WHEREAS, the Council recognizes that decent housing in a suitable living environment is essential to the pursuit of a vital economy and a healthy community; and

WHEREAS, the Growth Management Act (GMA) and the Snohomish County Comprehensive Plan recognize the importance of availability of housing that people can afford as a pivotal element in the success of our communities; and

WHEREAS, nationwide, about fifty-five thousand manufactured home park communities are home to roughly ten million residents, or three million five hundred thousand families, of which seventy-five percent are considered low-income; and

WHEREAS, in many markets, homes in manufactured home park communities tend to remain affordable, compared to homes on fee-simple land; and

WHEREAS, new manufactured homes generally sell for about a quarter of the price of new single-family units, with median sales prices for new manufactured homes at fifty-one thousand dollars compared to two hundred twenty thousand dollars for new single-family units, according to the 2005 United States Census; and

WHEREAS, preserved resident-owned communities can remain accessible to low-income families as homes in these communities gain acceptance as a home ownership asset from low-income mortgage programs like the American Downpayment Dream Initiative and the dozens of other demand-side programs; and

WHEREAS, although manufactured home park closures and resident displacement is not a new threat to their residents and families, an ever-growing number of manufactured home park communities are coming under threat of closure as cities, suburbs and outlying areas expand and the underlying property becomes increasingly valuable for development; and

WHEREAS, manufactured home park community residents are vulnerable to displacement because, although they own their homes, they do not own the land upon which their homes rest; and

WHEREAS, this expanding pace and scale of closures has sent thousands of mostly low- and moderate-income manufactured home owners scrambling to relocate; and

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1 The reference in section 3.A of this Ordinance to “SCC 30.21.025(1)(a)(4)” is a typographical error. The correct citation is “SCC 30.21.025(1)(b)(iv).”
WHEREAS, although they are commonly referred to as "mobile" homes, this is misleading because most manufactured homes are not easily moved. In fact, most manufactured homes are not moved again once they leave the dealer's lot, due to the high expense of moving and the potential for significant structural damage during a move, especially for older manufactured homes; and

WHEREAS, even though most residents of manufactured home parks are long-term members of their local communities, when a park owner decides to sell, the residents usually find themselves faced with eviction and few alternative rental spaces which would allow them to maintain ties with their local communities; and

WHEREAS, several factors are driving the closures, such as landowners having the opportunity to make large profits because of rising land values and the cost of maintaining often-deteriorating infrastructure within manufactured home parks; and

WHEREAS, on June 1, 2006, the County launched “Everyone at Home Now,” a 10-year strategic plan to provide safe and affordable housing to all citizens of Snohomish County and end homelessness in Snohomish County by 2016; and

WHEREAS, on April 25, 2007, the County Council adopted Ordinance No. 07-029 creating the Mobile Home Park zone to promote the voluntary retention of mobile home parks as a source of affordable detached single-family and senior housing; and

WHEREAS, Ordinance 07-029 has not achieved its intended result, because there have been no applications for voluntary application of the Mobile Home Park zone and the displacement of mobile home park residents continues unabated; and

WHEREAS, on March 19, 2008, the County Council adopted Resolution No. 08-011, expressing the Council’s intent to take action for the preservation of affordable housing opportunities within mobile home parks, including imposing a temporary moratorium on conversions of mobile home parks until research on outcomes of those conversions can be completed; and

WHEREAS, the County Council is in the process of reviewing and adopting new or revised regulations for preserving affordable housing opportunities within mobile home parks; and

WHEREAS, the county should work with residents, land owners, local officials and often banking institutions to preserve and expand affordable housing for low income individuals and families and develop and negotiate solutions that will allow manufactured home park residents to gain the stability they and their families need;

WHEREAS, the conversion of existing mobile home parks to alternative uses such as condominium, townhome or commercial developments could displace hundreds of people and could result in losing mobile home parks as an option for affordable housing; and

WHEREAS, RCW 36.70A.390 provides that the County Council may adopt a moratorium, interim zoning ordinance, interim zoning map, and/or interim official control; and

WHEREAS, moratoria, interim zoning ordinances, and interim official controls enacted under RCW 36.70A.390 are methods by which local governments may preserve the status quo so that new plans and regulations will not be rendered moot by intervening development;
NOW, THEREFORE, BE IT ORDAINED

Section 1. The county council makes the following findings of fact and conclusions:

A. The county council adopts and incorporates the foregoing recitals as findings as if set forth fully herein.

B. Mobile home parks provide an affordable home ownership opportunity.

C. The “highest and best use” of real property located within the mobile home park zone will be as a mobile home park, thereby removing a disincentive to retaining use of property as a mobile home park.

D. This ordinance will help to maintain the long-term preservation of mobile home parks.


F. This ordinance addresses an emergency within the County by slowing the conversion of mobile home parks to alternate uses, which is necessary for the immediate preservation of the public peace, health, and safety and for the support of county government and its existing public institutions;

G. The amendments to Title 30 SCC adopted by this ordinance comply with the GMA requirement to adopt development regulations that are consistent with and implement the GMACP.

H. The amendments to Title 30 SCC adopted by this ordinance are consistent with the countywide planning policies for Snohomish County and with the multi-county policies adopted by the Puget Sound Regional Council.

I. The amendments to Title 30 SCC adopted by this ordinance satisfy the procedural and substantive requirements of and are consistent with the GMA.

J. The amendments to Title 30 SCC adopted by this ordinance bear a substantial relationship to the public health, safety and welfare.

Section 2. Snohomish County Code Section 30.22.130, last amended by Ordinance No. 07-029 on May 10, 2007, is amended to read:

30.22.130 Reference notes for use matrix.

(1) Airport, Stage 1 Utility:
(a) Not for commercial use and for use of small private planes; and
(b) In the RU zone, they shall be primarily for the use of the resident property owner.

