

**Table 10.2A – Enforceable Snohomish County Document Updates Beyond Ecology's List of Significant Changes (code only)**

#	Brief Description of the Change	Rationale for the Change (attach supporting documents if necessary)	Enforceable Document Being Updated	Section Within the Enforceable Document Being Updated	Text as Written in the 2014 Functionally Equivalent Enforceable Document	Proposed Text for Ecology Review and Approval
1	Add new section to address start of construction requirements	Provisions are needed to address requirements to revise/update drainage plans when “start of construction” has not occurred. (Cross reference to code chapter on county permit timelines and project vesting.)	Snohomish County Code	30.63A.025	(none)	<b>30.63A.025 Started Construction requirement.</b> <u>Compliance with updated stormwater drainage regulations shall be required as provided in SCC 30.70.310.</u>
2	Delete an exemption that is already covered by the threshold requirements for new development and redevelopment.	Original text provides an exemption based on hard surface and location relative to critical areas but does not mention land disturbing activity thresholds, which created confusion as to the scope of the exemption. The County has determined the thresholds themselves provide the proper standard and this exemption is unnecessary.	Snohomish County Code	30.63A.200(4)	(4) Development activities that result in less than 2,000 square feet of new, replaced, or new plus replaced hard surfaces, except that such activities shall comply with minimum requirement 2 (SCC 30.63A.445 and 30.63A.450). For this exemption to apply, development activities must occur outside all critical areas, together with the buffers of and setbacks from these critical areas, except that such activities may occur within floodplains and aquifer recharge areas of low or moderate sensitivity to groundwater contamination.	(4) REPEALED
3	Add language from 2019 Permit or Appendix 1 related to BMPs during construction of exempt oil and gas facilities.	The purpose of this added language is to highlight BMPs for an exempt activity to consider for consistency with the intent of the stormwater program.  The new text is added to both code chapters: drainage and land disturbing activities.	Snohomish County Code	30.63A.200(6)  30.63B.070(3)(e)	Oil and gas field activities or operations, including the construction of drilling sites, waste management pits, access roads and transportation and treatment infrastructure (such as pipelines, natural gas treatment plants, natural gas pipeline compressor stations and crude oil pumping stations).	Oil and gas field activities or operations, including the construction of drilling sites, waste management pits, access roads and transportation and treatment infrastructure (such as pipelines, natural gas treatment plants, natural gas pipeline compressor stations and crude oil pumping stations). <u>Operators are encouraged to implement and maintain Best Management Practices to minimize erosion and control sediment during and after construction activities to help ensure protection of surface water quality during storm events.</u>
4	Consistency with language from 2019 Permit or Appendix 1 for road and pavement maintenance and redevelopment.  Consistency between county code chapters.	Clarify that the provisions are applicable to pavement more broadly, not just specifically to roads.  Create parallel language between the two code chapters to reduce confusion: drainage and land disturbing activities codes.	Snohomish County Code	30.63A.200(7)  30.63B.070(3)(f)	(7) The following road and pavement maintenance activities are exempt: pothole and square cut patching, overlaying existing asphalt or concrete pavement with asphalt or concrete without expanding the coverage area, shoulder grading, reshaping and/or re-grading drainage systems, crack sealing, resurfacing with in-kind material without expanding the road prism, pavement preservation activities that do not expand the road prism, and vegetation maintenance.  (3)(f) The following road maintenance activities: pothole and square cut patching, overlaying existing asphalt or concrete pavement with asphalt or concrete without expanding the coverage area, shoulder grading, reshaping and/or re-grading drainage systems, crack sealing, resurfacing with in-kind material without expanding the road prism and vegetation maintenance;	(7) The following road and pavement maintenance activities are exempt: pothole and square cut patching, overlaying existing asphalt or concrete pavement with asphalt or concrete without expanding the coverage area, shoulder grading, reshaping and/or re-grading drainage systems, crack sealing, resurfacing with in-kind material without expanding the road prism, pavement preservation activities that do not expand the <del>((road))</del> <u>pavement</u> prism, and vegetation maintenance.  (3)(f) The following road <u>and pavement</u> maintenance activities <u>are exempt</u> : pothole and square cut patching, overlaying existing asphalt or concrete pavement with asphalt or concrete without expanding the coverage area, shoulder grading, reshaping and/or re-grading drainage systems, crack sealing, resurfacing with in-kind material without expanding the road prism, <u>pavement preservation activities that do not expand the pavement prism</u> , and vegetation maintenance;

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5	Insert and revise code citations	Insert or revise code citations to other sections in the chapter to reflect section reorganization and complete cross-referencing.	Snohomish County Code	30.63A.210(2)(b) and (c)	(2) Projects that meet the requirements of subsection (1) of this section shall be excepted from the following: (a) The requirements of SCC 30.63A.525 relating to on-site stormwater management feasibility analysis and on-site stormwater management BMPs described in Vol. I, Section 2.5.5 of the Drainage Manual, with the exception of BMP T5.13 (Post-Construction Soil Quality and Depth), and any requirements pursuant to SCC 30.63A.400 that pertain solely to implementation of SCC 30.63A.525 (except for implementation of BMP T5.13). (b) The recording of drainage easements for on-site stormwater management BMPs pursuant to SCC 30.63A.595. (c) Requirements related to operation and maintenance manuals for on-site stormwater management BMPs set forth in SCC 30.63A.575(4).	(2) Projects that meet the requirements of subsection (1) of this section shall be excepted from the following: (a) The requirements of SCC 30.63A.525 relating to on-site stormwater management feasibility analysis and on-site stormwater management BMPs described in Vol. I, Section 2.5.5 of the Drainage Manual, with the exception of BMP T5.13 (Post-Construction Soil Quality and Depth), and any requirements pursuant to SCC 30.63A.400 that pertain solely to implementation of SCC 30.63A.525 (except for implementation of BMP T5.13). (b) The recording of drainage easements for on-site stormwater management BMPs pursuant to SCC <u>30.63A.590 or 30.63A.595</u> . (c) Requirements related to operation and maintenance manuals for on-site stormwater management BMPs set forth in SCC 30.63A.575 <u>(2)(b) (( 4) )</u> .
6	Add provision to MR 1 to use LID site plan principles. Revise format to clarify the separate requirements.	This amendment highlights LID planning and site design principles that need to be considered early in the site planning process.	Snohomish County Code	30.63A.400(2)	(2) Prior to any land disturbing activity, the applicant shall submit a stormwater site plan that complies with this section and volume I, chapter 3 of the Drainage Manual. Volumes I through V of the Drainage Manual shall be used to select BMPs. The required procedures for preparing a stormwater pollution prevention plan (SWPPP), a part of the stormwater site plan, and the required content of the SWPPP are described in SCC 30.63A.445, 30.63A.450, and volume II, chapter 3 of the Drainage Manual.	(2) Prior to any land disturbing activity, the applicant shall submit a stormwater site plan that: (a) <u>complies with this section and volume I, chapter 3 of the Drainage Manual;</u> (b) <u>uses site-appropriate development principles to retain native vegetation and minimize impervious surfaces to the extent feasible;</u> (c) <u>relies on</u> volumes I through V of the Drainage Manual ( <del>shall be used</del> ) to select BMPs; <u>and</u> (d) <u>includes a stormwater pollution prevention plan (SWPPP). The required procedures for preparing a SWPPP ((stormwater pollution prevention plan (SWPPP), a part of the stormwater site plan)), and the required content of the SWPPP are described in SCC 30.63A.445, 30.63A.450, and volume II, chapter 3 of the Drainage Manual.</u>
