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Watershed Restoration and Enhancement Draft Plan

WRIA 15 Kitsap Watershed

August December 11, 2020 [insert final date once approved]



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Contact Information

Water Resources Program

Address: 3190 160th Ave SE, Bellevue, WA 98008

Phone: 425-649-7000

Website¹: Washington State Department of Ecology

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¹ www.ecology.wa.gov/contact

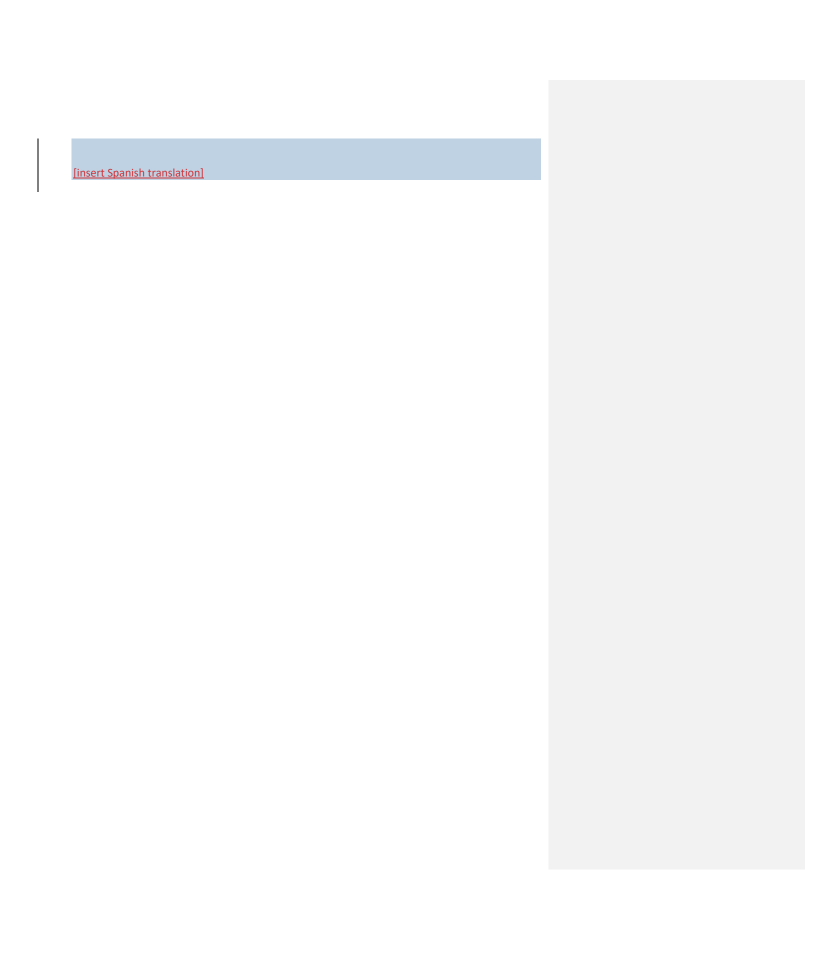


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Acronyms

Acronym	Definition
AE	Application Efficiency
AF/yr	Acre-Feet per Year
CFS	Cubic Feet per Second
CU	Consumptive Use
CUF	Consumptive Use Factor
GPD	Gallons per Day
GIS	Geographic Information System
IR	Irrigation Requirements
LID	Low Impact Development
LIO	Local Integrating Organization
MAR	Managed Aquifer Recharge
NEB	Net Ecological Benefit
PE	Permit-Exempt
RCW	Revised Code of Washington
WDFW	Washington Department of Fish and Wildlife
WRIA	Water Resource Inventory Areas

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Acknowledgements

This watershed plan was written <u>as ain collaboration with-between the</u> Department of Ecology, the WRIA 15 Committee, and the technical consultants. We express our sincere gratitude to those that supported the development of the plan and supplemental materials.

WRIA 15 Committee Members – Primary Representatives and Alternates

Dave Ward, Kitsap County

David Nash¹, Kitsap County

Kathy Peters, Kitsap County

Commissioner Randy Neatherlin, Mason County

David Windom, Mason County

Dan Cardwell, Pierce County

Austin Jennings, Pierce County

Greg Rabourn, King County

Joe Hovencotter, King County

Eric Ferguson, King County

David Winfrey, Puyallup Tribe

Seth Book, Skokomish Tribe

Dana Sarff, Skokomish Tribe

Jeff Dickison, Squaxin Island Tribe

Paul Pickett, Squaxin Island Tribe

Erica Marbet, Squaxin Island Tribe

Leonard Forsman, Suquamish Tribe

Alison O'Sullivan, Suquamish Tribe

Sam Phillips, Port Gamble S'Klallam Tribe

Paul McCollum, Port Gamble S'Klallam Tribe

Jacki Brown, City of Port Orchard

Thomas Hunter², City of Port Orchard

Zach Holt, City of Port Orchard

Trent Ward, City of Gig Harbor

Brienn Ellis, City of Gig Harbor

Michael Michael, City of Bainbridge Island

Christian Berg, City of Bainbridge Island

Christy Carr², City of Bainbridge Island

Teresa Smith, City of Bremerton

Allison Satter, City of Bremerton

Mayor Becky Erikson³, City of Poulsbo

Joel Purdy, Kitsap Public Utility District

Mark Morgan, Kitsap Public Utility District

Bob Hunter, Kitsap Public Utility District

Brittany Gordon, Department of Fish and Wildlife

Nam Siu, Department of Fish and Wildlife

Stacy Vynne McKinstry, Department of Ecology

Russ Shiplet, Kitsap Building Association

Josie Cummings²*, Building Industry Association of

Washington

Joy Garitone, Kitsap Conservation District

Nathan Daniel, Great Peninsula Conservancy

Sandra Staples-Bortner, Great Peninsula

Conservancy²

Larry Boltz, Mason Kitsap Farm Bureau (ex officio)

Shawn O'Delli, Washington Water Service (ex officio)

WRIA 15 Technical Consultant Team

Bob Montgomery, Anchor QEA

Burt Clothier, Pacific Groundwater Group

Chad Wiseman, HDR

HDR, PGG and Anchor QEA Support Staff

Facilitation Team

Susan Gulick, Sound Resolutions

Angela Pietschmann, Cascadia Consulting

Additional support from Cascadia Consulting Staff

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WRIA 15 WRE Plan Second Draft - For Initial Review by Committee

Department of Ecology Staff

Stacy Vynne McKinstry, Chair

John Covert, Lead Technical Support

Paulina Levy, Committee and Plan Development

Stephanie Potts, WRIA 15 Alternate Chair

Ria Berns, Regional Section Manager

Bennett Weinstein, Streamflow Section Manager

Mugdha Flores, Streamflow Communications Lead

Streamflow Section Technical Staff

Northwest Region Water Resources Section

Project Workgroup

Joy Garitone and Brian Stahl, Kitsap Conservation District

Jon Turk, Aspect (Consultant to Skokomish Tribe)

Joel Massman-, Keta Waters (Consultant to Suguamish Tribe)

Alison O'Sullivan and John O'Leary², Suquamish Tribe

Austin Jennings and Dan Cardwell, Pierce County

Brittany Gordon and Nam Siu, WDFW

David Nash¹ and Kathy Peters, Kitsap County

David Windom, Mason County

Paul Pickett, Squaxin Island Tribe

Sam Phillips, Port Gamble S'Klallam Tribe

Thomas Hunter² and Zach Holt, City of Port Orchard

Brenda Padgham, Bainbridge Island Land Trust

Greg Rabourn, King County

Seth Book and Dana Sarff, Skokomish Tribe

Bob Montgomery, Anchor QEA

Burt Clothier, PGG

Stacy Vynne McKinstry, Ecology

Erik Steffens, GPC

Eric Ferguson, King County

Jon Turk, Aspect (Consultant to Skokomish Tribe)

Joel Massman, Keta Waters (Consultant to

Suguamish Tribe)

Suquamish Tribe rep

Alison O'Sullivan and John O'Leary², Suquamish Tribe

Austin Jennings and Dan Cardwell, Pierce County

Brittany Gordon and Nam Siu, WDFW

David Nash¹, Kitsap County

David Windom, Mason County

Paul Pickett, Squaxin Island Tribe

Sam Phillips, Port Gamble S'Klallam Tribe

Thomas Hunter² and Zach Holt, City of Port Orchard

Joel Purdy and Bob Hunter, KPUD

Bob Montgomery, Anchor QEA

Burt Clothier, PGG

Stacy Vynne McKinstry, Ecology

Thank you to the Committee members that participated in short-term, ad hoc workgroups.

Thank you also to Tribal, city and county -- staff, Kitsap Public Health District, and USGS for providing resources and presentations throughout this process.

¹David Nash, formerly with Kitsap County, is now deceased.

²No longer at entity.

³Withdrew from Committee.

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Technical Workgroup

Executive Summary

In January 2018, the Washington State Legislature passed the Streamflow Restoration law (RCW 90.94) to help support robust, healthy, and sustainable salmon populations while ensuring rural communities have access to water. The law directs the Department of Ecology to lead local planning Committees to develop Watershed Restoration and Enhancement Plans that identify projects to offset potential consumptive impacts of new permit-exempt domestic groundwater withdrawals on instream flows over the next 20 years (2018 – 2038), and provide a net ecological benefit to the watershed. The WRIA 15 Committee believes that this Watershed Restoration and Enhancement Plan meets the requirements of the law.

The Department of Ecology (Ecology) established the Watershed Restoration and Enhancement Committee to collaborate with tribes, counties, cities, state agencies, and special interest groups in the Kitsap watershed, also known as Water Resource Inventory Area (WRIA) 15. The WRIA 15 Committee met for over 2 years to develop a watershed plan.

As required by the law and to allow for meaningful analysis of the relationship between new consumptive use and offsets, the WRIA 15 Committee divided the watershed into seven subbasins. Subbasins help describe the location and timing of projected new consumptive water use, the location and timing of impacts to instream resources, and the necessary scope, scale, and anticipated benefits of projects.

This watershed plan projects 5,568 PE-permit exempt (PE) well connections over the 20-year planning horizon. The projects and actions in this watershed plan will address and offset the consumptive water use from those 5,568 PE well connections. The projected new consumptive water use associated with the new PE well connections is 766.4 acre-feet per year (1.06 cubic feet per second [cfs] or 684,150 gallons per day [gpd] XX cfs or XX gpd) in WRIA 15. This watershed plan also presents a higher goal for project implementation of 1,218 acre-feet per year (1.68 cfs or 1.087 million gallons per day) for project implementation in order to support streamflows.

This watershed plan includes projects that provide an anticipated offset of xx acre-feet per yea to benefit streamflows and enhance the watershed. Additional projects in the plan include benefits to fish and wildlife habitat, such several thousand feet of streambed_improvements, dozens of acres of restoration and protection, and many miles of riparian restoration across WRIA 15.

To increase the reasonable assurance for plan implementation and tracking progress, this watershed plan includes policy and regulatory recommendations and an adaptive management process. The eleven policy and regulatory recommendations are included to contribute to the goals of this watershed plan, including streamflow restoration and meeting net ecological benefit. These recommendations enhance water conservation efforts; improve research, monitoring and data collection; support beaver habitat conservation; plan for better drought

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response; and finance plan implementation. The watershed plan describes an adaptive management approach, which identifies a lead organization to coordinate an ongoing implementation group to support implementation and a tracking, a reporting structure to assess progress and make adjustments as needed, and a funding mechanism to adaptively manage implementation.

Based on the information and analyses summarized in this plan, the WRIA 15 Committee finds that the suite of projects in this plan, if successfully implemented, would achieve a net ecological benefit, as required by RCW 90.94.030 and defined by the Final NEB Guidance.



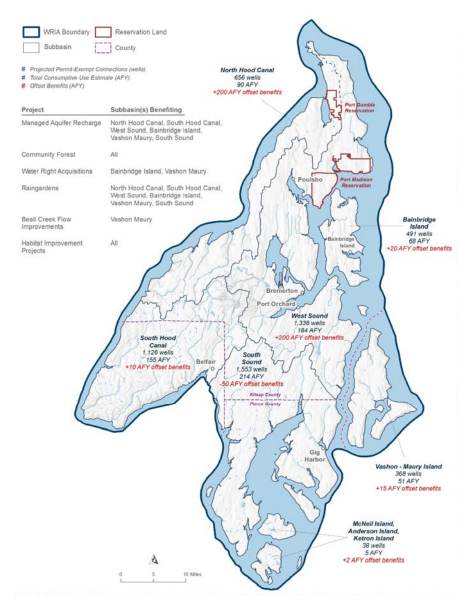


Figure ES 1: Summary of findings of the WRIA 15 Watershed Restoration and Enhancement Plan, including estimates for new domestic permit exempt well growth, consumptive use estimates, and project offset benefits.

Chapter 1 – Plan Overview

1.1 WRIA 15 Watershed Plan Purpose and Structure

[Comment 1. Some revisions made to the introductory paragraph based on feedback, but some redundancy with lower sections now. Open to suggestions for further revisions.]

The purpose of the Water Resource Inventory Area (WRIA) 15 Watershed Restoration and Enhancement Plan is to identify projects and actions intended to offset the impacts of new domestic permit-exeempt wells to streamflows. The Watershed Restoration and Enhancement Plan is one requirement of RCW 90.94.030. Watershed Restoration and Enhancement Plans must identify projects to offset the projected consumptive impacts of new permit-exempt domestic groundwater withdrawals on instream flows over 20 years (2018-2038) and provide a net ecological benefit to the WRIA. The WRIA 15 Watershed Restoration and Enhancement Plan (watershed plan) considers priorities for salmon recovery and watershed recovery, while ensuring it meets the intent of the law.

Pumping from wells can reduce groundwater discharge to springs and streams by capturing water that would otherwise have discharged naturally, reducing flows (Barlow and Leake, 2012). Consumptive water use (that portion not returned to the aquifer) reduces streamflow, both seasonally and as average annual recharge. A well pumping from an aquifer connected to a surface water body can either reduce the quantity of water discharging to the river or increase the quantity of water leaking out of the river (Barlow and Leake, 2012).

While this watershed plan is narrow in scope and not intended to address all water uses or related issues within the watershed, it may provide a path forward for future water resource planning.

[Language to be included when appropriate]: The WRIA 15 Committee, by completing the watershed plan, has developed, and come to agreement on, a technically and politically complex issue in water resource management. That success may set the stage for improved coordination of water resources and overall watershed health in our WRIA.

This watershed plan includes Seven Chapters:

- 1. Plan overview;
- 2. Overview of the watershed's hydrology, hydrogeology, and streamflow;
- 3. Summary of the subbasins;
- 4. Growth projections and consumptive use estimates;
- 5. Description of the recommended actions and projects ridentified to offset the future permit-exempt domestic water use in WRIA 15;
- 6. Explanation of recommended policy, monitoring, adaptive management and implementation measures; and

Commented [VMSJ(2]: Insert direct quotes from legislation as appropriate and consistent with WRIA 12, 13, 14

Include the quote from the "intent" section of 90.94 Intent—2018 c 1: "The legislature intends to appropriate three hundred million dollars for projects to achieve the goals of this act until June 30, 2033. The department of ecology is directed to implement a program to restore and enhance streamflows by fulfilling obligations under this act to develop and implement plans to restore streamflows to levels necessary to support robust, healthy, and sustainable salmon populations." [2018 c 1 § 304.]"

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7. Evaluation and consideration of the net ecological benefits.

1.1.1 Legal and Regulatory Background for the WRIA 15 Watershed Restoration and Enhancement Plan

In January 2018, the Washington State Legislature passed Engrossed Substitute Senate Bill (ESSB) 6091 (session law 2018 c 1). This law was enacted in response to the State Supreme Court's 2016 decision in Whatcom County vs. Hirst, Futurewise, et al. (commonly referred to as the "Hirst decision"). As it relates to this Committee's work, the law, now primarily codified as RCW 90.94, clarifies how local governments can issue building permits or approve subdivisions for homes intending to use a permit-exempt well for their domestic water supply. The law also requires local watershed planning in fifteen WRIAs across the state, including WRIA 15.2

1.1.2 Domestic Permit-Exempt Wells

This Watershed Restoration and Enhancement Plan, the law that calls for it, and the Hirst decision are all concerned with the effects of new domestic permit-exempt water use on streamflows. Several laws pertain to the management of groundwater permit-exempt wells in WRIA 15 and are summarized in brief here for the purpose of providing context for the WRIA 15 watershed plan.

First and foremost, RCW 90.44.050, commonly referred to as "the Groundwater Permit Exemption," establishes that certain small withdrawals of groundwater are exempt from the state's water right permitting requirements, including small indoor and outdoor water use associated with homes. Although these withdrawals do not require a state water right permit, the water right is still legally established by the beneficial use. Even though a water right permit is not required for small domestic uses under RCW 90.44.050, there is still regulatory oversight, including from local jurisdictions. Specifically, in order for an applicant to receive a building permit from their local government for a new home, the applicant must satisfy the provisions of RCW 19.27.097 for what constitutes evidence of an adequate water supply.

[Comment 2. If the committee recommends changing the fee or gallon per day allocation, we will note that in the below paragraph.]

RCW 90.94.030 adds to the management regime for new homes using domestic permit-exempt well withdrawals in WRIA 15 and elsewhere. For example, local governments must, among other responsibilities relating to new permit-exempt domestic wells, collect a \$500 fee for each building permit and record withdrawal restrictions on the title of the affected properties. Additionally, this law restricts new permit-exempt domestic withdrawals in WRIA 15 to a

² ESSB 6091 includes the following: "AN ACT Relating to ensuring that water is available to support development; amending RCW 19.27.097, 58.17.110, 90.03.247, and 90.03.290; adding a new section to chapter 36.70A RCW; adding a new section to chapter 36.70 RCW; adding a new chapter to Title 90 RCW; creating a new section; providing an expiration date; and declaring an emergency." (p. 1)

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Commented [VMSJ(5]: See footnote below. This is directly from ESB 6091 to identify the other laws that were modified. Inserted per Squaxin Island Tribe's request and approved by management.

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maximum annual average of up to 950 gallons per days per connection, subject to the five thousand gallons per day and ½-acre outdoor irrigation of non-commercial lawn/garden limits established in RCW 90.44.050. Ecology has published its interpretation and implementation of RCW 19.27.097 and RCW 90.94 in Water Resources POL 2094 (Ecology, 2019a). The WRIA 15 Committee directsFor additional information, readers can review to those laws and policy for comprehensive details and agency interpretations.

1.1.3 Planning Requirements Under RCW 90.94.030

While supplementing the local building permit requirements, RCW 90.94.030(3) goes on to establish the planning criteria for WRIA 15. In doing so, it sets the minimum standard of Ecology's collaboration with the WRIA 15 Committee in the preparation of this watershed plan. In practice, the process of plan development was one of broad integration, collectively shared work, and a striving for consensus described in the WRIA 15 Committee's adopted operating principles, which are further discussed below.

In addition to these procedural requirements, the law and consequently this watershed plan, is concerned with the identification of projects and actions intended to offset the anticipated impacts from new permit-exempt domestic groundwater withdrawals over the next 20 years and provide a net ecological benefit. In establishing the primary purpose of this watershed plan, RCW 90.94.030 (3) also details both the required and recommended plan elements. Regarding the WRIA 15 Committee's approach to selecting projects and actions, the law also speaks to "high and lower priority projects." The WRIA 15 Committee understands that, as provided in the Final Guidance on Determining Net Ecological Benefit (Ecology, 2019b), "use of these terms is not the sole critical factor in determining whether a plan achieves a NEB... and that plan development should be focused on developing projects that provide the most benefits... regardless of how they align with [these] labels" (page 12). For WRIA 15, this watershed plan recognizes the goal of protecting fish stocks and aquatic life, regardless of listing status. In order to provide a benefit to the greatest length of stream channel, the highest priority projects are those in that provide protection or restoration of headwater streamflows. It is the perspective of the WRIA 15 Committee that this watershed plan satisfies the requirements of RCW 90.94.030.

1.2 Requirements of the WRIA 15 Watershed Restoration and Enhancement Plan

³ The planning horizon for planning to achieve a NEB is the 20 year period beginning with January 19, 2018 and ending on January 18, 2038. The planning horizon only applies to determining which new consumptive water uses the plan must address under the law. The projects and actions required to offset the new uses must continue beyond the 20-year period and for as long as new well pumping continues. (Ecology, 2019b; page 7)

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RCW 90.94.030 of the Streamflow Restoration law directs Ecology to establish a Watershed Restoration and Enhancement Committee in the Kitsap watershed and develop a watershed plan in collaboration with the WRIA 15 Committee. Ecology determined that the intent was best served through collective development of the watershed plan, using an open and transparent setting and process that builds on local needs.

At a minimum, the watershed plan must include projects and actions necessary to offset projected consumptive impacts of new permit-exempt domestic groundwater withdrawals on streamflows and provide a net ecological benefit (NEB) to the WRIA.

Ecology issued the Streamflow Restoration Policy and Interpretive Statement (POL-2094) and Final Guidance on Determining Net Ecological Benefit (GUID-2094) in July 2019 to ensure consistency, conformity with state law, and transparency in implementing RCW 90.94. The Final Guidance on Determining Net Ecological Benefit (hereafter referred to as Final NEB Guidance) establishes Ecology's interpretation of the term "net ecological benefit." It also informs planning groups on the standards Ecology will apply when reviewing a watershed plan completed under RCW 90.94.020 or RCW 90.94.030. The minimum planning requirements identified in the Final NEB Guidance include the following (pages 7-8):

- Clear and Systemic Logic. Watershed plans must be prepared with implementation in mind.
- Delineate Subbasins. [The Committee] must divide the WRIA into suitably sized subbasins to allow meaningful analysis of the relationship between new consumptive use and offsets.
- Estimate New Consumptive Water Uses.
 Watershed plans much include a new
 consumptive water use estimate for each
 subbasins, and the technical basis for such
 estimate.
- 4. Evaluate Impacts from New Consumptive Water
 Uese. Watershed plans must consider both the

Streamflow Restoration law RCW 90.94.030(3)

(b) At a minimum, the plan must include those actions that the committee determines to be necessary to offset potential impacts to instream flows associated with permit-exempt domestic water use. The highest priority recommendations must include replacing the quantity of consumptive water use during the same time as the impact and in the same basin or tributary. Lower priority projects include projects not in the same basin or tributary and projects that replace consumptive water supply impacts only during critical flow periods. The plan may include projects that protect or improve instream resources without replacing the consumptive quantity of water where such projects are in addition to those actions that the committee determines to be necessary to offset potential consumptive impacts to instream flows associated with permit-exempt domestic water use.

- (c) Prior to adoption of the watershed restoration and enhancement plan, the department must determine that actions identified in the plan, after accounting for new projected uses of water over the subsequent twenty years, will result in a net ecological benefit to instream resources within the water resource inventory area.
- (d) The watershed restoration and enhancement plan must include an evaluation or estimation of the cost of offsetting new domestic water uses over the subsequent twenty years, including withdrawals exempt from permitting under RCW 90.44.050.
- (e) The watershed restoration and enhancement plan must include estimates of the cumulative consumptive water use impacts over the subsequent twenty years, including withdrawals exempt from permitting under RCW 90.44.050

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estimated quantity of new consumptive water use from new domestic permit-exempt wells initiated within the planning horizon and how those impacts will be distributed.

5. Describe and Evaluate Projects and Actions for Ttheir Offset Potential. Watershed plans must, at a minimum, identify projects and actions intended to offset impacts associated with new consumptive water use. Offset benefits must continue as long as the anticipated consumptive use impacts, which are assumed to be in perpetuity.

It is the WRIA 15 Committee's intent that the WRIA 15 watershed plan is prepared to ensure full implementation. The law requires that all members of the WRIA 15 Committee approve the plan prior to submission to Ecology for review. Ecology must then determine that the plan's recommended streamflow restoration projects and actions will result in a NEB to instream resources within the WRIA after accounting for projected use of new permit-exempt domestic wells over the 20-year period of 2018-2038.

RCW 90.94.030 (6). This section [90.94.030] only applies to new domestic groundwater withdrawals exempt from permitting under RCW 90.44.050 in the following water resource inventory areas with instream flow rules adopted under chapters 90.22 and 90.54 RCW that do not explicitly regulate permit-exempt groundwater withdrawals: 7 (Snohomish); 8 (Cedar-Sammamish); 9 (Duwamish-Green); 10 (Puyallup-White); 12 (Chambers-Clover); 13 (Deschutes); 14 (Kennedy Goldsborough); and 15 (Kitsap) and does not restrict the withdrawal of groundwater for other uses that are exempt from permitting under RCW 90.44.050.

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1.3 Overview of the WRIA 15 Committee

1.3.1 Formation

The Streamflow Restoration law instructed Ecology to chair the WRIA 15 Committee, and invite representatives from the following entities in the watershed to participate in the development of the watershed plan:

- Each federally recognized tribal government with reservation land or usual and accustomed harvest area within the WRIA.
- · Each county government within the WRIA.
- Each city government within the WRIA.
- Washington State Department of Fish and Wildlife.

- The largest publicly owned water purveyor providing water within the WRIA that is not a municipality.
- · The largest irrigation district within the WRIA.

Ecology sent invitation letters to each of the entities named in the law in September of 2018. Note that WRIA 15 does not have an irrigation district.

The law also required Ecology to invite local organizations representing agricultural interests, environmental interests, and the residential construction industry. Businesses, environmental groups, agricultural organizations, conservation districts, and local governments nominated interest group representatives. Local governments on the WRIA 15 Committee voted on the nominees in order to select local organizations to represent agricultural interests, environmental interests, and the residential construction industry. Ecology invited the selected entities to participate on the WRIA 15 Committee.

The WRIA 15 Committee members are included in Table 1. This list includes all of the members identified by the Legislature that agreed to participate on the WRIA 15 Committee.⁴

Table 1: WRIA 15 Committee Participating Entities

Entity Name	Representing
Kitsap County	County government
King County	County government
Mason County	County government
Pierce County	County government
Puyallup Tribe	Tribal government
Skokomish Tribe	Tribal government
Squaxin Island Tribe	Tribal government
Suquamish Tribe	Tribal government
Port Gamble S'Klallam Tribe	Tribal government
City of Port Orchard	City government
City of Bremerton	City government
City of Gig Harbor	City government
City of Bainbridge	City government
City of Poulsbo	City government
Kitsap Public Utility District	Water utility
Department of Fish and Wildlife	State agency
Department of Ecology	State agency
Kitsap Building Association	Residential construction industry

⁴ All participating entities committed to participate in the process and designated representatives and alternates to sit on the WRIA 15 Committee. A roster with the names of the representatives is available in Appendix AC. The City of Poulsbo originally participated in the process, but withdrew from the Committee in October 2020.