(2) Day Care Center:
(a) In WFB, R-7,200, R-8,400, R-9,600, R-12,500, R-20,000, and SA-1 zones, shall only be permitted in connection with and secondary to a school facility or place of worship; and
(b) Outdoor play areas shall be fenced or otherwise controlled, and noise buffering provided to protect adjoining residences.
(3) Dock and Boathouse, Private, Non-commercial:
   (a) The height of any covered over-water structure shall not exceed 12 feet as measured
       from the line of ordinary high water;
   (b) The total roof area of covered, over-water structures shall not exceed 1,000 square
       feet;
   (c) The entirety of such structures shall have a width no greater than 50 percent of the
       width of the lot at the natural shoreline upon which it is located;
   (d) No over-water structure shall extend beyond the mean low water mark a distance
       greater than the average length of all preexisting over-water structures along the same
       shoreline and within 300 feet of the parcel on which proposed. Where no such preexisting
       structures exist within 300 feet, the pier length shall not exceed 50 feet;
   (e) Structures permitted hereunder shall not be used as a dwelling, nor shall any boat
       moored at any wharf be used as a dwelling while so moored; and
   (f) Covered structures are subject to a minimum setback of three feet from any side lot
       line or extension thereof. No side yard setback shall be required for uncovered structures. No
       rear yard setback shall be required for any structure permitted hereunder.
(4) Dwelling, Single family: In PCB zones, shall be allowed only if included within the same
structure as a commercial establishment.
(5) Dwelling, Townhouse shall be:
   (a) Subject to all conditions of chapter 30.31E SCC;
   (b) Subject to the maximum density allowed by the appropriate implementing zone for
       the comprehensive plan designation applied to the site;
   (c) A permitted use when placed on individual lots created by the subdivision process;
       and
   (d) A conditional use when located on individual lots not created through the subdivision
       process.
(6) Dwelling, Mobile Home:
   (a) Shall be multi-sectioned by original design, with a width of 20 feet or greater along its
       entire body length;
   (b) Shall be constructed with a non-metallic type, pitched roof;
   (c) Except where the base of the mobile home is flush to ground level, shall be installed
       either with:
           (i) skirting material which is compatible with the siding of the mobile home; or
           (ii) a perimeter masonry foundation;
   (d) Shall have the wheels and tongue removed; and
   (e) In the RU zone the above only applies if the permitted lot size is less than 20,000
       square feet.
(7) Fallout Shelter, Joint, by two or more property owners:
Side and rear yard requirements may be waived by the department along the boundaries lying
between the properties involved with the proposal, and zone, provided that its function as a
shelter is not impaired.
(8) Family Day Care Home:
   (a) No play yards or equipment shall be located in any required setback from a street;
   and
   (b) Outdoor play areas shall be fenced or otherwise controlled.
(9) Farm Stand:
   (a) There shall be only one stand on each lot; and
   (b) At least 50% by farm product unit of the products sold shall be grown, raised or
       harvested in Snohomish County, and 75% by farm product unit of the products sold shall be
       grown, raised or harvested in the State of Washington.

(10) Farm Worker Dwelling:
   (a) At least one person residing in each farm worker dwelling unit shall be employed full
       time in the farm operation;
   (b) An agricultural farm worker dwelling unit affidavit must be signed and recorded with
       the county attesting to the need for such dwellings to continue the farm operation;
   (c) The number of farm worker dwellings shall be limited to one per each 40 acres under
       single contiguous ownership to a maximum of six total dwellings, with 40 acres being required to
       construct the first accessory dwelling unit. Construction of the maximum number of dwelling
       units permitted shall be interpreted as exhausting all residential potential of the land until such
       time as the property is legally subdivided; and
   (d) All farm worker dwellings must be clustered on the farm within a 10-acre farmstead
       which includes the main dwelling. The farmstead's boundaries shall be designated with a legal
       description by the property owner with the intent of allowing maximum flexibility while minimizing
       interference with productive farm operation. Farm worker dwellings may be located other than
       as provided for in this subsection only if environmental or physical constraints preclude meeting
       these conditions.

(11) Home Occupation: See SCC 30.28.050(1).

(12) Kennel, Commercial: There shall be a five-acre minimum lot area; except in the R-5 and
     RD zones, where 200,000 square feet shall be the minimum lot area.

(13) Kennel, Private-breeding, and Kennel, Private Non-breeding: Where the animals
     comprising the kennel are housed within the dwelling, the yard or some portion thereof shall be
     fenced and maintained in good repair or to contain or to confine the animals upon the property
     and restrict the entrance of other animals.

(14) Parks, Publicly-owned and Operated:
   (a) No bleachers are permitted if the site is less than five acres in size;
   (b) All lighting shall be shielded to protect adjacent properties; and
   (c) No amusement devices for hire are permitted.

(15) Boarding House: There shall be accommodations for no more than two persons.

(16) RESERVED for future use (Social Service Center - DELETED by Amended Ord. 04-010
     effective March 15, 2004)

(17) Swimming/Wading Pool (not to include hot tubs and spas): For the sole use of occupants
     and guests:
   (a) No part of the pool shall project more than one foot above the adjoining ground level
       in a required setback; and
   (b) The pool shall be enclosed with a fence not less than four feet high, of sufficient
       design and strength to keep out children.

(18) Temporary Dwelling for a relative:
   (a) The dwelling shall be occupied only by a relative, by blood or marriage, of the
       occupant(s) of the permanent dwelling;
   (b) The relative must receive from, or administer to, the occupant of the other dwelling
       continuous care and assistance necessitated by advanced age or infirmity;
   (c) The need for such continuous care and assistance shall be attested to in writing by a
       licensed physician;
   (d) The temporary dwelling shall be occupied by not more than two persons;
   (e) Use as a commercial rental unit shall be prohibited;
(f) The temporary dwelling shall be situated not less than 20 feet from the permanent dwelling on the same lot and shall not be located in any required yard of the principal dwelling;

(g) A land use permit binder shall be executed by the landowner, recorded with the Snohomish County Auditor and a copy of the recorded document submitted to the department for inclusion in the permit file;

(h) Adequate screening, landscaping, or other measures shall be provided to protect surrounding property values and ensure compatibility with the immediate neighborhood;

(i) An annual renewal of the temporary dwelling permit, together with recertification of need, shall be accomplished by the applicant through the department in the same month of each year in which the initial mobile home/building permit was issued;

(j) An agreement to terminate such temporary use at such time as the need no longer exists shall be executed by the applicant and recorded with the Snohomish County Auditor; and

(k) Only one temporary dwelling may be established on a lot. The temporary dwelling shall not be located on a lot on which a detached accessory apartment is located.

(19) Recreational Vehicle:

(a) There shall be no more than one per lot;

(b) Shall not be placed on a single site for more than 180 days in any 12-month period;

and

(c) Shall be limited in the floodways to day use only (dawn to dusk) during the flood season (October 1 through March 30) with the following exceptions:

(i.) Recreational vehicle use associated with a legally occupied dwelling to accommodate overnight guests for no more than a 21-day period;

(ii.) Temporary overnight use by farm workers on the farm where they are employed subject to SCC 30.22.130(19)(a) and (b) above; and

(iii) Subject to SCC 30.22.130(19)(a) and (b) above and SCC 30.22.120(7)(b), temporary overnight use in a mobile home park, which has been in existence continuously since 1970 or before, that provides septic or sewer service, water and other utilities, and that has an RV flood evacuation plan that has been approved and is on file with the Department of Emergency Management and Department of Planning and Development Services.

