: 1.0006_WA Model Ordinance 2019_12092019.pdf 26 necessary to complete the assessment. Without a favorable recommendation from the department for the repair or replacement of a substantially damaged residential structure located in the regulatory floodway, no repair or replacement is allowed per WAC 173-158- 070(1).
 - b) Before the repair, replacement, or reconstruction is started, all requirements of the NFIP, the state requirements adopted pursuant to 86.16 RCW, and all applicable local regulations must be satisfied.
 In addition, the following conditions must be met:
 - i) There is no potential safe building location for the replacement residential structure on the same property outside the regulatory floodway.
 - ii) A replacement residential structure is a residential structure built as a substitute for a legally existing residential structure of equivalent use and size.
 - iii) Repairs, reconstruction, or replacement of a residential structure shall not increase the total square footage of floodway encroachment.
 - iv) The elevation of the lowest floor of the substantially damaged or replacement residential structure is a minimum of one foot higher than the BFE.
 - v) New and replacement water supply systems are designed to eliminate or minimize infiltration of flood water into the system.
 - vi) New and replacement sanitary sewerage systems are designed and located to eliminate or minimize infiltration of flood water into the system and discharge from the system into the flood waters.
 - vii) All other utilities and connections to public utilities are designed, constructed, and located to eliminate or minimize flood damage.



SNOHOMISH COUNTY COUNCIL EXHIBIT # 2.0012 FILE ORD 22-065

SNOHOMISH COUNTY PLANNING COMMISSION

August 10, 2022

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 Flood Hazard Areas Code Correction

Dear Snohomish County Council:

On behalf of the Snohomish County Planning Commission, I am forwarding our recommendation to amend Snohomish County Code (SCC) 30.65.220 relating to flood hazard areas. The Planning Commission had a briefing on this topic on June 28, 2022 and conducted a public hearing on July 26, 2022.

The proposed code amendments would correct an error in a 2020 Ordinance, code that allowed single-family residences located within floodways to do repairs or improvements that did not increase the ground floor area and were not substantial improvements was stricken. Since this code was removed, residential homeowners are unable to do necessary home repairs and reconstruction when their homes are located within floodways. The proposed code amendment would re-insert the stricken code while maintaining the intent of Ordinance No. 20-029 within Title 30 chapters and complying with the National Flood Insurance Program (NFIP).

There were no written comments received by the Planning Commission from the public prior to the July 26th hearing, and no members of the public commented at the public hearing.

PLANNING COMMISSION RECOMMENDATION

At the July 26, 2022 Planning Commission meeting, Commissioner Norcott made a motion, seconded by Commissioner Campbell, recommending APPROVAL of the proposed code amendments relating to Flood Hazard Areas Code Correction as submitted by staff.

Vote (Amendment):

10 in favor (Ash, Brown, Campbell, Eck, Everett, James, Larsen, Norcott, Pederson, Sheldon) 0 opposed 0 abstentions Amendment 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 May 31, 2022 staff report, with which the Commission concurred.

During the deliberations, there were questions from the commissioners about defining substantial development, farmhouse exemptions, allowable improvements, and the level of impact due to the oversight in the 2020 Flood Maps ordinance.

Flood Hazard Improvements

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Planning Commission Recognition Letter Code Amendments to Chapter 30.65 SCC August 5, 2022

Respectfully submitted,

・ **と**w し Robert Larsen (Aug 11, 2022 10:08 PDT)

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)

SNOHOMISH COUNTY COUNCIL

EXHIBIT # 3.1.001

FILE ORD 22-065

ITEM TITLE:

..Title

Ordinance 22-065, relating to growth management; amending SCC 30.65.220 pertaining to permitted uses in floodways

..body

DEPARTMENT: Snohomish County Planning and Development Services

ORIGINATOR: Hilary McGowan

EXECUTIVE RECOMMENDATION: Approved by Ken Klein 11/01/22

PURPOSE: This ordinance adopts amendments to Snohomish County Code relating to flood hazard code correction.

BACKGROUND: This ordinance would amend SCC 30.65.220 to re-insert code related to the repair, reconstruction, and improvement of residential structures in flood hazard areas that was deleted in error by Ordinance No. 20-076.

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	STADT		
ORIGINAL	START	END	
AMENDMENT	START	END	

OTHER DEPARTMENTAL REVIEW/COMMENTS: Approved as to form by DPA Kasting. Reviewed/approved by Finance – Nathan Kennedy 11/01/22

	EXHIBIT # 3.1.002
1	Adopted: FILE ORD 22-065
2	Effective:
3	
4	SNOHOMISH COUNTY COUNCIL
5	Snohomish County, Washington
6	
7	ORDINANCE NO. 22-065
8	
9	RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN
10	FLOODWAYS
11	
12	WHEREAS, counties and cities that are required to plan under the Growth Management Act
13	(GMA), chapter 36.70A RCW, must ensure their comprehensive plans and development regulations plan
14	for and accommodate affordable housing, while protecting both the environment and property rights;
15	and
16	
17	WHEREAS, the Snohomish County ("County") GMA Comprehensive Plan (GMACP) – General
18	Policy Plan (GPP) has an objective to balance the protection of the natural environment with economic
19	growth, housing needs, and the protection of property rights; and
20	
21	WHEREAS, the Snohomish County Council ("County Council") adopted Ordinance No. 20-076 on
22	November 4, 2020, to permanently adopt the Flood Insurance Study (FIS) for Snohomish County
23	required by the Department of Homeland Security's Federal Emergency Management Agency for
24	compliance with the National Flood Insurance Program (NFIP) as well as to add clarity to the County's
25	flood regulations; and
26	
27	WHEREAS, Ordinance No. 20-076 also adopted the federal Flood Insurance Rate Maps and
28 29	updated County special flood hazard regulations under chapters 30.43C and 30.65 and title 30.9 of the Snohomish County Code (SCC); and
30	Shohomish County Code (SCC), and
31	WHEREAS, Ordinance No. 20-076 amended SCC 30.65.220(8) addressing the repair,
32	replacement, and improvement of substantially damaged residences in the floodway for consistency
33	with state and federal regulations; and
34	
35	WHEREAS, changes to SCC 30.65.220(8) were a result of the NFIP Flood Damage Prevention
36	Ordinance Washington Model, Revised December 9, 2019, ("Model Ordinance") Section 5.4-2 titled:
37	"Residential Construction in Floodways" and RCW 86.16.041 which addresses rules for the repair or
38	replacement of existing residential structures; and
39	
40	WHEREAS, the intent of Model Ordinance Section 5.4-2 is to prohibit construction or
41	reconstruction of residential structures in floodways, except for repairs, reconstruction, or
42	improvements to a residential structure that are not substantial improvements and that do not increase
43	the ground floor area; and
44	
45	WHEREAS, Model Ordinance Section 5.4-2 was implemented through the addition of SCC
46	30.65.220(8) recognizing that repairs, replacement, or relocation of substantially damaged residences in
47	the floodway, other than farmhouses can be permitted in floodways when certain criteria are met; and
	ORDINANCE NO. 22-065
	RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 1 OF 11

SNOHOMISH COUNTY COUNCIL

1	
2	WHEREAS, Ordinance No. 20-076 unintentionally deleted SCC 30.65.220(9) which stated
3	"Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or
4	improvement of a structure does not increase the ground floor area, and is not a substantial
5	improvement" when permitted by the applicable zone under chapter 30.22 SCC; and
6	
7	WHEREAS, the unintentional deletion of SCC 30.65.220(9) by Ordinance No. 20-076 resulted in
8	the prohibition of repairs, reconstruction, or improvements to residential structures in the floodway
9	that have not been substantially damaged; and
10	
11	WHEREAS, due to the deletion of SCC 30.65.220(9) and the lack of other code provisions
12	allowing for repairs, reconstruction, or improvements to residential structures in the floodway,
13	homeowners cannot currently perform repairs, reconstruction, or improvements even when such work
14	does not increase ground floor area and is not a substantial improvement, despite such work being
15	contemplated and allowed by the Model Ordinance Section 5.4-2; and
16	
17	WHEREAS, as of May 31, 2022, there are over 6,000 homes within the floodway in
18	unincorporated Snohomish County subject to these codes and potentially impacted by the unintentional
19	prohibition of repairs, reconstruction, and improvement of these homes due to amendments found in
20	Ordinance No. 20-076; and
21	
22	WHEREAS, this ordinance will re-adopt the language of SCC 30.65.220(9) exactly as it existed
23	prior to the adoption of Ordinance No. 20-076 to again allow the repair, reconstruction, and
24	improvement of residences located in the floodway, making the code consistent with Model Ordinance
25	Section 5.4-2; and
26	
27	WHEREAS, on June 28, 2022, the Snohomish County Planning Commission (the "Planning
28	Commission") was briefed by Snohomish County Planning and Development Services (PDS) staff about
29	the proposed code amendments contained in this ordinance; and
30	
31	WHEREAS, the Planning Commission held a public hearing on July 26, 2022, to receive public
32	testimony concerning the proposed code amendments contained in this ordinance; and
33	
34	WHEREAS, at the conclusion of the Planning Commission's public hearing, the Planning
35	Commission deliberated on the proposed code amendments and voted to recommend approval of code
36	amendments relating to flood hazard areas code correction as shown in its approval letter dated August
37	10, 2022; and
38	
39	WHEREAS, on, 2022, the County Council held a public hearing after proper
40	notice, and considered public comment and the entire record related to the code amendments
41	contained in this ordinance; and
42	
43	WHEREAS, following the public hearing, the County Council deliberated on the code
44	amendments contained in this ordinance;
45	
46	NOW, THEREFORE, BE IT ORDAINED:
47	
	OPDINANCE NO. 22.065

