

2021 Final
TOWN OF FRIDAY HARBOR SHORELINE MASTER PROGRAM



TABLE OF CONTENTS	i
SECTION 1. GENERAL.....	7
1.01 Title	7
1.02 Short Title.....	7
1.03 Official Maps.....	7
SECTION 2. APPLICABILITY.....	8
2.01 General Applicability.....	8
2.02 Applicability to Persons and Non-Federal Agencies	8
2.03 Applicability to Federal Agencies.....	8
2.04 Applicability to Use and Development.....	9
2.05 Requirement for Permit	9
2.06 Exemptions from Substantial Development Permit	9
SECTION 3. SHORELINES OF STATEWIDE SIGNIFICANCE	11
3.01 General	11
3.02 Designation of Shorelines of Statewide Significance.....	11
3.03 Policies Governing the Use of Shorelines of Statewide Significance.....	11
A. Introduction.....	11
B. Policies	11
SECTION 4. GOALS & GENERAL SHORELINE USE & DEVELOPMENT POLICIES	12
4.01 General	12
4.02 Shoreline Use.....	12
A. Goal.....	12
B. Policies	12
4.03 Economic Development.....	13
A. Goal.....	13
B. Policies	13
4.04 Public Access and Public Shoreline Views.....	14
A. Goal.....	14
B. Policies	15
4.05 Circulation	16
A. Goal.....	16
B. Policies	16
4.06 Recreation	17
A. Goal.....	17
B. Policies	17
4.07 Conservation	17
A. Goal.....	17
B. Policies	17
4.08 Historic and Cultural Preservation	18
A. Goal.....	18
B. Policies	18
4.09 Critical Areas	19
A. Goal.....	19
B. Policies	19
SECTION 5. DESIGNATED SHORELINE ENVIRONMENTS	19
5.01 General	19
5.02 Common Description.....	19
A. Friday Harbor	19
B. Trout Lake	Error! Bookmark not defined.
C. Undesignated Shorelines	Error! Bookmark not defined.

5.03 Urban Environment	19
A. Statement of Purpose.....	19
B. Designation Criteria	20
C. Management Policies	20
5.04 Urban Residential Environments	21
A. Statement of Purpose.....	21
B. Designation Criteria	21
C. Management Policies	21
5.05 Natural Environment.....	21
A. Statement of Purpose.....	21
B. Designation Criteria	21
C. Management Policies	22
5.06 Aquatic Environment.....	22
A. Statement of Purpose.....	22
B. Designation Criteria	22
C. Management Policies	22
SECTION 6. USE POLICIES AND REGULATIONS.....	23
6.01 Introduction and Applicability.....	23
6.02 General Regulations.....	23
A. Environmental Protection.....	24
B. Public Access	26
C. Public Shoreline View Protection	27
E. Archaeological – Historic – Cultural Sites.....	29
F. Tree and Vegetation Management	31
G. Water Quality, Stormwater, and Nonpoint Pollution	34
H. Critical Areas.....	36
I. Wetlands.....	36
J. Development Requirements.....	38
6.03 Agriculture	39
A. Introduction.....	39
B. Policies	39
C. Regulations by Environment	39
6.04 Aquaculture	40
A. Introduction.....	40
B. Policy.....	40
C. Regulations	40
D. Regulations by Environment.....	41
6.05 Breakwaters	41
A. Introduction.....	41
B. Policies	41
C. Regulations	42
D. Regulations by Environment	42
6.06 Bulkheads.....	42
A. Introduction.....	43
B. Policies	43
C. Regulations	43
D. Regulations by Environment	45
6.07 Commercial Development.....	45
A. Introduction.....	45
B. Policies	46

C. Regulations	46
D. Regulations by Environment	47
6.08 Dredging.....	47
A. Introduction.....	47
B. Policies	48
C. Regulations	48
D. Regulations by Environment	49
6.09 Forest Management	49
A. Introduction.....	49
B. Policy	49
C. Regulation	49
6.10 Jetties and Groins	49
A. Introduction.....	49
B. Policies	50
C. Regulations	50
D. Regulations by Environment	50
6.11 Landfills	50
A. Introduction.....	50
B. Policies	51
C. Regulations	51
D. Regulations by Environment	52
6.12 Marinas	52
A. Introduction.....	52
B. Policies	53
C. General Regulations.....	53
D. Regulations - Design/Renovation/Expansion	54
E. Regulations - Parking and Circulation	55
F. Regulations - Utilities	55
G. Regulations - Management and Operations.....	56
H. Regulations by Environment	57
6.13 Mineral Extraction.....	57
A. Introduction.....	57
B. Policy	57
C. Regulation	57
6.14 Mooring buoys.....	57
A. Introduction.....	57
B. Policies	57
D. Regulations by Environment	58
6.15 Piers and docks.....	58
A. Introduction.....	58
B. Policies	59
C. Regulations	59
D. Regulations by Environment	61
6.16 Ports and Water-Dependent Industry.....	61
A. Introduction.....	61
B. Policies	61
C. Regulations	62
D. Regulations by Environment	62
6.17 Recreation.....	62
A. Introduction.....	62

B. Policies	63
C. Regulations	63
D. Regulations by Environment	63
6.18 Residential Development.....	64
A. Introduction.....	64
B. Policies	64
C. Regulations	64
D. Regulations by Environment	65
6.19 Signs	65
A. Introduction.....	65
B. Policy	65
C. Regulation	66
D. Regulations by Environment	66
6.20 Transportation Facilities	66
A. Introduction.....	66
B. Policies	66
C. Regulations	66
D. Regulations by Environment	67
6.21 Utilities.....	67
A. Introduction.....	67
B. Policies	67
C. Regulations	67
D. Regulations by Environment	68
6.22 Environments – Uses Summary and Comparison	68
SECTION 7. VARIANCES.....	69
7.01 General	69
7.02 Authority	70
7.03 Criteria.....	70
A. On Shorelands	70
B. Over Water	70
7.04 Cumulative Impacts and No Net Loss	71
7.05 Procedure.....	71
7.06 Department Review.....	71
7.07 Variances From Uses	71
7.08 Relationship to Other Local Regulations	71
7.09 Variance Compliance	71
SECTION 8. CONDITIONAL USES	71
8.01 General	71
8.02 Authority	72
A. Permitted.....	72
B. Prohibited	72
8.03 Criteria.....	72
A. Classified Uses.....	72
B. Unclassified Uses	72
8.04 Cumulative Impacts and No Net Loss	72
8.05 Procedure.....	73
8.06 Department Review	73
8.07 Relationship to Other Local Regulations	73
8.08 Conditional Use Permit Compliance	73

SECTION 9. REVISIONS TO PERMITS	73
9.01 General	73
9.02 Authority	74
9.03 Criteria.....	74
A. Scope and Intent	74
B. Time Limitation	74
C. Cumulative Impacts.....	74
9.04 Procedure.....	75
9.05 Effective Date	75
9.06 Appeals	75
SECTION 10. NON-CONFORMING USE AND STRUCTURES	75
10.01 General	75
10.02 Nonconforming Use of Land.....	Error! Bookmark not defined.
10.03 Nonconforming Structure.....	Error! Bookmark not defined.
10.04 Nonconforming Use of Structure	Error! Bookmark not defined.
SECTION 11. ADMINISTRATION	75
11.01 General	75
11.02 State Environmental Policy Act Compliance.....	76
11.03 Application Fees.....	76
11.04 Constitutional Limitations.....	76
11.05 Administration, Enforcement, and Permit Review	76
11.06 Annexation	76
11.07 Exemptions.....	76
11.08 Permit Exemption Letters	76
11.09 Retroactive SMA/GMA relationship	77
11.10 Administrative Interpretation.....	77
11.11 Federal Projects	Error! Bookmark not defined.
11.12 Review, Monitoring and Adaptive Management	77
SECTION 12. ENFORCEMENT AND PENALTIES.....	78
12.01 General	78
SECTION 13. DEFINITIONS	78
13.01 General	Error! Bookmark not defined.
SECTION 14. SEVERABILITY	ERROR! BOOKMARK NOT DEFINED.
SECTION 15. REPEALER	ERROR! BOOKMARK NOT DEFINED.
SECTION 16. EFFECTIVE DATE	ERROR! BOOKMARK NOT DEFINED.
APPENDIX A RESTORATION PLAN	

SECTION 1. GENERAL

1.01 Title

This document shall be known and may be cited as the Shoreline Master Program for Town of Friday Harbor, Washington.

1.02 Short Title

This document may be referred to internally as the Master Program.

1.03 Official Maps

- A. The Town of Friday Harbor Shoreline Designated Environments Map and the Town of Friday Harbor Shoreline View Corridors Map, referred to herein as the Maps, are hereby adopted as part of this Master Program. The Maps shall show all areas of Friday Harbor which fall under the jurisdiction of this Master Program and the official designated environments for all affected lands and water. The Maps are to be used for general planning purposes only and may not be substituted for survey data. Copies of the Maps are attached hereto, Attachment 1 as the Shoreline Jurisdiction Map and Attachment 2 as the Shoreline View Corridor Map.
- B. There shall be two official copies of the Maps, one of which shall reside in the custody of the Town of Friday Harbor, and the other at the Washington State Department of Ecology. Whenever any portion of either Map is legally amended, the official copies shall be altered promptly to reflect that amendment.
- C. As the Maps are an inseparable part of this Master Program, no part of the Maps may be altered or amended without the approval of the Washington State Department of Ecology, as provided in RCW 90.58.190.

1.04 Official Map Interpretation

- A. Shoreline Designation Map When questions arise as to the precise boundaries of any designated environment, the Shoreline Administrator shall make the final determination, subject to the common boundary descriptions in Section 5. Designated Shoreline Environments and the criteria contained in RCW 90.58.030(2) and chapter 173-22 WAC pertaining to determinations of shorelands, as amended, rather than the incorrect or outdated map.
- B. Shoreline View Corridor Map. When questions arise as to the precise location of any shoreline view corridor, the Shoreline Administrator shall make the final determination, subject to the criteria in FHMC 6.02(D) Public Shoreline View Protection.

1.05. Effective Date

A master program or amendment to a master program takes effect when and, in such form, as approved or adopted by the department. The effective date is fourteen days from the date of the department's written notice of final action to the local government stating the

department has approved the proposal.

1.06 Severability

If any provision of this Master Program, or its application to any person, is held invalid, the remainder of this Master Program and the application of said provision to any other person shall remain valid unless otherwise decreed by law.

SECTION 2. APPLICABILITY

2.01 General Applicability

A. This Master Program shall apply to all Shorelines of the State in or under the jurisdiction of the Town of Friday Harbor as the same may fall under jurisdiction of Chapter 90.58, RCW, the Shoreline Management Act, referred to herein as the Act. The Master Program provides goals, policies and regulations, which are additional to all other ordinances of the Town of Friday Harbor.

2.02 Applicability to Persons and Non-Federal Agencies

A. This Master Program shall apply to every person, individual, firm, partnership, association, corporation, local or state governmental agency, public or municipal corporation, or other non-federal entity which develops, owns, leases or administers lands, shorelands or waters, which fall under jurisdiction of the Act.

B. Requirements to obtain a substantial development permit, conditional use permit, variance, letter of exemption, or other review conducted by a local government to implement this chapter do not apply to:

1. Any person conducting a remedial action at a facility pursuant to a consent decree, order, or agreed order issued pursuant to chapter **70A.305** RCW, or to the department of ecology when it conducts a remedial action under chapter **70A.305** RCW. The department must ensure compliance with the substantive requirements of this chapter through the consent decree, order, or agreed order issued pursuant to chapter **70A.305** RCW, or during the department-conducted remedial action, through the procedures developed by the department pursuant to RCW **70A.305.090**;
2. Any person installing site improvements for stormwater treatment in an existing boatyard facility to meet requirements of a national pollutant discharge elimination system stormwater general permit. The department must ensure compliance with the substantive requirements of this chapter through the review of engineering reports, site plans, and other documents related to the installation of boatyard stormwater treatment facilities; or
3. The department of transportation projects and activities that meet the conditions of RCW **90.58.356**.

2.03 Applicability to Federal Agencies and Federal Lands

A. Federal agencies shall not be required to obtain permits for substantial developments undertaken by the federal government on lands owned in fee simple by the federal

government, except in those cases where the federal government grants or reserves to the State or local government substantial jurisdiction over activities on those lands. For federal activities on nonfederal land, when this master program becomes part of the state master program it will be used for federal consistency in evaluating federal permits and activities in Washington coastal waters.

B. This master program, including the permit system, shall apply statewide to all nonfederal developments and uses undertaken on federal lands and on lands subject to nonfederal ownership, lease or easement, even though such lands may fall within the external boundaries of a federal ownership (WAC 173-27-060(3)).

2.04 Applicability to Development, Use, and Modification

This Master Program, shall apply to all development, use, or modification of the shorelines of the state shall be carried out so as to be consistent this Master Program. and the policy of the Shoreline Management Act as required by RCW 90.58.140(1), whether or not a shoreline permit is required for such development, use, or modification.

2.05 Requirement for Permit.

Except as exempt in Section 2.06 below, no substantial development shall be undertaken until a permit for such development has been approved in accordance with this Master Program. All work undertaken pursuant to a substantial development permit shall proceed in compliance with the permit and with the applicable federal, local and state regulations.

2.06 Exemptions from Substantial Development Permit

The following developments shall not require substantial development permits. This list of exemptions is amplified and supplemented by provisions of WAC 173-27-040, or as amended.

- A. Any development of which the fair market value does not exceed \$the minimum fair market value for substantial development as adjusted by Ecology under RCW 90.58.030(3)(e), if such development does not materially interfere with the normal public use of the water or shorelines of the state;
- B. Normal maintenance and repair of existing structures or developments, including damage by accident, fire, or the elements.
- C. Construction of the normal protective bulkhead common to single-family residences; provided that such bulkheads are of entirely soft design and located at or landward of the OHWM.
- D. Emergency construction necessary to protect property from damage by the elements.
- E. Construction or modification of navigational aids such as channel markers.
- F. Construction of a single-family residence on shorelands by an owner, lessee or contract purchaser, for his or her own use or the use of his or her family, which residence does not exceed a height of thirty five (35) feet above average grade level, and which meets all requirements of the state agency or local government having jurisdiction.

G. Construction or reconstruction of a dock, designed for pleasure craft only, for the private, noncommercial use of the owner, lessee or contract purchaser of a single-family residence, for which the fair market value does not exceed:

1. Saltwater. \$2500 dollars; or
2. Freshwater.
3. Twenty-two thousand five hundred dollars (\$22,500) for docks that are constructed to replace existing docks, are of equal or lesser square footage than the existing dock being replaced; or
4. Eleven thousand two hundred dollars (\$11,200) for all other docks.
5. If additional work occurs within 5 years of final construction of the original permit or revised permit, then the fair market value shall be the sum of the original permit, revisions, and proposed construction.

H. 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.

I. Any project with a certification from the governor pursuant to chapter 80.50 RCW.

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

1. The activity does not interfere with the normal public use of the surface waters;
2. 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;
3. 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;
4. A private entity seeking development authorization under this section first posts a performance bond or provides other evidence of financial responsibility to the local jurisdiction to ensure that the site is restored to preexisting conditions; and
5. The activity is not subject to the permit requirements of RCW 90.58.550;

K. The process of removing or controlling aquatic noxious weeds, as defined in RCW **17.26.020**, through the use of an herbicide or other treatment methods applicable to weed control that are recommended by a final environmental impact statement published by the department of agriculture or the department of ecology jointly with other state agencies under chapter **43.21C** RCW

L. Watershed restoration projects.

M. A public or private project that is designed to improve fish or wildlife habitat or fish passage, when all of the following apply:

1. The project has been approved in writing by the department of fish and wildlife;
2. The project has received hydraulic project approval by the department of fish and wildlife pursuant to chapter 77.55 RCW; and
3. The local government has determined that the project is substantially consistent with the master program. The local government shall make such determination in a timely manner and provide it by letter to the project proponent.

N. The external or internal retrofitting of an existing structure with the exclusive purpose of compliance with the Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12101 et seq.) or to otherwise provide physical access to the structure by individuals with disabilities.

SECTION 3. SHORELINES OF STATEWIDE SIGNIFICANCE

3.01 General

The Shoreline Management Act designates certain water areas of the state as Shorelines of Statewide Significance. Water areas so designated are important to the entire State. Because these areas are resources from which all people in the State benefit, local master programs must give preference to uses of such areas which favor public and long-range goals.

3.02 Designation of Shorelines of Statewide Significance

The State legislature has designated all salt waters surrounding the Islands of San Juan County, seaward from the line of extreme low tide, as Shorelines of Statewide Significance (RCW 90.58.030(2)(e)).

3.03 Policies Governing the Use of Shorelines of Statewide Significance

A. Introduction

The Shoreline Management Act establishes policies which govern the use of Shorelines of Statewide Significance (RCW 90.58.020). All proposed activities within Shorelines of Statewide Significance must first be consistent with the policies of this section before meeting the other provisions of this Master Program. Uses which are consistent with the following policies, cited in order of descending preference, shall be given preference by the Town of Friday Harbor. Uses which are not generally consistent with these policies should not be permitted on Shorelines of Statewide Significance.

B. Policies

1. The statewide interest should be recognized and protected over the local interest on Shorelines of Statewide Significance.
2. The natural character of Shorelines of Statewide Significance should be preserved.
3. Shorelines of Statewide Significance should be used in ways which will produce long-term benefits as opposed to short-term benefits or conveniences.
4. Actions that would commit resources to irreversible uses or would detrimentally alter natural conditions characteristic of such shorelines should be severely limited.
5. The visual impact of every proposed project should be thoroughly evaluated and adverse impacts should be minimized.
6. Public access to publicly owned areas of Shorelines of Statewide Significance should be increased.
- C. Recreational opportunities for the public in Shorelines of Statewide Significance

should be increased.

SECTION 4. GOALS & GENERAL SHORELINE USE & DEVELOPMENT POLICIES

4.01 General

The Shoreline Management Act establishes eight land and water use elements to be incorporated into every master program when appropriate. These are shoreline use, economic development, public access, circulation, recreation, conservation, flood damage prevention, and historic and cultural preservation.

The following goals and policies provide the foundation on which this entire Master Program rests.

4.02 Shoreline Use

A. Goal

To assure protection of the unique character of Friday Harbor, as recognized and described in the Town's Comprehensive Plan, while providing for uses of Shorelines of the State, which do not diminish the quality of the shoreline environment, and to assure the optimum opportunity for participation by local residents in the decision-making processes, which may affect that unique character.

To protect shoreline and aquatic zone resource areas including but not limited to Critical Areas and Critical Saltwater Habitats.

To monitor and adapt to changing shoreline conditions related to climate change and sea level rise utilizing state guidance as it becomes available.

Most of the factors which create the unique character of the Town depend upon the type of development that occurs within the shorelines of the state. Preservation of Friday Harbor's uniqueness especially requires that all such development be essentially consistent with the pattern, scale, and character of existing development within the shoreline jurisdiction and its adjacent areas. Evaluation of proposed development shall include consideration of the impact upon:

1. The principle of no net loss of ecological function and ecosystem-wide process as provided in WAC 173-26-201(3)(d)(iii).
2. The Town's character when viewed from the water, as well as from the land; and
3. The Aquatic Environment.

B. Policies

1. Uses which protect the potential long-term benefits to the public against compromise for reasons of short-term economic gain or convenience should be fostered.
2. Multiple use of overwater shoreline facilities is strongly encouraged.
3. Areas which are particularly appropriate for specific shoreline and water area uses should be designated and reserved for those uses.
4. Uses with the shoreline jurisdiction, except for residential uses, should be Water-

Oriented. Uses which are not water-oriented should not be permitted.

5. Land which does not abut the waterfront should be reserved for residential uses or for Water-Oriented Uses; provided that, other uses may be permitted if they provide public open spaces and public shoreline views, consistent with this Master Program.
6. Continuing studies of the physical and economic aspects of shoreline systems should be encouraged in order to provide a continuously updated information base against which the impact of any proposed shoreline or water use can be measured.
7. Residents of Friday Harbor should be permitted to review any application for a shoreline permit prior to the Town Council action on the application. In addition, public meetings and hearings may be held upon request in order to further serve this purpose.
8. The goals and policies of this Master Program should be considered in all land use decisions that affect uplands adjacent to the shoreline.
9. Incremental change in shoreline condition due to issues related to climate change will be monitored and administration of this ordinance may be adapted as data becomes available.

4.03 Economic Development

A. Goal

To acknowledge the critical importance of a balanced and diversified local economy for the long-range well-being of Friday Harbor and the Island community, by evaluating proposals for economic development along the shoreline or over the water with regard to the degree to which physical and social qualities of the Town will be enhanced.