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Entity Name	Representing
Kitsap Conservation District	Agricultural interest group
Great Peninsula Conservancy	Environmental interest group
Mason-Kitsap Farm Bureau - ex officio	Not applicable
Washington Water Service - ex officio	Not applicable

The WRIA 15 Committee invited the Mason-Kitsap Farm Bureau and the Washington Water Service to participate as "ex-officio" members. Although not identified in the law, the ex-officio members provide valuable information and perspective as subject matter experts. The exofficio members are active but non-voting participants of the WRIA 15 Committee.

The law does not identify a role for the Committee following development of the watershed plan.

1.3.2 Committee Structure and Decision Making

The WRIA 15 Committee held its first meeting in October 2018, Between October 2018 and January 2021 [insert appropriate end date], the WRIA 15 Committee held 26XX Ceommittee meetings. 5 All Committee and workgroup meetings were open to the public. The WRIA 15 Committee met monthly, and as needed, to meet deadlines.

The two and a half years of planning consisted of training, research, and developing plan components. Ecology technical staff, WRIA 15 Committee members, and partners presented on topics to provide context for components of the plan, such as <u>an overview of WRIA 15</u> hydrogeology, water law, tribal treaty rights, salmon recovery, and local planning processes.

In addition to playing the role of WRIA 15 Committee chair, Ecology staff chaired the WRIA 15 Committee and provided administrative support and technical assistance. Ecology and contracted with consultants to provide facilitation and technical support for the WRIA 15 Committee. The facilitator supported the WRIA 15 Committee's discussions and decision-making, and coordinated recommendations for policy change and adaptive management. The technical consultants developed products that informed WRIA 15 Committee decisions and development of the plan. Examples include working with counties on growth projections, calculating consumptive use based on multiple methods, preparing maps and other tools to support decisions, and researching project ideas. The technical consultants brought a range of expertise to the Committee including hydrogeology, GIS analysis, fish biology, engineering and planning. The technical consultants developed all of the technical memorandums referenced throughout this plan.

The WRIA 15 Committee established two workgroups to support planning efforts and to achieve specific tasks. The Technical Workgroup focused on preparing recommendations for permit-exempt well projections and consumptive use estimates. The Project Workgroup focused on developing and reviewing projects within the Ceommittee's project inventory.

Commented [VMSJ(9]: Through Jan 7. Update as needed for mtgs after 1/7

⁵ This includes regular Committee meetings and special Committee meetings where most representatives attended. This does not include project workgroup, technical workgroup or one-time workgroup meetings.

(Additional workgroups that met only one time covered topics such as beaver management, policies, and adaptive management.) The workgroups were open to all WRIA 15 Committee members as well as non-Committee members that brought capacity or expertise not available on the Committee. The workgroups made no binding decisions but presented information to the Committee as either recommendations or findings. The WRIA 15 Committee acted on workgroup recommendations, as it deemed appropriate.

During the initial WRIA 15 Committee meetings, members developed and agreed to operating principles. The operating principles set forward a process for meeting, participation expectations, procedures for voting, structure of the WRIA 15 Committee, communication, and other needs in order to support the WRIA 15 Committee in reaching agreement on a final plan.

This planning process, by statutory design, brought a diversity of perspectives to the table. Therefore, it was important for the Committee to identify a clear process for how it made decisions. The WRIA 15 Committee strived for consensus, and when consensus could not be reached, the chair and facilitator documented the Committee members' positions. All agreements and dissenting opinions were documented in meeting summaries that were reviewed and agreed upon by the Committee. The Committee recognized that flexibility was needed in terms of timeline, and if a compromise failed to reach consensus within the identified timeline, the Committee agreed to allow the process for developing the plan to move forward while the work towards consensus continued. The Committee agreed to revisit decisions where consensus was not reached. The reason why the Committee strived for consensus is that the authorizing legislation requires that final plan itself must be approved by all members of the Committee prior to Ecology's review (RCW 90.94.030[3] "...all members of a Watershed Restoration and Enhancement Committee must approve the plan prior to adoption"). Therefore, consensus on the foundational decisions during plan development served as the best indicators of the Committee's progress toward an approved plan.

The WRIA 15 Committee reviewed components of the watershed plan iteratively throughout the process in addition to reviewing and the draft plan as a whole and on an iterative basis.

[Language to be included when appropriate]: Once the WRIA 15 Committee After reachinged initial agreement on the final watershed plan, the WRIA 15 Committee members sought broader review and approval from the by the entities they represented on the WRIA 15 Committee was sought as needed. The WRIA 15 Committee reached final agreement on the Watershed Restoration and Enhancement Plan on THIS DATE 2021.

⁶ Complete and signed operating principles can be found on the WRIA 15 Committee EZ View webpage <u>and in Appendix B</u>: <u>https://www.ezview.wa.gov/site/alias_1962/37327/watershed_restoration_and_enhancement_wria_15.aspx</u>

Chapter Two: Watershed Overview

2.1 Brief Introduction to WRIA 15

Water Resource Inventory Areas (WRIAs) are large watershed areas formalized under Washington Administrative Code (Water Resources Code of 1971) for the purpose of administrative management and planning. WRIAs encompass multiple landscapes, hydrogeological regimes, levels of development, and variable natural resources. WRIA 15, also referred to as the Kitsap Watershed, is one of the 62 designated major watersheds in Washington State. WRIA 15 encompasses the entire Kitsap peninsula and surrounding islands, is 676 square miles, and includes Kitsap County, and portions of Pierce, Mason and King Counties (Figure 1). Major rivers of WRIA 15 include Union River, Tahuya River and Dewatto River. All of these major rivers are located within the Hood Canal Watershed and sub-basinsin the western part of the watershed and drain to Hood Canal. These rivers are and are home to ESA listed-Chinook, Summer Chum, and Steelhead, which are listed under the Endangered Species Act. Most of the area is drained by short streams that discharge directly into the surrounding marine waters of Puget Sound and Hood Canal.

2.1.1 Land Use in WRIA 15

Approximately 10 percent of the watershed is within a designated urban growth area. Major cities in WRIA 15 include Bremerton, Port Orchard, Bainbridge Island, Gig Harbor, Poulsbo, Silverdale (unincorporated), Bellfair, and Kingston (unincorporated). The area's port districts are important as centers for commerce and military installations and as critical hubs for marine transportation (West Central LIO, 2017). The area connects to Seattle by several ferry routes, and local jurisdictions anticipate increased growth with the designation of several high capacity transit communities (Puget Sound Regional Council, 2019). Many people move to the area for its rural feel and choose to live outside of the incorporated areas (West Central LIO, 2017).

Federal ownership makes up approximately 2.% of the watershed. A number of naval installations occur in WRIA 15, including the active Puget Sound Naval Shipyard (part of the Naval Base Kitsap) at Bremerton and the Naval Base Kitsap. Approximately 12% of the watershed is under state ownership, primarily by Department of Natural Resources and Washington Department of Fish and Wildlife. The largest areas of forestland use are in the southern and western Tahuya Peninsula in Mason County.

Commented [VMSJ(10]: Mason Co concerned that we present many items as facts that aren't necessarily so.

Commented [VMSJ(11]: Reworded since we haven't introduced subbasins

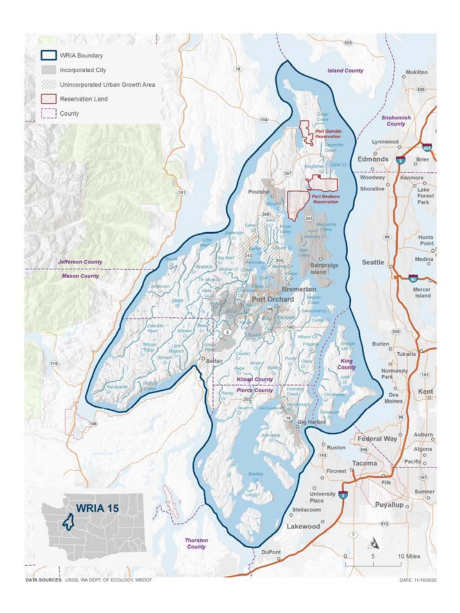


Figure 1: Water Resource Inventory Area 15 WREC Watershed Overview

2.1.2 Tribal Reservations and Usual and Accustomed Fishing Areas

[Comment 3: WREC Tribal Representatives have reviewed the following section. Some minor revisions from ECY. Please provide any further refinements.]

The Port Gamble S'Klallam Tribe Reservation occupies approximately 1,200 acres and the Port Madison Indian Reservation (Suquamish Tribe) occupies approximately 7,458 acres within WRIA 15. Tribes with usual and accustomed fishing areas within WRIA 15 include the Suquamish, Port Gamble S'Klallam, Squaxin Island, Skokomish, Nisqually, and Puyallup Tribes (NWIFC, 2019). Within WRIA 15, these Tribes hold Treaty reserved senior water rights and fishing rights under the federal government (Treaty of Medicine Creek, Treaty of Point No Point, Treaty of Point Elliot).

The Tribes hold Treaty-reserved federal water rights in WRIA 15 in quantities that are necessary to support healthy salmon populations. These water rights are necessary to carry out the purposes of their Treaties, which include the guarantee of a self-sustaining homeland and sufficient water to support the fishing right. These rights operate outside of the state water rights system and have the most senior priority date. While these water rights have not yet been quantified by a court, they likely exceed the amounts that are established by state instream flow rules. Indian water rights are property rights held in trust by the United States for the benefit of Indian Tribes.

Language provided by WRIA 15 Tribes.

The Port Gamble S'Klallam Tribe Reservation occupies approximately 1,2800 acres and the Port Madison Indian Reservation (Suquamish Tribe) occupies approximately 7,458 acres within WRIA 15. Tribes with usual and accustomed fishing areas within WRIA 15 include the Suquamish, Port Gamble S'Klallam, Squaxin Island, Skokomish, Nisqually, Muckleshoot, and Puyallup Tribes (NWIFC, 2019). These Tribes hold reserved fishing rights in WRIA 15 under their treaties with the federal government (Treaty of Medicine Creek, Treaty of Point No Point, Treaty of Point Elliott). The Tribes also claim Treaty reserved federal water rights in WRIA 15 in quantities that are necessary to support healthy salmon populations. These water rights are necessary to carry out the purposes of their Treaties, which may include the guarantee of a self-sustaining homeland and sufficient water to support the fishing right. These rights operate outside of the state water rights system and have the most senior priority date. While these water rights have not yet been quantified by a court, they likely exceed the amounts that are established by state instream flow rules. Indian water rights are property rights held in trust by the United States for the benefit of Indian Tribes.

2.1.3 Salmon Distribution and Limiting Factors

WRIA 15 includes numerous small lowland stream systems draining to both Puget Sound and Hood Canal. The subbasins (<u>further described in Chapter 3</u>) that drain to Puget Sound are West Sound, South Sound, Bainbridge Island, and Vashon-Maury Island, and McNeil-Anderson-Ketron Islands (<u>also referred to as South Sound Islands</u>). The subbasins that drain to Hood Canal are

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Commented [VMSJ(15]: Request to change this to "possess". This document is not a legal document; while the courts have ruled on rights to fish we feel uncomfortable stating a right to water in a state document when it hasn't been decided by a court. We are okay to speak generally and our goal is to find language we can all agree on.

If Ecology and the Tribes cannot reach agreement on the language, Stacy can bring to our program director and AG's

Commented [VMSJ(16]: Request to remove "may". See note above.

Commented [VMSJ(17]: Stacy to review with Bob. May need more information from Mason County on the proposed revision/deletion.

Address Pual's comment on linking fish needs and instream flows

North Hood Canal and South Hood Canal. Primary streams in the West Sound subbasin include Olalla, Blackjack, Chico, and Grovers creeks. Primary streams in the South Sound subbasin include Coulter, Rocky, Burley, Purdy, Minter, and Crescent creeks. Primary streams in the North Hood Canal subbasin include Big Beef, Anderson, Gamble, and Stavis creeks. Primary rivers in the South Hood Canal subbasin include Dewatto, Union and Tahuya rivers and Mission Creek. (A more complete list of rivers and streams by subbasin is available in Chapter 3.). The island subbasins generally have very small streams with only minor salmonid presence or use. The Puget Sound and Hood Canal drainages are described separately as different salmonid populations occupy the two areas.

The Puget Sound subbasins within WRIA 15 have anadromous salmon runs that include three of the five Pacific salmon species (WDF 1975, WDFW 2020); Chinook (*Oncorhynchus tshawytscha*), Coho (*Oncorhynchus kisutch*), and Chum salmon (*Oncorhynchus keta*). Chinook Salmon have been documented in Coulter, Rocky, Burley, Purdy, Curley, Crescent, Minter, Olalla, Blackjack, Gorst, Clear, Chico, Royal Valley, Barker, and Dogfish creeks (WDFW 2020), although spawning is only known in Burley, Purdy, Olalla, Curley, Blackjack and Gorst creeks. Both summer and fallrun Chum Salmon are present, with summer Chum Salmon occurring in Rocky, Coulter, Burley, Curley and Blackjack creeks (WDFW 2020). Puget Sound subbasins are also inhabited by Steelhead Trout (*Oncorhynchus mykiss*) and Cutthroat Trout (*Oncorhynchus clarki clarki*).

The Hood Canal subbasins have anadromous salmon runs that include Chinook, Coho, Chum, and Pink (*Oncorhynchus gorbuscha*) salmon, and Steelhead and Cutthroat trout. Both summer and fall-run Chum Salmon are present. Pink Salmon are only present in the Dewatto and Union rivers (WDFW 2020).

Of these populations, three are federally listed as threatened species, Puget Sound Chinook Salmon, Puget Sound Steelhead Trout, and Hood Canal Summer Chum Salmon. Error! Reference source not found.—Table—2 below lists the species present in WRIA 15 and their regulatory status.

Table 2: Salmonid Species and Status in WRIA 15

Common Name	Scientific Name	Population ¹	Critical Habitat	Regulatory Agency Status								
Puget Sound												
Chinook Salmon	Oncorhynchus tshawytscha	Puget Sound Chinook	Designated in 2005; does not include Kitsap Basin	NMFS/ Threatened/1999								
Chum Salmon	Oncoryhnchus keta	Puget Sound Chum	No	Not listed								
Coho Salmon	Oncorhynchus kisutch	Puget Sound/Strait of Georgia Coho	No	NMFS/Species of Concern/1997								
Steelhead Trout	Oncorhynchus mykiss	Puget Sound Steelhead	Yes/2016	NMFS/ Threatened/2007								

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Common Name	mmon Name Scientific Name		Critical Habitat	Regulatory Agency Status
Coastal Cutthroat Trout	Oncorhynchus clarki	No listing	No listing	No listing
		Hood Canal		
Chinook Salmon	Oncorhynchus tshawytscha	Puget Sound Chinook	Designated in 2005; does not include Kitsap Basin	NMFS/ Threatened/1999
Chum Salmon	Oncoryhnchus keta	Hood Canal Chum	Yes/2005	NMFS/ Threatened/1999
Coho Salmon	Oncorhynchus kisutch	Puget Sound/Strait of Georgia Coho	No	NMFS/Species of Concern/1997
Steelhead Trout	Oncorhynchus mykiss	Puget Sound Steelhead	Yes/2016	NMFS/ Threatened/2007
Coastal Cutthroat Trout	Oncorhynchus clarki	No listing	No listing	No listing

Note: 1. Population indicates Evolutionary Significant Unit.

<u>Error! Reference source not found.</u> Table 3 below lists the run timing and life stages of anadromous salmon and trout present throughout WRIA 15.

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Table 3: Salmonid Presence and Life History Timing in Kitsap Basin

Species	Freshwater Life Phase	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Presence
	Upstream migration							A						Puget Sound Coulter, Rocky, Burley, Purdy,
	Spawning													McCormick, Curley, Crescent, Judd, Minter, Olalla,
Chinook (fall)	Incubation													Blackjack, Gorst, Clear, Crouch, Chico, Royal Valley, Barker,
. ,	Juvenile rearing													and Dogfish creeks Hood Canal
	Juvenile outmigration													Dewatto, Tahuya, and Union rivers, Mission, Anderson, Boyce, Big Beef creeks
	Upstream migration													
	Spawning													
Coho	Incubation						\bigcirc							All
	Juvenile rearing													
	Smolt outmigration													
Chum	Upstream migration													Puget Sound Rocky Coulter, Burley, Curley and Blackjack
(summer)														creeks Hood Canal

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Species	Freshwater Life Phase	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Presence
	Incubation													Dewatto, Tahuya and Union rivers; Anderson and Big Beef creeks
	Juvenile rearing													beer creeks
	Juvenile outmigration													
	Upstream migration				4									
	Spawning				4									
Chum (fall)	Incubation													All
	Juvenile rearing							M						
	Juvenile outmigration													
	Upstream migration													
	Spawning													Hood Canal -
Pink	Incubation													Dewatto and Union
	Juvenile rearing	1												rivers
	Juvenile outmigration										_			
Coastal	Upstream migration													All
Cutthroat	Spawning													

WRIA 15 WRE Plan <u>Second</u> Draft – For Initial Review by Committee

Species	Freshwater Life Phase	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Presence
	Incubation								4					
	Juvenile rearing													
	Smolt outmigration													
	Upstream migration													
	Spawning									4				
Steelhead (winter)	Incubation													All
(winter)	Juvenile rearing													
	Smolt outmigration						F							

Table Data Sources: Heard 1998; Johnson 1999; Wydoski & Whitney 2003; HCCC 2005; NSD & ICF 2014; WDFW 2020



Limiting Factors

Development and population growth in the Puget Sound lowlands region has substantially altered WRIA 15 from its historic conditions and natural stream habitat forming processes. These lowland stream systems are rainfall dominated systems and many were historically sustained throughout the year by extensive wetland systems or lakes in their headwaters. Development has resulted in the removal of forest canopy cover, filling and draining of wetlands, channelization of streams, numerous road crossing and fish passage barriers, and created substantial areas of impervious surfaces, resulting in habitat loss and degradation.

In general, the primary limiting factors in freshwaters of WRIA 15 include the following (Kuttel, 2003; May & Peterson, 2003):

- Channel and streambed degradation
- Increased peak flows
- Low streamflow
- Loss of upland forest cover
- Loss of riparian forest
- Loss of floodplain connectivity and habitats
- Degradation of wetland and shoreline habitats
- Conversion of wetlands to open water habitats
- Fish passage barriers
- Lack of large wood
- Fine sediment

Past timber harvest and on-going residential and commercial development have removed forest and riparian cover and increased impervious surfaces in most areas of the Kitsap Basin. This reduces infiltration and storage of groundwater and can contribute to reduced streamflow and increases runoff during storms that can scour streambeds and contribute to bank erosion and instability. Loss of functioning riparian corridors combined with low flows in summer results in high water temperatures that can reduce habitat suitability and cause sublethal physiological changes in adult and juvenile salmonids or even cause mortality at high temperatures (Shared Strategy, 2007).

Roads and various land uses have straightened and constrained many streams leading to a loss of floodplain connectivity and off-channel habitats and simplification of in-stream habitats. Road crossings create fish passage barriers in many locations.

Commented [VMSJ(18]: Request to add "out of basin water transfer" – Bob and Stacy discussed and feel that out of basin water transfer is a cause of a limiting factor (low streamflow) and not a limiting factor itself. We do not list all of the causes or "Pressures" here. Recommendation not to add.

Commented [VMSJ(19]: Outstanding Comment from Alison: Add discussion regarding hydrologic maturity and the effects on evapotranspiration and streamflows. We know that young forests use more water than mature forests.

Commented [VMSJ(20R19]: Emailed to seek feedback on the edit.

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To address low streamflow, the Instream Resources Protection Program (IRPP) for WRIA 15 (Ecology, 1981) through WAC173-515 set minimum instream flows for 21 streams and closed 54 streams and their tributaries including lakes to further appropriation of surface water. An additional 14 streams and their tributaries are closed to further appropriation of surface water for part of the year. A discussion of instream flows is contained in Section 2.3.3.

The East Kitsap Salmon Habitat Restoration Strategy Summary (Kitsap County, 2005) identifies protection and/or restoration of hydrologic and riparian functional integrity as the highest priority for freshwater areas. Tier 1 streams of focus include Chico, Minter, and Rocky creeks. The East Kitsap Steelhead Recovery Plan (ESA and Suquamish Tribe, 2020) prioritizes Blackjack, Chico, Clear, Curley, Gorst and Grovers creeks for water quantity and quality protection and restoration. The Kitsap Salmonid Refugia Report (May & Peterson, 2003) identify Chico and Stavis creeks and the Dewatto and Tahuya rivers as the highest quality refugia for salmonids that should be protected, especially for hydrologic functions. Most of the Hood Canal drainages are closed to further water appropriations due to very low flows (Kuttel, 2003). The Hood Canal Summer Chum Salmon Recovery Plan (HCCC, 2005) identifies loss of channel complexity, lack of riparian forest, and high water temperatures as primary limiting factors in the Union and Tahuya rivers. The Union River is home to ESA listed Chinook, Summer Chum, and Steelhead. Coho are a species of concern, and also spawn in this river. For the Dewatto River, Anderson and Big Beef creeks the significant change in hydrology (increased peak flows, reduced low flows), channel instability and erosion, loss of channel complexity, and loss of floodplain habitats are primary limiting factors. Salmon recovery lead entities provide additional information on limiting factors and priorities for WRIA 15.7

2.1.4 Water System Distribution and Impacts in WRIA 15

Groundwater is the primary source of drinking water for most of the population of the Kitsap Watershed and demand for groundwater increases with population growth (Frans and Olsen, 2016). The quantity of usable groundwater is likely limited, according to the USGS, mostly because of the geography and the potential for declines in water levels, decreases in groundwater discharge to streams, and seawater intrusion as groundwater usage increases (Frans and Olsen, 2016).

The USGS estimates 14% of the population (43,400 people) on the Kitsap Peninsula are supplied by permit-exempt wells and the remainder (268,800 people) by water purveyors under Group A and Group B systems (Welch, et. al., 2014). No estimates are available for WRIA 15 areas outside of the Kitsap Peninsula. Casad Dam, located above McKenna Falls on the Union River, is the only major surface water diversion structure in Kitsap County. The Union River Reservoir,

⁷ More information on salmon recovery planning in Puget Sound, watershed plans, and limiting factors available here: https://www.psp.wa.gov/salmon-recovery-watersheds.php.

behind the dam, provides approximately 65% of Bremerton's drinking water (City of Bremerton, 2020).

Pumping from wells can reduce groundwater discharge to springs and streams by capturing water that would otherwise have discharged naturally. Surface water may be influenced by groundwater pumping such that flows are diminished. Consumptive water use (the portion not returned to the aquifer) potentially reduces streamflow, both seasonally and as average annual recharge. A well pumping from an aquifer connected to a surface water body can either reduce the quantity of water discharging to the river or increase the quantity of water lost to the river (Barlow and Leake, 2012).

2.2 Watershed Planning in WRIA 15

Citizens and local, state, federal, and tribal governments have collaborated on watershed and water resource management issues in WRIA 15 for decades. A brief summary of broad watershed planning efforts as they relate to the past, present, and future water availability in the Kitsap Watershed is provided in Section 2.2.1.

2.2.1 Current watershed planning efforts in WRIA 15

[Comment 4: This section needs review by salmon recovery lead entities; LIOs; County staff. Input on CWSP and Comp Plan requested from counties.]

The WRIA 15 watershed plan builds on many previous and current watershed planning efforts, including previous watershed planning efforts under RCW 90.82. Other efforts include ecosystem recovery planning by local integrating organizations (LIOs) and salmon recovery planning by salmon recovery lead entities. WRIA 15 crosses boundaries with the West Central LIO (now merged with the West Sound Lead Entity and referred to as the West Sound Partners for Ecosystem Recovery), the Alliance for a Healthy South Sound, South Central LIO and the Hood Canal Coordinating Council. The LIOs have completed ecosystem recovery plans as part of the Action Agenda for Puget Sound Recovery and are actively working to implement holistic approaches to recovery including projects on salmon and orca recovery, stormwater runoff, shellfish protection, and forest conservation.⁸

Several salmon recovery lead entities⁹ cross boundaries with WRIA 15, including the West Sound Partners for Ecosystem Recovery (previously known as West Sound Lead Entity), Hood Canal Lead Entity and Regional Organization, WRIA 9 Lead Entity (Green Duwamish), Puyallup Lead Entity, Nisqually Lead Entity and South Sound Lead Entity. Each of the salmon recovery lead entities facilitates implementation of their watershed recovery chapter as part of the

Commented [VMSJ(21]: Paul working on additional GMA/CAO language for review by Ecology and counties

⁸ More information on local integrating organizations and their efforts to recovery Puget Sound is available here: https://www.psp.wa.gov/LIO-overview.php.

⁹ Salmon recovery lead entities in Puget Sound were established under RCW 77.85.050. More information on their roles as well as links to the recovery plan and watershed chapters is available here: https://www.psp.wa.gov/salmon-recovery-overview.php.

Puget Sound Salmon Recovery Plan and the Puget Sound Steelhead Recovery Plan. The Hood Canal Lead Entity and Regional Organization is also responsible for facilitating implementation of the Hood Canal Summer Chum Recovery Plan. The salmon recovery lead entities are activity working with local governments, tribal governments, and other partners to implement salmon recovery actions across WRIA 15.

The LIOs and salmon recovery lead entities include many of the same organizations and individuals that participate in the WRIA 15 Committee. Decause the WRIA 15 Committee was a newly established committee and brought in entities involved in many other planning efforts, the Committee invested time in developing relationships and understanding priorities of the various entities participating in the watershed planning process.

[Comment 5: Counties to review and add to the section below on any coordinated water system planning as appropriate.]

