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CHAPTER 1 - INTRODUCTION

1.1 Purpose

Washington’s Shoreline Management Act (SMA) was passed by the State Legislature in 1971 and adopted by a public referendum, now codified as RCW 90.58. The Act was created in response to a growing concern that “inherent harm” from “uncoordinated and piecemeal development” was causing serious permanent damage to the State’s shorelines. The legislature intended the Act to set forth a clear, “planned, rational, and concerted effort” to address these concerns. The Act is intended to identify appropriate land uses and activities that will provide public access and enhance and conserve shoreline functions and values.

The SMA established a cooperative shoreline management program between local government and the State. Local governments have the primary responsibility for initiating the planning and administration of the local Shoreline Master Program (SMP). The Department of Ecology is responsible for supporting and assisting local governments and insuring compliance with the SMA and its provisions, primarily WAC Sections 173-26 – State Master Program Approval/Amendment Procedures and Master Program Guidelines and 173-27- Shoreline Management Permit and Enforcement Procedures.

The SMP is a comprehensive use plan for local shoreline areas that includes desired goals and policies consistent with SMA policy (RCW 90.58.020); maps, diagrams and charts or other descriptive material and text; use and development regulations; and administrative procedures for the shoreline permitting process. The Ecology SMP guidelines (WAC 173-26) establish general goals and policies, and standards and criteria for regulations. The SMP is based on State guidelines, but tailored to the specific conditions and needs of individual communities. The SMP is also meant to be a comprehensive vision of how the shoreline area will be used and developed over time. Once the local SMP is approved by the Department of Ecology, the SMP becomes a part of the State’s overall Shoreline Master Program.

1.2 Key Concepts

The SMA policy is found in RCW 90.58.020; this provision prioritizes shoreline uses that are deemed to be in “the overall best interest of the state and the people generally.” To this end, the SMA has three broad, overarching policies:

- Preferred shoreline uses, which includes those that control or prevent environmental pollution and damage or are unique to or dependent upon use;
- Promote public access for a “substantial” number of people; and
- Protect shoreline natural resources and functions.

The SMA’s policies prefer “water-oriented uses”, which are those uses that are particularly dependent upon or related to the water to support their use, such as marinas and fishing activities, and those uses that promote “water enjoyment” to the general public, such as through view access.
The policies also provide the framework for the state shoreline guidelines (WAC 173-26), updated and adopted in 2003, which emphasize the protection and restoration of shoreline natural resources. The guidelines refer to the protection of shoreline ecological processes (such as hydrology and sediment transport) and shoreline ecological functions (provided by water quality, vegetation, and habitat). A major concept in the protection of ecological functions is termed "no net loss."

"No net loss" is the concept that where environmental impacts will occur, efforts must be made to mitigate or off-set those impacts to maintain the status quo for environmental processes and functions. In sum, the environmental conditions should remain the same was when the SMP went into effect. The illustration below summarizes this concept.

Achieving no net loss of environmental functions and promoting preferred uses are the goals when developing and implementing shoreline regulations.

Water-oriented uses, no net loss, and other significant terms related to the Shoreline Management Act and the City’s SMP are officially defined and in included in Chapter 3 of this document.

1.3 *Shoreline Jurisdiction*

Under the Shoreline Management Act (SMA), RCW 90.58, the shoreline area regulated by the City’s Shoreline Master Program must include all shorelines of statewide significance, shorelines of the state, and their adjacent shorelands. The portion of Puget Sound seaward from the line of extreme low tide and submerged lands below the extreme low tide mark extending to mid-channel are defined as shorelines of the “statewide significance”.

“Shorelines of the state” are generally described as all marine shorelines and shorelines of all other streams or rivers having a mean annual flow of 20 cubic feet per second (cfs) or greater and lakes with a surface area greater than 20 acres. Adjacent shorelands are defined as the upland area a minimum of 200 feet of the ordinary high water mark (OWHM), as well as any associated wetlands within its municipal jurisdiction. (RCW 90.58.030).

“Associated wetlands” means those wetlands that are in proximity to and influence or are influenced by tidal waters or a lake or stream subject to the SMA (WAC 173-22-030 [1]). These are typically identified as wetlands that physically extend into the shoreline jurisdiction, or wetlands that are functionally related to the shoreline jurisdiction through surface water connection and/or other factors. Ecology guidance states that an entire wetland is associated
if any part of the wetland lies within the area 200 feet from the ordinary high water mark (OHWM) of a state shoreline.

The City’s shoreline jurisdiction includes all the submerged lands from the mid-channel to the adjacent shorelands located within 200 feet of the OHWM. The City does not have any streams or rivers that meet the 20 cfs requirement, though the portion of Johnson Creek tidally influenced by Sequim Bay falls within the shoreline jurisdiction. They City’s shoreline jurisdiction also includes “shorelines of statewide significance, which are those submerged lands extending from extreme low tide to mid-channel. One associated wetland falls within the City’s shoreline jurisdiction.

The wetland commonly known as “Pitship Marsh” is within 200 feet of the OHWM and hydrologically connected to Sequim Bay; as such, the entire wetland falls within the city’s shoreline jurisdiction. Similarly, the wetland in Washington Harbor along the inner portion of South Spit near PNNL/Battelle is an “associated wetland”, but is not yet within the City’s jurisdiction because it lies within the City’s Urban Growth Area (UGA). The City’s regulations have no effect in the UGA until annexed into the City.

The illustration below, Figure 1, identifies the City’s shoreline jurisdiction, which also extends to the mid-point in Sequim Bay.
1.4 Critical Areas in Shoreline Jurisdiction

The term “critical areas” refers to those areas designated as “environmentally critical areas” by Chapter 18.80 of the Sequim Municipal Code (SMC) under the authority of the Washington Growth Management Act (GMA) (RCW 36.70A). Designated environmentally critical areas in Sequim include wetlands, streams, geologically hazardous areas, ravines, bluffs, critical aquifer recharge areas, fish and wildlife habitat conservation areas, and flood hazard areas.

In 2003, the state legislature amended the SMA and GMA to integrate provisions for critical areas management into local shoreline master programs. Critical areas located within shoreline jurisdiction must receive the same level of protection in the SMP as critical areas protected under the GMA. Since 2003, there had been significant confusion about critical areas and shorelines due to ambiguous language in the integrated provisions. Case law reflected this confusion. In an effort to provide clarity, the critical areas integration provisions were again amended in 2010; these new amendments make clear that once adopted, critical areas within shoreline jurisdiction are regulated by the City’s Shoreline Master Program. The SMP incorporates many of the substantive requirements in SMC 18.80 directly. However, it is important to note that are procedural differences between SMC 18.80 and the SMP. Please refer to Chapter 4 for SMP policies related to critical areas and Chapter 6 for regulations.

1.5 Compliance and Relationship to Other Regulations

All use, development, or activity within the City’s shoreline jurisdiction must be consistent with this SMP. This standard applies even if the use, development, or activity is considered “exempt” under this SMP. For this reason, the City’s SMP has a permit system based on Shoreline Management Act (SMA) and the associated Washington Administrative Code regulations (WACs). There are permits for exemptions, substantial development, conditional uses, and variances. A detailed explanation of these permits is found in Chapter 7 – Administrative Procedures.

Uses and developments regulated by this SMP may also be subject to other provisions of the Sequim Municipal Code, the City of Sequim Comprehensive Plan, the Washington State Environmental Policy Act (RCW 43.21C and WAC 197-11), and other local, state and federal laws. Some examples of other laws and regulations include, but are not limited to, the Clean Water Act (CWA), the Endangered Species Act (ESA), and Hydraulic Project Approval (HPA) under the Hydraulic Code (RCW 77.55). Project proponents within the City’s shoreline jurisdiction are responsible for complying with all applicable laws prior to commencing any use, development or activity. Where this SMP makes reference to any RCW, WAC, or other state or federal law or regulation, the most recent amendment shall apply. In the event this SMP conflicts with other applicable City policies or regulations, the more restrictive provisions shall prevail.

1.6 Public Outreach

The City’s SMP update process employed a variety of public outreach strategies. For example, City staff developed an email distribution list where information regarding public
comment opportunities and draft maps, designations, policies, and regulations for informal review and comment were sent out to list members. The distribution list included state agencies, local tribes, local businesses and developers, property owners, and environmental groups. The distribution list was formed in mid-2010 and continued throughout the update process.

In addition, the City’s newsletter and website highlighted the SMP update process and encouraged public comment at various times throughout the process. City staff also used the newsletter, website, email distribution list, as well as the local newspapers (*Peninsula Daily News* and *Sequim Gazette*) to promote public discussion forums.

City staff held four public forums in 2011, one each in January, March, April, and December, to invite public discussion on the draft Inventory and Characterization Report, environmental designations, and the draft SMP. The City also put up a 16-square foot public notice sign in a high traffic area along the shoreline, highlighting the City’s request for public input on the Shoreline Master Program. Other public comment opportunities also included nine (9) Planning Commission and five (5) City Council meetings, with the Planning Commission’s public meeting held August 21, 2012 and the City Council’s public hearing on September 10, 2012 and November 13, 2012.

The public input obtained from the forums and Planning Commission meetings yielded a number of comments that helped guide the development of the SMP. Following is a summary of public comments received (not including public agency comments).

- Add definition of ‘boating facilities’
- Where is the guidance and criteria for economic viability considerations
- Colors on Environmental Designation map somewhat confusing
- Include presence of road/utilities in rationale on Pitship Marsh Urban Conservancy designation
- Clarify what “full utilization” means before allowing commercial expansion
- Make research and development subject to a CUP in the Urban designation
- Consider making ‘research aquaculture’ subject to a CUP
- Reduce residential height to 24+- feet to be consistent with surrounding homes
What does a ‘substantial number’ of homes mean, relating to view blockage
Review native tree retention (6.1.2) – trees all over Wayne property, well over 6-8 inch retention requirement
Prohibition of release of stormwater onto shorelands (currently done?)
Look at hard armoring (new and existing) restrictions relating to public improvements
Clarify dredging regulations to accommodate marina expansion

In most cases, these comments are reflected in the SMP. For example, within the “Shoreline Residential” environments, the maximum building height is restricted to 26 feet. This is less than what is allowed under Shoreline Management regulations or the City of Sequim Municipal Code (SMC). This standard was based on public comments received at the forums.

In addition, the City received comments from the Strait of Juan de Fuca Ecosystem Recovery Network (Strait ERN) (which incorporated comments from the Jamestown S’Klallam Tribe), Port of Port Angeles, Dept. of Natural Resources, Department of Fish and Wildlife, and general comments from the Dept. of Ecology. Many of the comments from these agencies were incorporated into the draft SMP; for example, the Strait ERN requested that Figure 5-1 be revised to provide common place names to unique features such as Pitship Marsh, the John Wayne Marina and South Spit. This comment was incorporated into the SMP.
CHAPTER 2 – INVENTORY AND CHARACTERIZATION SUMMARY

2.1 Background and Purpose
Cities and counties are required to prepare an inventory and characterization of the shoreline resources in their jurisdiction as part of the SMP update process. An Inventory and Characterization Report and map folio was prepared in the winter of 2010 and finalized in November of 2012, following the City’s Planning Commission and Dept. of Ecology’s review. The complete report is incorporated as Appendix B of this SMP.

The purpose of the study was to conduct a baseline inventory of current conditions in the shoreline jurisdiction. The City’s shoreline jurisdiction encompasses approximately two miles, half of which is in the City’s Urban Growth Area. The inventory and characterization provides a basis for updating the City’s SMP to comply with the SMA, Revised Code of Washington (RCW) 90.58 and its implementing guidelines, Washington Administrative Code (WAC) 173-26. The characterization identifies existing conditions, evaluates functions and values of resources in the shoreline jurisdiction, and explores opportunities for conservation and restoration of ecological functions. The findings are intended to provide a framework for updates to the City’s shoreline environment designations, and shoreline management goals, policies, and development regulations. Key findings of the inventory and characterization are summarized below.

2.2 Physical and Biological
The City of Sequim lies within the rain shadow of the Olympic Mountains. The City’s marine shoreline runs along Sequim Bay, south of Johnson Creek to the Washington Harbor in the north. Johnson Creek and Bell Creek drain into Sequim Bay, but only Johnson Creek is within the City’s shoreline jurisdiction. Both creeks have been heavily modified and are on the Dept. of Ecology’s water quality 303(d) list. Much of the land use in the shoreline jurisdiction is single family residential, though there are port facilities with a marina (John Wayne Marina) in the City’s jurisdiction and marine research facilities (Pacific Northwest National Laboratories/Battelle) in the City’s Urban Growth Area to the north. John Wayne Marina is located on a drift cell divergence zone; to the south of the Marina, drift cell sediment transport runs north to south. To the north of the Marina, sediment transport runs from the south to the north, creating the South Spit along Washington Harbor. Most of the beaches are no bank or low bank, though there are high bank beaches and eroding bluffs along the undeveloped portions in the PNNL/Battelle area.

2.3 Habitat and Species
The City’s shorelines provide important nearshore habitats, such as estuarine (saltwater) wetlands, eelgrass meadows and kelp forests, and support a variety of marine fishes, birds, and invertebrates. Forage fish, such as herring, surf smelt, and sand lance (prey for salmonids), also spawn on local beaches. Of special interest are areas that provide habitat for species listed under the Federal Endangered Species Act, “priority” species and habitats listed by Washington State Department of Fish and Wildlife, and species of local importance, including bull trout, Chinook salmon, coho salmon, as well as bald eagles, Peregrine falcons, and great blue herons.
2.4 Land Use and Public Access

The dominant land use along the shoreline is residential, with most of the homes (57%) built before passage of the Shoreline Management Act in 1972. Twenty-eight (28) residential properties are located within the Shoreline Residential environment. Eighty-five (85%) percent (24) of these properties are developed; with only four (4) vacant properties (15%) remaining that may be developed. Most of the homes depend on on-site septic systems and wells because currently there are no City services in the area.

Water-dependent facilities such as John Wayne Marina and PNNL/Battelle marine research laboratory make up most of the other land uses along the shoreline. The Marina provides the only public access to the shoreline. Sequim Bay Resort, near John Wayne Marina, and PNNL/Battelle are areas of potential future development. Conversely, development in residential areas has been quite stable, with minimal development and few overwater structures.

Additional public access could potentially occur with development of the Wayne Enterprises property located adjacent to and SW of the John Wayne Marina. A preliminary development proposal envisions the relocation of West Sequim Bay that would create approximately 470 linear feet of public park and access along Sequim Bay. This additional public access area could potentially be used to showcase restoration techniques along the shoreline.

2.5 Conclusions

The shoreline area is characteristic of low-density, urbanized waterfront development. Most of the shoreline area is in private ownership, with the only public access opportunities located at John Wayne Marina, which is owned by the Port of Port Angeles. The Marina has a wide variety of public access, recreation opportunities, and other and water-oriented uses such as boating and fishing. Extensive private ownership limits expansion of public access opportunities. Similarly, private ownership has also limited the amount of new development along the City’s shorelines, with most development being stable of the last 20 years or more. The Marina was built in the 1980s, and most of the private residences were built by then. West Sequim Bay Road has existed along the shoreline for decades. Nonetheless, these modifications have affected the natural structure and ecological function along the shoreline. Further, development on a watershed scale has affected the shoreline by increasing impervious area in uplands, resulting in increased peak flow velocities and volumes, impaired water quality, and erosion in streams that discharge to Sequim Bay. A detailed discussion of altered or degraded shoreline ecological functions in Sequim is contained in Appendix B, Shoreline Inventory and Characterization.

2.6 Opportunities

Site specific opportunities for ecological restoration are limited to due to extensive private ownership along the shoreline. However, opportunities that could be realized as development permit conditions include removing creosote pilings, replacing hard armoring with soft armoring techniques, and promoting re-vegetation with native plant species.

Regionally, restoration opportunities include coordinating with other jurisdictions on regional planning efforts and increasing access to City services to reduce the number of on-site septic systems.
CHAPTER 3 – DEFINITIONS

Accessory. A use, activity, structure, or part of a structure that is subordinate and incidental to the main activity or structure on the subject property. (SMC 18.08.020)

Act. The Washington State Shoreline Management Act, RCW 90.58. Also known as the “SMA”. (WAC 173-26-020)

Agricultural activities. (1) Agricultural uses and practices for economic use, including, but not limited to: Producing, breeding, or increasing agricultural products; rotating and changing agricultural crops; allowing land used for agricultural activities to lie fallow in which it is plowed and tilled but left unseeded; allowing land used for agricultural activities to lie dormant as a result of adverse agricultural market conditions; allowing land used for agricultural activities to lie dormant because the land is enrolled in a local, state, or federal conservation program, or the land is subject to a conservation easement; conducting agricultural operations; maintaining, repairing, and replacing agricultural equipment; maintaining, repairing, and replacing agricultural facilities, provided that the replacement facility is no closer to the shoreline than the original facility; and maintaining agricultural lands under production or cultivation. (WAC 173-26-020)

Amendment. A revision, update, addition, deletion, and/or reenactment to the City of Sequim SMP. (WAC 173-26-020).

Approval. An official action by the City of Sequim agreeing to submit a proposed SMP or amendments to the Department of Ecology for review and official action pursuant to the SMA. (WAC 173-26-020). With or without approval, approval reflects the City’s determination the action is consistent with the provisions of this SMP and the SMA.

Appeal, closed record. An appeal of a land use action following an open record public hearing on a proposed land use action. Such an appeal is on the record established during the open record pre-decision public hearing with no new evidence or information allowed. During a closed record appeal, only appeal argument is allowed. (RCW 36.70B.020(1)).

Appurtenant structures. Development that is necessarily connected to the use and enjoyment of a single family residence and is located landward of the OHWM and/or the perimeter of a wetland. Appurtenances include but are not limited to a garage, deck, driveway, utilities, fences, private beach access (e.g., stairs), installation of a septic tank and drain field, and grading which does not exceed the threshold established in local SEPA or building regulations, whichever is less, and which does not involve placement of fill in any wetland, floodway, floodplain or waterward of the ordinary high water mark.

Aquaculture, Commercial. The culture or farming of fish, shellfish, or other aquatic plants and animals for commercial purposes. Aquaculture does not include the harvest of wild geoduck associated with the state managed wildstock geoduck fishery. (WAC 173-26-020 (6)).
Aquaculture, Research. The culture or farming of fish, shellfish, or other aquatic plants and animals for research purposes. Research aquaculture does not include any wholesale or retail sales.

Average grade level. The average of the natural or existing topography of the portion of the lot, parcel, or tract of real property which will be directly under the proposed building or structure: In the case of structures to be built over water, average grade level shall be the elevation of the ordinary high water mark. Calculation of the average grade level shall be made by averaging the ground elevations at the midpoint of all exterior walls of the proposed building or structure.

Boat Launch or Boat Ramp. Boat launch or boat ramp means a slab, pad, rail, or graded slope specifically constructed and used for launching boats or other vessels.

Boating Facilities. Boating facilities include marinas, both backshore and foreshore, dry storage and wet-moorage types, covered moorage, boat launches, and marine travel lifts. Boating facility standards do not apply to docks serving four or fewer single-family residences.

Buffer The zone contiguous to a environmentally sensitive critical or shoreline area that is required for the continued maintenance, function, and/or structural stability of the critical area or shoreline. Buffer widths vary depending on the relative quality and sensitivity of the area being protected. Unlike zoning setbacks, buffer areas are intended to be left undisturbed, or may need to be enhanced to support natural processes, functions and values. The critical functions of the riparian buffer (those associated with an aquatic system) include shading, input of organic debris and coarse sediments, uptake of nutrients, stabilization of banks, interception of sediments, overflow during high water event, protection from disturbance by humans and domestic animals, maintenance of a wild habitat, and room for variation of aquatic system boundaries over time due to hydrological or climatic effects. The critical functions of terrestrial buffers include protection of slope stability, attenuation of surface water flows from stormwater runoff and precipitation, and erosion control.

Conditional use. A use, development, or substantial development which is classified as a shoreline conditional use or is not classified within the SMP. (WAC 173-26-030). In terms of shoreline permits, a greater level of scrutiny is applied to ensure that these uses can be done without adverse impacts to shoreline resources. Conditional Use permits are also reviewed by Ecology after the City’s decision on the permit.

Development. A use consisting of the construction or exterior alteration of structures; dredging; drilling; dumping; filling; removal of any sand, gravel, or minerals; bulk heading; driving of piling; placing of obstructions; or any project of a permanent or temporary nature which interferes with the normal public use of the surface of the waters overlying lands subject to the act at any stage of water level. (RCW 90.58.030).

