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Element	DOCUMENT)2	Theme	Comprehensive Plan - Policy (Full Text Copied from 2010 Plan)	Proposed Policy Change or Proposed New Policy F
Natural Res		Natural Resources Clearinghouse	 Natural Resource Lands Database: Maintain a database management system to provide current information on natural resource land uses a activities, soils, conversions, and other quantifiable factors for the purpose monitoring and 	No recommended change.
Natural Res	so 4F-1, 4F- 1.4, 154	Natural Resources Clearinghouse	 conserving natural resource lands. Converted Natural Resource Lands Database: The Natural Resource Lands database should identify and map, where known, those parcels of land that, although designated as a Natural Resource Land, are not available for productive resource use because of some easement, covenant, or other restriction that converts the primary use of such land to the preservation of habitat, open space, or some other non-resource-land use. This information sho contribute to a more accurate assessment of the natural resource land ba available for 	uld
Land Use	2A, New, 43	3 Development	Guide most future development into concentrated urban growth areas where adequate public facilities, utilities, and services can be provided consistent with the Countywide Planning Policies.	No recommended change.
Land Use	2A-1, New, 43	Development	Establish Urban Growth Areas in which urban development will be encouraged and outside of which growth can occur only if it is rural in character.	No recommended change.
Skagit County	/ Comprehensiv	e Plan Periodic Upda	Discla chang Some export comp	Exported: February 14, 2025 aimer: This document is meant to help readers understand ho ge and provides a general understanding how the policy has o policies may appear different in the Comprehensive Docume rting to the document from this matrix or otherwise. If you see pared to the Comprehensive plan use the above email to let sta comprehensive Plan document is the final and official version

Reason for Change Reasoning from Consultant Summarized

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Element)2	Theme	Plan)	Proposed Policy Change or Proposed New Policy	Reasoning from Consultant	
Land Use	12 2A-1, 2A- 1.1, 44	Development Environmental Preservation	Work with local jurisdictions to designate and maintain Urban Growth Areas (UGAs) of sufficient size to accommodate the County's 20-year urban population and employment allocations. Areas proposed for UGA designation shall meet the following criteria(a) Compact development can be accomplished through infill or expansion, while minimizing the fiscal and environmental impacts of growth and assuring opportunities for housing, jobs, and commerce. (b) A range of	Work with local jurisdictions to designate and maintain Urban Growth Areas (UGAs) of sufficient size to accommodate the County's 20-year urban population and employment allocations. Areas proposed for UGA designation shall meet the following criteria(a) Compact development can be accomplished through infill or expansion, while minimizing the fiscal and environmental impacts of growth and assuring opportunities for housing, jobs, and commerce. (b) A range of governmental facilities and services presently exists or can be economically and efficiently provided at urban levels of service in a timely manner. These services include sewer, water, storm drainage, transportation improvements, fire and law enforcement protection, and parks and recreation. (c) The area has a physical identity or social connection to an existing urban environment. (d) Natural features and land characteristics are capable of supporting urban development without significant environmental degradation. (e) The land does not have long-term, commercially significant value for agriculture, forestry, or mineral production and that can accommodate additional development without conflicting with activities on nearby natural resource lands. (f) The area includes identified patterns of development and likely future development pressure that needs to be addressed according to RCW 36.70A.130.	ESSB 5593 Counties shall review patterns of development within designated urban growth areas and densities permitted within during the periodic update cycle. State law reference 36.70A.130	Growth Management Ac Consistency

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Land Use	2A-1, 2A- 1.2, 44	Development Economical Urban Growth Areas	 Proposals for Urban Growth Area expansions shall be evaluated for their consistency with the Urban Growth Area Modification Criteria developed and approved by the Growth Management Act Steering Committee. These criteria address issues including: land capacity analysis; ability to provide urban services; impacts on critical areas, natural resource lands, and hazard areas; and compliance with related Countywide Planning Policies. Urban Growth Area expansion proposals shall demonstrate 	Proposals for Urban Growth Area expansions shall be evaluated for their consistency with the Urban Growth Area Modification Criteria developed and approved by the Growth	Consitency of voice and active policy sentence revision.	Administrative Cleanup
			that expansion is necessary within the 20-year planning period, that public facilities and services can be provided	Urban Growth Area expansion proposals shall demonstrate that expansion is necessary within the 20-year planning		
Land Use	2A-1, 2A- 1.3, 45	Urban Growth Areas	In designating Urban Growth Areas, consider GMA requirements to provide for recreational lands, critical areas, open space corridors, greenbelts, and view sheds, and to avoid natural hazard areas prone to flooding or other risks to public safety.	No recommended change.		
Land Use	New	Urban Growth Areas		Engage federally recognized Indian tribes that may be potentially affected by the proposed revision in meaningful consultation prior to the revision of the county's urban growth area according to RCW 36.70A.110.	SSB 5834 engage with tribes with proposed revisions to UGA and early and ongoing engagement and consultation.	Growth Management Ac Consistency