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 2 OF 11

1 2		Section 1. The County Council adopts the following findings in support of this ordinance:
2 3 4	A.	The foregoing recitals are adopted as findings as if set forth in full herein.
4 5 6 7 8 9	В.	This ordinance amends SCC 30.65.220 to re-adopt the former SCC 30.65.220(9) allowing the repair, reconstruction, and improvement of residential structures located withing the floodway so long as the repairs, reconstruction, and improvements do not increase ground floor area and are not substantial improvements.
10 11	C.	This ordinance ensures consistency with state and federal flood regulations and re-adopts a code provision that was unintentionally deleted by Ordinance No. 20-076.
12 13 14	D.	Model Ordinance Section 5.4-2 provides in part:
15 16 17 18 19 20 21 22 23 24 25		Construction or reconstruction of residential structures is prohibited within designated floodways, except for (i) repairs, reconstruction, or improvements to a structure that do not increase the ground floor area; and (ii) repairs, reconstruction, or improvements to a structure, the cost of which does not exceed 50 percent of the market value of the structure either, (A) before the repair or reconstruction is started, or (B) if the structure has been damaged, and is being restored, before the damage occurred. Any project for improvement of a structure to correct existing violations of state or local health, sanitary, or safety code specifications that have been identified by the local code enforcement official and that are the minimum necessary to assure safe living conditions, or to structures identified as historic places, may be excluded in the 50 percent.
26 27 28	E.	In developing the proposed amendment, the County considered the GMA goals identified in RCW 36.70A.020. In particular, the proposed amendment is consistent with and promotes:
29 30 31 32		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."
33 34 35		GMA Goal 10 – "Environment. Protect the environment and enhance the state's high quality of life, including air and water quality, and the availability of water."
36 37 38 39 40		The proposed amendment supports the housing and environmental goals because it will allow homeowners to preserve their existing homes through repair, reconstruction, and improvement. This permitted work would not negatively impact the environment because the home could not be substantially improved and the footprint could not be expanded.
40 41 42 43	F.	The proposed amendment maintains consistency with the following Multicounty Planning Policy (MPP) from the Puget Sound Regional Council VISION 2050:
44 45 46 47		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.

1 2 3 4 5	The proposed changes would support the preservation and rehabilitation efforts of this hogoal. Existing residential housing in the floodway can be preserved with this code correctio allows existing housing supply to be maintained.	-
6 G. 7 8	The proposed amendment maintains consistency with the following MPP from the Puget S Regional Council VISION 2050:	ound
9 10 11 12	MPP-En-5 – Locate development in a manner that minimizes impacts to natural feature Promote the use of innovative environmentally sensitive development practices, includ design, materials, construction, and on-going maintenance.	
13 14 15 16	The proposed amendment supports this MPP by minimizing new impacts to natural featur through restricting major improvements and ground floor area expansion of existing home in the floodway.	
	The proposed amendment is consistent with Countywide Planning Policy (CPP) HO-6 that p	rovides:
19 20 21 22	The county and cities should implement policies and programs that encourage the reha and preservation of existing legally established, affordable housing for residents of all i levels, including but not limited to mobile/manufactured housing and single-room occu (SRO) housing.	ncome
23 24 25	The proposed code amendment encourages the rehabilitation and preservation of existing supply in the floodway. Affordable existing housing in the floodway will further be preserved	-
26 I. 27 28	The proposed amendment maintains consistency with the GPP Housing Chapter, including 2.A.2, which provides:	HO Policy
28 29 30 31	The county shall continue programs to repair and maintain existing housing in neighbo reduce blight and deterioration and preserve and enhance the housing stock.	rhoods to
32 J. 33	Procedural requirements.	
34 35	1. This is a Type 3 legislative action under SCC 30.73.010.	
36 37 38 39	2. As required by RCW 30.70A.106(1), a notice of intent to adopt the proposed code amer was transmitted to the Washington State Department of Commerce for distribution to agencies on June 8, 2022.	
40 41 42 43	3. State Environmental Policy Act (SEPA), chapter 43.21C RCW, requirements with respect non-project action have been satisfied through the completion of an environmental ch and the issuance of a determination of non-significance on June 8, 2022.	
43 44 45 46	4. The public participation process used in the adoption of this ordinance complies with a applicable requirements of the GMA and the SCC, including but not limited to, RCW 36 RCW 36.70A.140, and chapter 30.73 SCC.	

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 4 OF 11

1			
2		5.	The Planning Commission was briefed on the proposed amendments at its June 28, 2022,
3			meeting and conducted a public hearing on the proposed amendments at its July 26, 2022,
4			meeting resulting in its letter of August 10, 2022, recommending approval of the code
5			amendments contained in this ordinance.
6			
7		6.	The Washington State Attorney General last issued an advisory memorandum, as required by
8			RCW 36.70A.370, in September of 2018 entitled "Advisory Memorandum and Recommended
9			Process for Evaluating Proposed Regulatory and Administrative Actions to Avoid
10			Unconstitutional Takings of Private Property" to help local governments avoid the
11			unconstitutional taking of private property. The process outlined in the State Attorney
12			General's 2018 advisory memorandum was used by Snohomish County in objectively evaluating
13			the regulatory changes proposed by this ordinance.
14			
15	К.	This	s ordinance is consistent with the record.
16			
17		1.	Due to Ordinance No. 20-076, homeowners are restricted from repairing, reconstructing, or
18			improving their homes located in the floodways when no substantial flood damage has
19			occurred. The proposed code amendments reinstate the ability of homeowners to repair,
20			reconstruct, or improve their homes to make necessary maintenance and preserve existing
21			housing.
22			
23		2.	The Model Ordinance allows for repair, reconstruction, and improvement of homes in the
24			floodways that have not been substantially damaged and when such repair, reconstruction, or
25			improvement will not increase the ground floor area.
26			
27		3.	The code amendments proposed by this ordinance will correct an unintentional deletion and re-
28			insert code that existed prior to 2020.
29			
30			Section 2. The County Council makes the following conclusions:
31			
32	Α.	The	e amendments proposed by this ordinance comply and are consistent with the GMA.
33	_		
34	В.	The	e amendments proposed by this ordinance comply and are consistent with the GMACP.
35	~		
36	C.	Ine	County has complied with all SEPA requirements with respect to this non-project action.
37	_		
38	D.		public participation process used in the adoption of this ordinance complies with all applicable
39		req	uirements of the GMA and title 30 SCC.
40	-	T I2 -	
41	Ε.		e amendments proposed by this ordinance does not result in an unconstitutional taking of private
42		pro	perty for a public purpose.
43			Continue 2. The Conhemist County Council bases its findings and excelusions on the autist around
44 45	~f 1	.hc (Section 3. The Snohomish County Council bases its findings and conclusions on the entire record
45 46			County Council, including all testimony and exhibits. Any finding, which should be deemed a ion, and any conclusion which should be deemed a finding, is hereby adopted as such.
46 47	COL	icius	ion, and any conclusion which should be deemed a mullig, is hereby duopted as such.
4/			
	ORI	DINAI	NCE NO. 22-065

1	Section 4. Snohomish County Code Section 30.65.220, last amended by Amended Ordinance No.
2	21-060 on October 6, 2021, is amended to read:
3	
4	SCC 30.65.220 Floodways: permitted uses.
5	
6	The following uses are allowed in the floodway when permitted by the applicable zone under chapter
7	30.22 SCC, provided the use is in compliance with the applicable general and specific floodproofing
8	standards of SCC 30.65.110 and 30.65.120, and other applicable provisions of this chapter:
9	
10	(1) Agriculture;
11	
12	Forestry, including processing of forest products with portable equipment;
13	
14	(3) Preserves and reservations;
15	
16	(4) Park and recreational activities;
17	
18	(5) Removal of rock, sand and gravel, when the applicant can provide clear and convincing evidence
19	that such uses will not divert flood flows causing channel shift or erosion, accelerate or amplify the
20	flooding of downstream flood hazard areas, increase the flooding threat to upstream flood hazard areas,
21	or in any other way threaten public or private properties. When allowed, such removal shall comply with
22	the provisions of chapter 30.32C SCC and the county shoreline management program;
23	
24	(6) Utility transmission lines when allowed in underlying zones unless otherwise prohibited by this
25	chapter. When the primary purpose of such a transmission line is to transfer bulk products or energy
26	through a floodway en route to another destination, as opposed to serving customers within a
27	floodway, such transmission lines shall conform to the following:
28	(a) All utility two powersions in a shall except flood would be the most direct you to foosible of
29 30	(a) All utility transmission lines shall cross floodways by the most direct route feasible as opposed to paralleling floodways;
30 31	opposed to parallelling hoodways,
32	(b) Electric transmission lines shall span the floodway with support towers located in flood
33	fringe areas or beyond. Where floodway areas cannot be spanned due to excessive width,
34	support towers shall be located to avoid high flood water velocity and/or depth areas, and shall
35	be adequately floodproofed;
36	
37	(c) Buried utility transmission lines transporting hazardous materials, including but not limited
38	to crude and refined petroleum products and natural gas, shall be buried a minimum of four
39	feet below the maximum established scour of the waterway, as calculated on the basis of
40	hydrologic analyses. Such burial depth shall be maintained horizontally within the hydraulic
41	floodway to the maximum extent of potential channel migration as determined by hydrologic
42	analyses. In the event potential channel migration extends beyond the hydraulic floodway,
43	conditions imposed upon floodway fringe and special flood hazard areas shall also govern
44	placement. All hydrologic analyses are subject to acceptance by the county, shall assume the
45	conditions of a 100-year frequency flood as verified by the U.S. Army Corps of Engineers, and
46	shall include on-site investigations and consideration of historical meander characteristics in
47	addition to other pertinent facts and data. The use of riprap as a meander containment