Development regulations. The controls placed on development or land uses by the City of Sequim, including, but not limited to, zoning ordinances, critical areas ordinances, all portions of the SMP other than goals and policies approved or adopted under chapter 90.58 RCW, planned unit development ordinances, subdivision ordinances, and binding site plan ordinances together with any amendments thereto. (WAC 173-26-020).
**Dock.** A floating moorage structure.

**Drift cell.** Also referred to as “drift sector,” or “littoral cell”, meaning a particular reach of marine shore in which littoral drift may occur without significant interruption and which contains any natural sources of such drift and also accretion shore forms created by such drift. (WAC 173-26-020). Used in SMPs for evaluation of ecological functions that could be affected by development.

**Driftway.** Means that portion of the marine shore process corridor, primarily the upper foreshore, through which sand and gravel are transported by littoral drift. The driftway is the essential component between the feeder bluff(s) and accretion shoreform(s) of an integral drift sector. Driftways are also characterized by intermittent, narrow berm beaches.

**Ecological functions.** Also referred to as “shoreline functions,” meaning the work performed or role played by the physical, chemical, and biological processes that contribute to the maintenance of the aquatic and terrestrial environments that constitute the shoreline’s natural ecosystem. (WAC 173-26-020).

**Ecosystem-wide processes.** The suite of naturally occurring physical and geologic processes of erosion, transport, and deposition; and specific chemical processes that shape landforms within a specific shoreline ecosystem and determine both the types of habitat and the associated ecological functions. (WAC 173-26-020).

**Exempt developments.** Pursuant to legislatively established criteria, those development activities set forth in Chapter 7 of the Sequim SMP which are not required to obtain a Substantial Development Permit but which must otherwise comply with applicable provisions of the act and the SMP. (WAC 173-27-030).

**Extreme low tide.** The lowest line on the land reached by a receding tide. (RCW 90.58.030).

**Fair market value.** The open market bid price for conducting the work, using the equipment and facilities, and purchase of the goods, services and materials necessary to accomplish the development. This would normally equate to the cost of hiring a contractor to undertake the development from start to finish, including the cost of labor, materials, equipment and facility usage, transportation and contractor overhead and profit. The fair market value of the development shall include the fair market value of any donated, contributed or found labor, equipment or materials. (WAC 173-27-030).

**Feasible.** An action, such as a development project, mitigation, or preservation requirement, that meets all of the following conditions: (a) the action can be accomplished with technologies and methods that have been used in the past in similar circumstances, or studies or tests have demonstrated in similar circumstances that such approaches are currently available and likely to achieve the intended results; (b) the action provides a reasonable likelihood of achieving its intended purpose; and (c) the action does not physically preclude achieving the project's primary intended legal use. (WAC 173-26-020).
Fill. The addition of soil, sand, rock, gravel, sediment, earth retaining structure, or other material to an area waterward of the OHWM, in wetlands, or on shorelands in a manner that raises the elevation or creates dry land. (WAC 173-26-020).

Flood plain. Synonymous with one hundred-year flood plain, meaning that land area susceptible to inundation with a one percent chance of being equaled or exceeded in any given year. The limit of this area shall be based upon flood ordinance regulation maps or a reasonable method which meets the objectives of the act. (WAC 173-26-020).

Geotechnical report. Also referred to as a “geotechnical analysis,” meaning a scientific study or evaluation conducted by a qualified expert that includes a description of the ground and surface hydrology and geology, the affected land form and its susceptibility to mass wasting, erosion, and other geologic hazards or processes, conclusions and recommendations regarding the effect of the proposed development on geologic conditions, the adequacy of the site to be developed, the impacts of the proposed development, alternative approaches to the proposed development, and measures to mitigate potential site-specific and cumulative geological and hydrological impacts of the proposed development, including the potential adverse impacts to adjacent and down-current properties. Geotechnical reports shall conform to accepted technical standards and must be prepared by qualified professional engineers or geologists who have professional expertise about the regional and local shoreline geology and processes. (WAC 173-26-020).

Grading. The movement or redistribution of the soil, sand, rock, gravel, sediment, or other material on a site in a manner that alters the natural contour of the land. (WAC 173-26-020).


Guidelines. Those standards adopted to implement the policy of this chapter for regulation of use of the shorelines of the state prior to adoption of master programs. Such standards shall also provide criteria to local governments and the Ecology in developing master programs. (RCW 90.58.030).

Height. Distance measured from average grade level to the highest point of a structure, provided that television antennas, chimneys, and similar appurtenances shall not be used in calculating height, except where such appurtenances obstruct the view of the shoreline of a substantial number of residences on areas adjoining such shorelines. Provided further that temporary construction equipment is excluded in this calculation. (WAC 173-27-030).

In-stream structure. A structure placed by humans within a stream or river waterward of the ordinary high-water mark that either causes or has the potential to cause water impoundment or the diversion, obstruction, or modification of water flow. In-stream structures may include those for flood control, transportation, utility service transmission, fish habitat enhancement, or other purpose. (WAC 173-26-241(g)).

Master program. The comprehensive use plan for a described area, and the use regulations together with maps, diagrams, charts, or other descriptive material and text, a statement of desired goals, and standards developed in accordance with the policies enunciated in RCW 90.58.020. "Comprehensive master program update" means a master program that fully
achieves the procedural and substantive requirements of the department guidelines effective January 17, 2004, as now or hereafter amended. (RCW 90.58.030) Generally includes a Restoration Plan and a Cumulative Impacts Analysis; contents are based on a Shoreline inventory, characterization, and analysis of current ecological conditions.

**May.** The action is acceptable, provided it conforms to the provisions of this chapter. (WAC 173-26-020).

**Must.** A mandate; the action is required. (WAC 173-26-020).

**Net pens/finfish.** Are culturing systems that generally consist of two nets—an interior net to keep fish in and an exterior net to exclude predators. Net pens are typically anchored to the waterbody floor and suspended from the surface with a floatation structure; the netting continues above the water to a degree to stop fish from jumping out. Fish pen structures solely and directly established and managed for purposes of salmon enhancement and/or restoration are not considered net pens for purposes of this Program.

**No Net Loss.** Maintenance of the combined total of shoreline ecological functions, as established by the City’s 2010 Inventory and Characterization, over time. The no net loss standards and provisions contained in WAC 173-26-186 and 173-26-201 require that impacts of shoreline use and/or development, whether permitted or exempt from permit requirements, be identified and mitigated so that there are no resulting impacts that cause ecological functions or processes to function below the level established by the 2010 Inventory and Characterization.

**Nonconforming use or development.** A shoreline use or development which was lawfully constructed or established prior to the effective date of the act or the applicable SMP, or amendments thereto, but which does not conform to present regulations or standards of the SMP. (WAC 173-27-080).

**Nonwater-oriented uses.** Those uses that are not water-dependent, water related or water enjoyment. (WAC 173-26-020).

**Ordinary high water mark.** That mark on all lakes, streams and tidal water that will be found by examining the bed and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in all ordinary years, as to mark upon the soil a character distinct from that of the abutting upland, in respect to vegetation as that condition exists on June 1, 1971, as it may naturally change thereafter, or as it may change thereafter in accordance with permits issued by a local government or the department: PROVIDED, that in any area where the ordinary high water mark cannot be found, the ordinary high water mark adjoining salt water shall be the line of mean higher high tide and the ordinary high water mark adjoining fresh water shall be the line of mean high water. (RCW 90.58.030).

**Party of record.** All persons, agencies or organizations who have submitted written comments in response to a notice of application, made oral comments in a formal public hearing conducted on the application, or notified local government of their desire to receive a copy of the final decision on a permit and who have provided an address for delivery of such notice by mail. (WAC 173-27-030).
**Permit.** Also referred to as a “Shoreline Permit”. Any shoreline substantial development, shoreline variance, shoreline conditional use permit, or revision authorized under chapter 90.58 RCW. (WAC 173-27-030).

**Pier.** A fixed, pile-supported structure in the water.

**Provisions.** Policies, regulations, standards, guideline criteria or environment designations of the Sequim SMP. (WAC 173-26-020).

**Public interest.** The interest shared by the citizens of the state or community at large in the affairs of government, or some interest by which their rights or liabilities are affected including, but not limited to, an effect on public property or on health, safety, or general welfare resulting from a use or development. (WAC 173-27-030).

**Qualified professional.** Means a person with experience and training in the pertinent scientific discipline, and who is a qualified scientific expert with expertise appropriate for the relevant critical area subject in accordance with WAC 365-195-905. A qualified professional must have obtained a B.S. or B.A. or equivalent degree in biology, engineering, environmental studies, fisheries, geomorphology, or related field, and have at least five years of related work experience.

1. A qualified professional for wetlands must be a professional wetland scientist or ecologist with at least two years of full-time work experience as a wetlands professional, including delineating wetlands using the state or federal manuals, preparing wetlands reports, conducting function assessments, and developing and implementing mitigation plans.

2. A qualified professional for habitat must have a degree in biology or a related degree and professional experience related to the subject species.

3. A qualified professional for a geological hazard must be a professional engineer or geologist, licensed in the state of Washington.

4. A qualified professional for critical aquifer recharge areas means a hydrogeologist, geologist, engineer, or other scientist with experience in preparing hydrogeologic assessments.

5. A qualified professional arborist must be an ISA (International Society of Arboriculture) Certified Arborist.

**Recreational development.** Commercial and public facilities designed and used to provide recreational opportunities to the public. (WAC 173-26-241(3)(i)).
Research and Development Facilities. Structures and uses associated with research and development, public and private educational partnerships, and accessory structures or uses.

Residential Development. One or more buildings, structures or portions thereof which are designed for and used to provide a place of abode for human beings, including but not limited to one and two family detached dwellings, multifamily residences, townhouses, mobile home parks, and other similar group housing, together with accessory uses and structures normally common to residential uses including but not limited to garages, sheds, or other appurtenant structures. Residential development also includes multifamily development and the creation of new residential lots through land division.

Restoration. In the context of “ecological restoration,” the reestablishment or upgrading of impaired ecological shoreline processes or functions. This may be accomplished through measures including, but not limited to, revegetation, removal of intrusive shoreline structures and removal or treatment of toxic materials. Restoration does not imply a requirement for returning the shoreline area to aboriginal or pre-European settlement conditions. (WAC 173-26-020).

Shoreline Master Program. Also known as the “SMP”. The comprehensive use plan for shorelines of the state, and the use regulations together with maps, diagrams, charts, or other descriptive material and text, a statement of desired goals, and standards developed in accordance with the policies enunciated in RCW 90.58.020. (WAC 173-26-020).

Shall. A mandate; the action must be done. (WAC 173-26-020).

Shorelands. Also referred to as “shoreland areas,” meaning those lands extending landward for two hundred feet in all directions as measured on a horizontal plane from the ordinary high water mark; floodways and contiguous floodplain areas landward two hundred feet from such floodways; and all wetlands and river deltas associated with the streams, lakes, and tidal waters which are subject to the provisions of this chapter; the same to be designated as to location by the department of ecology. (RCW 90.58.030)

Shoreline Administrator. The shoreline administrator shall be the Planning Director or his or her designee and is responsible for administering the Sequim SMP.

Shoreline Jurisdiction. All “shorelines of the state” and “shorelands” as defined in the Sequim SMP and RCW 90.58.030.

Shoreline Modifications. Those actions that modify the physical configuration or qualities of the shoreline area, usually through the construction of a physical element such as a dike, breakwater, pier, weir, dredged basin, fill, bulkhead, or other shoreline structure. They can include other actions, such as clearing, grading, or application of chemicals. (WAC 173-26-020).

Shoreline Permit. Any Substantial Development, Conditional Use, or Variance Permits.
Shorelines. All of the water areas of the state, including reservoirs, and their associated shorelands, together with the lands underlying them; except (i) shorelines of statewide significance; (ii) shorelines on segments of streams upstream of a point where the mean annual flow is twenty cubic feet per second or less and the wetlands associated with such upstream segments; and (iii) shorelines on lakes less than twenty acres in size and wetlands associated with such small lakes. (RCW 90.58.030).

Shorelines of the state. The total of all “shorelines” and “shorelines of statewide significance” within the state. (RCW 90.58.030).

Shoreline stabilization. Actions taken to address erosion impacts to property and dwellings, businesses, or structures caused by natural processes, such as current, flood, tides, wind, or wave action. These actions include structural and nonstructural methods. Nonstructural methods include building setbacks, relocation of the structure to be protected, groundwater management, planning and regulatory measures to avoid the need for structural stabilization. (WAC 173-26-231(3)).

Should. Indicates the particular action is required unless there is a demonstrated, compelling reason, based on policy of the SMA and the Sequim SMP, against taking the action. (WAC 173-26-020).

Significant vegetation removal. The removal or alteration of trees, shrubs, and/or ground cover by clearing, grading, cutting, burning, chemical means, or other activity that causes significant ecological impacts to functions provided by such vegetation. The removal of invasive or noxious weeds does not constitute significant vegetation removal. Tree pruning, not including tree topping where it does not affect ecological functions, does not constitute significant vegetation removal. (WAC 173-26-020).

Structure. A permanent or temporary edifice or building, or any piece of work artificially built or composed of parts joined together in some definite manner, whether installed on, above, or below the surface of the ground or water, except for vessels. (WAC 173-27-030).

Substantial development. Any development of which the total cost or fair market value exceeds five thousand seven hundred eighteen dollars, or any development which materially interferes with the normal public use of the water or shorelines of the state. The dollar threshold established in this subsection (3)(e) must be adjusted for inflation by the office of financial management every five years, beginning July 1, 2007, based upon changes in the consumer price index during that time period. “Consumer price index” means, for any calendar year, that year’s annual average consumer price index, Seattle, Washington area, for urban wage earners and clerical workers, all items, compiled by the bureau of labor and statistics, United States department of labor. The office of financial management must calculate the new dollar threshold and transmit it to the office of the code reviser for publication in the Washington State Register at least one month before the new dollar threshold is to take effect. (RCW 90.58.030)

Substantially degrade. To cause significant ecological impact. (WAC 173-26-020).
**Topography.** The natural or existing topography of the lot, parcel, or tract of real property immediately prior to any site preparation or grading, including excavation or filling. (WAC 173-27-030).

**Transmit.** To send from one person or place to another by mail or hand delivery. The date of transmittal for mailed items is the date that the document is certified for mailing or, for hand-delivered items, is the date of receipt at the destination. (WAC 173-27-030).

**Variance.** A means to grant relief from the specific bulk, dimensional or performance standards set forth in the applicable SMP and not a means to vary a use of a shoreline. (WAC 173-27-030).

**Vessel.** Includes ships, boats, barges, or any other floating craft which are designed and used for navigation and do not interfere with the normal public use of the water. (WAC 173-27-030).

**Water-dependent use.** A use or portion of a use which cannot exist in a location that is not adjacent to the water and which is dependent on the water by reason of the intrinsic nature of its operations. (WAC 173-26-020).

**Water-enjoyment use.** A recreational use or other use that facilitates public access to the shoreline as a primary characteristic of the use; or a use that provides for recreational use or aesthetic enjoyment of the shoreline for a substantial number of people as a general characteristic of the use and which through location, design, and operation ensures the public's ability to enjoy the physical and aesthetic qualities of the shoreline. In order to qualify as a water-enjoyment use, the use must be open to the general public and the shoreline-oriented space within the project must be devoted to the specific aspects of the use that fosters shoreline enjoyment. (WAC 173-26-020).

**Water-oriented use.** A use that is water-dependent, water-related, or water-enjoyment, or a combination of such uses. (WAC 173-26-020).

**Water-related use.** A use or portion of a use which is not intrinsically dependent on a waterfront location but whose economic viability is dependent upon a waterfront location because:
1. The use has a functional requirement for a waterfront location such as the arrival or shipment of materials by water or the need for large quantities of water; or
2. The use provides a necessary service supportive of the water-dependent uses and the proximity of the use to its customers makes its services less expensive and/or more convenient. (WAC 173-26-020).

**Water quality.** The physical characteristics of water within shoreline jurisdiction, including water quantity, hydrological, physical, chemical, aesthetic, recreation-related, and biological characteristics. Where used in this SMP, the term "water quantity" refers only to development and uses regulated under this chapter and affecting water quantity, such as impermeable surfaces and storm water handling practices. Water quantity, for purposes of this chapter, does not mean the withdrawal of ground water or diversion of surface water pursuant to RCW 90.03.250 through 90.03.340. (WAC 173-26-020).
**Watershed restoration projects.** A public or private project authorized by the sponsor of a watershed restoration plan that implements the plan or a part of the plan and consists of one or more of the following activities:

1. A project for the restoration of an eroded or unstable stream bank that employs the principles of bioengineering, including limited use of rock as a stabilization only at the toe of the bank, and with primary emphasis on using native vegetation to control the erosive forces of flowing water; or

2. A project primarily designed to improve fish and wildlife habitat, remove or reduce impediments to migration of fish, or enhance the fishery resource available for use by all of the citizens of the state, provided that any structure, other than a bridge or culvert or instream habitat enhancement structure associated with the project, is less than two hundred square feet in floor area and is located above the ordinary high water mark of the stream; or

3. A project that involves less than ten miles of streamreach, in which less than twenty-five cubic yards of sand, gravel, or soil is removed, imported, disturbed or discharged, and in which no existing vegetation is removed except as minimally necessary to facilitate additional plantings. (RCW 89.48.060).

**Watershed restoration plan.** A plan, developed or sponsored by the department of fish and wildlife, the department of ecology, the department of natural resources, the department of transportation, a federally recognized Indian tribe acting within and pursuant to its authority, a city, a county, or a conservation district that provides a general program and implementation measures or actions for the preservation, restoration, recreation, or enhancement of the natural resources, character, and ecology of a stream, stream segment, drainage area, or watershed for which agency and public review has been conducted pursuant to chapter 43.21C RCW, the State Environmental Policy Act. (RCW 89.48.060).
CHAPTER 4 – MASTER PROGRAM GOALS AND POLICIES

The City of Sequim, by establishing the SMP, intends to control and regulate future development as it affects the shoreline area in accordance with the Shoreline Management Act, RCW 90.58. The SMP is a locally developed legal instrument for ensuring that statewide policies are addressed as waterfront lands are developed. The Shoreline Master Program regulated uses and structures in shoreline jurisdiction. The following comprehensive set of shoreline goals and policies provide the foundation and framework on which the balance of the SMP has been developed, commensurate with the intent and objectives of the SMA:

4.1 Shoreline Master Program Goals

The private sector's right to develop must not infringe upon the public's right to use and enjoy the shorelines, and the public must not trespass on private lands. The City will seek to increase opportunities for public access (view and physical) to shorelines, while preserving existing ones.

Development and redevelopment in the shoreline area should occur in a manner that recognizes the preferred uses identified in the SMA, maintains a balance between competing uses, does not impair shoreline ecological processes and functions, and results in the overall improvement of natural resources in the shoreline. An over-arching goal of the master program is to ensure that future use and development of the City's shoreline results in no net loss of shoreline ecological functions.

Recognizing that all of the City's shorelines waterward of the line of extreme low tide are designated as Shorelines of Statewide Significance (RCW 90.58.030(e)(iii), these shorelines are of value to the entire state and should be protected and managed according to the following priorities established by the SMA (RCW 90.58.020):

1. Recognize and protect the statewide interest over local interest;
2. Preserve and enhance the natural character of the shoreline;
3. Result in long-term over short-term benefit;
4. Protect the resources and ecology of Puget Sound shorelines;
5. Increase public access to publicly owned areas of the shorelines; and
6. Increase recreational opportunities for the public in the shoreline.

4.2 General Goals and Policies for Master Program Elements

The SMA of 1971 (RCW 90.58) and implementing guidelines (WAC 173-26) identify several land and water use elements to be addressed in the development of area-wide shoreline goals and policies. They include: Shoreline Use, Public Access, Recreation, Circulation, Economic Development, Archaeological and Historic Resources, and Conservation. Master programs are also encouraged to include any other elements that, because of present uses or future needs, are deemed appropriate to carry out the policy of the Act.

Shoreline Management Act policies are closely related to, but distinct from the Growth Management Act and other land use laws. The Shoreline Act was established to regulate uses and development in shoreline areas, with broad policies to ensure public access and
ecological protection being attended while “reasonable, orderly development” continues, and giving preference to uses that require waterfront locations. The GMA seeks to ensure that urban and rural development across the landscape is done coherently, with appropriate infrastructure while protecting ecological functions. Both laws promote balanced, rational, and deliberate land use planning; however, each law is differently structured and has a distinct emphasis. Under the GMA, the Critical Areas Ordinance has the primary overlap with SMP regulations (See 4.2.8 & 6.1.4).