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Land Use	2A-1, 2A- 1.4, 45	Urban Growth Areas	The following Urban Growth Areas are designated wi Skagit County: Non-Municipal UGAs Bayview Ridge Swinomish Municipal UGAs Anacortes Burlington Concrete Hamilton La Conner Lyman Mount Vernon	ithin	No recommended change.			
Land Use	2A-1, 2A- 1.5, 45	Urban Growth Areas Housing	Overall residential densities within Urban Growth Ar be a minimum of four (4) dwelling units per net acre, urban services are provided. "Net density" is what re when only the area of the residential lots is counted,	when esults , not	Overall residential densities within Urban Growth Areas shall be a minimum of four (4) dwelling units per net acre, when urban services are provided. "Net density" is what results when only the area of the residential lots is counted, not roads, open spaces, drainage facilities, or other site uses that are not residential. Allow at least 2 accessory dwelling units on residential lots, and duplexes and other middle housing types in the UGAs where sewer is available according to RCW 36.70A.635.	reducing impacts on non- white households and	Growth Consist	
Land Use	2A-1, 2A- 1.6, 45	Utilities	By June 30, 2018, or prior to annexation, whichever of first, the City of Sedro-Woolley must provide a sewer amendment or other documentation to the County so the sewer service extension plan for the northern UG expansion area. The County and City of Sedro-Woolley conduct joint planning of the Sedro-Woolley eastern	r plan showing GA ley should I UGA to	conduct joint planning of the Sedro-Woolley eastern UGA to-	The policy timeframe has expired, therefore, may not be applicable anymore. There appears to be a 2019 Draft Sewer Plan addressing the subject area.	Adminis	
Land Use	46	Public facilities	identify methods, costs, and funds to extend urban of Adequate urban public facilities and services shall b provided concurrently with urban development, as appropriate for each type of designated land use in t Growth Area.	Date Ex Disclain change Some po exportin compare	identify methods costs and funds to extend urban services. No recommended change. ported: February 14, 2025 ner: This document is meant to help readers understand h and provides a general understanding how the policy has olicies may appear different in the Comprehensive Docum ng to the document from this matrix or otherwise. If you se ed to the Comprehensive plan use the above email to let s mprehensive Plan document is the final and official versio	changed, and serves no ot ent on the Website due to e e a difference in policies fr taff know.	ther purp error in om this	

Reason for Change Reasoning from Consultant Summarized

This would help increase housing supply and options, Consistency reducing impacts on nonwhite households and vulnerable communities. Suggest moving the definition to a glossary.

Growth Management Act

Administrative Cleanup The policy timeframe has expired, therefore, may not be applicable anymore. There appears to be a 2019 Draft Sewer Plan addressing the subject area.

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Land Use	2A-2, 2A- 2.1, 46	Growth Public Utilities	 Encourage growth in areas already characterized by u development or where the appropriate levels of urban public facilities services are established in adopted capital facilities plans. (a) Ensure that adequate urban public facilities and seare provided in Urban Growth Areas concurrent with urban development (b) Implement streamlined standards and development procedures to encourage and facilitate development within the Urban 	and ervices ent. nt
			Growth Areas	
Land Use	2A-3, New, 46	Urban Growth Areas	Within the designated Urban Growth Areas, coordinat the respective local jurisdictions and other service pro within the Urban Growth Areas to ensure that growth a development are timed, phased, and consistent with urban level of service standards.	and and
Land Use	2A-3, 2A- 3.1, 46	Public facilities	Urban public facilities include: improved streets, road highways, sidewalks, road lighting systems and traffic urban level domestic water systems, sanitary sewer s storm sewer systems, park and recreational facilities schools as defined in the Capital Facilities Element w adopted level of service standards.	signals; ystems, and
Land Use	2A-3, 2A- 3.2, 47	Public services	Urban public services include fire protection and suppression; emergency medical services; public safety; public health; educat recreation; environmental protection; and other services as ident the Capital Facilities Element with adopted level of service standards.	
Skagit County	y Comprehensive	e Plan Periodic Upda		Date Exported: February 14, 2025 Disclaimer: This document is meant to help readers understand how policies have been recommend change and provides a general understanding how the policy has changed, and serves no other purp Some policies may appear different in the Comprehensive Document on the Website due to error in exporting to the document from this matrix or otherwise. If you see a difference in policies from this compared to the Comprehensive plan use the above email to let staff know. The Comprehensive Plan document is the final and official version of policies that will be adopted.