(20) Ultralight Airpark:

(a) Applicant shall submit a plan for the ultralight airpark showing the location of all buildings, ground circulation, and parking areas, common flight patterns, and arrival and departure routes;

(b) Applicant shall describe in writing the types of activities, events, and flight operations which are expected to occur at the airpark; and

(c) Approval shall be dependent upon a determination by the county decision maker that all potential impacts such as noise, safety hazards, sanitation, traffic, and parking are compatible with the site and neighboring land uses, particularly those involving residential uses or livestock or small animal husbandry; and further that the proposed use can comply with Federal Aviation Administration regulations (FAR Part 103), which state that ultralight vehicle operations will not:

(i) create a hazard for other persons or property;

(ii) occur between sunset and sunrise;

(iii) occur over any substantially developed area of a city, town, or settlement, particularly over residential areas or over any open air assembly of people; or

(iv) occur in an airport traffic area, control zone, terminal control area, or positive control area without prior authorization of the airport manager with jurisdiction.
(21) Craft Shop:
   (a) Articles shall not be manufactured by chemical processes;
   (b) No more than three persons shall be employed at any one time in the fabricating,
       repair, or processing of materials; and
   (c) The aggregate nameplate horsepower rating of all mechanical equipment on the
       premises shall not exceed two.
(22) Grocery and Drug Stores: In the FS zone, there shall be a 5,000-square foot floor area
     limitation.
(23) Motor Vehicle and Equipment Sales: In the CB and CRC zone, all display, storage, and
     sales activities shall be conducted indoors.
(24) Race Track: The track shall be operated in such a manner so as not to cause offense by
     reason of noise or vibration beyond the boundaries of the subject property.
(25) Rural Industry:
   (a) The number of employees shall not exceed 10;
   (b) All operations shall be carried out in a manner so as to avoid the emission or creation
       of smoke, dust, fumes, odors, heat, glare, vibration, noise, traffic, surface water drainage,
       sewage, water pollution, or other emissions which are unduly or unreasonably offensive or
       injurious to properties, residents, or improvements in the vicinity;
   (c) The owner of the rural industry must reside on the same premises as the rural
       industry and, in the RD zone, the residence shall be considered as a caretaker's quarters; and
   (d) Outside storage, loading or employee parking in the RD zone shall provide 15-foot
       wide Type A landscaping as defined in SCC 30.25.017.
(26) Sawmill, Shake and Shingie Mill:
   (a) Such uses shall not include the manufacture of finished wood products such as
       furniture and plywood, but shall include lumber manufacturing;
   (b) The number of employees shall not exceed 25 during any eight-hour work shift;
   (c) All operations shall be carried out in a manner so as to avoid the emission or creation
       of smoke, dust, fumes, odors, heat, glare, vibration, noise, traffic, surface water drainage,
       sewage, water pollution, or other emissions which are unduly or unreasonably offensive or
       injurious to properties, residents or improvements in the vicinity; and
   (d) Sawmills and shakeshies adjacent to a state highway in the RU zone shall provide 25
       feet of Type A landscaping as defined in SCC 30.25.017.
(27) Governmental and Utility Structures and Facilities:
     Special lot area requirements for this use are contained in SCC 30.23.200.
(28) Excavation and Processing of Minerals:
   (a) This use, as described in SCC 30.31D.010(2), is allowed in the identified zones only
       where these zones coincide with the mineral lands designation in the comprehensive plan
       (mineral resource overlay or MRO), except for the MC zone where mineral lands designation is
       not required.
   (b) An Administrative Conditional Use Permit or a Conditional Use Permit is required
       pursuant to SCC 30.31D.030.
   (c) Excavation and processing of minerals exclusively in conjunction with forest practices
       regulated pursuant to chapter 76.09 RCW is permitted outright in the Forestry zone.
(29) Medical Clinic, Licensed Practitioner: A prescription pharmacy may be permitted when
     located within the main building containing licensed practitioner(s).
(30) Forest Industry Storage & Maintenance Facility (except harvesting) adjacent to property
     lines in the RU zone shall provide 15-foot wide Type A landscaping as defined in SCC
     30.25.017.
(31) Boat Launch Facilities, Commercial or Non-commercial:
   (a) The hearing examiner may regulate, among other factors, required launching depth, lengths of existing docks and piers;
   (b) Off-street parking shall be provided in an amount suitable to the expected usage of the facility. When used by the general public, the guideline should be 32 to 40 spaces capable of accommodating both a car and boat trailer for each ramp lane of boat access to the water;
   (c) A level vehicle-maneuvering space measuring at least 50 feet square shall be provided;
   (d) Pedestrian access to the water separate from the boat launching lane or lanes may be required where it is deemed necessary in the interest of public safety;
   (e) Safety buoys shall be installed and maintained separating boating activities from other water-oriented recreation and uses where this is reasonably required for public safety, welfare, and health; and
   (f) All site improvements for boat launch facilities shall comply with all other requirements of the zone in which it is located.

(32) Campground:
   (a) The maximum overall density shall be seven camp or tent sites per acre; and
   (b) The minimum site size shall be 10 acres.

(33) Commercial Vehicle Home Basing:
   (a) The vehicles may be parked and maintained only on the property wherein resides a person who uses them in their business;
   (b) Two or more vehicles may be so based; and
   (c) The vehicles shall be in operable conditions.

(34) Distillation of Alcohol:
   (a) The distillation shall be from plant products, for the purpose of sale as fuel, and for the production of methane from animal waste produced on the premises;
   (b) Such distillation shall be only one of several products of normal agricultural activities occurring on the premises; and
   (c) By-products created in this process shall be used for fuel or fertilizer on the premises.