4.2.1 Shoreline Use Element

Purpose and Intent: This element deals with the general distribution, location, and extent of the uses associated with aquatic areas, waterfront lands, and adjacent upland areas for housing, commerce, transportation, recreation, public buildings, utilities, education and natural resources, and other categories of land and water uses and activities not specified in this SMP.

GOAL
Preserve or develop shorelines in a manner that assures a balance of shoreline uses with minimal adverse effect on the quality of life, water and the environment. Recognize that land use and water management activities on adjacent uplands affect the quality of the City’s shorelines.

POLICIES
1. Encourage intensive uses that are unique to or dependent upon a shoreline location to locate in already developed areas.

2. Protect the natural topography of undeveloped portions of the shoreline to prevent damage to the natural environment and public health.

3. Encourage nonresidential uses or activities that are not water-oriented uses to locate away from the shoreline.

4. Minimize sprawl and inefficient use of shoreline areas by locating new commercial development where other commercial development already exists, limiting non-water oriented uses to locations away from the shoreline.

5. Design shoreline structures that are structurally sustainable and adaptable to natural changes to shorelands over time and visually compatible with the shoreline character.

6. Locate shoreline structures in a manner that will minimize view obstruction.

7. Consider the goals, objectives and policies in this SMP in land use and water management actions on adjacent uplands and associated wetlands or streams where such use or development may have an adverse effect on designated shorelines.

8. Ensure that proposed shoreline uses do not infringe upon the rights of others or upon the rights of private ownership.
GOAL
Ensure that land uses and development within the shoreline will be compatible with adjacent land use and protect existing shoreline habitats and ecological systems.

POLICIES
1. Protect unique and fragile areas of the shoreline from upland or adjacent uses or activities that may have an adverse effect on the shoreline environment.

2. Prohibit any proposed shoreline or adjacent land use development that would have a significant adverse impact on the water quality of Sequim Bay or Johnson Creek.

3. Formal plats and short subdivisions located in or adjacent to the shoreline should comply with SMP goals and policies.

4. All development should be properly managed to avoid impacts to ecological functions and prevent cumulative impacts associated with shoreline armoring, over-water structures, storm water runoff, introduction of pollutants, and vegetation clearing.

5. Creation of new lots through land division should be designed, configured and developed to ensure that no net loss of ecological functions and processes occurs from the plat or subdivision, even when all lots are fully built-out.

6. Whenever possible, non-regulatory methods to protect, enhance, and restore shoreline ecological functions should be encouraged.

7. Permit applications for single-family residences and accessory structures in the shoreline jurisdiction should be reviewed for compliance with the SMP, even though a Substantial Development Permit may not be required.

8. Aquaculture activities should be designed, located, and operated in a manner that supports long-term beneficial use of the shoreline and protects and maintains shoreline ecological functions and processes.

9. Aquaculture should not be permitted where it would significantly interfere with navigation or other water-dependent uses.

10. Aquaculture that involves significant risk of cumulative adverse effects on water quality, sediment quality, benthic and pelagic organisms, and/or wild fish populations through potential contribution of antibiotic-resistant bacteria, or escapement of non-native species, or other adverse effects on Endangered Species Act-listed species, should not be permitted.

11. Experimental aquaculture projects in water bodies should be limited in scale and should be approved for a limited period of time, as specified by the regulatory agency. Experimental aquaculture means an aquaculture activity that uses methods or technologies that are unprecedented or unproven in Washington.

12. Commercial aquaculture operations that propagate non-native fish and shellfish species should be discouraged unless these operations are conducted in upland systems, fully...
self-contained aquatic systems, or have been shown to present no risk of escapement, disease transmission, or waste-related environmental impacts.

13. Development accessory to aquaculture planting and harvesting should be located landward of shoreline buffers, unless it requires a location in, over, or adjacent to the water.

14. Cooperative arrangements between aquaculture growers and public recreation agencies are encouraged so that public use of public shorelines does not conflict with aquaculture operations.

15. When private or public aquaculture projects are proposed, the rights of the Tribes to aquatic resources within their usual and accustomed areas should be addressed through the permit review process. Direct coordination between the applicant/proponent and the Tribes is encouraged.

16. The enhancement or rehabilitation of water bodies and their adjacent habitat by public or private entities for purposes of increasing yields or production of fisheries resources should be encouraged.

GOAL
Reduce flood hazards or damage from uses, development, and shoreline modifications that may increase those hazards.

POLICIES
1. Flood hazard reduction measures should be integrated into comprehensive strategies that recognize the natural hydrogeological and biological processes of water bodies.

2. Where feasible, give preference to nonstructural flood hazard reduction measures over structural measures.

3. Flood hazard reduction provisions that apply within shoreline jurisdiction should be based upon applicable watershed management plans, comprehensive flood hazard management plans, and other comprehensive planning efforts that are consistent with this SMP.

4. Assure that flood hazard reduction measures do not result in a net loss of ecological functions associated with rivers and streams.

5. No new construction should be allowed within the limits of the one hundred-year (100-year) flood plain that significantly reduces the flood or downstream storage capacity of the streambed or increases flood hazards to upstream properties or otherwise endangers public safety. Pursuant to the provisions of this SMP and other relevant codes, exceptions may only be allowed where reasonable flood and ecological protection is provided.
4.2.2 Public Access Element

**Purpose and Intent:** This is an element making provisions for public access to shorelines of the state, while protecting private property rights and public safety, and identifying the need and opportunities for providing public access to shorelines of the state.

**GOAL**
Increase public access to shoreline areas. Public access includes the ability of the general public to reach, touch, and enjoy the water’s edge. It also includes the ability to travel on the waters of the state and view the water and shoreline from adjacent locations.

**POLICIES**

1. Public access improvements should not result in a net loss of shoreline ecological functions.

2. Priority for access acquisition should consider future recreational accessibility, resource accessibility and desirability, availability, and relative proximity of population.

3. Shoreline development by public entities, including but not limited to local governments, state agencies, and public utility districts should include improvements or amenities to enhance or provide public access as part of each development project.

4. New subdivisions and planned unit developments should include public access opportunities as part of each project.

5. Where appropriate, utility and transportation rights of-way on the shoreline should be made available for public access and use.

6. The Port of Port Angeles should include public access planning in their Port comprehensive master planning and/or needs analysis documents.

7. Where appropriate, shoreline recreational facilities and other public access points should be connected by trails, bicycle pathways and other access links.

8. Public pedestrian easements and access points should be of a nature and scale that will be compatible with the abutting and adjacent land use as well as natural features, including aquatic life.

9. Appropriate signs should clearly indicate where public access points are located and/or how to reach publicly owned shorelines.

10. Within the shoreline environment, pedestrian and non-motorized access should be encouraged to limit adverse impacts to shoreline resources from parking or vehicular uses too close to the water.

11. Access development should respect and protect ecological and aesthetic values in the shorelines of the state.
12. Major public access improvements should be designed to meet Americans with Disabilities Act (ADA) standards, while maintaining existing shoreline habitats and ecological systems.

13. Public access should be designed to provide for public safety and to minimize potential impacts to private property and individual privacy.

None of the above policies should be construed to take precedence over the City’s obligation to provide for public safety or to protect the City from unacceptable municipal liability.

**GOAL**
Protect the public's opportunity to enjoy the physical and aesthetic qualities of shorelines of the state, including views of the water.

**POLICIES**
1. Viewpoints, lookouts and vistas of shorelines and wetlands should be publicly accessible, where possible, and when private properties are adequately protected.

2. New developments should minimize visual and physical obstruction of the water from shoreline roads and upland owners.

3. Provisions such as maximum height limits, setbacks, and maintenance of view corridors should be adopted to minimize the impacts to existing views from public property or substantial numbers of residences.

**4.2.3 Recreation Element**

**Purpose and Intent:** This is an element for the preservation and expansion of water-oriented recreational opportunities through programs of acquisition/developments, and various means of less-than-fee acquisition. Water-oriented recreational uses are permitted in the shoreline area when consistent with the goals, policies and regulations of this SMP.

**GOAL**
Provide water dependent and shoreline-oriented recreation opportunities for City residents and maximize public recreational opportunities of the shoreline area.

**POLICIES**
1. Provide recreational opportunities on the publicly owned shoreline that attract people of all ages, health, family status, and financial ability.

2. Encourage the cooperation of all appropriate levels of government in the planning, designing, and financing of future recreational facilities.

3. Effective education through interpretive signage should be provided at public recreation facilities to raise the quality of visitor experiences and to provide an understanding of the resource.

4. Shoreline recreational use and development should enhance environmental qualities with minimal adverse effect on the natural resources.
5. Shoreline recreational areas should be sited and designed to facilitate adequate monitoring of activity and maintenance.

6. Bicycle path planning should be taken into consideration as opportunities for shoreline views.

7. Whenever possible, natural materials should be used in developing shoreline recreational areas.

8. The design of recreational facilities should emphasize structural forms that harmonize with the topography, reinforce use areas, and minimize damage to natural resources and shoreline ecological functions.

4.2.4 Circulation Element

Purpose and Intent: This is an element for assessing the location and extent of existing and proposed major thoroughfares, transportation routes, terminals and other public facilities, and correlating those facilities with the shoreline use elements.

GOAL
Provide safe, reasonable, and adequate circulation systems where routes will have minimal effect on fragile or unique shorelines features and existing ecological systems, while contributing to the functional and visual enhancement of the shoreline.

POLICIES
1. Design appropriate linkages between major routes and shoreline public access amenities. Provide for alternate modes of travel with some freedom of choice and encourage multiple-use corridors where compatible.

2. Design and develop public infrastructure with careful consideration of SMP policies for resource protection and public access enhancement.

3. Motorized vehicles should be prohibited on all beaches of the shoreline.

4. Non-water related parking facilities should be prohibited from locating in the shoreline area.

5. Encourage development of trails and other forms of non-motorized access to the shoreline.

4.2.5 Economic Development Element

Purpose and Intent: This is an element for the location and design of water-oriented commercial facilities, including but not limited to ports, marinas, and other water-oriented developments on shoreline locations.

GOAL
Provide long-range benefit to human economic pursuits while assuring compatibility with the environmental and physical conditions of the designated shoreline.
POLICIES
1. Priority should be given to water-oriented developments.

2. Priority shall be given to those water-oriented commercial developments that would provide an opportunity for substantial numbers of people to enjoy the shorelines.

3. Over-the-water, non-water dependent structures on the shorelines should be prohibited.

4. Shoreline developments should be designed to accommodate or enhance scenic views and amenities of the Sequim waterfront.

5. In evaluating proposals, acknowledge the critical importance of a balanced and diversified local economy for Sequim.

6. Encourage new economic development to locate in areas already developed with similar uses that are consistent with this master program.

7. Before new commercial nonwater-oriented development is permitted within shoreline jurisdiction, it is the proponent’s responsibility to demonstrate that upland areas are not feasible for the intended economic activity.

4.2.6 Archeological and Historic Resources Element

Purpose and Intent: This is an element for the protection and restoration of buildings, sites, and areas having historic, cultural, educational or scientific values, including unknown archaeological resources that may be located in the shoreline area.

GOAL
Preserve, protect, and restore buildings, sites, and areas of the shoreline that have historical, archeological, or cultural value as identified by the appropriate authorities, including affected Indian tribes, and the Office of Archaeology and Historic Preservation.

POLICIES
1. All buildings and shoreline sites within shoreline jurisdiction having archeological, historic, or cultural significance, as determined by the City, the State Department of Archeology and Historic Preservation, and any affected Indian Tribe, should be preserved.

2. Work on development and construction projects within shoreline jurisdiction that encounter new and significant archaeological, historical, scientific, or cultural discoveries should immediately stop and be suspended until such discoveries can be fully evaluated.

3. Shoreline use regulations should encourage the restoration, development and interpretation of historical, cultural and educational buildings or shoreline areas.

4. Encourage and support educational projects and programs that foster a greater appreciation of the importance of shoreline management, maritime history and activities, and environmental conservation.

5. Within the shoreline jurisdiction, permits issued in documented archaeological areas should obtain a site evaluation or inspection by a professional archaeologist, in coordination with affected Indian tribes.
4.2.7 Conservation Element

Purpose and Intent: This is an element for the preservation of the natural shoreline resources, considering such characteristics as scenic vistas, parkways, water quality, vegetation, beaches and other valuable natural or aesthetic features.

GOAL
Protect, preserve, and/or enhance shoreline resources (i.e., wetlands and other fish /wildlife habitats) for their ecological functions and values, and aesthetic and scenic qualities.

POLICIES
1. Maintain or enhance shoreline vegetation to protect water quality, fish and wildlife habitat, and other ecological functions and processes.

2. Implement policies that can help reverse impacts caused by existing or past development activities that adversely affect ecological or shoreline functions, such as untreated stormwater discharges.

3. Maintain natural dynamic processes of shoreline formation and sustainability through effective stewardship, management, and use of shorelines.

4. Preserve natural vegetation by controlling plant clearing and earth grading within the shoreline jurisdiction for new and redevelopment activities consistent with safe construction practices and in a manner that ensures shoreline ecological functions, ecosystems, and natural soil systems are not compromised.

5. Ensure mutual consistency in regulations addressing water quality and stormwater quality standards within shoreline jurisdiction. Those regulations that are the most protective should apply.

6. Limit the modification of intact natural shoreline areas by regulating or prohibiting the development of structures in areas with unstable soil or slope conditions.

4.2.8 Critical Areas Element

Purpose and Intent: This element provides for protection of areas designated by the City as environmentally critical areas physically located in the shoreline jurisdiction. Critical areas are those lands especially vulnerable to development because of fragile biophysical characteristics and/or important resource values. Critical areas within shoreline jurisdiction are governed by the Shoreline Management Act (RCW 90.58) through this Program. Critical areas within the shoreline jurisdiction are regulated by the Critical Areas Regulations for the Shoreline Management Area, as contained in Section 6.1.4. Although these regulations are similar to the Critical Areas Regulations codified in Chapter 18.80 of the Sequim Municipal Code, pursuant to the requirements of the Shoreline Management Act, these regulations are distinct. Please note that certain key critical area provisions, including the Reasonable Use Exception, do not apply in the shoreline jurisdiction. In the event of regulatory conflict, those that are the most protective of shoreline ecological functions will apply.

GOAL
Manage designated critical areas (i.e., wetlands, bluffs, fish and wildlife conservation areas, flood hazard areas, and streams) that are located within the City’s shoreline jurisdiction to
protect existing ecological functions and ecosystem-wide processes and, where possible, restore degraded ecological functions and ecosystem-wide processes to ensure no net loss of ecological functions.

**POLICIES**

1. Regulate development in a way that protects the public from damages due to flooding, landslides, subsidence, and erosion and prevents adverse impacts to ground and surface water quality, wetlands, tidelands, streams, stream corridors, and fish and wildlife habitat.

2. Integrate the full spectrum of planning and regulatory measures, including the comprehensive plan, inter-local watershed plans, and City of Sequim critical area regulations, and federal, state, and tribal programs.

3. Encourage activities in critical areas that restore degraded ecological functions and ecosystem-wide processes.

4. In addressing issues related to critical areas, use scientific and technical information as described in WAC 173-26-201 (2)(a), pursuant to RCW 90.58.100.
Chapter 5  Shoreline Environmental Designations

Shoreline environmental designations identify the specific management and development policies and regulations that apply to a particular geographical portion of the shoreline. Each environmental designation reflects the type of development that has or should take place in a given area, based upon existing development patterns, physical and biological characteristics of the shoreline environment, potential for restoration, and community aspirations.

The City of Sequim has established six environmental designations: “urban”, “urban conservancy”, “shoreline residential”, “research district”, “natural”, and “aquatic”, as identified in Figure 5-1. Each designation sets out the classification criteria, management policies, and regulations associated with that designation. Allowed uses in each designation should be consistent with the City’s Comprehensive Plan. These environmental designations apply to areas of the shoreline that have similar ecological conditions and similar land uses or potential development patterns. These designations will be identified on the City’s shoreline designation map.

From time to time as new or improved information becomes available, the City may modify the shoreline designation map consistent with state guidelines to more accurately represent, clarify, or interpret the true limits of the shorelines defined in this chapter. A substantive change to the map triggers a master program amendment process.

Areas found to be within shoreline jurisdiction that are not mapped and/or designated are automatically assigned the “Urban Conservancy” designation until re-designated through a master program amendment process.
Figure 5-1 - Environmental Designation Map
<table>
<thead>
<tr>
<th>Area Description</th>
<th>Recommended Environmental Designation</th>
<th>Rationale</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Base of South Spit, west inside Washington Harbor to Urban Growth Area boundary</td>
<td>Urban Conservancy</td>
<td>This area is adjacent to a large estuarine lagoon inhabited by a variety of wildlife. An existing road through the area and associated hard armoring was recognized as a significant determinant for designation assignment.</td>
</tr>
<tr>
<td>2. That portion of the Urban Growth Area zoned by the City as “Research and Development Park” containing Landslide Hazards</td>
<td>Natural</td>
<td>This area is characterized by unstable, “feeder” bluffs and is largely undisturbed.</td>
</tr>
<tr>
<td>3. Southern and western portion of Urban Growth Area zoned by the City as “Research and Development Park” to base of South Spit, excluding area containing Landslide Hazards</td>
<td>Research District</td>
<td>This area is already characterized by a water-dependent research facility, and the property owner’s plan to continue and expand that use. There is currently ~600’ of hard armoring and a large parking area/impervious surfaces in the area. In addition, this area is one identified as an area of future growth. This area was also identified as having moderately high ecological conditions.</td>
</tr>
<tr>
<td>4. Northern end of John Wayne Marina to northern City limits just south of Forrest Rd., which includes the Urban Growth Area</td>
<td>Shoreline Residential</td>
<td>This area is already characterized by residential uses.</td>
</tr>
<tr>
<td>5. ~200 feet south from centerline of Whitefeather Way to northern end of John Wayne Marina</td>
<td>Urban</td>
<td>This area is currently zoned commercial and public facilities. The current major land use in this area is John Wayne Marina. Future commercial development is also planned in this region.</td>
</tr>
<tr>
<td>6. ~200 feet from southern boundary of Pitship Marsh to ~200 feet south from centerline of Whitefeather Way</td>
<td>Urban Conservancy</td>
<td>This area is comprised of an estuarine marsh, which provides habitat for a variety of wildlife and is adjacent to forage fish spawning grounds. An existing road through the area and associated hard armoring was recognized as a significant determinant for designation assignment.</td>
</tr>
<tr>
<td>7. From the Urban Growth Area southern boundary on W. Sequim Bay Rd., south of Pitship Marsh to ~200’ from southern boundary of Pitship Marsh</td>
<td>Shoreline Residential</td>
<td>This area is already characterized by residential uses.</td>
</tr>
<tr>
<td>All marine waters and submerged lands waterward of ordinary high water mark</td>
<td>Aquatic</td>
<td>Aquatic designsations are appropriate for waters and submerged lands waterward of the ordinary high water mark. Jurisdiction extends to mid-channel of Sequim Bay.</td>
</tr>
</tbody>
</table>
Environmental Designations

Urban

Purpose
Urban designations provide for high intensity water-oriented commercial, transportation, and industrial uses while protecting existing ecological functions and restoring previously degraded ecological functions.

Management Policies
1. Urban uses are prioritized as follows:
   a. first priority is for water-dependent uses.
   b. second priority is for water-related and water-enjoyment uses.
   c. non water-oriented are allowed under certain conditions:
      i. water-oriented needs for existing and planned development have been met, and
      ii. non water-oriented uses are part of mixed-use development and limited to situations in which the uses do not conflict with or limit water-oriented opportunities.

2. Full utilization of existing urban areas should be achieved before further expansion of intensive development is allowed. Expansion in existing urban areas should occur within existing building footprints and/or impervious surfaces to the extent feasible.

3. Policies and regulations shall assure no net loss of shoreline ecological functions as a result of new development. Where applicable, new development shall include environmental cleanup and restoration of the shoreline to comply in accordance with any relevant state and federal law.

4. Aesthetic objectives should be implemented by means such as sign control regulations, appropriate development siting, screening and architectural standards, and maintenance of natural vegetative buffers.

5. Commercial facilities should be designed to allow and maximize and enhance pedestrian waterfront activities and access, with an emphasis in developing visual and physical access, consistent with public safety.

6. Development standards and regulations shall be created and interpreted to provide for no net loss of ecological functions.

Designation Criteria
Urban environmental designations are applied to shoreline areas that currently support high-intensity uses related to commerce, transportation or navigation, or are suitable and planned for high-intensity water-oriented uses. Land use in this environment is characterized as an area incorporating commercial development with an underlying zoning for commercial use. This environment contains commercial urban uses that are
already in place with roads and structures. The urban environmental includes the John Wayne Marina and the Wayne Enterprises RV Park.