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Element)2	Theme	Plan)		Proposed Policy Change or Proposed New Policy	Reasoning from Consultant	t Summa
Land Use	2A-3, 2A- 3.3, 47	Governmental services Development	Urban governmental services should not be extended expanded in, rural areas except in those limited circumstances necessary to protect basic public hea safety and the environment, and when such services financially supportable at rural densities and do not s urban development.	lth and are	No recommended change.		
Land Use	2A-3, 2A- 3.4, 47	Development	The process of siting of major industrial development rural area with associated provision of urban facilities services shall be in conformance with RCW 36.70A.30 Countywide Planning Policy 2.6.	s and	The process of siting of major industrial developments in the rural area with associated provision of urban facilities and services shall be in conformance with RCW 36.70A.365 and Countywide Planning Policy 2.6.	Referencing applicable countywide planning policy.	Consist County Policies
Land Use	2A-3, 2A- 3.5, 47	Development	The process of siting new fully self-contained commu the rural area with associated provision of urban facil services shall be in conformance with RCW 36.70A.3 Countywide Planning Policies, and the community pla process.	ities and 50, the	No recommended change.		
Land Use	2A-4, New, 47	Joint Planning	Conduct joint planning between the County and local jurisdictions for future annexation areas within the Ur Growth Areas in accordance with the Framework Agre and the Countywide Planning Policies.	ban	No recommended change.		
Land Use	2A-4, 2A- 4.1, 47-48	Joint Planning	Joint planning should consider issues including, but r limited to: (a) coordination of development permit review. (b) assessment of the capacity of current public facili services to accommodate projected growth. (c) the phasing of development within the Urban Grow and the provision of capital improvements to the area concurrent with development.	ties and wth Area	Joint planning should consider issues including, but not limited to: (a) coordination of development permit review. (b) assessment of the capacity of current public facilities and services to accommodate projected growth. (c) the phasing of development within the Urban Growth Area and the provision of capital improvements to the area concurrent with development.		Growth Consist
Land Use	2A-4, 2A- 4.2, 48	Development	Use interlocal agreements, pre-annexation agreemer and/or development agreements to equitably alloca financial burdens and resolve other issues resulting	nts, Date Ex Disclaim	No recommended change. ported: February 14, 2025 ner: This document is meant to help readers understand		
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Consistency with Countywide Planning Policies

Growth Management Act Consistency

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Element	CHANGED IN THE NEW DOCUMENT)2		Comprehensive Plan - Policy (Full Text Copied from 2016 Plan)	Proposed Policy Change or Proposed New Policy R		
Land Use	2A-4, 2A- 4.3, 48	Planning	Work with local jurisdictions to implement the Countywide Planning Policies and address other regional land use, economic, and transportation issues through interlocal	No recommended change.		
Land Use	2A-5, New, 48	Development	Encourage commercial and industrial development to locate in well-defined centers within the Urban Growth Areas. Prohibit new zoning that furthers the continuation of strip	No recommended change.		
Land Use	2A-5, 2A- 5.1, 48	Urban Growth Areas	Plan for compact commercial and industrial centers in the Urban Growth Areas and provide infrastructure accordingly.	No recommended change.		
Land Use	2A-5, 2A- 5.2, 48	Urban Growth Areas	Attract commerce and industry to designated areas within Urban Growth Areas by ensuring an adequate supply of land with adequate urban public facilities and services.	No recommended change.		
Land Use	2A-6, New, 48	Urban Growth Areas	Ensure a high quality of life within Urban Growth Areas.	No recommended change.		
Land Use	2A-6, 2A- 6.1, 48	Urban Growth Areas Development	Foster development within Urban Growth Areas that creates and maintains safe, healthy and diverse communities. These communities should contain a range of affordable housing and employment opportunities, and school and recreational facilities, and be designed to protect the natural environment and significant cultural resources.	No recommended change.		
Land Use	2A-6, 2A- 6.2, 49	Public health	Adopt plans, policies, codes, and development standards that promote public health by increasing opportunities for residents to be more physically active. Such actions include: concentrating growth into Urban Growth Areas, promoting more compact urban development, allowing mixed-use developments, and adding pedestrian and non-motorized linkages where appropriate.	No recommended change.		

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Land Use	2A-6, 2A- 6.3, 49	Facilities and services Urban Growth Areas	Concentrate facilities and services within Urban Growth Areas, using urban design principles, to make them desirable places to live, work, and play; increase the opportunities for walking and biking within the community; use existing infrastructure capacity more efficiently; and reduce the long- term costs of infrastructure maintenance.	No recommended change.
Land Use	2A-7, New, 49	Development	Provide for the orderly transition from rural to urban development patterns within the unincorporated portions of the municipal Urban Growth Areas.	No recommended change.
Land Use	2A-7, 2A- 7.1, 49	Development	Work with the cities and towns to ensure the cooperative and timely transfer of governmental responsibilities as urban development occurs.	No recommended change.