In recognition of the fact that the foundation of the Town's economic structure is its unique retained character, the long-range well-being of Friday Harbor requires that development within the shorelines of the state should be designed and located in ways which are essentially consistent with the pattern, scale, and character of existing development within the Shoreline Jurisdiction and its adjacent areas.

B. Policies

1. Commercial development on shorelines and over water should occur where such development already exists, and such development should be consistent with the provisions of this Master Program.
2. All shoreline and over water development and use activities should be designed and constructed in a manner appropriate to the site and vicinity and to minimize cumulative adverse effects on the land and water environments.
3. All shoreline and over water development and use activities, including construction of commercial, industrial, residential and recreational uses, should be required to use all available and practical methods to minimize pollution, erosion, siltation and interference with natural water and sediment circulation.
4. Any shoreline or over water use which generates sewage or other wastes should have waste disposal facilities that are of approved design and sufficient capacity to prevent any cumulative adverse environmental impacts.

5. Preservation of public shoreline views should be accomplished by maintaining open space between buildings, by clustering buildings and by minimizing building height and total lot coverage by buildings.
6. Preservation of open space should be encouraged in all proposed uses of shorelines.
7. Off-premise commercial signs should be prohibited within the Shoreline Jurisdiction.
8. Upon completion of public service and/or utilities projects, shorelines, tidelands, and bed lands should be restored to pre-project configurations and replanted with native species. Locations should be chosen which will not obstruct or destroy public shoreline views. Whenever possible these facilities should be placed underground or designed to do minimal damage to the scenic and ecological qualities of the area.
9. The handling or processing of petroleum products, other than that necessary for local consumption, is not compatible with the biological and physical character of Friday Harbor and should be prohibited.
10. Development and use of public lands should conform to the same limitations and standards imposed on development and use of private lands.

4.04 Public Access and Public Shoreline Views

A. Goal

1. To assure safe, convenient and diversified physical access for the public to the water and to and along the shoreline, and to assure that intrusions created by such public access will not endanger the quality of life or property of Town residents or have adverse effects on fragile natural features of the shoreline and water areas.
2. To protect the economic base of Friday Harbor and the surrounding community by preserving, among other unique characteristics, the quality and scope of existing public shoreline views.
3. To preserve public shoreline views and public access to the shorelines of the state.
4. The Shoreline Management Act places emphasis on the right of the general public to enjoy the physical and aesthetic qualities of the shoreline and water areas, while allowing for controlled development consistent with the public interest. Public access can include activities ranging from shellfish harvesting to simple appreciation of a water view. Access can be to uplands adjacent to the shoreline, to tidelands, beaches, stream corridors, and to the water itself.
5. While public access is most frequently gained over public land, it can also be a mitigating component in a development on private land. In such cases, the public should gain some form of access to or near the water or shoreline, while the developer is able to complete a project that otherwise may have unacceptable impacts on public views, access, and use of the shoreline and water. Most often, this right of public access is obtained via a development condition and is expressed in an easement or conveyance in fee simple. In addition to acquisition of public access on private lands, public access may also be achieved by developers contributing to the cooperative development of public properties.
6. An intent of the Shoreline Management Act and this Master Program is to plan, provide and maintain a comprehensive system of public access. Such a system should be

designed to provide safe and abundant access to water and shoreline recreational areas while preventing trespass onto private properties. Water Oriented uses and activities are encouraged that provide an opportunity for substantial numbers of the public to enjoy the shorelines of the state.

A. Policies

1. A comprehensive public access plan should be developed and adopted.
2. Public agencies should acquire or otherwise assure appropriate public access to public shorelines.
3. Rights-of-way in the shoreline should be made available for public access.
4. Public access should be designed with provisions for physically impaired persons.
5. Public access afforded by shoreline street-ends should be enhanced.
6. Buffer zones or other appropriate design features should be provided in public access areas where necessary to protect private property and to clearly separate public and private use areas. On the other hand, development should not impair or degrade existing or planned public access.
7. Public access provisions should be designed to provide for public safety and to alleviate potential impacts to private property and individual privacy.
8. The nature and time of use of public access areas should be regulated where potential hazards for injury exist by specification of use limitations in conditions of permit approval.
9. Public access as close as possible to the water's edge should be provided.
10. Public access to the shorelines of the state should be appropriately marked and maintained.
11. Public access areas should be connected by trails and paths where appropriate.
12. Public access development should be designed, located and constructed to protect ecological and aesthetic values as well as private property.
13. Substantial development within the Shoreline Jurisdiction should not impair or detract from the public's physical access to the water.
14. Public shoreline views should be preserved to the maximum extent consistent with the rights of the owner whose property is proposed for development. Wherever reasonable, existing public shoreline views should be enhanced, provided that enhancement of views should not be construed to mean excessive removal of vegetation that obstructs or impairs views, and that any removal of vegetation be in compliance with Section 6.02(F) of this ordinance.
15. In recognition of the fact that nearly all development projects will include some decrease in public shoreline views, the amount of acceptable public shoreline view loss, if any, should be determined by giving due regard to the following factors:
 - a. The nature, significance, and extent of existing public shoreline views across the property, to include:
 - i. The number of points from which such views exist, and the size and location of each;

- ii. The content and quality of the particular view available from each such point, to include any territorial components that may be an integral part of the view; and
- iii. The extent to which any such views might be obscured or lost by seasonal or other changes in existing or reasonably anticipated vegetation or by reasonably likely new development on other property, both shoreline and non-shoreline, in the immediate area.

b. The nature, significance, and extent of public shoreline view loss or gain that would likely result from the proposed development, to include:

- i. The number of existing viewpoints which would be impacted, and the extent of view loss reasonably anticipated for each;
- ii. Whether or not any existing views will be enhanced, or new viewpoints created by the project; and
- iii. Whether or not it appears that there will be a net gain or net loss of public shoreline views.

c. The extent to which public shoreline views are already being preserved or enhanced by the owner's election, for whatever reason, to propose less than the full measure of development rights available to the subject.

d. The extent to which additional public shoreline view preservation limitations on the development, beyond those contained in the proposal, would reduce the value of the subject property.

e. The extent to which development on other properties in the immediate area has already degraded or preserved public shoreline views.

16. New public shoreline views should be created.

4.05 Circulation

A. Goal

To develop sure, safe, economical transportation systems to assure efficient movement of people with minimum disruption of the shoreline environment, and minimum conflict between different types of users.

B. Policies

1. The capacity of the to absorb circulation impacts should be considered when reviewing proposals for development within the Shoreline Jurisdiction.
2. Pedestrian and bicycle routes to and along the shoreline should be encouraged.
3. Motorized vehicles should be prohibited along the shoreline except on roads and in specifically designated areas.
4. Public agencies should, where appropriate, acquire parking areas and screen them from the water and shoreline areas.
5. Roads should be maintained at widths consistent with safety standards for limited speeds.
6. In building, improving or maintaining roads minimizing or eliminating ecological impact

should be considered.

7. Roads should follow the natural terrain as much as possible in maintaining reasonable levels of safety.
8. Where the land is scarred or stripped of natural cover it should be replanted with native species or landscaped.
9. Wherever practical new roads proposed near shorelines should be set back at least 200 feet from the OHWM.

4.06 Recreation

A. Goal

To encourage diverse, appropriate and adequate water-oriented recreational opportunities which are compatible with over-water or shoreline locations and natural site conditions.

B. Policies

1. Recreational use of the shorelines of the state must be recognized as only one of many preferred uses per RCW 90.58.020 and should be subject to the same constraints as other recognized preferred uses.
2. Recreational use of public shorelines should be encouraged for local residents, and visitors, consistent with environmental limitations.
3. Privately and publicly owned recreational facilities should provide adequate water supply, fire protection and waste control, and otherwise meet public health, safety and general welfare standards.
4. The Town and Port of Friday Harbor should coordinate review of public and private recreational developments to ensure consistency and compatibility with adopted plans and policies.
5. Recreational uses which are not water-oriented should be required to locate outside the Shoreline Jurisdiction. Recreational uses which are not water-dependent should not be allowed over water.
6. Recreational facilities and activities incompatible with shoreline locations should not be permitted within the shoreline area.

4.07 Conservation

A. Goal

To assure preservation and conservation of the natural environment and natural resources, including habitats for threatened and endangered species, for the benefit of existing and future generations.

B. Policies

1. Aesthetic and ecological qualities of shorelines of the state should be recognized as valuable resources and preserved.

2. Critical saltwater habitats as defined in Section 13.01 of this ordinance should be preserved and where possible restored.
3. The natural, dynamic processes of shoreline formation and change should not be interfered with except for urgent reasons of public necessity or benefit.
4. There should be no net loss of the ecological functions and ecosystem-wide processes of the shorelines of the state as a result of actions permitted under this Master Program.
5. Removal of flora and fauna from the shorelines of the state shall be in compliance with all applicable state laws and local laws.
6. Vegetation on shorelines should be retained or increased with native vegetation to the extent possible in new shoreline development.
7. Sand, gravel and mineral extraction is incompatible with existing and planned shoreline use and should not be permitted. When grading and/or excavation are necessary for site preparation for development, all available practical methods to control ecological degradation, erosion, siltation and other impacts on adjoining properties and water quality should be provided.
8. Commercial harvesting of timber is incompatible with existing and planned use of the shoreline and should not be permitted. When noncommercial timber cutting occurs on shorelines, in conjunction with other development, aesthetic effects and protection against ecological degradation, erosion and siltation should be considered.
9. Appropriate conservation easements may be accepted by the Town.

4.08 Historic and Cultural Preservation

A. Goal

Shoreline features should be protected to prevent the destruction of, or damage to, any site having archaeological, historic, cultural, or scientific value through coordination and consultation with the appropriate local, state, tribal and federal authorities.

B. Policies

1. Sites should be protected in collaboration with appropriate tribal, state, federal, and local governments. Cooperation among public and private parties is to be encouraged in the identification, protection, and management of cultural resources.
2. When and/or where appropriate, access to such sites should be made available to parties of interest. Access to such sites must be designed and managed in a manner that gives maximum protection to the resource.
3. Opportunities for education related to archaeological, historical and cultural features should be provided when and/or where appropriate and incorporated into public and private management efforts, programs and development.

4.09 Critical Areas

A. Goal

To acknowledge the presence of identified critical areas within and adjacent to the shoreline jurisdiction and provide appropriate protective policy and regulation.

B. Policies

There are four of the five categories of critical areas (WAC 365-190) within the Town's Shoreline jurisdiction: wetlands (see Section 6.02(I)), geologically hazardous areas (see Section 6.02(2)), frequently flooded areas (see Section 6.02(H)(3)), and fish and wildlife habitat conservation areas (see Sections 6.02(H)(4)), which includes critical saltwater habitats, including Critical Chinook Salmon Habitat and Critical Southern resident Killer Whale habitat.

1. All development in the vicinity of the wetland should provide protective buffers, where no development or landscaping can occur.
2. The WRIA 2 Salmon Recovery Plan notes the importance of providing a vegetated riparian buffer and overhanging riparian vegetation to improve the habitat for juvenile Chinook salmon. As a result, when substantial new upland development or redevelopment occurs, the on-site landscaping should be designed to incorporate or increase native plant buffers along the shoreline
3. Critical areas within the shoreline area should be conserved and protected from loss or degradation.

SECTION 5. DESIGNATED SHORELINE ENVIRONMENTS

5.01 General

In order to employ the goals and policies of this Master Program effectively, environment designations are assigned by the designation criteria in 5.02 through 5.07, and are shown on Attachment 1. The designations are applied to each area based on existing development patterns, the known biological and physical limitations of the area and the goals and desires of the public.

The system of shoreline environment designations is intended to encourage shoreline preferred uses that will enhance the character of the environment in which they occur and to provide reasonable restrictions on development to prevent degradation of that character.

5.02 Undesignated Shorelines

Undesignated shorelines shall be assigned a Natural designation until the shoreline can be redesignated through a master program amendment.

5.03 Urban Environment

A. Statement of Purpose

The Urban Environment is an area of intensive and diverse land use. The purpose of the Urban Environment designation is to ensure full use of already urbanized shorelines by providing for and maintaining a variety of uses, particularly those that are water-dependent, water-related, or for water enjoyment. Protection of existing ecological functions and restoration of ecological functions in areas that have been previously degraded shall be pursued.

B. Designation Criteria

Areas to be designated Urban should meet one or more of the following criteria:

1. Shorelines used or planned for high-intensity commercial, port, public recreational and/or residential development;
2. Shorelines designated for expansion of urban uses based on adopted Town plans for utilities, roads and other services; or
3. Shorelines without biological or physical limitations for urban development.

C. Management Policies

1. Areas suited to urban uses are limited, new urban development should be located in already developed areas, which is consistent with the provisions of this Master Program.
2. Uses which are water-dependent are preferred, water-related or for water-enjoyment should be located on the waterfront portion of the shoreline only when a water dependent use is not displaced. New non-water oriented uses should be prohibited except as part of mixed use developments or where they do not conflict with or limit opportunities for water oriented uses, or where there is no direct access to the shoreline.
3. Public physical and visual access to the shorelines of the state should be provided wherever possible. Planning for acquisition and development of public access areas should be pursued. New and expanded development should be designed to include public access.
4. Public access points should be linked by pedestrian routes where practical.
5. To make maximum use of available waterfront land and accommodate future water-dependent uses, nonconforming uses may not be renewed after the use has been discontinued for twelve consecutive months. Subsequent uses should conform to the policies and regulations of this Master Program.
6. The character and appearance of urban development should be enhanced through the application of sign, landscaping and site planning standards.
7. All urban shoreline development should be regulated in a manner designed to minimize cumulative adverse impacts on critical habitats, adjacent shoreline, upland areas, and ensure “no net loss” within the Shoreline Jurisdiction.
8. Shoreline Urban areas should be fully developed before expansion of intensive development is allowed.

5.04 Urban Residential Environment

A. Statement of Purpose

The purpose of the Urban Residential designations is to recognize and provide for residential areas and other uses compatible with residential use such as public access and recreational use.

B. Designation Criteria

Areas to be designated Urban Residential should meet one or both of the following criteria:

1. Shoreline areas in which single-family residential uses are predominate; or
2. Areas planned for single-family residential use, in terms of utilities, access, and amenities.

C. Management Policies

1. Urban Residential shorelines should be restricted to uses compatible with residential use.
2. Nonresidential uses permitted on Urban Residential shorelines should protect the residential character of the area. Permitted uses should not generate traffic, noise or pollutants at a level greater than that generated by existing residential uses and should not detract from the aesthetic quality of the area.
3. Multi-family and multi-lot residential and recreational developments provide public access and joint use for community recreational facilities as required by WAC 173-26-211(5.f.ii.B) as amended from time to time.
4. Access, utilities, and public services should be available and adequate to serve existing needs and/or planned future development as required by WAC 173-26-211(5.f.ii.C) as amended from time to time.

5.05 Natural Environment

A. Statement of Purpose

The purpose of the Natural Environment designation is to preserve valuable natural resources and ecological functions and values, and to protect those shoreline areas that are relatively free of human influence or that include intact or minimally degraded shoreline functions sensitive to 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.

B. Designation Criteria

Areas to be designated Natural should meet one or more of the following criteria:

1. Shorelines which represent undisturbed natural conditions;
2. Areas having a high scenic value in their natural states;

3. Areas which serve to maintain the natural character of adjoining natural shorelines occurring beyond Town jurisdiction.
4. Areas with potential for valuable habitat.

C. Management Policies

1. Natural areas should be kept free of all development which would adversely affect their character and scenic value.
2. Only those alterations which would not be detrimental to the forces which created and now maintain a Natural area should be permitted.
3. Limited access to Natural areas should be permitted for scientific, historic, educational and low-intensity recreational purposes, provided that no significant adverse impact on the area will result.
4. Uses which consume physical and biological resources should be prohibited.

5.06 Aquatic Environment

A. Statement of Purpose

The Aquatic Environment designation is designed to protect the quality and quantity of surface water and marine waters, to preserve critical habitats, to preserve water areas for Water-Dependent Uses such as navigation and appropriate recreation, and to preserve natural features and resources of Friday Harbor from unnecessary degradation.

B. Designation Criteria

Areas designated Aquatic shall include all water bodies under jurisdiction of the Act and within the boundaries or under the jurisdiction of the Town of Friday Harbor, including the water surface and underlying lands, waterward from the OHWM.

C. Management Policies

1. Allow new over-water structures only for water-dependent uses, public access, or ecological restoration.
2. In order to reduce the impacts of shoreline development and increase effective use of water resources, multiple uses of over-water facilities should be encouraged.
3. The size of new over-water structures should be limited to the minimum necessary to support the structure's intended use
4. Development in the Aquatic Environment should not degrade critical habitats.
5. Development in the Aquatic Environment should be compatible with the adjacent upland environment designation; provided that, in the event Aquatic development is adjacent to two different upland environments the most restrictive shall apply.
6. The natural circulation and volume of water should be maintained to the greatest extent possible.
7. Except for ecologic restoration and public access, uses which are not water-dependent should be prohibited.

8. The Aquatic environment should be managed in a manner that will result in "no net loss" within the Shoreline Jurisdiction. Activities and uses which will degrade the ecological or aesthetic values of the area should be prohibited.
9. Developments and activities using Aquatic areas should be located and designed to minimize interference with navigation, minimize adverse visual impacts, allow for passage of fish and other aquatic animals, and minimize adverse effects on water quality, geomorphic shoreline processes, and biological resources.
10. Land-based motor vehicles should not be permitted on tidelands except when necessary for emergency vehicles or when authorized in permitted construction or repair or for boat launchings.

SECTION 6. USE POLICIES AND REGULATIONS

6.01 Introduction and Applicability

- A. Chapter 173-26 WAC establishes twenty-one categories of use to be addressed in local master programs to carry out the intent and purposes of the Shoreline Management Act. The policies and regulations for each category are the criteria to be used for evaluating proposals for any permit under this Master Program or for any development within the Shoreline jurisdiction of the Town.
- B. Chapter 173-26-201(2)(c) WAC establishes the principle of no net loss of ecological function and ecosystem wide processes with the baseline condition to be the legally existing conditions in existence on the date of adoption of Ordinance 1109. Individual development projects shall be evaluated for potential impacts and the principle of no net loss. The entire marine portion of shoreline jurisdiction is considered a fish and wildlife habitat conservation area critical saltwater habitat. This area is considered a critical area defined by RCW 36.70A.060, RCW 36.70A.030, WAC 365-190-130 and WAC 173-26-221. It includes critical saltwater habitat based on federal designations for Southern Resident Killer Whales and Chinook Salmon.
- C. The area seaward of the extreme low tide is Shorelines of State Wide Significance which require a higher level of protection as set forth in WAC 173-26-251.
- D. Policies and regulations were developed for each use category based on the goals and general policies in Section 4, above. General Regulations are established in Section 6.02. Specific use policies and regulations for each shoreline environment consistent with Section 5 are established in Sections 6.03 through 6.21.
- E. The general regulations are based on the goals and general policies in Section 4, above, and shall apply to all development, use, or modification in all shoreline environments in which they are permitted.

6.02 General Regulations

A. Prohibited

Any use and/or development that would cause harmful impacts to critical saltwater habitat, loss of community uses, impacts to views or loss of extraordinary aesthetic values is

prohibited.

B. Environmental Protection

1. Docks, bulkheads, bridges, fill, floats, jetties, utility crossings and other human-made structures that intrude into or over critical saltwater habitat are prohibited except where:
 - a. Public need is clearly demonstrated, and
 - b. The project includes appropriate mitigation, and
 - c. The project results in "no net loss".
2. Private, noncommercial docks for individual residential or community use may be authorized provided that:
 - a. Avoidance of impacts to critical saltwater habitats by an alternative alignment or locations is not feasible. This includes seeking moorage at public or private marinas.
 - b. The project including required mitigation will result in "no net loss" of critical saltwater habitats.
3. The Director may require any development, use or activity within the Shoreline Jurisdiction to complete a technical report meeting the requirements of FHMC 19.08.300,
4. Under WAC Chapter 173-26 uses and shoreline modifications along the Friday Harbor shoreline shall be designed, located, sized, constructed and/or maintained to achieve "no net loss". Further, all cleanup and restoration activity shall comply with all relevant state and Federal Law.
5. Developments, uses, or activities shall be located, designed and constructed to achieve "no net loss"
6. All uses and developments within the Shoreline Jurisdiction shall use measures to prevent increases in surface runoff and shall control runoff so that adjacent properties and water bodies are not impacted by or degraded by sedimentation or pollutants. Such measures include but are not limited to:
 - a. Avoiding impervious surfaces in the shoreline setback area,
 - b. Retaining the maximum amount of native vegetation,
 - c. Avoiding the removal of trees, and
 - d. Installing bio-retention and bio-filtration facilities for those circumstances where impervious surfaces must be used, in accordance with the Town's Technical Stormwater Manual.
7. The release of oil, chemicals, nutrients, fertilizers, pathogens, and other hazardous materials into the water is prohibited.
8. Developments shall use effective methods for control of erosion during construction and operation, in accordance with the Town's Technical Stormwater Manual.
9. Clearing, grading and filling for site preparation shall be limited to the minimum amount

necessary for development.

