



Snohomish County

PLANNING & DEVELOPMENT SERVICES

M/S #604

DETERMINATION OF NONSIGNIFICANCE

Proponent: Snohomish County Department of Planning & Development Services
County Administration Building
3000 Rockefeller Avenue, M/S 604
Everett, WA 98201

Description of Proposal: Proposed ordinance to amend the Snohomish County Code titled:

RELATING TO URBAN CENTER DESIGN STANDARDS, REPEALING THE URBAN CENTERS DEMONSTRATION PROGRAM, ESTABLISHING A NEW ZONE FOR URBAN CENTERS, ESTABLISHING BULK REGULATIONS FOR URBAN CENTERS AND URBAN VILLAGES; AMENDING AND REPEALING DEFINITIONS TO SUBTITLE 30.9SCC; AMENDING SECTIONS OF AND ADDING SECTIONS TO TITLE 30 SCC.

The proposed ordinance will replace the Urban Centers Demonstration Program. The ordinance is necessary as the program will expire on November 29, 2009.

Proposed amendments:

The amendments to Title 30, Unified Development Code, include the following:

Sections 1, 2 and 3. Recitals, Findings of Fact and Conclusions.

Section 4. Amends Snohomish County Code (SCC) 30.21.020, Establishment of zones: to add the new Urban Center (UC) zone. The revision would be as follows:

30.21.20 Establishment of zones.

Snohomish County's use zones are established and categorized pursuant to SCC Table 30.21.020.

Table 30.21.020
Snohomish County Zones by Category

ZONE CATEGORY	ZONES
URBAN	Residential 9,600 R-9,600
	Residential 8,400 R-8,400
	Residential 7,200 R-7,200
	Townhouse T
	Low-Density Multiple Residential LDMR

	Multiple Residential	MR
	Neighborhood Business	NB
	Planned Community Business	PCB
	Community Business	CB
	General Commercial	GC
	Freeway Service	FS
	Business Park	BP
	Industrial Park	IP
	Light Industrial	LI
	Heavy Industrial	HI
	Mobile Home Park	MHP
	Urban Center	UC
RURAL	Rural Diversification	RD
	Rural Resource Transition – 10 Acre	RRT-10
	Rural 5-Acre	R-5
	Rural Business	RB
	Clearview Rural Commercial	CRC
	Rural Freeway Service	RFS
	Rural Industrial	RI
RESOURCE	Forestry	F
	Forestry and Recreation	F&R
	Agriculture-10 Acre	A-10
	Mineral Conservation	MC
OTHER	Suburban Agriculture-1 Acre	SA-1
	Rural Conservation	RC
	Rural Use	RU
	Residential 20,000	R-20,000
	Residential 12,500	R-12,500
	Waterfront Beach	WFB

Section 5. Amends SCC 30.21.025, Intent of zones: to include the intent of the urban center zone and to remove references to the Urban Centers Demonstration Program. The section would be revised as follows:

(i) Neighborhood Business (NB). The intent and function of the neighborhood business zone is to provide for local facilities that serve the everyday needs of the surrounding neighborhood, rather than the larger surrounding community. ~~((Urban villages implemented under chapter 30.34A SCC Urban Centers Demonstration Program are only permitted within the Neighborhood Business (NB) zone));~~

(ii) Planned Community Business (PCB). The intent and function of the planned community business zone is to provide for community business enterprises in areas desirable for business but having highly sensitive elements of vehicular circulation, or natural site and environmental conditions while minimizing impacts upon these elements through the establishment of performance criteria. Performance criteria for this zone are intended to control external as well as internal effects of commercial development. It is the goal of this zone to discourage "piecemeal" and strip development by encouraging development under unified control. ~~((Urban centers implemented under chapter 30.34A SCC Urban Centers~~

Demonstration Program are only permitted within the Planned Community Business (PCB zone));

(f) Urban Center (UC). The intent and function of the Urban Center zone is to implement the Urban Center designation on the future land use map by providing a zone that allows a mix of high-density residential and commercial uses with public and community facilities and pedestrian connections located along existing or planned high capacity transit corridors;

Section 6. SCC 30.22.030 is amended to remove a term no longer needed.