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Land Use	2A-7, 2A- 7.2, 49	Development Urban Growth Areas	Limit land divisions and development intensities within Urban Growth Areas to rural levels until property is ann thereby creating an economic incentive to encourage annexation.	·	Changes support HB 1220 evaluation of housing barriers due to infrastructure. In general, cities may not wish to create a disincentive for property owners to support annexation in the future – if property owners already have services there may be little perceived benefit to being annexed. However, this can be a barrier to creation of housing at affordable levels in a timely way in the 20-year period. Encouraging annexation plans (e.g. Ferndale, Gig Harbor, others) can be an effective way to make progress and a transparent	Growth Manager Consistency	ment Act	
Land Use	2A-7, 2A- 7.3, 49	Development Urban Growth	Allow residential development within Urban Growth Ard rural densities prior to the provision of urban infrastruc	· · ·	Revised for clarity.	Administrative C	Cleanup	
		Areas	provided that future development at urban densities is precluded.					
Land Use	2A-8, New, 49	Development Urban Growth Areas	Work with local jurisdictions to simplify the permitting process for land owners and developers within the unincorporated portions of the Urban Growth Areas.	· · · · · · · · · · · · · · · · · · ·				
Land Use	2A-8, 2A- 8.1, 50	Development Urban Growth Areas	Maintain, in consultation with local jurisdictions, a con set of municipal Urban Growth Area zoning districts an development regulations for residential, commercia industrial, and other land uses in the Urban Growth	d Date Exported: February 14, 2025 Disclaimer: This document is meant to help readers understand hange and provides a general understanding how the policy ha	s changed, and serves no o	ther purpose.		
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Land Use	2A-8, 2A- 8.2, 50	Development Urban Growth Areas	Maintain development regulations that allow development in the Urban Growth Areas at lower-than-urban densities and/or intensities, prior to annexation, provided that future urban development is not precluded. Development shall follow standards generally consistent with those applied in the rural portions of the County.	intensities, prior to annexation, provided that future urban development is not precluded. Development shall follow	relative to racially disparate impact analysis.	Growth Management Ac Consistency	
Land Use	2A-8, 2A- 8.3, 50	Development Urban Growth Areas	Maintain zoning maps for each of the Urban Growth Areas showing the zoning of all lands within the unincorporated portions of the Urban Growth Areas.	No recommended change.			
Land Use	2A-8, 2A- 8.4, 50	Development Urban Growth Areas	Development at urban densities and/or intensities may be allowed prior to annexation. However, such development shall only be allowed if urban infrastructure is provided, and shall be subject to the standards of the future annexing jurisdiction.	No recommended change.			
Land Use	2A-8, 2A- 8.5, 50	Development	Any subdivision of land under these regulations shall include measures to ensure the accommodation of future rights-of- way for urban transportation infrastructure and utilities that will be required when the property is further subdivided and developed at urban densities and land uses.	No recommended change.			
Land Use	New	GHG Reduction		Collaborate with cities and towns to explore the feasibility of allowing urban levels of development within unincorporated urban growth areas.	Consistency with GMA to work with cities to focus urban development in appropriate areas and preserve and protect rural	Growth Management Ac Consistency	

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preserve and protect rural areas.

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Land Use	2B, New, 51	Open Space	Recognize the important functions served by private and public open space, designate and map public open space of regional importance, and designate open space corridors within and between urban growth areas.	No recommended change.		
Land Use	2B, 2B-1.1, 51	Open Space Environment	Public open space areas shall be those lands in public ownership that are	No recommended change.		
			dedicated or reserved for public use or enjoyment for recreation, scenic amenities, natural resource land management, or for the protection of			
			environmentally sensitive. These open space areas may include:			
			(a) Neighborhood and community parks. These should be linked by open space			
			networks whenever possible. (b) Land that offers special natural resource-based and recreational			
			opportunities, such as: federal, state and local regionally important parks and			