10. Development, uses, and modifications shall be sited and designed to avoid any new or maintenance dredging.

11. Where there is development or redevelopment resulting in a net increase in impervious surface of a parcel, an accompanying net increase in the area of shoreline vegetation is required.

12. Mitigating Impacts to the Shoreline

a. An applicant for a use, land surface modification or development permit within the shoreline shall utilize the following mitigation sequencing guidelines that appear in order of preference, during design of the proposed project:

- i. Avoiding the impact or hazard by not taking a certain action, or redesigning the proposal to eliminate the impact. The applicant shall consider reasonable, affirmative steps and make best efforts to avoid critical area impacts. If impacts cannot be avoided through redesign, or because of site conditions or project requirements, the applicant shall then proceed with the following sequence of steps in subsection (9)(a)(2) through (9)(a)(7) of this section.
- ii. Minimizing the impact or hazard by limiting the degree or magnitude of the action or impact with appropriate technology or by changing the timing of the action.
- iii. Restoring the impacted critical areas by repairing, rehabilitating or restoring the affected critical area or its buffer.
- iv. Minimizing or eliminating the hazard by restoring or stabilizing the hazard area through plantings, engineering or other methods.
- v. Reducing or eliminating the impact or hazard over time by preservation or maintenance operations during the life of the development proposal, activity or alteration.
- vi. Compensating for the adverse impact by enhancing critical areas and their buffers or creating substitute critical areas and their buffers.
- vii. Monitoring the impact, hazard or success of required mitigation and taking remedial action based upon findings over time.

b. In the required Technical Report, the applicant shall include a discussion of how the proposed project will utilize mitigation sequencing to avoid, minimize, and mitigate impacts to shoreline ecological function and ecosystem-processes, critical areas and associated buffers. The applicant shall seek to avoid, minimize and mitigate overall impacts to the functions and values of all affected critical areas.

c. In addition to the above steps, the specific development standards, permitted alteration requirements, and mitigation requirements of this chapter and elsewhere in this ordinance apply.

d. In determining the extent to which the proposal shall be further redesigned to avoid and minimize the impact, the Town may consider the purpose, effectiveness, engineering feasibility, commercial availability of technology, best management practices, safety and cost of the proposal, and identified modifications to the proposal.

13. In areas mapped as Special Flood Hazard Area by FEMA, development proposals must include plans drawn to scale showing the nature, location, dimensions, and elevations of the area in question; existing or proposed structures, fill, storage of materials, drainage facilities, and the location of the foregoing. Specifically, the following information is required:

- a. Elevation in relation to mean sea level, of the lowest floor (including basement) of all structures recorded on a current elevation certificate (FF (1) 81-31) with Section B completed by the local official.
- b. Elevation in relation to mean sea level to which any structure has been flood proofed;
- c. Certification by a registered professional engineer or architect that the flood proofing methods for any nonresidential structure meet flood proofing criteria in FEMA National Flood Insurance Program (NFIP) as amended from time to time.
- d. Description of the extent to which a watercourse will be altered or relocated as a result of proposed development.
- e. A flood plain habitat assessment meeting FEMA requirements and FHMC 19.08.300.

14. Extended Moorage is subject to the requirements of WAC 332-52-155.

C. Public Access

1. Public access shall be required for all development except single family residential development of 4 parcels or less based on nexus and proportionality, provided that, public access may not be required where it is demonstrated by the applicant and determined by the Town in its findings that one or more of the following provisions apply:
 - a. Where the local government provides more effective public access through a public access planning process described in WAC 173-26-221 (4)(c).
 - b. Where it is demonstrated to be infeasible due to reasons of incompatible uses, safety, security, or impact to the shoreline environment or due to constitutional or other legal limitations that may be applicable. provided further, that the applicant has first demonstrated, and the Town has determined in its findings that all reasonable alternatives have been exhausted, including but not limited to:
 - i. Regulating access by such means as a gate and/or limiting hours or use;
 - ii. Designed separation of uses and activities, i.e. fences, terracing, use of one- way glazing, hedges, landscaping, etc.; and
 - iii. Provisions of or contribution to an access site geographically separated from the proposal such as a trails system.
 - iv. In determining the infeasibility, undesirability, or incompatibility of public access in a given situation, local governments shall consider alternate methods of providing public access, such as off-site improvements, viewing

platforms, separation of uses through site planning and design, and restricting hours of public access.

- v. Significant undue and unavoidable conflict between the proposed use and adjacent uses would occur and cannot be mitigated; and
- vi. No development shall be permitted to obstruct or impede public access to publicly- owned shorelines and water areas.

2. Any public open space, access area or view corridor required or otherwise provided in association with development, shall be of a size, location and design appropriate to the site, proposed primary use, adjacent uses, and the existing and projected demand by the community.
3. To the extent possible, public access locations shall have direct access from public roads.
4. Public access signs, such as the standard state approved logo or equivalent, shall be constructed, installed and maintained by the applicant. If the Town determines that use limitations are appropriate for reasons of public safety or to avoid use conflicts, such limitations shall be specified in permit conditions and posted on an on premise sign.
5. Required public access sites shall be fully developed and available for public use at the time of occupancy or use of the development.
6. Provisions for physically impaired persons shall be included, where feasible, in accordance with Americans with Disabilities Act requirements.
7. Public access easements and permit conditions shall be recorded on property deeds and, in the case of a subdivision, on the face of a plat as a condition running in perpetuity with the land. The required easement and/or conditions shall be recorded with the County Auditor's office at the time of permit approval.
8. Future actions shall not diminish the usefulness or value of the public access.

D. Public Shoreline View Protection

1. Purpose. The state legislation found that in the implementation of the Shoreline Management Act (RCW 90.58) the public's opportunity to enjoy the physical and aesthetic qualities of natural shorelines of the state shall be preserved to the greatest extent feasible consistent with the overall best interest of the state and the people generally. In implementing the legislative's findings, it is the intent of the Town to conserve scenic vistas and the aesthetic qualities of public views to the shorelines of the state from public places and the Town's Right-of-Way and to conserve views from the waters of the state.
2. Identification. Views to the shorelines of the state from areas meeting one the following criteria are considered shoreline view corridors:
 - a. Property owned by a public agency.
 - b. Public parks.

- c. Public areas or easements.
- d. Public R-O-W.
 - i. Perpendicular R-O-W. Views from sidewalks and intersections
 - ii. Parallel R-O-W. Views from sidewalks at property lines and intersections.

3. Shoreline View Corridor Map. The Town will maintain an official map of established shoreline view corridors. The Town Council shall determine the angle of the shoreline view corridor from each point as determined by (C) of this subsection. The official map shall illustrate the shoreline view corridor as rays from the identified points.

4. Determination. The shoreline view corridors identified on Attachment 2 of this master program shall be preserved, provided that a conditional use permit may be approved for establishing a different public shoreline view of greater public benefit.

5. Public Benefit. For a conditional use permit to provide an alternative to the public shoreline view protection, the Shoreline Administrator shall provide a written evaluation of public benefit to Town Council for review. With the recommendation of approval to the Department of Ecology, the Town Council must provide a written determination that the proposed alternative public shoreline view is of greater public benefit than the shoreline view corridors shown on the official map. For the written evaluation the Shoreline Administrator shall consider:

- a. The alternative public shoreline view is of a greater scenic or aesthetic quality or expanse
- b. Public shoreline view policies of this master program and scenic or aesthetic view policies of the Town's Comprehensive Plan.
- c. Public shoreline views from streets, sidewalks, parks or other public property shall be presumed of greater value than public shoreline views from privately owned property;
- d. Public shoreline views of greater expanse shall be presumed of more value than those of significantly lesser expanse; and
- e. Public shoreline views from traveled portions of streets shall be presumed of lesser value than those from other public areas.

E. Parking

A. In addition to parking requirements imposed by other Town ordinances, the following regulations shall also apply:

1. Parking areas serving shoreline and over water uses shall be located off the street and landward of uses served unless incorporated into authorized structures.
2. Wherever adequate on-site parking cannot be provided, an upland parking site, 200 feet landward of the OHWM shall be required. Upland sites may be used to serve individual uses or be used cooperatively, subject to applicable local regulations.
3. Where there is no land area available on the landward side of developments, parking areas shall be setback no closer than 25 feet from the OHWM and shall be entirely screened from view from the water by planting or providing a solid fence of natural materials and of a design consistent with other applicable ordinances. In no case shall a fence or other screen block views of the water from public roads or areas.

4. If upland parking sites, 200 feet landward of the OHWM, are acquired by the Town, the Council may require applicants to participate in their use.
5. Where public access is included as a part of a development proposal, additional parking spaces to serve the general public may be required.

F. Archaeological – Historic – Cultural Sites

1. The town shall require a cultural resource site survey/assessment, unless determined by the Director through consultation with the Washington State Department of Archaeology and Historic Preservation and affected Tribes(s). The site assessment shall be conducted by a professional archaeologist or historic preservation professional, as applicable, to determine the presence of historic or significant archaeological resources. The fee for the services of the professional archaeologist or historic preservationist shall be paid by the applicant.
2. Within 15 days of a determination of a complete development permit application in an area of known historic/archaeological resources, the town shall notify and request a recommendation from appropriate agencies such as the Washington State Department of Archaeology and Historic Preservation and affected Tribes(s). Recommendations of such agencies and other affected person shall be duly considered and adhered to whenever possible and reasonable. Notification shall include the following information:
 - a. The start and end date of the comment period
 - b. A site map including the street address, tax parcel number, township, range, and section of the proposed project area;
 - c. A description of the proposed project action and a list of the project permits included in the application, and, if applicable, a list of any studies requested by the town;
 - d. The identification of other permits not included in the application to the extent known by the town;
 - e. The right of each agency to comment on the application within a 15-day period and request a copy of the decision once made; and
 - f. Any other information determined appropriate by the town.
3. A Cultural Resources survey/assessment shall be completed in accordance with the most current version of Washington State Standards for Cultural Resource Reporting developed by the Department of Archaeology and Historic Preservation.
4. Buildings or structures over 40 years in age shall be inventoried in a DAHP Historic Property Inventory Database entry and archaeological sites shall be recorded on DAHP Archaeological Site Inventory Forms.
5. If the cultural resource site assessment identifies the presence of archaeological or significant historic, cultural resources, recommendations shall be prepared by a professional archaeologist or historic preservation professional, as part of the survey/assessment. The fee for the services of the professional archaeologist or historic preservation professional shall be paid by the applicant. In the preparation of such plans, the professional archaeologist or historic preservation professional

shall solicit comments from the Washington State Department of Archaeology and Historic Preservation and the affected Tribe(s). Comments received shall be incorporated into the conclusions and recommended conditions of the survey/assessment to the maximum extent practicable.

6. The Administrator shall consult with the Washington State Department of Archaeology and Historic Preservation and affected Tribe(s) prior to approval and acceptance of the survey/assessment.
7. Based upon consultation with DAHP and the affected Tribe(s), the administrator may reject or request revision of the conclusions reached in a survey/assessment when the administrator can demonstrate that the assessment is inaccurate or does not fully address the historic/archaeological resource management concerns involved.
8. Inadvertent Discovery:
 - a. Whenever historic, cultural or archaeological sites or artifacts are discovered in the process of development on shorelines, work on that portion of the development site shall be stopped immediately and the find reported as soon as possible to the Administrator.
 - b. The Administrator shall then notify the Washington State Department of Archaeology and Historic Preservation, affected Tribe(s) and other appropriate agencies and shall require than an immediate site assessment be conducted by a professional archaeologist or historic preservation professional, as applicable, pursuant to subsection 1. a of this section to the extent of damage to the resource. The site assessment shall be distributed to the Washington State Department of Archaeology and Historic Preservation and affected Tribe(s) for a 15-day review period. If the above listed agencies or governments have failed to respond within the applicable review period following receipt of the site assessment, such stopped work may resume.
 - c. If human remains are encountered, all activity must cease and the area must be protected and the find reported to local law enforcement and the County coroner or medical examiner.
9. Public Access
 - a. When a private or publicly owned building or structure of historic significance is identified, public access shall be encouraged as appropriate for purposes of public education; provided the type and/or level of public access is consistent with the long term protection of both historic resource values and shoreline ecological functions.
 - b. When required an access management plan shall be developed in accordance with site and resource specific conditions in consultation with the Washington State Department of Archaeology and Historic Preservation, affected Tribe(s) and/or other agencies, as appropriate, the address the following:
 - i. Hours of operation;
 - ii. Entrance fees and/or permits;
 - iii. Interpretive and/or directional signage;

- iv. Lighting;
- v. Pedestrian and handicap access; and/or
- vi. Traffic and parking.

c. For archaeological and cultural resource sites, the Washington State Department of Archaeology and Historic Preservation, affected Tribe(s) and/or other agencies, as appropriate, shall be in agreement prior to providing public access to a site. An access and resource management plan shall be developed in consultation with the Washington State Department of Archaeology and Historic Preservation and the affected Tribe(s).

G. Tree and Vegetation Management

1. General Standards:

- a. The intent of preserving vegetation in the Shoreline Jurisdiction is to support the functions of healthy critical areas and critical area buffers and maintain “no net loss”.
- b. Landscape plans implementing Habitat Management Plans required under Section 6.02(F) shall be prepared by a licensed landscape architect or certified arborist.
- c. Any proposal to remove trees or other vegetation shall be subject to the requirements in Section 6.02(F).

2. Requirements for Tree and Vegetation Management:

- a. Significant native trees shall be retained, unless removal is required due to documented hazardous conditions as determined by qualified professional as pre-approved by the Town for approved shoreline access where no other feasible solution is available. In such circumstances, removal of significant native trees shall be subject to the requirements of Subsection b below.
- b. Removal, pruning, thinning, limbing, or cutting of native trees or native vegetation within the Shoreline Jurisdiction (with the exception of normal and routine tree and vegetation maintenance within rights-of-way, utility corridors, public access points and pathways, park and recreational facilities, existing landscaped areas, and public safety purposes) shall be subject to the following standards:
 - 1) Existing native shoreline vegetation within the Shoreline Jurisdiction shall be preserved, with limited exceptions for the following:
 - a) Water-dependent, priority uses, and water-related uses;
 - b) Public-recreation and public-access uses;
 - c) Town-approved public view corridors;
 - d) Utilities and roads;

- e) In the case of a documented hazardous condition; or
- f) With an approved Shoreline Variance or Shoreline Conditional Use Permit.

- c. Proposed removal of native shoreline vegetation as described in Subsection a. and b. shall comply with Section 6.02(A).
- d. Proposals to remove, prune, thin, limb, or cut trees or native vegetation within the Shoreline Jurisdiction shall be subject to the standards of the Town's clearing and grading ordinance this Master Program, and may be subject to the findings of the arborist regarding preservation of the health and appearance of the tree(s) and surrounding native vegetation. Habitat needs may require leaving the fallen tree in the riparian corridor or maintaining a high stump.
- e. Non-destructive pruning or thinning of lateral branches to preserve or enhance views or trimming, shaping, thinning, or pruning of a tree necessary to its health and growth shall be consistent with the following standards:
 - i. This provision is not interpreted to allow clearing of vegetation.
 - ii. Trimming is conducted in accordance with ANSI A300 Pruning Standards.
 - iii. Trimming does not include topping, stripping, or imbalances.
 - iv. Trimming does not directly impact the nearshore functions and values, including fish and wildlife habitat conservation areas.
 - v. Trimming is not within a wetland or wetland buffer.
- f. In addition to the requirements of Subsections a and b above, a tree removal request prepared by a certified landscape architect or certified arborist shall be submitted in writing to the Town prior to any native tree removal and shall include information on the location, number, type, and size of tree(s) being removed, and information on any replacement tree(s) or other vegetation to be planted.
 - i. Danger tree abatement. Hazardous trees maybe removed when an approved tree risk assessment completed by a Qualified Professional using methodologies approved by the Director determines other mitigation is not feasible to reduce the risk to an identified target.
- g. Removal of non-native or invasive vegetation within the Shoreline Jurisdiction is permitted provided that the removal shall not cause a net loss.
- h. The Shoreline Administrator may condition an approval for tree or native vegetation removal to require replacement trees, restoration of native vegetation, stabilization of soil and steep slopes, or other requirements as appropriate to protect shoreline ecological function and ecosystem-wide processes.

3. Shoreline Vegetation Conservation:

- a. As part of meeting project site area landscaping requirements, and in coordination with Habitat Management Plan requirements, must submit a landscaping plan for approval specifying:
 - i. Protection of existing native riparian vegetation within all areas of the subject parcel(s) within 200 feet of the OHWM.
 - ii. If native vegetation within 200 feet of the OHWM has been destroyed or significantly degraded, the landscaping plan shall specify replacement by installation of dense native riparian vegetation consisting of trees, shrubs, and groundcovers within and along portions of the 200-foot-wide strip of land lying immediately landward of the line of OHW for currently unarmored shorelines, or the landward edge of existing shoreline armoring for currently armored shorelines commensurate with the impact to the vegetation by the new development.
 - iii. Water-dependent uses and public access trails that will abut the Town's marine shorelines are exempt from the locational requirements of planted areas, but must provide a landscaping/mitigation plan that provides equal to or greater environment function than already exists.
 - iv. Riparian vegetation should be encouraged, but not required, elsewhere on the site for aesthetic continuity with the riparian vegetation required along the shoreline.
 - v. Any restrictions or conditions that are tied to the parcel through the development of a landscape plan shall be recorded on a revised Notice on Title.
- b. The landscaping plan must be prepared by a licensed landscape architect or certified arborist and meet the following requirements:
 - i. Locations and Sizes of Required Shoreline Planting Areas – The landscaping plan shall specify the particular species of native riparian vegetation appropriate to the subject areas that are to be planted preferably at existing ground-level, or if that is not feasible, then in raised planting beds.
 - ii. Plant Selection – The native riparian plant species shall be specified on the landscaping plan. The suitability of the species must be reviewed and approved by a certified landscape architect or certified arborist.
 - iii. Plant Sizes – The landscaping plan shall specify the sizes of the riparian plants to be installed. Because smaller stock may be acceptable based upon site-specific conditions, the plan may specify that the certified landscape architect or certified arborist may make field determinations to substitute smaller stock for the stock size set forth on the plan.

- iv. Site Preparation – The landscaping plan shall specify that: (a) an amended planting soil shall be placed in the planting beds if needed; (b) all existing exotic vegetation must be removed from the planting beds; and (c) the project certified landscape architect or certified arborist may make field determinations for the installation of barriers to limit Canada geese intrusion and feeding on installed plants.
- v. Plant Monitoring – The landscaping plan shall specify that a minimum 5-year monitoring plan for herbaceous plants and 10-years for shrubs and trees will be conducted to ensure the long-term survival and stability of the riparian planting beds, with the elements of the monitoring to be: (a) annual inspections of the plants; (b) replacement of failed riparian plants; (c) removal of exotic invasive species that may have become established; and (d) photographic documentation of planting success.
- vi. Criteria for Success – The landscaping plan shall specify that, at the end of the 5th year of the monitoring, the riparian planting beds shall be considered successful if the following performance standards are met: (1) a minimum 80 percent survival rate of the riparian vegetation within the planting beds; and (2) a minimum of 50 percent cover within the planting beds by riparian vegetation 4 feet or taller.

H. Water Quality, Stormwater, and Nonpoint Pollution

- 1. General – All shoreline development and use shall incorporate reasonable methods of prevention, control, and treatment to protect and maintain surface and/or ground water quantity and quality.
- 2. Submittal Requirements – Proposals for developments, uses or land surface modifications located within the Shoreline Jurisdiction shall submit approval a professionally certified storm water plan with their application, unless exempted by the Director. The storm water plan shall include the following:
 - a. Provisions for temporary erosion control measures; and
 - b. Provisions for storm water detention, storm water quality treatment and storm water conveyance facilities; and
 - c. Certification that activities conducted in accordance with the plan will result in no net increase of volume, flow rate, or stormwater born pollutants into the Aquatic Environment, above a predeveloped site condition.
- 3. Standards
 - a. Shoreline uses and activities shall apply best management practices (BMPs), as described in the adopted Storm Water Technical Manual Large Parcel Erosion and Sediment Control Plan to minimize any increase in surface water runoff and to control, treat and release surface water runoff so that receiving properties, wetlands or streams, and other Waters of the State are not adversely affected. The property owner is required to ensure that all types of BMPs are regularly maintained and

continue to function as intended.