(35) RESERVED for future use (Group Care Facility - DELETED by Amended Ord. 04-010 effective March 15, 2004)

(36) Mobile Home and Travel Trailer Sales:
   (a) Property shall directly front upon a principal or minor arterial in order to reduce encroachment into the interior of IP designated areas;
   (b) The hearing examiner shall consider the visual and aesthetic characteristics of the use proposal and determine whether nearby business and industrial uses, existing or proposed, would be potentially harmed thereby. A finding of potential incompatibility shall be grounds for denial;
   (c) The conditional use permit shall include a condition requiring mandatory review by the hearing examiner at intervals not to exceed five years for the express purpose of evaluating the continued compatibility of the use with other IP uses. The review required herein is in addition to any review which may be held pursuant to SCC 30.42B.100, SCC 30.42C.100 and SCC 30.43A.100;
   (d) Such use shall not be deemed to be outside storage for the purpose of SCC 30.25.024; and
   (e) Such use shall be temporary until business or industrial development is timely on the site or on nearby IP designated property.

(37) Small Animal Husbandry: There shall be a five-acre minimum site size.

(38) Mobile Home Park: Such development must fulfill the requirements of chapter 30.42E SCC.
(39) Sludge Utilization: See SCC 30.28.085.
(40) Homestead Parcel: See SCC 30.28.055.
(41) Special Setback Requirements for this use are contained in SCC 30.23.110(20).
(42) Minimum Lot Size for duplexes shall be one and one-half times the minimum lot size for single family dwellings. In the RU zone, this provision only applies when the minimum lot size for single family dwellings is 12,500 square feet or less.
(43) Petroleum Products and Gas, Bulk Storage:
(a) All above ground storage tanks shall be located 150 feet from all property lines; and
(b) Storage tanks below ground shall be located no closer to the property line than a distance equal to the greatest dimensions (diameter, length or height) of the buried tank.
(44) Auto Wrecking Yards and Junkyards: A sight-obscuring fence a minimum of seven feet high shall be established and maintained in the LI zone. For requirements for this use, SCC 30.25.020 and 30.25.050 applies.
(45) Antique Shops when established as a home occupation as regulated by SCC 30.28.050(1); provided further that all merchandise sold or offered for sale shall be predominantly "antique" and antique-related objects.
(46) Billboards: See SCC 30.27.080 for specific requirements.
(47) Nursery, Wholesale: In R-20,000 zone, a wholesale nursery is permitted on three acres or more; a conditional use permit is required on less than three acres.
(48) Stockyard and Livestock Auction Facility: The minimum lot size is 10 acres.
(49) Restaurants and Personal Service Shops: Located to service principally the constructed industrial park uses.
(50) Sludge Utilization: A conditional use permit is required for manufacture of materials by a nongovernmental agency containing stabilized or digested sludge for a public utilization.
(51) Single Family and Multifamily Dwellings are a prohibited use, except for the following:
(a) Existing dwellings that are nonconforming as a result of a county-initiated rezone to BP may make improvements or additions provided such improvements are consistent with the bulk regulations contained in chapter 30.23 SCC; provided further that such improvements do not increase the ground area covered by the structural portion of the nonconforming use by more than 100 percent of that existing at the existing date of the nonconformance; and
(b) New single family and multifamily dwellings in the BP zone authorized pursuant to the provisions of SCC 30.31A.140.
(52) Greenhouses, Lath Houses, and Nurseries:
(a) Incidental sale of soil, bark, fertilizers, plant nutrients, rocks, and similar plant husbandry materials is permitted;
(b) The sale of garden tools and any other hardware or equipment shall be prohibited; and
(c) There shall be no on-site signs advertising other than the principal use.
(53) Retail Store: See SCC 30.31A.120 for specific requirements for retail stores in the BP zone.
(54) Retail Sales of Hay, Grain, and Other Livestock Feed are permitted on site in conjunction with a livestock auction facility.
(55) Noise of Machines and Operations in the LI and HI zones shall comply with chapter 10.01 SCC and machines and operations shall be muffled so as not to become objectionable due to intermittence, beat frequency, or shrillness.
(56) Sludge Utilization only at a completed sanitary landfill or on a completed cell within a sanitary landfill, subject to the provision of SCC 30.28.085.
(58) Bed and Breakfast Guesthouses and Bed and Breakfast Inns: See SCC 30.28.020.
(59) Detached accessory or non-accessory private garages and storage structures are subject to the following requirements:

(a) Special setback requirements for these uses are contained in SCC 30.23.110(20);

(b) Artificial lighting shall be hooded or shaded so that direct outside lighting, if any, will not result in glare when viewed from the surrounding property or rights-of-way;

(c) The following compatibility standards shall apply:

(i) proposals for development in existing neighborhoods with a well-defined character should be compatible with or complement the highest quality features, architectural character and siting pattern of neighboring buildings. Where there is no discernable pattern, the buildings shall complement the neighborhood. Development of detached private garages and storage structures shall not interrupt the streetscape or dwarf the scale of existing buildings of existing neighborhoods. Applicants may refer to the Residential Development Handbook for Snohomish County Communities to review techniques recommended to achieve neighborhood compatibility;

(ii) building plans for all proposals larger than 2,400 square feet in the Waterfront Beach, R 7,200, R 8,400, R 9,600 and R 12,500 zones and rural cluster subdivisions shall document the use of building materials compatible and consistent with existing on-site residential development exterior finishes;

(iii) in the Waterfront Beach, R 7,200, R 8,400, R 9,600 and R 12,500 zones and rural cluster subdivisions, no portion of a detached accessory private garage or storage structure shall extend beyond the building front of the existing single family dwelling, unless screening, landscaping, or other measures are provided to ensure compatibility with adjacent properties; and

(iv) in the Waterfront Beach, R 7,200, R 8,400, R 9,600 and R 12,500 zones and rural cluster subdivisions, no portion of a detached non-accessory private garage or storage structure shall extend beyond the building front of existing single family dwellings on adjacent lots where the adjacent dwellings are located within 10 feet of the subject property line. When a detached non-accessory private garage or storage structure is proposed, the location of existing dwellings on adjacent properties located within 10 feet of the subject site property lines shall be shown on the site plan;

(d) All detached accessory or non-accessory private garages and storage structures proposed with building footprints larger than 2,400 square feet shall provide screening or landscaping from adjacent properties as follows:

(i) the permit application site plan shall depict existing and proposed screening, landscaping or other measures that ensure visual compatibility with adjacent properties;

(ii) the site plan shall show the amount, type and spacing of proposed planting materials. Plant materials, species and design shall be approved by the department. Landscaping modifications, installation and maintenance requirements are regulated by SCC 30.25.040, SCC 30.25.043 and SCC 30.25.045. The minimum planting standards set forth at SCC 30.25.015(5) and (6) shall apply;

(iii) at the director's discretion, existing natural vegetation or other adequate visual screening located on the subject site may be approved in lieu of the requirements of SCC 30.22.130(59)(d)(ii) if it is determined that the existing screening or landscaping meets the intent of SCC 30.22.130(59)(d). Photographs shall be submitted with the permit application and the existing features shall be shown to scale on the site plan;

(iv) approval of other screening measures that ensure visual compatibility shall be determined on a case by case basis at the discretion of the director; and

(v) after a site visit, the director may determine that screening or landscaping is not warranted due to existing circumstances on the site or adjacent properties and may waive the screening or landscaping requirements of SCC 30.22.130(d);
(e) On lots less than ten acres in size having no established residential use, only one non-accessory private garage and one storage structure shall be allowed. On lots 10 acres or larger without a residence where the cumulative square footage of all existing and proposed non-accessory private garages and storage structures is 6,000 square feet or larger, a conditional use permit shall be required.