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Element)2	Theme	Plan)	Proposed Policy Change or Proposed New Policy F
Land Use	2B, 2B-1.2, 51-52	Open Space	Of these public open space areas, the County has desi certain ones on the Comprehensive Plan/Zoning Map a Public Open Space of Regional/Statewide Importance (OSRSI). These areas are so identified because their recreational, environmental, scenic, cultural and other space benefit extend beyond the local area to be region statewide in significance. They includeDeception Pass Park; Sharpe Park and Montgomery-Duban Headlands; Burrows Island, Saddlebag Island; Hope Island; Ika Isla Huckleberry Island; Skagit Island; Hat Island; Larrabee and Bayview State Parks; PUD #1 Judy Reservoir; Skagi Wildlife Refuge; North Cascades National Park; Noisy Diobsud Wilderness; Glacier Peak Wilderness; Ross La	 certain ones on the Comprehensive Plan/Zoning Map as Public Open Space of Regional/Statewide Importance (OSRSI). These areas are so identified because their ropen Recognize public open space with recreational, environmental, scenic, cultural and other open space benefit that extend beyond the local area to be regional or statewide in significance as Public Open Space of Regional/Statewide and; Importance (OSRSI). They includeDeception Pass State Park; Rasar, Sharpe Park and Montgomery-Duban Headlands; Burrows t Island, Saddlebag Island; Hope Island; Ika Island; Huckleberry Island; Skagit Island; Hat Island; Larrabee, Rasar, and Bayview
Land Use	2B, 2B-1.3, 52	Open Space Government	Consistent with RCW 36.70A.160, Skagit County should continue to work with its partners—partner governmen organizations, residents, and property owners— to ider prioritize and conserve open space corridors within and between urban growth areas, including lands useful for recreation, wildlife habitat, trails, and connection of cri areas.	ts, htify, d
Land Use	2B, 2B-1.4, 52	Open Space	 Private Open Space is privately owned land that has be will be set aside by the operation of the Critical Areas Ordinance, by volunt conservation or by other means. These lands may inclu (a) Critical areas as defined in the Critical Areas Ordina (b) Lands with conservation and land reserve easemen place. (c) Lands within urban growth areas that are wooded ar serve a functional purpose in climate, noise, light or po control, or provide wildlife habitat or greenbelts. 	tary ide: ince. ts in
Land Use	52	Open Space	The Current Use Open Space Taxation Program inclup properties utilized for agricultural, timber and open sources as provided in RCW 84.34. Property owners shows as provided in RCW 84.34. Property 94.34. Pro	ate Exported: February 14, 2025 isclaimer: This document is meant to help readers understand ho hange and provides a general understanding how the policy has c ome policies may appear different in the Comprehensive Docume xporting to the document from this matrix or otherwise. If you see ompared to the Comprehensive plan use the above email to let sta he Comprehensive Plan document is the final and official version

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Element)2 Theme	Plan)	Proposed Policy Change or Proposed New Policy R
Land Use	2C, New, 53 Land Use	Recognize for a reasonable period of time land use ap that have been granted but not yet acted upon. After landowner notification and the designated period of ti those approvals shall expire.	
Land Use	2C, 2C-1.1, Land Use 53	Historic land use approvals such as conditional use p special use permits, and contract rezones that alread been exercised may continue to operate under the co of their original permit or land use approval. Any expan change beyond the conditions of the original permit or use approval shall require a revised permit or land use approval.	r have aditions sion or land
Land Use	2C, 2C-1.2, Land Use 53	Historic subdivisions shall be subject to the provision RCW 58.17.170. Other historic land use approvals wit development rights that have not yet been exercised v remain valid for five years from the date property owner given notice of adoption of this policy. Property owner notified within two years of adoption of this policy. Lar approvals not exercised within this five-year period sh expire.	n vestedprovisions of RCW 58.17.170. Other historic land useeillapprovals with vested development rights that have not yetrers arebeen exercised will remain valid for five years from the dates will beproperty owners are given notice of adoption of this policy.d useProperty owners will be notified within two years of adoption
Land Use	2D, New, 53 Nonconforming use	Prohibit expansions of pre-existing non-conforming us are not in conformance with the Comprehensive Plan development regulations.	es that No recommended change.
Land Use	2D, 2D-1.1, Nonconforming 53 use	A nonconforming use is any use established in confor with Skagit County rules and regulations in effect at the of establishment, which no longer conforms to the rar uses permitted in the site's current zone or to the curr development standards of the code, due to changes in code or its application to the subject property.	e time with Skagit County rules and regulations in effect at the time in ge of of establishment, which no longer conforms to the range of re ent uses permitted in the site's current zone or to the current C
Land Use	2D, 2D-1.2, Nonconforming 53 use	previously approved and therefore vested expansion	ntion No recommended change. g uses Date Exported: February 14, 2025 Disclaimer: This document is meant to help readers understand how hange and provides a general understanding how the policy has c bome policies may appear different in the Comprehensive Docume
Skagit County	y Comprehensive Plan Periodic Updat		xporting to the document from this matrix or otherwise. If you see ompared to the Comprehensive plan use the above email to let sta the Comprehensive Plan document is the final and official version

Reason for Change Reasoning from Consultant Summarized

The two years have already expired, policy has been revised accordingly.

Administrative Cleanup

This is supplementalAdministrinformation that is notrelated to an action by theCounty. This has beenmoved to the beginning ofthe element out of thepolicies.

Administrative Cleanup

meant to help readers understand how policies have been recommended to al understanding how the policy has changed, and serves no other purpose. Iferent in the Comprehensive Document on the Website due to error in om this matrix or otherwise. If you see a difference in policies from this matrix sive plan use the above email to let staff know. cument is the final and official version of policies that will be adopted.