- i. Low impact development techniques shall be considered and implemented to the greatest extent practicable.
- b. New outfalls or discharge pipes to the shoreline (including stormwater and sewer outfalls) shall not be located in critical saltwater habitats. If a new outfall or discharge pipe is demonstrated to be necessary and there is no alternative location, it shall be designed so that
 - i. The outfall is located below the surface of the beach or the bed of the water body waterward of the intertidal zone, or
 - ii. If the location as stipulated in (i) above is not practical, the outfall and energy dissipation pad shall be installed in the a location with the least impact to ecological function and ecosystem-wide processes.
- c. In addition to providing storm water quality treatment facilities, the developer and/or property owner shall provide source control BMPs designed to treat or prevent storm water pollution arising from specific activities expected to occur on the site. Examples of such specific activities include, but are not limited to: car washing at detached and attached stacked (multifamily) residential sites; oil storage at marinas providing service and repair; and pesticide, herbicide, fertilizer and nutrient use to maintain landscaping.
- d. No release of oils, hydraulic fluids, fuels, paints, solvents or other hazardous materials shall be permitted into any waters. If water quality problems occur, including equipment leaks or spills, work operations shall cease immediately and the Shoreline Administrator and other agencies with jurisdiction shall be contacted immediately to coordinate spill containment and cleanup plans. It shall be the responsibility of property owners to fund and implement the approved spill containment and cleanup plans and to complete the work by the deadline established in the plans.
- e. All materials that come into contact with water shall be constructed of untreated wood, cured concrete, steel or other approved nontoxic materials. Materials used for overwater decking or other structural components that may leach into the water shall comply with regulations of responsible agencies (i.e., Washington State Department of Fish and Wildlife or Department of Ecology) to avoid discharge of pollutants.
- f. The application of pesticides, herbicides, or fertilizers shall comply with the following standards:
 - i. The application of pesticides, herbicides or fertilizers within shoreline setbacks shall utilize best management practices (BMPs) outlined in the BMPs for Landscaping and Lawn/Vegetation Management Section of the current Stormwater Management Manual for Western Washington, or as amended, to prevent contamination of surface and ground water and/or soils, and adverse effects on shoreline ecological functions and values.

- ii. Pesticides, herbicides, or fertilizers shall be applied in a manner that minimizes their transmittal to adjacent water bodies. The direct runoff of chemical-laden waters into adjacent water bodies is prohibited. Spray application of pesticides shall not occur within 100 feet of open waters including wetlands, ponds, and streams, sloughs and any drainage ditch or channel that leads to open water except when approved by the town.
- iii. The use of pesticides, herbicides or fertilizers within the shorelines jurisdiction, including applications of herbicides to control noxious aquatic vegetation, shall comply with regulations of responsible federal and state agencies.
- iv. A copy of the applicant's National Pollutant Discharge Elimination System (NPDES) permit, issued from Washington State Department of Ecology, authorizing aquatic pesticide (including herbicides) to the receiving waters must be submitted to the Shoreline Administrator prior to the application.

I. Critical Areas

1. Development, uses, and modifications within critical areas and critical area buffers shall be governed by this Master Program and the applicable Town critical area ordinance provisions adopted by reference, per section 11.09(C).
2. The provisions included in this Master Program are in addition to-provisions for critical areas within the shoreline jurisdiction consistent with RCW 90.58.030(2)(d)(ii). Critical areas within the Shoreline Jurisdiction include:
 - a. Wetlands (see FHMC 18.08.200)
 - b. Geologically Hazardous Areas (see FHMC 18.08.230)
 - c. Frequently flooded areas (see Section 6.02(J))
 - d. Fish and wildlife habitat conservation areas (see FHMC 18.08.220)

J. Frequently Flooded Areas.

1. New structural flood hazard reduction measures in shoreline jurisdiction are allowed only when it can be demonstrated by a scientific and engineering analysis that they are necessary to protect existing development, that nonstructural measures are not feasible, that impacts on ecological functions and priority species and habitats can be successfully mitigated so as to assure "no net loss", and that appropriate vegetation conservation actions are undertaken consistent with WAC 173-26-221.
2. Development, use, and modifications shall submit a FEMA Floodplain Habitat Assessment in accordance with floodplain habitat management guidelines issued by FEMA.

K. Wetlands

1. Permit Process. The Town shall consolidate and integrate the review and processing of the critical areas aspects of the proposal with the shoreline permit required for the proposed development activity, except as follows:
 - a. For wetland modifications or wetland buffer modifications affecting greater than 25 percent of the standard buffer utilize the shoreline variance process pursuant to Section 7 of this Ordinance.
 - b. For wetland buffer modifications affecting 25 percent or less of the standard buffer utilize the underlying development permit.
 - c. For wetland restoration plans utilize the underlying development permit.
2. Shoreline Variance for Wetland Modification or Wetland Buffer Modification. An applicant who is unable to comply with the specific standards of this section must obtain a shoreline variance, pursuant to Section 7 of this Ordinance and meet the criteria set forth in WAC 173-27-170. In addition, the following Town submittal requirements and criteria must also be met:
 - a. Submittal Requirements – As part of the shoreline variance request, the applicant shall submit a report prepared by a qualified professional and fund a review of this report by the Town's qualified professional. The report shall include the following:
 - i. A determination and delineation of the sensitive area and sensitive area buffer containing all the information specified in subsection (3) of this section for a wetland;
 - ii. An analysis of whether any other proposed development with less impact on the sensitive area and sensitive area buffer is feasible;
 - iii. Sensitive site design and construction staging of the proposal so that the development will have the least feasible impact on the sensitive area and sensitive area buffer;
 - iv. A description of the area of the site that is within the sensitive area or within the setbacks or buffers required by this chapter;
 - v. A description of protective measures that will be undertaken, such as siltation curtains, hay bales and other siltation prevention measures, and scheduling the construction activity to avoid interference with wildlife and fisheries rearing, nesting or spawning activities;
 - vi. An analysis of the impact that the proposed development would have on the sensitive area and the sensitive area buffer;
 - vii. How the proposal minimizes net loss of sensitive area and/or sensitive area buffer functions to the greatest extent feasible;
 - viii. Whether the improvement is located away from the sensitive area and the sensitive area buffer to the greatest extent feasible;
 - ix. Information specified in subsection (8) of this section for compensatory mitigation; and
 - x. Such other information or studies as the Shoreline Administrator may reasonably require.
 - b. Decisional Criteria. The Town may grant approval of a shoreline variance only if

all of the following criteria are met:

- i. Complies with Section 7 Variances
- ii. No other permitted type of land use for the property with less impact on the sensitive area and associated buffer is feasible;
- iii. The proposal has the minimum area of disturbance;
- iv. The proposal maximizes the amount of existing tree canopy that is retained;
- v. The proposal utilizes to the maximum extent feasible innovative construction, design, and development techniques, including pervious surfaces, that minimize to the greatest extent feasible net loss of sensitive area functions and values;
- vi. The proposed development does not pose an unacceptable threat to the public health, safety, or welfare on or off the property;
- vii. The proposal meets the mitigation, maintenance, and monitoring requirements of this chapter; and
- viii. The granting of the shoreline variance will not confer on the applicant any special privilege that is denied by this chapter to other lands, buildings, or structures under similar circumstances.

3. Wetland Restoration. Town approval is required prior to wetland restoration. The Town may permit or require the applicant or property owner to restore and maintain a wetland and/or its buffer by removing material detrimental to the area, such as debris, sediment, or vegetation. The Town may also permit or require the applicant to restore a wetland or its buffer through the addition of native plants and other habitat features. Restoration may be required whenever a condition detrimental to water quality or habitat exists due to a direct impact of the proposed development or use on the wetland. When the Town requires wetland restoration, the requirements of subsection (8) of this section, Compensatory Mitigation, shall apply.
4. Wetland Access. The Town may develop access through a wetland once it has obtained the required state and federal approval, and through its buffer in conjunction with a public park, provided the purpose supports education or passive recreation, and is designed to minimize environmental impacts during construction and operation.

L. Development Requirements

- A. From the date of adoption of this Shoreline Master Program the Town shall not adopt any legislative actions or approve a project permit within the Shoreline Jurisdiction without documented consideration of the “no net loss” requirements of the Act, Department of Ecology Master Program Guidelines (WAC 173-26), and this master program.
- B. Development, use, and modifications shall be consistent with the bulk dimensions in Table 3, if more restrictive than Title 17 or Title 16.
- C. For Table 3 a lot where the average of the lot lines extending shoreward from the ordinary high water mark is 100 feet or less shall be considered a shallow lot.

Table 3 – Shoreline Bulk Dimensions

Shoreline Environment	Urban	Urban Residential		Natural
		Shallow Lot	Deep Lot	
Shoreline setback	25 feet	25 feet	50 feet	0 feet
Side Yard Setback	10 Feet	Per Zoning Title 17	Per Zoning Title 17	Per Zoning Title 17.
Impervious Surface	60 %	SF Zone 35%	SF Zone 35%	0%
		MF Zone 40%	MF Zone 40%	

6.03 Agriculture

A. Introduction

Agricultural activities are those methods used in animal husbandry and vegetation and soil management, such as tilling, control of weeds, plant diseases and insect pests, soil maintenance and fertilization. Many of these practices require use of agricultural chemicals, most of which are water-soluble and may wash into contiguous land or water areas, causing significant alteration and damage to plant and animal habitats, particularly in shoreline areas. Also, when proper land management techniques are not observed, large quantities of mineral and organic sediments enter water bodies through surface erosion.

B. Policies

1. Erosion control measures consistent with standards established by the U.S. Department of Agriculture should be employed.
2. Commercial feedlots and similar practices which concentrate animal wastes, pesticides or herbicides should not be permitted on shorelines.
3. Agricultural practices typically require extensive land area and therefore should not be encouraged in areas intended for intensive, multiple uses.
4. Best Management Practices for elimination of pesticide, herbicide, or nutrient runoff should be employed.

C. C. Regulations by Environment

1. Commercial Agricultural activities are prohibited in the Urban, Residential and Natural Environment.
2. Residential Agricultural activities are permitted within the Urban Residential

Environment; subject to the policies and regulations of this Master Program provided that permitted agricultural activities will not allow any fertilizers, pesticides, or other agricultural chemicals to be introduced to the Aquatic Environment.

6.04 Aquaculture

D. Introduction

Aquaculture is the culture or farming of food fish, shellfish or other aquatic plants and animals. Potential locations for aquaculture are relatively restricted because of specific water quality, temperature, oxygen content, flow, salinity and other requirements. Aquaculture operations can impede surface navigation and can have adverse visual and environmental impacts if not properly sited and operated.

E. Policy

Aquaculture should not be allowed in the following areas:

1. Areas that have little natural potential for the type(s) of aquaculture under consideration;
2. Areas that have water quality problems that make the areas unsuitable for the type(s) of aquaculture under consideration;
3. Areas devoted to established uses of the aquatic environment with which the proposed aquacultural methods(s) would substantially and materially conflict. Such uses would include but are not limited to navigation, mooring, sport or commercial fishing, log rafting, underwater utilities, and active scientific research;
4. Areas where the design or placement of the facilities would substantially degrade the aesthetic qualities of the shoreline or the water area;
5. Areas where an aquacultural proposal will result in any cumulative environmental impacts that cannot be eliminated or entirely mitigated through enforceable conditions of approval.

F. Regulations

1. While Aquaculture is a preferred water dependent use, aquaculture operations may only be allowed by Conditional Use Permit in the Aquatic Environment subject to Section 6.02, above, the policies and regulations of this Master Program including but not limited to Section 3 above, and the requirements of WAC 173-26-241(3) or as amended.
2. Any aquaculture operation shall be designed and operated in a manner that prevents any effluents, by-products, chemicals, feed, nutrients, or other substance from entering the Aquatic Environment which cannot be mitigated.
3. Aquaculture is not permitted in areas where it would result in a net loss of ecological functions or adversely impact eelgrass and/or macroalgae. Impacts to ecological functions shall be mitigated consistent with the mitigation sequence. Aquacultural facilities should be designed and located so as not to spread disease to native aquatic life, or establish new nonnative species which cause significant ecological impacts. WAC 173-26-241(3)(b)(i)(C).

4. Aquaculture is not permitted in areas where it would conflict with navigation and/or other water dependent uses WAC 173-26-241(3)(b)(i)(C).
5. Aquacultural facilities shall not significantly impact the aesthetic qualities of the shoreline. WAC 173-26-241(3)(b)(i)(C).
6. Commercial geoduck operations are subject to Department of Natural Resources siting characteristic requirements.
7. Commercial geoduck aquaculture should only be allowed where sediments, topography, land and water access support geoduck aquaculture operations without significant clearing or grading. WAC 173-26-241(b)(ii).
8. The planting, growing, and harvesting of farm-raised geoduck clams requires a substantial development permit if a specific product or practice causes substantial interference with normal public use of the surface waters, but not otherwise. WAC 173-26-241(b)(iii).
9. The design and operation of any aquaculture operation shall be certified by a licensed professional to meet the requirements of Section 6.04.B of this Ordinance.

G. Regulations by Environment

1. Aquaculture is prohibited in the Natural Environment and its associated Aquatic Environment.
2. Aquaculture is allowed through a conditional use permit in the Urban and Residential Environments and their associated Aquatic Environments.

6.05 Breakwaters

A. Introduction

Breakwaters are protective structures built offshore to protect harbor areas, moorings or beaches from wave action. Breakwaters can be 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.

Rigid breakwaters cover and eliminate aquatic habitats and create a different habitat. Water circulation may be impeded. Pile driving in construction of open-pile or floating breakwaters temporarily damages aquatic habitats and might, depending on location and time of activity, damage spawning areas. Breakwaters can serve to provide public access to shorelines.

B. Policies

1. Rigid breakwaters should not be allowed.
2. Floating breakwaters should be constructed only where Water-Dependent Uses are located seaward of the OHWM and where protection from strong wave action is essential.

3. Floating breakwaters should be permitted only where design features will eliminate significant detrimental effects on water circulation, sediment movement, and aquatic life.
4. Location, design and use of floating breakwaters should minimize restrictions on public use of the water.
5. When floating breakwaters are allowed, multiple-party use should be encouraged in order to increase public access to the water.

C. Regulations

1. Rigid breakwaters are prohibited.
2. Floating breakwaters may be permitted as a conditional use only for Water-Dependent Uses, public access, shoreline stabilization or other specific public purposes.
3. Floating breakwaters shall conform to all design requirements of the State Department of Fish & Wildlife and U.S. Army Corps of Engineers, except where conformity would be incompatible with protection of aquatic habitat and water and sediment circulation.
4. Floating breakwaters shall be designed in a manner which will not impede water circulation, fish migration, navigation, or visual access to the water.
5. Shoreline permit applications for floating breakwaters shall include at least the following information:
 - a. Purpose of breakwater and use to be protected;
 - b. Direction of net longshore drift;
 - c. Direction of strongest prevailing winds and tidal current;
 - d. Proposed construction materials and construction method; and
 - e. Certification by a licensed engineer that the proposed breakwater will, over the life of the structure, meet the requirements of Section 6.05.B and 6.05.C of this ordinance.
6. Floating breakwaters shall permit public pedestrian access consistent with the public access section of this ordinance.

D. Regulations by Environment

1. Floating Breakwaters are prohibited in the Urban, Urban Residential and Natural Environment.
2. Floating breakwaters are a conditional use permit in the Aquatic Environment; subject to the policies and regulations of this Master Program including but not limited to Section 3, above.

6.06 Shoreline Stabilization

A. Introduction

Shoreline stabilization includes 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. Shoreline stabilization are constructed generally parallel to the shore, usually at or near the OHWM. They may also be used as retaining walls for public recreation to protect edges of a filled area.

Shoreline stabilization construction methods are a continuum of hard structures measures to soft structural measures. Hard structural stabilization measures refer to those with solid, hard surfaces, such as concrete bulkheads, while "soft" structural measures rely on less rigid materials, such as biotechnical vegetation measures or beach enhancement. There is a range of measures varying from soft to hard that include:

- Vegetation enhancement;
- Upland drainage control;
- Biotechnical measures;
- Beach enhancement;
- Anchor trees;
- Gravel placement;
- Rock revetments;
- Gabions;
- Concrete groins;
- Retaining walls and bluff walls;
- Bulkheads; and
- Seawalls.

Generally, the harder the construction measure, the greater the impact on shoreline processes, including sediment transport, geomorphology, and biological functions.

Structural shoreline stabilization often results in vegetation removal and damage to near-shore habitat and shoreline corridors.

B. Policies

1. Shoreline stabilization should be located, designed and constructed so that adverse impacts on nearby beaches and on aquatic habitats will not result.
2. Shoreline stabilization should be designed and constructed to eliminate cumulative impacts on the shoreline and the aquatic habitat.
3. Shoreline stabilization should not be constructed seaward of OHWM and should not exceed the minimum height necessary to stabilize the bank.
4. Use of soft structural measures or non-structural methods is preferred over the use of a bulkhead wherever possible.

C. Regulations

1. Shoreline stabilization shall not be constructed until the Shoreline Administrator has reviewed the proposal and determined that the project is consistent with the policies and regulations of this Master Program.

2. Shoreline stabilization shall be authorized only where the proponent demonstrates that one of the following conditions exists :
 - a. Existing Primary Structure. Conclusive evidence, documented by a geotechnical analysis, that the legally existing primary structure, including residences is in danger within 3 years, 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.
 - b. Water Dependent Use. 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.
 - iv. The erosion control structure will not result in a net loss of shoreline ecological functions.
 - c. Restoration and Remediation. To protect projects for the restoration of ecological functions or hazardous substance remediation projects pursuant to chapter 70.105D RCW when all of the conditions below apply:
 - i. Nonstructural measures, planting vegetation, or installing on-site drainage improvements, are not feasible or not sufficient.
 - ii. The erosion control structure will not result in a net loss of shoreline ecological functions.
 - d. Replacement. An existing shoreline stabilization structure may be replaced with a similar structure if there is a demonstrated need, documented by a geotechnical analysis, to protect a legally existing primary structures from erosion caused by currents, tidal action, or waves within 3 years and the ordinary high water mark has not reestablished behind the existing shoreline stabilization.
 - i. The replacement structure should be designed, located, sized, and constructed to assure "no net loss".
 - ii. Replacement walls or bulkheads shall not encroach waterward of the ordinary high-water mark or existing structure unless there are overriding safety or environmental concern and the residence was occupied prior to January 1, 1992. In such cases, the replacement structure shall abut the existing shoreline stabilization structure.
 - iii. 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.
 - iv. Soft shoreline stabilization measures that provide restoration of shoreline ecological functions may be permitted waterward of the ordinary high-water mark.
 - v. For purposes of this section standards on shoreline stabilization measures, "replacement" means the construction of a structure to perform a shoreline stabilization function of an existing structure which can no longer adequately serve its purpose, or the ordinary high water mark has established behind the

existing structure.

3. Developments shall be constructed so that protective bulkheads will not be required, except water dependent development as provided in 2(b) of this section.
4. New bulkheads for existing primary residential development are allowed only where no alternatives, including relocation or reconstruction of existing structures, are feasible and less expensive than the proposed bulkhead, and then only if "no net loss" will result.
5. Additions to or increases in size of existing shoreline stabilization measures shall be considered new structures.
6. Soft shoreline stabilization measures that provide restoration of shoreline ecological functions may be permitted waterward of the ordinary high-water mark..
7. Shoreline stabilization, whether new construction, replacement of existing structure, or maintenance/repair of existing structure; where permitted, shall be:
 - a. Of soft design where possible and shall comply with all design requirements of the Washington State Department of Fish & Wildlife and U.S. Army Corps of Engineers.
 - b. Shall be limited to the minimum size necessary.
8. Shoreline permit applications for shoreline stabilization shall provide a geotechnical report meeting the requirements in FHMC 18.08.300.

D. Regulations by Environment

1. Shoreline stabilization is prohibited in the Natural and Aquatic Environment; except as specifically provided in (C)(6) of this section.
2. Shoreline stabilization is permitted in Urban and Urban Residential; subject to the policies and regulations of this Master Program.