30.22.030 Number of uses per lot.

Uses shall be established upon legally created lots that conform to current zoning requirements or on legal nonconforming lots. A lot may have more than one use placed within its bounds, except that only one single family dwelling may be placed on a lot. This exception shall not apply to model homes as defined herein, to planned residential developments proposed and approved pursuant to chapter 30.42B SCC, ((center))-projects proposed and approved pursuant to chapter 30.34A SCC, or to land zoned commercial or multiple family residential. Multifamily structures may be placed on lots at densities controlled by chapter 30.23 SCC.

Section 7. Amends SCC 30.22.100, Urban zone categories-Use matrix: to add the new Urban Center (UC) zone and a cross-reference to SCC 30.34A.020 which provides regulations on permitted uses.

Amends Snohomish County Code (SCC) 30.22.130, Reference notes for use matrix to: Modify notes for townhouse (#5) and for garages/storage structures (#59); adds cite to chapter 30.25 in note #18 and cite to new height calculation in chapter 30.23 in note #68; and adds new note #116 referencing cottage housing standards.

Section 8. Amends SCC 30.22.130, Reference notes for use matrix to: Remove note 108 referencing the Urban Centers Demonstration Program.

Section 9. Amends Table 30.23.030 (1), Bulk Matrix: to add the new urban center zone and a cross-reference to Chapter 30.34A SCC. The table is also amended to change the building height, setbacks and lot coverage in the NB zone.

Section 10. Amends SCC 30.22.040, Reference Notes for the Bulk Matrix: to delete notes 47-51 as they relate to the Urban Centers Demonstration Program being repealed.

Section 11. Amends SCC 30.28A.120, Priority of Location: relating to personal wireless telecommunications facilities to include the Urban Center Zone under SCC 30.28A.120 (5). The amendment would be as follows:

30.28A.120 Priority of locations.

The order of priorities for locating new personal wireless telecommunications services facilities shall be in accordance with SCC 30.28A.120(1) through (7) below. The applicant shall demonstrate that all other locations with a higher priority on the list are not feasible. Priorities rank from highest to lowest as set forth below. The zones listed in SCC 30.28A.120(4) through (7) are prioritized in order of preference within each subsection.

- (1) On existing wireless communications support structures.

(2) Place on appropriate rights-of-way and existing structures such as buildings, towers, water towers and smokestacks located on non-residentially zoned property or in utility corridors. Wireless communications support structures for personal wireless telecommunications service facilities locating under this subsection shall secondarily consider the priorities established in SCC 30.28A.120(4) through (7).

(3) Place on other public property if practical and allowed, i.e., Snohomish County property, etc.

(4) Place in districts zoned:

- (a) Heavy Industrial (HI);
- (b) Light Industrial (LI);
- (c) General Commercial (GC); and
- (d) Community Business (CB).

(5) Place in districts zoned:

- (a) Industrial Park (IP);
- (b) Business Park (BP);
- (c) Freeway Service (FS);
- (d) Rural Freeway Service (RFS);
- (e) Planned Community Business (PCB);
- (f) Neighborhood Business (NB);
- (g) Urban Center (UC)
- ~~((g))~~(h) Rural Industrial (RI);
- ~~((h))~~(i) Clearview Rural Commercial (CRC); and
- ~~((i))~~(j) Rural Business (RB).

(6) Place in districts zoned:

- (a) Rural Use (RU);
- (b) Rural Diversification (RD);
- (c) Rural Resource Transition-10 Acre (RRT-10);
- (d) Forestry (F);
- (e) Mineral Conservation (MC);
- (f) Forestry and Recreation (F&R); and
- (g) Agricultural-10 (A-10).

(7) Place in districts zoned:

- (a) Rural 5 Acres (R-5);
- (b) Rural Conservancy (RC);
- (c) Suburban Agriculture 1 (SA-1);
- (d) Residential 20,000 (R-20,000);
- (e) Residential 12,500 (R-12,500);
- (f) Waterfront Beach (WFB);
- (g) Multiple Residential (MR);
- (h) Mobile Home Park (MHP);
- (i) Low-density Multiple Residential (LDMR);
- (j) Townhouse (T);
- (k) Residential 9,600 (R-9,600);
- (l) Residential 8,400 (R-8,400); and
- (m) Residential 7,200 (R-7,200).

Section 12. Amends SCC 30.31A.010, Purpose and applicability: to remove references to the PCB-TPV subzone. The amendment is as follows:

30.31A.010 Purpose and applicability.