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 6 OF 11

mechanism within the hydraulic floodway shall be consistent with the county shoreline
 management program;

(d) Buried utility transmission lines transporting non-hazardous materials including water and sewage shall be buried a minimum of four feet below the maximum established scour of the waterway as calculated on the basis of hydrologic analyses. Such burial depth shall be maintained horizontally within the hydraulic floodway to the maximum extent of potential channel migration as determined by hydrologic analyses. All hydrologic analyses shall conform to requirements in subsection (6)(c) of this section. The use of riprap as a meander containment mechanism within the hydraulic floodway shall be consistent with the county shoreline management program;

(e) Beyond the maximum extent of potential channel migration, utility transmission lines transporting hazardous and non-hazardous materials shall be buried below existing natural and artificial drainage features. Burial depth in all agricultural areas requiring or potentially requiring subsurface drainage shall be a minimum of six feet as measured from ground surface to the top of the transmission line, or at other such depth as deemed necessary by on-site investigations performed by a qualified soils expert familiar with county soils. Burial depth in all other agricultural and non-agricultural floodway areas shall be determined on the basis of accepted engineering practice and in consideration of soil conditions and the need to avoid conflict with agricultural tillage;

(f) All buried utility transmission lines shall achieve sufficient negative buoyancy so that any potential for flotation or upward migration is eliminated;

(g) Above ground utility transmission lines, not including electric transmission lines, shall only be allowed for the transportation of non-hazardous materials where an existing or new bridge or other structure is available and capable of supporting the line. When located on existing or new bridges or other structures with elevations below the level of the 100-year flood, the transmission line shall be placed on the down-stream side and protected from flood debris. In such instances, site specific conditions and flood damage potential shall dictate placement, design and protection throughout the floodway. Applicants must demonstrate that such above ground lines will have no appreciable effect upon flood depth, velocity or passage, and shall be adequately protected from flood damage. If the transmission line is to be buried except at the waterway crossing, burial specifications shall be determined as in subsection (6)(d) of this section;

(h) All floodway crossings by utility transmission lines transporting hazardous materials shall be
equipped with valves capable of blocking flow within the pipeline in the event of leakage or
rupture. All floodway crossings shall have valves unless otherwise indicated by standard
engineering review of the site and type of transmission line as acceptable to the county with
locations determined by other provisions of this chapter;

- 44 (i) Above ground utility transmission line appurtenant structures including valves, pumping
 45 stations, or other control facilities shall not be permitted in the floodway; and

1	(j) Where a floodway has not been determined by preliminary Corps of Engineers'
2	investigations or official designation, a floodway shall be defined by qualified engineering work
3	by the applicant on the basis of a verified 100-year flood event.
4	
5	(7) Repairs, reconstruction, replacement, or improvements to existing farmhouse structures which are
6	located on lands designated as agricultural lands of long-term commercial significance under RCW
7	36.70A.170, subject to the following:
8	
9	(a) The new farmhouse is a replacement for an existing farmhouse on the same farm site;
10	(, ··································
11	(b) There is no potential building site for a replacement farmhouse on the same farm outside
12	the designated floodway;
13	
14	(c) The farmhouse being replaced shall be removed, in its entirety, including foundation, from
15	the floodway within 90 days after occupancy of the new farmhouse;
16	the noodway within so days area occupancy of the new farmiouse,
17	(d) For substantial improvements, and replacement farmhouses, the elevation of the lowest
18	floor of the improvement and farmhouse respectively, including basement, is one foot higher
19	than the base flood elevation;
20	
20	(e) New and replacement water supply systems, are designed to eliminate or minimize
22	infiltration of flood waters into the system;
22	(f) New and replacement sanitary sewerage systems are designed and located to eliminate or
23 24	minimize infiltration of flood waters into the system and discharge from the system into the
24 25	flood waters;
26	noou waters,
20	(g) All other utilities and connections to public utilities are designed, constructed, and located
27	to eliminate or minimize flood damage;
28 29	to emmate of minimize nood damage,
30	(h) The replacement farmhouse shall not exceed the total square footage of encroachment of
30 31	the structure which it is replacing; and
32	the structure which it is replacing, and
33	(i) Repairs, reconstruction, or improvements to a farmhouse shall not increase the total square
33 34	footage of encroachment of the existing farmhouse.
34 35	Tootage of encroaciment of the existing farminouse.
36	(8) Repairs, replacement, or relocation of substantially damaged residences in the floodway, other than
30 37	farmhouses, are subject to the following:
37	
38 39	(a) When residences other than farmhouses are substantially damaged in the floodway, the
39 40	floodplain administrator may make a written request to the Department of Ecology under RCW
40 41	86.16.041(4) to assess the risk of harm to life and property posed by the specific conditions of
41 42	the floodway. Based on analysis of depth, velocity, flood-related erosion, channel migration,
42 43	debris load potential, and flood warning capability, the Department of Ecology may exercise
45 44	best professional judgment in recommending to the floodplain administrator authority to
44 45	permit repair, replacement, or relocation of the substantially damaged structure. The property
45 46	owner shall submit any information necessary to complete the assessment to the county and
40 47	the Department of Ecology. Without a favorable recommendation from the Department of
+/	
	ORDINANCE NO. 22-065

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 8 OF 11

1 2 3	Ecology for the repair or replacement of a substantially damaged residential structure located in the regulatory floodway, no repair or replacement is allowed under WAC 173-158-076(1).
4 5 6 7	(b) Before the repair, replacement, or relocation is started, all applicable requirements of the National Flood Insurance Program, chapter 86.16 RCW, chapter 30.43C SCC, and this chapter must be satisfied. In addition, the following conditions must be met:
8 9 10	(i) There is no potential building location for the replacement residential structure on the same property outside the regulatory floodway;
11 12 13	 (ii) The replacement residential structure is equivalent in use and size to the substantially damaged residential structure; (iii) The structure being repaired, replaced, or reconstructed was legally constructed;
14 15 16 17	(iv) Repairs, reconstruction, or replacement do not result in an increase of the total square footage of floodway encroachment;
17 18 19 20	(v) The elevation of the lowest floor of the substantially damaged or replacement residential structure is a minimum of one foot higher than the base flood elevation;
21 22 23	(vi) New and replacement water supply systems are designed to eliminate or minimize infiltration of floodwater into the system;
24 25 26	(vii) New and replacement sanitary sewerage systems are designed and located to eliminate or minimize infiltration of floodwater into the system and discharge from the system into the floodwaters; and
27 28 29 30	(viii) All other utilities and connections to public utilities are elevated a minimum of one foot above the base flood elevation and are designed, constructed, and located to eliminate or minimize flood damage.
31 32 33 34	(9) <u>Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or</u> improvement of a structure does not increase the ground floor area, and is not a substantial improvement.
 35 36 37 38 39 40 41 42 43 44 45 46 47 	(((9))) <u>(10)</u> Water-dependent utilities and other installations which by their very nature must be in the floodway. Examples of such uses are: Dams for domestic/industrial water supply, flood control and/or hydroelectric production; water diversion structures and facilities for water supply, irrigation and/or fisheries enhancement; flood water and drainage pumping plants and facilities; hydroelectric generating facilities and appurtenant structures; structural and nonstructural flood damage reduction facilities, and stream bank stabilization structures and practices. The applicant shall supply convincing evidence that a floodway location is necessary in view of the objectives of the proposal and that the proposal is consistent with other provisions of this chapter and the county shoreline management program. In all instances of locating utilities and other installations in floodway locations, project design must incorporate floodproofing.