6.07 Commercial Development

A. Introduction

1. Commercial developments are those involving the use or construction of facilities for wholesale and retail trade and services. These include hotels, motels, shops, restaurants, offices and indoor recreation facilities. Not included are ports, industrial, residential and recreational boating uses.
2. Commercial development frequently requires extensive space for normal operation and parking. The principal impacts on shorelines from commercial development are aesthetic effects, erosion and introduction of pollutants (e.g., sedimentation, wastes). Pollutants are generated from surface runoff, oil and fuel spills, and from poorly contained organic wastes. Intensive commercial use also affects traffic volumes and circulation patterns.
3. In many cases, commercial development will include associated uses which are identified as separate use categories in this Master Program. Associated signs, utilities, landfills, transportation facilities and ports and water-dependent industry are

subject to policies and regulations established for those uses in addition to the provisions of this section.

B. Policies

1. New commercial development within the Shoreline Jurisdiction should occur only in areas where commercial development already exists, and only when it is consistent with the provisions of this Master Program.
2. Commercial development on waterfront land should be restricted to Water-Oriented Uses with preference given to Water-Dependent Uses.
3. Commercial development on shoreline land which is not waterfront should be restricted to Water-Enjoyment Uses, Water-Related Uses, and other uses which provide outdoor open space, open to the public without charge, and which offer public shoreline views, may also be permitted, as a conditional use, provided such uses are setback a minimum of 100 feet from OHWM.
 - a. Where public access easements are not possible, public access policies may be satisfied by employing design elements such as wide walkways parallel to sidewalks, landscaping and benches.
 - b. Public sidewalks and adjoining private areas open to the public should be designed to create a physically and visually continuous pedestrian route along the landward side of Front Street to encourage use by the general public rather than by business patrons
4. New and expanded commercial developments should be designed and located to protect and enhance public shoreline views consistent with this Master Program.
5. New and expanded commercial development should be permitted only where adequate parking area is or can be made available.
6. New and expanded commercial development should avoid impacts to existing navigation, recreation, and public access.

C. Regulations

1. Non-Water-Dependent commercial overwater uses are prohibited except in existing structures, and where necessary to support water-dependent uses.
2. Non Water-Oriented commercial uses are prohibited unless they are part of a mixed use project, navigation is severely limited, and the use provides a significant public benefit with respect to SMA objectives; provided that Water-Enjoyment Uses at or near the OHWM, which provide public access to the shorelines of the state, may be considered as a conditional use subject to applicable use policies and regulations.
3. Commercial development shall not exceed the average height of existing buildings within 200 feet of the proposal.
4. Shoreline permit applications for commercial development shall include a detailed statement and shall include at least the following:

Description of the proposed used and nature of the commercial activity i.e. water-dependent, water-related or water- enjoyment)

- a. Need for shoreline or over water location;

- b. Proposed measures to enhance the relationship of the activity to the shoreline or water;
- c. Proposed provisions for public physical and visual access and
- d. Technical Reports as required by this master program.

5. Draining or filling water bodies for commercial development is prohibited.
6. Commercial docks and boat fueling stations shall be permitted over water. No other commercial uses may include over-water structures.
7. Bulkheads and/or land filling are prohibited seaward of the OHWM in association with commercial development.
8. Shoreline permit applications for commercial development shall include a parking plan, showing the location, dimensions and capacity of the proposed parking area and the proposed landscaping or screening.
9. Commercial development on the landward side of Front Street, or on land which does not otherwise abut the water, which is not water-dependent shall be subject to the following requirements:
 - a. On-site parking shall not be located seaward of buildings, and adequate street access shall be provided; and
 - b. A landscaping plan shall be submitted with shoreline permit applications.
10. Water-dependent and water-related commercial uses shall be required to provide public access and ecological restoration where feasible and appropriate.
11. All commercial development will not result in a net loss of shoreline ecological functions or have significant adverse impacts to other shoreline uses such as existing navigation, recreation, and public access as required by WAC 173-26-241(3)(d.).

D. Regulations by Environment

1. Commercial development is prohibited in the Urban Residential and Natural Environments.
2. Commercial development shall be permitted in the Urban Environment subject to Section 6.02, above, and the policies and regulations of this Master Program, provided that commercial structures not permitted over the water.
3. Water-dependent commercial development shall be permitted in the Aquatic Environment subject to Section 6.02, above, and the policies and regulations of this Master Program including but not limited to Section 3, above. Other commercial development is prohibited.

6.08 Dredging

A. Introduction

1. Dredging is the removal or displacement of earth (sand, gravel, mud, silt and/or other materials) from the bottom of a water body or wetland. Dredging is normally done for specific purposes such as constructing or maintaining navigation channels, marinas, submarine pipelines or cables or to obtain fill material for construction.

2. Dredge spoil is material removed by dredging. Disposal of dredge spoils is also subject to policies and regulations for landfills.
3. Dredging usually occurs in shallow areas and may disturb aquatic life and water quality by causing a temporary increase in turbidity, altering nutrient and dissolved oxygen levels in the water and suspending toxic materials from sediments. It may cause loss of aquatic plants and animals by removal or from effects of suspended sediments. Dredge spoil disposal in water or shoreline areas can affect water quality by sedimentation or introduction of pollutants. Disposal sites are less damaged by depositing spoils in areas with like particle size and composition.

B. Policies

1. Dredging operations should be located and conducted in a manner that will minimize damage to the natural resources and systems of the dredge area, surrounding bedlands and the area in which dredge spoils are to be deposited.
2. Dredge spoil disposal in water areas should not be allowed except for habitat improvement.
3. Dredge spoil disposal sites should be identified with assistance of the State Department of Fish & Wildlife, State Department of Natural Resources, State Department of Ecology, U.S. Army Corps of Engineers, and the U.W. Friday Harbor Marine Laboratories.
4. Dredging solely to obtain fill material should not be allowed.

C. Regulations

1. Dredging may be permitted as a conditional use for any of the following purposes and only where other alternatives are impractical:
 - a. To improve water quality or aquatic habitat;
 - b. To maintain or improve navigability or water flow; or
 - c. To mitigate conditions which could endanger public safety.
 - d. Maintenance dredging of established navigation channels and basins is restricted to maintaining previously dredged and/or existing authorized location, depth and width.
2. All dredge spoils shall be deposited at disposal sites which are consistent with the policies and regulations of this Master Program.
3. Dredge spoil disposal in water areas is not allowed except for habitat improvement or where deposition on uplands would be more detrimental to shoreline resources than deposition in water.
4. Dredging for fill materials is prohibited except for projects associated with MTCA or CERCLA habitat restoration, or any other significant restoration effort approved by a shoreline CUP. Placement of fill must be waterward of OHWM.
5. Applications for shoreline permits for dredging shall include at least the following information:
 - a. Location, size and physical characteristics of proposed dredge site;

- b. Information on stability of bedlands adjacent to proposed dredge site;
- c. Total initial spoils volume and composition;
- d. Location, size, capacity and physical characteristics of proposed spoils disposal site;
- e. Plan for disposal of maintenance spoils for life of project or period of twenty-five years, whichever is shorter; and
- f. Certification by a Licensed Engineer that the project will not create any net loss of aquatic ecosystem function or value.

D. Regulations by Environment

- 1. Dredging may be permitted in the Urban, Urban Residential, and Aquatic Environments as a conditional use subject to Section 6.02, above, and to the policies and regulations of this Master Program.
- 2. Dredging is prohibited in the Natural Environment.

6.09 Forest Management

A. Introduction

Forest management practices are those methods used for the protection, production and harvesting of timber. Poor logging practices on shorelines result in slash and debris accumulation and may increase the suspended sediment load and the turbidity of the water.

B. Policy

Friday Harbor Shorelines have been converted or are planned for conversion to non-forest uses. Commercial timber harvest is not an appropriate use of Town shorelines.

C. Regulation

Forest Practices, other than Type IV land conversions are prohibited within 200 feet of the OHWM of any designated shoreline environment.

6.10 Jetties, Weirs and Groins

A. Introduction

Jetties are built perpendicular to shore at harbor entrances to prevent creation of sand bars where these impede navigation. They are normally built of steel, rock or concrete, depending on foundation, wave and economic conditions. A jetty must be high enough to obstruct sand movement entirely; this prevents sand buildup but also impounds sand that would otherwise supply down drift beaches, starving them and contributing to beach erosion.

Groins are barrier structures built seaward from shore, sometimes in series, to preserve or create a beach by trapping sand. This is achieved at the expense of down

drift shores unless the groin system is filled to capacity with sand.

B. Policies

1. Friday Harbor does not experience littoral drift of a magnitude requiring a jetty nor a beach which would benefit from a groin system; jetties and groins should not be permitted unless the applicant demonstrates that the project would result in long-term public benefit which outweighs adverse impacts on natural shoreline processes.
2. In reviewing applications for jetties, weirs or groins the Town should consider carefully the ecological and aesthetic effects on the shoreline and the water.
3. Use of groins and weirs should be prohibited except for restoration of ecological functions or ecosystem-wide processes.

C. Regulations

1. Applicants for shoreline permits for jetties shall have the burden of proving consistency with Sub-Section 6.10(B)(l) above.
2. Groins and weirs are prohibited except for restoration of ecological functions and ecosystem-wide process. When allowed groins shall be of a drift sill design to not adversely impact the littoral drift cell. Groins and Weirs shall be designed to protect critical areas.

D. Regulations by Environment

1. Jetties, weirs and groins may be permitted in the Urban and Urban Residential Environments as a conditional use subject to the policies and regulations of this Master Program.
2. Jetties and groins are prohibited in the Natural Environment.
3. Jetties may be permitted in the Aquatic Environment as a conditional use subject to the policies and regulations of this Master Program
4. Groins may be permitted as a conditional use permit in the Natural, and Aquatic Environments subject to the policies and regulations of this master program.
5. Weirs may be permitted in the Natural, and Aquatic Environments subject to the policies and regulations of this master program.

6.11 Landfills

A. A. Introduction

1. Landfill (fill) is placement of soil, sand, gravel, rock, sediment, earth retaining structure, or other material in water areas to create new land area, or on shorelands to raise the elevation of the land. Solid waste disposal is depositing garbage, ashes, construction waste, vehicles and vehicle parts and other discarded material in water or on land.

2. Landfill commonly eliminates natural vegetation and covers and destroys plant and animal life. It may also alter or destroy natural shoreline features, create erosion and siltation problems and reduce water surface area.
3. Solid waste disposal in a landfill is a potential source of organic and inorganic pollutants harmful to water quality and to public health and safety. Adequate containment of these materials cannot be assumed.

B. Policies

1. Landfills should not be permitted where any feasible upland or structural alternative exists and, where permitted, should be tightly controlled.
2. While landfill may be appropriate for some water-oriented uses, priority should be given to Water-Dependent Uses and public uses. Several factors should be considered in evaluating fill proposals, and in designating areas appropriate for fill. These factors include the total water surface area reduction, impacts on water flow, circulation and quality, impacts on natural resources and systems, potential destruction of habitats, potential erosion problems and potential restrictions of navigation.
3. Landfills and associated development, where permitted, should provide public access.
4. Landfill for solid waste disposal is an inappropriate use of the shoreline.
5. Landfill should be authorized only for Water Oriented uses.

C. Regulations

1. Landfills located seaward of the OHWM shall be permitted only as conditional uses and when in conjunction with and where necessary to support:
 - a. Water-Dependent Uses consistent with the provisions of this Master Program;
 - b. Public access;
 - c. Cleanup and disposal of contaminated sediments as part of an interagency environmental cleanup plan;
 - d. Disposal of dredged material in accordance with the DNR Dredged Material (A) Management Program;
 - e. Expansion or alteration of transportation facilities of statewide significance currently located in the shoreline (if alternatives to fill are shown to not be feasible); or
 - f. Mitigation actions, environmental restoration, beach nourishment or enhancement projects.
2. Landfill for uses associated with Water-Dependent Uses but which are not themselves water dependent, including parking, are prohibited seaward of the OHWM.
3. Landfills shall be permitted only when they conform to an approved development plan for an activity or use which has already been approved or is being reviewed concurrently.

4. Pile or pier supported structures, such as wharves or boardwalks, shall be used instead of landfills in water areas where seaward extension of the shoreline is necessary and where such structures are feasible. Landfills may be authorized only where no feasible alternative upland or structural solution exists.
5. Sanitary landfills and/or the disposal of solid wastes are prohibited within shoreline jurisdiction.
6. Applications for shoreline permits which include landfilling shall include at least the following information:
 - a. Source, volume, and physical composition of fill material;
 - b. Purpose and proposed use of fill area;
 - c. Documentation of authorized use or proposed use;
 - d. Method and schedule of placement and compaction;
 - e. Surfacing and runoff treatment controls;
 - f. Perimeter erosion controls;
 - g. Location of fill relative to the field delineated OHWM, extreme high water, mean higher high water, mean high water, and mean lower low water level; and
 - h. Certification by a Licensed Engineer that the project will not result in any net loss of intertidal or aquatic ecosystem function or value.
7. Where fills are permitted the amount of material used shall be the minimum necessary for the proposed uses.
8. Landfills for the sole purpose of creating additional land area are prohibited.

D. Regulations by Environment

1. Landfills shall be permissible in Urban and Urban Residential Environment; subject to Section 6.02, above, and the policies and regulations of this Master Program, provided that landfills are prohibited for the sole purpose of creating additional land area.
2. Landfills are prohibited in the Natural Environment.
3. Landfills require a conditional use permit in the Aquatic Environment; subject to Section 6.02 and the policies and regulations of this Master Program including but not limited to Section 3, above.

6.12 Boating Facilities

A. Introduction

Boating are facilities that provide wet mooring and/or dry storage and services for pleasure craft or commercial craft, except those moorages serving four or fewer residential units without compensation. Boating facilities are located over intertidal and subtidal areas and may extend landward from the OHWM, or a boating facility may be an upland based facility with water access via a travel lift, hoist or marine railway. They can be of open construction (floating breakwater, buoys, piers and floats) or solid (rigid breakwater or fill). Boating facilities are sometimes associated with other uses such as

fuel and public launching facilities, boat rental, repair services, equipment sales and parking.

Activity generated by boating facilities varies with their size and range of services offered. They generate boat and vehicular traffic and related noise. Construction and operation of boating facilities affect water quality and fish and shellfish habitats by introducing pollutants (fuel, oil, heavy metals and human wastes; erosion and siltation). Circulation and sand movement may be impeded and affect beaches or alter aquatic habitats. Boating facilities with several associated uses may require extensive land area and larger parking areas. Activities including but not limited to dredging, landfill, bulkheads, utilities, and commercial development associated with boating facilities development are subject to the policies and regulations for those categories.

B. Policies

1. Boating facilities should be located and designed so their structures and operations will be aesthetically compatible with the area visually affected, and will not unreasonably impair public shoreline views.
2. Boating facilities should be designed to provide adequate navigational access to and from the proposed development and existing and future development on adjacent properties.
3. Boating facilities should be designed to accommodate public access and enjoyment of the shoreline, including provisions for walkways, viewpoints, restroom facilities, and other recreational uses according to the scale of the facility.
4. Boating facilities, wherever possible, should use open-type construction to prevent degradation of fish and/or shellfish resources and habitat.
5. Installation and maintenance of sewage disposal (pump-out) facilities or services should be required and conveniently available to all users of marina facilities.
6. Floating homes should be prohibited. Houseboats and live-aboard vessels should be allowed.

C. General Regulations

1. The Town shall require the following information in its review of boating facility proposals :
 - a. Existing natural shoreline and backshore features and uses and bathymetric contours (1-foot increments);
 - b. Geo-hydraulic processes and flushing characteristics, volume, rates, and frequencies;
 - c. Habitat Management Plan meeting the requirements in FHMC 18.08.300, including a survey of biological resources and critical saltwater habitats including eelgrass and understory kelp;
 - d. Existing and proposed aquatic land leases in the immediate area;
 - e. Site orientation; exposure to wind, waves, flooding or tidal/storm surges; and type and extent of shore defense works or shoreline stabilization and flood

protection necessary;

- f. Impact upon existing and created demand for shoreline and water uses including physical access, recreation, and public shoreline views;
- g. The need for additional facilities;
- h. The design of the facilities including but not limited to sewage disposal, restrooms, solid waste disposal, proposed signage, proposed exterior lighting, a proposed landscaping plan, and proposed use of noise-generating equipment;
- i. Management and operations including accommodation of live-aboard vessels, including houseboats, provisions for the prevention and control of fuel spillage, and restrictions related to disposal of wastes and toxic materials;
- j. Proposals shall be designed by a licensed engineer in accordance with the provisions of Section 6.02 and shall be designed to achieve "no net loss"; and
- k. Other information that may be requested by the Director to meet WAC 173-26-241(3)(c) Boating facilities.

2. Boating facility development shall comply with all applicable federal, state and local agency policies and regulations.
3. Boating facilities shall be equipped to contain and clean up oil, gasoline and other hazardous substance spills.
4. Boating Facilities shall allow no more than 10 percent of their occupancy for live-aboard uses.
5. Where landfill seaward of the OHWM is permitted it shall be only for the necessary water-dependent portions of the facility and shall conform in particular to the policies and regulations of Section 6.11, above. Landfill is prohibited for the creation of new parking areas or accessory uses within 25 feet from the OHWM.

D. Regulations - Design/Renovation/Expansion

1. Boating facilities shall be designed to:
 - a. Maintain a minimum setback of thirty (30) feet from the preferential rights line as established by survey;
 - b. Maintain a minimum setback of fifty (60) feet from existing development not associated with the subject boating facility in the aquatic environment; and
 - c. Provide access to every mooring slip by a fairway that has a width that equals or exceeds 1 ½ times the length of that slip.
2. Boating facilities shall not extend seaward farther than the following limits:
 - a. The Construction Limit Line; or
 - b. Where no Construction Limit Line exists the seaward boundary of the preferential lease right area as set forth in WAC 332-30-122(1)(A)(ii) or its successor and WAC 332-30-142 (8)(d) or as amended; or
 - c. Where in the case where (a) or (b) does not apply the limit shall be the minimum necessary for the proposed boating facility and not further than a line connecting the two nearest adjacent docks, floats or piers.

3. Boating facilities design shall provide thorough flushing of all enclosed water areas and shall not restrict the movement of aquatic life requiring shallow water.
4. The Boating facility design shall minimize interference with geo-hydraulic processes and disruption of existing shore forms.
5. Boating facilities shall be designed so their structures and operations will be aesthetically compatible with or will enhance existing shoreline features and uses. Marinas shall mitigate for adverse development impacts on-site and to adjacent properties.
6. Boating facilities shall be designed so that all requirements for public health, safety, and welfare are met.
7. Boating Facilities shall be designed to provide public access.
8. Shoreline embankments of all boating facilities shall be stabilized above and below the water's edge during and after construction.
9. Long-term dry mooring (for 5 or more vessels) and all other storage areas shall be set back not less than one hundred (100) feet from the OHWM. This shall not apply to hand-launch vessels.
10. Unless a 25 feet wide area of native vegetation on the perimeter of parking, dry mooring, and other storage areas is retained, these perimeter areas shall be landscaped with native plants or other approved materials. The permit application shall identify the size, location, and species of landscaping materials stressing native vegetation
11. Boating facilities may include specific areas restricted for security reasons. The incorporation of reasonable public access facilities into the design shall be required.
12. Boating facility development shall require the installation of vessel pump-out and on-shore sewage and waste disposal facilities.
13. Boating facilities shall not have covered mooring.

E. Regulations - Parking and Circulation

1. Parking facilities shall be provided according to the following schedule:
 - a. 1 vehicle space per 2 slips; and
 - b. 1 additional parking space shall be provided for every three hundred (300) square feet of interior floor space devoted to accessory retail sales or services.
2. Parking and outdoor storage areas associated with marinas shall be landscaped in a manner which provides a visual buffer between these uses and the top of the bank.
3. Short-term loading areas may be located at ramps or near berthing areas. Long-term parking and paved storage areas shall be separated from the OHWM by a vegetated native vegetation setback zone of at least fifty (50) feet.

F. Regulations - Utilities

1. All Boating facilities shall have accessible boat sewage disposal systems on-site or other pump-out services.

2. All Boating facilities shall provide facilities for the adequate collection and dumping of marina originated materials including, but not limited to, sewage, solid waste, and petroleum waste.
3. All Boating facilities shall provide restrooms for boaters' use. They shall be located within seventy-five (75) feet of the landward end of the dock or pier, be identified by signs and be accessible to tenants twenty-four (24) hours a day. Marinas with fewer than ten (10) slips shall provide one (1) toilet and hand washing facility. Marinas with ten to one hundred slips shall provide one (1) toilet and hand washing facility for each gender. Marinas exceeding one hundred (100) slips shall provide an additional toilet and hand washing facility for each gender. The Director may approve an alternative plan for restrooms for boating facilities serving private residential units.
4. Boating facilities in public ports may, by conditional use permit, install public floating restrooms provided that existing restrooms are more than 600 feet by direct walkable route from vessel slips, said restrooms are connected to shoreside utility systems, and said restrooms do not block views more than vessels moored in the vicinity.
5. Distribution systems for plumbing and wiring at a marina site shall be placed at or below ground and dock levels.
6. Public boat launch facilities shall provide and maintain dump stations and restrooms or portable toilets.