The Public Water System Coordination Act of 1977 created Critical Water Supply Service Areas (CWSSA). ¹¹ This Act requires each water purveyor in a CWSSA to develop a water system plan for their service area, with the boundaries being in compliance with the provision of the Act. The Washington State Department of Health is primarily responsible for the water system plan approval; however local governments ensure consistency with local growth management plans and development policies. Pierce County, Kitsap County, and King County have adopted water system plans that focus on the Group A water systems. This Act and the water system plans are important for the WRIA 15 watershed planning process as water system service areas and related laws and policies can set stipulations regarding timely and reasonable service as to whether new homes connect to water systems or rely on new permit-exempt domestic wells. ¹²

2.2.2 Coordination with existing plans

Throughout the development of the watershed plan, Ecology streamflow restoration staff have engaged with staff from the salmon recovery lead entities and the Puget Sound Partnership, providing briefings on the streamflow restoration law, scope of the watershed plan, and plan development status updates. The Committee chair conducted outreach to the lead entities in WRIA 15 regarding coordination with the Committee to ensure alignment of salmon recovery priorities and the streamflow planning process. While none of the lead entities participated as ex-officio members of the Committee, they reviewed project lists and provided feedback to the Committee.

[Comment 6: Counties to review language below and refine as appropriate.]

Kitsap County: https://kitsappublichealth.org/environment/files/regulations/CWSP2005.pdf

Pierce County: https://www.co.pierce.wa.us/951/Coordinated-Water-System-Planning

Mason County: https://www.co.mason.wa.us/health/environmental/drinking-water/public-water-systems.php
https://www.kingcounty.gov/depts/dnrp/utilities-technical-review-committee/coordinated-water-system-plans.aspx

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August December 2020

Commented [VMSJ(22]: Footnote added in introduction re: other laws amended by ESSB 6091

Commented [VMSJ(23]: Add language about legal requirements for critical areas and the Counties' adoption of critical area ordinances. Stacy needs to work with counties on this – there are other recommendations that need to be addressed in upcoming comm mtgs.

Commented [VMSJ(24R23]: Paul working on draft language; stacy added footnote language from ESSB 6091 in the introduction

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¹⁰ See map of the LIO and lead entities here: xxx [is this necessary? If so, I can ask PSP for a map]

¹¹ RCW 70.116.070

¹² Water system planning information for each county is available.

County comprehensive planning under the Growth Management Act of 1990 identifies where and how future population, housing, and job growth is planned. The comprehensive plans set policy for development, housing, public services and facilities, and environmentally sensitive areas, among other topics. In WRIA 15 counties, comprehensive plans identify Kitsap, Pierce, Mason and King counties' urban growth areas, set forth standards for urban and rural development, and provide the basis for zoning districts. Because of the overlap in planning for twenty years of growth, the WRIA 15 county representatives helped ensure content of the WRIA 15 watershed plan was coordinated with the Kitsap, Pierce, Mason and King counties' comprehensive plans.¹³

2.3 Description of the Watershed – Geology, Hydrogeology, Hydrology, and Streamflow

2.3.1 Geologic setting

Pleistocene glaciation (2.6 million to 11,700 years ago) played an important role in sculpting the landscape of the Puget Sound Lowlands. Reaching a maximum extent during the Vashon stage of the Fraser Glaciation approximately 16,000 years ago, an ice sheet advanced southward into present day Puget Sound (Pringle, 2008). Multiple advances and retreats of the ice sheet formed the Puget Sound Lowlands, depositing a complex sequence of glacial and inter-glacial sediments on top of older sediments.

The landforms and subsurface area of WRIA 15 are dominated by a sequence of unconsolidated glacial and interglacial deposits. Depth to bedrock ranges from exposed at ground surface near the center of the WRIA to more than 2,000 feet below land surface (Welch et al., 2014).

Understanding the geologic setting allows characterization of surface and groundwater flow through the basin. Defining the relationships between surface water flow and deeper groundwater are important to understanding how to manage surface water resources and can be helpful in identifying strategies to offset the impacts of pumping from permit-exempt wells.

2.3.2 Hydrogeologic setting

The U.S. Geological Survey (USGS) described the hydrogeology of WRIA 15 in a hydrogeologic framework report for the Kitsap Peninsula titled *Hydrogeologic Framework, Groundwater Movement, and Water Budget of the Kitsap Peninsula, West-Central Washington* (Welch et al., 2014). The study area covered all of WRIA 15, except for the southern Key Peninsula; Anderson,

¹³ Comprehensive planning under GMA is available from each county: [in development].

King County: https://www.kingcounty.gov/depts/executive/performance-strategy-budget/regional-planning/kingcounty-comprehensive-plan/2020-Executive-Recommended-Plan.aspx [see Chapter 5, p. 5-42; Chapter 9, p 9-19]

Kitsap County: http://compplan.kitsapgov.com/Pages/home.aspx

Pierce County: https://www.co.pierce.wa.us/950/Comprehensive-Plan

Mason County: https://www.co.mason.wa.us/community-services/planning/2036-comp-plan-update/index.php

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McNeil, and Ketron Islands; and Vashon-Maury Island. The hydrogeologic units of the area are described as being either water-bearing ("aquifer") or non-water-bearing ("aquitard" or "confining layer") sediments, without regard to geologic origin or age. Major groundwater aquifers are found in the unconsolidated glacial and interglacial sediments. Building on the hydrogeologic framework, USGS developed a numerical groundwater flow model to further understanding of water resources on the Kitsap Peninsula (Frans and Olsen, 2016).

Groundwater in the aquifers generally flows radially outward from the peninsula to Puget Sound or Hood Canal. These generalized flow patterns are complicated by the presence of low permeability confining units and bedrock that separate discontinuous bodies of aquifer material and act as local groundwater-flow barriers (Welsh, et al, 2014.). Summer base flows in the watershed are sustained by groundwater.

The USGS describes the hydrogeology of the watershed as 12 hydrogeologic units, typically alternating between aquifer and non-aquifer layers. All aquifer and confining units other than the Vashon Recessional Aquifer (Qvr) are present throughout the area, except in the center of the WRIA where bedrock is at or near ground surface. The five aquifer units defined by the USGS are summarized in Appendix 1.6. Aquifer Units within WRIA 15. Of these, the relatively shallow and laterally extensive Vashon Advance Aquifer (Qva) and Sea Level Aquifer (QA1) are the most heavily used and most likely sources for new permit-exempt wells. The upper three aquifer units (Qvr, Qva, QC1) are also the main source of direct recharge or baseflow to the surface water system.

Given the proximity to Puget Sound or Hood Canal for much of the watershed, saltwater (or seawater) intrusion has been raised as a potential issue (Economic and Engineering Services, Inc., 1997). Kitsap County has not noted specific areas where saltwater impacts are known, but manages coastal areas with this issue in mind. Likewise, Tacoma Pierce County Health Department manages a program focused on the Key Peninsula and the Gig Harbor areas where risks of saltwater intrusion may be higher. The largest risks are found on small, privately-owned housing lots found along many coastal areas. Individual wells in such areas may be closely spaced and are often shallow, tapping water table aquifers that could be subject to saltwater intrusion if over used or impacted by drought conditions. A summary of water resources (Suquamish Tribe, 2016) noted that thus far no widespread or serious saltwater intrusion problems have been recognized.

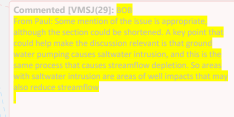
The potential risks of saltwater intrusion due to municipal withdrawals on Bainbridge Island were modeled by the U.S. Geological Survey in 2011 (Frans, L.M. et al., 2011). The study found no risk of saltwater intrusion to the aquifers of interest through the year 2035. A more recent study (Kitsap PUD, et al., 2018) on the Seabold Water Association on Bainbridge Island concludes that elevated chloride levels measured at a well (an early warning indicator of saltwater intrusion) is localized and not a regional problem. The elevated chloride levels may have been caused by disposal of water treatment brine.

Commented [VMSJ(25]: Saltwater intrusion seems extraneous to the requirements of the plan.

Commented [VMSJ(26R25]: Mason Co recommends removal – for discussion

Commented [VMSJ(27R25]: Not occurring in context of instream flows – discuss with Bob

Commented [VMSJ(28R25]: Add revision "Although not related to streamflow depletion, seawater intrustion does impact PEW..." or something like this?



Commented [RM30R29]: I don't agree with the last sentence of Paul's comment. I added some text to back up that saltwater intrusion is localized, not regional

Commented [RM31R29]: What is important is the USGS finding that the total well withdrawals is only a few % of the recharge (and streamflow). If needed we can add a paragraph on those findings and state that coastal wells only comprise a small % of all wells and would have only a small impact on streamflow, especially given their location.

It might be better as an explanation directly to Paul rather than trying to address his comment in the plan, which would be authorized.

2.3.3 Hydrology and Streamflow

Due to its irregular configuration, relatively small size, geologic and topographic characteristics, the Kitsap Peninsula is drained by hundreds of relatively small lowland stream and river systems. Most of the area is drained by short streams that discharge directly into surrounding marine waters. Over 580 streams and 180 lakes, reservoirs, ponds and marshes have been inventoried in WRIA 15 (Garling, et al, 1965). WRIA 15 is unique hydrologically, as only 12 streams in the area have surface drainage areas that exceed ten square miles, and most are less than one square mile.

Addressing the complexity of groundwater and surface water systems in WRIA 15 requires analysis at many different hydrologic scales depending on the needs of the studies. Examples include the subbasins (discussed in Chapter 3), and USGS Hydrologic Units, such as Hydrologic Unit Code 12 (HUC-12) boundaries. In addition, there is evidence that some aquifers are continuous beneath several drainage basins (Ecology, 1981; Kitsap Public Utility District, 1997).

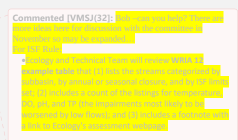
At the time of writing, a City of Port Orchard modeling project is underway and demonstrates

Temperatures rarely drop below freezing in WRIA 15; therefore, snowfall accumulation is minimal. There is no contribution from upstream watersheds because WRIA 15 is surrounded by marine waters. Because all streams are contained in the WRIA, upstream sources, snow, and snowpack are not influencing factors in the watershed, precipitation as rainfall is the dominant natural input of fresh water to the basin and streamflows are extremely sensitive to areal and seasonal variation in precipitation (Golder Associates, 2004).

Annual precipitation varies considerably, ranging from an average of less than 30 inches in the northern tip of the peninsula to more than 80 inches along Hood Canal in the southwest portion of the WRIA. Most of the WRIA receives an average of 40 to 60 inches of precipitation annually (Kitsap PUD, 2020). In general, precipitation increases by one inch for every mile southward from the northern tip of the Peninsula. On average, July is the driest month and December is the wettest month (Golder Associates and EES, 2002).

In addition to directly contributing to streamflow maintenance, precipitation also contributes to storage in lakes and groundwater aquifers that serve as natural reservoirs, helping to moderate extreme high and low flows. Groundwater provides the majority of late summer flow to area streams. Practically all streams in WRIA 15 are augmented by groundwater discharge and many would go dry if groundwater recharge during precipitation became insufficient to maintain streamflow during dry periods (Ecology, 1981). Small streams draining the east shore of Hood Canal typically originate in lakes and wetlands, have moderate gradients and exhibit low flows in late summer and early fall (Kuttel, 2003).

WAC173-515 set minimum instream flows for 21 streams and closed 54 streams and their tributaries including lakes to further appropriation of surface water. An additional 14 streams and their tributaries are closed to further appropriation of surface water for part of the year. Some of the streams with partial closures are in basins which also have minimum instream



Commented [VMSJ(33R32]: Bob – let's discuss note that aquifers are continuous. describe the Port Orchard modeling project (shows continuity). make note as an example.

Commented [VMSJ(34R32]: Stacy follow up with Paul

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Commented [VMSJ(35]: Currently no results to share (per conversation with City and consultant). May be able to add information in january if appropriate.

flows set (Ecology, 1981). Streams subject to minimum instream flows are Union River, Tahuya River, Rendsland Creek, Dewatto River, Anderson Creek, Stavis Creek, Big Beef Creek, Anderson Creek (different creek than previously listed), Grover's Creek, Steel Creek, Strawberry/Kochs/Cooks Creek, Dickerson Creek, Chico Creek, Gorst Creek, Curley Creek, Ollala Creek, Crescent Creek, Purdy Creek, Lackey Creek, Rocky Creek, and Coulter Creek.

The background of how instream flows and closures were set are described in the Instream Resources Protection Program (IRPP) for WRIA 15 (Ecology, 1981). Instream flows were set for streams where continuous flow records existed or correlations of flow to other stream gages were possible and where average annual flows exceeded 5 cfs. Streams closed by the WAC were streams previously closed pursuant to water right recommendations or had average annual flows less than 5 cfs and a known high value for fish production, aesthetic and other environmental values.

The IRPP does not describe the instream flow setting technique; instream flows are believed to have been set using a combination of Physical Habitat Simulation (PHABSIM), which is a suite of hydraulic and habitat models that compute an index to habitat suitability and discharge, and the toe-width method to determine a habitat based instream flow recommendation. The instream flow recommendations tended to use the 40-50% exceedance as a hydrologic limit to the habitat-based instream flow recommendation (Pacheco, 2020).

In establishing instream flows by regulation, Ecology recognized that the recommended regulatory flows have not, and probably have never been met, 100 percent of the time. The intent of the regulation, however, was to protect streams from further depletion (e.g. through subsequent appropriations) when flows approach or fall below the recommended discharges (Ecology, 1981). In Chico Creek, for example, minimum instream flows are often not met.

Figure 2 shows the flow exceedance for Chico Creek plotted against the regulatory minimum instream flow. Minimum instream flows are greater than the median flow (50% exceedance) from March until September and exceed dry year (90% exceedance) flows for most of the year. Since Chico watershed has one of the largest salmon runs in Kitsap County, not meeting minimum flows during migration periods can negatively impact many fish species and result in massive pre-spawn mortalities of salmon. ¹⁴ The inability to meet minimum instream flows similarly impacts Grovers Creek (Suquamish Tribe, 2016).

¹⁴ Several species of fish migrate through the Chico Watershed, including chum and coho salmon, steelhead, and sea-run cutthroat trout.

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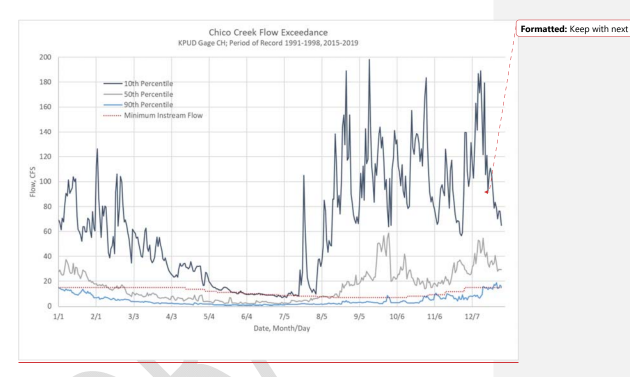


Figure 2. Chico Creek Flow Exceedance.

In Chico Creek, for example, minimum instream flows were not met from June to September in the years data were available (1991-1996 and 2001-2009). Since Chico watershed has one of the largest salmon runs in Kitsap County, not meeting minimum flows during migration periods can negatively impact many fish species and result in massive pre-spawn mortalities of salmon. The inability to meet minimum instream flows similarly impacts Grover's Creek (Suquamish Tribe, 2016).

Due to the sensitivity of the watershed to precipitation, the salmonid habitat in the streams of WRIA 15 are highly susceptible to hydrologic changes resulting from stormwater runoff (West Sound Watershed Council, 2005). The increase in impervious surfaces associated with residential and commercial development increases surface runoff and the frequency, duration, and magnitude of peak stream flows. ¹⁵ The result is that less water is available to sustain flows through the dry months, and the increased peak flows result in increased bank and streambed

¹⁵ Note that RCW 90.94.030 does require developments associated with new building permits to have stormwater management and LID. Formatted: Font: 11 pt

instability, channel scour, and loss of instream habitat diversity, which may adversely affect salmonid production { citation (West Sound Watershed Council, 2005)}.

Predictions of change in climate are available from The Climate Toolbox (climatetoolbox.org). The Climate Mapper on the website was used to obtain forecasts of changes in temperature and precipitation over WRIA 15 under future conditions. The Climate Mapper allows a comparison of future to present conditions under assumptions of which Representative Concentration Pathway (RCP) greenhouse gas concentration trajectory is assumed, and which future time frame is selected. Assuming the RCP 8.5 pathway and a baseline of 1971-2000, mean annual precipitation is projected to increase by 2.2-2.6% for the 2010-2039 timeframe and 3.7-5.6% for the 2040-2069 timeframe. Precipitation is projected to increase in fall, winter and spring and decrease in summer. Mean annual temperatures will increase by 2-2.6° F in the 2010-2039 timeframe and 4.6-6° F in the 2040-2069 timeframe. Temperatures will increase in all seasons. In addition, heavy rainfall events are projected to become more severe and occur more frequently (Mauger et. al. 2015).

The Climate Impacts Group prepared climate forecasts for streamflow in the Puget Sound basin (Krosby et. Al, 2018). No streams in WRIA 15 had forecasts; the closest stream with forecasts is the North Fork Skokomish River (located in WRIA 16). Comparison of July through September streamflows between 1992 and 2011 with projections of streamflow for climate forecasts for 2070 – 2099 project a decline of 30 to 40% in streamflow during the low flow season (Krosby et. al., 2018). It is likely with a reduction in summer precipitation and increases in temperature, streams in WRIA 15 will also experience declines in streamflow during summer although the extent of decline has not been predicted. Water temperatures are also expected to rise which will impact salmonid survival, growth and fitness.

2.3.4 Water Quality

Ecology evaluates surface waters in WRIA 15 every two years with a water quality assessment. The assessment evaluates existing water quality data and classified waterbodies into the following categories:

- Category 1: Meets tested standards for clean waters.
- Category 2: Waters of concern; Waters in this category have some evidence of a water quality problem, but not enough to show persistent impairment.
- Category 3: Insufficient Data
- Category 4: Impaired waters that do not require a total maximum daily load (TMDL)
 - o Category 4a: already has an EPA-approved TMDL plan in place and implemented.

¹⁶ Modeling has not been completed for the smaller stream systems in WRIA 15, and therefore the projections for larger river systems may have limited applicability.

ommented [VMSJ(36]: BOB

Discuss with AO. Consider including some of the limitations of the toolbox

Commented [VMSJ(37R36]: Mostly for larger stream systems and may have limitations of applicability to smaller systems like WRIA 15, but likely with summer reduction in precip.

Commented [RM38]: Can add in reference to chico creek study here except I didn't find one – just a GIS site that will show results in the future

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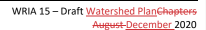
Commented [VMSJ(39]: Discuss AO's comments with her before revision

Waiting on feedback from Alison on what revisions or footnotes she wants

- o Category 4b: has a pollution control program, similar to a TMDL plan, that is expected to solve the pollution problems.
- Category 4c: is impaired by causes that cannot be addressed through a TMDL plan. Impairments in these water bodies include low water flow, stream channelization, and dams.
- Category 5: Polluted waters that require a water improvement project.

The latest water quality assessment classified many waterbodies in WRIA 15 (Ecology 2020a). Category 4 and 5 assessment results are listed in Appendix DK. Category 5 listings are based on exceedance of water temperature, dissolved oxygen, pH, bacteria, copper, lead, and total phosphorus water quality standards. Of the Category 4 and 5 results, 62 waterbodies are listed for either temperature, dissolved oxygen, total phosphorus or pH. Those are the parameters which are sensitive to low flows and could be improved with streamflow restoration.

Three Total Maximum Daily Load studies (TMDLs) have been prepared in WRIA 15 to address water quality impairments. All of the TMDLs address fecal coliform and are 1) Liberty Bay Tributaries, 2) Sinclair and Dyes Inlets, and 3) Union River Tributaries (Ecology 2002, 2012, 2014). The table is available in Appendix JE.



Chapter Three: Subbasin Delineation

3.1 Introduction

To allow for meaningful analysis of the relationship between new consumptive use and offsets, per Ecology's Final NEB Guidance (Ecology, 2019b), ¹⁷ the WRIA 15 Committee divided WRIA 15 into suitably sized subbasins. ¹⁸ This was helpful in describing the location and timing of projected new consumptive water use, the location and timing of impacts to instream resources, and the necessary scope, scale, and anticipated benefits of projects. In some instances, subbasins may not correspond with hydrologic or geologic basin delineations (e.g., watershed divides). ¹⁹ This chapter is based on the Subbasin Delineation Technical Memorandum (Appendix FE), which was finalized by the WRIA 15 Committee at the June 4, 2020 meeting.

3.2 Approach to Develop Subbasins

The WRIA 15 Committee divided WRIA 15 into seven subbasins for purposes of assessing projections for new permit-exempt wells, consumptive use, and project offsets.²⁰ The basic considerations of the WRIA 15 Committee in delineating subbasin boundaries for this planning process were:

- WRIA 15 was initially divided into seven "regions" as an early delineation of subbasins. It
 was later agreed by the Committee to accept the region delineations as subbasin
 boundaries.
- The subbasins are part of a nested approach—with further subdivision at the HUC12
 and Puget Sound Watershed Assessment Unit scales—where projects will be placed as
 close to impacts as possible.
- Subbasin boundaries would be used for generating growth projections and consumptive use estimates.

¹⁷. "Subbasins will help the planning groups understand and describe location and timing of projected new consumptive water use, location, and timing of impacts to instream resources, and the necessary scope, scale, and anticipated benefits of projects. Planning at the subbasin scale will also allow planning groups to consider specific reaches in terms of documented presence (e.g., spawning and rearing) of salmonid species listed under the federal Endangered Species Act." Final NEB Guidance p. 7.

¹⁸ The term "subbasin" is used by the WRIA 15 Committee for planning purposes only and to meet the requirements of RCW 90.94.030 (3)(b).

⁴⁹ Washington State Department of Ecology (Ecology), 2019. Final Guidance for Determining Net Ecological Benefit, GUID 2094 Water Resources Program Guidance. Washington State, Department of Ecology, Publication 19-11-079.

²⁰ This is consistent with Final NEB Guidance that defines subbasins as a geographic subarea within a WRIA. A subbasin is equivalent to the words "same basin or tributary" as used in RCW 90.94.020(4)(b).

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 Isolated areas like islands without connectivity should be included as their own subbasins.

Other considerations were:

- Subbasins should be neither too big nor too small. Right-sizing subbasins such that offset projects have some geographic relevance to the location of withdrawal (e.g., an offset project in Seabeck bears little relevance to withdrawals in Longbranch).
- Surface water flows and rain flow patterns should be included.
- Rural growth pattern projections will likely drive project and impact locations.
- Priority areas for salmon recovery should be included.

For some Ceommittee members, it was also important to consider alignment of subbasins with Tribal Usual and Accustomed fishing areas and county jurisdiction. A more detailed description of the subbasin delineation is in the WRIA 15 Subbasin Delineation Technical Memorandum available in Appendix FE.

3.3 WRIA 15 Subbasins

The WRIA 15 subbasin delineations are shown on Figure 23 and summarized below in Table 4.

Commented [AP40]: PGST: The Port Gamble S'Klallam Tribe was uncomfortable with an administrative watershed boundary along its reservation, as it exists on a narrow peninsula with limited available groundwater resources. However, for the purposes of the plan, the delineation presents a workable framework to meet the needs of the statute.

Commented [VMSJ(41R40]: Is a revision requested?

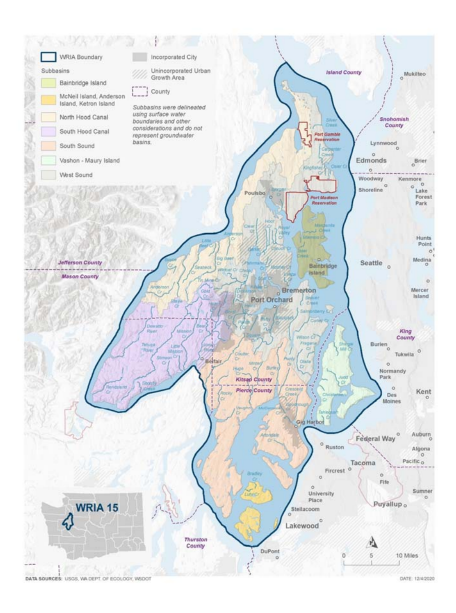


Figure 3: WRIA 15 WREC-Subbasin Delineation for the Watershed Restoration and Enhancement Plan

Table 4: WRIA 15 Subbasins

Subbasin Name	Primary Rivers and Tributaries	County
Bainbridge Island	Manzanita Creek, Issei Creek, Miemois Creek, Springbrook Creek, Murden Creek, Macs Dam Creek	Kitsap
McNeil Island, Anderson Island, Ketron Island	Luhr Creek, Bradley Creek, Schoolhouse Creek	Pierce
North Hood Canal	Boyce Creek, Anderson Creek, Stavis Creek, Seabeck Creek, Big Beef Creek, Little Beef Creek, Port Gamble Creek, Martha John Creek, Kinman Creek	Kitsap
South Hood Canal	Rendsland Creek, Dewatto River, Tahuya River, Stimson Creek, Mission Creek, Union River, Bear Creek, Hazel Creek, Tin Mine Creek	Kitsap and Mason
South Sound	Vaughn Creek, Rocky Creek, Coulter Creek, Huge Creek, Artondale Creek, Crescent Creek, Burley Creek, Purdy Creek	Pierce and Kitsap
Vashon - Maury Island	Judd Creek, Tahlequah Creek, Christensen Creek, Green Valley Creek, Shingle Mill Creek	King
West Sound	Olalla Creek, Fragaria Creek, Curley Creek, Wilson Creek, Salmonberry Creek, Beaver Creek, Black Jack Creek, Ruby Creek, Parish Creek, Lost Creek, Kitsap Creek, Wildcat Creek, Chico Creek, Mosher Creek, Enetai Creek, Pahrmann Creek, Silver Creek, Carpenter Creek, Osier Creek, Clear Creek, Crouch Creek, Barker Creek, Salmon Creek, Grovers Creek, Clear Creek, Crouch Creek, Big Scandia Creek, Steele Creek, Big Scandia Creek, Johnson Creek, Dogfish Creek, Bjorgen Creek, Klebeal Creek, Sam Snyder Creek, Gorst Creek	Kitsap

Chapter Four: New Consumptive Water Use Impacts

[Comment 7. This version of chapter 4 does not include proposed revisions from the initial draft review by committee members. This chapter does include some minor revisions to change passive voice to active voice and corrections identified through committee review.]