1 2	(((10))) <u>(11)</u> Dikes, when the applicant o	can provide clear and convincing evidence that:
2	(a) Adverse effects upon adjace	ent properties will not result relative to increased floodwater
4		base flood or other more frequent flood occurrences;
5		
6		ninimally affected in that their ability to adequately drain
7	floodwaters after a flooding even	ent is not impaired; and
8		
9		dinated through the appropriate diking district where applicable,
10 11	and that potential adverse effect	cts upon other affected diking districts have been documented.
11 12	(((11))) <u>(12)</u> Public works, limited to roa	and bridges
13	$\left(\left(\frac{11}{11}\right)\right)\left(\frac{12}{12}\right)$ Fublic works, infinited to roa	aus and bridges.
13 14	Section 5 Severability and Savi	ngs. If any section, sentence, clause or phrase of this ordinance
15		n Management Hearings Board ("Board"), or unconstitutional by
16		nvalidity or unconstitutionality shall not affect the validity or
17		entence, clause or phrase of this ordinance. Provided, however,
18		ohrase of this ordinance is held to be invalid or unconstitutional
19	by the Board or court of competent juri	sdiction, then the section, sentence, clause or phrase in effect
20	prior to the effective date of this ordina	nce shall be in full force and effect for that individual section,
21	sentence, clause or phrase as if this ordi	inance had never been adopted.
22		
23	PASSED this day of	, 20
24 25		
25		SNOHOMISH COUNCIL
26 27		Snohomish, Washington
28		
29		Council Chairperson
30	ATTEST:	
31		
32		_
33	Clerk of the Council	
34 35	() APPROVED	
36		
37	() EMERGENCY	
38		
39	() VETOED	DATE:
40		
41		
42 42		County Eventius
43 44		County Executive
45	ATTEST:	
46		
47		_

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 10 OF 11

1	Approved as to form only:
2	(10/19/22
3 4	
4 5	(Deputy Prosecuting Attorney
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ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 11 OF 11

EXHIBIT # 3.1.003

FILE ORD 22-065

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

Title	Ordinance No. 22-065, RELATING TO THE GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS.
Description	Proposed Ordinance 22-065 would re-insert code related to flood hazard areas that was stricken in error in 2020 via Ordinance No. 20-076. The stricken code allowed single-family residences located with floodways to do repairs or improvements that did not increase the ground floor area and were not substantial improvements. Re-inserting the code maintains the intent of Ordinance No. 20-076 within Title 30 chapters and complies with the National Flood Insurance Program.
Date:	December 15, 2022
o. Ko	

Staff Contact: Hilary McGowan, Planner, <u>hilary.mcgowan@snoco.org</u>

	Place an "X" in the appropriate box			Comments		
	Increase	Decrease	Neutral	Uncertain	Comments	
Housing						
Capacity/Targets			х			
Cost of Housing Development:					The cost of housing is not impacted by this code amendment, however the re- inserted code would allow for housing repairs and improvements in the floodway.	
Infrastructure			х			
• Site			х			
Building const.			х			
• Fees			х			
Yield			х			
Timing			х			
Jobs						
Capacity/Targets			х			
Cost of Commercial or Industrial Development:			х			
Infrastructure			х			
• Site			х			

This form is intended to provide a summary analysis of the impact changes to development regulation may have on Residential, Commercial or Industrial Development.

Building const.		х	
• Fees		х	
• Yield		х	
Time to Create Jobs		х	
# Family Wage Jobs		х	

EXHIBIT # 3.1.004

FILE ORD 22-065

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

Title	Ordinance No. 22-065, RELATING TO THE GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS.
Description	Proposed Ordinance 22-065 would re-insert code related to flood hazard areas that was stricken in error in 2020 via Ordinance No. 20-076. The stricken code allowed single-family residences located with floodways to do repairs or improvements that did not increase the ground floor area and were not substantial improvements. Re-inserting the code maintains the intent of Ordinance No. 20-076 within Title 30 chapters and complies with the National Flood Insurance Program.
Date:	December 15, 2022
Staff Contact:	Hilary McGowan, Planner, <u>hilary.mcgowan@snoco.org</u>

	Place an "X" in the appropriate box		opriate box	
	Increase	Decrease	Neutral	Comments
County Provided				
Airport			х	
General Government			х	
Law and Justice			х	
Parks			х	
Roads			х	
Solid Waste			х	
Surface Water			х	The proposed only allow for repairs and improvements that do not increase the ground floor area and are not substantial improvements.
Non-County Provided		1		
Electric Power			х	
Fire Suppression			х	
Public Water Supply			х	
Sanitary Sewer			х	
Telecommunications			х	

This form is intended to provide a summary analysis of the impact changes to development regulation may have on county and non-county provided capital facilities and utilities.

EXHIBIT # 3.1.005

FILE ORD 22-065

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

Title	Ordinance No. 22-065, RELATING TO THE GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS.
Description	Proposed Ordinance 22-065 would re-insert code related to flood hazard areas that was stricken in error in 2020 via Ordinance No. 20-076. The stricken code allowed single-family residences located with floodways to do repairs or improvements that did not increase the ground floor area and were not substantial improvements. Re-inserting the code maintains the intent of Ordinance No. 20-076 within Title 30 chapters and complies with the National Flood Insurance Program.
Date:	December 15, 2022
Staff Contact:	Hilary McGowan, Planner, <u>hilary.mcgowan@snoco.org</u>

LID Evaluation:

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

Minimal disruption of native soils		Х	
Preservation of natural drainage		Х	
Minimization of impervious surface area		Х	

ECAF NO.: ECAF RECEIVED:

ORDINANCE INTRODUCTION SLIP

SNOHOMISH COUNTY COUNCIL

EXHIBIT # 3.1.006

FILE ____ORD 22-065

TO: Clerk of the Council

TITLE OF PROPOSED ORDINANCE:

~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	~~~~~~			
	N Nelin	Date		
	Councilmember	Date		
Clerk's Action:		nce No		
Assigned to:		Date:		
0				
STANDING C	OMMITTEE RECOMMEND	ATION FORM		
On, the	e Committee considered the item a	nd by Consensus /		
Yeas and Nays, m	nade the following recommendation	n:		
Move to Council to sch	edule public hearing			
Public Hearing Date	e <u>at</u>			
Move to Council as am	ended to schedule public hearing			
Move to Council with r	no recommendation			
	should not be placed on the Co routine items that do not require public Session)	6		

This item _____should/____should not be placed on the Administrative Matters Agenda (Administrative Matters agenda may be used for routine action to set time and date for public hearings)

NNel Committee Chair



**Snohomish County Council** 

**SNOHOMISH COUNTY COUNCIL** 

EXHIBIT # 3.2.001

FILE ORD 22-065

Committee:	Planning & Community Development	Analyst:	Ryan Countryman
ECAF:	2022-1149		
Proposal:	Ordinance 22-065	Date:	December 6, 2022

# **Consideration**

Proposed Ordinance 22-065 would amend Snohomish County Code (SCC) 30.65.220 pertaining to permitted uses in floodways.

# **Background and Analysis**

SCC 30.65.220 includes provisions for uses allowed in floodways known as special flood hazard areas. County code limits uses in these areas for the purpose of protecting "public health, safety and welfare in those areas subject to periodic inundation due to flooding, and to minimize losses due to flood conditions".¹

In 2020, amendments to SCC 30.65.220 in Ordinance 20-076 unintentionally deleted a provision allowed for

Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or improvement of a structure does not increase the ground floor area, and is not a substantial improvement.

Deletion of the above language potentially affects over 6,000 homes in the floodway, creating an unintentional prohibition of repairs, reconstruction, and other improvements.

Ordinance 22-065 would re-adopt the provision that Ordinance 20-076 unintentionally deleted. This would allow the repair, reconstruction, and improvement of existing homes in the floodway, provided that such work does not meet the definition of a substantial improvement.²

¹ SCC 30.65.010.

² SCC 30.91S.750 defines substantial improvement and includes several qualifications. The important part here is the opening. This provides for "any reconstruction, rehabilitation, addition, or other improvement of a structure, the cost of which equals or exceeds 50 percent of the structure's market value before the 'start of construction.'"

### **Current Proposal**

*Summary:* Ordinance 22-065 would re-adopt an unintentionally deleted provision in SCC 30.65.220.

Fiscal Implications: None

Handling: NORMAL

Finance: APPROVE

### Executive Recommendation: APPROVE

**<u>Request:</u>** Move to General Legislative Session on December 14 to set time and date for a public hearing.

SNOHOMISH COUNTY COUNCIL EXHIBIT # 3.2.002 FILE ORD 22-065

# Proposed Code Amendments Relating to Flood Hazard Areas Code Correction

Snohomish County Council: Planning Committee

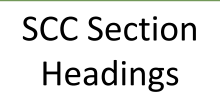
December 5, 2022 Hilary McGowan, Planner



# Summary of Proposed Changes

• Re-insert code that was mistakenly removed in 2020 in SCC 30.65.220

 Re-inserted code would allow single-family residences within floodways to do repairs or improvements that do not increase ground floor area and are not substantial improvements



<u>SCC 30.65</u> Special Flood Hazard Areas

SCC 30.65.220 Floodways: Permitted Uses



Proposed Code Amendment

Re-insert the language of SCC 30.65.220(9):

"Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or improvement of a structure does not increase the ground floor area, and is not a substantial improvement."



# Questions?

SNOHOMISH COUNTY COUNCIL

EXHIBIT # 3.2.003

FILE ORD 22-065

EXHIBIT 3.2.003

Planning and Community Development Committee Meeting Minutes – 12/06/22

Minutes and Video

**SNOHOMISH COUNTY COUNCIL** 

**EXHIBIT #** 3.5.001

FILE ORD 22-065

### 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, January 11, 2023, at the hour of 10:30 a.m. and continuing thereafter as necessary, in the Henry M. Jackson Room, 8th Floor, Robert J. Drewel Building, 3000Rockefeller, Everett, Washington, in conjunction with a remote meeting platform via the following Zoom link, to consider proposed Ordinance No. 22-065, titled: RELATING TO GROWTH MANAGEMENT, AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS.

Zoom Webinar Information:

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

**Background:** This ordinance adopts amendments to Snohomish County Code relatingto flood hazard code correction.

### A summary of the proposed ordinance is as follows:

### PROPOSED ORDINANCE NO. 22-065

<u>Sections 1 – 3.</u> 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.

<u>Section 4.</u> Amends SCC 30.65.220 to re-insert code related to the repair, reconstruction, and improvement of residential structures in flood hazard areas that wasdeleted in error by Ordinance No. 20-076.

Section 5. Provides a standard severability and savings clause.