G. Regulations - Management and Operations

1. The discharge of sewage and/or toxic material from boats and/or shore installations shall be prohibited.
2. No commercial fish or shellfish processing discharge or discarding of unused bait, scrap fish, or viscera shall be permitted.
3. Boating facilities which dispense fuel shall have adequate facilities and establish posted operational procedures for fuel handling and storage in order to prevent/minimize accidental spillage.
4. Boating facilities shall have facilities, equipment, and established posted procedures for containment, recovery, and mitigation of spilled petroleum, sewage, and toxic products.
5. Signs shall be posted where they are readily visible to all marina users describing regulations:
 - a. Pertaining to handling and disposal of waste, wastewater, toxic materials, and recycling;
 - b. Prohibiting the use of marine toilets (i.e., no untreated sewage discharge); and
 - c. Describing best management practices (BMPs) for boat maintenance and (A) repairs on site.
6. Refuse or litter receptacles shall be provided and maintained at several locations convenient to users in sufficient numbers to properly store all solid waste generated on site.

7. Boating facility docks shall be equipped with adequate lifesaving equipment such as life rings, hooks, and ropes.
8. Current best management practices to control environmental pollution shall be applied to boat construction, repair and maintenance activities and, where applicable, shall be made a condition to shoreline permits.
9. Mooring of floating homes shall be prohibited in Boating facilities .

H. Regulations by Environment

1. Marinas and Boating Facilities are prohibited in the Urban Residential and Natural Environment.
2. Boating Facilities shall be permitted in the Urban Environment subject to policies and regulations of this Master Program.
3. Marinas shall be permitted in the Aquatic Environment subject to policies and regulations of this Master Program

6.13 Mineral Extraction

A. Introduction

Mineral extraction is the removal of naturally occurring materials from the earth for economic use. The Puget Sound region is rich in nonmetallic minerals including sand, gravel, clay, coal and various types of stone. The dollar value of these is comparatively high but the processes of extraction frequently result in erosion and siltation, water quality problems, degradation of fish and shellfish habitats and those of other bottom-dwelling marine animals. Removal of sand and gravel can deplete resources which may not be restored through natural processes.

B. Policy

Friday Harbor shorelines are used for or are planned for conversion to uses which are incompatible with mineral extraction.

C. Regulation

Mineral extraction is prohibited in all Environments.

6.14 Mooring buoys

A. Introduction

A mooring buoy is a device which floats on the water and is attached to the bottom, and which is, or can be, used for holding a vessel in place.

B. Policies

1. Mooring buoys should be located only where they will not materially interfere with

navigation.

2. Mooring buoys should be located and designed to minimize adverse impacts on the bedland and aquatic environments.
3. Mooring buoys should only be used for Water-Dependent Uses.

C. Regulations

1. Applicants for mooring buoys must first demonstrate that the use of an existing dock or pier would be infeasible.
2. Mooring buoys shall not be installed prior to the owner receiving a license or approval from DNR, Army Corps of Engineers, and DFW.
3. Mooring buoys shall not be located seaward of the Construction Limit Line. Where no Construction Limit Line exists, buoys shall be located at a distance specified by the Washington Department of Fish and Wildlife, and the U.S. Coast Guard to balance the goals of avoiding nearshore habitat and minimizing obstruction to navigation. Mooring buoys shall not be located in areas of intensive vessel traffic.
4. Mooring buoys shall not be located within 200 feet of the OHWM without the written consent of the upland property owner and vessels moored to mooring buoys shall not swing within 200 feet of OHWM without written consent of all affected upland property owners.
5. Buoys located within 200 feet of OHWM shall lie between preferential rights lines, as established by survey, extended beyond the shoreline. Vessels moored to the buoys shall not swing across the preferential rights lines without the written consent of the adjoining upland property owner.
6. Vessels moored to buoys shall not swing within fifty (60) feet of existing piers, docks, or floats.
7. Mooring buoys shall be used only for the mooring of vessels that are in navigable condition.
8. Mitigation. Mitigation plans for mooring buoys shall meet Army Corps of Engineers. Nation Wide Permit and Regional General Permits mitigation requirements and mitigation requirements of this master program.

D. Regulations by Environment

1. Mooring buoys may be permitted offshore from the Urban and Urban Residential Environments as a conditional use and shall be subject to the policies and regulations of this master program.
2. Mooring buoys are prohibited offshore from the Natural Environment.

6.15 Piers and docks

A. Introduction

- . Piers and docks adjoin the shoreline, extend over the water, and serve as a landing

or moorage place for commercial, industrial and pleasure watercraft. Piers are built on fixed platforms and sit above the water. Docks are anchored to the land, substrate or the pier with pilings or anchors and float on the water

Piers and docks can be used for recreational or commercial purposes but not for residential purposes. Those containing more than 4 slips are considered boating facilities and are regulated by this Section and Section 6.12 Boating Facilities. Ferry Terminals are regulated under Section 6.20.

Overwater structures can have impacts on various factors that control habitats. These include light, wave energy, substrates and water quality. The movement of sediment along marine shorelines (littoral drift) is affected by placement of Piers and Docks. Changes in sediment movement limit the availability of substrate for spawning forage fish and the sand available to down-drift beaches. Piers and docks can impede navigation, decrease aesthetic values for shoreline views, reduce usable water surface area and increase local levels of pollutants (e.g., fuel, oil, heavy metals, organic wastes) associated with boat use. Pile driving for dock or pier construction can temporarily disrupt water quality and might, depending on location and time of construction, harm spawning areas. Habitat is lost and habitat fragmentation occurs when vegetation is removed for construction of piers and docks, and the staircases, trails and walkways that are used to get to them. Loss of plant species and disruptions of the ecosystem can lead to a loss in animal diversity.

B. Policies

1. Piers and docks should be limited to the minimum length and size necessary to obtain adequate mooring depth at low tide.
2. Piers and docks should be designed to provide adequate navigational access to and from the proposed development and existing and future development on adjacent properties.
3. In evaluating applications for piers or docks, the capacity of the site to absorb effects of waste discharges and gas and oil spills should be considered.
4. Piers and docks should be constructed of non-toxic materials and grated to allow light transmission wherever possible.
5. Use of other treated wood containing toxic compounds should only be used where non-toxic materials are deemed impracticable and should be minimized

C. Regulations

1. Piers and docks are allowed only for water-dependent uses or public access.
2. Piers and docks shall be restricted to the minimum size necessary to serve the proposed use.
3. Piers and docks shall be permitted only when specific need is demonstrated and space in existing facilities is inadequate except for docks associated with a single-family residence that provides access to watercraft.
4. All shoreline permit applications for piers or docks shall be evaluated on the basis of multiple considerations, including but not limited to potential impacts on littoral

drift, sand movement, water circulation and quality, fish and wildlife, navigation, scenic values and public access to the shoreline and the water.

5. All shoreline permit applications for piers or docks, whether exempt or not, shall be designed by a licensed engineer
6. All piers and docks shall meet the requirements of state regulations (WAC 220-660 & WAC 173-26) and federal Nationwide Permits and Regional General Permits.
7. Piers and docks for uses other than marinas shall not extend seaward of the lesser scenario:
 - a. The Construction Limit Line, as depicted on Attachment 1
 - b. The line of navigation determined by averaging the two nearest adjacent piers or docks within 300 feet of the subject property.
 - c. A depth of -12 MLLW.
8. Piers and docks shall be limited in size to not more than 120 lineal feet as measured around the perimeter of that portion located seaward of the minus four (-4) foot line as measured at MLLW.
9. Pier and dock moorings shall be designed to:
 - a. Maintain a minimum setback of thirty (30) feet from the preferential rights line as established by survey;
 - b. Maintain a minimum setback of fifty (60) feet from existing development in the aquatic environment; and
 - c. Provide access to every mooring slip by a fairway that has a width that equals or exceeds 1 ½ times the length of that slip.
10. Mooring of floating homes shall be prohibited at piers and docks.
11. Piers, docks and floats shall be constructed of materials that comply with requirements of federal and state regulations, and as follows:
 - a. Wood products treated with creosote or pentachlorophenol are prohibited on all new structures or repair projects that come in contact with or could leach into water.
 - b. No treated wood shall be used for the decking on the overwater structures.
 - c. Treated wood can be used for all structural elements of the overwater structure.
 - d. Treated wood materials may be utilized on pilings in repair projects for timber structures.
 - e. All treated wood used in the aquatic environment shall be restricted to those that have met or exceed the industry BMP Manual standards found in Best Management Practices for the Use of Treated Wood in Aquatic Environments: USA Version as revised. Western Wood Preservers Institute, Vancouver, WA. The conditions found in An Agreement Concerning the Use of Treated Wood in Aquatic Areas between Ecology and Department of State Fish & Wildlife, dated August 1995, also fulfill this requirement. However, the use of treated wood should be minimized wherever practicable.
 - f. Docks and Piers and shall be grated to provide light transmission in accordance with the Washington State Department of Fish and Wildlife WAC 220-660 and Army Corps of Engineer Nationwide Permits and Regional General Permits.
12. Mitigation. Mitigation plans for piers and docks shall meet Army Corps of Engineers. Nation Wide Permit and Regional General Permits mitigation requirements and

mitigation requirements of this master program.

D. Regulations by Environment

1. Piers and docks shall be permitted in the Urban Environment subject the policies and regulations of this Master Program.
2. Piers and docks used only for recreational purposes shall be permitted in the Urban Residential Environment(s) subject to Section 6.02, above, and the policies and regulations of this Master Program. When permitted, new residential development of more than two dwellings shall be required to provide joint use or community docks rather than individual docks.
3. Piers and docks are prohibited in the Natural Environment.
4. Piers and docks are permitted in the Aquatic Environment subject to Section 6.02, above, and the policies and regulations of this Master Program including but not limited to Section 3, above.

6.16 Ports and Water-Dependent Industry

A. Introduction

Ports are public harbor areas, properly formed under 53.04 RCW, which provide facilities and services for waterborne commerce. The Port of Friday Harbor owns all but three parcels of land in the downtown core waterfront and manages the adjoining harbor area under a DNR Port Management Agreement. The Port provides marina facilities, fuel facilities, office and retail space, the waterfront park and significant public access.

As centers of waterborne traffic, ports attract various commercial activities. Many do not require a water location and can congest the shoreline and preempt uses which do require waterfront locations.

The principal effects on shorelines and the water from port development are the introduction of pollutants, erosion, alteration of natural habitats, aesthetic effects, increased traffic volumes, and changes to circulation patterns. Intensive use associated with ports may also result in indirect impacts on public services and safety.

Activities, including but not limited to, marinas, dredging, landfill, bulkheads, utilities, and piers and docks are subject to the policies and regulations for those use categories.

B. Policies

1. Proposed port developments should be consistent with an adopted, long-range port development plan.
2. Port docks and facilities should be designed to minimize cumulative impacts on other Water-Oriented Uses and to achieve “no net loss”.
3. Port development decisions should be based on community needs and should be consistent with Port and Town Comprehensive plans.

4. Non-Water Dependent industries should not be permitted.
5. Cooperative, multiple use of docking, cargo handling, storage, and parking facilities should be encouraged.
6. New and or expanded port facilities should include public access

C. Regulations

1. All proposed port development activities shall be consistent with an adopted comprehensive port development plan.
2. Seaplane bases shall be located in a manner that will minimize adverse impacts on the human and natural environments.
3. Development which is not Water-Oriented is prohibited.
4. Marinas, utilities, roads, parking areas, docks and other facilities which are installed or constructed to serve the Port shall be subject to the appropriate sections of this Master Program.
5. Physical and visual public access to the water and shoreline shall be provided in port developments, except that access shall not be required in port areas where public safety would be endangered, or port operations would be prevented by public access.
6. Port development shall protect water quality, minimize erosion and provide a visual buffer between the bank and structures; provided that, this shall not apply to new developments which require location over or adjacent to the water.
7. Parking associated with ports and water-dependent industry shall be subject to the policies and regulations of this section, and 6.20 Transportation Facilities.

D. Regulations by Environment

1. Ports and water-dependent industry shall be permitted in the Urban Environment subject Section 6.02, above, and to the policies and regulations of this Master Program.
2. Ports and water-dependent industry are prohibited in the Urban Residential and Natural Environments.
3. Ports and water-dependent industry shall be permitted in the Aquatic Environment subject to Section 6.02, above, and the policies and regulations of this Master Program including but not limited to Section 3, above.

6.17 Recreation

A. Introduction

Recreational developments that depend on or use the water or the shorelines include various boating activities, swimming, fishing, viewing of water-dependent commercial and port activities, walkways and parks. Parking areas for recreational developments are subject to Sections 6.02, above, and 6.20, below. Piers and docks and marinas are separate land use categories with policies and regulations in other sections of this Master Program.

Impacts associated with recreational developments depend on the intensity and variety of uses, type and scale of construction and sensitivity of the site.

B. Policies

1. Preference should be given to developments which provide for recreational activities and improvements facilitating public access to the shorelines of the state.
2. A variety of water-oriented recreational activities should be encouraged to locate on shorelines to satisfy diverse needs and interests of residents and visitors.
3. Linkages, such as sidewalks, walking and/or bicycle paths, between shoreline recreational and public access areas should be provided.
4. Recreational developments should be located, designed and operated to be compatible with adjacent uses and to achieve “no net loss” and minimize cumulative impacts on aesthetic qualities of the shorelines of the state.
5. Recreational developments should be designed to preserve or create open space and public shoreline views, consistent with this Master Program.

C. Regulations

1. The Town may adjust or require changes to project dimensions, use intensity, parking provisions or landscaping in approving recreational developments, to ensure that public shoreline views and ecological qualities of the site are protected.
2. In efforts to meet recreational demands of visitors, the Town shall seek to protect the rights and property of residents from adverse impacts.
3. Safe pedestrian walkways shall be provided between parking areas and recreational facilities they serve.
4. High Intensity Recreational development shall be permitted only where adequate water supply, sewage disposal, solid waste disposal and parking can be assured.
5. Recreational facilities which normally require the use of large quantities of chemical fertilizers and herbicides, such as playing fields, shall not be located in the Shoreline Jurisdiction.
6. Shoreline permit applications for recreational development shall include a parking plan, a landscaping plan, and technical reports as required by this master program.

D. Regulations by Environment

1. Recreational development shall be permitted in the Urban and Urban Residential Environments subject the policies and regulations of this Master Program.
2. Recreational development of a nature and intensity consistent with the purpose and management policies of the Natural Environment shall be permitted subject to and the policies and regulations of this Master Program; provided that, roads, parking areas, restrooms and other facilities shall be setback 200 feet from the OHWM. Use of chemical fertilizers, pesticides and herbicides shall not be permitted. Any permitted landscaping shall consist solely of native vegetation.
3. Recreational development shall be permitted in the Aquatic Environment subject to

the policies and regulations of this Master Program.

6.18 Residential Development

A. Introduction

Residential development means one or more buildings or portions of buildings, short plats, or subdivisions, designed and/or used for dwellings. Residential development includes single-family and multifamily dwellings together with normal appurtenances to residential uses such as driveways, utilities, garages, small sheds, and fences. Floating homes are considered residential development but mooring of live-aboard vessels and houseboats is not. Residential development also does not include hotels, motels, camping facilities, or recreational vehicle parks.

Landfills, bulkheads, utilities and docks associated with residential development are subject to policies and regulations for those use categories. Parking areas for developments other than detached, single-family units are subject to Sections 6.02(D), above.

The primary impacts from residential development are aesthetic effects, view blockage, associated impacts from intensified human activities, increased surface water runoff, erosion and effects on traffic volumes and circulation patterns. Multifamily development generally involves more land area and more intensive use and impact than individual single-family developments.

B. Policies

1. Residential development is not a Water-Dependent Use and should not be permitted to locate over the water, provided that mooring of live-a-board boats and houseboats should not be considered residential development.
2. Residential use is identified as a priority use only when developed in a manner consistent with the control of pollution and prevention of damage to the natural environment.
3. The scenic qualities of the shoreline and the water should be considered in every application for residential development.
4. To protect the scenic qualities, all structures should be located where they will blend into their surroundings as much as possible.
5. Residential development should not be permitted on shorelines where shoreline stabilization would be necessary at the time of construction or in the foreseeable future to protect the development.
6. New residential development should occur where residential uses already exist which are consistent with the provisions of the Master Program.
7. Residential development should restrict the need to use pesticides, herbicides, and fertilizers to the maximum extent possible.
8. Residential development should be subject to the large parcel stormwater management regulations as specified in the Town's Stormwater Technical Manual.

C. Regulations

1. Residential development shall be located and designed to preclude the need for shoreline stabilization structures at the time of construction and for the life of the development (WAC 173-26-221)..
2. Multi-family residential development which will require shoreline stabilization at the time of construction and the during the life of the development is prohibited.
3. Residential and appurtenant structures which will exceed the physical capability of the site to provide mitigation to meet “no net loss” or which will significantly and adversely alter aesthetic qualities of the site shall not be approved.
4. Residential development and appurtenant structures shall reduce the wall effect of structures along the shorelines of the state with a vegetation to avoid adversely altering public views to and from the waters of the state.
5. Creation of landfills in water bodies for the purpose of residential development is prohibited.
6. Appurtenant structures shall be designed and located to be compatible with adjacent uses and to avoid obstruction of water and shoreline views from neighboring properties.
7. Barriers, signs or impediments to public access of publicly owned tidelands shall not be allowed.
8. Residential development shall restrict the need to use pesticides, herbicides, and fertilizers to the maximum extent possible.
9. Residential development shall be subject to the large parcel stormwater management regulations as specified in the Towns Stormwater Technical Manual.
10. Multiunit residential development or divisions of land shall provide community access to the shoreline or public access to the shoreline consistent with Section 6.02 C Public Access

D. Regulations by Environment

1. Residential development shall be permitted in the Urban and Urban Residential Environments subject to Section 6.02, above, and the policies and regulations of this Master Program.
2. Residential development is prohibited in the Natural and Aquatic Environments.

6.19 Signs

A. Introduction

The effects of signs may be pleasing or distracting depending on their number, location and design. Proliferation of signs can reduce effectiveness of individual signs, and make traffic control signs and signals less visible. Uncontrolled use of signs can degrade property values and detract from the natural beauty and enjoyment of the shoreline.

B. Policy

shorelines of the state should be kept free of all unnecessary signs.

C. Regulation

All signs shall be subject to the provisions of Title 14 FHMC.

D. Regulations by Environment

1. Signs and outdoor advertising shall be permitted in the Urban and Urban Residential Environments subject the policies and regulations of this Master Program.
2. Signs and outdoor advertising are prohibited in the Natural Environment, except official warning signs or signs required by law.
3. Signs and outdoor advertising shall be permitted in the Aquatic Environment subject to policies and regulations of this master program, and only in conjunction with Water-Dependent Uses, and only if they cannot be located effectively on land.

6.20 Transportation Facilities

A. Introduction

Transportation facilities that provide service to the general public and depend on or serve Friday Harbor shorelines include roads, paths, ferry terminal facilities, sea plane operations and public and private parking areas. Excluded are port, marina and other mooring developments, regulated by other sections of this Master Program. Airports are also excluded as they are infeasible and impractical for development on Town shorelines.

The impact of existing roads, ferry and parking facilities, and seaplane operations has been substantial. Planning for new facilities requires more awareness of their relationships to other shoreline uses and of the impacts of their construction and use.

B. Policies

1. Transportation facilities should not be located over water or on shorelines if they could feasibly and practically be located elsewhere.
2. When transportation facilities are located over water or on shorelines, they should be designed and constructed to minimize their impacts on shoreline resources, natural systems, and critical habitats.
3. Old roads, rights-of-way and other facilities that provide public shoreline views or access to the water should be retained in public ownership and kept open whenever possible.
4. Transportation facilities and utilities should be installed in the same rights-of-way when the effect will be to reduce cumulative impacts of installation on shorelines.
5. Airport facilities other than for seaplanes should not be located on shorelines.
6. Trails and bicycle routes along shorelines should be provided.