4.1 Introduction to Consumptive Use

The Streamflow Restoration law requires watershed plans to include "estimates of the cumulative consumptive water use impacts over the subsequent twenty years, including withdrawals exempt from permitting under RCW 90.44.050" (RCW 90.94.030(3)(e)) The Final NEB Guidance states that, "watershed plans must include a new consumptive water use estimate for each subbasin, and the technical basis for such estimate" (Ecology, 2019b, page 7).²¹ This chapter provides the WRIA 15 Committee's projections of new domestic permit-exempt well connections (hereafter referred to as PE wells) and their associated consumptive use (CU) for the 20-year planning horizon. This chapter summarizes information from the technical memorandums prepared for and approved by the WRIA 15 Committee on June 4, 2020 and included in Appendix G.

4.2 Projection of Permit-Exempt Well Connections (2018–2038)

The watershed plan addresses new consumptive water use from projected new homes connected to PE wells. Generally, new homes are associated with wells drilled during the planning horizon. However, new uses can occur where new homes are added to existing wells serving group systems under RCW 90.44.050. The well use addressed in this plan refers to both these types of new well use. PE wells are used to supply houses and, in some cases, other equivalent residential units (ERUs) such as small apartments. For the purposes of this document, the terms "house" or "home" refer to any permit-exempt domestic groundwater use, including other ERUs.

Though the statute requires the offset of "consumptive impacts to instream flows associated with permit-exempt domestic water use" (RCW 90.94.020(4)(b)) and 90.94.030(3)(b)), watershed plans should address the consumptive use of new permit exempt domestic withdrawals. Ecology recommends consumptive use as a surrogate for consumptive impact to eliminate the need for detailed hydrogeologic modeling, which is costly and unlikely feasible to complete within the limited planning timeframes provided in chapter 90.94 RCW. RCW 90.94.020 and 90.94.030 have various references to how watershed plans are to project, offset, or account for "water use." Ecology interprets these subsections of the law (RCW 90.94.020(4)(b), 90.94.020(4)(c), 90.94.030(3)(b), 90.94.030(3)(c), 90.94.030(3)(d), and 90.94.030(3)(e)) to relate to the consumptive water use of new permit-exempt domestic withdrawals that come online during the planning horizon. (Ecology, 2019a, page 7)

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Addressing Uncertainties, Assumptions and Limitations Associated with Projections for Growth and Consumptive Use. Uncertainties and limitations are inherent with any planning process. Understanding the limitations of the available data and analyses that use that data are important, as well as acknowledging the uncertainties associated with the analysis. The WRIA 15 Committee recognized and discussed uncertainties associated with projecting new PE well connections, models and methods used to calculate consumptive use associated with the PE well connections, as well with project implementation. Chapter 4 presents projections based on the best information available at the time. The WRIA 15 Committee recommends that if new information, modeling or data becomes available, adjustments are made through adaptive management to provide greater certainty that this plan continues to meet NEB. The Committee has aimed to understand uncertainty in order to be protective of the resources and to help meet the goals of streamflow restoration. Uncertainty is offset through the development of an extensive project list and robust adaptive management and implementation plan. This chapter does not describe uncertainty in detail, but instead identifies the assumptions used in making the projections to better inform adaptive management in the future.

To estimate new consumptive water use, the counties or technical consultants (depending on the county) developed projections for the number of new PE wells over the planning horizon in WRIA 15. The counties or technical consultants based their methods for projections were based on recommendations from Appendix A of the Final NEB Guidance. The Committee accepted the recommendations for projections from the counties or technical consultants. The WRIA 15 Committee chose to project-include projections for low, medium moderate, low, and high numbers of PE wells, for select counties. WRIA 15 is predominantly rural and the committee projectsprojections demonstrate a wide distribution of PE wells throughout the watershed.

The following sections provide the 20-year projections of new PE wells for each subbasin within WRIA 15, the methods used to develop the projections, and the uncertainties associated with the projections.

4.2.1 Projections of Permit-Exempt Well Connections by Subbasin

The WRIA 15 watershed plan compiles the growth projection data both at the WRIA scale and by subbasin. This section presents WRIA 15 growth projection data for Kitsap, King, Mason, and Pierce counties. Error! Reference source not found. Table 5 and Figure 4 show the projected number of new PE wells per subbasin and their distribution across WRIA 15. To capture the various projections for PE wells, this watershed plan refers to lower estimates, moderate estimates, and higher estimates of growth. below are figures representing the number of new PE wells per subbasin (Figure 3) and the distribution of new PE wells (Figure 4).

[Figure 3 show the projections for new PE wells in WRIA 15 by subbasin

[Comment 8: Note to the committee that we present the medium projections here but all projections below in a table. If the committee chooses to focus on a different projection, we will revise this section.]

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Commented [VMSJ(42]: Important plan is robust and mtg goals over next 20 yers, not sure what will happen over the next 20 years. We are trying to be protective and understanding uncertainty helps us meet our goals/adds safety factor (Added language in green, need to revise to meet the discussion of the comm)

Commented [RM43R42]: I think its good. You could reword it to include robustness as he liked that term

The Committee has aimed to understand uncertainty in order to be protective of the resources. Providing a robust set of projects to meet offsets and NEB addresses uncertainty.

(not very good but maybe include robust somewhere)

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The <u>medium projectionmoderate estimate</u> for the number of new PE wells in unincorporated areas of the four counties:

- 2,921 new PE wells are projected in the unincorporated portions of Kitsap County in WRIA 15 over the planning horizon.
- 368 new PE wells are projected in the unincorporated portions of King County in WRIA
 15 over the planning horizon.
- 1,301 new PE wells are projected in the unincorporated portions of Mason County in WRIA 15 over the planning horizon.
- 978 new PE wells are projected in the unincorporated portions of Pierce County in WRIA
 15 over the planning horizon.

The total medium projectionmoderate estimate is 5,568 PE wells over the planning horizon, the low projection lower estimate is 4,861 PE wells, and the higher estimate projection is 6,152 PE wells.

4.2.2 Methodology

The WRIA 15 Committee gave deference to each county for identifying the most appropriate method of projecting PE wells. Each county used a different method for calculating the PE well projections within its jurisdiction Different methods were used for calculating the projections for each county:

- Kitsap County's method is based upon a land capacity analysis, using the OFM 2040 moderate growth projections, and historical wells. Kitsap County and Kitsap Public Utility District developed the projections. The high and low projections are based on a 5% estimated margin of error.
- King County's method is based upon historical building permit data. King County developed the projections.
- Mason County's method is based upon Office of Financial Management (OFM) 2040 <u>moderate growth</u> population forecasts.²² The technical consultant developed the projections.
- Pierce County projections are based on historical well permit data. The technical
 consultant developed the projections. The high and low projections are based on
 different historical periods.

²² Note that some Committee members requested a high growth projection for Mason County, but that projection was not included as part of this watershed plan.

The WRIA 15 Permit-Exempt Growth and Consumptive Use Summary (HDR 2020) summarizes provides more detail on each of the growth projection methods.

4.2.3 Summary of Uncertainties and Scenarios Assumptions

The methods described in Appendix A of the Final NEB Guidance for projecting new PE wells include several uncertainties assumptions. The WRIA 15 Committee discussed the uncertainties and recognized them as inherent to the planning process. The uncertainties assumptions shared here provide transparency in the planning process and deliberations of the committee to support any future adaptive management undertaken by the committee or partners.

One example of uncertainty is that Kitsap, King, and Pierce counties relied on historical data, and assumed that these historical trends will continue into the future. Because of the uncertainty in the projections To provide greater certainty in the assumption, the WRIA 15 Committee evaluated additional PE well scenarios using different periods in the historical Tacoma-Pierce County Health Department (TPCHD) well database. The high-growth scenario uses the 1999–2008 data, which was a time of relatively healthy economic growth resulting in more rapid rural development. The low-growth scenario uses the 2009–2018 data, which was a time of relatively slower rural development and corresponds with the recession and housing downturn. Kitsap County used plus or minus 5 percent to calculate the high- and low growth scenarios. Five percent is the assumed margin of error in the County's land capacity analysis. Mason and King County requested no high- or low-growth scenarios calculations.

[Comment 9: Note that the Squaxin Island Tribe has requested consideration for a high growth scenario for Mason County. We will revise this section and add that information if the committee decides to proceed with this request.]

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Table 5: Number of Permit-Exempt Connections Projected between 2018 and 2038

Subbasin	Med	dium Grow	/th Moderat	e Estima	<u>ite</u>	High	Growth S	cenario <u>Hi</u>	gher Estir	<u>nate</u>	Low	Growth S	cenario <u>Lo</u> v	wer Estim	nate
	Kitsap	Pierce	Mason	King	Total	Kitsap	Pierce	Mason	King	Total	Kitsap	Pierce	Mason	King	Total
West Sound	1,336				1,336	1,403				1,403	1,142				1,142
North Hood Canal	656				656	689			1	689	561				561
South Hood Canal	49		1,077		1126	52		1077		1,128	42		1077		1,119
Bainbridge Island	491				491	516				516	491				491
South Sound	389	940	224		1,553	406	1,360	224		1,992	332	602	224		1,158
Vashon- Maury Island				368	368			M	368	368				368	368
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands		38			38		56			56		22			22
Total	2,921	978	1,301	368	5,568	3,066	1,416	1,301	368	6,152	2,568	624	1,301	368	4,861

4.2.34 Distribution of New PE Wells

The WRIA 15 Committee mapped potential locations of new PE wells in the watershed based on parcels available for residential development dependent on PE wells. The resulting heat map (Figure 44) shows the most likely areas where new residential development dependent on PE wells will occur.

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4.2.43 Summary of Assumptions

The methods described in Appendix A of the Final NEB Guidance for projecting new PE wells include several assumptions. The assumptions shared here provide transparency in the planning process and deliberations of the Committee to support any future adaptive management undertaken by the committee or partnersentities implementing the plan. The WRIA 15 Permit-Exempt Growth and Consumptive Use Summary (HDR 2020) provides a detailed listing of the assumptions used to project new PE wells.

Kitsap, King, and Pierce counties relied on historical data, and assumed that these historical trends will continue into the future. To provide greater certainty in the assumption, the WRIA 15 Committee evaluated this watershed plan includes additional PE well scenarios using different periods in the historical Tacoma-Pierce County Health Department (TPCHD) well database. The high-growth scenario uses the 1999–2008 data, which was a time of relatively healthy economic growth resulting in more rapid rural development. The low-growth scenario uses the 2009–2018 data, which was a time of relatively slower rural development and corresponds with the recession and housing downturn. Kitsap County used The technical consultants applied a plus or minus 5 percent to calculate the high- and low-growth scenarios for Kitsap County. Five percent is the assumed margin of error in the County's land capacity analysis. Mason and King County requested no high- or low-growth scenarios calculations. All three growth scenarios were used in the deliberations by the Committee to determine the most likely consumptive use estimate for the planning horizon.

To estimate the distribution of PE wells in Kitsap County, it was assumed growth in each subbasin is based upon the proportion of the historical number of building permits for each subbasin for the period of 2002-2019. Assumptions were made as to the developable parcels that would use PE wells by only counting parcels greater than 0.75 acre that are outside a 200-foot water or sewerline buffer. Within King County, the percentage of houses with PE wells was assumed to be equal to the time period of 2000-2017. Within Mason County it was assumed the proportion of houses with PE wells is equal to the proportion of buildout capacity in rural areas compared to urban growth areas. In Pierce County, an assumption was used that the same historic growth rate in PE wells by subbasin would occur in the future.

4.2.5 Projected Growth Map

Below are figures representing the number of new PE wells per subbasin (Figure 3) and the distribution of new PE wells under the moderate estimate (Figure 434).

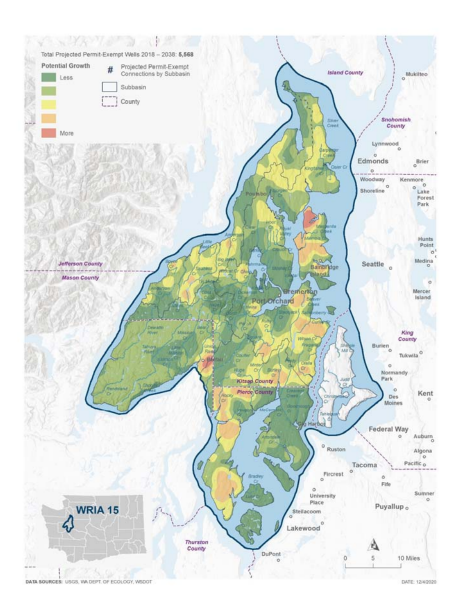


Figure 4. WRIA 15 Projected New Permit-Exempt Wells (number and likely area) Under the Moderate Estimate Growth Scenario 2018-2038. The "heat" map is generated based on

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modeled growth projections that considers zoning, land use, and distance from existing water lines. The results are highly generalized but help illustrate the approximate location and relative growth of new domestic permit exempt wells.

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Commented [VMSJ(44]: We are confirming accuracy of heat map with HDR.
We need to add back in the well numbers.

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4.3 Impacts of New Consumptive Water Use

The WRIA 15 Committeewatershed plan used the 20-year projections of new PE wells to estimate the consumptive water use that this watershed plan must address and offset. As above, this section uses "new PE wells" as a shorthand for new domestic permit-exempt well connections unless otherwise described. This section includes an overview of the methods to estimate new consumptive water use (consumptive use), an overview of the anticipated impacts of new consumptive use in WRIA 15 over the planning horizon, and other considerations by the WRIA 15 Committee, such as assumptions—and uncertainties. The WRIA 15 Permit-Exempt Growth and Consumptive Use Summary provides a more detailed description of the analysis and alternative scenarios considered (Appendix GF).

The Committee considered all three growth scenarios (lower estimate, moderate estimate and higher estimate) as well as three methods for estimating consumptive use. Based on the deliberations of the Committee, this watershed plan recommends a consumptive use estimate of 766.4 acre feet per year (684,150 gallons per day [gpd]). This estimate is based on the mediummoderate growth projection for the irrigated area method and is viewed as the most likely consumptive use. Based on data presented, some members of the Committee supported a lower consumptive use estimate and others supported a higher number, but the Committee ultimately agreed that 766.4 acre—feet per year (AF/yr) should be the consumptive use estimate. Section 4.3.4 provides additional information on the consumptive use estimate as well as considerations for a higher offset goal of 1,218 AF/yr (1.087 million gallons per day[gmd]) to achieve through project implementation. This section provides an overview and results from the various methods used to estimate consumptive use.

4.3.1 Methodology to Estimate Indoor and Outdoor Consumptive Water Use

[Comment 10: Because the WRIA 15 Committee has not determined the CU estimate, we have included a summary of the two methods under consideration and results below. The metered data method is not included but is summarized in the technical memo. We can add in the metered data method and results if the committee prefers and pull language from the technical memo. If the WRIA 15 determines a CU estimate based on one method, we can remove the overviews of the method not used but retain a description of them and their results in the technical memo.

To calculate indoor and outdoor consumptive use, the technical consultants presented three different methods to the Committee for consideration: Metered Data Method, USGS Groundwater Model Method and the Irrigated Area Method. This section presents an overview and results on on xxthe three methods. While the consumptive use estimate presented in this plan relies on the irrigated area method, some members of the Committee preferred the alternative methods. All three methods are presented here to provide transparency and for

Commented [RM45]: Its typically "mgd" for million gallons per day

Commented [VMSJ(46]: Please provide feedback on the framing of the CU estimate and the higher target.

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future considerations around adaptive management. Additional information is available in Appendix G.

Commented [VMSJ(47]: Please provide feedback on justification for including all three methods in the body of the plan.

Metered Data Method

HDR estimated consumptive use using metered connections from water systems. HDR requested data from Committee members for water systems that use (or have used) a flat rate billing structure and were similar in character to the rural environments in which households may connect to PE wells. In WRIA 15, Kitsap PUD provided consumption data for all Kitsap PUD water systems for years 2017 and 2018.

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It was assumed This method assumed that Aaverage daily use in December, January, and February is representative of year-round daily indoor use. Average daily system-wide use iswas divided by the number of connections (assuming all connections are residential), to determineestimate average daily indoor use per connection. It was also assumed that A-10 percent of the indoor use is consumptively used. That factor was applied to the average daily use in the winter months to determine the consumptive portion of indoor water use per connection.

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Average daily indoor use was multiplied by the number of days in a year to estimate total annual indoor use. Total annual indoor use was subtracted from total annual use by a water system to estimate total annual outdoor use. It was assumed An 80 percent of the outdoor use is consumptively used. That factor was applied to determine the consumptive portion of outdoor use.

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Outdoor consumptive use was also estimated on a seasonal basis. The Washington Irrigation Guide reports irrigation requirements between the months of April and September for representative weather stations in WRIA 15. Therefore, seasonal outdoor water use was assumed to occur over a period of six months. Average daily indoor use was multiplied by the number of days in the irrigation season to calculate total indoor use for the irrigation season. Total irrigation season indoor use was then subtracted from total season use to determine total outdoor use for the irrigation season. The value was proportionally allocated to each month in the irrigation season using the requirements from the Washington Irrigation Guide. An 80 percent consumptive factor was applied to determine the consumptive portion of outdoor use.

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The annual average consumptive use values are 0.0138 acre-foot (AF) ²³ (0.000019 cubic foot per second [cfs]) for indoor use per well and 0.0233 AF (0.000032 cfs) ²⁴ for outdoor use per well. The corresponding values in gallons are 4,470 gallons for indoor consumptive use and 7,590 gallons for outdoor consumptive use per well per year.

Commented [RM48]: Footnotes 24 and 25 should go in this section now that it was added and is first

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USGS Groundwater Model Method

²³ Acre-foot (AF) is a unit of volume for water equal to a sheet of water 1 acre in area and 1 foot in depth. It is equal to 325,851 gallons of water. One acre-foot per year (AF/yr) is equal to 893 gallons per day (gpd).
²⁴ Cubic feet per second (cfs) is a rate of the flow in streams and rivers. It is equal to a volume of water 1 foot high

²⁴ Cubic feet per second (cfs) is a rate of the flow in streams and rivers. It is equal to a volume of water 1 foot high and 1 foot wide flowing a distance of 1 foot in 1 second. One cubic foot per second is equal to 646,317 gallons per day.

The USGS Groundwater Model method refers to water use data collected for a groundwater-flow model of the Kitsap Peninsula. A report prepared by the USGS (Welch, Frans, and Olsen, 2014) provides a survey of consumption from select water utilities serving more than 221,700 people with more than 88,500 residential connections on the Kitsap Peninsula. The USGS study differentiated between the indoor and outdoor portions of use. Estimated indoor use (based on November–April pumping values) was 66 gallons per person per day. Outdoor use was estimated for the outdoor growing season and varied by month from 4 gallons per person per day in May to 97 gallons per person per day in September. Estimates for average annual outdoor use are 26 gallons per person per day. For the purposes of groundwater modeling USGS set theassumed the consumptive use rate for indoor domestic use at is 10 percent in non-sewered areas, and the consumptive use rate for outdoor use at is 90 percent.

The annual average consumptive use values are 0.0185 acre-foot (AF) ²⁶(0.000026 cubic foot per second [cfs] ²⁷) for indoor use per well and 0.0655 0262 AF (0.000091 000036 cfs) for outdoor use per well. The corresponding values in gallons are 6,023 gallons for indoor consumptive use and 8,540 gallons for outdoor consumptive use per well. These are annual averages and the Committee expects that outdoor use will occur mainly in summer.

Irrigated Area Method

Appendix A of the Final NEB Guidance describes the Irrigated Area method that assumes average indoor use per person per day, and reviews aerial imagery to provide a basis to estimate irrigated area of outdoor lawn and garden areas. Use patterns for indoor uses versus outdoor uses are different. Indoor use is generally constant throughout the year, while outdoor use occurs primarily in the summer months. In addition, the portion of water use that is consumptive varies for indoor and outdoor water uses. The Irrigated Area method accounts for indoor and outdoor consumptive use variances by using separate approaches to estimate indoor and outdoor consumptive use.

To develop the consumptive use estimate, the WRIA 15 Committee used the Irrigated Area method and relied on assumptions for indoor use and outdoor use from Appendix A of the Final NEB Guidance. This chapter provides a summary of the technical memo, which is available in Appendix GF of the watershed plan.

Consistent with the Final NEB Guidance (page 8, Final NEB Guidance Appendix B), the Ceommittee assumed that impacts from consumptive use on surface water are steady-state, meaning impacts to the stream from pumping do not change over time. The wide distribution of future well locations and depths across varying hydrogeological conditions led to this assumption.

²⁵ Note that the water use data is from water system data which is metered with a fee structure based on water use.
PE wells in WRIA 15 are not metered and have no associated fee structure.

²⁶ Acre-foot (AF) is a unit of volume for water equal to a sheet of water 1 acre in area and 1 foot in depth. It is equal to 325,851 gallons of water. One acre foot per year (AF/yr) is equal to 893 gallons per day (gpd).

²⁷ Cubic feet per second (cfs) is a rate of the flow in streams and rivers. It is equal to a volume of water 1 foot high and 1 foot wide flowing a distance of 1 foot in 1 second. One cubic foot per second is equal to 646,317 gallons per day.

To develop consumptive use estimates, the WRIA 15 Committee looked at other methodologies for estimating consumptive use, such as the Water System Data method and the United States Geological Survey (USGS) Model method. The committee decided not to use those methods, but presents the results in the WRIA 15 Permit-Exempt Growth and Consumptive Use Summary in Appendix F.

New Indoor Consumptive Water Use

Indoor water use refers to the water that households use (such as in kitchens, bathrooms, and laundry) and that leave the house as wastewater (USGS, 2012). The WRIA-15

CommitteeTechnical Consultants used Ecology's recommended assumptions for indoor daily water use per person and local data to estimate the average number of people per household, and applied Ecology's recommended consumptive use factor (CUF) to estimate new indoor consumptive water use (Ecology, 2019b):

- 60 gallons per day (gpd)gpd per person, as recommended by Ecology.
- 2.5 persons per household assumed for rural portions of WRIA 15, based on the Office
 of Financial Management and County data. (cite OFM data).
- 10 percent of indoor use is consumptively used (or a CUF of 0.10), based on the
 assumption that homes on PE wells are served by onsite sewage systems. Onsite sewage
 systems percolate back to groundwater; a fraction of that water is lost to the
 atmosphere through evaporation in the drain field.

The equation used to estimate household consumptive indoor water use is:

60 gpd × 2.5 people per house × 365 days × 0.10 CUF

This results in an annual average of 0.0168 AF (0.000023 cfs, 5,475 gallons) indoor consumptive water use per year per well.

New Outdoor Consumptive Water Uses

Most outdoor water is used to irrigate lawns, gardens, and landscaping. To a lesser extent, households use outdoor water for car and pet washing, exterior home maintenance, pools, and other water-based activities. Water from outdoor use does not enter onsite sewage systems, but instead infiltrates into the ground or is lost to the atmosphere through evapotranspiration (Ecology, 2019b, page 19).

The WRIA 15 Committee used aerial imagery to measure the irrigated areas of 80 randomly selected parcels served by PE wells to develop an average outdoor irrigated area. This analysis returned more than one-half of the parcels with no visible irrigation, resulting in irrigated area values of zero. The average irrigated area for the 80 randomly selected parcels was 0.08 acre. The Ceommittee believes that 0.08 acre represents the irrigated areas for PE wells in WRIA 15 and adopted that value for consumptive use calculations. This decision is based on the understanding that the consumptive use calculation likely overestimates water use and the independent analyses performed to confirm the measurements of irrigated acreage.

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The WRIA 15 Committee used the following assumptions, recommended in Appendix A of the Final NEB Guidance, to estimate outdoor consumptive water use:

- Crop irrigation requirements (IR) for turf grass according to Washington Irrigation Guide (WAIG) (NRCS-USDA 1997): 16.84 inches per year for the Bremerton WAIG station. This value was rounded up to 17 inches (1.42 feet) per year and used to estimate the amount of water needed for outdoor irrigation.
- An irrigation application efficiency (AE) to account for water that does not reach the turf: 75 percent. This increases the amount of water used to meet the crop's IR by 25 percent.
- CUF of 0.8, reflecting 80 percent consumption for outdoor use. This means a return of 20 percent of outdoor water to the immediate water environment.
- Outdoor irrigated area based on existing homes using PE wells: 0.08 acre.

The equation used to estimate household consumptive outdoor water use is:

1.42 IR (feet) ÷ 0.75 AE × 0.08 (acre) × 0.80 CUF

Household Outdoor
$$CU = \left(\frac{1.42 \ feet}{0.75 \ AE}\right) \times 0.08 \ acre \times 0.8 \ CUF$$

First, water loss is accounted for by dividing the IR by the AE. Next, the total water volume used to maintain turf is multiplied by the area that is irrigated. Finally, the volume of water is multiplied by 80 percent to produce the outdoor consumptive water use.

This results in 0.121 AF/yr (0.00017 cfs, 39,400 gallons) average outdoor consumptive water use per PE well for the WRIA. This is an average for the year; however, the Committee expects that more water use will occur in the summer and less in winter as outdoor water use will occur mainly in summer. The outdoor consumptive use will vary by subbasin because of differences in temperature and precipitation across the watershed. The same IR for turf grass is used to simplify the calculations. The outdoor consumptive use equals 43.2 gpd per person. 28

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Add to end of this section: "In addition, the statement that "estimates of average annual outdoor use are 26 gallons per person per day" appears to be a low number compared to other metered data. A survey of 7 data sets of metered water use averaged 32.4 gpdpp for outdoor use, ranging as high as 70.4 gpdpp for one system. The outdoor irrigation method found 43.2 gpdpp for outdoor use."