This chapter regulates development in and establishes zoning criteria for the planned community business (PCB), neighborhood business (NB), business park (BP), and industrial park (IP) zones. ~~((The PCB zone includes a subzone of planning community business – transit pedestrian village (PCB-TPV) with additional performance requirements described in 30.34A.))~~ This chapter sets forth procedures and standards to be followed in applying for, and building in these zones.

Section 13. Amends SCC 30.31A.020, Minimum zoning criteria: to remove references to the PCB-TPV subzone and references related to the Urban Centers Demonstration Program. The amendments are as follows:

30.31A.020 Minimum zoning criteria.

(1) A tract of land proposed for BP zoning shall contain sufficient area to create a contiguous tract of BP zoned land at least four acres in size.

(2) A tract of land proposed for PCB zoning shall contain sufficient area to create a contiguous tract of PCB zoned land at least five acres in size. ~~((Rezoning to PCB-TPV is only allowed when a master plan has been approved by the department and is adopted as part of the rezone. The county may rezone during adoption of a master or concept plan. A property owner may also complete a master plan as outlined in the GMACP and request a rezone through the docketing process.))~~

(3) A tract of land proposed for NB zoning shall contain sufficient area to create a contiguous tract of NB zoned land at least three acres in size.

(4) A tract of land must be in single ownership or, for multiple parcels, under unified control. This requirement shall apply during preliminary and final plan stages to ensure continuity of plan development.

(5) Zoning request must be accompanied by a preliminary development plan prepared by a team of design professionals in compliance with the regulations and requirements of this chapter. ~~((Rezones to PCB-TPV subzone must be accompanied by a master plan or concept plan, approved by the department, in compliance with the regulations and requirements of chapter 30.34A SCC.))~~

(6) Preliminary and final plans must comply with bulk regulations contained in SCC 30.23.030 ~~((or if project is submitted under chapter 30.34A, the plans must comply with the bulk regulations in SCC 30.23.030)).~~

(7) All utility services and distribution lines shall be located underground, and in the case of the BP zone ~~((and projects submitted under chapter 30.34A))~~ the property shall be served by public water and sewer services and paved streets, paved private roads, or paved common access areas.

Section 14. Amends SCC 30.31A.100, General performance standards: to add a new requirement that projects in the NB zone and designated Urban Village will use the parking rates in Chapter 30.34A SCC. The amendments are as follows:

30.31A.100 General performance standards.

Each planned zone and uses located in the BP, PCB, NB and IP zones shall comply with the following requirements unless more specific requirements are provided in code:

(1) Processes and Equipment. Processes and equipment employed and goods processed or sold shall be limited to those which are not objectionable beyond the boundaries of the lot upon which the use is located by reason of offensive odors, dust, smoke, gas, or electronic interference;

(2) Development Phases. Where the proposal contains more than one phase, all development shall occur in a sequence consistent with the phasing plan which shall be presented as an element of the preliminary plan unless revisions are approved by the department;

(3) Building Design. Buildings shall be designed to be compatible with their surroundings, both within and adjacent to the zone;

(4) Restrictive Covenants. Restrictive covenants shall be provided which shall ensure the long-term maintenance and upkeep of landscaping, storm drainage facilities, other private property improvements, and open space areas and facilities. Further, the covenants shall reference the official or binding site plan(s) and indicate their availability at the department, and shall provide that Snohomish County is an additional beneficiary with standing to enforce, and shall preclude the avoidance of performance obligations through lease agreements;

(5) Off-street Parking. Permanent off-street parking shall be in accordance with terms of chapter 30.26 SCC, except in the NB zone where the land is designated Urban Village on the future land use map, parking shall be in accordance with SCC 30.34A.050;

(6) Signing. Signs for business identification or advertising of products shall conform to the approved sign design scheme submitted with the final plan, and must comply with chapters 30.54B and 30.27 SCC;

(7) Noise. Noise levels generated within the development shall not exceed those established in chapter 10.01 SCC - noise control, or violate other law or regulation relating to noise. Noise of machines and operations shall be muffled so as to not become objectionable due to intermittence or beat frequency, or shrillness; and

(8) Landscaping. General landscaping and open space requirements shall be in accordance with chapter 30.25 SCC.

Section 15. Repeals Chapter 30.34A SCC, Urban Centers Demonstration Program.