C. Regulations

1. Arterial or collector roads shall be located outside the shoreline area if an upland location is feasible and practical.
2. Transportation facilities shall be located and designed to minimize need for landfill, vegetation removal, bank stabilization and grading.
3. Airport facilities other than for seaplanes shall not be located on shorelines of the state.
4. Cut and fill slopes shall be stabilized and, where appropriate, planted with native vegetation.
5. Roadside brush shall be controlled by mechanical rather than chemical means.
6. Provisions for pedestrian access, where appropriate, shall be included in public transportation facilities to and along the shoreline.

D. Regulations by Environment

1. Transportation facilities shall be permitted in the Urban and Urban Residential Environments subject the policies and regulations of this Master Program.
2. Transportation facilities are prohibited in the Natural Environment.
3. Only ferry, seaplane and port terminal facilities, where shoreline crossings are essential, shall be permitted in the Aquatic Environment, subject to policies and regulations of this Master Program including but not limited to Section 3, above.

6.21 Utilities

A. Introduction

Utilities are services and facilities that produce, store, transmit or process electrical power, gas, water, sewage, oil or communications. Utility development includes installation of pipes or wires, structures and utilities apparatus. Disruption to soil and vegetation are the primary effects of installations on shorelines. In water areas, dredging or trenching temporarily affects aquatic life by removal or by suspension of sediments. Visual impacts may result from clearing rights-of-way, placement of structures and design and location of signs.

B. Policies

1. Utilities and transportation facilities should be installed in the same rights-of-way when the effect will be to reduce cumulative impacts on the shoreline.
2. Disturbance of the shoreline resulting from installation and/or maintenance of utilities should be minimized.
3. Utility facilities should be located underground to prevent cumulative impacts on public shoreline views, consistent with this Master Program.

C. Regulations

1. Utilities and transportation facilities shall be installed in the same rights-of-way when the effect will be to reduce cumulative impacts on the shoreline.

2. Immediately upon completion of utilities installation or maintenance projects, shoreline areas disturbed shall be restored to pre-project configurations, replanted with local vegetation and the vegetation maintained until it is firmly established, pursuant to section 6.02(G) of this ordinance.
3. Utility lines, pipes, stations, plants and other apparatus shall not be installed in shoreline areas unless there is no feasible alternative.
4. Utility lines shall be installed underground.
5. Underwater cables which must cross shorelines shall be installed underground from the MLLW mark to at least fifteen feet landward of the OHWM.
6. Where utility installation in shoreline areas is approved, clearing shall be confined to the minimum necessary for installation and to prevent interference with operation by vegetation.
7. Where utility lines or similar apparatus must cross shorelines they shall be located within the route which will cause the least ecological and aesthetic damage to the shoreline.
8. Where they do exist, utility services routed through shoreline areas shall not be a sole justification for more intense development.

D. Regulations by Environment

1. Utility development shall be permitted in the Urban and Urban Residential Environments subject the policies and regulations of this Master Program.
2. Utility development shall be permitted in the Natural and Aquatic Environments when no feasible alternative exists, the facilities are installed underground and is in full compliance with this master program.

6.22 Restoration

Projects that foster habitat and natural system enhancement, provided that the primary purpose is restoration of the natural character and functions of the shoreline, can be permitted subject to the conditions of this Master Program and the adopted Restoration Plan. Restoration projects are subject to the Regulatory Relief provisions of RCW 90.58.580.

6.22 Environment – Uses Summary Table

Table 4. Uses Summary and Comparison

USES	URBAN	URBAN RESIDENTIAL	NATURAL	AQUATIC
Agriculture	N	Y	N	N
Aquaculture	C	C	N	C
Breakwaters	N/Y	N/Y	N	C/S
Bulkheads	Y	Y	N	N

Commercial Development	Y/S	N	N	Y/S
Dredging	C	C	N	C
Forest Management	C	C	N	N
Jetties and Groins	C	C	N	C/S
Landfills	Y/S	Y/S	N	C/S
Marinas	Y	N	N	YS
Mineral Extraction	N	N	N	N
Mooring Buoys	C/S	C/S	N	C/S
Piers and docks	Y	Y/S	N	Y/S
Ports	Y	N	N	Y
Recreation	Y	Y	Y/S	Y
Residential Development	Y	Y	N	N
Signs	Y	Y	N	Y/S
Transportation Facilities	Y	Y	N	Y/S
Utilities	Y	Y	Y/S	Y/S

LEGEND

Y (Yes) Use permitted in the specified environment subject to the policies and regulations contained in Master Program.

N (No) Use prohibited in the specified environment.

C (Conditional) Use permitted as a conditional use in the specified environment. S (Special) See use regulations for special circumstances.

SECTION 7. VARIANCES

7.01 General

The purpose of a variance permit is strictly limited to granting relief from specific bulk, dimensional or performance standards set forth in this Master Program where there are extraordinary or unique circumstances relating to the property such that the strict implementation of this Master Program will impose unnecessary hardships on the applicant or thwart the policies set forth in RCW 90.58.020.

In all instances extraordinary circumstances shall be shown and the public interest shall suffer no substantial detrimental effect.

An applicant for a variance must show that if he or she complies with these regulations he or she cannot make reasonable use of his or her property. The fact that he or she might make a greater profit by using his or her property in a manner contrary to the intent of this Master Program is not sufficient reason for granting a variance.

7.02 Authority

The Town Council shall have the authority to issue variances from the standards of this Master Program.

7.03 Criteria

A. On Shorelands

Variance permits for development that will be located landward of the OHWM, except within those areas designated by the Department as wetlands pursuant to Chapter 173.22 WAC, 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 the applicable Master Program precludes or significantly interferes with reasonable use of the property not otherwise prohibited by the Master Program;
2. That the hardship described in Sub-Section 7.03(1)(a) above is specifically related to the property, and is the result of unique conditions such as irregular lot shape, size, or natural features and the application of the Master Program, and not, for example, from deed restrictions or the applicant's own actions;
3. That the design of the project is compatible with other permitted and planned activities in the area and will not cause adverse effects to adjacent properties or the shoreline environment;
4. That the requested variance does not constitute a grant of special privilege not enjoyed by the other properties in the area, and is the minimum necessary to afford relief; and
5. That the public interest will suffer no substantial detrimental effect.

B. Over Water

Variance permits for development that will be located either waterward of the ordinary high water mark (OHWM), as defined in RCW 90.58.030(2)(c), or within wetlands as designated by the Department under Chapter 173.22 WAC, 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 the applicable Master Program precludes all reasonable use of the property not otherwise prohibited by the Master Program;
2. That the proposal is consistent with the criteria established under (A)(2) through (A)(5) of this Section; and

3. That the public rights of navigation and use of the shorelines will not be adversely affected.

7.04 Cumulative Impacts and No Net Loss

In the granting of all variance permits, consideration shall be given to the cumulative impact of additional requests for like actions in the area and analysis shall demonstrate that there will be “no net loss” from the cumulative impacts of variance permits. For example, if variances were granted to other developments and/or uses in the area where similar circumstances exist the total of the variances shall also remain consistent with the policies of RCW **90.58.020** and shall not cause substantial adverse effects to the shoreline

7.05 Procedure

- Applications for variances shall be made in a form prescribed by the Town.
- The Variance application and the required Substantial Development Permit or Statement of Exemption shall be consolidated, and all notices shall identify the nature of the variance requested.
- Variance applications shall be processed in accordance with WAC 173-27-110.

7.06 Department Review

Variance permits issued pursuant to this Section shall be subject to review by the Department of Ecology as required by RCW 90.58.140(10).

7.07 Variances from Uses

Variances from the use regulations of the Master Program are prohibited.

7.08 Relationship to Other Local Regulations

Variances granted from the provisions of other local regulations shall not be construed to constitute variances from the provisions of this Master Program.

7.09 Variance Compliance

Variance permits issued pursuant to this Ordinance shall comply with the requirements of WAC 173-27-170.

SECTION 8. CONDITIONAL USES

8.01 General

The purpose of a conditional use permit is to allow greater flexibility in varying the application of the use regulations of this Master Program in a manner consistent with the policies of RCW 90.58.020, provided that conditional use permits should also be granted in a circumstance where denial of the permit would result in a thwarting of the policy enumerated in RCW 90.58.020. In authorizing a conditional use, special conditions may be attached to

the permit to prevent undesirable effects of the proposed use.

8.02 Authority

A. Permitted

The Town Council shall have the authority to issue conditional use permits in the following cases:

1. Uses expressly classified as conditional uses in the provisions of this Master Program;
2. Uses not classified or set forth in this Master Program; or
3. A change of use from a permitted use to a conditional use.

B. Prohibited

Uses which are specifically prohibited by this Master Program may not be authorized by conditional use permit.

8.03 Criteria

A. Classified Uses

Uses which are expressly classified as conditional uses in this Master Program shall be approved only when the applicant can demonstrate that all of the following criteria are met:

1. That the proposed use is consistent with the policies of RCW 90.58.020 and the policies of this Master Program;
2. That the proposed use will not interfere with the normal public use of public shorelines or water;
3. That the proposed use of the site and design of the project is compatible with other permitted uses within the area;
4. That the proposed use will cause no adverse effects to the shoreline environment in which it is to be located; and
5. That the public interest suffers no substantial detrimental effect.

B. Unclassified Uses

With respect to uses which are not expressly classified or set forth in this Master Program as conditional uses, the applicant must demonstrate, in addition to the criteria set forth in Sub-Section 8.03(A) above, that extraordinary circumstances preclude reasonable use of the property in a manner consistent with the use regulations of this Master Program.

8.04 Cumulative Impacts and No Net Loss

In the granting of all conditional use permits, consideration shall be given to the cumulative impact of additional requests for like actions in the area and analysis shall demonstrate that there will be “no net loss” from the cumulative impacts of conditional use permits. For example, if conditional use permits were granted to other developments and/or uses in the area where similar circumstances exist the total of the conditional use permits shall also remain consistent with the policies of RCW **90.58.020** and shall not cause substantial adverse effects to the shoreline

8.05 Procedure

- A. Applications for conditional uses shall be made in a form prescribed by the Town.
- B. The Conditional Use application and the required Substantial Development Permit or Statement of Exemption shall be treated as one application and all notices shall identify the nature of the variance requested.
- C. Conditional Use applications shall be processed in accordance with WAC 173-27-110.

8.06 Department Review

Conditional use permits issued pursuant to this Section shall be subject to review by the Department of Ecology as required by RCW 90.58.140(10).

8.07 Relationship to Other Local Regulations

Approval of conditional uses granted under other local regulations shall not be construed to constitute approval of a shoreline conditional use.

8.08 Conditional Use Permit Compliance

Approved Conditional Use Permits shall comply with the requirements of WAC-27-160 or as amended.

SECTION 9. REVISIONS TO PERMITS

9.01 General

- A. A permit revision is required whenever a permit holder proposes substantive changes to the design, terms, or conditions of a project from that which is approved in the permit. No change shall be made until the Shoreline Administrator has first determined if the proposed change is substantive. 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, this Master Program or the policies and provisions of the Act.
- B. Any permit revision granted pursuant to this Ordinance shall comply with the requirements of WAC 173-27-100.

9.02 Authority

The Director shall have the authority to issue permit revisions.

9.03 Criteria

A. Scope and Intent

Applications for revisions shall only be approved if the proposed changes are within the scope and intent of the original permit and are consistent with this Master Program and the Act. For purposes of this Section, “within the scope and intent of the original permit” means all of the following:

1. No additional over water construction is involved, except that pier, dock, or float construction may be increased by five hundred square feet or ten percent from provisions of the original permit, whichever is less;
2. Ground area coverage and height of each structure may be increased a maximum of ten percent (10%) from the provisions of the original permit;
3. The revised permit does not authorize development to exceed height, lot coverage, setback, or any other under requirements of the Master Program; except as authorized under a variance granted as the original permit or a part thereof;
4. Additional landscaping is consistent with conditions attached to the original permit and with the Master Program;
5. The use authorized pursuant to the original permit is not changed;
6. No adverse environmental impacts will be caused by the project revision;
7. That all the original permit conditions and improvements have been met; and
8. That the permit has not expired.

B. Time Limitation

Revisions to permits may be authorized after original permit authorization has expired under RCW 90.58.143. The purpose of such revisions shall be limited to authorization of changes which are consistent with this section and which would not require a permit for the development or change proposed under the terms of chapter 90.58 RCW, this regulation, and the local master program. If the proposed change constitutes substantial development, then a new permit is required provided that this subsection shall not be used to extend the time requirements or to authorize substantial development beyond the time limits of the original permit.

C. Cumulative Impacts

If the sum of the revision and any previously approved revisions would violate the provisions of Sub-Section 9.03(A) above, no revision may be issued. In such cases, the proposed changes require a new permit.

9.04 Procedure

- A. Within eight (8) days of the final Town action, the revision including the revised site plan, text and final ruling on consistency with the Section shall be filed with the Department. In addition, the Town shall notify parties of record of its action.
- B. If the revision would alter or in any way affect a shoreline, or a conditional use or variance which has been issued for the property, the Town shall submit the revision to the Department for the Department's approval, approval with conditions, or denial. The revision shall indicate that it is being submitted under the requirements of WAC 173-27-100(6). The Department shall render and transmit to the Town and the applicant its final decision within fifteen (15) days of the date of the Department's receipt of the submittal. The Town shall notify parties of record of the Department's final decision.

9.05 Effective Date

The revised permit shall become effective immediately upon final action by the Town or, when appropriate under section 9.04 above, by the Department; Provided, the revision approval date shall not be used to extend the time requirements or to authorize substantial development beyond the time limits of the original permit.

9.06 Appeals

- A. Appeals shall be in accordance with RCW 90.58.180 and shall be filed within twenty one (21) days from the date of receipt of the Town's action by the Department or, when appropriate under Section 9.04 above, the date the Department's final decision is transmitted to the Town and the applicant. Appeals shall be based only upon contentions of noncompliance with the provisions of Section 9.03 above.
- B. Construction undertaken pursuant to that portion of a revised permit not authorized under the original permit is at the applicants own risk until the expiration of the appeals deadline. If an appeal is successful in proving that a revision is not within the scope and intent of the original permit, the decision shall have no bearing on the original permit.

SECTION 10. NON-CONFORMING USE AND STRUCTURES

10.01 General

Nonconforming uses and nonconforming structures which were lawfully established or constructed prior to the effective date of this Master Program and amendments hereto, but which do not conform to present regulations, standards and policies may continue in accordance with the following sections. Nonconforming uses, structures, and lots shall meet the provisions in FHMC 17.60 Nonconformity.

SECTION 11. ADMINISTRATION

11.01 General

All proposed uses and development, whether or not a permit is required, occurring within

the shoreline jurisdiction must conform to Chapter 90.58, RCW, Chapter 173-27, WAC, and Title 19, FHMC,

11.02 State Environmental Policy Act Compliance

Proposals for shoreline developments which are not categorically exempt from review requirements of the State Environmental Policy Act (SEPA), as provided in WAC 197-11, shall be subject to Chapter 43.21C RCW, Chapter 197-11 WAC, and Title 18 FHMC,

11.03 Application Fees

The nonrefundable application fee for all shoreline use permits governed by this Ordinance shall be reviewed annually by the Town Council who shall direct the Town Clerk to adjust the fee appropriately and post the Fee Schedule on the Town's website and make the Fee Schedule available to the public upon request.

11.04 Constitutional Limitations

Administrative provisions shall ensure permit procedures and enforcement are conducted in a manner consistent with relevant constitutional limitations on regulation of private property.

11.05 Administration, Enforcement, and Permit Review

Administrative, enforcement, and permit review procedures shall conform to FHMC, SMA, and state rules. (see *RCW 90.58.140, 143, 210 and 220 and WAC 173-15, 173-18, 173-20, 173-22, 176-26, and 173-27*).

- A. All applications shall be evaluated for "no net loss".
- B. Identified impacts shall be mitigated pursuant to Section 6.02. of this Ordinance. Project permit applications or letter of exemptions that cannot be mitigated or offset shall not be approved.
- C. Applications requiring professional determination of no cumulative impacts or "no net loss" cannot be approved without the required determination(s).

11.06 Annexation

This program does not apply to nonannexed areas unless the requirements of WAC 173-26-150 and 173-26-160 are complied with.

11.07 Exemptions

Any exemptions granted pursuant to the program shall implement the exemption procedures in accordance with WAC 173-27-040(1).

11.08 Permit Exemption Letters

- A. Permit Exemption Letters shall be prepared for projects requiring Federal Rivers & Harbors Act §10 permits and/or Federal Clean Water Act §404 permits. WAC 173-27-050

B. Permit Exemptions Letters shall be prepared for proposals not required to obtain a building permit.

11.09 Relationship to other Town Ordinances or Plans

- A. The Master Program is an overlay district to the Town's zoning ordinance Title 17.
- B. The relationship between GMA critical areas ordinance regulation and SMP regulation is governed by RCW 37.70A.480.
- C. The Town's Critical Area Ordinance Chapter 18.08 FHMC as amended through ordinance 1720 is adopted by reference, as such is applicable to this Chapter.
- D. If the provisions of the Master Program conflict with other applicable local ordinances, policies, or state or federal regulations, the most restrictive shall apply.
- E. Changes to comprehensive plans and associated ordinances shall be consistent with the policies of the Shoreline Management Act and this Master Program pursuant to RCW 90.58.340.

11.10 Administrative Interpretation

- A. Any administrative interpretation provided pursuant to this ordinance shall be subject to the requirements of RCW 36.70B.110(11) and WAC 173-26-140.
- B. This local master program is exempted from the rule of strict construction, and it shall be liberally construed to give full effect to the development regulations, and objectives and purposes for which it was enacted.
- C. Where this chapter makes reference to any FHMC, RCW, WAC, or other state or federal law or regulation, the most recent amendment or current edition shall apply.
- D. Any inconsistency of this master program and the guidelines must be resolved in accordance with the guidelines, and any inconsistencies with the guidelines must be resolved in accordance with the Act.

11.12 Review, Monitoring and Adaptive Management

- A. In addition to project monitoring required for individual restoration and mitigation projects, the Town should conduct system-wide monitoring of shoreline conditions and development activity, to the degree practical, recognizing that individual project monitoring does not provide an assessment of overall shoreline ecological health. The following approach is suggested:
 1. Track information using the Town's GIS and permit system as activities occur (development, conservation, restoration and mitigation), such as:
 - a. New shoreline development
 - b. Shoreline variances and the nature of the variance
 - c. Compliance issues
 - d. New impervious surface areas
 - e. Number of pilings
 - f. Removal of fill
 - g. Vegetation retention/loss
 - h. Bulkheads/armoring

2. As development and restoration activities occur in the shoreline area, the Town should seek to monitor shoreline conditions to determine whether both project specific and SMP overall goals are being achieved. The Town may require project proponents to monitor shoreline conditions as part of project mitigation, which may be incorporated into this process.
- B. At the time of periodic SMP updates, review status of ecological functions and ecosystem wide processes to, at a minimum; validate the effectiveness of the SMP. Review should consider what restoration activities actually occurred compared to stated goals, objectives and priorities.
- C. Under the Shoreline Management Act, the SMP is required to result in "no net loss". If this standard is found to not be met at the time of periodic review, the Town of Friday Harbor will be required to take corrective actions. The cumulative effect of restoration over time between reviews should be evaluated along with an assessment of impacts of development that is not fully mitigated to determine effectiveness at achieving a net improvement to shoreline ecological functions.

SECTION 12. ENFORCEMENT AND PENALTIES

12.01 General

- A. Development, Use, and modification, or occupancy of any land, building or structure in violation of any provision of this Title shall be and hereby is declared both a public nuisance and a Class I civil infraction, as defined in Title 1, FHMC. Each day that a violation of this Title exists may be treated as a separate infraction. In addition, a violation of the provisions of this Title shall be and hereby is declared subject to the provisions of RCW 90.58.210 through .230 and Chapter 173-27, WAC.
- B. Except in circumstances where there is a serious and imminent threat to public health or safety, prior to filing a public nuisance abatement action in San Juan County Superior Court, the Town shall attempt to gain compliance by use of the civil infraction procedures set forth in Title 1, FHMC.
- C. The penalty for committing a civil infraction under this Title shall be as set forth in Title 1, FHMC.

SECTION 13. DEFINITIONS

For the purpose of this Ordinance, all terms set in FHMC apply to this chapter, if a conflict arises the definitions in this section shall have the meanings indicated. The definitions contained in Chapter 90.58 RCW, Chapter 173-22 WAC, Chapter 173-27 WAC, and Chapter 173-26 WAC are hereby adopted.

13.01 - A

"Act" means the Shoreline Management Act of 1971, Chapter 90.58, RCW, or as amended.

"Agricultural activities" means agricultural uses and practices 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.

“Archaeological Object” means an object that comprises the physical evidence of an indigenous and subsequent culture including material remains of past human life including monuments, symbols, tools, facilities, graves, skeletal remains and technological by-products.