	OLD Goal, Policy, Page Reference			To learn how to provide public comment visit: https://skagitcounty.net/202 Or email pdscomments@co.skagit.wa.us with the proposal name "Skagit County's Comprehensive Plan I Policies" in the subject line. Include your comments in the body of your en			
Element	(THIS HAS CHANGED IN THE NEW DOCUMENT)2	Theme	Comprehensive Plan - Policy (Full Text Copied from 2016 Plan)	Proposed Policy Change or Proposed New Policy	Reasoning from Consultant	Reason for Change Summarized	
Land Use	2E, New, 54	Public Uses	Allow public uses as special uses in most comprehensive land use designations, to be reviewed on a site-specific basis.	No recommended change.			
Land Use	2E, 2E-1.1, 54	Land use Public use	In most comprehensive plan land use designations, public uses are to be allowed as either administrative or hearing examiner special uses. They are reviewed as site-specific projects so that public benefits and land use impacts can be analyzed and, if necessary, mitigated. (a) Public uses on Natural Resource Lands are limited to those providing	Allow public uses in most comprehensive plan land use designations public uses are to be allowed as either administrative or hearing examiner special uses. They are should be reviewed as site-specific projects so that public benefits and land use impacts can be analyzed and, if necessary, mitigated. (a) Public uses on Natural Resource Lands are limited to those	Consitency of voice and policy sentence revision.	Administrative Cleanup	
Land Use	2F, New, 54	Lot certification	Only lots created in a legal manner consistent with state law and County regulations shall be considered for development permits.	Allow development permits only for lots created in a legal manner consistent with state law and County regulations shall be considered for development permits.	Consitency of voice and	Administrative Cleanup	
Land Use	2F, 2F-1.1, 54	Lot certification	The County shall establish and maintain a review process to determine whether lots on which development is proposed were created legally. Only lots created legally shall be	The County shall Establish and maintain a review process to determine whether lots on which development is proposed were created legally. Only lots created legally shall be	Consitency of voice and policy sentence revision.	Administrative Cleanup	
Land Use	2F, 2F-1.2, 54	Lot certification	A legally created lot meeting the minimum dimensional standards for the zoning district it is located in shall be eligible to be considered for development permits. A legally created substandard lot, meaning a lot not meeting the dimensional requirements of the zone, shall be evaluated against performance criteria considering factors such as lot size and previous development activities in determining eligibility for development.	A legally created lot meeting the minimum dimensional standards for the zoning district it is located in shall be eligible to be considered for development permits. A legally created substandard lot, meaning a lot not meeting the dimensional requirements of the zone, shall be evaluated against performance criteria considering factors such as lot size and previous development activities in determining eligibility for development.	This is supplemental information that is not related to an action by the County. This has been moved to the beginning of the element out of the policies.	Administrative Cleanup	
Land Use	2F, 2F-1.3, 55	Lot certification	The performance standards used in reviewing substandard lots will seek to protect property rights and investment- backed expectations, as well as preserve natural resource lands and prevent sprawl.	No recommended change.			

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	Reason for Change
Reasoning from Consultant	Summarized

Consitency of voice and	Administrative Cleanup
policy sentence revision.	

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	DOCUMENT		Comprehensive Plan - Policy (Full Text Copied from 2016		
Element)2	Theme	Plan)	Proposed Policy Change or Proposed New Policy	R
Land Use	2G, New, 55	Land Division	Allow for the orderly division of land by providing for the creation of new lots meeting the dimensional standards of the zoning district in which the lots are located. Encourage innovative land division technique as an alternative to traditional land division practices. These techniques allow flexibility in design and provide for better preservation of critical areas, natural resource lands and rural character.		
Land Use	2G, 2G-1.1, 55	Land Division	Allow the separation of an existing house from the larger parcel where it is located on lands designated Agricultural-	parcel where it is located on lands designated Agricultural- Natural Resource Land and Rural Resource-Natural Resource Land in order to encourage long-term protection of agricultural	
Land Use	2G, 2G-1.2, 56	Land Division	Planned Unit Developments and Planned Residential Developments shall be allowed only in Urban Growth Areas where public services and utilities are available or will be provided concurrent with development.	No recommended change.	

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public comment visit: https://skagitcounty.net/2025cpa oosal name "Skagit County's Comprehensive Plan Draft line. Include your comments in the body of your email.

Reason for Change Reasoning from Consultant Summarized

Added restrictions from the Addressing Public discussion so that resource Comment, lands are not encouraged to be subdivided for residential uses.