<u>State Environmental Policy Act</u>: Requirements with respect to this non-project actionhave been satisfied through the completion of an environmental checklist and the issuance of a determination of non-significance on June 8, 2022. 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.

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

**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 matterat 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 <u>contact.council@snoco.org</u>. 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 thepublic hearing, or entering your name and address on a register provided for that purpose at the public hearing.

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

QUESTIONS: For additional information or specific questions on the proposed ordinance please call Hilary McGowan in the Department of Planning and Development Services at 425-388-5377 or email at Hilary.McGowan@snoco.org.

DATED this 13th day of December 2022.

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington

ATTEST:

Lisa Campfield

Asst. Clerk of the Council

PUBLISH: December 21, 2022 Send Affidavit to: County Council Send Invoice to: Planning #107010

Notice of Introduction and Notice of Public Hearing Proposed Ordinance No.22-065 Page 2 Council Chair

### **Everett Daily Herald**

### **Affidavit of Publication**

State of Washington }		
County of Snohomish	}	SS

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH968702 ORDINANCE NO. 22-065 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 12/21/2022 and ending on 12/21/2022 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amoun	t 🚮 tł	le fee	for such	publication	18
\$130.50.	5	lu	LO		

Subscribed and sworn before me on this day of day of

Notary Public in and for the State of Washington. Snohomish County Planning | 14107010 LISA CAMPFIELD

SNOHOMISH COUNTY COUNCIL EXHIBIT # 3.5.002 FILE ORD 22-065

### RECEIVED

JAN 13 2023

**Snohomish County Council** 

**Classified Proof** 

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, January 11, 2023, at the hour of 10:30 a.m. and continuing thereafter as necessary, in the Henry M. Jackson Room, 8th Floor, Robert J. Drewel Building, 3000 Rockefeller, Everett, Washington, in conjunction with a remote meeting platform via the following Zoom link, to consider proposed Ordinance No. 22-065, titled: RELATING TO GROWTH MANAGEMENT AMENDING SCC 300520 PERTAINING TO PERMITTED USES IN FLOODWAYS. Zoom Webingt Information. Join ontine at https://zoom.us//94846850772 or by telephone call 1-253-215 8782 or 1-301-715 8592 Backgroung. This ordinance adopts amendments to Snohomish County Code relating to flood hazard code correction. A summary of the opposed ordinance is as follows:

### A summary of the proposed ordinance is as follows PROPOSED ORDINANCE NO. 22-065

PROFOSED ORDINANCE NO. 22-065 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, Amands SCC 30,65.220 to re-insert code related to the repair, reconstruction, and improvement of residential structures in flood hazard areas that was deleted in error by Ordinance No. 20-076.

Dofe. 19230 Market Start Barland Start Start

4367x3404, 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: http://www.snohomish.legistar.com/Calendar.aspx or http://www.snohomish.county.com/Calendar.aspx or http://www.snohomish.county.com/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; (2) decline to adopt the proposed ordinance; (4) adopt such other proposels or modification of such proposels as were considered by the County Council at its own hearing; or (5) take any other action permitted by law.

Council at its own nearing, or by take any other action perinded by <u>Public Testimony</u>: Anyone interested may lestify concerning the above-described matter at the time and place indicated above or by renote 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@snocc.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 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

## **Classified Proof**

public hearing. Americans with disabilities will be provided upon request. Please make arrangements one week prior to the hearing by caling Lisa Campfeld al (425) 388-3494. (1800) 552-4367 X3494, or TDD #1-800-877-8339, or by e-maining last campfeldigmoto.org QUESTIONS. For additional information or specific questions on the proposed ordinance please call Hilary McGowan in the Department of Planning and Development Services at 425-380-5377 or email at Hilary McGowang Senoc.org. DATED this 13th day of December 2022. SINCH/CMISH COUNTY COUNCIL Snohomsh County, Washington /s/Megan Dunn Council Chair ATTEST: /s/Lisa Campfeld Asst. Clerk of the Council 107010 Published: December 21, 2022.

### **SNOHOMISH COUNTY COUNCIL**

**EXHIBIT #** 3.5.003

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington FILE ORD 22-065

NOTICE OF ENACTMENT

NOTICE IS HEREBY GIVEN, that on January 11, 2023, the Snohomish County Council adopted Ordinance No. 22-065, which shall be effective January 22, 2023.

A summary of the ordinance is as follows:

### ORDINANCE NO. 22-065

### RELATING TO GROWTH MANAGEMENT, AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS

<u>Sections 1 – 3.</u> 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.

<u>Section 4.</u> Amends SCC 30.65.220 to re-insert code related to the repair, reconstruction, and improvement of residential structures in flood hazard areas that wasdeleted in error by Ordinance No. 20-076.

Section 5. Provides a standard severability and savings clause.

**State Environmental Policy Act:** Requirements with respect to this non-project actionhave been satisfied through the completion of an environmental checklist and the issuance of a determination of non-significance on June 8, 2022. Copies of all applicable SEPA documents are available at the office of the County Council.

<u>Where to Get Copies of the Ordinance</u>: 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 <u>contact.council@snoco.org</u>.

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

DATED this 18th day of January 2023.

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington

<u>/s/Lisa Campfield</u> Asst. Clerk of the Council

PUBLISH: January 20, 2023 Send Affidavit to: County Council Send Invoice to: Planning #107010

Notice of Enactment Ordinance No. 22-065 Page 1

### **SNOHOMISH COUNTY COUNCIL**

### SNOHOMISH COUNTY COUNCIL SNOHOMISH COUNTY, WASHINGTON

EXHIBIT # 3.5.004 FILE ORD 22-065

### NOTICE OF ACTION

NOTICE IS HEREBY GIVEN under the Growth Management Act, RCW 36.70A.290 that the Snohomish County Council took the action described in (1) below on January 11, 2023.

- 1. Description of agency action: Approval of Ordinance No. 22-065.
- 2. Description of proposal: RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS
- 3. Documentation is available electronically upon request by calling the Snohomish County Council Office at (425) 388-3494, 1-800-562-4367 x3494, TDD 1-800-877-8339 or e-mailing to <u>Contact.Council@snoco.org</u>.
- 4. Name of agency giving notice: Snohomish County Council
- 5. This notice is filed by: Lisa Campfield Asst. Clerk of the Council

Date: January 18, 2023

PUBLISH: January 20, 2023 Send Affidavit to: County Council Send Invoice to: Planning #107010



### Notice of Adopted Amendment

EXHIBIT # <u>3.5.005</u> FILE ORD 22-065

Indicate one (or both, if applicable):

### Comprehensive Plan Amendment

Development Regulation Amendment

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

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

Jurisdiction:	Snohomish County
Mailing Address:	3000 Rockefeller Avenue, MS 609, Everett, WA 98201
Date:	January 18, 2023
Contact Name:	Lisa Campfield
Title/Position:	Asst. Clerk of the Council
Phone Number:	425-388-3901
E-mail Address:	lisa.campfield@snoco.org
Brief Description of the Adopted Amendment: (40 words or less)	ORDINANCE 22-065 RELATING TO GROWTH MANAGEMENT, AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS
Was this action submitted to Commerce for 60-day notice of intent to adopt (or to request expedited review)?	YES Material ID# 2022-S-4027
Public Hearing Date:	Planning Commission: July 26, 2023 Council/County Commission: January 11, 2023
Date Adopted:	January 11, 2023

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

1 2	Adopted: 1/11/2023 Effective: 1/22/2023
3	
4	SNOHOMISH COUNTY COUNCIL
5	Snohomish County, Washington
6	
7	ORDINANCE NO. 22-065
8	
9	RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN
10	FLOODWAYS
11	
12	WHEREAS, counties and cities that are required to plan under the Growth Management Act
13	(GMA), chapter 36.70A RCW, must ensure their comprehensive plans and development regulations plan
14 15	for and accommodate affordable housing, while protecting both the environment and property rights;
15 16	and
16 17	WHEREAS, the Snohomish County ("County") GMA Comprehensive Plan (GMACP) – General
18	Policy Plan (GPP) has an objective to balance the protection of the natural environment with economic
19	growth, housing needs, and the protection of property rights; and
20	
21	WHEREAS, the Snohomish County Council ("County Council") adopted Ordinance No. 20-076 on
22	November 4, 2020, to permanently adopt the Flood Insurance Study (FIS) for Snohomish County
23	required by the Department of Homeland Security's Federal Emergency Management Agency for
24	compliance with the National Flood Insurance Program (NFIP) as well as to add clarity to the County's
25	flood regulations; and
26	
27	WHEREAS, Ordinance No. 20-076 also adopted the federal Flood Insurance Rate Maps and
28	updated County special flood hazard regulations under chapters 30.43C and 30.65 and title 30.9 of the
29	Snohomish County Code (SCC); and
30	
31	WHEREAS, Ordinance No. 20-076 amended SCC 30.65.220(8) addressing the repair,
32 33	replacement, and improvement of substantially damaged residences in the floodway for consistency with state and federal regulations; and
33 34	with state and rederal regulations, and
35	WHEREAS, changes to SCC 30.65.220(8) were a result of the NFIP Flood Damage Prevention
36	Ordinance Washington Model, Revised December 9, 2019, ("Model Ordinance") Section 5.4-2 titled:
37	"Residential Construction in Floodways" and RCW 86.16.041 which addresses rules for the repair or
38	replacement of existing residential structures; and
39	
40	WHEREAS, the intent of Model Ordinance Section 5.4-2 is to prohibit construction or
41	reconstruction of residential structures in floodways, except for repairs, reconstruction, or
42	improvements to a residential structure that are not substantial improvements and that do not increase
43	the ground floor area; and
44	
45	WHEREAS, Model Ordinance Section 5.4-2 was implemented through the addition of SCC
46 47	30.65.220(8) recognizing that repairs, replacement, or relocation of substantially damaged residences in the floodway, other than farmhouses can be permitted in floodways when certain criteria are met; and
	ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS

PAGE 1 OF 11

1 WHEREAS, Ordinance No. 20-076 unintentionally deleted SCC 30.65.220(9) which stated 2 "Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or 3 improvement of a structure does not increase the ground floor area, and is not a substantial 4 improvement" when permitted by the applicable zone under chapter 30.22 SCC; and 5 6 WHEREAS, the unintentional deletion of SCC 30.65.220(9) by Ordinance No. 20-076 resulted in 7 the prohibition of repairs, reconstruction, or improvements to residential structures in the floodway 8 that have not been substantially damaged; and 9 10 WHEREAS, due to the deletion of SCC 30.65.220(9) and the lack of other code provisions 11 allowing for repairs, reconstruction, or improvements to residential structures in the floodway, homeowners cannot currently perform repairs, reconstruction, or improvements even when such work 12 13 does not increase ground floor area and is not a substantial improvement, despite such work being 14 contemplated and allowed by the Model Ordinance Section 5.4-2; and 15 16 WHEREAS, as of May 31, 2022, there are over 6,000 homes within the floodway in 17 unincorporated Snohomish County subject to these codes and potentially impacted by the unintentional 18 prohibition of repairs, reconstruction, and improvement of these homes due to amendments found in 19 Ordinance No. 20-076; and 20 21 WHEREAS, this ordinance will re-adopt the language of SCC 30.65.220(9) exactly as it existed 22 prior to the adoption of Ordinance No. 20-076 to again allow the repair, reconstruction, and 23 improvement of residences located in the floodway, making the code consistent with Model Ordinance 24 Section 5.4-2; and 25 26 WHEREAS, on June 28, 2022, the Snohomish County Planning Commission (the "Planning 27 Commission") was briefed by Snohomish County Planning and Development Services (PDS) staff about 28 the proposed code amendments contained in this ordinance; and 29 30 WHEREAS, the Planning Commission held a public hearing on July 26, 2022, to receive public 31 testimony concerning the proposed code amendments contained in this ordinance; and 32 33 WHEREAS, at the conclusion of the Planning Commission's public hearing, the Planning 34 Commission deliberated on the proposed code amendments and voted to recommend approval of code 35 amendments relating to flood hazard areas code correction as shown in its approval letter dated August 36 10, 2022; and 37 38 WHEREAS, on January 11, 2023, the County Council held a public hearing after proper notice, 39 and considered public comment and the entire record related to the code amendments contained in 40 this ordinance: and 41 42 WHEREAS, following the public hearing, the County Council deliberated on the code 43 amendments contained in this ordinance; 44 45 NOW, THEREFORE, BE IT ORDAINED: 46 47 Section 1. The County Council adopts the following findings in support of this ordinance: ORDINANCE NO. 22-065

RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 2 OF 11

- 1 A. The foregoing recitals are adopted as findings as if set forth in full herein.
- B. This ordinance amends SCC 30.65.220 to re-adopt the former SCC 30.65.220(9) allowing the repair,
   reconstruction, and improvement of residential structures located withing the floodway so long as
   the repairs, reconstruction, and improvements do not increase ground floor area and are not
   substantial improvements.
- C. This ordinance ensures consistency with state and federal flood regulations and re-adopts a code
   provision that was unintentionally deleted by Ordinance No. 20-076.
- 11 D. Model Ordinance Section 5.4-2 provides in part:

13 Construction or reconstruction of residential structures is prohibited within designated 14 floodways, except for (i) repairs, reconstruction, or improvements to a structure that do not 15 increase the ground floor area; and (ii) repairs, reconstruction, or improvements to a structure, 16 the cost of which does not exceed 50 percent of the market value of the structure either, (A) 17 before the repair or reconstruction is started, or (B) if the structure has been damaged, and is 18 being restored, before the damage occurred. Any project for improvement of a structure to 19 correct existing violations of state or local health, sanitary, or safety code specifications that 20 have been identified by the local code enforcement official and that are the minimum necessary 21 to assure safe living conditions, or to structures identified as historic places, may be excluded in 22 the 50 percent.

- E. In developing the proposed amendment, the County considered the GMA goals identified in RCW
   36.70A.020. In particular, the proposed amendment is consistent with and promotes:
- 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."
- 31GMA Goal 10 "Environment. Protect the environment and enhance the state's high quality of32life, including air and water quality, and the availability of water."

The proposed amendment supports the housing and environmental goals because it will allow
 homeowners to preserve their existing homes through repair, reconstruction, and improvement.
 This permitted work would not negatively impact the environment because the home could not be
 substantially improved and the footprint could not be expanded.

- F. The proposed amendment maintains consistency with the following Multicounty Planning Policy
   (MPP) from the Puget Sound Regional Council VISION 2050:
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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.

46

1 2 3 4		The proposed changes would support the preservation and rehabilitation efforts of this housing goal. Existing residential housing in the floodway can be preserved with this code correction which allows existing housing supply to be maintained.
4 5 6 7	G.	The proposed amendment maintains consistency with the following MPP from the Puget Sound Regional Council VISION 2050:
8 9 10 11		MPP-En-5 – Locate development in a manner that minimizes impacts to natural features. Promote the use of innovative environmentally sensitive development practices, including design, materials, construction, and on-going maintenance.
12 13 14 15		The proposed amendment supports this MPP by minimizing new impacts to natural features through restricting major improvements and ground floor area expansion of existing homes located in the floodway.
16 17	н.	The proposed amendment is consistent with Countywide Planning Policy (CPP) HO-6 that provides:
18 19 20 21		The county and cities should implement policies and programs that encourage the rehabilitation and preservation of existing legally established, affordable housing for residents of all income levels, including but not limited to mobile/manufactured housing and single-room occupancy (SRO) housing.
22 23 24		The proposed code amendment encourages the rehabilitation and preservation of existing housing supply in the floodway. Affordable existing housing in the floodway will further be preserved.
25 26 27	I.	The proposed amendment maintains consistency with the GPP Housing Chapter, including HO Policy 2.A.2, which provides:
28 29 30		The county shall continue programs to repair and maintain existing housing in neighborhoods to reduce blight and deterioration and preserve and enhance the housing stock.
31 32	J.	Procedural requirements.
33 34		1. This is a Type 3 legislative action under SCC 30.73.010.
35 36 37 38		2. As required by RCW 30.70A.106(1), a notice of intent to adopt the proposed code amendments was transmitted to the Washington State Department of Commerce for distribution to state agencies on June 8, 2022.
39 40 41		3. State Environmental Policy Act (SEPA), chapter 43.21C RCW, requirements with respect to this non-project action have been satisfied through the completion of an environmental checklist and the issuance of a determination of non-significance on June 8, 2022.
42 43 44 45 46		4. The public participation process used in the adoption of this ordinance complies with all applicable requirements of the GMA and the SCC, including but not limited to, RCW 36.70A.035, RCW 36.70A.140, and chapter 30.73 SCC.

1 2 3 4 5		5.	The Planning Commission was briefed on the proposed amendments at its June 28, 2022, meeting and conducted a public hearing on the proposed amendments at its July 26, 2022, meeting resulting in its letter of August 10, 2022, recommending approval of the code amendments contained in this ordinance.
6 7 8 9 10 11 12 13		6.	The Washington State Attorney General last issued an advisory memorandum, as required by RCW 36.70A.370, in September of 2018 entitled "Advisory Memorandum and Recommended Process for Evaluating Proposed Regulatory and Administrative Actions to Avoid Unconstitutional Takings of Private Property" to help local governments avoid the unconstitutional taking of private property. The process outlined in the State Attorney General's 2018 advisory memorandum was used by Snohomish County in objectively evaluating the regulatory changes proposed by this ordinance.
14 15	К.	Thi	s ordinance is consistent with the record.
16 17 18 19 20 21		1.	Due to Ordinance No. 20-076, homeowners are restricted from repairing, reconstructing, or improving their homes located in the floodways when no substantial flood damage has occurred. The proposed code amendments reinstate the ability of homeowners to repair, reconstruct, or improve their homes to make necessary maintenance and preserve existing housing.
22 23 24 25		2.	The Model Ordinance allows for repair, reconstruction, and improvement of homes in the floodways that have not been substantially damaged and when such repair, reconstruction, or improvement will not increase the ground floor area.
26 27 28		3.	The code amendments proposed by this ordinance will correct an unintentional deletion and re- insert code that existed prior to 2020.
29 30			Section 2. The County Council makes the following conclusions:
31 32	A.	The	e amendments proposed by this ordinance comply and are consistent with the GMA.
33 34	В.	The	e amendments proposed by this ordinance comply and are consistent with the GMACP.
35 36	C.	The	e County has complied with all SEPA requirements with respect to this non-project action.
37 38 39	D.		e public participation process used in the adoption of this ordinance complies with all applicable uirements of the GMA and title 30 SCC.
40 41 42	E.		e amendments proposed by this ordinance does not result in an unconstitutional taking of private perty for a public purpose.
43 44 45 46			Section 3. The Snohomish County Council bases its findings and conclusions on the entire record County Council, including all testimony and exhibits. Any finding, which should be deemed a ion, and any conclusion which should be deemed a finding, is hereby adopted as such.