The City of Sequim 1996 SMP (adopted by the City) designated this area “Urban”. The proposed new SMP continues this designation. This designation was requested to be retained by the two largest landowners within this designation – the Port of Port Angeles and Wayne Enterprises.

**Boundary description**
The limits of shoreline jurisdiction, extending approximately 200 feet south of the centerline of Whitefeather Way, parcel number 033027430100, to the north end of property owned by the Port of Port Angeles, parcel number 033027420200, as shown in Figures 5-3, 5-4 and 5-11. This area includes John Wayne Marina and those portions of the Sequim Bay Resort RV Park within shoreline jurisdiction.
Research District

Purpose
Research District designation provides for research and development uses associated with environment, biotechnology, energy efficiency, marine and coastal security, and public and private educational partnerships. Protection or enhancement of existing ecological resources is a recognized objective of this designation.

Management Policies
1. Research District uses are prioritized as follows:
   a. first priority is for water-dependent uses.
   b. second priority is for water-related uses.
   c. non-water related uses are allowed if all of the following are met:
      i. the uses relate to or support those uses already established within the District;
      ii. the uses are available only to serve as incidental and accessory uses;
iii. the uses are not of a general commercial nature, i.e., not open to the general public;

iv. the uses cannot be reasonably located in upland areas.

2. Development, including utility corridor placement, within the Research District environmental designation should be subject to increased environmental review.

3. Uses located within the Research District should be less intensive than those allowed within the upland areas, but may include density bonuses or other similar incentives for electing to develop upland areas.

4. Development standards and regulations shall be created and interpreted to provide for no net loss of ecological functions.

Designation Criteria
Research District environmental designation is applied to shoreline areas where research and development uses related to environment, biotechnology, energy efficiency, marine and coastal security, or public and private educational partnerships currently exist or are suitable and planned to exist. Current land use in this environment includes the Pacific Northwest National Laboratories (PNNL)/Battelle Marine Research Facilities located in the northern portion of this designated area. South of the existing PNNL/Battelle facilities, the Research District only is designated for the last 40 feet of the 200 feet from the ordinary high water mark (OHWM). This area is designated for a “Research and Development Park under the City’s Comprehensive Plan. The current Clallam County SMP designation for this area is “Rural”. Clallam County’s proposed designation as part of their SMP update for this area is the “Bay” designation, which also could allow marine research facilities.

The area’s largest landowner requested a designation that would recognize the PNNL/Battelle research facilities on the site and the potential for the construction of additional research facilities. This area was not addressed in Sequim’s 1996 SMP update.

Boundary description
The limits of shoreline jurisdiction, extending from the southern edge of parcel number 0330275000700000 to northern edge of the parking lot in parcel number 033022230150. This area excludes land identified as “Natural” in Figures 5-1, 5-6, 5-7, 5-8 and 5-12. This area includes property owned by Pacific Northwest National...
Laboratories/Battelle (PNNL/Battelle). Approximate boundaries of this environment are shown in the aforementioned figures.
Urban Conservancy

Purpose

Urban conservancy designation protects and restores ecological functions of open space, flood plain and other sensitive lands where they exist in urban and developed settings, while allowing a limited variety of compatible uses.

Management Policies

1. Uses that preserve the natural character of the area or promote preservation of open space, flood plain or sensitive lands either directly or over the long term should be the primary allowed uses.

2. Uses that result in restoration of ecological functions should be allowed if the use is otherwise compatible with the purpose of the environment and the setting.

3. Standards should be established for shoreline stabilization measures, vegetation conservation, water quality, and shoreline modifications within the "urban conservancy" designation. These standards shall ensure that new development does not result in a net loss of shoreline ecological functions or further degrade other shoreline values.

4. Public access and public recreation objectives should be implemented whenever feasible and significant ecological impacts can be mitigated.
5. Water-dependent uses should be given the highest priority. Water-oriented uses should be given priority over nonwater-oriented uses.

**Designation Criteria**

Urban conservancy designation is appropriate for development within urban growth areas or municipalities that is compatible with maintaining or restoring ecological functions and that are generally unsuitable for water-dependent uses and that meet any of the following:

- The areas are suitable for water-related or water-enjoyment uses;
- The areas are open space, flood plain or other sensitive areas that should not be more intensively developed;
- The areas have potential for ecological restoration;
- The areas retain important ecological functions, even though partially developed; or
- The areas have the potential for development that is compatible with ecological restoration.

This environment includes areas that have natural characteristics, but includes manmade improvements including roads and shoreline bulkheads. With these manmade improvements, which will not likely be removed in the long-term (such as roads), these areas received the “Urban Environment” designation, which provides protections nearly equal to the natural environment designation, but with greater protection than the urban environment designation. In the case of Pitship Marsh and the wetland by the South Spit, additional protections are provided by Critical Areas regulations referenced in Chapter 6.1.4 and attached as Appendix A.
Sequim’s 1996 SMP had the southern area designated as “Conservancy”. The northern area was designated with the County “rural” designation. Clallam County’s proposed revised SMP designates the southern area for the “Bay” designation and the northern area for the “lowland/estuary” designation.

**Boundary Description**

1. The limits of shoreline jurisdiction, extending from the southern edge of parcel number 033027430100, extending to approximately 200 feet south of the centerline of Whitefeather Way. This area includes the saltwater estuarine known as “Pitship Marsh” as shown in Figures 5-1, and 5-11.

![Figure 5-11 Urban Conservancy, Urban, & Shoreline Residential Environments](image)

2. The limits of shoreline jurisdiction, extending from the northern edge of PNNL/Battelle’s parking lot on parcel number 033022230150 to the western edge of the City’s Urban Growth Area, parcel number 033022230150. This area includes all of South Spit and the inner portion of Washington Harbor within the City’s Urban Growth Area, as shown in Figure 5-1 and Figure 5-12.
Shoreline Residential

Purpose
Shoreline residential accommodates residential development and associated structures that are consistent with the Shoreline Management Act (RCW 90.58) and that provide appropriate public access and recreational uses.

Management Policies
1. Standards for density or minimum frontage width, setbacks, lot coverage limitations, buffers, shoreline stabilization, vegetation conservation, critical area protection, and water quality shall be set to assure no net loss of shoreline ecological functions, taking into account the environmental limitations and sensitivity of the shoreline area, the level of infrastructure and services available, and other comprehensive planning considerations.

2. Multifamily and multi-lot residential and recreational developments should provide public access and joint use for community recreational facilities.

3. Access, utilities, and public services should be available and adequate to serve existing needs and/or planned future development.

4. Commercial development should be limited to home occupation/business and other similar limited commercial development, uses, and activities.
**Designation Criteria**
The Shoreline Residential designation is appropriate for those areas predominantly comprised of current residential development or planned and platted for residential development. Eighty-five (85%) of the lots in this area have been developed. Only 15% of the lots are vacant. These lots carry an underlying single-family residential zoning designation with a Comprehensive Plan designation for residential use.

The 1996 Sequim SMP designated these areas for the “Suburban” environment. The current Clallam County designation is “rural”. Clallam County’s proposed designation for parcels in the County is the “Bay” designation.

**Boundary Description**
1. The limits of shoreline jurisdiction for parcel numbers 033027430200, 033027430150, and 033034119000, as shown in Figures 5-1, 5-11.

2. The limits of shoreline jurisdiction, extending from the southern edge of parcel number 0330274201150000 to the northern edge of parcel number 0330275000670000, as shown in Figures 5-1, 5-8, 5-14, 5-15, and 5-16.
Figure 5-15 Shoreline Residential Environment

Figure 5-16 Shoreline Residential Environment
**Natural**

**Purpose**
The purpose of the "natural" environment is to protect those shoreline areas that are relatively free of human influence or that include intact or minimally degraded shoreline functions intolerant of human use. These systems require that only very low intensity uses be allowed in order to maintain the ecological functions and ecosystem-wide processes. Consistent with the policies of the designation, local government should include planning for restoration of degraded shorelines within this environment.

**Management Policies**
1. Any use that would substantially degrade the ecological functions or natural character of the shoreline area should not be allowed.

2. The following new uses should not be allowed in the "natural" environment:
   - Commercial uses.
   - Industrial uses.
   - Nonwater-oriented recreation.
   - Roads, utility corridors, and parking areas that can be located outside of "natural" designated shorelines.

3. Agricultural uses of a very low intensity nature may be consistent with the natural environment when such use is subject to appropriate limitations or conditions to assure that the use does not expand or alter practices in a manner inconsistent with the purpose of the designation.

4. Scientific, historical, cultural, educational research uses, and low-intensity water-oriented recreational access uses may be allowed provided that no significant ecological impact on the area will result.

5. New development or significant vegetation removal that would reduce the capability of vegetation to perform normal ecological functions should not be allowed.

**Designation Criteria**
A "natural" environment designation should be assigned to shoreline areas if any of the following characteristics apply:

1. The shoreline is ecologically intact and therefore currently performing an important, irreplaceable function or ecosystem-wide process that would be damaged by human activity;

2. The shoreline is considered to represent ecosystems and geologic types that are of particular scientific and educational interest; or
3. The shoreline is unable to support new development or uses without significant adverse impacts to ecological functions or risk to human safety.

Such shoreline areas include largely undisturbed portions of shoreline areas such as wetlands, estuaries, unstable bluffs, coastal dunes, spits, and ecologically intact shoreline habitats. Shorelines inside or outside urban growth areas may be designated as "natural."

The current Clallam County environment designation for this area is "rural". The proposed Clallam County designation for this area is the “Bay” designation.

Boundary Description

Extending approximately 1,800 feet north to south, approximately 160 feet wide. This area includes the erosion hazard areas as identified on Clallam County Maps (See Appendix B – City of Sequim Inventory and Characterization Report) and in Figures 5-1, 5-6, 5-7, and 5-8.

Aquatic

Purpose
Aquatic designations protect, restore, and manage the unique characteristics and resources of the areas waterward of the ordinary high-water mark.

Management Policies
1. New overwater structures should be allowed only for water-dependent uses, public access, or ecological restoration and limited in size to the minimum necessary to support the structure's intended use.

2. Shared or multi-use overwater structures should be encouraged.

3. Uses and structures within the aquatic designation should be designed and located to minimize interference with surface navigation, allow for safe and unobstructed passage for fish and wildlife, and consider impacts to public views.

4. Shoreline uses and modifications should be designed and managed to prevent degradation of water quality and alteration of natural hydrographic conditions. Existing limitations are based on State water quality and heath standards and are reflected in the Shoreline Uses/Activities Matrix in Chapter 6.

5. Uses that adversely affect critical saltwater habitats should not be allowed unless necessary to achieve the goals outlined in RCW 90.58.020 and the impacts are mitigated as described in WAC 173-26-201(2)(e) to assure no net loss of ecological functions.
Designation Criteria
Aquatic designations are appropriate for lands waterward of the ordinary high-water mark.

Boundary Description
All intertidal or subtidal lands within the City of Sequim city limits and Urban Growth Areas, waterward of the ordinary high-water mark, except those areas inside the John Wayne Marina breakwater, as shown in Figure 5-2.
CHAPTER 6 - DEVELOPMENT STANDARDS AND USE REGULATIONS

All proposed uses and development occurring within shoreline jurisdiction must conform to Chapter 90.58 of the Revised Code of Washington, the Shoreline Management Act, and this master program regardless of whether a permit is required.

Shoreline uses and activities are specific common uses and types of development that typically locate in the shoreline area. Use regulations are implementation tools intended to carry out the policies of this SMP and the SMA. They represent the major criteria to be used in evaluating proposed developments and alterations to the shoreline environment with their ultimate influence, to a large extent, dependent on how well they are enforced. The following general development standards and use regulations represent the criteria upon which evaluations of and approvals for proposed shoreline developments shall be based. Use regulations are to be used in conjunction with the SMP element policies and the applicable environmental designation.

Shoreline uses and activities not specifically identified, and for which policies and specific regulations have not been developed, shall be evaluated on a case-by-case basis and are required to: (1) meet the intent of the goals and objectives of this SMP; (2) comply with the SMA of 1971 as amended; (3) be consistent with management policies and character of the shoreline environment in which they propose to locate; and (4) secure a Shoreline Conditional Use Permit.

Any shoreline planning areas within the City that have not been mapped and designated within Figure 5-1 shall be designated Urban Conservancy and will be managed and regulated under the identified goals, policies, and regulations of the Urban Conservancy designation.

The following table indicates the allowable uses and shoreline modifications; where there is a conflict between the chart and the written provisions in Chapters 4, 5, or 6 of this master program, the written provisions shall apply. The tables are coded according to the following legend:

- P = May be permitted
- C = May be permitted as a conditional use only
- X = Prohibited; the use is not eligible for a variance or conditional use permit
- * = Shoreline use/modification allowed if permitted in the adjacent upland shoreline environment

Shoreline uses are allowed only if the underlying zoning allows for that use.
### Table 6.1 - Shoreline Uses/Activities Matrix

<table>
<thead>
<tr>
<th>Use/Activity</th>
<th>Urban</th>
<th>Urban Conservancy</th>
<th>Research District</th>
<th>Shoreline Residential</th>
<th>Natural</th>
<th>Aquatic</th>
</tr>
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<tbody>
<tr>
<td>Agriculture</td>
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<td>X</td>
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### MODIFICATIONS

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<tr>
<th>Use/Activity</th>
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<th>Urban Conservancy</th>
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<td>Boat launches/ramps</td>
<td>P</td>
<td>X</td>
<td>C</td>
<td>X</td>
<td>X</td>
<td>*</td>
</tr>
<tr>
<td>Dredging</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>X</td>
<td>C</td>
</tr>
<tr>
<td>Fill</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>*</td>
</tr>
<tr>
<td>Hazardous Waste Clean-Up</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Piers and docks</td>
<td>P</td>
<td>X</td>
<td>P</td>
<td>P</td>
<td>X</td>
<td>*</td>
</tr>
<tr>
<td>Shoreline stabilization</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bulkheads</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Beach/ecosystem restoration</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Bioengineering</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
<td>P</td>
</tr>
<tr>
<td>Revetments/Riprap</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>C</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Breakwaters</td>
<td>C</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>*</td>
</tr>
<tr>
<td>Jetties/Groins</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>
6.1 General Shoreline Development and Performance Standards

The following general development and performance standards apply to all uses and activities in all shoreline environments.

6.1.1 Building height, marine buffers, and building setbacks.

1. In all shoreline environments development must comply with applicable buffers and setbacks established by this chapter of the SMP;

Pursuant to Section 6.1.4 of this Chapter, buffers for designated critical areas physically located in shoreline jurisdiction shall apply to uses and development located in shoreline jurisdiction. The minimum buffers from the marine ordinary high water mark (OHWM) and building setbacks from the buffers are listed in Table 6.2 below.

Table 6.2 – Setbacks

<table>
<thead>
<tr>
<th></th>
<th>Urban Environment</th>
<th>Urban Conservancy Environment</th>
<th>Research District Environment</th>
<th>Shoreline Residential Environment</th>
<th>Natural Environment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buffer Setback from Marine OHWM</td>
<td>75 ft.</td>
<td>75 ft.</td>
<td>75 ft.</td>
<td>75 ft.</td>
<td>100 ft.</td>
</tr>
<tr>
<td>Building Setback from Buffer</td>
<td>10 ft.</td>
<td>10 ft.</td>
<td>10 ft.</td>
<td>10 ft.</td>
<td>10 ft.</td>
</tr>
</tbody>
</table>

Figure 6-1 Building Setback from a Shoreline Buffer
2. A minimum building setback of 10 feet from the landward edge of the buffer must be maintained in all shoreline environments (See Figure 6-1).

3. The maximum building height in all shoreline environments for all uses shall not exceed the height limitation of the underlying zone (See Sequim Municipal Code (SMC) 18.44). Where the underlying zoning allows heights greater than 35 feet, increased heights shall be allowed only where the increase serves the overriding considerations of the public interest. Where no height limitation is specified or where a building will obstruct the view of a substantial number of residences, the maximum building height shall be 35 feet as measured by the average grade level. Building height in the Shoreline Residential environment shall be limited to 26 feet.

4. The maximum density or building lot coverage is that density or coverage allowed by the underlying zoning classification (See Sequim Municipal Code (SMC) 18.44).

5. Adjustment of buffers or setbacks may be allowed upon obtaining a Variance Permit that can provide relief from the dimensional requirements of this program. A variance may only be granted when all of the criteria listed at WAC 173-27-170 are met. A variance is intended to allow only a minimum degree of variation from setback or other standards, just enough to afford relief and to allow a reasonable use of a property. The minimum necessary standards must assure no net loss of shoreline ecological functions, based upon the City’s 2010 Shoreline Inventory and Characterization.

6.1.2 Vegetation Conservation

1. Land within shoreline buffer areas extending landward from marine ordinary high water mark, as described in Section 6.1.1(2), and critical area buffers shall be considered vegetation conservation areas (See Figure 6-2). Native shoreline vegetation shall be preserved to the maximum extent feasible within the vegetation conservation area. Native trees and shrubs shall be preserved to maintain and provide shoreline ecological functions such as habitat, shade, and slope stabilization.

2. The following minimum standards for vegetation conservation shall apply:

   a. All native trees in the vegetation conservation area over six inches in diameter at four feet above average grade shall be retained. Trees determined by a certified arborist to be hazardous or diseased may be removed. Nondestructive pruning for tree maintenance or view or aesthetic purposes is not affected by this regulation.

   b. Replacement of non-native vegetation with native species shall be done in a manner that will not leave soil bare or vulnerable to erosion.
c. The Shoreline Administrator may allow removal of vegetation exceeding that described above where an applicant agrees to replacement plantings that are demonstrated to provide greater benefit to shoreline ecological functions than would be provided by strict application of this section, based upon the findings from the 2010 Shoreline Inventory and Characterization.

![Diagram](image)

**Figure 6-2 Vegetation Conservation Areas**

d. Removal of invasive plant species shall be restricted to hand removal except where no reasonable alternative to herbicides exist and weed control is demonstrated to be in the public's interest. The use of herbicides or other methods of invasive plant species removal may be considered, provided that a “Plant Removal Plan” is prepared by a qualified professional. All removed plant material shall be taken away from the site and properly discarded. Plants that appear on the Washington State Noxious Weed Control Board list of noxious weeds must be handled and disposed of according to a noxious weed control plan appropriate to that species. Re-vegetation with appropriate native species at natural densities is allowed in conjunction with removal of invasive plant species.

Herbicide use for weed control for existing landscaping in exiting development shall not require a “Plant Removal Plan”. Property owners shall follow manufacturer’s instructions.

### 6.1.3 Environmental Impact Mitigation

1. All shoreline development and uses shall occur in a manner that results in no net loss of shoreline ecological functions. This shall be done through site and design review. In cases where impacts to shoreline ecological functions from allowed development and uses are unavoidable, those impacts shall be mitigated, according to the provisions of this section, to ensure no net loss of shoreline ecological functions.
2. To the extent Washington’s State Environmental Policy Act of 1971 (SEPA), Chapter 43.21C RCW, is applicable, the analysis of environmental impacts from proposed shoreline uses or developments shall be conducted consistent with the rules implementing SEPA (SMC 16.04 and WAC 197-11).

3. Where required, mitigation measures shall be applied in the following sequence of steps listed in order of priority.

   a. Avoiding the impact altogether by not taking a certain action or parts of an action;
   b. Minimizing impacts by limiting the degree or magnitude of the action and its implementation by using appropriate technology or by taking affirmative steps to avoid or reduce impacts;
   c. Rectifying the impact by repairing, rehabilitating, or restoring the affected environment;
   d. Reducing or eliminating the impact over time by preservation and maintenance operations;
   e. Compensating for the impact by replacing, enhancing, or providing substitute resources or environments; and
   f. Monitoring the impact and the compensation projects and taking appropriate corrective measures.

4. In determining appropriate mitigation measures applicable to shoreline development, lower priority measures shall be applied only where higher priority measures are determined to be infeasible or inapplicable.

5. Required mitigation shall not be in excess of that necessary to assure that proposed uses or development will result in no net loss of shoreline ecological functions.

6. Mitigation actions shall not have a significant adverse impact on other shoreline functions fostered by the policies of the Shoreline Management Act.

7. When compensatory measures are appropriate pursuant to the priority of mitigation sequencing above, preferential consideration shall be given to measures that replace the impacted functions directly and in the immediate vicinity of the impact. However, alternative compensatory mitigation within the watershed that addresses limiting factors or identified critical needs for shoreline resource conservation based on watershed or comprehensive resource management plans applicable to the area of impact may be authorized. Authorization of compensatory mitigation measures may require appropriate safeguards, terms or conditions as necessary to ensure no net loss of ecological functions.