(f) Where permitted, separation between multiple private garages or storage structures shall be regulated pursuant to subtitle 30.5 SCC.

(50) The cumulative square footage of all detached accessory and non-accessory private garages and storage structures shall not exceed 6,000 square feet on any lot less than 5 acres, except this provision shall not apply in the LDMR, MR, T, NB, GC, PCB, CB, FS, BP, IP, LI, HI, RB, RFS, CRC and RI zones.

(61) Museums: Museums within the agriculture A-10 zone are permitted only in structures which are legally existing on October 31, 1991.


(63) Temporary Woodwaste Recycling and Temporary Woodwaste Storage Facilities: See SCC 30.28.090.

(64) Home Occupation: See SCC 30.28.050(2).

(65) On-site Hazardous Waste Treatment and Storage Facilities are allowed only as an incidental use to any use generating hazardous waste which is otherwise allowed; provided that such facilities demonstrate compliance with the state siting criteria for dangerous waste management facilities pursuant to RCW 70.105.210 and WAC 173-303-282 as now written or hereafter amended.

(66) An application for a conditional use permit to allow an off-site hazardous waste treatment and storage facility shall demonstrate compliance with the state siting criteria for dangerous waste management facilities pursuant to RCW 70.105.210 and WAC 173-303-282 as now written or hereafter amended.

(67) Adult Entertainment Uses: See SCC 30.28.015.

(68) Special Building Height provisions for this use are contained in SCC 30.23.050(4).

(69) Bakery: In the NB zone, the gross floor area of the use shall not exceed 1,000 square feet and the bakery business shall be primarily retail in nature.

(70) Equestrian Centers are allowed with a conditional use permit on all lands zoned A-10 except in that portion of the special flood hazard area of the lower Snohomish and Stillaguamish rivers designated density fringe as described in chapter 30.65 SCC.

(71) Mini-equestrian Centers are allowed as a permitted use on all lands zoned A-10 except in that portion of the special flood hazard area of the lower Snohomish and Stillaguamish rivers designated density fringe as described in chapter 30.65 SCC.

(72) Equestrian Centers and Mini-equestrian Centers require the following:

(a) Five-acre minimum site size for a mini-equestrian center;

(b) Covered riding arenas shall not exceed 15,000 square feet for a mini-equestrian center; provided that stabling areas, whether attached or detached, shall not be included in this calculation;

(c) Any lighting of an outdoor or covered arena shall be shielded so as not to glare on surrounding properties or rights-of-way;

(d) On sites located in RC and R-5 zones, Type A landscaping as defined in SCC 30.25.017 is required to screen any outside storage, including animal waste storage, and parking areas from adjacent properties;

(e) Riding lessons, rentals, or shows shall only occur between 8 a.m. and 9 p.m.;

(f) Outside storage, including animal waste storage, and parking areas shall be set back at least 30 feet from any adjacent property line. All structures shall be set back as required in SCC 30.23.110(8); and
(g) The facility shall comply with all applicable county building, health, and fire code requirements.

(73) Temporary Residential Sales Coach (TRSC):
   (a) The commercial coach shall be installed in accordance with all applicable provisions within chapter 30.54A SCC;
   (b) The TRSC shall be set back a minimum of 20 feet from all existing and proposed road rights-of-way and five feet from proposed and existing property lines;
   (c) Vehicular access to the temporary residential sales coach shall be approved by the county or state; and
   (d) Temporary residential sales coaches may be permitted in approved preliminary plats, prior to final plat approval, when the following additional conditions have been met:
      (i) plat construction plans have been approved;
      (ii) the fire marshal has approved the TRSC proposal;
      (iii) proposed lot lines for the subject lot are marked on site; and
      (iv) the site has been inspected for TRSC installation to verify compliance with all applicable regulations and plat conditions, and to assure that grading, drainage, utilities infrastructure, and native growth protection areas are not adversely affected.

(74) Golf Course and Driving Range: In the A-10 zone, artificial lighting of the golf course or driving range shall not be allowed. Grading shall be limited in order to preserve prime farmland. At least 75 percent of prime farmland on site shall remain undisturbed.

(75) Model Hobby Park: SCC 30.28.060.

(76) Commercial Retail Uses are not allowed in the Light Industrial and Industrial Park zones when said zones are located in the Maltby UGA of the comprehensive plan, and where such properties are, or can be served by railway spur lines.

(77) Studio: Studio uses may require the imposition of special conditions to ensure compatibility with adjacent residential, multiple family, or rural-zoned properties. The hearing examiner may impose such conditions when deemed necessary pursuant to the provisions of chapter 30.42C SCC. The following criteria are provided for hearing examiner consideration when specific circumstances necessitate the imposition of conditions:
   (a) The number of nonresident artists and professionals permitted to use a studio at the same time may be limited to no more than 10 for any lot 200,000 square feet or larger in size, and limited to five for any lot less than 200,000 square feet in size;
   (b) The hours of facility operation may be limited, and
   (c) Landscape buffers may be required to visually screen facility structures or outdoor storage areas when the structures or outdoor storage areas are proposed within 100 feet of adjacent residential, multiple family, and rural-zoned properties. The buffer shall be an effective site obscuring screen consistent with Type A landscaping as defined in SCC 30.25.017.

(78) The gross floor area of the use shall not exceed 1,000 square feet.

(79) The gross floor area of the use shall not exceed 2,000 square feet.

(80) The gross floor area of the use shall not exceed 4,000 square feet.