Commented [VMSJ(50R49]: Maybe just talk about

Commented [RM51R49]: I think he is wanting a comparison of the results of the different methods. Maybe we get to his point in the summary section 4.3.3

Commented [VMSJ(52]: Bob

NCORPORATE SOME LANGUAGE ON CLIMATE CHANGE HERE AS WELL AS IN AM SECTION

Add another subsection to 4.3.2 that discusses climate change. Describe some of the climate projections from UW CIG and the Climate Toolbox, highlighting that the dry season in WRIA 15 is expected to get longer, hotter, and drier. My calculation of increased evapotranspiration (and therefore water use) due to temperature increases suggested 8% more water demand in 20 years.

Add another subsection to section about climate change, and the likelihood that demand for outdoor water use (under any estimation method) will likely increase over the next 20 years due to increasing summer temperatures and evapotranspiration.

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²⁸ The estimated outdoor consumptive use equals 43.2 gpd per person, or 108 gpd per household. The outdoor non-consumptive use is 27 gpd (using 80% consumptive use factor), giving a total outdoor water use of 135 gpd per household. Washington Department of Ecology compiled information on existing PE well metering programs across the state for the purpose of policy and project discussions at Committee meetings (Ecology, 2020c). Six different well metering programs are described. The average water use amongst the six programs varied from 114 to 241 gpd per household. That value includes outdoor and indoor water use. The highest values were for a small group of eight wells in King County. Data from Lummi Peninsula, Dungeness and Kittitas represented over 90% of the metered data obtained. The range of water use in those areas was 114 – 124 gpd. The total outdoor water use estimate using the irrigated area method of 135 gpd per household exceeds the average water use in the metered

4.3.2 Assumptions and Limitations with Calculating Consumptive Use

The law calls for an estimate of "consumptive water use impacts" (RCW 90.94.030(3)(e). However, the process of estimating impacts is complex, and therefore the Committee agreed to use the entire estimated amount of new consumptive use for the offset amount, not just the impacts of that use impacts of that use. This approach is consistent with Appendix A of the Final NEB Guidance (Ecology, 2019b).

Below is a discussion of <u>uncertainties and limitations</u> for each method. An assumption used in all three methods is an average household size of 2.5 people. The household size may vary across the WRIA and may change over time. In addition, all three methods considered future indoor and outdoor water use per household conditions to be the same as estimated for current historical conditions. While the Committee recognized that climate change may lead to more frequent hotter and drier summers, calculations of consumptive use were information for the models was based on data eavailable. ²⁹ More information on uncertainties and limitations is presented in the technical memo available in Appendix G.

Metered Data Method

This method uses data collected by Kitsap PUD for all connections (about 15,700) within their service area in Kitsap County. Use of this method in calculating consumptive use for PE wells assumes that water use data for metered connections is comparable to PE wells with no meter. As the KPUD data covers Kitsap County, it is assumed the data are applicable to Pierce and Mason County areas in WRIA 15. The Metered Data Method uses an assumption that the indoor water use is consistent throughout the year in order to estimate outdoor water use. Assumptions on the consumptive portion of water use (10% for indoor, 80% for outdoor) are also used.

USGS Groundwater Model Method

Uncertainties in the USGS Groundwater Model Method that were discussed by the WRIA 15 Committee were how representative water use data by residences on public water systems with metered connections are compared to PE wells with no meter, and the geographic extent of the data collected by USGS. The USGS study area was the Kitsap Peninsula and did not include WRIA 15 areas of Key Peninsula, and Vashon, Fox, Anderson, McNeil and Ketron Islands. However, USGS collected data from select water utilities serving more than 221,700 people with more than 88,500 residential connections on the Kitsap Peninsula. Use of this method in calculating consumptive use for PE wells assumes that water use data for metered connections is comparable to PE wells with no meter. As the USGS study did not include the Key Peninsula

Commented [VMSJ(53]: Outstanding comments Reducing Uncertainty: Include (or similar): In order to considering both the USGS Groundwater Model and the Irrigation Area Methods regarding consumptive conducted an assessment of how, or if, precipitation variability across geography and time would affect outdoor irrigation consumptive use estimates in WRIA Ag Weather Net and Prism to compare to values using the Irrigation Area Method. This was undertaken to address concerns that these methodologies may be not conservative enough or too conservative (respectively) and whether or not a "safety factor" needed to be factored in. This assessment can be found in_ analysis provided similar results to the Irrigated Area method. The study also suggests that water use in dry years is substantially higher, pointing to the likelihood ofincreased water use as climate change makes the dry season longer, hotter, and drier.

Commented [VMSJ(54]: OKAY TO ADD STATEMENT ON CONSIDERING HISTORICAL DATA AND DID NOT CONSIDER FUTURE HIGHER FREQUENCY OFDRIER YEARS

Outstanding comment: Add the following sentence: It should be noted that the estimates for outdoor water use included in the plan are based on average years in terms of precipitation. Outdoor water use rates will generally be larger during dry or drought years. This will make the estimates included in the plan less conservative during these critical periods.

Commented [RM55]: I edited this section again. After reading my last edits, I didn't think they made sense.

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areas. Adding indoor use of 150 gpd per household the irrigated area method may predict twice the average water use of other areas in Washington State with PE wells with metering data.

²⁹ The Squaxin Island Tribe calculation of increased evapotranspiration (and therefore water use) due to temperature increases suggested 8% more water demand in 20 years.

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or the islands of Vashon Maury, Fox, Anderson, McNeil and Ketron, this method also assumes the data from Kitsap Peninsula is relevant to those areas. Assumptions on the consumptive portion of water use (10% for indoor, 90% for outdoor) are also used.

Irrigated Area Method

The outdoor consumptive use calculation contains more uncertainty than indoor consumptive use calculations. The irrigated area method relies on a measured factor and assumed values from literature or research to estimate consumptive water use, as described in Section 4.3.1. The measured factor is the average outdoor irrigated area per parcel. The average outdoor irrigated area analysis estimate relies on a sample size of 80 parcels distributed by location and property values. The WRIA 15 Committee recognized the small sample size and to further test the assumption that the 80 parcels was fairly representative of outdoor irrigation in WRIA 15, The sample size is not statistically significant and does not represent scientific certainty. Some committee members did not support the lack of scientific rigor in the outdoor irrigated area analysis. Kitsap Public Utility District (PUD) and the Suquamish Tribe performed independent analyses on the list of parcels to confirm the findings of the irrigated area analysis. HDR compared the results of the analysis with similar analyses undertaken by other Watershed Restoration and Enhancement Committees (GeoEngineers and HDR, 2020). While the results showed that on average, HDR's methods resulted in a lower outdoor irrigation estimate, t-The Committee concluded that the results were in line with its knowledge of water use in the WRIA. In addition, another consultant, GeoEngineers, at Ecology's request, completed a quality assurance check on the irrigated area delineation technique (GeoEngineers and HDR 2020).

Other factors of uncertainty in tThe outdoor consumptive use calculation are thealso uses assumptions about irrigation amounts and irrigation efficiencies. The outdoor consumptive use calculation for the Irrigated Area method assumes that homeowners water their lawns and gardens at the rate needed for commercial turf grass (i.e., watering at rates that meet crop IR per the WAIG). This assumption likely results in an overestimate, as tThe irrigated area analysis demonstrated that many people irrigate their lawns enough to keep the grass alive through the dry summers, but not at the levels that commercial turf grass requires. The method also assumes that residential pop-up sprinkler systems irrigate lawns with an efficiency of 75 percent. In reality, households apply water to their lawns and gardens in many different ways, some more efficient than a 25 percent water loss, and some less efficient. Assumptions on the consumptive portion of water use (10% for indoor, 80% for outdoor) are also used. Members of the WRIA 15 Committee conducted their own analysis to evaluate assumptions and uncertainties with the consumptive use methods.³⁰

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Commented [VMSJ(561: Bob

OKAY TO INCLUDE SOME OF THIS LANGUAGE

opposed to calling out all uncertainties and these 7 factors are address here. Can also reference spreadsheet.:
"The Irrigated Area method relies on 7 factors, each of which is an estimate from literature or research values. These

add to this sentence: "The outdoor consumptive use calculation contains more uncertainty than indoor consumptive use calculations, since it's based on 4 different factors and represents close to 90% of the use."

reword the end of this sentence: "The sample size is not statistically significant, and although an attempt was made at random sampling, the scientific certainty is low."

Commented [RM57R56]: I didn't use all that he asked for. The end of this section has a discussion about analyses performed by members of the committee to address uncertainty.

In order to help reduce consumptive use uncertainty for the Committee when considering both the USGS Groundwater Model and the Irrigationed Area Methods, some members of the Committee developed their own analyses. The Skokomish Tribe and Aspect Consulting conducted an assessment of how, or if, precipitation variability across geography and time would affect outdoor irrigation consumptive use estimates in WRIA 15. The study used up to date climatological data from Ag-Weather-Net and PrismRISM to compare to values using the Irrigationed Area Method. This was undertaken to address concerns that these methodologies may be not conservative enough or too conservative (respectively) and whether or not a "safety factor" needed to be factored in. This assessment can be found in the Compendium. The analysis provided similar results to the Irrigated Area

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[Comment 11: If the WRIA 15 Committee determines to apply an additional "safety factor" on top of the consumptive use estimate, that method information will be summarized here.

4.3.3 Summary of Consumptive Use Estimates

[Comment 12: if the WRIA 15 Committee determines a consumptive use estimate, that information will be provided here.]

Below is a summary of consumptive use estimates by method.

Metered Data Method

The total estimates of consumptive use inestimate for -WRIA 15 is the number of PE wells projected (see Section 4.2) multiplied by the total indoor and outdoor consumptive use per PE well. The combined indoor and outdoor consumptive use per PE well for the baseline growth projection is .072 AF/yr AF/year (.0001 cfs, 64 gallons per daygpd). The total consumptive use estimate for WRIA 15 for the medium-growth projection using the Metered Data Method is 401 AF/yr AF/year (0.55 cfs, 357,700 gallons per daygpd). The total consumptive use for the low-growth projection is 350 AF/yr AF/year (0.48 cfs, 312,300 gallons per daygpd) and for the high-growth projection is 443 AF/yr AF/year (0.61 cfs, 395,300 gallons per daygpd). Table 6x summarizes the estimated indoor and outdoor consumptive use by subbasin for the baseline moderate estimate of growth projection. Table 47 summarizes the consumptive use by subbasin for the low- and highlower and higher estimates for - growth projections. The Ceommittee expects the highest consumptive use to occur in the South Sound subbasin, which has the most projected new PE wells, as presented in Table 47. over the planning horizon using the water system data method were 0.55 cfs (baseline), 0.48 cfs (low growth), and 0.61 cfs (high growth).

Table X: Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Medium-Growth Projection and Metered Data Method

<u>Table 6. Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Moderate Estimate for Growth Projection and Metered Data Method</u>

Subbasin	Projected PE wells	Indoor CU GPD		Outdoor	<u>CU</u>	Total CU in 2038		
	I E WOIIS			AF/yr	GPD	AF/yr	GPD	
West Sound	<u>1,336</u>	<u>18.3</u>	<u>16,366</u>	<u>77.8</u>	69,472	96.2	85,838	
North Hood Canal	<u>656</u>	9.0	<u>8,036</u>	38.2	34,112	<u>47.2</u>	42,148	
South Hood Canal	<u>1,126</u>	<u>15.5</u>	13,794	<u>65.6</u>	58,552	<u>81.0</u>	72,346	
Bainbridge Island	<u>491</u>	<u>6.7</u>	<u>6,015</u>	<u>28.6</u>	25,532	<u>35.3</u>	31,547	

method. The study also suggests that water use in dry years is substantially higher, pointing to the likelihood of increased water use as climate change makes the dry season longer, hotter, and drier.

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<u>Subbasin</u>	Projected PE wells	Indoor CU		Outdoor	CU	Total CU in 2038		
	I E WOIIS	(AF/yr	GPD	AF/yr	GPD	AF/yr	GPD	
South Sound	<u>1,553</u>	21.3	19,024	90.5	80,756	<u>111.8</u>	99,780	
Vashon-Maury Island	<u>368</u>	5.0	4,508	21.4	19,136	26.5	23,644	
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands	38	0.5	<u>466</u>	2.2	1,976	2.7	<u>2,442</u>	
Total	<u>5,568</u>	<u>76.4</u>	68,208	324.3	289,536	400.8	357,744	

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Table x: Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Low- and High-Growth Projections and Metered Data Method

Table 7.Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Lower- and Higher-Estimates for Growth Projections and Metered Data Method.

Subbasin	Low	-Growth F	Projection L	ower Esti	mate	High-Growth ProjectionHigher Estimate				
	Projected PE wells	Indoor CU	Outdoor CU	Total C	Total CU in 2038		Indoor CU	Outdoor CU	Total CU	in 2038
		(AF/yr)	(AF/yr)	(AF/yr)	GPD	PE wells	(AF/yr)	(AF/yr)	(AF/yr)	GPD
West Sound	<u>1,142</u>	<u>15.7</u>	66.5	82.2	73,374	<u>1,403</u>	19.3	<u>81.7</u>	<u>101.0</u>	90,143
North Hood Canal	<u>561</u>	<u>7.7</u>	32.7	40.4	36,044	<u>689</u>	9.5	40.1	<u>49.6</u>	44,268
South Hood Canal	<u>1,119</u>	<u>15.4</u>	<u>65.2</u>	80.5	71,896	1,128	<u>15.5</u>	<u>65.7</u>	<u>81.2</u>	72,474
Bainbridge Island	<u>491</u>	6.7	28.6	35.3	31,547	<u>516</u>	<u>7.1</u>	<u>30.1</u>	<u>37.1</u>	33,153
South Sound	<u>1,158</u>	<u>15.9</u>	<u>67.5</u>	83.3	74,402	1,992	<u>27.3</u>	<u>116.0</u>	<u>143.4</u>	127,986
Vashon-Maury Island	<u>368</u>	<u>5.0</u>	21.4	<u>26.5</u>	23,644	<u>368</u>	<u>5.0</u>	<u>21.4</u>	<u>26.5</u>	23,644
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands	22	0.3	1.3	1.6	1,414	<u>56</u>	0.8	3.3	4.0	3,598
<u>Total</u>	<u>4,861</u>	66.7	283.2	349.9	<u>312,319</u>	<u>6,152</u>	84.4	<u>358.4</u>	442.8	395,266

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USGS Groundwater Model Method

The total consumptive use estimate for WRIA 15 is the number of PE wells projected (see Section 4.2) multiplied by the total indoor and outdoor consumptive use per PE well. The combined total-indoor and outdoor consumptive use per PE well is .084 AF/yr AF/year-(.000116 cfs, 75 gallons per daygpd). The total consumptive use estimate for WRIA 15 for the medium-growth projection using the USGS Groundwater Model Method is 468 AF/yr AF/year-(0.65 cfs, 417,600 gallons per daygpd). The total consumptive use for the low-lower estimate for growth projection is 408 AF/yr AF/year-(0.57 cfs, 364,600 gallons per daygpd) and for the higher estimate for growth projection is 517 AF/yr AF/year-(0.72 cfs, 461,400 gallons per daygpd). Error! Reference source not found. Table x8 summarizes the estimated indoor and outdoor consumptive use by subbasin for the medium growthmoderate estimate for growth projection. Error! Reference source not found. Table 96 summarizes the consumptive use by subbasin for the low- and high-growth projections lower and higher estimates. The Ceommittee expects the highest consumptive use to occur in the South Sound subbasin, which has the most projected new PE wells, as presented in Table 6.

Table 8: Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Medium-Moderate Estimate for Growth Projection and USGS Groundwater Model Method

Subbasin	Projected PE wells	Indoor C	U	Outdoor	Outdoor CU		2038
		(AF/yr	GPD	AF/yr	GPD	AF/yr	GPD
West Sound	<u>1,336</u>	24.7	22,044	<u>87.6</u>	<u>78,156</u>	<u>112.2</u>	100,200
North Hood Canal	<u>656</u>	12.1	10,824	43.0	38,376	<u>55.1</u>	<u>49,200</u>
South Hood Canal	<u>1,126</u>	20.8	18,579	<u>73.8</u>	65,871	94.6	84,450
Bainbridge Island	<u>491</u>	9.1	<u>8,102</u>	<u>32.2</u>	28,724	41.3	<u>36,825</u>
South Sound	1,553	28.7	25,625	<u>101.8</u>	90,851	<u>130.5</u>	<u>116,475</u>
Vashon-Maury Island	<u>368</u>	6.8	6,072	24.1	21,528	30.9	27,600
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands	38	0.7	627	2.5	2,223	3.2	<u>2,850</u>
Total	<u>5,568</u>	102.9	91,872	364.9	325,728	<u>467.8</u>	417,600

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Table 9: Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Low- and High-Lower and Higher Estimates for Growth Projections and USGS Groundwater Model Method

<u>Subbasin</u>	Lo	w-Growth	Projection	er Estima	<u>tes</u>	High-Growth ProjectionHigher Estimates				
	Projected PE wells	Indoor CU	Outdoor CU	Total C	Total CU in 2038		Indoor CU	Outdoor CU	Total CU	<u>in 2038</u>
		(AF/yr)	(AF/yr)	(AF/yr)	GPD	PE wells	(AF/yr)	(AF/yr)	(AF/yr)	GPD
West Sound	<u>1,142</u>	<u>21.1</u>	<u>74.8</u>	<u>95.9</u>	85,650	1,403	<u>25.9</u>	91.9	<u>117.9</u>	105,225
North Hood Canal	<u>561</u>	<u>10.4</u>	<u>36.8</u>	47.1	42,075	<u>689</u>	12.7	<u>45.2</u>	<u>57.9</u>	<u>51,675</u>
South Hood Canal	<u>1,119</u>	20.7	<u>73.3</u>	94.0	83,925	1,128	20.8	<u>73.9</u>	94.8	84,600
Bainbridge Island	<u>491</u>	9.1	32.2	41.3	36,825	<u>516</u>	9.5	33.8	<u>43.4</u>	38,700
South Sound	<u>1,158</u>	<u>21.4</u>	<u>75.9</u>	97.3	86,850	1,992	<u>36.8</u>	<u>130.5</u>	<u>167.4</u>	149,400
Vashon-Maury Island	<u>368</u>	6.8	<u>24.1</u>	30.9	27,600	<u>368</u>	<u>6.8</u>	<u>24.1</u>	<u>30.9</u>	27,600
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands	22	0.4	1.4	1.8	1,650	56	1.0	3.7	4.7	4,200
<u>Total</u>	4,861	89.8	318.6	408.4	<u>364,575</u>	<u>6,152</u>	<u>113.7</u>	403.2	<u>516.9</u>	461,400

Irrigated Area Method

The total consumptive use estimate for WRIA 15 is the number of PE wells projected (see Section 4.2) multiplied by the total indoor and outdoor consumptive use per PE well. The combined total indoor and outdoor consumptive use is 0.138 AF/yr AF/year (.00019 cfs, 123 gallons per daygpd). The total consumptive use estimate for WRIA 15 for the medium-growth projection is 766 AF/yr AF/year (1.06 cfs, 684,200 gallons per daygpd). The total consumptive use for the lower estimates for growth projection is 669 AF/yr AF/year (0.93 cfs, 597,300 gallons per daygpd) and for the higher estimates for growth projection is 847 AF/yr AF/year (1.17 cfs, 755,900 gallons per daygpd). Table 108 summarizes the estimated indoor and outdoor consumptive use by subbasin for the medium-moderate estimates for growth projection. Table 119 summarizes the consumptive use by subbasin for the low and higher estimates. The Committee expects that highest consumptive use to occur in the South Sound subbasin, which has the most projected new PE wells, as presented in Table 119.

[Comment 13: If the WRIA 15 Committee determines to apply an additional "safety factor" on top of the consumptive use estimate, that information will be summarized here.]

Table 10: Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Medium-Moderate Estimate for Growth Projection and Irrigated Area Method

Subbasin	Projected PE wells	Indoor C	U	Outdoor	CU	Total CU in	2038
	I L WOIIS	(AF/yr	GPD	AF/yr	GPD	AF/yr	GPD
West Sound	1,336	22.4	19,987	<u>161.5</u>	144,175	<u>183.9</u>	<u>164,161</u>
North Hood Canal	<u>656</u>	11.0	9,814	<u>79.3</u>	70,792	90.3	80,606
South Hood Canal	1,126	18.9	16,845	<u>136.1</u>	121,513	<u>155.0</u>	<u>138,358</u>
Bainbridge Island	491	8.2	7,345	<u>59.4</u>	52,986	<u>67.6</u>	60,332
South Sound	<u>1,553</u>	<u>26.0</u>	23,233	187.7	167,592	213.8	<u>190,825</u>
Vashon-Maury Island	368	6.2	<u>5,505</u>	44.5	39,713	50.7	<u>45,218</u>
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands	38	0.6	<u>568</u>	4.6	4,101	<u>5.2</u>	<u>4,669</u>
Total	<u>5,568</u>	93.3	83,297	<u>673.1</u>	600,872	<u>766.4</u>	684,170

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Table 11: Indoor and Outdoor Consumptive Use Estimates by Subbasin for 2038: Low- and HighLower and Higher Estimates for Growth Projections and Irrigated Area Method

<u>Subbasin</u>	Low	ow-Growth ProjectionLower Esimtate				High-Growth ProjectionHigher Estimate					
	Projected PE wells	Indoor CU	Outdoor CU	Total C	Total CU in 2038		Indoor CU	Outdoor CU	Total CU	<u>in 2038</u>	
		(AF/yr)	(AF/yr)	(AF/yr)	GPD	PE wells	(AF/yr)	(AF/yr)	(AF/yr)	GPD	
West Sound	<u>1,142</u>	<u>19.1</u>	<u>138.1</u>	<u>157.2</u>	140,324	1,403	<u>23.5</u>	<u>169.6</u>	<u>193.1</u>	172,394	
North Hood Canal	<u>561</u>	9.4	<u>67.8</u>	77.2	68,933	<u>689</u>	<u>11.5</u>	<u>83.3</u>	94.8	84,661	
South Hood Canal	<u>1,119</u>	<u>18.8</u>	<u>135.3</u>	<u>154.0</u>	137,497	1,128	18.9	<u>136.4</u>	<u>155.3</u>	<u>138,603</u>	
Bainbridge Island	<u>491</u>	<u>8.2</u>	<u>59.4</u>	<u>67.6</u>	60,332	<u>516</u>	8.6	<u>62.4</u>	<u>71.0</u>	63,404	
South Sound	<u>1,158</u>	<u>19.4</u>	140.0	<u>159.4</u>	142,290	1,992	33.4	240.8	<u>274.2</u>	244,768	
Vashon-Maury Island	<u>368</u>	6.2	<u>44.5</u>	50.7	45,218	<u>368</u>	<u>6.2</u>	44.5	<u>50.7</u>	45,218	
McNeil Island, Anderson Island, Ketron IslandSouth Sound Islands	<u>22</u>	0.4	<u>2.7</u>	3.0	2,703	<u>56</u>	0.9	<u>6.8</u>	7.7	6,881	
Total	<u>4,861</u>	<u>81.5</u>	<u>587.6</u>	<u>669.1</u>	<u>597,297</u>	<u>6,152</u>	<u>103.1</u>	<u>743.7</u>	<u>846.8</u>	<u>755,929</u>	

4.3.4 Summary of Consumptive Use Estimate

This watershed plan uses a consumptive use estimate of 766.4 AF/yr. This is based on the moderate estimate for growth projection for the irrigated area method and is viewed as the most likely consumptive use. Figure 5 shows the distribution of consumptive use across the WRIA. The other methods used produced lower estimates of consumptive use. The metered data method produced an estimate of 400.8 AF/yr and the USGS groundwater model method 467.8 AF/yr. Use of the irrigated area method produces consumptive use estimates that are 64 – 91 percent higher than the other methods. Figure 5 shows the distribution of consumptive use across the WRIA. Based on data presented, some members of the Committee supported a lower consumptive use estimate and others supported a higher number, but the Committee ultimately agreed that 766.4 AF/yr should be the consumptive use estimate.

Some members of the WRIA 15 Committee believed that a higher consumptive use estimate of 1,218 AF/yr is necessary to ensure that offsets are met and streams are benefited. While there was not consensus on using the higher number for t-he consumptive use estimate, the Committee did agree that reaching an offset target of 1,218 AF/yr would be beneficial to streams. The committee recognizes that a targeted offset of 1218 acre feet per year, while not required, would be beneficial to streamflows. To obtain the consumptive use estimate of 766.4 AF/yracre-feet, HDR used the measured average of 0.08 acres for the outdoor irrigated area along with the medium growth estimatemoderate growth estimate. The area appears low due to a high number of non-irrigated parcels. The higher number of 1,218 AF/yr is based on a higher estimate for growth projections and a substation substitution of 0.12 acres for the average irrigated area under the irrigated area method. To calculate the consumptive use estimate, HDR used 0.08 acres for the average outdoor irrigated area. The area is low due to a high number of non-irrigated parcels. HDR performed statistical analyses of the irrigated acreage to characterize the potential range in the irrigated area measurements. The 0.12 acre number was obtained by substituting 0.05 acre for every parcel with no irrigated acreage measured and recalculating the mean and to estimate the upper confidence limits (95%). The 0.12 acre number is the upper confidence limit. The substitution of 0.05 acre for parcels with no irrigated acreage measured was made to account for a minimum amount of outdoor irrigation that might occur but not be observable on aerial photos. and to determine the sample size of parcels required to estimate a mean value of irrigated acreage for error margins ranging from 0.01 acre to 0.06 acre. It was found the set of 80 parcels allows the mean to be calculated within a 0.03-acre error margin. Using .12 for an average outdoor irrigated areas (.08-acre + .03acre) allows for a higher target.

As data on actual growth, climate change and water use, experience with project implementation and new information is collected over time, adaptive management of plan implementation will need to support adjustments of the proposed approach and water offsets in order to meet NEB.