7	Add language from 2019 Permit or Appendix 1 related to seasonal work restrictions.	Revise and reorganize language related to seasonal work restrictions; add reference to activities exempt from the seasonal restrictions.  Since the activities subject to the seasonal restrictions are land disturbing activities, it makes sense to add provisions to that code chapter: new code section 30.63B.055.  Consistency between county code chapters.	Snohomish County Code	30.63A.450(5)  30.63B.055 (new code section)	(5) To control sediment transport and erosion during the wet season, seasonal work limitations shall apply. From October 1st through April 30th, land disturbing activities may only be authorized if silt-laden runoff will be prevented from leaving the site through any combination of the following: (a) Site conditions including existing vegetative coverage, slope, soil type and proximity to receiving waters; (b) Limitations on activities and the extent of disturbed areas; and (c) Proposed erosion and sediment control measures.	(5) To control sediment transport and erosion during the wet season <u>from October 1<sup>st</sup> through April 30<sup>th</sup>, seasonal work limitations shall apply, except as otherwise exempt per SCC 30.63A.450(6). ((From October 1st through April 30<sup>th</sup>))</u> <u>Based on information provided by the applicant and/or local weather conditions, the department may expand or restrict the seasonal limitation on site disturbance.</u> <del>((4))</del> Land disturbing activities may only be authorized if silt-laden runoff will be prevented from leaving the site through any combination of the following: (a) Site conditions including existing vegetative coverage, slope, soil type and proximity to receiving waters; (b) Limitations on activities and the extent of disturbed areas; and (c) Proposed erosion and sediment control measures.  <b><u>30.63B.055 Seasonal work limitations.</u></b> <u>To control sediment transport and erosion from land disturbing activities during the wet season from October 1<sup>st</sup> through April 30<sup>th</sup>, seasonal work limitations shall apply subject to requirements in SCC 30.63A.450(5), except as otherwise exempt per SCC 30.63A.450(6).</u>

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8	Add language from 2019 Permit or Appendix 1 - exemptions from the seasonal work restrictions.	Add exemption provisions from the seasonal work restrictions consistent with the 2019 Permit and/or App. 1.	Snohomish County Code	30.63A.450(6)	(6) Based on information provided by the applicant and/or local weather conditions, the department may expand or restrict the seasonal limitation on site disturbance. Where there is 100 percent infiltration of surface water runoff within the site into approved and installed stormwater facilities, land disturbing activities are exempt from the seasonal clearing and grading limitations in subsection (5) of this section.	(6) <del>((Based on information provided by the applicant and/or local weather conditions, the department may expand or restrict the seasonal limitation on site disturbance.))</del> The following conditions or development activities are exempt from the seasonal clearing and grading limitations required per SCC 30.63A.450(5): <u>(a) Where there is 100 percent infiltration of surface water runoff within the site into approved and installed stormwater facilities; (, land disturbing activities are exempt from the seasonal clearing and grading limitations in subsection (5) of this section.))</u> <u>(b) Routine maintenance and necessary repair of erosion and sediment control BMPs; or</u> <u>(c) Routine maintenance of public facilities or existing utility structures that do not expose the soil or result in the removal of the vegetative cover to soil.</u>
9	Restructure code section; add reference to new volume VI of Drainage Manual.	Restructure code section to improve clarity; add reference to new volume VI of Drainage Manual (Stormwater Facility Maintenance).	Snohomish County Code	30.63A.575	See attached copy of SCC 30.63A.	See attached copy of SCC 30.63A.
10	Add LID BMPs to maintenance responsibility.	LID BMPs are added to the list of stormwater facilities and maintenance responsibility to clarify they are included in the requirements and to feature LID BMPs more prominently in the code.	Snohomish County Code	30.63A.580(1) and (2)	See attached copy of SCC 30.63A.	See attached copy of SCC 30.63A.