Section 16. Adopts a new SCC 30.34A, Urban Center Development: to add 21 new sections:

- .010 Purpose and applicability (establishes the purpose of the chapter and what development is subject to the regulations)
- .020 Permitted uses (establishes the permitted uses within the UC zone)
- .030 Floor area ratio (establishes the FAR requirements and bonuses)
- .040 Building Height and Setbacks (maximum building height and setbacks)
- .050 Parking ratios, parking locations and parking lot and structure design (min/max parking ratios, the location of parking and parking lot landscaping and design of structure parking)
- .060 Landscaping (general landscaping requirements)
- .070 Open space (requirements to provide open space for each project)
- .080 Circulation and access (requirements to provide pedestrian facilities, road circulation requirements)
- .090 Design standard-signs (requirements for signs)
- .100 Design standard-screening trash/service areas and rooftop mechanical equipment (Establishes screening requirements)
- .110 Design standard-lighting (requirements for on-site exterior and ground lighting)

- .120 Design standard-step back and roof edge (requirements for stepped back upper floors)
- .130 Design standard-massing and articulation (standards to mitigate for building mass)
- .140 Design standard-ground level detail (standards to encourage visually attractive streetscape)
- .150 Design standard-weather protection (standards for canopies/awnings to provide weather protection for pedestrians)
- .160 Design standard-blank walls (standards to mitigate for blank walls)
- .170 Submittal requirements (documents required to submit and application for an urban center development)
- .180 Review process (process to review an application)
- .190 Public spaces and amenities (requirements to construct the on-site recreation space with the construction of the first building or phase)
- .200 Priority permit processing (low income housing project allowed to use the priority permit process)
- .210 Master plans and city review (director discretion to require consistency with adopted master plan; allows city review of project when interlocal agreement is in place)

Section 17. Amends SCC 30.62B.100, Transportation demand management (TDM)-voluntary payment: to add a cross-reference to the circulation and access of SCC 30.34A and clarify the requirements. The amendments are as follows:

30.66B.625 Transportation demand management (TDM)- voluntary payment.

(1) A development may satisfy a requirement under SCC 30.34A.080, SCC 30.66B.160 or SCC 30.66B.630 to provide Transportation Demand Management (TDM) by making a voluntary payment equal to the development's TDM obligation as ~~((calculated under))~~ required pursuant to SCC 30.66B.615.

(2) Funds received by the ~~((county))~~ department for TDM measures will be placed in special accounts with the transportation mitigation fund to be used exclusively for identified TDM measures. The county may construct or purchase these measures or, upon establishment of appropriate interlocal agreements, may transfer the monies to transit agencies for construction or purchase of specific TDM measures. The collection and administration of any funds shall be consistent with SCC 30.66B.350.

(3) Any payment under this section must be made at the time specified in SCC 30.66B.340.

Section 18. Amends SCC 30.86.620, City fees, to remove references to the Urban Center Demonstration Program and change county to department. The amendments are as follows:

30.86.620 City Fees.

Pursuant to the terms of an executed interlocal agreement, the ~~((County))~~ department may request and collect fees on behalf of the city, which are voluntarily paid by an applicant for the city's cost of review of an urban center ~~((demonstration project))~~ development, submitted under ~~((the County's Urban Center Demonstration Program (C)))~~ chapter 30.34A SCC(~~(j)~~), located in a city's associated urban growth area. The ~~((County))~~ department will forward these fees to the city within 60 days.

Section 19. Add a new section to Chapter 30.86 SCC, Fees. This section was previously contained in the Urban Centers Demonstration Program. The new section is as follows:

30.86.800 Urban center development fees.

A fee consistent with the Rezoning Fees for commercial zones (SCC 30.86.200) and any other applicable fees required by code (i.e., drainage, landscaping review, traffic concurrency, and subdivision or binding site plan, etc.) shall be paid upon submittal.

Section 20. Repeals SCC 30.91A.230 (Applicant): will rely on SCC 30.91A.220.

Section 21. Repeals SCC 30.91C.180 (Committee): no longer needed with change to administrative review.

Section 22. Repeals SCC 30.91D.190 (Developable area): will rely on SCC 30.91N.035.

Section 23. Adds a new definition SCC 30.91F.445, for Floor Area Ratio.

30.91F.445 "Floor Area Ratio" means the total building square footage (building area), measured to the inside face of exterior walls, excluding areas below finished grade, space dedicated to parking, mechanical spaces, elevator and stair shafts, lobbies and commons spaces including atriums and space used for any bonus features, divided by the site size square footage (site area).