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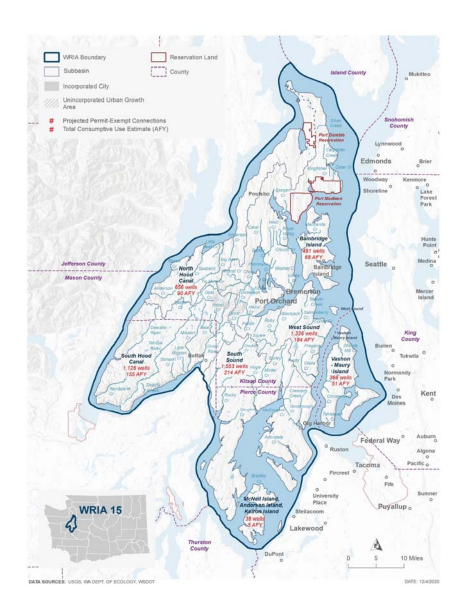


Figure 5. WRIA 15 Estimated Consumptive Use <u>based on Moderate Estimate for Growth Projections and Irrigated Area Method</u>, 2018-2038

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Chapter Five: WRIA 15 Projects and Actions

5.1 Description and assessment

Watershed plans must identify projects that offset the potential impacts future PE wells will have on streamflows, and provide a net ecological benefit to the WRIA.³¹ This chapter provides recommendations from the WRIA.¹⁵ Committee for projects_to offset consumptive use and meet NEB.³² This chapter describes water offset projects and habitat projects. Water offset projects have a quantified streamflow benefit and contribute to offsetting consumptive use. Habitat projects contribute toward achieving NEB by improving the ecosystem function and resilience of aquatic systems, supporting the recovery of threatened or endangered salmonids, and protecting instream resources including important native aquatic species. Habitat projects may also result in an increase in streamflow, but the water offset benefits for these projects is difficult to quantify. Therefore, this watershed plan does not rely on habitat projects to contribute toward offsetting consumptive use.

To identify the projects summarized in this chapter, as well as the complete project inventory in Appendix &H, Ceommittee members and WRIA 15 partners brought project suggestions forward to the project workgroup and Ceommittee for discussion. Ecology and the technical consultants also identified projects with potential streamflow benefit from the Puget Sound Action Agenda near term actions, salmon recovery lead entity four-year workplans, streamflow restoration grant applications, and public works programs. The Ceommittee used a project inventory to capture and track all project ideas, no matter their phase of development, throughout the planning process. To receive feedback on projects on alignment with other planning processes and identify any projects of concern for inclusion in the WRE-watershedP plan, Ecology distributed the project inventory to conservation districts, LIOs and salmon recovery lead entities in WRIA 15. At any point in the process, Committee members or WRIA 15 partners could identify projects of concern for inclusion in the WRE-Planwatershed plan and recommend removal of the project from the project inventory. Ecology and the technical consultants reached out to all identified project sponsors prior to including the project in the watershed plan.

Commented [VMSJ(62]: Outstanding comment: Keep "projects and actions"; define actions; or just refer to projects.

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³¹ The NEB Guidance defines "projects and actions" as "General terms describing any activities in watershed plans to offset impacts from new consumptive water use and/or contribute to NEB." (Ecology, 2019b, page 5) This watershed plan uses the term "projects" for simplicity to encompass both projects and actions as defined by the NEB guidance.

In 2015 the State Supreme Court issued a decision on Foster v. Ecology, City of Yelm, and Washington Pollution Control Hearings Board. The decision, frequently referred to as the "Foster decision," reaffirmed and reinforced that instream flows adopted in a rule must be protected from impairment. The Legislature established the Joint Legislative Task Force on Water Resource Mitigation (Task Force) in RCW 90.94.090 to understand impacts of the 2015 Foster decision. In that law, Ecology is authorized to issue permit decisions for up to five water mitigation pilot projects using a stepwise mitigation approach that can include out of kind mitigation. The City of Port Orchard is one of the entities undertaking a pilot project. As of January 2020, the pilot project work is still ongoing. More information about the Task Force, including their 2019 report to the legislature, can be accessed on their webpage: http://leg.wa.gov/JointCommittees/WRM/Pages/default.aspx. (Ecology, 2020b)

Based on initial information available on projects, the eCommittee identified a subset of offset projects that showed promise for quantitative streamflow benefits. The technical consultants developed detailed analysis on the subset of projects and the Committee determined the offset value to attribute to each project. This chapter presents summaries of those projects.

In a separate effort, Ecology contracted with Pacific Groundwater Group (PGG) to support identification of water right acquisition opportunities for WRIA 15. In coordination with the Committee, PGG narrowed down the list of opportunities. The Committee provided input on the revised list of projects for PGG to develop detailed project descriptions for water right acquisition opportunities that appeared the most valid. For each water right acquisition project, the Committee used the estimate generated by PGG for their consumptive use portion of the right. Before these rights are acquired and put into Trust, they will go through a full extent and validity analysis to determine the consumptive use offset component. As this analysis cannot happen until the owner of the right has agreed to sell, the Committee is relying on the PGG evaluations to estimate the offset volumes described in section 5.2.

[Comment 14. Below is draft language which will be revised following final decisions on projects to include.]

For projects that did not provide a measureable streamflow benefit, the WRIA 15 Committee chose not to invest technical consultant resources to further develop the projects during this planning period. Information presented on these projects is based on available information from WRIA 15 partners. The Committee instead focused the technical resources and expertise on finding projects that provide quantifiable offset benefits. in further developing projects that primarily benefit fish and wildlife habitat, and chose to present the most implementable projects in this chapter for reaching NEB. Project proponents provided the information presented in this watershed plan for those projects.

The projects identified in this plan are consistent with the project type examples listed in the Final NEB Guidance: (a) water right acquisition offset projects; (b) non-acquisition water offset projects; and (c) habitat and other related projects (Ecology, 2019b). This watershed plan presents projects in the following four categories:

The project inventory in Appendix G presents the remaining set of projects that the committee was unable to further develop or quantify for streamflow benefits during this planning process but recommends for future development.

- Water right acquisition offset projects and non-acquisition water offset projects that are ready to proceed. These projects provide a quantitative streamflow benefit.
- II. Projects that provide habitat and streamflow benefits, but streamflow benefits are difficult to quantify.
- III. Projects that primarily benefit habitat.

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Commented [AP64]: WDFW: Could slightly more detailed descriptions of fish and wildlife habitat projects be added to this section or included as an appendix? At the moment, the example table (17) describing project information provides extremely sparse details. A brief narrative description and location information would be helpful.

Incorporate more information on the habitat benefits of the projects in the body of the plan and detailed project descriptions (per Jim Pacheco as well). We are also working to identify an additional set of projects with habitat benefits to incorporate.

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IV. Projects that currently are not implementable (e.g. legal restriction) or are highly conceptual.

Projects in Category I are presented in this chapter. All other projects are presented in the project inventory in Appendix H. The WRIA 15 Committee recommends implementation of projects in this chapter as well as in Appendix I in order to meet the offset need and NEB for WRIA 15. Many of the projects in this plan are conceptual, as Committee members and partners brought the ideas forward during the planning process. The Committee recognizes that once these projects are further developed, some may no longer be feasible. Through the adaptive management process recommended in Chapter 6, an implementation group and project sponsors may need to find alternative projects that provide the same types of benefits in the same locations as the projects identified in this Chapter and the project inventory.

5.2 Category I Projects

The WRIA 15 Committee set the-a goal of meeting the offset target by subbasin. The projects presented below have quantifiable streamflow benefit or habitat improvement and the Committee identified these projects as having the greatest potential for implementation and meeting NEBachieving the required offset need. It is recognized that some of these project benefits may span across subbasins, but detailed modeling was not completed during this planning process. Detailed descriptions of each of the projects presented in Section 5.2. are available in Appendix I. A summary of projects and offset benefits by subbasin are presented at the end of this section in Tables 16-22.

COMMENT: PLEASE NOTE THAT WE ARE WORKING ON ADDITIONAL PROJECT IDEAS FOR SOUTH SOUND AND SOUTH HOOD CANAL SUBBASIN. WE WILL DISTRIBUTE INFORMATION ON PROJECTS SEPARATELY TO THE COMMITTEE IN DECEMBER.

5.2.1 Managed Aquifer Recharge Package

Managed Aquifer Recharge (MAR) projects are being considered in WRIA 15 as a method to increase infiltration to aquifers to improve streamflow and to offset the water use from future permit exempt (PE) wells in the watershed. A detailed description of the project is available in Appendix I.

There are different types of MAR projects.³³ Aquifer Storage and Recovery (ASR) projects are a type of MAR project that actively injects water into aquifers for storage and recovery by pumping later. Passive MAR projects infiltrate water into shallow aquifers, with the intent that water discharges from the shallow aquifer into streams on a delayed basis and improves streamflow during low-flow periods (see Figure 6). For WRIA 15, only passive MAR projects are being considered. The source of water for the passive MAR projects in WRIA 15 may be recycled water (highly treated wastewater), stormwater or diverted surface water.

Commented [VMSJ(65]: Suggestion to add this language, to make it clear that we know that many of the projects are conceptual, but opens up opportunity for similar projects to come forward for funding and to meet NEB. To we want to go further to state that we support these types of projects coming forward?

Commented [AP66]: Suquamish Tribe: Need to be consistent with project categories in table, text and definitions.

Commented [VMSJ(67]: Outstanding Comment: for each project, add description on climate resiliency.

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³³ More information on these project types is available from Ecology: https://ecology.wa.gov/Water-Shorelines/Water-supply/Water-recovery-solutions/Aquifer-storage-recovery-recharge

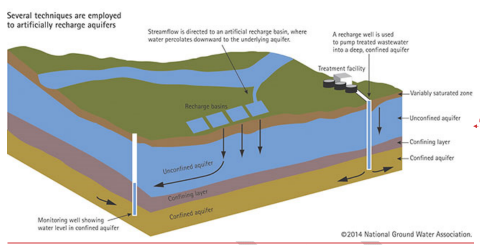


Figure 6. Place holder for MAR diagram.

The planning, implementation and operations and maintenance of MAR projects is complex, leading to uncertainty as to their potential use as water offset projects and inclusion in the watershed plan. This watershed plan addresses uncertainty by including a portfolio of MAR projects that have different locations, project sponsors, water sources, and size. Uncertainty is also addressed by qualitatively assessing the potential for implementation on a high, medium, and low basis and then assigning a probability to the potential offset from each project. The overall potential for MAR in WRIA 15 is the sum of the potential offsets multiplied by their probability. MAR projects in WRIA 15 have been identified through different sources and are estimated to have a total potential water offset of 1,424 AF/yr. The overall potential, accounting for likelihood of implementation, is estimated to be 578 AF/vr. Considering MAR projects that can be implemented within the next 10 years, the estimated potential offset is 520 AF/yr. The remaining MAR projects would likely take longer than 10 years to implement. Detailed steps for implementing a MAR project are available in t the detailed project description. Table 12 provides a summary of the MAR projects identified in WRIA 15 and Table 13xy a summary of water offsets adjusted by probability of implementation. Mmore detailed descriptions of the projects are available in Appendix J. A description of the work required to implement a MAR project is provided in the detailed project descriptions.

Table 12. xxManaged Aquifer Recharge Package

Subbasin	MAR Project Name	Potential	Estimated	Relative Certainty of
	(sponsor, if identified)	Offset	Timeframe for	Implementation (High,
		(AF/yr)	Implementation	Medium, Low)
West Sound	Kingston Treatment			
	Plant Recycled Water	328	<u>5 years</u>	<u>High</u>
	(Kitsap County)			
	Grovers Creek MAR	<u>20</u> ¹	<u>>10 years</u>	<u>Low</u>

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WRIA 15 WRE Plan Second Draft – For Initial Review by Committee

Subbasin	MAR Project Name	Potential	Estimated	Relative Certainty of	* _
	(sponsor, if identified)	<u>Offset</u>	Timeframe for	Implementation (High,	
		(AF/yr)	Implementation	Medium, Low)	"
	Central Kitsap Treatment Plant ² (Silverdale Water District)	<u>167</u>	<u>5 years</u>	<u>Medium</u>	4
North Hood	Central Kitsap				_ `
Canal	Treatment Plant, includes Asbury Parcel ² (Silverdale Water District)	333	<u>5 years</u>	<u>Medium</u>	· ¬' - ¬' - ¬'
South Hood Canal	Tahuya River MAR	<u>200</u>	<u>5-10 years</u>	<u>Lōw</u>	,''
Bainbridge Island	M & E Farms Storage, MAR	<u>17</u>	<u>5-10 years</u>	<u>Medium</u>	',
-	Johnson Farms Storage, MAR	90	>10 years	Low	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	Miller Rd MAR	<u>19</u>	>10 years	Low	
South Sound	Port Orchard Airport MAR	<u>100</u>	>10 years	<u>Low</u>	
	Belfair WWTP MAR	<u>70</u>	<u>>10 years</u>	Low	
	Coulter Creek Heritage Park MAR (may be multiple projects)	<u>20¹</u>	>10 years	Low	
	Minter Creek MAR	<u>20</u> ¹	<u>>10 years</u>	Low	
	Rocky Creek between Wye and Koeneman Lakes MAR	201	>10 years	Low	
<u>Vashon –</u> <u>Maury Island</u>	Judd Creek MAR	<u>20</u> 1	<u>>10 years</u>	<u>-Low</u>	
South Sound Islands	4				
Totals		328		High Relative Certainty	
		<u>517</u>		Medium Relative Certainty	\[\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
		<u>579</u>		Low Relative Certainty	1

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Table 13. **Water Offsets from MAR Package

Relative Certainty of Implementation (High, Medium, Low)	Total Estimated Offset (acre- feet/year)	Probability	Adjusted Offset (acre-feet/year)
High Relative	<u>328</u>	<u>80%</u>	<u>262</u>
Certainty			
Medium Relative	<u>517</u>	<u>50%</u>	<u>258</u>
Certainty			
Low Relative	<u>579</u>	<u>10%</u>	<u>58</u>
Certainty			
<u>Totals</u>			<u>578</u>

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5.2.2 Community Forest Package

Community Forest projects entail the acquisition of forest lands or change in forest management practices to preserve stands or emphasize a longer harvest interval. Preserving or maintaining forests with stand ages more than 40 years can increase dry-season low flows.

To meet the consumptive use offset for the entire WRIA, Community Forest of about 5,500 to 8,700 acres would need to be acquired or managed to emphasize a longer harvest interval. Since there are other projects that will provide water offsets, that area of community forest is not required for the plan. Table x214 presents the acreage of potential community forest projects identified by sponsors by subbasin, as well as a target acreage in each subbasin that will provide water offsets to help meet the Watershed Plan goal of offsetting future consumptive use within each subbasin. The total target acreage is 1,723 acres, which will provide an estimated 241 acre-feet of water offset. More detailed descriptions of the projects are available in Appendix Ixx. The projects identified by sponsors need further confirmation to determine whether the projects would meet the criteria of having forest stands greater than 40 years old and subject to harvest.

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Table 1- Portfolio of Community Forest Type Projects in WRIA 15

Table 14. Package of Community Forest Type Projects in WRIA 15

Subbasin	Project Name (Sponsor, if known)	<u>Acreage</u>	Potential Streamflow Restoration Increase (Acre-feet/year)
Bainbridge	Springbrook Creek Protection and Restoration	<u>22.85</u>	<u>3.2</u>
<u>Island</u>	(Bainbridge Island Land Trust)		
North Hood	Community Forest Projects, including:	Approx.	<u>70</u>
Canal	 Crabapple Creek Habitat Acquisition 	11802100 acres	
	and Restoration	has been	
		identified as	

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Subbasin	Project Name (Sponsor, if known)	Acreage	Potential Streamflow -	Formatted Table
Subbasili	Project Name (Sponsor, il known)	Acreage	Restoration Increase	Formatted Table
			(Acre-feet/year)	
	Little Anderson Creek Habitat	potential	(Acic iccy year)	_
	Protection	projects by		
	Divide Block Habitat Acquisition and	sponsors, target		
		for Community		
	Restoration	Forest in this		
	West Port Gamble Block Habitat	subbasin is 500		
	Protection	acres		
	 Add Heritage BlockPort Gamble 			Formatted: Not Highlight
	Heritage Park Timber Rights Acquisition			
	 Gamble Creek Parcel 			
	 Boyce Anderson DNR Parcel 			
	 Seabeck DNR Parcel 			
	 Grovers Creek Mainstem protection 			
	and restoration			
	(Sponsors may be Great Peninsula Conservancy			
	and Port Gamble S'Klallam Tribe)			
South Hood	Community Forest Projects, including:	Target is 500	<u>70</u>	
<u>Canal</u>	 Bear Creek Protection 	acres in South		
	 Tahuya Headwaters 	Hood Canal		
	(Sponsors may be Great Peninsula Conservancy	<u>Subbasin</u>		
	and others)			_
South Sound	Community Forest Projects, including:	Target is 500	<u>70</u>	
	Rocky Creek Preserve	acres in South Sound Subbasin		
	Coulter Creek Overton Lands	Souria Subbasiii		
	Key Peninsula Forest Lands			
	(Sponsors may be Great Peninsula Conservancy			
Mada	and others)	T 1- 100	4.4	_
<u>Vashon</u>	Community Forest Projects, including:	Target is 100	<u>14</u>	
Maury	Judd Creek Headwaters Shipples : Il Constant Headwaters	acres in Vashon		
	Shinglemill Creek Headwaters	Maury Subbasin		
	Mileta Creek Headwaters			
	 Christiansen Creek Headwaters 			
	 Fisher Creek Headwaters 			
	 Tahlequah Creek Headwaters 			
	(Sponsors may be Vashon-Maury Island Land			
	Trust or King County)			
West Sound	Community Forest Projects, including:	Target is 50	<u>7</u>	
	East Branch Ostrich Bay Creek along	acres in West		
	Skylark Drive W.	Sound Subbasin		
	 Strawberry and L. Anderson Creek 			
	<u>Parcel</u>			
	(Sponsors may be Great Peninsula Conservancy			
	and others)			

<u>Subbasin</u>	Project Name (Sponsor, if known)	Acreage	Potential Streamflow	<u>M</u> – –	Formatted Table
			Restoration Increase (Acre-feet/year)	2	
South Sound	Anderson Island Community Forest Projects	Target is 50	<u>7</u>		
<u>Islands</u>	 Near Idie Ulsh Park (40 acres total) 	acres in South - Sound Islands -			Formatted: Font: 11 pt
	Near Saint Anne's Park (6.68 acres)Other areas	Subbasin	,		Formatted: List Paragraph,Comments, Bulleted + Level: 1 + Aligned at: 0.25" + Indent at: 0.5"
	(Sponsors may include Anderson Island Parks District, Great Peninsula Conservancy, Nisqually Land Trust)				Formatted: Font: 11 pt
<u>Totals</u>		Overall Target is 1,723 acres	<u>241</u>		

5.2.3 Rain Garden and Low Impact Development Package

This project entails installing Rain Garden and Low Impact Development (LID) projects at existing homes and driveways, roadways, parking lots and other impervious areas that generate stormwater. A detailed project description is available in Appendix I. The projects would focus on critical WRIA 15 stream basins in which permit exempt well (PEW) numbers are projected to be high. The techniques include rain gardens and other low impact development practices such as bio-infiltration swales, permeable pavement and reductions in the footprint of roadways and replacement with permeable surfaces.

Kitsap Conservation District (KCD) has a Rain Garden and Low Impact Development (LID)

Program that works cooperatively with county services, landowners, and local communities to
expand knowledge and use of LID practices throughout Kitsap County. Since 2010, the KCD Rain
Garden and LID cost-share program has helped landowners fund and install 320 rain gardens.
Pierce Conservation District (PCD) and Mason Conservation District (MCD) have similar
programs but do not implement as many projects per year as KCD.

KCD can implement 50 projects a year with existing staff resources provided funding for the program is obtained. The capacity of PCD and MCD is less, but with funding is assumed to be 25 per year per district. The total number of projects that can be implemented per year would be 100, if sufficient funding is available. The average offset will vary with precipitation, soils and other factors but is likely about 0.10 acre-foot per residential rain garden. Other LID practices can infiltrate more water, depending on the impervious surface treated.

Table 15x presents a recommended target and distribution of rain garden projects per year and potential range of water offsets over the life of the plan (18 years). -

Table x. Target Number of Raingarden and LID Projects

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Table 15. [Placeholder] Target Number of Raingarden and LID Projects

Subbasin	Number of Projectsover-18 years	Estimated Total Water Offset,
North Hood Canal	<u>180</u>	<u>18</u>
West Sound	<u>360</u>	<u>36</u>
Bainbridge Island	90	9
South Sound	<u>720</u>	<u>72</u>
South Hood Canal	<u>450</u>	<u>45</u>
Totals	1,800	<u>180</u>

5.2.4 Vashon--Maury Island Water Right Acquisition Package

This project is the acquisition (fee and conservation easements) of sensitive habitats and water rights in the Vashon-Maury Island sub-basin with the intent of enhancing instream flows and mitigating out of stream uses (i.e., reductions in flows associated with permit-exempt wells). Assuming property acquisition is coupled with water right acquisition, associated habitat benefits could include removal of structures and impervious surfaces, wetland and riparian protection and restoration, and decommissioning permit exempt wells. A description of this project is included in Appendix IX.

The range of potential offset benefit from the water right acquisition opportunities on Vashon Maury is approximately 56 to 279 AF/yracre-feet per year. We recommend countingThe Committee accounts for 10% of the total potentiallypotential available water rights as the offset benefit, or 27.9 AF/yracre feet per year. (10% was applied for the water right acquisition opportunities in the Nisqually plan₇).

5.2.5 Beall Creek Flow Improvement

<u>Insert of overview description</u>, reference Appendix for full descriptions] The Beall Creek project is located on Vashon Island, in the Vashon-Maury Island Subbasin. The outcome of this project will a more accurate measurement of the Water District 19 water requirements at their diversion on Beall Creek. To accomplish that the existing diversion, which is a fish passage barrier, will be replaced. This project will improve bypass flow at the diversion, resulting in flow improvements to Beall Creek at a rate of an estimated 26 AF/yracre-feet per year. A more detailed project description is provided in Appendix IZ.

5.2.6 Bainbridge Island Water Right Acquisitions

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potential benefit.

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This project is the acquisition of two water rights on Bainbridge Island. The water rights identified as targets for acquisition total 75 acre-feet. The CommitteeThis watershed plan accounts for 10% of the total potentially available water rights as the offset benefit, or 7.5 AF/yracre-feet per year. This watershed plan does not present the details of the potential water rights in order to protect the privacy of the water right holders.

The complete project inventory in Appendix G includes other projects that benefit streamflow and habitat in WRIA 15, but which the committee did not have the time and resources to further develop during this planning effort. The committee recommends implementation of all projects included in this chapter and in the project inventory.

5.2.1 Projects with quantifiable streamflow benefit

[Comment 15. The projects presented here are examples of how to summarize projects in this chapter. Specific water rights will also be summarized in this section. Generic language around water right priorities in subbasins can also be included here.]

West Sound Subbasin

Silverdale Water District No. 16 Recycled Water Project.

Silverdale Water District No. 16 (SWD) is building infrastructure to move recycled water throughout most of their service area. The source of the recycled water is wastewater that originates from surrounding communities of Poulsbo, Bangor, Silverdale, and Central Kitsap, and flows to the Central Kitsap Wastewater Treatment Plant (CKWWTP). The goal for the project is for zero discharge into Puget Sound. The CKWWTP will produce recycled water ("Class A" reclaimed water1) using a sand filtration system with a capacity of 4 million gallons per day (MGD). The key element of SWD's recycled water infrastructure pertinent to an offset for PE wells is the pipeline that runs along Newberry Hill Road. By extending this portion of pipeline and connecting it to the recycled water source, the recycled water would reach three potential infiltration sites that could indirectly augment streams. These are the sand and gravel facilities at Dickey Road, the Asbury Soils site and a stormwater retention pond along Newberry Hill Road at the end of the pipeline. The benefitting streams are within the West Sound and North Hood Canal subbasins of WRIA 15, and include Little Anderson, Anderson, Big Beef, Strawberry, Wildcat, and Chico creeks. Direct augmentation could also occur along the pipeline route. Strawberry Creek is along the path of a recycled water pipeline and is a candidate for direct augmentation. In other parts of SWD's service area with recycled water pipelines Clear and Barker creeks are candidates for direct augmentation. The estimated offset potential from this project is 560 acre-feet per year. SWD is a willing sponsor and is ready to implement the project with funding. The anticipated cost for the expanded reclaimed water services is \$14.7 15.4 million. The annual operations and maintenance cost is estimated at \$100,000. A detailed project description is available in Appendix H.

Kingston Recycled Water and Managed Aquifer Recharge Project.

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Kitsap County is proposing to produce Class A recycled water at the existing Kingston Wastewater Treatment Plan (KWWTP) for summer irrigation at the White Horse Golf Course (WHGC) and winter indirect groundwater recharge to the area north of WHGC. This project is in the West Sound subbasin of WRIA 15. The anticipated water offset quantity is 328 acre feet per year, with benefits to Grovers Creek. Fish presence in Grovers Creek includes coho salmon, Puget Sound winter steelhead, and chum salmon. Benefits include increased base streamflow and reduced water temperatures to primarily support juvenile salmonid rearing habitats. Kitsap County and the Suquamish Tribe need to reach agreement on the operations and maintenance of the facility before the project can proceed. The anticipated cost for the project is \$13.65 million, with an annual operation and maintenance cost of \$151,000. A detailed project description is available in Appendix H.

Kitsap Public Utility District Stream Augmentation.

Project description forthcoming.

Bainbridge Island Subbasin

M&E Farm Manzanita Creek Infiltration Project.

The proposed project at the historic M&E Tree Farm site would collect stormwater runoff from an adjacent residential area for infiltration and groundwater recharge in a constructed infiltration facility. The project would function by collecting stormwater from an adjacent area and directing it to a city-owned parcel (historic M&E Tree Farm) near the upper reaches of Manzanita Creek. An infiltration facility would be constructed on that site to recharge groundwater. A stormwater pond may be required for flow equalization and settling out fine particles which may plug an infiltration facility. The project is located in the Manzanita Creek watershed on Bainbridge Island in the Bainbridge Island subbasin. The estimated offset benefit is 17.6 acre-feet per year. Increased streamflow at the headwaters of Manzanita Creek is anticipated to benefit coho salmon, Puget Sound winter steelhead, and chum salmon. This project has a potential sponsor but will need further development. The anticipated cost is \$270,000 with an annual operations and maintenance cost of \$20,000. A detailed project description is available in Appendix H.

Johnson Farms Storage Managed Aquifer Recharge Project.

Project description forthcoming.

Miller Road Managed Aquifer Recharge Project.

Project description forthcoming.

Winslow Wastewater Treatment Plant Recycled Water Project.