OLD Goal, Policy, Page Reference			To learn how to provide public comment visit: https://skagitcounty.net/202 Or email pdscomments@co.skagit.wa.us with the proposal name "Skagit County's Comprehensive Plan Policies" in the subject line. Include your comments in the body of your e				
Element	(THIS HAS CHANGED IN THE NEW DOCUMENT)2 Theme	Comprehensive Plan - Policy (Full Text Copied from 2016 Plan)	Proposed Policy Change or Proposed New Policy	Reasoning from Consultant	Reason for Change Summarized		
Land Use	2G, 2G-1.3, Land Division 56-57	 CaRD land divisions may achieve some or all of the following benefits: (a) Flexibility in site development, which may result in more compact, clustered lots or environmentally sound use of the land, while maintaining the County's rural character. (b) Buffer areas to reduce land use conflicts between Rural and natural resource uses and the loss of Natural Resource Lands. (c) Reduction in housing costs due to reduced engineering, infrastructure, and development costs, smaller lot sizes, and more intense use of buildable areas. (d) Greater opportunity for property owners to derive reasonable economic use of the land by maintaining larger open space areas that may be used for the production of food fiber, or minerals. (e) More flexible land development options in areas with potential to be designated urban growth areas in the future. (f) Allowance of bonus development lots when a landowner meets the various requirements of the CaRD provisions. (g) Large tracts of open space land held for recreation, natural resource management, and protection of critical areas and significant cultural resources. 	 divisions may achieve some or all of the following benefits: (a) Flexibility in site development, which may result in more compact, clustered lots or environmentally sound use of the land, while maintaining the County's rural character. (b) Buffer areas to reduce land use conflicts between Rural and natural resource uses and the loss of Natural Resource Lands. (c) Reduction in housing costs due to reduced engineering, infrastructure, and development costs, smaller lot sizes, and more intense use of buildable areas. (d) Greater opportunity for property owners to derive reasonable economic use of the land by maintaining larger , open space areas that may be used for the production of food, fiber, or minerals. (e) More flexible land development options in areas with potential to be designated urban growth areas in the future. (f) Allowance of bonus development lots when a landowner meets the various requirements of the CaRD provisions. 	Consitency of voice and policy sentence revision.	Administrative Cleanup		
Land Use	2G, 2G-1.4, Land Division 57	CaRD land divisions shall be designed to minimize impacts or neighbors, infrastructure systems, and the surrounding environment.	n No recommended change.				

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Element)2 Theme	Plan)	Proposed Policy Change or Proposed New Policy	Reasoning from Consultant	
Land Use	2G, 2G-1.5, Land Division 57	 When CaRD land divisions are approved for Long CaRD conservation easements or conditions/covenants/rest (CCRs) shall be in place for a specified period of time. (a) Certain identified critical areas shall be set-aside as Protected Critical Areas (PCAs) and others may be place Open Space Preservation Areas (OS-Pas). (b) A long CaRD land division which has designated Nat Resource Lands (NRL) not satisfying 2G-1.4(a) above set have the remaining NRL set-aside as a conservation easement, which removes the development right on sur lands until such time as the land is determined by a concompetent jurisdiction to no longer have long-term commercial significance for the production of food, agricultural products, timber, or extraction of minerals (c) A long CaRD land division that has designated Rural not satisfying 2G-1.4(a)above shall have the undevelop 	Ds their Place conservation easements or trictions conditions/covenants/restrictions (CCRs) for a specified period of time when CaRD land divisions are approved for s a Long CaRDs their conservation easements or ced into conditions/covenants/restrictions (CCRs) shall be in place for a specified period of time. atural (a) Certain identified critical areas shall be set-aside as a protected Critical Areas (PCAs) and others may be placed into Open Space Preservation Areas (OS-Pas). (b) A long CaRD land division which has designated Natural bourt of Resource Lands (NRL) not satisfying 2G-1.4(a) above shall have the remaining NRL set-aside as a conservation easement, which removes the development right on such lands until such time as the land is determined by a court of competent jurisdiction to no longer have long-term	Comprehensive Plan policies.	
Land Use	2H, New, Public Facilities 58	Establish siting criteria and procedures for Essential Pu Facilities of a statewide and countywide nature to ensu they will not be excluded from Skagit County as long as siting conforms with this Comprehensive Plan and the Countywide Planning Policies.	ure that s their		
Land Use	2H, 2H-1.1, Public Facilities 58		The County has a responsibility to eEnsure that thesele theComprehensive Plan policies do not prohibit or exclude the siting of essential public facilities.	Consitency of voice and policy sentence revision.	Administrative Cleanup
Skagit Count	/ Comprehensive Plan Periodic LInda	D D Cl S ei Cl	Date Exported: February 14, 2025 Disclaimer: This document is meant to help readers understand shange and provides a general understanding how the policy ha some policies may appear different in the Comprehensive Docu exporting to the document from this matrix or otherwise. If you so compared to the Comprehensive plan use the above email to let	is changed, and serves no o ment on the Website due to see a difference in policies fi staff know.	ther purpose. error in rom this matrix