Floor Area Ratio = (Building area)/(Site area)

Section 24. Repeals SCC 30.91D.190 (Developable area): will rely on SCC 30.91N.035.

Section 25. Repeals SCC 30.91P.405 (Public use): no longer needed with the new urban center.

Section 26. Amends SCC 30.91S.080 (Secondhand store): to incorporate the storage of use clothing related to a profit or nonprofit establishment.

30.91S.080 "Secondhand store" means a (~~retail~~) profit or nonprofit establishment dealing in the storage, selling (~~and~~) or buying of used merchandise which is not antique, not including the sale of used automobiles.

Section 27. Repeals SCC 30.91T.064 (Transit Pedestrian Village): definition no longer needed as references in the code have been removed).

Section 28. Amends SCC 30.91U.085 (Urban Center): to make the definition consistent with the comprehensive plan.

30.91U.085 "Urban center" means an area with a mix of high-density residential, office and retail (~~development~~) uses with public and community facilities and pedestrian connections located along (~~designated~~) existing or planned high capacity (~~routes or~~) transit corridors.

Section 29. Amends SCC 30.91U.095 (Urban Village): to make the definition consistent with the comprehensive plan.

30.91U.095 "Urban Village" means a neighborhood scale mixed-use area with a ((variety))mix of ((small-scale-commercial))retail and office uses, public and community ((buildings))facilities, and high-density residential development((units, and public open space)). ((Pedestrian orientation includes pedestrian circulation, pedestrian scale and pedestrian convenience with connections between neighborhoods, communities and other centers. Urban Villages serve several neighborhoods or communities within a radius of about two miles.))

Section 30. Adds a new definition SCC 30.91W.007, for Wall, blank.

30.91W.007 "Wall, Blank" means an exterior building wall with no openings covered predominantly with single material and uniform texture on a single plane.

Section 31. Establishes a 60-day delayed effective date from the date of adoption.

Section 32. Provides a standard severability and savings clause.

Section 33. Establishes applicability of the ordinance.

The issuance of this Determination of Nonsignificance should not be interpreted as acceptance or approval of the subject proposal as presented. Snohomish County reserves the right to deny said proposal or approve said proposal subject to conditions if it is determined to be in the best interests of the County and/or necessary to the general health, safety and welfare of the public to do so.

Proponent: Snohomish County Department of Planning & Development Services
Lead Agency: Snohomish County Department of Planning & Development Services

Threshold Determination: The lead agency for this proposal has determined that it does not have a probable significant adverse impact on the environment. An environmental impact statement (EIS) **IS NOT** required under RCW 43.21C.030(2)(c). This decision was made after review by Snohomish County of a completed environmental checklist and other information on file with this agency. This information is available for public review upon request.

This DNS is issued under WAC 197-11-340(2); the lead agency will not act on this proposal for 14 days from the date below. Comments must be submitted by April 30, 2009, to the responsible official at the address listed below.

Responsible Official: Craig R. Ladiser
Position / Title: Director
Address: Snohomish County Dept. of Planning & Development Services
M/S #604
3000 Rockefeller Avenue
Everett, WA 98201-4046

Date: April 16, 2009
Publication on April 16, 2009

Craig R. Ladiser

Appeals: This DNS together with the subsequent legislative action by the County Council to amend the County code may be appealed in the Superior Court of Snohomish County, at Everett, Washington, or to the Central Puget Sound Growth Management Hearings Board, as appropriate. **THIS DNS MAY BE APPEALED ONLY WHEN SUCH APPEAL IS COMBINED WITH THE APPEAL OF THE UNDERLYING ACTION PURSUANT TO SCC 30.73.100. THE APPEAL MUST BE FILED WITHIN 60 DAYS OF THE SECOND PUBLISHED NOTICE OF THE NOTICE OF ACTION ISSUED SUBSEQUENT TO THE FINAL DECISION BY THE COUNTY.** The Notice of Action describing the final decision by the County to pursue or not pursue the proposed action will be published in the County's paper of record for two consecutive weeks. Any judicial appeal must be filed, along with a filing fee, with the Clerk of the Snohomish County Superior Court, 3000 Rockefeller Avenue, Everett, WA 98201-4046; phone: (425) 388-3466, or with the Central Puget Sound Growth Management Hearings Board, at 2329 One Union Square, 600 University St., Seattle, WA 98101-1129, as appropriate, within 60 days following publication in the paper, or as otherwise stated in the Notice of Action or provided by law.