6.1.4 Critical Areas Development and Performance Standards

Subject to the exceptions listed below in this section of the SMP, the provisions of the Sequim Critical Areas Regulations (SMC 18.80, Ordinance No. 2011-028, adopted and revised by City Council on November 13, 2012 and attached
as Appendix A) shall apply to any use, alteration, or development where designated critical areas are physically located within the shoreline jurisdiction, in addition to a shoreline permit or written statement of exemption. Designated critical areas (per Appendix A) located in the shoreline include streams and wetlands, geologically hazardous areas (which include; erosion, landslide, and seismic hazard areas), ravine sidewalls and bluffs, fish and wildlife conservation areas, flood hazard areas, and critical aquifer recharge areas.

In the event an applicant wishes to adjust standards and provisions for designated critical areas per the Reasonable Use Exception provisions of SMC 18.80, Appendix A, such application shall be processed as a Shoreline Variance Permit, per the provisions of the SMP and WAC 173-27.

In the event development or performance standards in the Critical Areas Regulations (SMC 18.80, Appendix A) are inconsistent with standards and requirements in the SMP, the more restrictive standard shall govern (See Figures 6-3 and 6-4). The standards in Appendix A shall only apply to Critical Areas within SMP jurisdiction. Changes to the Critical Areas regulations that apply to Critical areas not subject to the SMP shall not apply to Critical Areas within the SMP. SMP Critical Areas regulations contained in Appendix A are revised through the SMP revision process.
6.1.5 Water Quality, Stormwater, and Nonpoint Pollution

1. Shoreline development and use shall incorporate measures to protect and maintain surface and ground water quantity and quality in accordance with all applicable laws.

2. Shoreline development shall be designed in conformance with the City’s Surface Water Management Program.

3. All materials that may come in contact with water shall be composed of non-toxic materials, such as untreated wood, concrete, approved plastic composites or steel, that will not adversely affect water quality or aquatic plants or animals. Materials used for decking or other structural components shall be approved by applicable state agencies for contact with water to avoid discharge of pollutants from wave splash, rain, or runoff. Wood treated with creosote, copper chromium arsenic or pentachlorophenol is prohibited in shoreline water bodies.

4. Within the City’s shoreline jurisdiction, solid and liquid wastes and untreated effluents shall not be allowed to enter any groundwater or surface water or to be discharged onto shorelands. The release of oil or other petroleum products, chemicals, or hazardous materials onto shorelands or into the water is prohibited.

5. The City shall determine if surface water pollution has occurred or is occurring within the shoreline jurisdiction by:

   a. Utilizing the federal Environmental Protection Agency quality criteria for freshwater bodies and the state Department of Ecology water quality standards for surface waters of the state listed in chapter 173-201A WAC; or
b. Requesting investigations by other agencies having regulatory authority regarding surface water pollution.

c. The City reserves the right to pursue other appropriate civil actions under state and federal law, including a citizen suit under the federal Clean Water Act.

6. When the City or the investigating agency determines surface water quality pollution has occurred within shoreline jurisdiction, notice shall be provided to the alleged source of pollutants identifying the specific surface water quality problem and requesting that the problem be remedied. The City may pursue city, state and/or federal enforcement actions when any surface water pollution is verified.

7. Low Impact Development techniques shall be considered and implemented where feasible.

6.1.6 Archaeological, Historic, and Cultural Resources

1. If any archeological artifacts are uncovered during excavations in the shoreline, work must stop and the City of Sequim, affected Indian Tribes, and the State Department of Archeology and Historic Preservation must be notified.

2. Permits issued in areas known or highly suspected to contain archeological artifacts and data shall have provisions providing for a site inspection and evaluation by an archeologist in coordination with affected Indian Tribes prior to initiation of disturbance and for monitoring of potentially disruptive activities. Cost for inspection and evaluation of the site will be the responsibility of the applicant. Significant archeological data or artifacts shall be recovered before work begins or resumes on a project.

6.1.7 Public Access

1. Public access shall be incorporated into all development proposals on public lands, all public and private commercial and research uses/developments, and all residential subdivisions of greater than four (4) lots when the following conditions exist:

   a. The development would generate demand for one or more forms of public shoreline access; or
   b. The development would eliminate, restrict, or otherwise impair existing legal access opportunities or rights.

2. For development proposals identified under (1) above, public access shall not be required in areas where the applicant demonstrates that one or more of the following provisions apply:

   a. Unavoidable health or safety hazards to the public exist that cannot be prevented by any practical means;
b. Inherent security requirements of the use cannot be satisfied through the application of alternative design features or other solutions;

c. The cost of providing the access, easement, alternative amenity, or mitigating the impacts of public access is unreasonably disproportionate to the total long term cost of the proposed development;

d. Significant environmental impacts would result from the public access that cannot be mitigated; or

e. Significant undue and unavoidable conflict between any access provisions and the proposed use and/or adjacent uses would occur and cannot be mitigated.

3. Public access shall consist of a dedication of land or a physical improvement in the form of a walkway, trail, bikeway, corridor, viewpoint, park, or other area serving as a means of view and/or physical approach to shorelines of the state and may include interpretive centers and displays.

4. Public access locations shall be clearly marked with visible signage.

5. Public access provided by shoreline street ends, public utilities, and rights-of-way shall not be diminished (RCW 36.87.130).

6. Requirements or conditions for public access shall be consistent with all relevant constitutional and other legal limitations on regulation of private property.

6.2 Shoreline Modifications

Shoreline modifications are generally related to construction of a physical element such as a dike, breakwater, dredged basin, or fill, but they can include other actions such as clearing, grading, application of chemicals, or significant vegetation removal. Shoreline modifications usually are undertaken in support of or in preparation for shoreline use. Given that protecting ecological functions is a primary goal of the Shoreline Management Act, the City should take active measures to ensure that shoreline modifications individually and cumulatively do not result in a net loss of ecological functions. This includes reducing the adverse effects of shoreline modifications and, as much as possible, limiting shoreline modifications in number and extent.

Shoreline modifications should be limited to those modifications appropriate to the specific type of shoreline and environmental conditions for which they are proposed. If shoreline modification is approved, all feasible measures to protect shoreline ecological functions and processes should be incorporated. The City should plan for the enhancement of impaired ecological functions wherever feasible and appropriate while accommodating permitted uses.

6.2.1 Bulkheads, Revetments, and Other Shoreline Stabilization

Bulkheads, riprap, seawalls, or other shoreline stabilization structures are erected parallel to and near the ordinary high water mark for the purpose of protecting adjacent upland structures from the erosive action of waves or currents. While shoreline stabilization structures may protect the uplands, they do not protect the adjacent
beaches, and in many cases are actually detrimental to the beaches by speeding up the erosion of the sand in front of the structures. Hard shore armoring refers to traditional designs for shoreline stabilization, including constructed steel, timber, rock, concrete, or boulder riprap. Soft shore armoring refers to alternative bank protection methods such as bioengineering or biotechnical bank stabilization, which may include use of anchored drift logs, vegetation plantings, and import of beach sediment and/or gravel (also referred to as beach nourishment).

The Shoreline Administrator may approve bulkheads or other shoreline stabilization proposals when he/she determines that naturally occurring movement of the shoreline threatens existing structures, public improvements, unique natural resources, or the only feasible access to property and that the proposed stabilization complies with the criteria and standards in this section. For purposes of this, "replacement" means the construction of a new structure to perform a shoreline stabilization function of an existing structure which can no longer adequately serve its purpose. Additions to or increases in size of existing shoreline stabilization measures shall be considered new structures.

1. New development will be located and designed to avoid the need for future shoreline stabilization to the extent feasible. New development that would require shoreline stabilization which causes significant impacts to adjacent or down-current properties and shoreline areas shall not be allowed.

2. Subdivision of land must be regulated to assure that the lots created will not require shoreline stabilization in order for reasonable development to occur.

3. New development on steep slopes or bluffs shall be set back to ensure that shoreline stabilization is unlikely to be necessary during the life of the structure, as demonstrated by a geotechnical analysis.

4. New hard shore armoring stabilization measures shall not be allowed except when necessity is demonstrated in the following manner:

   a. To protect existing primary structures: New or enlarged structural shoreline stabilization measures for an existing primary structure, including residences, should not be allowed unless there is conclusive evidence, documented by a geotechnical analysis, that the structure is in danger from shoreline erosion caused by tidal action, currents, or waves. Normal sloughing, erosion of steep bluffs, or shoreline erosion itself, without a scientific or geotechnical analysis, is not demonstration of need. The geotechnical analysis should evaluate on-site drainage issues and address drainage problems away from the shoreline edge before considering hard shore armoring techniques for shoreline stabilization.

   b. In support of new nonwater-dependent development, including single-family residences, when all of the conditions below apply:
i. The erosion is not being caused by upland conditions, such as the loss of vegetation and drainage.

ii. Nonstructural measures, such as placing the development further from the shoreline, planting vegetation, or installing on-site drainage improvements, are not feasible or not sufficient.

iii. The need to protect primary structures from damage due to erosion is demonstrated through a geotechnical report. The damage must be caused by natural processes, such as tidal action, currents, and waves.

c. In support of water-dependent development when all of the conditions below apply:

i. The erosion is not being caused by upland conditions, such as the loss of vegetation and drainage.

ii. Nonstructural measures, planting vegetation, or installing on-site drainage improvements, are not feasible or not sufficient.

iii. The need to protect primary structures from damage due to erosion is demonstrated through a geotechnical report.

d. To protect projects for the restoration of ecological functions or hazardous substance remediation projects pursuant to RCW 70.105D when nonstructural measures, planting vegetation, or installing on-site drainage improvements, are not feasible or not sufficient.

5. An existing shoreline stabilization structure may be replaced with a similar structure if there is a demonstrated need to protect principal uses or structures from erosion caused by currents, tidal action, or waves. Approved replacement structures are subject to the following provisions:

a. The replacement structure shall be designed, located, sized, and constructed to assure no net loss of ecological functions.

b. Replacement walls or bulkheads shall not encroach waterward of the ordinary high-water mark or existing structure unless the residence was occupied prior to January 1, 1992, and there are overriding safety or environmental concerns. In such cases, the replacement structure shall abut the existing shoreline stabilization structure.

c. Where a net loss of ecological functions associated with critical saltwater habitats would occur by leaving the existing structure, remove it as part of the replacement measure.
d. Soft shore stabilization measures that provide restoration of shoreline ecological functions may be permitted waterward of the ordinary high-water mark.

e. For purposes of this section, standards on shoreline stabilization measures, "replacement" means the construction of a new structure to perform a shoreline stabilization function of an existing structure which can no longer adequately serve its purpose. Additions to or increases in size of existing shoreline stabilization measures shall be considered new structures.

6. Geotechnical reports pursuant to this section that address the need to prevent potential damage to a primary structure shall address the necessity for shoreline stabilization by estimating time frames and rates of erosion and report on the urgency associated with the specific situation. As a general matter, hard armoring solutions should not be authorized except when a report confirms that there is a significant possibility that a primary structure will be damaged within three years as a result of shoreline erosion in the absence of such hard armoring measures, or where waiting until the need for armoring is so great that it would foreclose on the opportunity to utilize measures that avoid or minimize impacts to ecological functions. Where the geotechnical report confirms a need to prevent potential damage to a primary structure, but the need is not as immediate as three years, the report may still be used to justify more immediate authorization to protect against erosion using soft shore stabilization measures.

7. When any shoreline stabilization measures are demonstrated to be necessary, pursuant to above provisions, the City's 2010 Shoreline Inventory and Characterization shall be used to assist in the implementation of the following additional standards:

a. Limit the size of stabilization measures to the minimum necessary. Use measures designed to assure no net loss of shoreline ecological functions. Soft shore stabilization approaches that absorb and dissipate wave energy shall be used unless demonstrated not to be sufficient to protect primary structures, dwellings, and businesses.

b. Ensure that publicly financed or subsidized shoreline erosion control measures do not restrict appropriate public access to the shoreline except where such access is determined to be infeasible because of incompatible uses, safety, security, or harm to ecological functions. When feasible, incorporate ecological restoration and public access improvements to the project.

c. Mitigate new erosion control measures, including replacement structures, on feeder bluffs or other actions that affect beach sediment-producing areas to avoid and, if that is not possible, to minimize adverse impacts to natural sediment transport processes.
d. All new or replacement shoreline stabilization and flood protection measures shall be designed and constructed so that down-current banks will not be adversely affected.

e. Shoreline stabilization measures, including riprap, shall be designed and constructed in a manner consistent with the Department of Fish and Wildlife, Corps of Engineers and/or other engineering and design specifications deemed appropriate by the Shoreline Administrator.

f. Bulkheads shall be permitted only where they provide protection to upland areas or facilities.

g. Bulkheads shall not be used for creating new land directly or indirectly.

h. Adequate toe protection shall be provided to ensure bulkhead stability.

i. Bulkheads shall be designed to permit the passage of surface or ground water without causing ponding or saturation.

j. To receive permit approval for bulkhead construction, the applicant shall agree to grant adjacent property owners the right to tie in adjacent bulkheads.

8. Shoreline vegetation shall be protected and restored along or near marine and freshwater shorelines to protect and restore the ecological functions and ecosystem-wide processes and to protect human safety and property.

9. Cut-and-fill slopes and backfill areas shall be re-vegetated with native grasses, shrubs and/or trees.

10. Shoreline protection activities are prohibited in areas where their presence may necessitate new or increased shoreline protection on the same or other affected properties where no previous need for protection existed.

11. Shoreline modification may be allowed for environmental restoration purposes or if the City determines, with objective evidence, that those actions will lead to a net increase in shoreline ecological functions.

6.2.2 Breakwaters

Breakwaters are protective structures built offshore to protect harbor areas, moorings or beaches from wave action. Breakwaters can be of rigid (rock or rubble), open-pile or floating construction. All types reduce or eliminate wave action but rigid breakwaters also obstruct the flow of sand and can starve beaches. Floating breakwaters do not generally have this effect. A rigid breakwater exists at John Wayne Marina.

1. New breakwaters or expansion of existing rigid breakwaters shall be considered only in the Aquatic shoreline environment and adjacent Urban shoreline environment and shall require a Shoreline Conditional Use Permit.
2. New or expanded breakwaters shall be allowed only to support water-dependent uses, public access, shoreline stabilization or other specific public purposes consistent with the provisions of this SMP.

3. All new or expanded breakwaters shall be designed and constructed so that down-current banks will not be adversely affected. Breakwaters shall be designed and constructed in a manner consistent with the Department of Fish and Wildlife, Corps of Engineers and/or other engineering and design specifications deemed appropriate by the Shoreline Administrator.

4. If existing breakwaters need to be rebuilt, replacement breakwaters shall be designed to minimize adverse effects to critical areas and provide mitigation for unavoidable impacts per the provisions of this SMP for environmental impact mitigation (Section 6.1.3).

5. All new or expanded breakwaters must protect critical areas and implement appropriate mitigation in accordance with this SMP.

6. New breakwaters associated with protection or restoration projects are permitted in all shoreline environments.

6.2.3 Piers, Docks, Mooring Buoys, Floats, Trams, and Launches

1. New piers and docks or expansion of existing piers and docks may be allowed in Urban, Research District, Shoreline Residential, and Aquatic environments when associated with water-dependent uses and/or public access, subject to a Conditional Use Permit.

2. New piers, docks, and launches are prohibited in the Urban Conservancy environment.

3. New boat launches and boat lifts are prohibited in the Shoreline Residential environment.

4. New launches in the Research District are subject to a Conditional Use Permit.

5. Tires are prohibited as part of any above or below water structures or where the tire(s) could potentially come into contact with the water, e.g., fenders, flotation, hinges.

6. The maximum length of a new dock or pier shall be the length were water will be a minimum of seven feet at lowest low water to prevent prop scouring. This point shall be determined by a qualified professional.
7. New docks, docks, and floats must have unobstructed grating over a minimum of 50% of the surface area. Floating docks less than five feet wide must have unobstructed grating over a minimum of 30% of the surface area. All grating material must have a minimum of 60% functional open space. Grating requirements may be met if the combination of grated surface area and grating open space are equal to or better than the above requirements.

8. Piers or docks shall be a maximum width of six (6) feet.

9. Float dimensions: For a single-use residential structure, float width may not exceed 8 feet and float length may not exceed 30 feet.

For a shared joint-use residential structure, float width may not exceed 8 feet and float length may not exceed 60 feet.

10. Repair, maintenance, rehabilitation, or replacement of existing piers and docks shall be allowed within the Urban, Research District, Shoreline Residential, and Aquatic environments, with adherence to the following standards:

   a. A permit to construct a pier or dock must be obtained from the Corps of Engineers.

   b. Pier and dock construction shall be restricted to the minimum size necessary to meet the needs of the proposed use.

   c. Replacement of piers, docks and other moorages shall only be authorized after demonstrating that:

      i. Piers and docks shall be designed and constructed to avoid, or if that is not possible, to minimize and mitigate the impacts to ecological functions, critical areas resources such as eelgrass beds and fish habitats and processes such as currents and littoral drift, in accordance with guidance provided by WAC 173-26-221(2)(c) (iii) and (iv).

      ii. Impact minimization shall include the use of construction materials, such as non-toxic wood, steel, or concrete, approved by applicable state agencies.

      iii. The effect such structures have on navigation, water circulation, recreational and commercial boating, sediment movement and
littoral drift and shoreline access have been minimized or mitigated.

d. No creosote, chromate copper arsenate, or pentachlorophenol treated wood, or other comparatively toxic compounds may be used as part of the replacement decking, pilings, or other components of any in-water structures. Treated wood may only be used for above water structural framing and may not be used as decking, pilings, or other uses. Existing treated wood within the maintained area must be replaced with alternative materials such as untreated wood, steel, concrete, or recycled plastic, or encased in a manner that prevents metals, hydrocarbons, and other toxins from leaching out.

e. Open pile pier construction shall be required where there is significant littoral drift, where scenic values will not be impaired and where minimal alteration to the shoreline and minimal damage to aquatic resource can be assured.

f. Floating pier construction shall be required in those areas where scenic values are high.

g. Piers or docks that are abandoned or structurally unsafe shall be abated and promptly removed or repaired by the owner. All repairs must be consistent with these provisions.

h. Existing tires must be replaced with inert or encapsulated materials, such as plastic or encased foam.

11. Within the Shoreline Residential environment, joint moorage with four or fewer slips is allowed and encouraged. A covenant executed between all property owners sharing the joint moorage shall be submitted to the City. The covenant must address the agreement for the joint use of common lot lines, run with the land, and be filed with the Clallam County Auditor as a covenant with the land.

12. Storage of fuel, oils, and other toxic materials is prohibited on docks, piers and floats.

13. Buoys must be visible under normal daylight conditions at a minimum of 100 yards and have reflectors for night-time visibility.

14. Buoys shall use neutral buoyancy rope, mid-line float, helical anchors, or other state-approved designs that have minimal adverse effects on aquatic ecosystems.

15. Buoys shall be located to:

   a. Avoid critical saltwater habitat areas; and
b. Prevent obstruction to navigation.

16. Buoys shall be clearly marked and labeled with the owner’s name, contact information and permit number(s).

17. Docks, piers, and floats accessory to residential development/use shall only be allowed when:
   a. Ecological impacts are mitigated in accordance with this SMP; and
   b. The moorage platform is designed for access to private watercraft.

18. Only one dock or pier and one float may be permitted on a single lot owned for residential use or private recreational use. Only one buoy may be permitted per single lot and only when a dock, pier, or float does not already exist.

19. Trams within the Shoreline Residential environment may be allowed when they achieve all of the following:
   a. Located on stable buffs or slopes as determined by a qualified professional;
   b. Scale and scope will be compatible with the natural surroundings;
   c. Natural vegetation will be retained as much as possible, and any damaged vegetation will be promptly re-planted or otherwise mitigated;
   d. All cables, landings, or other components will be completely located above the ordinary high water mark;
   e. Landings must meet required shoreline building setbacks.

   Joint use trams are encouraged where they can be placed on the property line.

20. Boat launches shall be designed and constructed using methods/technology that minimizes adverse environmental impacts. Rail and track systems are preferred over concrete ramps or similar facilities.