Project description forthcoming.

North Hood Canal Subbasin

See Silverdale Water District No. 16 Recycled Water Project description above.

See Kitsap Public Utility District Stream Augmentation description above.

South Hood Canal Subbasin

Commented [AP74]: Suquamish Tribe: Delete "operations and maintenance" and replace with project details (it spans more than operations and maintenance.

Mason County Rooftop Infiltration Project.

Project description forthcoming.

Belfair Wastewater Treatment Plan Managed Aquifer Recharge.

Project description forthcoming.

Vashon Maury Subbasin

Project descriptions forthcoming.

South Sound Subbasin

Port Orchard Airport Stormwater Infiltration.

The proposed project will divert stormwater from the 104 acre Port Orchard Airport to a nearby infiltration facility which could be at several locations, including the airport, off-site at a nearby Kitsap County-owned parcel or off-site at an area south of the airport. Future development at the airport would increase stormwater runoff and can provide the opportunity to construct stormwater facilities that could infiltrate stormwater or convey stormwater to an off-site infiltration facility. The project is in the South Sound subbasin of WRIA 15. The streams that could potentially benefit are Minter and Burley creeks and their tributaries in the vicinity of the project site. The water offset quantity for the WRIA 15 Watershed Plan is preliminarily estimated to be up to 98 acre feet per year. If suitable infiltration areas are identified, it is likely additional water would be available for recharge to groundwater. This project is anticipated to support a variety of species and life stages including Puget Sound winter steelhead as well as coho, coastal cutthroat trout, fall and summer chum, and fall Chinook salmon. There is currently no sponsor for this project, however a potential sponsor is identified. The cost estimate is \$540,000 with an annual operations and maintenance cost of \$30,000. A detailed description of the project is available in Appendix H.

Mason County Rooftop Infiltration Project.

Project description forthcoming.

Gig Harbor Golf Course.

Project description forthcoming.

South Sound Islands Subbasin

Project descriptions forthcoming.

[Comment 16. The below tables present examples of how we can present the projects in table format in the plan.]

Table 16. West Sound Subbasin Projects with Quantitative Streamflow Benefit Category I Projects.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset (AF/yracre ft per year)	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Kingston WWTPKingston Treatment Plant Recycled Water	Use recycled water for irrigation on a golf course and infiltrate groundwater to improve streamflow. Benefits Grovers Creek.	328-262.4	Kitsap County/Suquamish Tribe	\$13.65M	Funding and agreement on O&M needed.
	SWD Recycled WaterCentral Kitsap Water Treatment Plant	Use recycled water to infiltrate near Newberry Road. Could benefit West Sound and North Hood Canal subbasins. Possible benefits to Johnson, Wildcat, and Chico creeks Chico Creek.	[portion of 500]83.5	Silverdale Water District		Funding needed and Water Quality issues need resolution.
	KPDU Stream AugmentationRaingarden and LID Projects	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	36	Kitsap Conservation District		Ready to proceed; some additional funding may

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Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset (AF/yracre ft per year)	Project Sponsor	Estimated Project Cost	Readiness to Proceed
						be necessary.
	[in development]Community Forest Package	Acquire forest lands or change forest management practices to preserve stands or emphasize a longer harvest interval. Target is 50 acres.	7	Great Peninsula Conservancy and others		Funding needed.
WRIA 15 T	otal Water Offset for West	Sound Subbasin	[cumulative]388.9			
WRIA 15 C Subbasin	Consumptive Use Estimate f	or West Sound	[TBD]183.9			

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Table 17. Bainbridge Island Subbasin Category I Projects Projects with Quantitative Streamflow Benefit.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	M&E Farms Storage	MAR, will benefit Manzanita Creek	9	Friends of the Farm	\$270,000	Funding needed.
	Johnson Farms Storage	MAR <u>, will benefit</u> Springbrook Creek				
	Miller Road	MAR, will benefit Manzanita Creek	10	City of Bainbridge Island	\$270,000	Funding needed.
	Raingarden and LID ProjectsWinslow WWTP Recycled Water	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	9	Kitsap Conservation District		Ready to proceed; some additional funding may be needed.
	Lovgreen WWater Rights	Acquire water rights	60	Washington Department of Ecology Washington Water Trust		Further analysis and water right holder agreement needed.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Community Forest Package	Acquire forest lands to preserve stands. 22.85 acres identified.	3.2	Bainbridge Island Land Trust		Funding needed.
WRIA 15 To Subbasin	WRIA 15 Total Water Offset for Bainbridge Island		[cumulative]91.2			
WRIA 15 Co	•	timate for Bainbridge	[TBD]67.6			

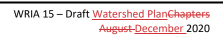


Table 18. North Hood Canal Subbasin Category I Projects Projects with Quantitative Streamflow Benefit.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Community Forest PackageKPUD Stream Augmentation	Acquire forest lands or change forest management practices to preserve stands or emphasize a longer harvest interval. Target is 500 acres.	70	Great Peninsula Conservancy, Jamestown S'Klallam Tribe and others		Funding needed.
	SWD Recycled WaterCentral Kitsap Water Treatment Plant	Use recycled water to infiltrate near Newberry Road. Could benefit West Sound and North Hood Canal subbasins. Possible benefits to Little Anderson, Anderson and Big Beef creeks.	167	Silverdale Water District		Funding needed and Water Quality issues need resolution.
	Raingarden and LID Projects[in development]	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	36	Kitsap Conservation District		Ready to proceed; some additional funding may be necessary.
WRIA 15 To Subbasin	tal Water Offset	for North Hood Canal	[Cumulative] 273			

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
WRIA 15 Co Canal Subba	•	stimate for North Hood	[TBD] 90.3			



Table 19. South Hood Canal Subbasin Category I Projects Projects with Quantitative Streamflow Benefit.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Raingarden and LID ProjectsMason County Rooftop Infiltration	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	36	Mason Conservation DistrictMason County		Ready to proceed; some additional funding may be necessary.
	Community Forest Package	Acquire forest lands or change forest management practices to preserve stands or emphasize a longer harvest interval. Target is 500 acres.	70	Great Peninsula Conservancy and others		Funding Needed.
	Tahuya River MAR Belfair WWTP	MAR, will benefit Tayuha River	20			Conceptual.
WRIA 15 Tota Subbasin	I Water Offset for S	South Hood Canal	[Cumulative]126			
WRIA 15 Cons Canal Subbasi	•	ate for South Hood	[TBD] 155.0			

Table 20. Vashon Maury Subbasin Category I Projects Projects with Quantitative Streamflow Benefit.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	fin development]Beall Creek	Water management to improve streamflow in Beall Creek	26	Water District 19		Funding needed.
	Judd Creek MAR	MAR, could benefit Judd Creek and other streams	2		b	Conceptual
	Water Right Acquisition Package	Acquire property and water rights, could benefit multiple streams	28	Vashon Maury Island Land Trust, King County, others		Funding needed
WRIA 15 Total Water Offset for Vashon Maury Subbasin WRIA 15 Consumptive Use Estimate for Vashon Maury Subbasin			[Cumulative]56 [TBD]50.7			

Table 21. South Sound Subbasin Category I Projects Projects with Quantitative Streamflow Benefit.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Port Orchard AirportMAR Package including	MAR, could benefit multiple streams	23			Conceptual

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Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Port Orchard Airport MAR					
	• Belfair WWTP MAR					
	• Coulter Creek Heritage					
	Park MAR (may be multiple projects)					
	• Minter Creek MAR					
	• Rocky Creek between Wye and Koeneman					
	Lakes MAR Community	Acquire forest lands or change	<u>70</u>	Great		Funding
	Forest PackageGig Harbor Golf	forest management practices to preserve stands or emphasize a longer harvest interval. Target is		Peninsula Conservancy and others		needed.
	Course	<u>500 acres.</u>				

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Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Raingarden and LID ProjectsMason County Rooftop Infiltration	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	36	Kitsap Conservation District, Pierce Conservation District		Ready to proceed; some additional funding may be necessary.
WRIA 15 To	tal Water Offset for	South Sound Subbasin	[cumulative]129			
WRIA 15 Consumptive Use Estimate for South Sound Subbasin			[tbd] 213.8			



Table 22. South Sound Islands Subbasin Category I Projects Projects with Quantitative Streamflow Benefit.

Project Number/ Priority?	Project Name	Project Type and Description	Estimated Water Offset AF/yr	Project Sponsor	Estimated Project Cost	Readiness to Proceed
	Community Forest PackageButterworth Dam Removal	Acquire forest lands or change forest management practices to preserve stands or emphasize a longer harvest interval. Target is 50 acres.	2	Nisqually Land Trust, Great Peninsula Conservancy and others		Funding needed.
	Schoolhouse Creek Floodplain Restoration?					
		uth Sound Islands Subbasin te for South Sound Islands	[cumulative]7 [tbd]5.2			

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5.3 Category II-IV Projects

5.2.2 Projects that primarily provide habitat improvements

[Comment 17. This section will describe the projects selected by the committee to put forward in the plan for improving fish and wildlife habitat. The committee will want to consider a subset of projects from the project inventory here to meet NEB. We will reference the entire project inventory as recommended for implementation. The table and project below are presented as an example for discussion.]

The WRIA 15 watershed plan includes an inventory of additional projects to meet the offset needs and NEB for the watershed. The remaining categories include the following:

- II. Projects that provide habitat and streamflow benefits, but streamflow benefits are difficult to quantify.
- III. Projects that primarily benefit habitat.
- IV. Projects that currently are not implementable (e.g. legal restriction) or are highly conceptual.

The projects include habitat restoration and protection, stream augmentation, riparian restoration, reclaimed water expansion, storage, and other project types. The projects are presented in the project inventory in Appendix H.

Table 23 provides a summary of the number of projects per category by subbasin and estimated quantitative quantitative benefits provided by projects by subbasin.

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Insert summary of the anticipated benefits from the remaining projects as well as summary tables by subbasin. Example here for review and input.

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Table 23. Summary of habitat benefits from Category II-IV projects. Does not include habitat benefits of Category I projects.

Subbasin	Number of	Contains	Anticipated	Anticipated	<u>Anticipated</u>	Anti ci pate Fo	rmatted Table
	Category	<u>Projects</u>	Stream	Riparian	<u>Acreage</u>	<u>Acreage</u>	
	<u>II-IV</u>	<u>with</u>	<u>Feet</u>	Miles	Protected ¹	Restored ¹	
	<u>Projects</u>	<u>Anticipated</u>	Restored ¹	Restored ¹		Fo	rmatted: Superscript
		Streamflow					
		<u>Benefits</u>					
Bainbridge Island	<u>3</u>	Yes	_		_	Yes	
North Hood Canal	<u>5</u>	<u>Yes</u>	<u>1600</u>	Ξ.	<u>Yes</u>	<u>10+</u>	
South Hood Canal	<u>3</u>	<u>Yes</u>	=	<u>3</u>	Ξ.	=	
South Sound	<u>27</u>	Yes	Ξ	9	Yes	Yes	
South Sound	<u>2</u>	No	Yes	Yes	No	Yes	
<u>Islands</u>							
Vashon Maury	<u>4</u>	Yes	_	=	=	_	

Subbasin	Number of	Contains	<u>Anticipated</u>	Anticipated	Anticipated	Antitipate Formatted Table
	Category	<u>Projects</u>	<u>Stream</u>	<u>Riparian</u>	<u>Acreage</u>	<u>Acreage</u>
	II-IV	<u>with</u>	<u>Feet</u>	Miles	Protected ¹	Restored ¹
	Projects	<u>Anticipated</u>	Restored ¹	Restored ¹		Formatted: Superscript
		Streamflow				
		<u>Benefits</u>				
West Sound	<u>22</u>	<u>Yes</u>	<u>2832</u>	<u>Yes</u>	<u>106.5</u>	<u>141</u>
						← − −



Table 17. Projects in WRIA 15 that support fish and wildlife habitat improvements.

Project Number/ Priority?	Project Name	Description	Subbasin	Anticipated Ecological Benefit	Sponsor	Estimated Cost	Readiness to Proceed
	Springbrook Creek Protection and Restoration	Land acquisition and fish passage barrier removal.	Bainbridge Island	22.85 acres protected and restored; 9 homes/wells prevented.	Bainbridge Island Land Trust	\$ 820,252	Partial funding received.
	[in development]						



¹ Many projects are conceptual or do not currently have quantified habitat benefits. These columns include the sum of information provided or "yes" if benefits anticipated from projects. Anticipated to be underestimate.

5.2.3 Prospective Projects and Actions

In addition to the projects described in this chapter and the project inventory in Appendix H, the WRIA &15 Committee supports future projects and actions in the following categories:

Climate Adaptation and Resiliency. The WRIA 15 Committee recognizes the potential impacts of climate change on streamflow. The WRIA 15 Committee recommends that projects and actions themselves are resilient to the impacts of climate change and that projects include components that help improve the resiliency of our stream systems.³⁴

Water Right Acquisitions. The WRIA 15 Committee supports the full and partial acquisition of water rights to increase streamflows and offset the impacts of PE wells. Water rights should be permanently and legally held by Ecology in the Trust Water Rights Program to ensure that the benefits to instream resources are permanent. The WRIA 15 Committee acknowledges that all water right transactions rely on willing sellers and willing buyers. The WRIA 15 Committee recognizes the importance of water availability for producers and the limited available water supply.

Land Acquisitions and Conservation Easements. The WRIA 15 Committee supports acquisitions and conservation easements of land to increase streamflows and offset the impacts of PE wells. The WRIA 15 Committee recommends focusing acquisitions and easements in areas with wetlands and headwaters, for the purposes of preventing new permit exempt wells, decommissioning old permit exempt wells, and for extending time between harvest of timber.

Managed Aquifer Recharge and Other Storage Projects. The WRIA 15 Committee supports projects such as managed aquifer recharge that re-time flood-level flows to provide streamflow benefits during low-flow periods. The WRIA 15 Committee encourages storage projects in the headwaters or high in the system, as well as those that provide multiple benefits (e.g. flood reduction, habitat benefits). See section 5.2.1 above on more information regarding MAR projects.

5.3 Project Implementation Summary

(Comment **4**8. This section will include a general summary of the projects and actions, as required by the legislation and recommended by the NEB guidance. Overall evaluation of the costs for implementation is called out to 90.94.030 3.d. "The watershed restoration and

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For more information, see Puget Sound Partnership, Adaptation International, and EcoAdapt, 2017. Planning for the Effects of Climate Change on Protection and Restoration Projects. Available at: https://www.psp.wa.gov/salmon-recovery-overview.php (Accessed December 2020).

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³⁴ For more information, see Beechie et al, 2012. Restoring Salmon Habitat for a Changing Climate. River Restoration and Application. 29: 939-960.

5.3.1 Summary of Projects and Benefits

As specified in Chapter 4, this watershed plan estimates 766.4 AF/yr of new consumptive use from new PE wells over the planning horizon. The projects included in Tables in section 5.1 provide an estimated offset of XX AF/yr and exceed the offset need.

A total of xx projects with quantified streamflow benefit, unquantified streamflow benefit, and habitat improvement, have been identified by the Committee and are included in Chapter 5.1 Appendix H and I. The ecological and streamflow benefits from habitat projects are supplemental to the quantified water offsets required by RCW.90.94.030.

5.3.2 Cost Estimate for offsetting new domestic water use over 20 Year Planning Horizon

Per RCW 90.94.030(3)(d), this watershed plan must include an evaluation or estimation of the cost of offsetting new domestic water uses over the subsequent twenty years. To satisfy this requirement, the technical consultants developed planning-level cost estimates for each of the water offset projects listed in Section 5.1. The technical consultants also included costs estimates for project inventory, when that information was readily available.

The estimated cost for implementing individual water offset projects range from XXX for YYY project to AAA for BBB project. The total estimated cost for implementing the water offset projects listed and described in this chapter is \$XXXX. Assuming xx AF/yr of water offset is achieved through implementation of these projects, the average cost per AF/yr \$XXX.

The estimated cost for implementing individual habitat projects range from XXX for YYY project to AAA for BBB project. The total estimated cost for implementing the habitat projects listed and described in this chapter is SXXX. No metric has been established by the Committee to derive a relative cost for implementing habitat projects.

5.3.3 Certainty of Implementation

The watershed plan also provides adaptive management recommendations (see Chapter 6) to increase reasonable assurance that the projects and actions in the plan will be implemented.

5.3.1 Summary of Projects and Benefits

5.3.2 Cost Estimate for offsetting new domestic water use over 20 Year Planning Horizon

5.3.3 Certainty of Implementation

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Chapter 6. Additional Plan Recommendations

6.1 Policy and Regulatory Recommendations

[Comment xx. Note that based on the final recommendations, we can change the title of this section to "Non-Capital Recommendations" or whatever term best encompasses the set of recommendations.]

The Streamflow Restoration law lists optional elements Committees may consider including in the plan to manage water resources for the WRIA or a portion of the WRIA (RCW 90.94.030(3)(f)). The WRIA 15 Committee included "policy and regulatory recommendations" in the watershed plan to show support for programs, policies, and regulatory actions that would contribute to the goals of this watershed plan, including streamflow restoration and meeting NEB of streamflow restoration. All projects the WRIA 15 Committee intended to count toward the required consumptive use offset or NEB are included in Chapter 5 and Appendix H: Project Inventory. When similar concepts arose from multiple Watershed Restoration and Enhancement Committees, the WRIA 15 Committee coordinated with those other Committees to put forward common language for inclusion in the watershed plans, when appropriate. Coordination also occurred for jurisdictions that cross multiple watersheds. All projects and actions the WRIA 15 Committee intended to count toward the required consumptive use offset or NEB are included in Chapter 5: Projects and Actions.

As required by the NEB Guidance, the WRIA 15 Committee prepared the plan with implementation in mind. However, as articulated in the Streamflow Restoration Policy and Interpretive Statement (POL-2094), "RCW 90.94.020 and 90.94.030 do not create an obligation on any party to ensure that plans, or projects and actions in those plans or associated with rulemaking, are implemented" (Ecology 2019a). The identification and listing of these policy and regulatory recommendations is directly from the WRIA 15 Committee members and is not endorsed or opposed by Ecology.

The WRIA 15 Committee initially identified a list of potential recommendations based on proposals brought forward by members of the Committee. After iterative rounds of discussion and feedback during Committee meetings, in one on one conversations, and using a survey tool, the Committee narrowed the recommendations to those presented below. Unless otherwise specified, the proposed implementing entity is not obligated by this plan to implement the recommendation; however, the WRIA 15 Committee requests consideration of each recommendation by the identified implementing entity.

The WRIA 15 Committee provides the following recommendations. Please note that these are not listed in order of priority:

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state "policy and regulatory recommendations do not contribute to the calculated consumptive use estimate." rather than stating the projects and actions are used to calculate the offset. While earlier text states that the policy recommendations "shows support" for streamflow restoration...what is the benefit of including these policy recommendations?

³⁵ "New regulations or amendments to existing regulations adopted after January 19, 2018, enacted to contribute to the restoration or enhancement of streamflows may count towards the required consumptive use offset and/or providing NEB." Streamflow Restoration Policy and Interpretive Statement, POL-2094

1. Track the number and location of permit-exempt wells

Proposed implementing entity: Department of Ecology

Recommendation: Change Department of Ecology's well tracking system in the following ways, in order to track the number and location of permit-exempt wells in use:

- Collect latitude and longitude of wells on well report forms;
- · Identify permit-exempt wells on well log form; and
- Provide Well ID Tag numbers to older wells, and associate well decommissioning, replacement, or other well activities with the Well ID Tag.

Purpose: Accurate tracking of the locations and features of permit-exempt wells will support the WRIA 15 Committee's desire to engage in monitoring and adaptive management after plan adoption.

Funding source: If Ecology does not have capacity do this work with existing staffing and resources, the Committee recommends the legislature provide additional funding.

2. Monitoring and Research

Proposed implementing entity: Multiple agencies would likely be involved in monitoring. Ecology would coordinate the development of the strategy.

Recommendation: Develop a research and monitoring strategy for WRIA 15 that addresses the following:

- Streamflow monitoring
- Groundwater monitoring
- Precipitation and drought conditions
- Water usage and water supply data

Given the cost and effort involved in developing a comprehensive strategy, this effort may need to be phased and prioritized to address most urgent needs first.

Purpose: The WRIA 15 Committee desires comprehensive monitoring data on the overall health of the watershed, including status and trends.

Funding source: Funding is needed either through legislative appropriations, grants, pooling of resources by Committee members and other stakeholders, or other means.

3. Annual Report on Monitoring

Proposed implementing entity: Department of Ecology, with support from Kitsap Public Utility District, Squaxin Island Tribe, and any other jurisdictions collecting flow data under an approved Quality Assurance Project Plan.

Recommendation: Annually compile monitoring data on the status of water resources and water quality in the basin over the past year that has been collected by Ecology or provided by Partner jurisdictions. Partner jurisdictions are encouraged to provide relevant data to Ecology for inclusion. Monitoring of streamflows, groundwater, precipitation and drought conditions, water usage, and water supply could be included. This information should be provided to the WRIA 15 Committee or a new implementation group if established.

Purpose: This provides additional information on water resources that will provide context for addressing adaptive management.

Funding source: It is assumed this can be completed with existing resources.

4. Report on Additional Water Resource Information

Proposed implementing entity: Department of Ecology

Recommendation: By September of 2026, Ecology reports the following information with the support of the State Department of Health and local jurisdictions:

- Estimates of:
 - The total number of connections to PE wells currently in use, as described in RCW 90.94.030(3)(b).
 - The number domestic and municipal water rights in use and their current quantity of use, including estimates of inchoate water remaining in municipal water rights, and categorized by whether they are mitigated or not and which subbasin they are in, as described in RCW 90.94.030(3)(c).
 - The cumulative consumptive water use impacts on instream flows from all pre-2018 PE wells and unmitigated municipal water rights, as described in RCW 90.94.030(3)(d)(e).
- An evaluation of the costs of offsetting all new domestic water uses over the next 20 years, as described in RCW 90.94.030(3)(d). The initiation of adjudication would be considered an acceptable substitute for this study.

Purpose: This provides additional information on water resources that will provide context for addressing adaptive management.

Funding source: Grant funding or a legislative appropriation will be necessary to hire consultant assistance to Ecology for this effort.

5. South Sound Planning Study

Proposed implementing entity: State, local and tribal governments in WRIA 15

Recommendation: Prepare a study of how planning and permitting by Counties and local governments influences water management within WIRA 15, and potential opportunities to improve:

- 1) Water management outcomes that support aquatic habitat and human needs.
- 2) Efficiencies and potential cost savings. and
- 3) Information sharing among the various governmental entities.

The study should focus on how management can protect and enhance streamflows, groundwater recharge, and other water resource management efforts that support aquatic habitat and water supply.

Purpose: This study could identify opportunities for improved outcomes at potentially lower costs.

Funding source: Grant funding or a legislative appropriation will be necessary to hire consultants to complete this study.

6. Drought Response Planning

Proposed implementing entity: Local governments

Recommendation: Local governments develop and implement a drought response plan if they don't already have one. Local governments review existing drought response plans for potential updates.

- Ecology and Department of Health provide technical assistance
- The plans should include an education and outreach program to educate and notify the public about water conservation and drought water use limitations and practices.

Purpose: Drought response will be an important component of protecting streamflows. Clear plans and education by all local governments will better prepare the watershed for droughts.

Funding source: Grant funding or other funding may be needed by some local governments.

5.7. Recycled Water

Proposed implementing entity: Washington State Legislature and/or Department of Ecology

Recommendation: Enact state policies that encourage the development and use of reclaimed water.

Purpose: Using reclaimed water will:

- Offset water that would otherwise be diverted from rivers and streams, thus preserving natural high-quality instream flow;
- Reduce the amount of treated wastewater that is discharged into receiving water bodies; and
- Create water supply options, which makes the water supply system more resilient against drought and climate change.

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Funding source: Funding is needed either through legislative appropriations, grants, pooling of resources by Committee members and other stakeholders, or other means. Individual projects and construction components will have to be funded with a market-based approach.

6.8. Water Conservation Education

Proposed implementing entity: Ecology and counties; with support from conservation districts and non-governmental organizations.

Recommendation: Ecology should partner with counties and conservation districts to develop and implement outreach and incentives programs that encourage rural landowners with PE wells to (1) reduce their indoor and outdoor water use through water conservation best practices; and (2) comply with drought and other water use restrictions.

Purpose: Raise awareness of the impacts PE well water usage has on (1) groundwater levels and (2) the connection to streams and rivers. Supplement water offset and restoration projects.

Funding source: Funding is needed either through legislative appropriations, grants, pooling of resources by Committee members and other stakeholders, or other means.

7.9. Water Conservation Statewide Policy

Proposed implementing entity: Ecology and/or local governments

Recommendation: Implement mandatory water conservation measures in unincorporated areas of the state during drought events. Measures would focus on limiting outdoor water use, with exemptions for growing food.

Purpose: Reduce water usage in key sub-basins, especially during drought; reduce impacts on stream flows; and increase climate change resilience.

Funding source: Funding is needed either through legislative appropriations, grants, pooling of resources by Committee members and other stakeholders, or other means.

8.10. Beaver Habitat and Streamflow

Proposed implementing entity: Varies; see details below.

Recommendation: The Committee recommends three elements:

- Map and protect likely beaver habitat: The Committee recommends a pilot project with
 Kitsap County and Great Peninsula Conservancy to identify potential easements to purchase
 and protect as beaver habitat. The Committee recommends combining mapping and
 modeling to understand both the water holding potential and beaver habitat suitability of
 selected areas. The Committee recognizes that easements would be purchased on a
 voluntary basis and that certain areas of the WRIA need to be protected for drinking water.
- 2. **Education & outreach:** The Committee recommends a partnership between local organizations to develop and implement an education and outreach program to landowners

regarding beavers and beaver management. The partners could also reach out to entities to address known concerns (e.g., tree loss, hazard trees, encroaching on farmland, change of vegetation, flooding) associated with beavers and discuss management options.

3. Monitoring & research: The Committee recommends developing a monitoring program for beaver habitats which may including collecting information on fish passage, groundwater levels, vegetation types, permits, BDA vs natural beaver habitat. Streamflow and habitat benefits should be quantified where possible to help define the benefit from a surface water / habitat perspective (e.g, temperature, streamflows, salmon, riparian vegetation, etc.). Implementing entities could include local jurisdictions, Tribes, federal or state agencies.