For further information, contact David Killingstad, Planning and Development Services, (425) 388-3311, Ext. 2215.

Date Issued: April 16, 2009

Date Published: April 16, 2009

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Puget Sound Partnership	Regional Transit Authority
Puget Sound Clean Air Agency	Snohomish Co Parks and Recreation Department
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Snohomish Co Surface Water Management Division	Housing Authority of Snohomish County
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SnoCo/Camano Island Board of Realtors	Cavalero Residents for Responsible Growth
Master Builders Assoc. of King and Sno Co	Snohomish Wetlands Alliance
Community Transit	Pilchuck Audubon Society
1000 Friends of Snohomish County	Kayak Pt. Citizens Group
So. Co. Preservation Assn.	North Marysville Citizens
Snohomish Arlington Trail Coalition	Agriculture Tomorrow
Canyon Firs Homeowners Assn.	Action Council for Esperance
Everett Chamber of Commerce	Professional Consultants
So. Sno. Co. Chamber of Commerce	Everett Transit

Wandering Creek Homes
152nd St. Neighborhood Coalition
Jordan Road Citizens
Little Bear Cr. Protective Assn.
Martha Lake Community Club
McKee's Evergreen Beach
Silver Lake Action Comm.
Possession Bay Association
Tom Ehrlichman
Newberg Organization
Crestline Estates Action
Swamp Creek Locust Way
Stillaguamish Flood Control District
League of Women Voters
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Island County Planning Dept.
Skagit County Planning Dept.
Muckleshoot Tribes
Sauk/Suiattle Tribe
Alderwood Water District
Lake Stevens Sewer District
Olympic View Water and Sewer District
Silver Lake Water and Sewer
Olympus Terrace Sewer District
Highland Water Assn.
Seven Lakes Water Assn.
Sky Meadow Water Assn., Inc.

Puget Sound Energy
City of Arlington
City of Brier
City of Edmonds
City of Gold Bar
Town of Index
City of Lynnwood
City of Mill Creek
City of Mountlake Terrace
City of Snohomish
City of Sultan
Arlington School District
Edmonds School District #15
Granite Falls School District
Lake Stevens School District
Marysville School District
Mukilteo School District
Snohomish School District
Sultan School District
Fire District 1 South County
Fire District 4 Snohomish
Fire District 7 Clearview
Fire District 10 Bothell
Fire District 12 Marysville
Fire District 15 Tulalip
Fire District 17 Granite Falls

Smartgrowth Campaign
Friends of Florence Acres
Arlington Heights Comm.
Martha Lake Homeowners
Picnic Point Community
Silver Lake Homeowners
Kennard Corner Homeowners
Stillaguamish Citizens Alliance
Futurewise
Alderwood Community Council
Edmonds Chamber of Commerce
Thomas Lake Homeowners
North Creek Rural Areas
Sound Transit
Dept. of Dev. & Environ. Services (King Co.)
Chelan County Planning Dept.
Tulalip Tribes
Stillaguamish Tribe
Cross Valley Water District
METRO
Mukilteo Water District
Diking District #2
Cascade Natural Gas
Roosevelt Water Assn.
Three Lakes Water Assn.
Snohomish County PUD No. 1
King County Wastewater Treatment
Division
City of Bothell
Town of Darrington
City of Everett
City of Granite Falls
City of Lake Stevens
City of Marysville
City of Monroe
City of Mukilteo
City of Stanwood
Town of Woodway
Darrington School District
Everett School District
Index School District
Lakewood School District
Monroe School District
Northshore School District
Stanwood School District
Fire District 3 Monroe
Fire District 5 Sultan
Fire District 8 Lake Stevens
Fire District 11 Silver Lakes
No. County Regional Fire Authority
Fire District 16 Lake Roesiger
Fire District 28 Index
Fire District 22 Getchell
Fire District 24 Darrington

Fire District 19 Silvana
Fire District 21 Arlington
Fire District 23 Robe
Fire District 25 Oso
Fire District 27 Hat Island
Paine Field Fire District
The Herald
Citizen Newspaper
Arlington Times
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Fire District 26 Gold Bar
Port of Everett
Port of Edmonds
Lake Stevens Journal
Seattle Times-North Bureau
Seattle PI
Mill Creek Enterprise
Woodinville Weekly
Enterprise Newspaper
The Edmonds Beacon
Bothell Library
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