21. Preferred ramp designs, in order of priority, are as follows:
   a. Open grid designs with minimum coverage of beach substrate.
   b. Seasonal ramps that can be removed and stored upland.
   c. Structures with segmented pads and flexible connections that leave space for natural beach substrate and can adapt to changes in beach profile.
6.2.4 Jetties and Groins

1. Jetties and groins are prohibited in all shoreline environments for non-restoration or protection projects. Jetties and groins are a permitted use for protection or restoration projects pursuant to WAC 173-26-231(3)(d).

6.2.5 Dredging

1. Dredging activities, including disposal of dredge material, in any shoreline environment require a Conditional Use Permit and must comply with all federal and state regulations.

2. Dredging activities are allowed in the Shoreline Residential and Urban Conservancy shoreline environments only where necessary to protect public safety.

3. Dredging activities are allowed in the Urban environment where necessary for assuring safe and efficient accommodation of existing navigational uses, and then only when significant ecological impacts are minimized and when mitigation is provided. Maintenance dredging of established navigation channels and basins should be restricted to maintaining previously dredged and/or existing authorized location, depth, and width.

4. Dredging of bottom materials for the single purpose of obtaining fill material is prohibited.

5. Dredging and excavation in critical areas and in the Natural designation is prohibited.

6. Where allowed, dredging operations must be scheduled so as to not damage shoreline ecological functions or processes.

7. When dredge spoils have suitable organic and physical properties, dredging operators shall recycle dredged material into areas of the City suitable for those materials. Disposal of dredge material on shorelands shall be discouraged.

8. Dredging for fill may be allowed when associated with a Model Toxics Control Act (MTCA) or Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) habitat restoration or other significant restoration effort with an approved Conditional Use Permit. Placement of fill must be waterward of the OHWM.

9. New development shall be sited or designed to avoid or, if not possible, to minimize the need for new and maintenance dredging.
6.2.6 Fill

1. Fill activities shall only be allowed in association with allowed (permitted) water dependent use developments. Fill associated with non-water dependent uses shall be prohibited.

2. Fill needed to support the following water dependent uses may be allowed in all shoreline environments waterward of the ordinary high water mark through a Shoreline Conditional Use Permit:
   a. Public access;
   b. Expansion, alteration, or repair of transportation facilities currently located within the shoreline;
   c. Mitigation actions;
   d. Environmental, ecological, or watershed restoration projects;
   e. Beach nourishment or enhancement projects, as developed by a qualified professional; and
   f. Soft shore bank stabilization projects.

3. Permitted fill activities must comply with the following standards:
   a. Demonstration that alternatives to fill are not feasible;
   b. Demonstration that fill materials shall be of such quality that it will not adversely affect water quality;
   c. Demonstration that fill shall be deposited so as to minimize disruption of normal surface and ground water passage. Earth material which has no more than a minor amount of organic material and has no rock or similar irreducible material with a maximum dimension greater than eight inches shall be used;
   d. Demonstration that fill shall allow surface water penetration into the ground water supply, where such conditions exist prior to the fill; and
   e. Demonstration that landfill timing will minimize damage to water quality and aquatic life.

4. Fill, except for beach nourishment, shall be prohibited in areas of high shoreline erosion potential.

5. For allowed fill activities, the ground surface shall be prepared to receive fill by removing any unsuitable materials such as oversized rock, concrete slabs, tree stumps, brush, etc.
6. Fill activities shall be designed to blend physically and visually with existing topography whenever possible. Perimeter banks shall be sloped no steeper than 1 foot vertical for every 3 feet horizontal unless a specific engineering or geotechnical analysis has been provided and the Shoreline Administrator determines that the fill blends with existing topography.

7. Fill located waterward of the ordinary high water mark, except for beach nourishment, shall be allowed only after full consideration is given to total water surface reduction, impediment to water flow and circulation, reduction of water quality and destruction of habitat.

8. Fill within the one hundred-year (100-year) flood plain requires demonstration that the fill will not reduce the flood plain water storage capacity or in any way increase flood hazard so as to endanger public safety.

9. An erosion and sediment control (ESC) plan shall be provided for all proposed fill activities.

10. Fill shall be located, designed, and constructed to protect shoreline ecological functions and ecosystem-wide processes, including channel migration within stream sub-estuaries.

### 6.2.7 Land Clearing and Grading

1. Land clearing and grading activities shall only be allowed in association with an allowed (permitted) shoreline development, subject to the Vegetation Conservation provisions of this SMP (Section 6.1.2).

2. Land clearing and grading activities shall adhere to the following provisions:
   
   a. Slope. No slope of cut or fill surfaces shall be steeper than 2:1 unless approved by the Shoreline Administrator;

   b. Erosion/Sedimentation Control. All land clearing and grading shall be accomplished in a manner that minimizes erosion. All disturbed areas, including faces of cuts and fill slopes, shall be prepared and maintained to control erosion/sedimentation in accordance with the specifications of the surface water design manual. Prior to undertaking any land clearing or grading, the applicant shall submit for approval by the Shoreline Administrator, an erosion/sedimentation control (ESC) plan. The ESC plan shall set forth the specific measures from the surface water design manual to be utilized by the proposed project during (from beginning until the end) and following the construction.

   c. All land clearing and grading shall be consistent with the approved ESC plan;
d. Excavations to Water-producing Depth. All excavations must be made to a water-producing depth or grade to permit natural drainage. The excavations made to a water-producing depth shall be reclaimed in the following manner:

i. Depth of the excavation must not be less than two feet measured below the low water mark.

ii. All banks shall be sloped to the water line no steeper than 2:1.

iii. In no event shall the term “water producing depth” be construed to allow stagnant or standing water to collect or remain in the excavations.

e. Bench Terrace. Benches at least 10 feet in width shall be back sloped and shall be established at no more than 10-foot vertical intervals to control surface drainage and debris. Swales or ditches on benches shall have a maximum gradient of one percent;

f. Drainage. Provisions shall be made to prevent surface water or seepage from damaging the cut face of excavations or the sloping face of a fill and to carry surface waters that are or might be concentrated as a result of a fill or excavation to a natural watercourse or other means as approved by the code official. All development activities shall make provisions for drainage pursuant to the requirements of the surface water design manual.

3. All land clearing and grading practices in shoreline areas shall be conducted so there is no net loss of shoreline ecological functions.

4. All land clearing and grading shall be limited to the minimum necessary to accomplish the authorized use.

5. Tree removal in steep slope and fragile areas shall be allowed for hazard trees, as determined in writing by a certified arborist. Nondestructive pruning for tree maintenance or view or aesthetic purposes is not affected by this regulation.

6. All cut fill and side cast slopes shall be planted or seeded with appropriate ground cover or otherwise treated to prevent erosion of the slope.

7. All ruts and erodible soil conditions caused by brush cutting or any land clearing and grading operations should prevent the invasion of water or planted with appropriate ground cover.

8. Whenever seeding, planting or other soil stabilizing measures are specified as part of a shoreline development proposal, it shall be performed as soon as practical.
6.3 Shoreline Uses

Shoreline uses refers to specific common uses and types of development to the extent they occur within shoreline jurisdiction. While shoreline modifications refer to specific structures, actions, or alterations that generally support a specific use (e.g., dredging to accommodate a marina), shoreline uses are the primary use of land that is within shoreline jurisdiction (e.g., residential, recreation, commercial, etc.). All uses and development must be consistent with the provisions of the environment designation in which they are located (see Table 6-1) and the general regulations of this master program.

6.3.1 Prohibited Uses

The following uses are prohibited in all shoreline environments:

1. Agricultural activities;
2. Forest management practices;
3. Mining;
4. Solid waste disposal facilities;
5. Covered moorage;
6. Living aboard moored or anchored vessels located outside of John Wayne Marina;
7. Funiculars; and
8. Primary parking facilities.

6.3.2 Non-Conforming Uses and Developments/Exception

Provisions contained in the Sequim Zoning Code for Nonconforming Conditions, Uses, and Structures (SMC 18.64), except for 18.64.030, Nonconforming Use of Land, are incorporated into this SMP as though fully set forth here.

1. All references to zones or zoning classifications in SMC 18.64 shall be construed as referring to shoreline environment designations established by this SMP. The provisions of this section shall also apply, along with those provisions of SMC Chapter 18.64, which were incorporated by reference. Where any provisions set forth in SMC 18.64 and these provisions conflict, these provisions shall control.

2. Legally established uses and developments that do not conform to the regulations of the master program, may continue as legal nonconforming uses. Such uses shall not be enlarged or expanded.
3. A nonconforming structure which is moved any distance and placed within the City’s shoreline jurisdiction must be brought into conformance with the SMP and the SMA.

4. If a nonconforming use is discontinued for twelve consecutive months or for twelve months during any two-year period, the nonconforming rights shall expire and any subsequent use shall be conforming.

5. Undeveloped lots, tracts, parcels, sites, or divisions of land located landward of the ordinary high water mark that were lawfully established prior to the effective date of the Act, but that do not conform to the present lot size standards, may be developed if the development conforms to all other land use regulations and this SMP.

6. Uses authorized through a Conditional Use Permit pursuant to this section shall be considered conforming uses for purposes of this section.

Exception:

1. Residential structures and appurtenant structures that were legally established and are used for a conforming use, but that do not meet the standards for setbacks, buffers, yards, area, bulk, height, or density shall be considered a conforming structure.

2. Redevelopment, expansion, change with the class of occupancy, or replacement of the residential structure is allowed if it is consistent with the City’s SMP, including requirements for no net loss of shoreline ecological functions. Any redevelopment, expansion, or replacement must not further encroach waterward into the buffer.

3. For the purposes of this section, “appurtenant structures” means garages, sheds, and other legally established structures, but does not include bulkheads and other shoreline modifications or overwater structures.

6.3.3 Aquaculture

1. Commercial aquaculture is allowed only in the Urban, and Aquatic environments.

2. Noncommercial fishing, clamming, and taking of other marine resources within the shoreline of the City of Sequim shall be allowed only in accordance with rules and regulations established by the Washington State Department of Fish and Wildlife, the Washington State Department of Health, and any other applicable regulating agency.

3. Research aquaculture is allowed as a Conditional Use in the Urban, Research District, and Aquatic environments.
4. Net pens/Finfish is only allowed in the Urban and Aquatic environments as a Conditional Use.

5. Aquaculture uses and developments shall be allowed when consistent with policies and regulations of this Program.

6. When a shoreline permit is issued for a new aquaculture use or development, that permit shall apply to the initial siting, construction, and/or planting or stocking of the facility or farm. If the initial approval is a shoreline substantial development permit, it shall be valid for a period of five (5) years with a possible extension of one (1) year. If the initial approval is a conditional use permit, it shall be valid for the period specified in the permit.

7. Ongoing maintenance, harvest, replanting, restocking of, or changing the species cultivated in any existing or permitted aquaculture operation is not considered new use/development, and shall not require a new permit, unless or until:
   a. The physical extent of the facility or farm is expanded by more than twenty-five percent (25%) or more than twenty-five percent (25%) of the facility/farm changes operational/cultivation methods compared to the conditions that existed as of the effective date of this Program or any amendment thereto. If the amount of expansion or change in cultivation method exceeds twenty-five percent (25%) in any ten (10) year period, the entire operation shall be considered new aquaculture and shall be subject to applicable permit requirements of this section; or
   b. The facility proposes to cultivate species not previously cultivated in Washington.

8. Aquaculture uses and activities involving hatching, seeding, planting, cultivating, raising and/or harvesting of planted or naturally occurring shellfish shall not be considered development, and shall not require a shoreline substantial development permit, unless:
   a. The activity substantially interferes with normal public use of surface waters; or
   b. The activity involves placement of any structures; or
   c. The activity involves dredging using mechanical equipment such as clamshell, dipper, or scraper; or
   d. The activity involves filling of tidelands or bedlands.

9. Activities shall not be considered to substantially interfere with normal public use of surface waters, unless:
a. They occur in, or directly adjacent to, public tidelands; and

b. They involve the use of floating ropes, markers, barges, floats, or similar apparatus on a regular basis and in a manner that substantially obstructs public access, or passage from public facilities such as parks or boat ramps; or they exclude the public from more than one (1) acre of surface water on an ongoing or permanent basis.

10. Aquaculture activities not listed or meeting the criteria above shall require a shoreline substantial development permit or conditional use permit, and shall be subject to all of the following regulations:

a. Subtidal, intertidal, floating, and upland structures and apparatus associated with aquaculture use shall be located, designed, and maintained to avoid adverse effects on ecological functions and processes.

b. Upland structures accessory to aquaculture use that do not require a waterside location or have a functional relationship to the water shall be located landward of shoreline and/or critical area buffers required in Section 6.1.4.

c. Overwater work shelters and sleeping quarters accessory to aquaculture use/development shall be prohibited.

d. Floating/hanging aquaculture structures and associated equipment shall not exceed six (6) feet in height above the water's surface. The Administrator may approve hoists and similar structures greater than six (6) feet in height when there is a clear demonstration of need. The six (6) foot height limit shall not apply to vessels.

e. Floating/hanging aquaculture facilities and associated equipment, except navigation aids, shall use colors and materials that blend into the surrounding environment in order to minimize visual impacts.

f. Aquaculture use and development shall not materially interfere with navigation, or access to adjacent waterfront properties, public recreation areas, or Tribal harvest areas. Mitigation shall be provided to offset such impacts where there is high probability that adverse impact would occur. This provision shall not be interpreted to mean that an operator is required to provide access across owned or leased tidelands at low tide for adjacent upland owners.

g. Aquaculture uses and developments, except finfish aquaculture, shall be located at least six hundred (600) feet from any National Wildlife Refuge, seal and sea lion haulouts, seabird nesting colonies, or other areas identified as critical feeding or migration areas for birds and mammals. Finfish facilities, including net pens, shall be located one thousand five
h. Aquaculture use and development shall be sited so that shading and other adverse impacts to existing red/brown macroalgae (kelp) and eelgrass beds are minimized.

i. Aquaculture uses and developments that require attaching structures to the bed or bottomlands shall use anchors, such as helical anchors, that minimize disturbance to substrate.

j. Where aquaculture use and development are authorized to use public facilities, such as boat launches or docks, the Administrator shall reserve the right to require the project proponent to pay a portion of the maintenance costs and any required improvements commensurate with the project proponent’s use.

k. Aquaculture use and development shall employ non-lethal, non-harmful measures to control birds and mammals. Control methods shall comply with existing federal and state law.

l. Non-navigational directional lighting associated with aquaculture use and development shall be used wherever possible and area lighting shall be avoided and minimized to the extent necessary to conduct safe operations. Non-navigational lighting shall not adversely affect vessel traffic.

m. Aquaculture waste materials and by-products shall be disposed of in a manner that will ensure strict compliance with all applicable governmental waste disposal standards, including but not limited to the Federal Clean Water Act, Section 401, and the Washington State Water Pollution Control Act (RCW 90.48).

n. For experimental finfish aquaculture use/development, and for other proposed finfish aquaculture activities subject to a shoreline substantial development permit or a conditional use permit, the Administrator will require, at the project proponent’s expense, baseline and periodic surveys, assessments, and operational monitoring by a qualified consultant to determine the success of the project and/or the magnitude of any adverse impacts. City permits for such activities shall include specific performance measures and provisions for adjustment or termination of the project at any time if monitoring indicates significant, adverse environmental impacts that cannot be adequately mitigated.

o. Finfish aquaculture use or development approved on an experimental basis shall not exceed two (2) acres in area (except land-based projects
and anchorage for floating systems) and three (3) years in duration; provided that the City may issue a new permit to continue an experimental project as many times as is deemed necessary and appropriate by the Administrator.

p. Any finfish operation/facility that uses or releases herbicides, pesticides, antibiotics, fertilizers, non-indigenous species, parasites, viruses, pharmaceuticals, genetically modified organisms, feed, or other materials known to be harmful into surrounding waters shall demonstrate all significant impacts have been mitigated. When state or federal agencies/permits require the project proponent to prepare records/reports on the use of such chemicals/materials, copies shall be provided to the City.

q. In the event of a significant fish kill at the site of any finfish operation/facility, the owner/operator shall submit a timely report to the County Public Health Department and Department of Community Development stating the date and extent of the loss, cause of death, and detailed remedial action to prevent reoccurrence.

r. Upland finfish aquaculture activities, including net pens, may be allowed with a conditional use permit subject to the policies and regulations of this Program, provided that any adverse environmental impacts, facility siting, and use compatibility issues are demonstrated to be adequately mitigated.

7. Prior to approving a permit for a new aquaculture use or development, the Administrator may require a visual analysis prepared by the applicant/proponent describing effects on nearby uses and aesthetic qualities of the shoreline. The analysis shall demonstrate that adverse impacts on the character of those areas are effectively mitigated.

8. Prior to issuing a permit for any proposed aquaculture use or development, the Administrator may require copies of permit applications and/or studies required by state and federal agencies to ensure provisions of this Program are met, including, but not limited to, the following information:

a. Anticipated harvest cycles and potential plans for future expansion or change in species grown or harvest practices.

b. Number, types, and dimensions of structures, apparatus, or equipment.

c. Predator control methods.

d. Anticipated levels of noise, light, and odor and plans for minimizing their impacts.

e. Potential impacts to animals, plants, and water quality due to the discharge of wastewater from any upland development.
f. Proof of application for an aquatic lands lease from the Washington State Department of Natural Resources or proof of lease or ownership if bedlands are privately owned.

g. Department of Health Shellfish Certification Number.

h. Department of Fish and Wildlife commercial aquatic farm or non-commercial, personal consumption designation.

i. Proof of application for any permits required by the U.S. Army Corps of Engineers, Department of Health, or other agency.

j. Proof of application for any state and federal permits/approvals including any required federal consultation under Section 7 of the Endangered Species Act (16 U.S.C. § 1531 et seq.).

6.3.4 Commercial
Uses and activities associated with commercial development that are identified as separate use activities in this program, such as Marinas, Piers and Docks, Signs, Utilities, etc., are subject to the regulations established for those uses in addition to the standards for commercial development.

1. Commercial development is prohibited in the Urban Conservancy, Research District, Natural, and Shoreline Residential designations.

2. Home occupations/businesses appropriately licensed by the City of Sequim shall not be considered “commercial” for the purposes of this master program.

3. Water-oriented commercial development is allowed in the Aquatic shoreline environment only if permitted in the adjacent shoreline environment.

4. New non water-oriented commercial development is allowed in the Urban environment provided it is compatible and complimentary to water-oriented uses and does not displace or diminish opportunities for water-oriented uses.

5. Parking facilities shall be placed inland away from the immediate water's edge and shoreline recreational areas, except as approved by a variance.

6. New commercial development shall not block public scenic views.

7. New commercial development shall provide for public access to the shoreline.

8. Removal of trees or natural vegetation shall be prohibited unless for public safety, scenic consideration, or public access and only where such removal will not cause degradation to shoreline ecological processes or functions.
9. Accessory commercial development that is not water-oriented shall be located outside of the shoreline jurisdiction unless the use is wholly contained within an existing structure or where necessary to support water-oriented uses.

6.3.5 Research and Development Facilities

Uses and activities associated with Research and Development Facilities that are identified as separate use activities in this program, such as Marinas, Piers and Docks, Signs, Utilities, etc., are subject to the regulations established for those uses in addition to the standards under this section.

1. Research and Development Facilities are prohibited in the Urban, Urban Conservancy, and Shoreline Residential designations.

2. Research and Development Facilities are permitted in the Natural and Aquatic environmental designations only when locating the facilities outside of the designation is not feasible and will not require shoreline armoring.

3. Facilities located in the Natural or Aquatic designation require a Conditional Use Permit.

4. An Environmental Impact Statement may be required if the new development comprises 30% or more of new impervious surfaces.

5. Any new development in the Research District is limited to expansion within existing building footprints and must expand vertically unless the project proponent provides a written statement with supporting documentation explaining why vertical expansion is not feasible.

6. Accessory development that is not water-oriented shall be located outside of the shoreline jurisdiction unless the use is wholly contained within an existing structure or where necessary to support water-oriented uses.

7. Parking facilities shall be placed inland away from the immediate water's edge and shoreline recreational areas, except as approved by a variance.

6.3.6 Marinas / Boating Facilities

1. The following standards or use regulations are directed toward the John Wayne Marina and potential future marina or boat launch developments or expansions on Sequim' shoreline. John Wayne Marina is a conforming water-dependent use that will require normal maintenance and repair, including occasional replacement of elements. Marinas are prohibited in the Urban Conservancy, Shoreline Residential, Natural, and Research District environmental designations.

2. New marinas shall plan and provide for public access to shorelines of the state to include a variety of shoreline access opportunities and circulation for pedestrians.
(including disabled persons), bicycles, and vehicles between shoreline access points, consistent with other comprehensive plan elements.