11	Add new section to easement requirements – exemption for large rural SFR lots that do not drain to the MS4.	Adds an exemption from easement requirements for large rural SFR lots that do not drain to the MS4 (does not apply to subdivisions).  Remove language – this language describes purpose and is already covered in SCC 30.63A.010.  The cost of a survey required to apply an easement over the location of the stormwater facilities is onerous. Most large rural SFR lots use full dispersion or filter strips.	Snohomish County Code	30.63A.590(1) and (10)	(None)	(1) <del>Except as provided in SCC 30.63A.590(10), ((To protect the public from flooding, water quality degradation, damage to aquatic habitat and other drainage impacts,))</del> easements shall be granted to the county for the right to enter onto privately owned property, at the county's discretion, for the purpose of accessing, inspecting, maintaining, modifying or replacing the following types of privately owned drainage facilities, stormwater facilities or other stormwater BMPs:  <u>(10) The Director may exempt single family residential development or redevelopment from the requirement to record an easement per SCC 30.63A.590(1) provided all of the following apply:</u> <u>(a) the proposed project is for construction, reconstruction or remodel of a single-family residence or appurtenance;</u> <u>(b) the project site is on an existing lot 100,000 square feet or larger located outside of any Urban Growth Area;</u> <u>(c) the project site is outside of all critical areas, together with the buffers of and setbacks from critical areas, except that such activities may occur within floodplains and aquifer recharge areas of low or moderate sensitivity to groundwater contamination, and except that dispersion of stormwater may be allowed per BMP T5.30 in a critical area buffer;</u>

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						<p><u>(d) the project site does not drain, either directly or indirectly, to any existing or planned municipal separate storm sewer system per criteria in SCC 30.63A.210(3); and</u>  <u>(e) the project applicant records the approved stormwater site plan with the county auditor. The recorded stormwater site plan must include the following statement, "The property owner is responsible for inspecting and maintaining all stormwater facilities per SCC 7.54."</u></p>
12	Revise language to reflect changes in the 2019 Permit and/or Appendix 1 – threshold requirements for pavement redevelopment projects.	<p>Revise code section related to road and pavement maintenance subject to threshold requirements that determine whether MR 1-5 or MR 1-9 will be applicable.</p> <p>Increased requirements for projects that remove and replace a paved surface to base course or lower, or repair the roadway base; and for resurface from gravel to chip seal.</p>	Snohomish County Code	30.63A.700	<p><b>30.63A.700 Minimum requirements for road maintenance redevelopment</b>  This section establishes requirements for the application of minimum requirements to road maintenance redevelopment practices.  (1) For projects that remove and replace a paved surface to base course or lower, or repair the roadway base where hard surfaces are not expanded, minimum requirements 1 through 5 (SCC 30.63A.400 through 30.63A.525) shall be required.  (2) Extending the pavement edge without increasing the size of the road prism and paving graveled shoulders are considered new hard surfaces and shall be subject to the minimum requirements required by SCC 30.63A.310.(3)  The following are considered new hard surfaces and are subject to the minimum requirements required by SCC 30.63A.310:  (a) Resurfacing by upgrading from dirt to gravel, asphalt, or concrete;  (b) Upgrading from gravel to asphalt, or concrete; and  (c) Upgrading from a bituminous surface treatment ("chip seal") to asphalt or concrete.</p>	<p><b>30.63A.700 Minimum requirements for (<del>road</del>) pavement maintenance (<del>redevelopment</del>).</b>  <u>The following pavement maintenance practices are not exempt, and are subject to the minimum requirements triggered when the thresholds identified for redevelopment projects are met per SCC 30.63A.310:</u>  <u>(1) The following are considered to be replaced hard surfaces and subject to the minimum requirements required per SCC 30.63A.310:</u>  <u>(a) Removing and replacing an asphalt or concrete pavement to base course or lower, or</u>  <u>(b) Repairing the pavement base.</u>  <u>(2) The following are considered to be new hard surfaces and subject to the minimum requirements required per SCC 30.63A.310:</u>  <u>(a) Extending the pavement edge without increasing the size of the road prism,</u>  <u>(b) Paving graveled shoulders,</u>  <u>(c) Resurfacing by upgrading from dirt to gravel, a bituminous surface treatment ("chip seal"), asphalt, or concrete;</u>  <u>(d) Resurfacing by upgrading from gravel to chip seal, asphalt, or concrete; or</u>  <u>(e) Resurfacing by upgrading from chip seal to asphalt or concrete.</u></p>