(81) The construction contracting use in the Rural Business zone shall be subject to the following requirements:
   (a) The use complies with all of the performance standards required by SCC 30.31F.100 and 30.31F.110;
   (b) Not more than 1,000 square feet of outdoor storage of materials shall be allowed and shall be screened in accordance with SCC 30.25.024;
   (c) In addition to the provisions of SCC 30.22.130(81)(b), not more than five commercial vehicles or construction machines shall be stored outdoors and shall be screened in accordance with SCC 30.25.020 and 30.25.032;
(d) The on-site fueling of vehicles shall be prohibited; and
(e) The storage of inoperative vehicles and hazardous or earth materials shall be prohibited.

(82) Manufacturing, Heavy includes the following uses: Distillation of wood, coal, bones, or the manufacture of their by-products; explosives manufacturing; manufacture of fertilizer; extraction of animal or fish fat or oil; forge, foundry, blast furnace or melting of ore; manufacturing of acid, animal black/black bone, cement or lime, chlorine, creosote, fertilizer, glue or gelatin, potash, pulp; rendering of fat, tallow and lard, rolling or booming mills; tannery; or tar distillation and manufacturing. See SCC 30.91M.028.

(83) "All other forms of manufacture not specifically listed" is a category which uses manufacturing workers, as described under the Dictionary of Occupational Titles, published by the US Department of Labor, to produce, assemble or create products and which the director finds consistent with generally accepted practices and performance standards for the industrial zone where the use is proposed. See SCC 30.91M.024 and 30.91M.026.

(84) Home Occupations: See SCC 30.28.050(3).

(85) A single family dwelling may have only one guesthouse.

(86) Outdoor display or storage of goods and products is prohibited on site.

(87) Wedding Facility:
(a) Such use is permitted only on undeveloped land or in structures which are legally existing on January 1, 2001;
(b) The applicant shall demonstrate that the following criteria are met with respect to the activities related to the use:
(i) compliance with the noise control provisions of chapter 10.01 SCC;
(ii) appropriate site distance and safe turning movements exist at the access to the site consistent with the EDDS as defined in title 13 SCC; and
(iii) adequate sanitation facilities are provided on site pursuant to chapter 30.52A SCC and applicable Snohomish Health District provisions;
(c) Adequate on-site parking shall be provided for the use pursuant to SCC 30.26.035;
(d) A certificate of occupancy shall be obtained pursuant to chapter 30.52A SCC for the use of any existing structure. The certificate of occupancy shall be subject to an annual inspection and renewal pursuant to SCC 30.53A.060 to ensure building and fire code compliance;
(e) In the A-10 zone, the applicant must demonstrate that the activities related to the use are subordinate to the use of the site for agricultural purposes; and
(f) In the A-10 zone, any grading or disturbances required to support the use shall be limited to preserve prime farmland. At least 90 percent of prime farmland on site shall remain undisturbed.

(88) Public/Institutional Use Designation (P/IU): When applied to land that is (a) included in an Urban Growth Area and (b) designated P/IU on the Snohomish County Future Land Use Map concurrent with or prior to its inclusion in a UGA, the R-7,200, R-8,400 and R-9,600 zones shall allow only the following permitted or conditional uses: churches, and school instructional facilities. All other uses are prohibited within areas that meet criteria (a) and (b), unless the P/IU designation is changed.

(89) Hotel/Motel uses are permitted in the Light Industrial zone when the following criteria are met:
(a) The Light Industrial zone is located within a municipal airport boundary;
(b) The municipal airport boundary includes no less than 1000 acres of land zoned light industrial; and
(c) The hotel/motel use is served by both public water and sewer.
(90) Health and social service facilities regulated under this title do not include secure community transition facilities (SCTFs) proposed pursuant to chapter 71.09 RCW. See SCC 30.91H.095.

(a) Snohomish County is preempted from regulation of SCTFs. In accordance with the requirements of state law the county shall take all reasonable steps permitted by chapter 71.09 RCW to ensure that SCTFs comply with applicable siting criteria of state law. Every effort shall be made by the county through the available state procedures to ensure strict compliance with all relevant public safety concerns, such as emergency response time, minimum distances to be maintained by the SCTF from "risk potential" locations, electronic monitoring of individual residents, household security measures and program staffing.

(b) Nothing herein shall be interpreted as to prohibit or otherwise limit the county from evaluating, commenting on, or proposing public safety measures to the state of Washington in response to a proposed siting of a SCTF in Snohomish County.

(c) Nothing herein shall be interpreted to require or authorize the siting of more beds or facilities in Snohomish County than the county is otherwise required to site for its SCTFs pursuant to the requirements of state law.

(91) Level II health and social service uses are allowed outside the UGA only when the use is not served by public sewer.

(92) The area of the shooting range devoted to retail sales of guns, bows, and related equipment shall not exceed one-third (1/3) of the gross floor area of the shooting range and shall be located within a building or structure.

(93) Farmers Market: See SCC 30.28.036.

(94) Farm Product Processing and Farm Support Business: See SCC 30.28.038.

(95) Farmland Enterprise: See SCC 30.28.037.

(96) Public Events/Assemblies on Farmland: Such event or assembly shall:
   (a) Comply with the requirements of Chapter 6.37 SCC; and
   (b) Not exceed two events per year. No event shall exceed two weeks in duration.

(97) Bakery, Farm: The gross floor area of the use shall not exceed 1,000 square feet.

(98) Recreational Facility Not Otherwise Listed in Ag-10 Zone: See SCC 30.28.076.

(99) Farm Stand: See SCC 30.28.039.

(100) Farm Stand: Allowed as a Permitted Use (P) when sited on land designated riverway commercial farmland, upland commercial farmland or local commercial farmland in the comprehensive plan. Allowed as an Administrative Conditional Use (A) when sited on land not designated riverway commercial farmland, upland commercial farmland or local commercial farmland in the comprehensive plan.

(101) Farmers Market: Allowed as a Permitted Use (P) when sited on land designated riverway commercial farmland, upland commercial farmland or local commercial farmland in the comprehensive plan. Allowed as an Administrative Conditional Use (A) when sited on land not designated riverway commercial farmland, upland commercial farmland or local commercial farmland in the comprehensive plan.

(102) Community Facilities for Juveniles in R-5 zones must be located within one mile of an active public transportation route at the time of permitting.

(103) All community facilities for juveniles shall meet the performance standards set forth in SCC 30.28.025.

(104) Personal wireless telecommunications service facilities: See chapter 30.28A SCC and landscaping standards in SCC 30.25.025.