3. New marina development or expansion of existing private marina facilities shall be allowed only in the Urban and associated Aquatic shoreline environments through a Shoreline Conditional Use Permit.

4. Living aboard moored or anchored vessels outside of the John Wayne Marina is prohibited. Live-aboard vessels within the John Wayne Marina shall be limited to the availability of adequate sanitary and solid waste facilities. Live-aboard vessels must be kept in good repair and in seaworthy condition at all times.

5. Marinas shall be aesthetically compatible with adjacent areas.

6. All activities, uses, and development in marinas shall comply with the following to meet health, safety, and welfare requirements.
   
   a. All fuels, solvents, and chemicals at marinas shall be kept, stored, handled and used in a manner that minimizes accidental spillage.

   b. Adequate and satisfactory means for handling accidental fuel, solvent, and chemical spills must be provided.

   c. Land and water access to marinas shall be planned to minimize traffic congestion and to minimize pedestrian/vehicle conflicts.

   d. Adequate fire protection shall be required as per the Washington State Fire Code.

   e. Using marine toilets while moored is prohibited unless these toilets are self-contained or have an approved treatment device;

7. Marinas shall provide access to potable water, sewage pump out, and solid waste facilities.

8. Accessory uses shall be limited to water-oriented uses and consistent in scale and intensity of the marina's surrounding uses.

9. Boathouses or other covered moorage facilities are prohibited.

10. Marina development shall comply with all applicable local, state, and federal regulations and requirements, including those of the Washington State Department of Fish and Wildlife.

11. Marinas shall supply restroom and solid waste receptacles to accommodate marina users, and shall have facilities and established procedures for the discharge of solid waste or sewage, other than discharge into the water.
12. Marinas shall have facilities and established procedures for the disposal or discarding of fish or shellfish cleaning waste, scrapfish, viscera, or unused bait in or near the marina.

13. Applicants for new marinas and marina expansions must demonstrate the following:
   a. The proposed design will meet the Washington State Water Quality Standards;
   b. The proposed design will minimize significant interference with geohydraulic processes and disruption of existing shore forms;
   c. The proposed design will minimize impediments to fish migration;
   d. The proposed facility will not impact shellfish or finfish habitat, including spawning, feeding and rearing areas, unless appropriate mitigation;
   e. The proposed design will facilitate orderly launching, retrieval, and storage of boats as well as circulation of vehicles and pedestrians in the vicinity of the marina.

14. New marinas and marina expansions shall also comply with the relevant regulations outlined in 5.2.3, Piers, Docks, Mooring Buoys, Lifts, and Launches.


16. There shall be no extended moorage on waters of the state except as allowed by applicable regulations and impacts to navigation and public access is mitigated.

17. New or expanded existing marinas/boating facilities shall be designed to avoid or minimize the need for new dredging or maintenance dredging.

6.3.7 Outdoor Signs

1. All signs are regulated under Chapter 18.58 of the Sequim Municipal Code. Permanent outdoor signs, when permitted by Chapter 18.58, shall be allowed only when the standards of this section are met.

2. Outdoor advertising is prohibited in the Shoreline Residential, Urban Conservancy, and Aquatic shoreline environments. Public information signs are allowed for educational purposes and when required by law or necessary for public safety and circulation.

3. Illuminated signs shall require a Conditional Use Permit.

4. Signs extending above rooflines are prohibited.
5. Flashing or animated signs are prohibited.

6. Signs, when permitted, shall be designed, constructed, and placed in a manner that does not impair views of the shoreline or impair views upland from the water. Vistas and viewpoints shall be free from unnecessary signs.

7. Warning signs shall be installed by the City or by other appropriate entities where hazardous conditions exist on public properties.

8. Signs shall be secured and repaired as necessary to maintain public safety and value.

9. No sign shall be placed or located in any way that may interfere with pedestrian or vehicular traffic, visibility, line of sight, or public safety, which includes but is not limited to vision triangles.

6.3.8 Recreation
Recreational development is permitted in all shoreline environments, except aquatic, when the following standards are met:

1. Parking areas shall be located inland away from the immediate water's edge and recreational beaches. Access shall be provided by walkways or other nonmotorized methods.

2. Recreational developments shall not create significant adverse effects on residential uses of private property, the environmental quality or natural resources of the shoreline area.

3. Valuable shoreline resources and fragile or unique areas such as estuaries and accretion beaches shall be used only for non-intensive and nonstructural recreation activities.

4. All permanent recreational structures and facilities shall be located outside the one hundred year (100-year) flood plain, although the City may grant exceptions for non-intensive accessory uses (e.g., picnic tables, play areas, etc.).

5. Accessory use facilities such as restrooms, recreation halls and gymnasiums, commercial services, access roads and parking areas shall be located inland from shoreline areas unless it can be shown that such facilities are shoreline dependent. These areas shall be linked to the shoreline by walkways.

6. In approving shoreline recreational developments, the City shall ensure that the development will maintain, enhance or restore desirable shoreline features, including unique and fragile areas, scenic views and aesthetic values. To this end, the City of Sequim may adjust and/or prescribe project dimensions,
location of project components on the site, intensity of use, screening, parking requirements and setbacks as deemed appropriate to achieve the intent of this program.

7. Proposals for recreational development shall include a landscape plan in which native, self-sustaining vegetation is preferred.

8. The removal of on-site native vegetation shall be limited to the minimum necessary for the development of picnic areas, selected view or other permitted structures or facilities.

6.3.9 Residential

Residential use is not water-dependent but is a preferred use of the shorelines when such development is planned and carried out in a manner that protects shoreline functions and processes consistent with the no net loss provisions of this Program. Uses, structures, and alterations to the natural environment associated with residential development that are identified as separate use activities or shoreline modifications in this program (such as piers and docks; bulkheads; utilities; fill; and clearing and grading) are subject to the regulations established for those uses in addition to any special conditions relating to residential areas established in this section.

1. Residential development in the Urban Conservancy, Natural, and Aquatic shoreline environments is prohibited.

2. Residential development in the Shoreline Residential environment, when permitted by the Zoning Code, shall be permitted only when the standards of this Chapter are met.

3. Residential development over water, including floating homes, is prohibited.

4. New residential development, including accessory dwelling units, shall be located and designed to avoid the need for future shoreline stabilization.

5. Plats and subdivision of land must be designed, configured, and developed in a manner that assures that no net loss of ecological functions results from the plat or subdivision at full build-out of all lots. New plats or subdivisions shall prevent the need for new shoreline stabilization or flood hazard reduction measures.

6. Residential development shall retain and protect the natural vegetation of the shoreline area, or restore and enhance natural vegetation according to the Vegetation Conservation and Land Clearing and Grading provisions of the SMP.

7. Minimum building setbacks and buffers from bluffs, the OHWM, and stream banks shall be governed by the provisions of the Critical Areas Ordinance as adopted in the SMP (Section 6.1.4) as well as other provisions of the SMP (See Appendix A).
8. Residential development plans submitted for approval shall contain provisions for protection of ground water supplies, erosion control, landscaping and maintenance of the natural shoreline integrity and ecological functions.

9. The established velocity, quantity and quality of storm water discharge shall be considered in terms of the sensitivity of the proposed receiving environment. The disposal mode selected shall minimize changes in infiltration, runoff and ground water recharge.

10. To the extent that all reasonable use allowed under current zoning is not precluded, new residential development, including appurtenant structures, must be designed and sited using geotechnical evaluation to avoid the need for shoreline stabilization over the next 100 years.

11. Residential development is prohibited within the 100-year flood plain except when it can be demonstrated (as determined by a qualified professional) that the storage capacity of the flood plain will not be significantly reduced, flood hazards to upstream properties will not be increased or public safety is otherwise endangered.

12. Accretion beaches shall not be developed.

13. New residential development consisting of more than two dwellings must provide joint use or community docks for any docks proposed.

6.3.10 Transportation Facilities
Transportation facility construction shall be permitted within the Urban, Urban Conservancy, Research District, and Shoreline Residential environments according to the standards of this Program. Transportation and parking plans and projects shall be consistent with the public access and environmental protection provisions of this program.

1. Circulation system planning shall include systems for pedestrians, bicycles, and public transportation where appropriate.

2. All transportation facilities in shoreline areas shall be constructed and maintained to cause the least possible adverse impacts on the land and water environments, shall respect the natural character of the shoreline, and make every effort to preserve wildlife, aquatic life and their habitats.

3. Transportation facilities shall not adversely impact existing or planned water-dependent uses by impairing access to the shoreline.

4. New or expanded surface transportation facilities shall be located outside the shoreline jurisdiction if feasible, or set back from the ordinary high water mark far enough to make protective measures such as riprap or other bank stabilization, fill, bulkheads, or substantial site re-grade unnecessary. New or expanded roads or driveways to water-dependent activities shall be reviewed.
5. Parking facilities in shorelines are not a preferred use and shall be allowed only as necessary to support an authorized use. Parking areas are limited to the minimum size necessary to support the authorized use, and shared parking is encouraged. Parking facilities shall avoid or minimize any environmental or visual impacts.

6. Transportation and utility facilities shall be required to make joint use of rights-of-way and to consolidate crossing of water bodies.

7. No vehicles shall be allowed on beach areas except for residential or service access to legally established uses or developments where access from the landward portion of the property is unavailable.

8. Fill for transportation facility development shall not be permitted in water bodies or associated wetlands and beaches except when all structural or upland alternatives have proven unfeasible and the transportation facilities are necessary to support uses consistent with this program.

9. Transportation facilities that are allowed to cross over water bodies and associated wetlands shall utilize elevated, open pile or pier structures whenever feasible. All bridges shall be built high enough to allow the passage of debris and anticipated high water flows.

10. New roads that cannot be located outside of Shoreline jurisdiction pursuant to 6.3.10 (4) shall be adequately set back from water bodies and shall provide buffer areas of compatible, self-sustaining native vegetation. Shoreline scenic drives and viewpoints may provide breaks in the vegetative buffer to allow open views of the water.

11. The City shall give preference to mechanical means for roadside brush control. If herbicides are used, they shall be applied so that chemicals do not enter water bodies. The use of herbicides shall conform to the manufacturer's directions.

12. Pedestrian shoreline transportation facilities, such as footpaths and boardwalks, where permitted shall meet all standards of this section and shall be planned and developed in a way to minimize impact on the natural shoreline environment.

13. Transportation facilities shall not be located in hazardous areas, such as steep slopes, areas with soils subject to severe erosion or landslide hazards, in front of feeder bluffs, over driftways, or on accretion beaches.

6.3.11 Utilities
These provisions apply to services and facilities that produce, convey, store, or process power, water, sewage, communications, waste, and similar services and functions. On-site utility features serving a primary use, such as a water or sewer line to a residence
are “accessory utilities” and shall be considered a part of the primary use. Utilities are permitted within the Urban, Urban Conservancy, Research District, and Shoreline Residential environments when the standards of this section are met.

1. Utility work in the Natural and Aquatic environments require a Shoreline Conditional Use Permit.

2. Whenever feasible, all transmission lines for power, sewage, communications, water, etc., shall be located outside shoreline jurisdiction if possible. Where transmission lines must be located in the shoreline jurisdiction they shall be located underground.

3. Utilities shall be designed, located and installed in such a way as to preserve the natural landscape and minimize conflicts with present and planned land and shoreline uses while meeting the needs of future populations in areas planned to accommodate growth.

4. Utility production and processing facilities, such as power plants and sewage treatment plants, or parts of those facilities that are nonwater-oriented shall not be allowed in shoreline jurisdiction unless it can be demonstrated that no other feasible option is available. A study done by a qualified professional shall be submitted to justify the location of a utility facility in shoreline jurisdiction.

5. Utilities must be located in existing rights of way and corridors whenever possible.

6.3.12 Unclassified Uses
Uses that are not classified or set forth here may only be authorized as conditional uses provided the applicant can demonstrate that the criteria set forth in Chapter 7 of the SMP are met. Unclassified uses approved as conditional uses should also remain consistent with the policies of the Sequim SMP and RCW 90.58.020.
CHAPTER 7 – ADMINISTRATIVE PROCEDURES

7.1 Shoreline Permit Requirements
The SMA (RCW 90.58.140(3)) requires that local governments establish a program for the administration and enforcement of the shoreline permit system. All proposed uses and development occurring within shoreline jurisdiction must conform to RCW chapter 90.58 (the Shoreline Management Act) and this Program regardless of whether a permit is required. The purpose of this Chapter is to describe that program and provide guidance for obtaining development permits for activities in the City’s shoreline jurisdiction. References to the “Shoreline Administrator” means the Planning Director or his/her designee responsible for administering the Sequim SMP.

Within the City of Sequim, all non-exempt substantial development undertaken within the shorelines of the state must first obtain a Shoreline Substantial Development, Shoreline Conditional Use, or Variance Permit from the City. Substantial development means any development of which the total cost or fair market value exceeds five thousand seven-hundred and eighteen dollars ($5,718) or as may be adjusted for inflation under the provisions of RCW 90.58.030, or construction of a dock in saltwater where the total cost exceeds $2,500, or any development that materially interferes with the normal public use of the water or shorelines of the state, except those exempted developments set forth in WAC 173-27-040.

The shoreline activities that are exempt from permit requirements are listed in Section 7.2. The following sections describe the process for obtaining a Shoreline Substantial Development, Shoreline Conditional Use, or Variance Permit. For each permit type, the criteria, application requirements, and decision process are presented.

The City’s shoreline administrative procedures should be consistent with all provisions, criteria, application and public notice requirements, and the review procedures set forth in WAC 173-27, Shoreline Management Permit and Enforcement Procedures. In the event of any inconsistencies between this SMP and WAC 173-27, the mandatory provisions of the WAC control. In all other cases, this SMP controls.

7.2 Exemptions from Substantial Development Permit Requirements
Certain development activities are exempt from securing a Shoreline Substantial Development Permit. State law requires that exemptions be construed narrowly. Exemption from the Substantial Development Permit process does not constitute exemption from compliance with the policies and use regulations of the SMA (RCW 90.58); the provisions of this master program, or other applicable city, state or federal permit requirements. Exemptions must still comply with no net loss of ecological functions, which may require mitigation even though the development activity is exempt.

A development activity or use that is listed as a conditional use pursuant to this master program or is an unclassified use, must obtain a Conditional Use Permit even if the development is exempt from a Shoreline Substantial Development Permit. When an exempt development or use is proposed that does not comply with the bulk,
dimensional and performance standards of the master program, such development or use can only be authorized by approval of a variance, consistent with WAC 173-27-040(1)(b).

If any part of a proposed development is not eligible for exemption, then a Substantial Development Permit is required for the entire proposed development project, per WAC 173-27-040(d). The City may attach conditions to the approval of exempted developments and/or uses as necessary to assure consistency of the project with the SMA and Sequim SMP, per WAC 173-27-040(e).

The following shall not require Substantial Development Permits:

1. Any development in which the total cost or fair market value, whichever is higher, does not exceed six thousand four hundred and sixteen dollars ($6,416) or as determined under WAC 173-27-040, or construction of a dock in saltwater where the total cost does not exceed $2,500, if such development does not materially interfere with the normal public use of the water or shorelines of the state and does not result in a net loss of ecological functions. For purposes of determining whether or not a permit is required, the total cost or fair market value shall be based on the value of development that is occurring on shorelines of the state as defined in RCW 90.58.030 (2)(c). The total cost or fair market value of the development shall include the fair market value of any donated, contributed or found labor, equipment or materials.

2. Normal maintenance or repair of existing structures or developments, including damage by accident, fire or elements. “Normal maintenance” includes those usual acts to prevent a decline, lapse, or cessation from a lawfully established condition. “Normal repair” means to restore a development to a state comparable to its original condition, including, but not limited to its size, shape, configuration, location and external appearance, except where repair involves total replacement which is not common practice or causes substantial adverse effects to the shoreline resource or environment.

   a. Normal repair must occur within a reasonable period after decay or partial destruction. If decay or partial destruction is fifty percent (50%) or greater of the replacement cost of the original development, a permit allowing repair or replacement must be secured within one year.

   b. Reconstruction conditions for nonconforming structures shall be those as set forth in Section 6.3.2

   c. Replacement of a structure or development may be authorized as a repair if:

      i. The replacement is reconstructed as it existed prior to the event, excluding reconstruction necessitated by the property owner’s criminal act. Building height and shoreline setbacks shall not exceed pre-existing setbacks and restrictions; and
ii. When the replacement supported by a statement from the Building Official that complete replacement is common practice and the replacement does not cause substantial adverse effects to shoreline resources or the environment.

3. Construction of a normal protective bulkhead common to single family residences. A “normal protective” bulkhead includes those structural and non-structural developments installed at or near, and parallel to the ordinary high water mark for the sole purpose of protecting an existing single family residence and appurtenant structures from loss or damage by erosion. A normal protective bulkhead is not exempt if constructed for the purpose of creating dry land. When a vertical or near vertical wall is being constructed or reconstructed, not more than one cubic yard of fill per one foot of wall may be used as backfill. When an existing bulkhead is being repaired by construction of a vertical wall fronting the existing wall, it shall be constructed no further waterward of the existing bulkhead than is necessary for construction of new footings. When a bulkhead has deteriorated such that the ordinary high water mark has been established by the presence and action of water landward of the bulkhead, the replacement bulkhead must be located at or near the actual ordinary high water mark. Alternative bank stabilization projects may also be considered a normal protective bulkhead when any structural elements are consistent with the above requirements and when the project has been approved by the Department of Fish and Wildlife.

4. Emergency construction necessary to protect property from damage by the elements. An “emergency” is an unanticipated and imminent threat to public health, safety, or the environment that requires immediate action within a time too short to allow full compliance with this chapter. Emergency construction does not include development of new permanent protective structures where none previously existed, except where new protective structures are deemed by the Shoreline Administrator to be the appropriate means to address the emergency situation. Upon abatement of the emergency situation, the new structure shall be removed or any permit that would have been required, absent an emergency, has been obtained. All emergency construction shall be consistent with the policies of RCW 90.58 and the Sequim SMP. As a general matter, flooding or other seasonal events that can be anticipated and may occur, but are not imminent, are not an emergency.

5. Construction or modification, by or under the authority of the Coast Guard, of navigational aids such as channel markers and anchor buoys.

6. Construction on shorelands by an owner, lessee or contract purchaser of a single family residence for his/her own use or for the use of his/her family. The residence shall not exceed a height of thirty-five (35) feet above average grade level and must meet all requirements of the City and any state agencies having jurisdiction. “Single-family residence” means a detached dwelling designed for and occupied by one family, including those structures and developments within a contiguous ownership which are a normal appurtenance. An
“appurtenance” is necessarily connected to the use and enjoyment of a single-family residence and is located landward of the ordinary high water mark and the perimeter of a wetland. Normal appurtenances include a garage, deck, driveway, utilities, fences, installation of a septic tank and drainfield, and grading that does not exceed two hundred fifty (250) cubic yards and does not involve placing fill in any wetland or waterward of the ordinary high water mark. All construction authorized under this exemption shall be located landward of the ordinary high water mark.

7. The marking of property lines or corners on state owned lands, when such marking does not significantly interfere with normal public use of the surface of the water.

8. Any project with a certification from the Governor pursuant to RCW 80.50.

9. Site exploration and investigation activities that are prerequisite to preparation of an application for development authorization under this chapter, if:

   a. The activity does not interfere with the normal public use of the surface waters;

   b. The activity will have no significant adverse impact on the environment including but not limited to fish, wildlife, fish or wildlife habitat, water quality, and aesthetic values;

   c. The activity does not involve the installation of any structure, and upon completion of the activity the vegetation and land configuration of the site are restored to conditions existing before the activity;

   d. A private entity seeking development authorization under this section first posts a performance bond or provides other evidence of financial responsibility to ensure that the site is restored to preexisting conditions; and

   e. The activity is not subject to the permit requirements of RCW 90.58.550 (oil or natural gas exploration in marine waters).

10. The process of removing or controlling aquatic noxious weeds, as defined in RCW 17.26.020, as allowed in 6.1.2(b). If no reasonable alternative exists, then herbicide or other treatment methods applicable to weed control may be used that are recommended by a final environmental impact statement published by the Department of Agriculture or Ecology jointly with other state agencies under RCW 43.21C.

11. Watershed restoration projects as set forth in WAC 173-27-040(2)(o). The Shoreline Administrator shall review watershed restoration projects for consistency with this master program in an expeditious manner and shall issue a decision along with any conditions within forty-five days of receiving all
materials necessary to review the request from the applicant. No fee may be charged for accepting and processing applications for watershed restoration projects as used in this section.