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Element	CHANGED IN THE NEW DOCUMENT)2	Theme	Comprehensive Plan - Policy (Full Text Copied from Plan)	m 2016	Proposed Policy Change or Proposed New Policy	Reasoning from Consultant	Reason for Change Summarized
Land Use	2H, 2H-1.2, 58	Public Facilities	The County must use regulations and procedures to i and site essential public facilities: (a) The state or local government proposing to site an essential public facility must provide a justifiable nee public facility and for its location in Skagit County bas forecasted needs and a logical service area; (b) The state or local government proposing to site an essential public facility must establish a public proce which the residents of the County and affected comm "host" municipalities, and all other affected jurisdicti agencies and utilities have a reasonable opportunity participate in and comment on the site selection pro- (c) The impact of siting new essential public facilities be weighed against the impact of expansion of existin essential public facilities, with appropriate buffering mitigation. During this process, possible appropriate mitigation measures may be determined.	ed for a sed upon sess by nunities, ions, to cess. should ng and	The County must uUse regulations and procedures to identify and site essential public facilities where there is a need, public review, and mitigation appropriate to the facility as follows: (a) The state or local government proposing to site an essential public facility must provide a justifiable need for a public facility and for its location in Skagit County based upon forecasted needs and a logical service area; (b) The state or local government proposing to site an essential public facility must establish a public process by which the residents of the County and affected communities, "host" municipalities, and all other affected jurisdictions, agencies and utilities have a reasonable opportunity to participate in and comment on the site selection process. (c) The impact of siting new essential public facilities should be weighed against the impact of expansion of existing essential public facilities, with appropriate buffering and mitigation. During this process, possible appropriate mitigation measures may be determined.	active policy sentence revision.	Administrative Cleanup
Land Use	2H, 2H-1.3, 58	Public Facilities			Essential Public Facilities must comply with adopted federal, state, and county land use regulations and be in conformance with this Comprehensive Plan.		n Administrative Cleanup
Land Use	2H, 2H-1.4, 58	Public Facilities Environment		-	y Ensure consistency with all federal, state, and county land use, development, and operational regulations and requirements including the policies of this plan. All State Environmental Policy Act provisions and concurrency of	Combined with above. Broadened beyond land use.	Administrative Cleanup
Land Use	2H, 2H-1.5, 59	Public Facilities	Decisions about the review, location, land use, and in of a proposed facility, including siting, acceptance, modification or rejection shall be conducted with	ntensity	Decisions about the review, location, land use, and intensity of a proposed facility, including siting, acceptance, modification or rejection shall be conducted with	Repeats 2H-1.2(b) in part; combine with 2H-1.8 below.	Administrative Cleanup
Skagit County	Comprehensive	Plan Periodic Updat	opportunities for public participation. e Final Policy Recommendations	Disclain change Some p exportir compar	ported: February 14, 2025 ner: This document is meant to help readers understand h and provides a general understanding how the policy has olicies may appear different in the Comprehensive Docun ng to the document from this matrix or otherwise. If you so ed to the Comprehensive plan use the above email to let so mprehensive Plan document is the final and official version	s changed, and serves no o nent on the Website due to ee a difference in policies f staff know.	ther purpose. error in rom this matrix

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Combined with above.	Administrative Cleanup
Broadened beyond land use.	

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Land Use	2H, 2H-1.6, 59	Public Facilities	The County code must establish approval criteria for facility requirements and impacts. Proposals should be conditioned to be consistent with the County Comprehensive Plan, functional plans, and development regulations. The County may execute interlocal agreements regarding the siting, operation and/or expansion of such facilities within Skagit County. Agreements are encouraged to the extent they would result in locally beneficial siting decisions, facilitate the sponsor's voluntary provision of enhanced mitigation measures exceeding those required by applicable regulatory standards, and/or provide for mitigation of any disproportionate financial burden on the County created by the proposed facility.	The County code must eEstablish approval criteria for facility requirements and impacts. Proposals should be conditioned to be consistent with the County Comprehensive Plan, functional plans, and development regulations. The County may execute interlocal agreements regarding the siting, operation and/or expansion of such facilities within Skagit County. Agreements are encouraged to the extent they would result in locally beneficial siting decisions, facilitate the sponsor's voluntary provision of enhanced mitigation measures exceeding those required by applicable regulatory standards, and/or provide for mitigation of any disproportionate financial burden on the County created by the proposed facility.	Revised for clarity.	Administrative Cleanup	
Land Use	2H, 2H-1.7, 59	Public Facilities	The applicant for a proposed essential public facility must provide justification for the location of the facility based upon anticipated need and the service area.	The Ensure the applicant for a proposed essential public facility must provides justification for the location of the facility based upon anticipated need and the service area.	Consitency of voice and active policy sentence revision.	Administrative Cleanup	
Land Use	2H, 2H-1.8, 59	Public Facilities	Skagit County shall encourage the siting of essential public facilities equitably so that no single community and no racial, cultural or socio-economic group should absorb an inequitable share of these facilities and their impacts. In addition, siting should consider environmental, economic, technical. and service area factors.	Skagit County shall encourage the siting of essential public	Active verb; combine with 2H	-	
Housing	7A, New, 216	Housing Supply	Ensure that the supply of housing and sufficient land capacity keep pace with population growth in the County.		Revise to address the need to provide housing at all income levels to address state requirements from HB 1220. State reference 36.70A.070 (2)	Growth Management Act Consistency	

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	Reason for Change
Reasoning from Consultant	Summarized
Revised for clarity	Administrative Cleanu