13	Delete a redundant code section.	The provisions to be deleted from the "stormwater site plan revisions" section are adequately covered elsewhere in the code. (30.63A.450, 30.63B.055)	Snohomish County Code	30.63A.825(3)	(3) Land disturbing activity site plans prepared pursuant to chapter 30.63B SCC shall clearly indicate if they have been prepared for land disturbing activity that will be initiated or continue during the wet season work limitation period between October 1 and April 30. When approved construction plans for a project do not state that the stormwater site plans have been prepared to allow land disturbing activity between October 1 and April 30, land disturbing activity shall not occur during that time period until revised construction plans addressing wet season work limitations and BMPs have been approved by the department. Only site stabilization and erosion control activities shall be allowed to occur during the wet season until a revised stormwater site plan and SWPPP are approved.	(subsection 3 deleted)

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14	Add provision to permit approval criteria that incorporates LID principles.	This addition highlights LID planning and site design principles that need to be considered early in the site planning process.	Snohomish County Code	30.63B.050(1)(e)	<p>1) A land disturbing activity permit shall only be issued after:</p> <p>(a) The project complies with the requirements of this chapter;</p> <p>(b) Stormwater site plan approvals and all other permits and approvals required by the county for site development have been obtained;</p> <p>(c) Written evidence has been submitted that approvals required from other jurisdictions and agencies will be issued;</p> <p>(d) Clearing limits have been marked on the land disturbing activity site plan;</p> <p>(e) A land disturbing activity site plan has been approved using LID techniques, as directed by the Drainage Manual, unless exempted or excepted by SCC 30.63A.200, 30.63A.210, or 30.63A.220;</p> <p>(f) Security devices pursuant to chapter 30.84 SCC and insurance pursuant to SCC 30.63A.940 have been accepted by the department when applicable;</p> <p>(g) Environmental review under chapter 30.61 SCC has been completed, if applicable; and</p> <p>(h) The project complies with all other applicable requirements of this title.</p>	<p>(1) A land disturbing activity permit shall only be issued after:</p> <p>(a) The project complies with the requirements of this chapter;</p> <p>(b) Stormwater site plan approvals and all other permits and approvals required by the county for site development have been obtained;</p> <p>(c) Written evidence has been submitted that approvals required from other jurisdictions and agencies will be issued;</p> <p>(d) Clearing limits have been marked on the land disturbing activity site plan;</p> <p>(e) A land disturbing activity site plan has been approved using LID <u>principles and techniques</u>, as directed by the Drainage Manual, unless exempted or excepted by SCC 30.63A.200, 30.63A.210, or 30.63A.220. <u>Site planning shall preserve native vegetation, minimize disruption and compaction of native soils, and preserve natural drainage channels to the greatest extent feasible;</u></p> <p>(f) Security devices pursuant to chapter 30.84 SCC and insurance pursuant to SCC 30.63A.940 have been accepted by the department when applicable;</p> <p>(g) Environmental review under chapter 30.61 SCC has been completed, if applicable; and</p> <p>(h) The project complies with all other applicable requirements of this title.</p>
15	Add cross reference to provisions for the small SWPPP.	The added cross reference clarifies that some projects are subject to the main SWPPP requirements in 30.63A.445 and .450, and other projects are subject to the requirements for a small SWPPP in SCC 30.63A.810.	Snohomish County Code	30.63B.070	A land disturbing activity permit is not required for activities exempted in this section. Exemption from obtaining a land disturbing activity permit is not an exemption from compliance with this chapter, nor from any other applicable provision in this title. Land disturbing activity exempted in this section shall comply with SCC 30.63A.445 and 30.63A.450, unless specifically exempted from those provisions by SCC 30.63A.200.	A land disturbing activity permit is not required for activities exempted in this section. Exemption from obtaining a land disturbing activity permit is not an exemption from compliance with this chapter, nor from any other applicable provision in this title. Land disturbing activity exempted in this section shall comply with SCC 30.63A.445 and 30.63A.450, unless specifically exempted from those provisions by SCC 30.63A.200 <u>or subject to alternative requirements in SCC 30.63A.810.</u>
16	New code sections to implement the “start of construction” deadlines	New code language is needed to establish provisions for operational implementation of the deadlines and vesting expiration associated with the “start of construction” requirements.	Snohomish County Code	30.70.310	(none)	<p><b>NEW SCC 30.70.310 Started construction – compliance with updated stormwater drainage regulations.</b></p> <p>(1) The purpose of this section is to implement the requirement in the county’s National Pollutant Discharge Elimination System (NPDES) Phase I Municipal Stormwater Permit (Permit) that certain permits and permit applications must comply with updated stormwater drainage regulations, per the schedule and standards mandated by the Washington State Department of Ecology in the Permit. In the event this section conflicts with any other provision of Snohomish County Code, this section prevails.</p> <p>(2) Approved permits subject to pre-January 22, 2016, stormwater drainage regulations and permit applications submitted prior to January 22, 2016, that have not started construction by July 1, 2021, must be revised by the project proponent to comply with updated stormwater drainage regulations that will be made</p>