12. A public or private project, the primary purpose of which is to improve fish or wildlife habitat or fish passage, when all of the following apply:

   a. The project has been approved in writing by the Washington State Department of Fish and Wildlife (WDFW) as necessary for the improvement of the habitat or passage and appropriately designed and sited to accomplish the intended purpose;

   b. The project has received hydraulic project approval by WDFW pursuant to RCW 77.55; and

   c. The Shoreline Administrator has determined that the project is consistent with this master program.

13. Hazardous substance remedial actions. The procedural requirements of chapter RCW 90.58 shall not apply to a project for which a consent decree, order or agreed order has been issued pursuant to RCW 70.105D or to Ecology when it conducts a remedial action under RCW 70.105D. Ecology shall, in consultation with the City, assure that such projects comply with the substantive requirements of RCW 90.58, WAC 173–26 and this master program.

7.2.1 Statement of Shoreline Exemption

Applicants for exempt uses or development must obtain a written statement of Shoreline Exemption verifying the proposed development is not subject to a Shoreline Substantial Development Permit. According to State guidelines the burden of proof that a development or use is exempt from the permit process is on the applicant. If any part of the development is not eligible for exemption, then a Substantial Development Permit is required for the entire proposed development.

The statement of Shoreline Exemption offers an applicant an itemization of SMP and other requirements applicable to the proposed project in conjunction with other permit processes that may be required. In the case of development subject to a building permit, but exempt from the shoreline permit process, the Building Official or other permit authorizing official, through consultation with the Shoreline Administrator, shall attach shoreline management terms and conditions to Building Permits and other permit approvals pursuant to RCW 90.58.140. For example, the approval of a Building Permit for a single-family residence can be conditioned on the basis of SMP policy and use regulations.

Where shoreline development proposals are subject to review, approval, and permitting by a federal or state agency, the Shoreline Administrator shall prepare a statement of exemption, addressed to the applicant, the federal or state permitting agency, and Ecology, pursuant to WAC 173-27-050.
The letter shall indicate the specific exemption provision from WAC 173-27-040 that is being applied to the development and provide a summary of the analysis demonstrating consistency of the project with the Sequim SMP and the SMA.

### 7.3 Permit Procedures

All Shoreline Permits, (Substantial Development, Conditional Use, and Variance) are classified as a C-I land use action. The Planning Commission shall be the decision-making authority for all Shoreline Permits.

Each permit for a Shoreline Permit issued by the City of Sequim shall contain a provision that construction pursuant to the permit shall not begin and is not authorized until twenty-one (21) days from the date of filing as defined in RCW 90.58.140(6) and WAC 173-27-1301, or until all review proceedings initiated within twenty-one days from the date of such filing have been terminated; except as provided in the SMA (RCW 90.58.140(5.b)) for Shoreline Hearings board appeals.

The Planning Commission shall hold a public meeting on each proposed Shoreline Permit application. The Shoreline Administrator shall prepare and distribute public notice of the meeting as set forth in SMC 20.01.191.

The Planning Commission shall determine the application's compliance with the review criteria for Shoreline Permits and this SMP, in addition to any other criteria specified by the Sequim Municipal Code or statute. Upon a finding of compliance, the Planning Commission shall instruct the Shoreline Administrator to prepare written findings of fact and statement of reasons in support of the determination and provide notice to Ecology as required according to the type of Shoreline Permit. The recommendation may include issuing the permit, issuing the permit with conditions, or denial of the application. In each case, the Planning Commission may attach conditions for approval to assure no net loss of ecological functions, as identified in the City’s 2010 Inventory and Characterization. Ecology may also attach conditions for approval on Conditional Use Permits and Variances.

#### 7.3.1 Substantial Development Permits

**General Provisions.**

Development means a use consisting of the construction or exterior alteration of structures; dredging; drilling; dumping; filling; removal of any sand, gravel, or minerals; bulkheading; driving of piling; placing of obstructions; or any project of a permanent or temporary nature which interferes with the normal public use of the surface of the waters overlying lands subject to this chapter at any state of water level. Substantial development means any development of which the total cost or fair market value exceeds five thousand seven hundred and eighteen dollars ($5,718), or construction of a dock in saltwater where the total cost exceeds $2,500, or any development which materially-interferes with the normal public use of the water or shorelines of the state, except those exempted developments set forth in the preceding section, consistent with WAC 173-27-040.
Criteria.
A Substantial Development Permit shall be granted by the Shoreline Administrator only when the development proposed is consistent with the following criteria:

1. Goals, objectives, policies and use regulations of the Sequim SMP;
2. Sequim Comprehensive Plan and Municipal Code; and
3. The policies, guidelines, and regulations of the SMA (RCW 90.58, WAC 173-26 and WAC 173-27).

If any application does not substantially comply with the criteria listed in this section, the Planning Commission may deny such application or attach any terms or conditions that are deemed suitable and reasonable given the purpose and objectives of this SMP. Upon the Planning Commission’s determination of compliance with the criteria listed in this section, the Shoreline Administrator shall issue the permit, or issue the permit with conditions.

Notice to Ecology
Ecology shall be notified within eight (8) days of any Shoreline Substantial Development Permit decisions made by the Planning Commission. The Shoreline Administrator shall file the following with the Department of Ecology and the Attorney General:

1. A copy of the complete application pursuant to WAC 173-27-180;
2. Findings and conclusions that establish the basis for the decision including but not limited to identification of shoreline environment designation, applicable master program policies and regulations and the consistency of the project with review criteria for Substantial Development Permits;
3. The final decision of the Planning Commission;
4. The permit intake form (Appendix A to WAC 173-27-990, included at the end of this chapter);
5. Where applicable, Shoreline Administrator shall also file the applicable documents required by RCW 43.21C, the State Environmental Policy Act, or a statement summarizing the actions and dates of such actions taken under RCW 43.21C; and
6. Affidavit of public notice.
7. When the project has been modified in the course of the local review process, plans or text that clearly indicate the final approved plan.

Ecology shall provide a written notice to the Shoreline Administrator and the applicant of the "date of filing." “Date of filing” is the date of Ecology’s actual receipt of the Planning Commission’s final decision on the Substantial Development Permit.
7.3.2 Conditional Use Permits

General Provisions

The purpose of a Shoreline Conditional Use Permit is to allow case-by-case review of uses which may have a greater potential for impacts without project-specific conditions, while providing flexibility in varying the application of the use regulations of this SMP in a manner consistent with the policies of RCW 90.58.020. Ecology is the final reviewing authority for Shoreline Conditional Use Permits pursuant to WAC 173-27.

Uses that are not classified or set forth here may only be authorized as conditional uses if the applicant can demonstrate that the criteria set forth for conditional uses are met. Unclassified uses approved as conditional uses should also remain consistent with the policies of RCW 90.58.020 and should not produce substantial adverse effects on the shoreline environment.

Criteria

Pursuant to WAC 173-27-160, the criteria below shall constitute the minimum criteria for review and approval of a Shoreline Conditional Use Permit. Uses classified as conditional uses, and not uses prohibited by the regulations of this SMP, may be authorized provided that the applicant can demonstrate all of the following:

1. That the proposed use will be consistent with the policies of RCW 90.58.020, the policies of this SMP, the City of Sequim Comprehensive Plan and other applicable plans, programs and/or regulations;

2. That the proposed use will not interfere with the normal public use of public shorelines;

3. That the proposed use of the site and design of the project will be compatible with other permitted uses within the area and with uses planned for the area under the comprehensive plan and shoreline master program;

4. That the proposed use will cause no significant adverse effects to the shoreline, will not result in a net loss of ecological functions, and will not be incompatible with the environment designation or zoning classification in which it is to be located;

5. That the public interest suffers no substantial detrimental effect; and

6. That the proposed use is in the best interest of the public’s health, safety, morals or welfare.

7. That consideration shall be given to the cumulative impact of additional requests for like actions in the area. For example, if conditional use permits were granted for other developments in the area where similar circumstances exist, the total of the conditional uses shall also remain consistent with the policies of RCW 90.58.020 and shall not produce substantial adverse effects to the shoreline environment. Other uses which are not classified or set forth in this Program may be authorized as conditional uses provided the applicant can demonstrate
consistency with the requirements of this section and the requirements for conditional uses contained in this Program. Uses which are specifically prohibited by this Program may not be authorized pursuant to this section.

Notice to Ecology
Within eight (8) days of the Planning Commission’s final decision the Shoreline Administrator shall file the following with the Ecology and the Attorney General:

1. A copy of the complete application pursuant to WAC 173-27-180;

2. Findings and conclusions that establish the basis for the decision including but not limited to, identification of shoreline environment designation, applicable master program policies and regulations, and the consistency of the project with review criteria for the applicable Shoreline Permit;

3. The final decision of Planning Commission;

4. The permit data sheet (Appendix A to WAC 173-27-990, included at the end of this Chapter); and

5. The Shoreline Administrator shall also file the applicable documents required by RCW 43.21C, the State Environmental Policy Act, or a statement summarizing the actions and dates of such actions taken under RCW 43.21C.

6. Affidavit of public notice;

7. When the project has been modified in the course of the local review process, plans or text that clearly indicate the final approved plan.

Ecology shall provide a written notice to the Shoreline Administrator and the applicant of the "date of filing." “Date of filing" is the date of transmittal of the Ecology's final decision on the Conditional Use Permit or Variance Permit.

Ecology shall review the complete file submitted by the Shoreline Administrator on Shoreline Conditional Use Permits and any other information submitted or available that is relevant to the application.

Ecology shall base its determination to approve, approve with conditions or deny a Conditional Use or Variance Permit on consistency with the policy and provisions of the SMA, this SMP, and the criteria in WAC 173-27-160 or 173-27-170, as applicable.

Ecology shall render and transmit to the Shoreline Administrator and the applicant its final decision approving, approving with conditions, or disapproving the permit within thirty (30) days of the date of submittal. The Shoreline Administrator will notify parties of record of the decision.
7.3.3 Variances

General Provisions
The purpose of a Variance Permit is strictly limited to granting relief from specific bulk, dimensional or performance standards set forth in this SMP, and where there are extraordinary or unique circumstances relating to the physical character or configuration of property such that the strict implementation of the SMP would impose unnecessary hardships on the applicant or thwart the SMA policies as stated in RCW 90.58.020. Requests for allowing uses different than those specifically identified as allowed in the shoreline environment cannot be considered in the variance process.

Construction pursuant to this permit shall not begin nor can construction be authorized except as provided in WAC 173-27. In all instances, extraordinary circumstances shall be shown and the public interest shall suffer no substantial detrimental effect. Ecology is the final approving authority for Variance Permits.

Criteria
Pursuant to WAC 173-27-210, the criteria below shall constitute the minimum criteria for review and approval of a Shoreline Variance Permit. Variance Permits for development that will be located landward of the ordinary high water mark (per RCW 90.58.030(2)(b) definition), except those areas designated as marshes, bogs or swamps pursuant to WAC 173-22, may be authorized provided the applicant can demonstrate all of the following:

1. That the strict application of the bulk, dimensional or performance standards set forth in this Program precludes, or significantly interferes with, reasonable use of the property;

2. That the hardship described above is specifically related to the property, and is the result of unique conditions such as irregular lot shape, size, or natural features and not, for example, from deed restrictions or the applicant's own actions;

3. That the design of the project will be compatible with other permitted activities within the area and with uses planned for the area under the comprehensive plan and shoreline master program and will not cause adverse impacts to the shoreline environment.;

4. That the variance authorized does not constitute a grant of special privilege not enjoyed by other properties in the area, and will be the minimum necessary to afford relief; and

5. That the public interest will suffer no substantial detrimental effect.

6. Variance Permits for development that will be located either waterward of the ordinary high water mark or within marshes, bogs or swamps as designated in WAC 173-22, may be authorized provided the applicant can demonstrate all the criteria stated above as well as the following:
a. That the strict application of the bulk, dimensional or performance standards set forth in this Program precludes all reasonable use of the property; and

b. That the public rights of navigation and use of the shorelines will not be adversely affected by the granting of the variance.

c. That consideration shall be given to the cumulative impact of additional requests for like actions in the area. For example, if variances were granted to other developments in the area where similar circumstances exist, the total of the variances should also remain consistent with the policies of RCW 90.58 and should not produce substantial adverse effects to the shoreline environment or result in a net loss of ecological functions. Variances from the use regulations of this SMP are prohibited.

Notice to Ecology
The same procedure identified in Conditional Use Permits shall be required for Variance Permits.

7.3.4 Application
The owner of the subject property or the authorized agent(s) of the owner is encouraged to have a pre-application meeting with the Shoreline Administrator and/or his or her staff to determine the need for a Shoreline Permit. If a Shoreline Permit is required, a completed application for a Shoreline Permit shall, at a minimum, shall contain the following information and diagrams:

1. A completed “Shoreline Substantial Development Permit” application form.

2. A completed JARPA form, if required.

3. Completed intake form from WAC 173-27-990, Appendix A – Shoreline Management Act Permit Data Sheet and Transmittal Letter, included at the end of this chapter.

4. The name, address and phone number of the applicant. The applicant should be the owner of the property or the primary proponent of the project and not the representative of the owner or primary proponent.

5. The name, address and phone number of the applicant’s representative if other than the applicant.

6. The name, address and phone number of the property owner, if other than the applicant.

7. Location of the property. This shall, at a minimum, include the property address and identification of the section, township and range to the nearest quarter, quarter section or latitude and longitude to the nearest minute. All applications
for projects located in open water areas away from land shall provide a longitude and latitude location.

8. Identification of the name of the shoreline (water body) that the site of the proposal is associated with. This should be the water body from which jurisdiction of the act over the project is derived (e.g. Sequim Bay).

9. A general description of the proposed project that includes the proposed use or uses and the activities necessary to accomplish the project.

10. A general description of the property as it now exists including its physical characteristics and improvements and structures.

11. A general description of the vicinity of the proposed project including identification of the adjacent uses, structures and improvements, intensity of development and physical characteristics.

12. A site development plan consisting of maps and elevation drawings, drawn to an appropriate scale to depict clearly all required information, photographs and text which shall include:

   a. The boundary of the parcel(s) of land upon which the development is proposed.

   b. The ordinary high water mark of all water bodies located adjacent to or within the boundary of the project. This may be an approximate location provided, that for any development where a determination of consistency with the applicable regulations requires a precise location of the ordinary high water mark the mark shall be located precisely and the biological and hydrological basis for the location as indicated on the plans shall be included in the development plan. Where the ordinary high water mark is neither adjacent to or within the boundary of the project, the plan shall indicate the distance and direction to the nearest ordinary high water mark of a shoreline.

   c. Existing and proposed land contours. The contours shall be at intervals sufficient to accurately determine the existing character of the property and the extent of proposed change to the land that is necessary for the development. Areas within the boundary that will not be altered by the development may be indicated as such and contours approximated for that area.

   d. A delineation of all wetland areas that will be altered or used as a part of the development.

   e. A general indication of the character of vegetation found on the site.
f. The dimensions and locations of all existing and proposed structures and improvements including but not limited to; buildings, paved or graveled areas, roads, utilities, septic tanks and drainfields, material stockpiles or surcharge, and stormwater management facilities.

g. Where applicable, a landscaping plan for the project.

h. Where applicable, plans for development of areas on or off the site as mitigation for impacts associated with the proposed project shall be included and contain information consistent with the requirements of this section.

i. Quantity, source and composition of any fill material that is placed on the site whether temporary or permanent.

j. Quantity, composition and destination of any excavated or dredged material.

k. A vicinity map showing the relationship of the property and proposed development or use to roads, utilities, existing developments and uses on adjacent properties.

l. Where applicable, a depiction of the impacts to views from existing residential uses and public areas.

13. Copy of completed SEPA environmental checklist, declaration of non-significance or environmental impact statement, if required. Note that if the environmental review has not occurred prior to application for a Shoreline Permit, the time period for application review may be extended.

14. The names, addresses and legal description for each parcel of property within three hundred (300) feet of the exterior boundary of the subject property as shown by the records of the Clallam County Assessor.

15. Other information, plans, data and diagrams as required by the Shoreline Administrator.

7.3.5 Public Notice

Applicants are responsible for the following public notices, in addition to the provisions required in SMC 20.01.150, as part of any Shoreline Permit application. If SEPA compliance is required for the proposal, public notice requirements under SEPA may be satisfied concurrently as part of the Shoreline Permit process.

1. Notification by regular mail no less than thirty (30) days prior to issuance of a permit to all owners of property lying within 300 feet of the exterior boundaries of where substantial development is taking place or activities supporting the proposed improvement. The form of such notice shall be provided by the City and the content shall be approved by the Shoreline Administrator prior to mailing.
2. Posting of a sign at the subject property, presenting the following information:
   
a. Type of permit applied for;

b. Brief description of proposed use;

c. Address of subject property;

d. Applicant's name;

3. Publication of public notice in a newspaper with local distribution no less than once a week for two consecutive weeks, with the last publication date no less than thirty (30) days prior to issuance of permit.

4. An affidavit that the notice has been properly published, posted and deposited in the U. S. mail pursuant to the above requirements shall be submitted to the Shoreline Administrator at least thirty (30) days in advance of the issuance of permit.

7.3.6 Appeals
All appeals of any final permit decision are governed by the procedures established in RCW 90.58.180, RCW 90.58.140(6), and WAC 481-03, the rules and procedures of the Shorelines Hearing Board. Appeals must be made to the Shorelines Hearing Board within twenty-one (21) days after the City’s final decision concerning the Shoreline Permit or revisions of the permit.

7.3.7 Administrative Interpretations of the SMP
An administrative interpretation of the SMP shall be a Type A-1 process as defined under SMC 20.01. Administrative interpretations of the SMP shall be made in consultation with the Washington State Department of Ecology as provided under WAC 173-26-140.

7.3.8 Revision of Shoreline Permits
A permit revision is required whenever an applicant proposes substantive changes to the design, terms or conditions of a project from that which was approved in the permit. Changes are substantive if they materially alter the project in a manner that relates to its conformance to the terms and conditions of the permit, the master program and/or the policies and provisions of RCW 90.58. Changes that are not substantive in effect do not require approval of a revision.

1. When a revision of a Shoreline Permit is sought, the applicant shall submit detailed plans and text describing the proposed changes in the permit and demonstrating compliance with the following minimum standards pursuant to WAC 173-27-100.

2. If the proposed changes are determined by the Shoreline Administrator to be within the scope and intent of the original permit, and are consistent with the
SMA (RCW 90.58), the Guidelines in WAC 173-26, and this SMP, the revision shall be approved. "Within the scope and intent of the original permit" means the following:

a. No additional over water construction will be involved.

b. Lot coverage and height may be increased a maximum of ten percent (10%) from the provisions of the original permit if:
   i. Revisions involving new structures not shown on the original site plan would require a new permit, and
   ii. Any revisions authorized under this subsection shall not exceed height, lot coverage, setback or any other requirements of this SMP for the area in which the project is located.

c. Landscaping, consistent with the original permit and any conditions, may be added to a project without requiring an application for a new permit and is consistent with this SMP for the area in which the project is located.

d. The use authorized pursuant to the original permit is not changed.

e. No additional adverse environmental impact will be caused by the project revision.

4. If the revision, or the sum of the revision, and any previously approved revisions, violate the terms of one or more of the provisions itemized above, the applicant shall be required to apply for a new Shoreline Permit.

5. Revision approval, including revised site plans and text necessary to clearly indicate the authorized changes and the final consistency ruling, shall be filed with Ecology.

6. Substantial Development Permits. The revised permit shall become effective immediately. Within eight (8) days of the date of final action the revised site plan, text and the approved revision shall be submitted to Ecology and the Attorney General for the completion of their files.

7. Conditional Use and Variance Permits. The Shoreline Administrator shall submit the revision to Ecology for approval, approval with conditions, or denial, and shall indicate that the revision is being submitted under the requirements of WAC 173-27-100. Ecology shall render and transmit to the Shoreline Administrator and the applicant its final decision within fifteen (15) days of the date of Ecology's receipt of the submittal from the Shoreline Administrator. The revised permit is effective upon Ecology's final action.

8. A notice of revision approval shall be forwarded all parties of record. Formal revisions to permits are subject to the twenty-one (21) day appeal process
described above. Appeals shall be based only on allegations of a violation of (2) above.

9. Any construction undertaken as part of the revised permit is done at the applicant’s own risk until the applicant the appeal period expires.

10. Denial of a permit revision has no effect on the validity of the original permit.

7.3.9 Review of Shoreline Actions

The Shoreline Administrator, shall on an annual basis, review all shoreline permits and exemptions issued during the previous year to determine their cumulative impacts to the shoreline and make a written determination if there may or may not have been a net loss of shoreline functions. The determination shall be made in consultation with applicable state and tribal agencies.