(105) Personal wireless telecommunications service facilities are subject to a building permit pursuant to SCC 30.28A.020 and the development standards set forth in chapter 30.28A SCC and landscaping standards in SCC 30.25.025.
(106) A building permit only is required for facilities co-locating on existing utility poles, towers, and/or antennas unless otherwise specified in 30.28A SCC.

(107) RESERVED for future use (R-5 w/MRO - DELETED by Ord. 07-090 effective September 21, 2007)

(108) Projects submitted under the Urban Centers Demonstration Program (chapter 30.34A SCC) and located within the NB or PCB zones may include the permitted uses in these zones. Uses listed in SCC 30.34A.100(5) and conditional uses in the NB and PCB zones are prohibited in these projects.

(109) Privately operated off-road vehicle (ORV) use areas shall be allowed by conditional use permit on Forestry and Recreation (F&R) zoned property designated Forest on the comprehensive plan future land use map. These areas shall be identified by an F&R ORV suffix on the zoning map. Privately operated ORV use areas are regulated pursuant to SCC 30.28.080, SCC 30.28.085 and other applicable county codes.

(110) Recreational Facility Not Otherwise Listed: Playing fields permitted in accordance with chapter 30.33B SCC are allowed as a Permitted Use (P) when sited on designated recreational land as identified on the future land use map in the county's comprehensive plan.

(111) Recreational Facility Not Otherwise Listed: Playing fields not permitted in accordance with chapter 30.33B SCC are allowed as an Administrative Conditional Use (A) when sited on designated recreational land as identified on the future land use map in the county's comprehensive plan.

(112) Land zoned R-5 and having an RA overlay, depicted as R-5-RA on the official zoning map, is a Transfer of Development Rights (TDR) receiving area and, consistent with the comprehensive plan, will be retained in the R-5-RA zone until regulatory controls are in place which ensure that TDR certificates issued pursuant to SCC 30.35A.050 will be required for development approvals within the receiving area.

(113) Privately operated motocross racetracks are allowed by conditional use permit, and are regulated pursuant to SCC 30.28.100, SCC 30.28.105, and other applicable county codes. Motocross racetracks are allowed in the Forestry and Recreation (F&R) zone only on commercial forest lands.

(114) Mobile Home Park zone:

(a) [(A parcel of land may only be rezoned from an urban zoning designation to Mobile Home Park zone at the request of the property owner and in accordance with chapter 30.42A SCC.])]

The Mobile Home Park zone is intended to promote the retention of mobile home parks as a source of affordable detached single-family and senior housing. This zone is assigned to certain existing mobile home parks which contain rental pads, as opposed to fee simple owned lots, and as such are more susceptible to future redevelopment.

(b) [(The Mobile Home Park zone shall only be applied to property where an existing mobile home park is located and regulated either by a conditional use permit or as a nonconforming use.)]

(c) The only use permitted in the Mobile Home Park zone is mobile home parks. No other use is permitted on property zoned Mobile Home Park. For any mobile home park regulated by a conditional use permit, an application for vacation of the conditional use permit must be submitted for approval concurrently with rezone approval.

(d) Upon approval, the Mobile Home Park zone shall not be changed to another zone for a period of five years.)

(115) This use is prohibited in the R-5 zone with the Mineral Resource Overlay (MRO). Public park is a permitted use on reclaimed portions of mineral excavation sites with the MRO.
Section 3. The county council hereby adopts the following interim official control and interim zoning maps:

A. The Mobile Home Park zone, as described in SCC 30.21.025(1)(a)(4) and SCC 30.22.130(114), as amended by this ordinance, shall apply to those properties with existing mobile home parks identified in exhibits A through W, which exhibits are attached hereto and incorporated by reference and are hereby adopted as interim zoning maps.

B. The interim zoning maps adopted in subsection 3.A shall be effective for six months, subject to section 4.

Section 4. Public hearing. The county council will hold a public hearing on this matter on Wednesday, June 25, 2008, at the hour of 1:30 p.m. in the Henry M. Jackson Board Room, 8th Floor, Robert J. Drewel Building, 3000 Rockefeller, Everett, Washington, for the purpose of hearing public testimony on this matter in accordance with RCW 36.70A.390. The notice for the public hearing shall specifically indicate that this ordinance may be renewed for one or more six month periods if a subsequent public hearing is held and findings of fact are made prior to each renewal.

Section 5. The county council requests that prior to the public hearing to be held on this ordinance, the county executive devise a work plan to complete review, analysis and recommendations for affordable housing in the county, and expeditiously review existing regulations and propose any policies and regulations deemed appropriate to serve the public health, safety, and welfare in Snohomish County.

Section 6. Severability and savings. If any section, sentence, clause, or phrase of this ordinance shall be ruled to be invalid or unconstitutional by the Growth Management Hearings Board or a court of competent jurisdiction, such ruling shall not affect the validity or constitutionality of any other section, sentence, clause, or phrase of this ordinance, and the section, sentence, clause, or phrase in effect prior to the effective date of this ordinance shall be in full force and effect for that individual section, sentence, clause, or phrase as if this ordinance had never been adopted.

PASSED this 23rd day of April, 2008.

SNOHOMISH COUNTY COUNCIL
Snohomish County, Washington

Chairperson

ATTEST:
Sheila McCullough
Clerk of the Council

Approved as to form only:

Deputy Prosecuting Attorney

ORDINANCE NO. 08-070
RELATING TO GROWTH MANAGEMENT.
ADOPTING AN INTERIM ZONING ORDINANCE
REGULATING THE USE OF MOBILE HOME PARKS, ETC.
EXHIBIT A
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Ridge Acres Mobile Park

Proposed Rezones:

Ridge Acres Mobile Park
Rezone MR to MHP

Existing Zoning:
- LDMR
- MR
- NB
- PRD-MR
- R-8,400

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loss, or liability arising from any use of this map.

Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\’Ridge Acres_Zoning.mxd) 4/7/2008

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team.
EXHIBIT B
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Westburg Mobile Park, Lynnwood Heights,
Manor Heights Mobile Estates & Shady Glen Mobile Park

Proposed Rezones:
Westburg Mobile Park, Lynnwood Heights,
Manor Heights Mobile Estates & Shady Glen Mobile Park
Rezone LDMR, MR, and PCB to MHP

Existing Zoning:
- CB
- GC
- LDMR
- MR
- NB
- PRD-7,200
- R-7,200
- R-8,400

Legend:
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: W:\plng\carto_nt\scdaes\MHs\Maps\WestburgMobilePark_Zoning.mxd 4/3/2008
EXHIBIT D
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Country Club Mobile Park

Proposed Rezones:
- Country Club Mobile Park

Rezone R-9,600 to MHP

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team

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Map Document: W:\plng\carto_nt\scdaes\MHs\Maps\Country Club_Zoning.mxd 4/4/2008
EXHIBIT E
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Lockwood Village

Proposed Rezones:

- Lockwood Village
  - Rezone PRD-8,400 to MHP

Existing Zoning:
- CB
- PRD-12,500 (Mobile)
- PRD-8,400
- PRD-9,600

Legend:
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Lochwood VillageZoning.mxd) 4/4/2008

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team
EXHIBIT F
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Martha Lake Mobile Manor

Proposed Rezones:
- Martha Lake Mobile Manor

Rezone LDMR, R-8,400, & R-9,600 to MHP

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team
EXHIBIT G
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Thunderbird Mobile Estates

Proposed Rezones:

Thunderbird Mobile Estates
Rezone R-9600 to MHP

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Map Document: (W:\plng\carto_nt\scdaes\Maps\Thunderbird_Zoning.mxd) 4/3/2008

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team
EXHIBIT H
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Twin Creek Mobile Park

Proposed Rezones:
- Twin Creek Mobile Park
  Rezone LDMR to MHP

Existing Zoning:
- LDMR
- PCB
- R-7,200
- R-9,600
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Twin Creek_Zoning.mxd) 4/7/2008

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team
EXHIBIT I
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Kennard Mobile Estates, North Creek Mobile Manor, & Royal Coachman

Proposed Rezones:
- Kennard Mobile Estates, North Creek Mobile Manor, & Royal Coachman
- Rezone LDMR and R-9,600 to MHP

Existing Zoning:
- LDMR
- MR
- PCB
- PRD-7,200
- PRD-9,600
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: [W:\plng\carto_nt\scdaes\MHs\Maps\Kennard_North Creek_Royal Coachman_Zoning.mxd] 4/4/2008

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team
EXHIBIT J
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Sherwood Village

Proposed Rezones:

- Sherwood Village

Rezone R-7200 to MHP

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Sherwood Village_Zoning.mxd) 4/7/2008
EXHIBIT K
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Country Manor

Proposed Rezones:
- Country Manor

Existing Zoning:
- CB
- GC
- IP
- PCB
- PIP
- R-5
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Country Manor_Zoning.mxd) 4/4/2008
EXHIBIT L
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Serene Terrace Mobile Park

Proposed Rezones:

Serene Terrace Mobile Park
Rezone CB and MR to MHP

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Serene Terrace_Zoning.mxd) 4/7/2008
EXHIBIT N
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Chinook Mobile Park, Trails End Mobile Park,
Alpine Mobile Park, & Admiralty Way Mobile

Proposed Rezones:
- Chinook Mobile Park, Trails End Mobile Park, Alpine Mobile Park, & Admiralty Way Mobile
- Rezone GC and R-7,200 to MHP

Existing Zoning:
- CB
- GC
- LDMR
- MR
- NB
- RC
- PCB
- PRD-7,200
- PRD-MR
- R-7,200
- R-9,600
- WFB

Legend:
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Chinook_Trails End_Alpine_Admiralty Way_Zoning.mxd) 4/2/2008

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EXHIBIT O
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Mariner Village and Village Green

Proposed Rezones:
Mariner Village and Village Green

Rezone PCB and LDMR to MHP

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Mariner_Village Green_Zoning.mxd) 4/4/2008
EXHIBIT P
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Airport Inn & Avondale Mobile Home

Proposed Rezones:
- Airport Inn & Avondale Mobile Home

Rezone GC and R-9,600 to MHP

Existing Zoning:
- BP
- CB
- GC
- LDMR
- MR
- NB
- PRD-7,200
- PRD-LDMR
- PRD-MR
- R-7,200
- R-9,600
- R-9,600(PRD)

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Airport Inn_Avondale_Zoning.mxd) 4/2/2008
EXHIBIT Q
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Fourth Avenue Estates & Meridian Village Mobile

Proposed Rezones:

Fourth Ave. Estates & Meridian Village Mobile
Rezone LDMR & NB to MHP

Existing Zoning:
CB
LDMR
PRD-MR
MR
NB
T

UGA Boundary
City
Assessor Parcels
Township-Range Grid
Section Grid

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\4th_Ave_Meridian_Village_Zoning.mxd) 4/4/2008

Produced by Snohomish County Department of Planning and Development Services, Cartography/GIS Team
EXHIBIT R
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Thomas Place Mobile Park

Proposed Rezones:
- Thomas Place Mobile Park
  Rezone R-9600 to MHP

Existing Zoning:
- PCB
- PRD-20,000
- PRD-7,200
- R-7,200
- R-9,600

Legend:
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: W:\plng\carto_nt\scdaes\MHs\Maps\Thomas Place_Zoning.mxd 4/7/2008
EXHIBIT S
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Plantation Mobile Park

Proposed Rezones:
- **Plantation Mobile Park**

Rezone R-7,200 to MHP

Existing Zonings:
- LDMR
- R-5
- R-7,200
- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document (W:\plng\carto_nt\scdaes\MHs\Maps\Plantation_Zoning.mxd) 4/7/2008
EXHIBIT T
Snohomish County Council Emergency Ord. 08-070

Urban Growth Area Mobile Home Park Rezone:
Cardinal Estates Park & Frontier Mobile Manor

Proposed Rezones:
- Cardinal Estates Park & Frontier Mobile Manor
  - Rezone R-7,200 and R-9,600 (PRD) to MHP

Existing Zoning:
- LDMR
- NB
- R-7,200
- R-7,200 (PRD)
- R-9,600 (PRD)

- UGA Boundary
- City
- Assessor Parcels
- Township-Range Grid
- Section Grid

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Cardinal_Frontier_Zoning.mxd) 4/3/2008
EXHIBIT U
Snohomish County Council Emergency Ord. 08-070
Urban Growth Area Mobile Home Park Rezone:
Lakeview Mobile Park

Proposed Rezones:
- Lakeview Mobile Park
  - Rezone R-9,600 to MHP

Existing Zoning:
- LDMR
- LDMR(PR)
- PRD-7,200
- PRD-9,600

UGA Boundary
City
Assessor Parcels
Township-Range Grid
Section Grid

Lakeview Mobile Park

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Map Document: (W:\plng\carto_nt\scdaes\MHs\Maps\Lakeview_Zoning.mxd) 4/4/2008

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