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						<p>effective by the county on July 1, 2021. For projects with a phasing plan compliance with the started construction requirement will be assessed separately for each phase.</p> <p>(3) Approved permits subject to pre-July 1, 2021, stormwater drainage regulations in effect between January 22, 2016, and June 30, 2021, and permit applications submitted between January 22, 2016, and June 30, 2021, that have not started construction by July 1, 2026, must be revised by the project proponent to comply with updated stormwater drainage regulations that will be made effective by the County on July 1, 2021. For projects with a phasing plan, compliance with the started construction requirement will be assessed separately for each phase.</p> <p>(4) For purposes of this section, "started construction" means either:</p> <p style="padding-left: 40px;">(a) the site work associated with, and directly related to the approved project is at a stage where rough grading is complete or utilities are installed. For rough grading to be considered complete, elevations are within 1 foot of final design elevations; or</p> <p style="padding-left: 40px;">(b) for public works projects performed under the authority of the director of public works or the county engineer which are subject to public bid laws, the project has been advertised per public bids laws, legislatively approved for construction, awarded to contractor, site work has begun, and the contractor has a schedule for completion.</p> <p>(5) For purposes of this section, "stormwater drainage regulations" are as described in SCC 30.63A.100.</p>
17	Definitions for "single family residential" and "appurtenances"	Expand the applicability of existing definitions as necessary to implement proposed addition to SCC 30.63A.590(10).	Snohomish County Code	30.91S.330 30.91A.250		<p>30.91S.330 "Single-family residence" means a detached dwelling designed for and occupied by one family and includes normal appurtenances thereto within a contiguous ownership.</p> <p><i>This definition applies only to (<del>"Shoreline"</del>) regulations in chapters 30.44, 30.63A and 30.67 SCC.</i></p> <p>30.91A.250 "Appurtenance" means development necessarily connected to the use and enjoyment of a single-family residence and located landward of the perimeter of a wetland and landward of the ordinary high water mark. Normal appurtenances include a garage; deck; driveway; utilities solely servicing the subject single-family residence; fences; and grading which does not exceed 250 cubic yards (except to construct a conventional drainfield).</p> <p><i>This definition applies only to (<del>"Shoreline"</del>) regulations in chapter 30.44, 30.63A and 30.67 SCC</i></p>
18	Modify definition of "land disturbing activity"	Add clarification that landscape maintenance is not an LDA.	Snohomish County Code	30.91L.025	30.91L.025 "Land disturbing activity" means any activity that will result in movement of earth or a change in the existing soil cover or the existing soil topography (both vegetative and non-vegetative), including the creation and/or replacement of impervious surfaces. Land disturbing	30.91L.025 "Land disturbing activity" means any activity that will result in movement of earth or a change in the existing soil cover or the existing soil topography (both vegetative and non-vegetative), including the creation and/or replacement of impervious surfaces. Land disturbing activities include, but are not limited to, clearing, filling, excavation and grading. Land disturbing activities do not

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					activities include, but are not limited to, clearing, filling, excavation and grading. Land disturbing activities do not include agricultural plowing and tilling exempt from stormwater regulations pursuant to SCC 30.63A.200. Compaction that is associated with stabilization of structures and road construction also is a land disturbing activity. Vegetation and drainage facility maintenance practices are not land disturbing activities, provided that the maintenance is performed according to standards adopted by Snohomish County.	include agricultural plowing and tilling exempt from stormwater regulations pursuant to SCC 30.63A.200. Compaction that is associated with stabilization of structures and road construction also is a land disturbing activity. Vegetation <u>maintenance practices, including landscape maintenance and gardening, are not land disturbing activities.</u> <del>((and-d))</del> Drainage facility maintenance practices are not land disturbing activities, provided that the maintenance is performed according to standards adopted by Snohomish County.