“Archaeological Resource/Site: means a geographic locality in Washington, including, but not limited to, submerged and submersible lands and the bed of the sea within the state’s jurisdiction, that contains archaeological objects.

“Archaeological Significant” is that quality in American history, architecture, engineering, and culture that is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, materials, workmanship, feeling, and association, and:

- a. That are associated with events that have made a significant contribution to the broad patterns of our history; or
- b. That are associated with the lives of significant persons in our past; or
- c. That embody the distinctive characteristics of a type, period or method of construction, or that represent the work of a master, or that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; or
- d. That has yielded or may be likely to yield, information important in history or prehistory.

“Aquaculture” means the culture or farming of fish, shellfish, or other aquatic plants and animals. Aquaculture does not include the harvest of wild geoduck associated with the state managed wild stock geoduck fishery (WAC 173-26-020(6)).

“Average grade level” means 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; provided, that in the case of structures to be built over water, the average grade level shall be the elevation of ordinary high water. 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.

13.02 - B

“Boating facility” - means all marinas and any other facility with wet or dry moorage serving pleasure craft or commercial craft, except those facilities which provide moorage to 4 or fewer residential units.

“Buffer” – The area immediately adjacent to critical areas, that protects these sensitive

areas and provides essential habitat elements for fish and/or wildlife.

“Buffer Setback” means the area outside of and immediately adjacent to the protective buffer described above.

13.03 - C

“Construction Limit Line” means the line identified as that on the Town of Friday Harbor Designated Shoreline Environments Map.

“Council” means the Town Council of Friday Harbor.

“Critical Habitat” for the purposes of this SMP means areas or habitats for threatened, endangered, or listed species as designated by the appropriate federal, state or local agency. All marine Waters within the Town Boundary and the Harbor Limit Line are designated Critical Saltwater Habitats, are considered a Fish and Wildlife Habitat Conservation Area as allowed by WAC 365-190-130 and are a Designated Biological Reserve per RCW 28B.20.320.

“Critical Saltwater Habitat” include all kelp beds, eelgrass beds, spawning and holding areas for forage fish, such as herring, smelt and sandlance; subsistence, commercial and recreational shellfish beds; mudflats, intertidal habitats with vascular plants, and areas with which priority species have a primary association, WAC 173-26-211(2)(c)(iii).

“Cumulative impact” means the incremental, unmitigated, degradation of the ecological functions and ecosystem-wide processes of the shoreline the shorelines of the state from developments and uses.

13.04 - D

“Department” means the Washington State Department of Ecology

“Development” means a use or activity involving the construction or exterior alteration of structures; dredging, drilling; dumping; filling; removal of sand, gravel or minerals; bulkheading; pile driving; placement of obstructions; or any project of a permanent or temporary nature which interferes with normal public use of the surface of waters overlying lands subject to the Act at any water level. “Development” does not include dismantling or removing structures if there is no other associated development or redevelopment (WAC 173-27-030);

“Diameter at Breast Height” or “DBH” – is the diameter of a tree at the point 4.5 feet from the ground.

13.05 - E

“Ecological function” - or “shoreline functions” means 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(13)).

“Ecosystem-Wide Process” - means 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.

"Extreme low tide" means the line as estimated by the federal government below which it might reasonably be expected that the tide would not ebb. In Puget Sound area generally, this point is estimated by the federal government to be a point in elevation 4.50 feet below the datum plane of mean lower low water, (0.0). Along the Pacific Ocean and in the bays fronting thereon and the Strait of Juan de Fuca, the elevation ranges down to a minus 3.5 feet in several locations.

13.06 - F

"Fairway" means a navigable part of a river or bay through which boats enter or depart: a part of a harbor or channel that is kept open and unobstructed.

"Fair market value" means the open market bid price, of a development, 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.

"Floating home" means a structure designed substantially as a permanently located structure by means of permanent utilities, anchoring design, and lack of adequate self-propulsion to operate as a vessel OR as described in RCW 90.58.270 as amended from time to time.

"Fill" (landfill) means 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 ground elevation or creates dry land.

13.07 - H

"Habitat" means the place or type of site in which a plant or animal naturally or normally lives and grows.

"Height" is a measure 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 it obstructs the view of the shorelines of the state from a substantial number of residences.

"Historic Preservation Professional" means those individuals who hold a graduate degree in architectural history, art history, historic preservation, or closely related field, with coursework in American architectural history, or a bachelor's degree in architectural history, art history, historic preservation or closely related field plus one of the following:

- a. At least two years of full-time experience in research, writing, or teaching in American architectural history or restoration architecture with an academic institution, historical organization or agency, museum, or other professional institution; or
- b. Substantial contribution through research and publication to the body of scholarly knowledge in the field of American architectural history.

"Historic Site" means those sites that are eligible or listed on the Washington Heritage Register, National Register of Historic Places or any locally developed historic registry formally adopted by the [jurisdiction] Council.

"Houseboat" means a vessel used as a residence but designed substantially as a mobile structure by means of detachable self-contained utilities or facilities, anchoring, and the presence of adequate self-propulsion to operate as a vessel.

13.08 - L

"Littoral drift" (or longshore drift) means the natural movement of sediments along shorelines as a result of wave and wind action.

"Live-aboard vessel" means a vessel on which one (1) or more people live for more than ninety (90) days, whether consecutive or not, in any calendar year.

13.09 - M

"Marina" – a facility which provides for compensation wet moorage or dry moorage for pleasure or commercial craft and may provide other services to support these water dependent uses.

"Mean lower low water" or "MLLW" means the 0.0 tidal elevation which is defined as the arithmetic mean of the lower low water heights of the tide observed over a specific 19-year cycle (the NTDE). Only the lower low water of each pair of low waters of a tidal day is included in the mean. For stations with a shorter series, simultaneous observational comparisons are made with a control tide station in order to derive the equivalent of a 19-year value. It is the tidal datum for vertical tidal references in the saltwater area.

13.10 - N

"Natural system" means a group of related objects and/or forces existing in nature.

"No Net Loss" means no net loss of ecological function and ecosystem-wide processes as provided in aggregate WAC 173-26.

"Nonconforming structure" means an existing structure that was lawfully constructed at the time it was built but is no longer fully consistent with present regulations such as setbacks, buffers or yards; area; bulk; height or density standards due to subsequent changes to the master program.

"Nonconforming use" means an existing shoreline use that was lawfully established within a structure or on a parcel of land prior to the effective date of the act or the applicable master program, but which does not conform to present use regulations due to subsequent changes to the master program.

"Nonconforming lot" means a lot that met dimensional requirements of the applicable master program at the time of its establishment but now contains less than the required width, depth or area due to subsequent changes to the master program.

13.11 - O

"Ordinary high water mark" (OHWM) - On all lakes, streams, and tidal water is that mark 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 freshwater shall be the line of mean high water.

13.12 - P

"Professional archaeologist" means a person with qualifications meeting the federal secretary of the interior's standards for a professional archaeologist. Archaeologists not meeting this standard may be conditionally employed by working under the supervision of a professional archaeologist for a period of four years provided the employee is pursuing qualifications necessary to meet the federal secretary of the interior's standards for a professional archaeologist. During this four-year period, the professional archaeologist is responsible for all findings. The four-year period is not subject to renewal.

"Project Permit" means any land use or environmental permit or license required from a local government for a project action, including but not limited to building permits, subdivisions, binding site plans, planned unit developments, conditional uses, shoreline substantial development permits, site plan review, permits or approvals required by critical area ordinances, site-specific rezones authorized by a comprehensive plan or subarea plan, but excluding the adoption or amendment of a comprehensive plan, subarea plan, or development regulations(RCW 36.70b.020)

"Public access" is an unobstructed access available to the general public to enjoy the shorelines of the state. Primary public access is a means of physical approach to and along the water's edge. Views to the water are considered a secondary type of public access. Public access may combine visual and physical elements in a variety of ways and generally means access without charge or cost to the public. Whenever public access is made available only in exchange for payment of some cost or charge, whether direct or indirect, it shall not be deemed to satisfy the public access requirements of this Program unless, under all of the circumstances, it is clear that large numbers of the public will be likely to enjoy the access on a regular basis at a cost that would not be unreasonable, or prohibitive to any segment of the public.

"Public Shoreline View" means a view to or from the water of the shorelines of the state and all saltwater and all territorial views beyond the salt water, or any significant portion thereof, which is consistently available to general members of the public from any street, park, or other publicly owned area, or any such view that is consistently available to substantial numbers of people from privately owned property that is open to use by general members of the public on a regular basis.

13.13 – Q and R

"Qualified Professional" means a person which the Town has determined meets the qualified professional definition WAC 365-195-905(4), conducts interactions with staff with professionalism, and whose submitted materials meets the standards of the Town, and Chapter 19.08 Critical Areas.

"Recreational Development" means commercial and public facilities designed and used to provide recreational opportunities to the public.

"Residential agriculture" means the limited production of non-animal foodstuffs for personal consumption.

"Residential Development" means development or redevelopment of single family residences, multifamily residences, appurtenant structures thereto, and creation of residential lots wholly or partly within the Shoreline Jurisdiction.

13.14 - S

"Shall" means a mandate; the action must be done.

"Shoreline Sedimentation" means the process by which material is transported and deposited by water or wind.

"Shorelands" or "shoreland areas" means 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.

"Shoreline Administrator" or "Director" means the Community Development and Planning Director of the Town of Friday Harbor or his or her designated representative.

"Shorelines" means 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.

"Shorelines of the State" are the total of all "shorelines" and "shorelines of statewide significance" within the state (RCW 90.58.030(2)(g).

"Shorelines of Statewide Significance" for San Juan County means those areas of Puget Sound and the Strait of Juan de Fuca and adjacent salt water north to the Canadian line and lying seaward from the line of extreme low tide.

"Shoreline permit" means a substantial development permit, conditional use permit, variance permit, or any combination thereof.

"Shoreline setback" means the distance landward from the ordinary high water mark that development, shoreline modifications and uses are required to be located as established in each shoreline environment.

"Shoreline Stabilization or Shoreline Stabilization Measures" means structural and nonstructural methods to address erosion impacts to property and dwellings, businesses, or structures caused by natural processes, such as current, flood, tides, wind, or wave action.

"Should" means that the particular action is required unless there is a demonstrated, compelling reason, based on policy of the Shoreline Management Act and this chapter, against taking the action.

"Significant tree" means a tree that is at least 8 inches DBH

"Slip" means the developed space, in the aquatic environment, occupied or capable of being occupied by one vessel, regardless of length.

13.15 - V

"Vessel" means a ship, boat, barge, or any other floating craft which is designed and used for navigation and which does not interfere with the normal public use of the water.

13.16 - W

"Water-Dependent Use" means a use or portion of a use that is dependent on the water due to the intrinsic nature of its operation and which cannot function other than in a waterfront location.

"Water-Enjoyment Use" means a recreational use such as a park, pier, or other use facilitating public access as a primary character of the use; or, a use that provides for passive and active interaction of a large number of people with the water or shoreline for leisure and enjoyment as a general character of the use and which, through location, design and operation assure the public's ability to interact with the water or shoreline. In order to qualify as a Water-Enjoyment Use, the use must be open to the public and most if not all of the water or shoreline oriented space in the facility must be devoted to the specific aspects of the use that foster shoreline or water interaction.

"Waterfront" means those portions of the shoreline area that are not separated from the water by a public street or road.

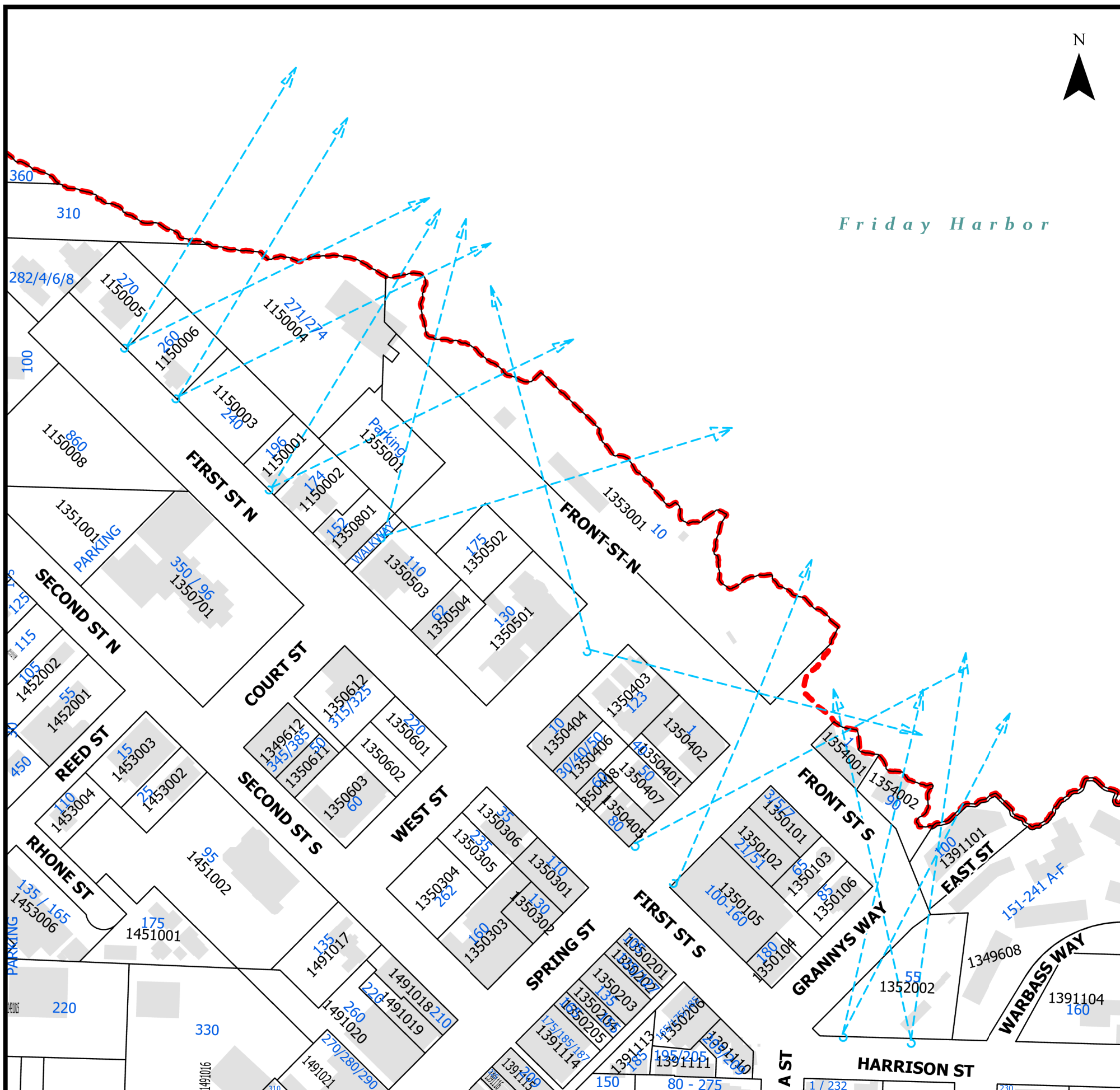
"Water-Oriented Use" means any one or a combination of water-dependent, water-related or Water-Enjoyment Uses.

"Water-Related Use" means a use that is not intrinsically dependent on a shoreline location but whose economic viability is dependent upon a shoreline location because of a functional requirement for a shoreline location, such as the arrival or shipment of materials by water, or because the use provides a necessary service supportive of a Water Dependent commercial activity.

"Wetlands" or "wetland areas" means areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs and similar areas. Wetlands do not include those artificial wetlands intentionally created from non-wetland sites, including, but not limited to, irrigation and drainage ditches, grass-lined swales, canals, detention facilities, wastewater treatment facilities, farm ponds, and landscape amenities, or those wetlands created after July 1, 1990, that were unintentionally created as a result of the construction of a road, street, or highway. Wetlands may include those artificial wetlands intentionally created from non-wetland areas to mitigate the conversion of wetlands.



Town of Friday Harbor Shoreline Master Program Shoreline View Corridors Attachment 2 - Title 19



-  Town Boundary
-  BldgFootprints
-  TaxParcels
-  Shoreline View Corridors

0 75 150 300 US Feet

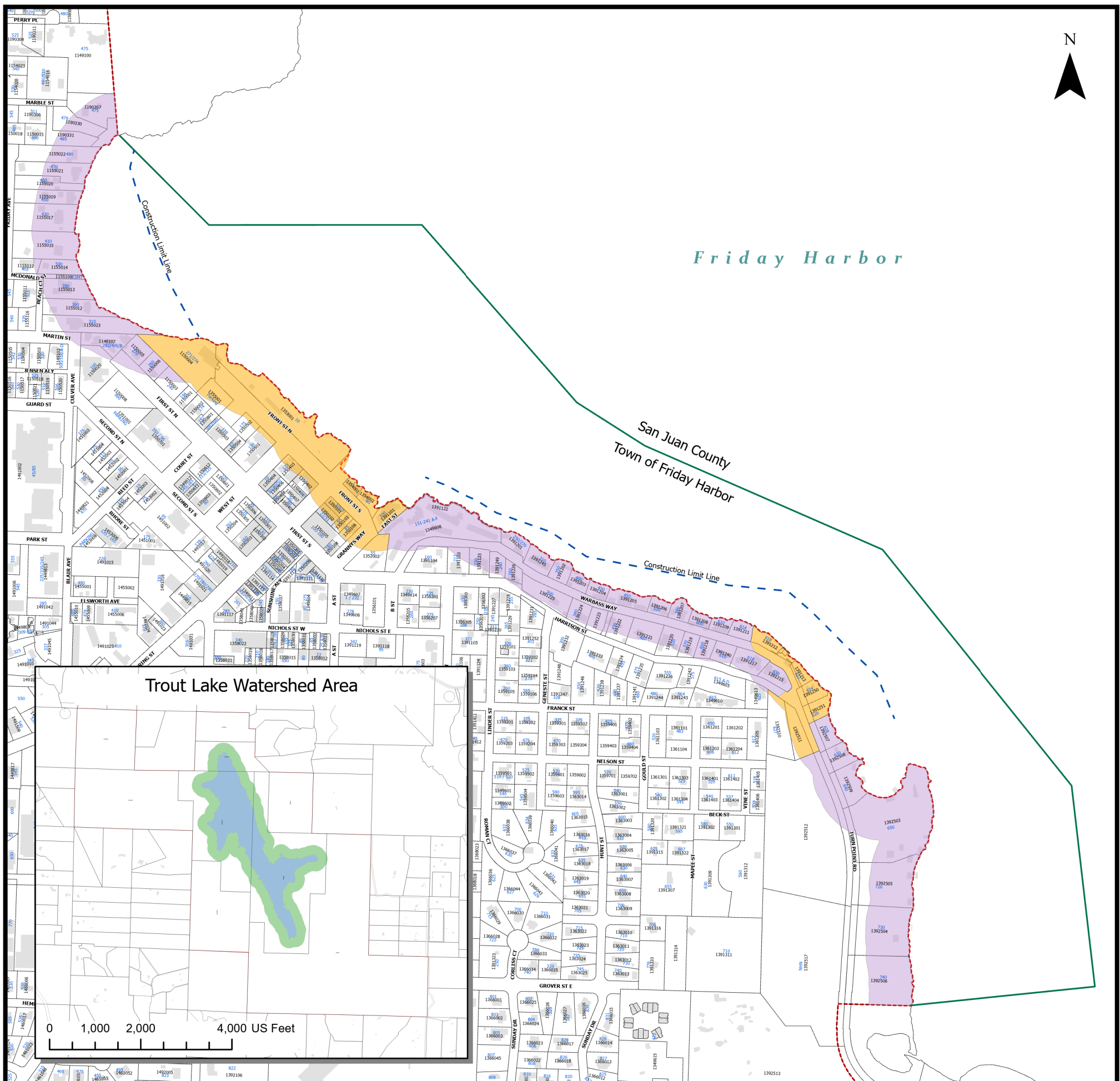
Please contact the Town of Friday Harbor Community Development & Planning Department to verify information about a specific parcel; this map is intended for reference only and is not guaranteed to survey accuracy.

Source: Town of Friday Harbor GIS (2021) and San Juan County GIS (2021).

Author: Carol Holman
Ordinance No. 1731



Town of Friday Harbor Shoreline Master Program Shoreline Designated Environments Attachment 1 - Title 19



Please contact the Town of Friday Harbor Community Development & Planning Department to verify information about a specific parcel; this map is intended for reference only and is not guaranteed to survey accuracy.

Source: Town of Friday Harbor GIS (2021) and San Juan County GIS (2021).

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