1	Section 4. Snohomish County Code Section 30.65.220, last amended by Amended Ordinance No.
2	21-060 on October 6, 2021, is amended to read:
3	
4	SCC 30.65.220 Floodways: permitted uses.
5	
6	The following uses are allowed in the floodway when permitted by the applicable zone under chapter
7	30.22 SCC, provided the use is in compliance with the applicable general and specific floodproofing
8	standards of SCC 30.65.110 and 30.65.120, and other applicable provisions of this chapter:
9	
10	(1) Agriculture;
11	
12	(2) Forestry, including processing of forest products with portable equipment;
13	
14	(3) Preserves and reservations;
15	
16	(4) Park and recreational activities;
17 18	(5) Removal of rock, sand and gravel, when the applicant can provide clear and convincing evidence
19	that such uses will not divert flood flows causing channel shift or erosion, accelerate or amplify the
20	flooding of downstream flood hazard areas, increase the flooding threat to upstream flood hazard areas,
20	or in any other way threaten public or private properties. When allowed, such removal shall comply with
22	the provisions of chapter 30.32C SCC and the county shoreline management program;
23	the provisions of endpter 50.520 see and the county shoreline management program,
24	(6) Utility transmission lines when allowed in underlying zones unless otherwise prohibited by this
25	chapter. When the primary purpose of such a transmission line is to transfer bulk products or energy
26	through a floodway en route to another destination, as opposed to serving customers within a
27	floodway, such transmission lines shall conform to the following:
28	
29	(a) All utility transmission lines shall cross floodways by the most direct route feasible as
30	opposed to paralleling floodways;
31	
32	(b) Electric transmission lines shall span the floodway with support towers located in flood
33	fringe areas or beyond. Where floodway areas cannot be spanned due to excessive width,
34	support towers shall be located to avoid high flood water velocity and/or depth areas, and shall
35	be adequately floodproofed;
36	
37	(c) Buried utility transmission lines transporting hazardous materials, including but not limited
38	to crude and refined petroleum products and natural gas, shall be buried a minimum of four
39	feet below the maximum established scour of the waterway, as calculated on the basis of
40	hydrologic analyses. Such burial depth shall be maintained horizontally within the hydraulic
41 42	floodway to the maximum extent of potential channel migration as determined by hydrologic
42 43	analyses. In the event potential channel migration extends beyond the hydraulic floodway, conditions imposed upon floodway fringe and special flood hazard areas shall also govern
43 44	placement. All hydrologic analyses are subject to acceptance by the county, shall assume the
44 45	conditions of a 100-year frequency flood as verified by the U.S. Army Corps of Engineers, and
45	shall include on-site investigations and consideration of historical meander characteristics in
40 47	addition to other pertinent facts and data. The use of riprap as a meander containment
• •	

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 6 OF 11 mechanism within the hydraulic floodway shall be consistent with the county shoreline
 management program;

(d) Buried utility transmission lines transporting non-hazardous materials including water and sewage shall be buried a minimum of four feet below the maximum established scour of the waterway as calculated on the basis of hydrologic analyses. Such burial depth shall be maintained horizontally within the hydraulic floodway to the maximum extent of potential channel migration as determined by hydrologic analyses. All hydrologic analyses shall conform to requirements in subsection (6)(c) of this section. The use of riprap as a meander containment mechanism within the hydraulic floodway shall be consistent with the county shoreline management program;

(e) Beyond the maximum extent of potential channel migration, utility transmission lines transporting hazardous and non-hazardous materials shall be buried below existing natural and artificial drainage features. Burial depth in all agricultural areas requiring or potentially requiring subsurface drainage shall be a minimum of six feet as measured from ground surface to the top of the transmission line, or at other such depth as deemed necessary by on-site investigations performed by a qualified soils expert familiar with county soils. Burial depth in all other agricultural and non-agricultural floodway areas shall be determined on the basis of accepted engineering practice and in consideration of soil conditions and the need to avoid conflict with agricultural tillage;

(f) All buried utility transmission lines shall achieve sufficient negative buoyancy so that any potential for flotation or upward migration is eliminated;

(g) Above ground utility transmission lines, not including electric transmission lines, shall only be allowed for the transportation of non-hazardous materials where an existing or new bridge or other structure is available and capable of supporting the line. When located on existing or new bridges or other structures with elevations below the level of the 100-year flood, the transmission line shall be placed on the down-stream side and protected from flood debris. In such instances, site specific conditions and flood damage potential shall dictate placement, design and protection throughout the floodway. Applicants must demonstrate that such above ground lines will have no appreciable effect upon flood depth, velocity or passage, and shall be adequately protected from flood damage. If the transmission line is to be buried except at the waterway crossing, burial specifications shall be determined as in subsection (6)(d) of this section;

(h) All floodway crossings by utility transmission lines transporting hazardous materials shall be
equipped with valves capable of blocking flow within the pipeline in the event of leakage or
rupture. All floodway crossings shall have valves unless otherwise indicated by standard
engineering review of the site and type of transmission line as acceptable to the county with
locations determined by other provisions of this chapter;

- 44 (i) Above ground utility transmission line appurtenant structures including valves, pumping
   45 stations, or other control facilities shall not be permitted in the floodway; and

1 2 3 4	(j) Where a floodway has not been determined by preliminary Corps of Engineers' investigations or official designation, a floodway shall be defined by qualified engineering work by the applicant on the basis of a verified 100-year flood event.
4 5 6 7	(7) Repairs, reconstruction, replacement, or improvements to existing farmhouse structures which are located on lands designated as agricultural lands of long-term commercial significance under RCW 36.70A.170, subject to the following:
8	
9 10	(a) The new farmhouse is a replacement for an existing farmhouse on the same farm site;
11	(b) There is no potential building site for a replacement farmhouse on the same farm outside
12	the designated floodway;
13	
14	(c) The farmhouse being replaced shall be removed, in its entirety, including foundation, from
15	the floodway within 90 days after occupancy of the new farmhouse;
16	
17	(d) For substantial improvements, and replacement farmhouses, the elevation of the lowest
18	floor of the improvement and farmhouse respectively, including basement, is one foot higher
19	than the base flood elevation;
20	
21	(e) New and replacement water supply systems, are designed to eliminate or minimize
22	infiltration of flood waters into the system;
23	(f) New and replacement sanitary sewerage systems are designed and located to eliminate or
24	minimize infiltration of flood waters into the system and discharge from the system into the
25	flood waters;
26	
27	(g) All other utilities and connections to public utilities are designed, constructed, and located
28	to eliminate or minimize flood damage;
29	
30	(h) The replacement farmhouse shall not exceed the total square footage of encroachment of
31	the structure which it is replacing; and
32 33	(i) Banairs, reconstruction, or improvements to a farmhouse shall not increase the total square
33 34	(i) Repairs, reconstruction, or improvements to a farmhouse shall not increase the total square
34 35	footage of encroachment of the existing farmhouse.
36	(8) Repairs, replacement, or relocation of substantially damaged residences in the floodway, other than
30 37	farmhouses, are subject to the following:
38	in mouses, are subject to the following.
39	(a) When residences other than farmhouses are substantially damaged in the floodway, the
40	floodplain administrator may make a written request to the Department of Ecology under RCW
41	86.16.041(4) to assess the risk of harm to life and property posed by the specific conditions of
42	the floodway. Based on analysis of depth, velocity, flood-related erosion, channel migration,
43	debris load potential, and flood warning capability, the Department of Ecology may exercise
44	best professional judgment in recommending to the floodplain administrator authority to
45	permit repair, replacement, or relocation of the substantially damaged structure. The property
46	owner shall submit any information necessary to complete the assessment to the county and
47	the Department of Ecology. Without a favorable recommendation from the Department of
	OPDINANCE NO. 22.065

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 8 OF 11

1 2 3	Ecology for the repair or replacement of a substantially damaged residential structure located in the regulatory floodway, no repair or replacement is allowed under WAC 173-158-076(1).
4 5 6	(b) Before the repair, replacement, or relocation is started, all applicable requirements of the National Flood Insurance Program, chapter 86.16 RCW, chapter 30.43C SCC, and this chapter must be satisfied. In addition, the following conditions must be met:
7 8 9 10	(i) There is no potential building location for the replacement residential structure on the same property outside the regulatory floodway;
11 12 13	<ul> <li>(ii) The replacement residential structure is equivalent in use and size to the substantially damaged residential structure;</li> <li>(iii) The structure being repaired, replaced, or reconstructed was legally constructed;</li> </ul>
14 15 16 17	(iv) Repairs, reconstruction, or replacement do not result in an increase of the total square footage of floodway encroachment;
18 19 20	(v) The elevation of the lowest floor of the substantially damaged or replacement residential structure is a minimum of one foot higher than the base flood elevation;
21 22 23	(vi) New and replacement water supply systems are designed to eliminate or minimize infiltration of floodwater into the system;
24 25 26 27	(vii) New and replacement sanitary sewerage systems are designed and located to eliminate or minimize infiltration of floodwater into the system and discharge from the system into the floodwaters; and
28 29 30	(viii) All other utilities and connections to public utilities are elevated a minimum of one foot above the base flood elevation and are designed, constructed, and located to eliminate or minimize flood damage.
31 32 33 34	(9) <u>Repair, reconstruction, or improvement of residential structures, where repair, reconstruction, or improvement of a structure does not increase the ground floor area, and is not a substantial improvement.</u>
<ol> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> <li>46</li> <li>47</li> </ol>	((( <del>9)</del> )) ( <u>10</u> ) Water-dependent utilities and other installations which by their very nature must be in the floodway. Examples of such uses are: Dams for domestic/industrial water supply, flood control and/or hydroelectric production; water diversion structures and facilities for water supply, irrigation and/or fisheries enhancement; flood water and drainage pumping plants and facilities; hydroelectric generating facilities and appurtenant structures; structural and nonstructural flood damage reduction facilities, and stream bank stabilization structures and practices. The applicant shall supply convincing evidence that a floodway location is necessary in view of the objectives of the proposal and that the proposal is consistent with other provisions of this chapter and the county shoreline management program. In all instances of locating utilities and other installations in floodway locations, project design must incorporate floodproofing.

ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 9 OF 11

1 2	(( <del>(10)</del> )) <u>(11)</u> Dikes, when the applicant can p	rovide clear and convincing evidence that:
- 3 4 5		roperties will not result relative to increased floodwater e flood or other more frequent flood occurrences;
5 6 7	(b) Natural drainage ways are minin floodwaters after a flooding event is	nally affected in that their ability to adequately drain not impaired; and
8		
9	(c) The proposal has been coordinat	ed through the appropriate diking district where applicable,
0		oon other affected diking districts have been documented.
1		
2	(( <del>(11)</del> )) (12) Public works, limited to roads a	nd bridges.
3		
4	Section 5. Severability and Savings.	f any section, sentence, clause or phrase of this ordinance
5	shall be held to be invalid by the Growth Ma	nagement Hearings Board ("Board"), or unconstitutional by
6	a court of competent jurisdiction, such invali	dity or unconstitutionality shall not affect the validity or
7		ce, clause or phrase of this ordinance. Provided, however,
8		e of this ordinance is held to be invalid or unconstitutional
9	by the Board or court of competent jurisdict	on, then the section, sentence, clause or phrase in effect
0	prior to the effective date of this ordinance s	hall be in full force and effect for that individual section,
1	sentence, clause or phrase as if this ordinand	e had never been adopted.
2		
3	PASSED this 11 th day of January 2023.	
4		
5		SNOHOMISH COUNTY COUNCIL
6		Snohomish County, Washington
7		$\bigcap$ $17.1$
8		<u>Jared Mead</u> Guncil Chairperson
9		Council Chairperson
)	ATTEST:	U
1 2	Lisa Campfield	
3	Asst. Clerk of the Council	
4		
5	( _X ) APPROVED	
5		
7	() EMERGENCY	
3		DATE: January 12, 2023
)	() VETOED	DATE:
)		
L		1 de l
<u>)</u>		
5		County Executive
1 -		
5	ATTEST:	
5	Melissa Geraghty	
7	mussa geragnig	
	ORDINANCE NO. 22-065	SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS

RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING PAGE 10 OF 11

1	Approved as to form only:
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4	Deputy Prosecuting Attorney
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ORDINANCE NO. 22-065 RELATING TO GROWTH MANAGEMENT; AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS PAGE 11 OF 11

SNOHOMISH COUNTY COUNCIL



EXHIBIT # 3.5.006

FILE ORD 22-065

## THANK YOU

We have received your amendment submission. Please allow 1-3 business days for review. Please keep the Submittal ID as your receipt and for any future questions. We will also send an email receipt to all contacts listed in the submittal.

# Submittal ID: 2023-S-4722

### Submittal Date Time: 01/18/2023

### **Submittal Information**

Jurisdiction Submittal Type Amendment Type Snohomish County Notice of Final Adoption Development Regulation Amendment

Draft Submittal ID: 2022-S-4027

### **Amendment Information**

### **Brief Description**

Adopted Ordinance No. 22-065 amending SCC 30.65.220 pertaining to permitted uses in floodways.

□ Yes, this is a part of the 10-year periodic update schedule, required under RCW 36.70A.130.

Anticipated/Proposed Date of Adoption 01/11/2023

### Categories

Submittal Category
Development Regulations

### Attachments

Attachment Type	File Name	Upload Date
Correspondence	Recently Enacted Legislation .msg	01/18/2023 12:38 PM
Development Regulation Amendment - Adopted	Commerce GMA Notice Adopted (003).pdf	01/18/2023 12:38 PM

### **Contact Information**

Prefix First Name Last Name Title Ms. Lisa Campfield Assistant Clerk of the Council (425) 388-3901

Lisa.Campfield@co.snohomish.wa.us

### □ Yes, I would like to be contacted for Technical Assistance.

### Certification

### Entered by Linda Weyl on 1/18/2023 12:39:31 PM

Intake Received Date	01/18/2023
Full Name	Lisa Campfield
Email	Lisa.Campfield@co.snohomish.wa.us

### **Everett Daily Herald**

### **Affidavit of Publication**

### State of Washington } County of Snohomish } ss

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH970123 ORDINANCE 22-065 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 01/20/2023 and ending on 01/20/2023 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount of	the fee for syn	h publication is
\$59.45.	Under	

Subscribed and sworn before me on this

day of 7023

Notary Public in and for the State of Washington. Snohomish County Planning | 14107010 LISA CAMPFIELD

### RECEIVED

JAN 3 1 2023

**Snohomish County Council** 

Electronic Copy Rec. 1/26/23

Linda Phillips Notary Public State of Washington My Appointment Expires #/09/2025 Commission Number #417

### **Classified Proof**

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington NOTICE OF ENACTMENT NOTICE IS HEREBY GIVEN that on January 11, 2023, the Snohomish County Council adopted Ordinance No. 22-065, which shall be effective January 22, 2023. A summary of the ordinance is as follows: ORDINANCE NC. 22-065 RELATING TO GROWTH MANAGEMENT, AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS Sections 1 - 3, Adopter recitals, findings of fact, and conclusions and states that the County Council bases its findings and shall be affording the aconclusion and any conclusion that any finding that should be a conclusion and any conclusion that should be a finding is adopted as such. Section 4, Amends SCC 30.65.220 to re-insert code related to the repair reconstruction, and improvement of residential structures in flood hazard areas that was delieted in error by Ordinance No. 20-076.

flood hazard areas that was deleted in error by Ordinance No. 20-076.
Section 5. 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 June 8, 2022. Copies of all applicable SEPA documents are available at the office of the County Council Where to Gel Copies of the Ordinance; Copies of the full ordinance and other documentation are available upon request by calling the County Council Office at (425) 388-3494, 1:(400) 552-4367;X3494, 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 webaites at: http://www.snohomish.count/wa.gov/2134/County-Hearings-Calendar. DATED this 18th day of January 2023. SNOHOMISH COUNTY COUNCIL Snohomish Councy, Washington r/s/Lisa Campfield Asst. Clerk of the Council 107010 Dublioned Logues 20, 2023.

107010 Published, January 20, 2023

EDH970123

### **Everett Daily Herald**

### **Affidavit of Publication**

State of Washington } County of Snohomish } ss

Michael Gates being first duly sworn, upon oath deposes and says: that he/she is the legal representative of the Everett Daily Herald a daily newspaper. The said newspaper is a legal newspaper by order of the superior court in the county in which it is published and is now and has been for more than six months prior to the date of the first publication of the Notice hereinafter referred to, published in the English language continually as a daily newspaper in County, Washington and is and Snohomish always has been printed in whole or part in the Everett Daily Herald and is of general circulation in said County, and is a legal newspaper, in accordance with the Chapter 99 of the Laws of 1921, as amended by Chapter 213, Laws of 1941, and approved as a legal newspaper by order of the Superior Court of Snohomish County, State of Washington, by order dated June 16, 1941, and that the annexed is a true copy of EDH970125 ORDINANCE 22-065 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 01/20/2023 and ending on 01/20/2023 and that said newspaper was regularly distributed to its subscribers during all of said period.

The amount	of the fee for such publication is	
\$30.45.	NIA	
	Mult	

Subscribed and sworn before me on this day of

Notary Public in and for the State of Washington. Snohomish County Planning | 14107010 LISA CAMPFIELD

SNOHOMISH COUNTY COUNCIL EXHIBIT # 3.5.008 FILE ORD 22-065

### RECEIVED

JAN 3 1 2023 Snohomish County Council

Electronic Corry Rec 1/26/23

Linda Philips Notary Public State of Washington Ny Appointment Expires staviots Commission Number 441

## **Classified Proof**

- SNOHOMISH COUNTY COUNCIL SNOHOMISH COUNTY, WASHINGTON NOTICE IS HEREBY GIVEN under the Growth Management Act, RCW 36.70A.290 that the Snohomish County Council took the action described in (1) below on January 11, 2023. 1. Description of agency action Approval of Ordinance No 22-065. 2. Description of proposal: RELATING TO GROWTH MANAGEMENT: AMENDING SCC 30.65.220 PERTAINING TO PERMITTED USES IN FLOODWAYS 3. Documentation is available electronically upon request by calling the Snohomish Countl Office at (425) 386-3494, 1-800-562-4367 x3494, TOD 1-800-877-8339 or e-mailing to Contact Council@snoco.org. 4. Name of agency giving notice: Snohomish County Council 5. This notice is filed by: Lua Campfield Asst Clerk of the Council Date January 18, 2023 107010 Published: January 20, 2023.