19	Modify definition of "maintenance"	In some cases, replacement causes an expansion – including in the example that Ecology gives in their version of this definition:  "One example is the replacement of a collapsed, fish blocking, round culvert with a new box culvert under the same span, or width, of roadway."	Snohomish County Code	30.91M.011	30.91M.011 "Maintenance" means activities conducted on currently serviceable structures, facilities and equipment that involve no expansion or use beyond that previously existing and result in no significant adverse hydrologic impact. It includes those usual activities taken to prevent a decline, lapse or cessation in the use of structures and systems. Those usual activities may include replacement of dysfunctional facilities, including cases where any permit requires replacing an existing structure with a different type structure, as long as the functioning characteristics of the original structure are not changed. Maintenance does not include an expansion in physical dimension, capacity or use.	30.91M.011 "Maintenance" means activities conducted on currently serviceable structures, facilities and equipment that involve no expansion or use beyond that previously existing and result in no significant adverse hydrologic impact. It includes those usual activities taken to prevent a decline, lapse or cessation in the use of structures and systems. Those usual activities may include replacement of dysfunctional facilities, including cases where any permit requires replacing an existing structure with a different type structure, as long as the functioning characteristics of the original structure are not changed. <del>Maintenance does not include an expansion in physical dimension, capacity or use.</del>
20	Replace existing definition of "runoff".	Replace existing definition 30.91R.252 with Ecology definition.	Snohomish County Code	30.91R.252	"Runoff" means water originating from rainfall and other precipitation that is found in drainage facilities, rivers, streams, springs, seeps, ponds, lakes and wetlands as well as shallow groundwater. It includes the portion of rainfall or other precipitation that becomes surface flow and interflow.	<u>Runoff</u> is water that travels across the land surface and discharges to water bodies either directly or through a collection and conveyance system. See also "Stormwater."
21	Replace existing definition of "stormwater".	Replace existing definition 30.91S.600 with Ecology definition.	Snohomish County Code	30.91S.600	"Storm water runoff" means water originating from rainfall and other precipitation that enters drainage facilities, rivers, streams, springs, seeps, ponds, lakes, or wetlands, and also ground water base flows above the aquifer or water table.	<u>Stormwater</u> means runoff during and following precipitation and snowmelt events, including surface runoff, drainage, and interflow.
22	Replace existing definition of "threshold discharge area (TDA)".	Replace existing definition 30.91T.054B with Ecology definition.	Snohomish County Code	30.91T.054B	"Threshold discharge area" means an on-site area draining to a single natural discharge location or multiple natural discharge locations that combine within one-quarter mile downstream as determined by the shortest flow path. The examples in Figure 30.91T.054B illustrate this definition.	<u>Threshold Discharge Area (TDA)</u> An area within a project site draining to a single natural discharge location or multiple natural discharge locations that combine within one-quarter mile downstream (as determined by the shortest flowpath). The examples in Figure 1: Example TDA Delineations below illustrate this definition. The purpose of this definition is to clarify how the thresholds of this appendix are applied to project sites with multiple discharge points. (See new diagrams in Drainage Manual, Volume I, Glossary)