Purpose: Beaver habitat can provide benefits to streamflows. A multi-faceted approach would provide additional tools for jurisdictions and landowners to help manage beavers.

Funding source: Funding is needed either through legislative appropriations, grants, pooling of resources by Committee members and other stakeholders, or other means.

9.11. Financing

Proposed implementing entity: Legislature and/or Committee Members or other stakeholders

Recommendation: The WRIA 15 Committee recommends the Legislature provides funding for plan implementation, monitoring and adaptive management of the plan, including:

- Annual tracking of new PE wells and project implementation by subbasin.
- Staffing for the ongoing Committee.
- · Ongoing Committee member participation; and
- Developing a process to adaptively manage implementation if NEB is not being met as
 envisioned by the watershed plan (e.g. identification and development of alternative
 projects, etc.).

If necessary, the Committee may also recommend additional funding, including grants, fees, shared contributions from members and other stakeholders, and other sources that may emerge.

Purpose: Plan implementation is key to success and it will take ongoing funding.

Funding source: Legislature or others.

6.2 Adaptive Management Recommendations

The WRIA 15 Committee recommends an adaptive management process for implementation of the WRIA 15 watershed plan. Adaptive Management is defined in the Final NEB Guidance as "an interactive and systematic decision-making process that aims to reduce uncertainty over

time and help meet project, action, and plan performance goals by learning from the implementation and outcomes of projects and actions" (Ecology, 2019b).

Adaptive management will:

- · Help address uncertainty.
- Ensure that the goals of this plan are being met.
- Provide more reasonable assurance for plan implementation.
- Provide information to improve implementation of streamflow restoration projects and actions.
- Track implementation costs and developing grant funding opportunities; and
- Adaptively manage emerging plan implementation needs.

To support implementation of the watershed plan, RCW 90.94 includes a statement on the legislatures intent. RCW 90.94 Intent—2018 c 1: "The legislature intends to appropriate three hundred million dollars for projects to achieve the goals of this act until June 30, 2033. The department of ecology is directed to implement a program to restore and enhance streamflows by fulfilling obligations under this act to develop and implement plans to restore streamflows to levels necessary to support robust, healthy, and sustainable salmon populations." [2018 c 1 § 304]"

1. Project, Policy, and Permit-Exempt Well Tracking

The WRIA 15 Committee recommends tracking the growth of permit-exempt (PE) wells in the watershed as well as the projects and policies that were planned to offset the impacts of these PE wells. This data will allow the Committee to determine whether planning assumptions were accurate and whether adjustments to plan implementation are needed.

- A. The WRIA 15 Committee recommends tracking the following information on an ongoing basis:
 - New building permits issued that include permit-exempt wells.
 - Status of implementation for each project included in the plan.
 - Status of policy recommendations included in the plan.
 - An ongoing list of new PE wells in the WRIA since the enactment of RCW 90.94.
 - The lists of building permits and projects will be organized by subbasin, and if feasible represented on a map that includes subbasin delineations. Counties are encouraged to provide parcel or other geographic information in their reports to Ecology to support mapping by subbasin.
- B. To assess the status of project implementation, the Committee recommends using the Salmon Recovery Portal (https://srp.rco.wa.gov/about), managed by the Washington State Recreation and Conservation Office (RCO), to support project tracking.
 - The Washington Department of Fish & Wildlife (WDFW), in collaboration with the Washington Department of Ecology and RCO, will coordinate the implementation of project tracking through the Salmon Recovery Portal.

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- Project sponsors are expected to support project tracking efforts and data sharing.
- Local salmon recovery Lead Entity Coordinators will not be expected to provide ongoing support for project entry, maintenance, or reporting. To improve harmonization of streamflow restoration with ongoing salmon recovery efforts, local salmon recovery Lead Entity Coordinators will be consulted prior to initial data uploads.
- University of Washington data stewards, contracted by WDFW, will conduct data entry, quality assurance, and quality control. If this approach changes, WDFW will propose an alternative method for completing this task.
- Entities with representation in the WRIA 15 Committee (or an implementation group, if created) are encouraged to assist as needed with coordination, data gathering and input, and tracking.

Table 24xx summarizes the entities responsible for implementing the tracking and monitoring recommendation and associated funding needs.

Table xx. Implementation of Tracking and Monitoring Recommendation

Table 24. Implementation of Tracking and Monitoring Recommendation

Action	Entity or Entities Responsible	Funding Considerations
Track building permits issued with PE wells.	Ecology (via reporting from counties and cities).	The number of building permits and associated fees are transmitted to Ecology annually. No additional funding is needed.
Maintain an ongoing list and map of new PE wells within each sub-basin.	Ecology	Information included with data on new PE wells, provided by local governments. No additional funding is needed.
Maintain a summary of the	Ecology via the Salmon	WDFW may need additional
status of implementation for	Recovery Portal, with	funding to support maintaining
each project.	support from WDFW, RCO,	the Salmon Recovery Portal.
	and project sponsors	
Maintain a summary of the	[to be completed after policy	[to be completed after policy
status of each policy	recommendations are	recommendations are finalized]
recommendation.	finalized]	

2. Reporting and Adaptation

The Committee recommends that Ecology provides the data collected above to all entities represented on the Committee and other interested parties through annual reporting and a self-assessment as described below. These reports and assessments will help determine

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whether the plan's recommendations are being implemented and whether they are having the intended impacts.

- A. The WRIA 15 Committee recommends annual reporting as follows:
 - By September of each year, Ecology will prepare an annual report that includes:
 - A list of total building permits issued in the prior calendar year along with the total number of associated new domestic PE wells, using the information provided to Ecology by the local jurisdictions.
 - A brief description of the status of WRIA 15 projects and actions included in this plan (descriptions may be drawn from the Salmon Recovery Portal, if available).
 - If the project as implemented differs significantly from the original description and assumptions included in the plan, the annual report will also include an estimate of changes to the offset benefit.
 - Other implementation actions to date, including any changes in approach since the last report and any challenges identified that may require adaptation in plan implementation.
 - The lists of building permits and projects will be organized by subbasin, and if feasible represented on a map that includes subbasin delineations. Counties are encouraged to provide parcel or other geographic information in their reports to Ecology to support mapping by subbasin.
 - The first annual report should include an estimate of expenses necessary for plan implementation and associated funding options. Funding options could include:
 - o Local or state fees, including PE well fees
 - o Grants
 - State funding
 - o Other options
 - Ecology will share the report with Committee members and other interested parties.
- B. The WRIA 15 Committee recommends preparing a self-assessment every five years as follows:
 - By September of 2026, and every five years thereafter during the planning horizon period, Ecology will compile and report based on available information from previous reports and partners:
 - o All cumulative information required in the annual report.
 - Estimated water offset quantities, consumptive use, and instream flow benefits, realized through implementation of projects and actions identified in this plan.
 - A comparison of each item above to the original assumptions included in the plan and a summation of overall ecological benefit (i.e., greater than expected, less than expected, or about the same as expected).

- C. The WRIA 15 Committee believes a group of engaged stakeholders and tribal representatives are needed to continue collaboration on the implementation of this plan. The Committee recommends continuing to meet as needed, with participation from all interested WRIA 15 representatives.
 - Interested WRIA 15 Committee members, or a new implementation group if established, will convene annually via telephone to:
 - Review and discuss the annual report.
 - o Share updates on project and policy implementation.
 - Discuss or develop recommendations for revisions, additions, or deletions to planned projects or actions.
 - Every five years interested WRIA 15 Committee members, or a new implementation group if established, will hold a series of meetings to conduct the self-assessment, which includes:
 - o Reviewing the five-year assessment report from Ecology.
 - o Developing recommendations to adapt projects and actions to meet NEB.
 - o Updating data and assumptions.
 - o Other items identified by Committee members.
 - Additional meetings may be scheduled as needed.
 - The Kitsap PUD has offered to play the role of coordinating an implementation group for WRIA 15. Kitsap PUD will use existing capacity as well as seek funding opportunities to support their role, Kitsap PUD will convene interested member entities of the WRIA 15 Committee to form the implementation group in the summer of 2021. This group will consider the following activities related to plan implementation:

•

- Members should consider:
 - Self-organizing and identifying an organization to coordinate and facilitate meetings.
 - Redefining the WRIA 15 Committee, which could include a new name, charter, and supporting interlocal agreement.
 - Identifying project development lead(s) and supporting project development;
 - Identifying triggers for adaptive management and developing responses to emerging challenges;
 - Coordinating monitoring and research;
 - o Coordinating reporting;
 - Identifying funding mechanisms to provide capacity for the Committee members and facilitator; and
 - o Other tasks as needed.-

Table 25xx summarizes the entities responsible for carrying out the reporting and adaptation recommendation and associated funding needs.

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Table xx. Implementation of Reporting and Adaptation Recommendation

Table 25. Implementation of Reporting and Adaptation Recommendation

Action	Entity or Entities Responsible	Funding Considerations
Annual Reports	 Local jurisdictions provide building permit information to Ecology. Ecology compiles information on project status, drawn from the Salmon Recovery Portal. Entities provide monitoring data to Ecology for inclusion in reports. Ecology combines monitoring data from within the agency with data provided by other entities. Ecology compiles information into a single report for distribution to the Committee and other interested parties. 	 Local jurisdictions are already required to provide building permit information to Ecology (no additional funding needed). Ecology staff would compile reports using existing resources. WDFW may need additional funds to manage the Salmon Recovery Portal.
Five-Year Self-Assessment:	 Local jurisdictions provide building permit information to Ecology. Ecology compiles information on project status, drawn from the Salmon Recovery Portal. Entities provide monitoring data to Ecology for inclusion in reports. Ecology combines monitoring data from within the agency with data provided by other entities. Ecology prepares estimates of the quantity of water, instream flow, and habitat benefits realized through implementation of projects and actions identified in this plan. Ecology compiles information into a single report for distribution to Committee and other interested parties. WRIA 15 Committee convenes to prepare adaptation recommendations on changes to planned projects or actions. 	 Local jurisdictions are already required to provide building permit information to Ecology (no additional funding needed). Ecology may need funding to complete the estimate of realized benefits. State funding or staff support will be needed to reconvene a group to prepare recommendations. Committee members who cannot participate in meetings using existing resources will need additional funding. KPUD may need additional funding to support their role in convening the implementation group.

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The WRIA 15 Committee recommends ongoing implementation oversight and a process to adaptively manage the plan as new information emerges. The Committee recommends the Legislature provides funding for monitoring and adaptively managing the plan, including:

- Annual tracking of new PE wells and project implementation by subbasin.
- Staffing for the ongoing Committee.
- Ongoing Committee member participation; and
- Developing a process to adaptively manage implementation if NEB is not being met as envisioned by the watershed plan (e.g. identification and development of alternative projects, etc.).

Table 26xx summarizes the entities responsible for carrying out this recommendation and associated funding needs.

Table xx: Funding Recommendation

Table 26. Summary of WRIA 15 Adaptive Management Funding Recommendation.

Action	Entity or Entities Responsible	Funding Considerations
Funding of Adaptive	Legislature	The legislature should provide
Management		funding and authorize plan
		implementation to adaptively
		manage implementation if NEB
		is not being met as envisioned
		by the watershed plan.

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1. 6.3

Assurance of Plan implementation

Other Issues and Recommendations

[Items below will be merged into the plan once they are finalized, possibly into a new section or chapter. They are not intended to be part of the Adaptive Management section, but they did come out of Committee discussions around Adaptive Management.]

1. Assurance of Plan implementation

WRIA 15 Committee members and participating entities strongly advocate for implementation of the watershed plan. Members of the Committee provided the following statements voluntarily:

2. By approving this plan, WRIA 15 Committee members commit to the following actions to support watershed plan implementation:

[the list below is a series of place-holders for each entity to add text]

Department of Ecology

- o Ecology follows NEB Guidance in reviewing the watershed plan and considering plan adoption.
- Ecology administers the streamflow restoration competitive grant program as authorized under RCW 90.94.060 and Chapter 173-566 WAC..
- o Ecology considers watershed plan recommendations where Ecology is identified as the lead.
- Ecology reports to the legislature as required under RCW 90.94.050 in 2020 and

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WA Dept of Fish & Wildlife

King County

Kitsap County

Pierce County

- o Pierce County adopts this watershed plan by ordinance, formalizing our support of the plan contents.
- o Watershed plan becomes one of the guiding project implementation plans for the Surface Water Improvement Plan (SWIP).

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- Pierce County evaluates and prioritizes capital projects included in this plan for placement into the Capital Facilities Plan.
- Pierce County supports and participates in implementation activities as staff capacity allows, including:
 - Participating in annual implementation group meetings.
 - Coordination between meetings, including:
 - Supporting project development and seeking project opportunities;
 - Seeking and supporting funding opportunities to achieve implementation; and
 - Tracking implementation and identifying areas for improvement.

Mason County
City of Bremerton
City of Port Orchard
City of Bainbridge Island
City of Gig Harbor
Kitsap Public Utility District

Kitsap Conservation District

Kitsap Building Association

Great Peninsula Conservancy

Skokomish Tribe

Squaxin Island Tribe

- Participating in implementation group meetings
- Support project development and seek project opportunities
- Seek and support funding opportunities that support implementation
- Monitor implementation and identify areas for improvement

Suquamish Tribe

Puyallup Tribe

Port Gamble S'Klallam Tribe

1. Summary of Ecology Rulemaking

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[Insert cross reference to any recommendation in the plan that will require rulemaking.]

2. Summary of Legislative Requests

[Insert cross reference to any recommendation in the plan that will require legislative action.]



Chapter Seven: Net Ecological Benefit Evaluation

7.1 Water Offsets

The WRIA 15 Committee projects that a total of 5,568 new PE wells will be installed within WRIA 15 during the planning horizon resulting in an estimated 766.4 AF/yr of new consumptive water use in WRIA 15. However, the Committee sought projects to offset at least 1,218 AF/yr, a conservative offset target that reflects use of the high growth projection combined with the 95% upper confidence limit of the average measured irrigated area with adjustments for parcels with no discernable irrigated acreage in aerial photos (results in an average irrigated area of 0.12 acres per well). This additional factor of safety ensures offsets are met and streams are benefited. Although there was not consensus around the higher number, the Committee agreed that reaching an offset target of 1218 AF/yr would be beneficial to streams.

The projects identified in this plan are consistent with the project type examples listed in the Final NEB Guidance: (a) water right acquisition offset projects; (b) non-acquisition water offset projects; and (c) habitat and other related projects (Ecology, 2019b). Chapter 5 presents projects in the following four categories:

- I. Water right acquisition offset projects and non-acquisition water offset projects that are ready to proceed. These projects provide a quantitative streamflow benefit.
- II. Projects that provide habitat and streamflow benefits, but streamflow benefits are difficult to quantify.
- III. Projects that primarily benefit habitat.
- Projects that currently are not implementable (e.g. legal restriction) or are highly conceptual.

Projects in Category I are described in Chapter 5 and used to estimate a total water offset For WRIA 15. Projects in Categories II-IV are presented in the project inventory in Appendix HG. The WRIA 15 Committee recommends implementation of projects in Chapter 5 as well as in Appendix HG in order to meet the offset need and NEB for WRIA 15.

The WRIA 15 Committee projects a total water offset of 1071 AF/yr from Category I water offset projects (described in Chapter 5 and listed in Table x), a surplus offset of 304.7 AF/yr above the consumptive use estimate and 146.9 AF/yr below the higher offset target. [Through this comparison, the WRIA 15 Committee has determined that this plan succeeds in offsetting consumptive use impacts at the WRIA scale.]

Commented [VMSJ(89]: DRAFT placeholder text. Will need further development once projects are finalized.

Commented [VMSJ(90]: Is this an appropriate framing of the numbers for the NEB chapter?

Commented [LP(91]: Reference tables 16-22 in chapter 5, or the one below?

Commented [VMSJ(92R91]: Yes, the tables in chapter 5

Commented [VMSJ(93]: We will revise these numbers and statements as project list is finalized. Is this the appropriate way to frame meeting the 1218 higher goal?

Commented [LDW94]: Assuming you find a few more projects to meet the 1218 number in order to meet the higher target

Table x. Summary of WRIA 15 Water Offset Projects (Category I) included in NEB analysis 1

Estimated Subbasin **Project Name Project Short Description** Offset Tributary **Benefits** Benefit (AF/YR) West Sound Kingston WTP Use recycled water for irrigation on a **Grovers Creek** 262.4 Recycled golf course and infiltrate groundwater Water to improve streamflow. Acquire forest lands or change forest Varies 7 Community Forest Package management practices to preserve West Sound stands or emphasize a longer harvest interval. Target is 50 acres. Central Kitsap Use recycled water to infiltrate near Possible 83.5 Water Newberry Road. Could benefit West benefits to West Sound Treatment Sound and North Hood Canal Johnson, Plant Recycled subbasins. Wildcat, and Chico creeks Water KCD Rain Install residential raingardens and LID Varies 36 Gardens and projects to infiltrate water from West Sound LID existing impervious surfaces **Applications** Silverdale Use recycled water to infiltrate near Possible 167 Water District Newberry Road. Could benefit West benefits to North Hood Recycled Sound and North Hood Canal Little Canal Water subbasins. Anderson. (includes Anderson and Asbury Parcel) Big Beef creeks. North Hood Community Acquire forest lands or change forest Varies 70 Forest Package Canal management practices to preserve stands or emphasize a longer harvest interval. Target is 500 acres. North Hood KCD Rain Install residential raingardens and LID County-wide: 36 Canal Gardens and projects to infiltrate water from **Kitsap County** LID existing impervious surfaces. Applications

Commented [VMSJ(95]: This table is pretty repetitive of Chapter 5. Do we want to just include a summary by subbasin?

South Hood Canal	Raingarden and LID Projects	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	County-wide: Mason County	36
South Hood Canal	Tahuya River MAR	Managed Aquifer Recharge	Tahuya	20
South Hood Canal	Community Forest Package	Acquire forest lands or change forest management practices to preserve stands or emphasize a longer harvest interval. Target is 500 acres.	Bear Creek and Others	70
Bainbridge Island	M & E Farms Storage	Managed Aquifer Recharge	Manzanita Creek	9
Bainbridge Island	Miller Rd	Managed Aquifer Recharge	Manzanita Creek	10
Bainbridge Island	Water Right Acquisition Package	Acquire water rights	Manzanita Creek	75
Bainbridge Island	Community Forest Package	Acquire forest lands to preserve stands. 22.85 acres identified.	Springbrook Creek	3.2
Bainbridge Island	KCD Raingarden and LID Projects	Install residential raingardens and LID projects to infiltrate water from existing impervious surfaces	County-wide: Kitsap County	9
South Sound	MAR Package including: Port Orchard Airport MAR Belfair WWTP MAR Coulter Creek Heritage Park MAR Minter Creek MAR	Managed Aquifer Recharge	Multiple Streams and Creeks	23

	Rocky Creek				
	between				
	Wye and				
	Koeneman				
	Lakes MAR				
South Sound	Raingarden	Install residential raingardens and LID	County wide:	36	
	and LID	projects to infiltrate water from	Pierce , Kitsap		
	Projects	existing impervious surfaces	Counties		
South Sound	Community	Acquire forest lands or change forest		70	
	Forest Package	management practices to preserve			
		stands or emphasize a longer harvest			
		interval. Target is 500 acres.			
Vashon-Maury	Beall Creek	Water management to improve	Beall Creek	26	
	Stream	streamflow in Beall Creek			
	Restoration				
Vashon-Maury	Water Right	Acquire property and water rights,	Island Wide	28	
	Acquisition	could benefit multiple streams			
	Package				
Vashon-Maury	Judd Creek	Managed Aquifer Recharge	Judd Creek	2	
	MAR				
South Sound	Community	Acquire forest lands or change forest		7	
Islands	Forest Package	management practices to preserve		′	
isialius	FUI est Fackage	stands or emphasize a longer harvest			
		interval. Target is 50 acres.			
		interval. Target is 50 acres.			
		TOTAL Project Offsets for WRIA 15		1071.1	
		Consumptive Use Estimate for WRIA 1	5	766.4	
		Higher Offset Target for WRIA 15		1218	

Commented [VMSJ(96]: Is this the appropriate way to refer to this number?

Consumptive use and the higher offset target are compared to project offsets at the subbasin scale in Table y. Surplus water offset is achieved in a total of 2 subbasins (North Hood Canal and West Sound). When looking at the higher offset target, a deficit in water offset occurs in a total

¹All projects in Table x have a high certainty of implementation – Category I

of 5 subbasins (Bainbridge Island, South Sound Islands, South Hood Canal, South Sound and Vashon-Maury Island). See Figure ___ in Chapter 5 for a map of water offset projects by subbasin.

Table y. Subbasin Water Offset Totals from Category I Projects Compared to Permit-Exempt Well Consumptive Use Estimates and Offset Targets

Commented [VMSJ(97]: Do we want to just include this table and not the one above.

Subbasin	Offset Project Totals (AF/YR)	Permit-Exempt Well Consumptive Use (AF/YR) ¹	CU Estimate Surplus/ Deficit (AF/YR) ³	Higher Offset Target – (AF/YR) ²	Higher Target Surplus/ Deficit (AF/YR) ³	Coun Comment directly fro growth proj calculated t	ted [RM98]: Are these numbers calculated m the high growth projection – eg., the high jection and .12 acres/well irrigated area?? I these numbers as a direct ratio from the totals: PE
Bainbridge Island	91.2	67.9	23.3	107.9	-16.7	Kitsa high growth	ve use * 1.6 = offset target. I don't know if the h projections are linear so please review
South Sound Islands	7	5.2	2.8	8.3	-1.3	Pierce	
North Hood Canal	273	90.3	182.7	143.5	+129.5	Kitsap	
South Hood Canal	126	155.0	-29	246.3	-120.3	Kitsap and Mason	
South Sound	129	213.8	-84.8	339.8	-210.8	Pierce and Kitsap	
Vashon - Maury Island	56	50.7	5.3	80.6	-24.6	King	
West Sound	388.9	183.9	205	292.3	+96.6	Kitsap	
WRIA 15 Total	1071	766	305	1218	-147		

Notes:

The water offset projects listed in Table x provide additional benefits to instream resources beyond those necessary to offset the impacts from new consumptive water use within the

¹ Values in table have been rounded, which is why totals may differ. AF/Yr in 2038

 $^{^2}$ Offset Target is equivalent to PE consumptive use associated with high growth scenario and increased irrigated acreage to reflect uncertainty in estimates

³Surplus water offset is associated with a positive value and a deficit in water offset is associated with a negative value. Surplus and Deficit equal to Offset Project Totals less Offset Target.

WRIA. For the project types planned in WRIA 15, additional benefits could include the following:

- Water right acquisition projects: Aquatic habitat improvements during key seasonal periods; reduction in groundwater withdrawals and associated benefit to aquifer resources; and/or beneficial use of reclaimed water.
- MAR projects: Aquatic habitat improvements during key seasonal periods; increased groundwater recharge; reduction in summer/fall stream temperature; increased groundwater availability to riparian and near-shore plants; and/or contribution to flood control.
- Community Forests Projects: (add potential habitat benefits)
- Recycled water infiltration projects: (add potential habitat benefits)
- Raingarden and LID, projects: (add potential habitat benefits)

Commented [LDW99]: Bob/Stacy, please address from project descriptions

7.2 Habitat Benefits

The WRIA 15 watershed plan includes an inventory of additional projects to meet the offset needs and NEB for the watershed. The remaining categories include the following:

- II. Projects that provide habitat and streamflow benefits, but streamflow benefits are difficult to quantify.
- III. Projects that primarily benefit habitat.
- Projects that currently are not implementable (e.g. legal restriction) or are highly conceptual.

The projects include habitat restoration and protection, stream augmentation, riparian restoration, reclaimed water expansion, storage, and other project types. Table x summarizes the habitat benefits of Category II and III projects that are described in further detail in Chapter 5 and Appendix G. The number and distribution of habitat improvement projects by subbasin is also shown in Table x in Chapter 5.

A total of 23 Category II and III habitat improvement projects are included within the plan, as summarized in Table 4 and shown in Figure in Chapter 5 Table xx. Habitat improvement attributes associated with these projects include a combination of aquatic habitat restoration and protection, stream augmentation, riparian restoration, reclaimed water expansion, managed aquifer recharge, stormwater management and other types of projects.

These projects provide additional benefits to instream resources that, together with direct water offsets, are beyond those necessary to offset the impacts from new consumptive water use within the WRIA. These additional benefits include increased hydraulic/aquatic habitat diversity, restored native vegetation, restored water temperature, erosion abatement,

Commented [LP(100]: Table 23 and no figure?

Commented [VMSJ(101R100]: Yes, if that's the right table number than summarizes Categories II-IV!

improved spawning and rearing habitat, improved passage, and water quality benefits, among others.

Add Additional Text to Further Addressing Limiting factors here

Highest priority for freshwater areas such as Chico, Minter, Rocky Creeks is to protect and/or restore hydrologic and riparian functional integrity. In Hood Canal subbasins, the loss of channel complexity, lack of riparian forest and high water temperatures in Union and Tahuya Creeks are of most concern. While in Creeks such as Dewatto, Anderson and Big Beef, loss of floodplain habitat and channel complexity, hydrologic regime, and channel instability and erosion are the most limiting for species recovery.

Commented [LDW102]: Please review in context of projects in Table 4

Commented [LDW103]: Limiting factors include:

- •Channel and streambed degradation
- •Increased peak flows
- •Low streamflow
- •Loss of upland forest cover
- •Loss of riparian forest
- •Loss of floodplain connectivity and habitats
- •Degradation of wetland and shoreline habitats
- •Conversion of wetlands to open water habitats
- •Fish passage barriers
- •Lack of large wood
- •Fine sediment

Commented [VMSJ(104]: Tables below- need to populate final column then will further develop limiting factors section.

Table x Summary of Category II and III WRIA 15 Habitat Improvement Projects included in NEB Analysis

Category	Subbasin	Project Name	Project Short Description	Project Location/	Benefits with Quantifiable	Limiting Factor(s)	I V
				River Reach Benefitted	Metric	Addressed	li
III	Bainbridge	Fletcher Stream	Reconnect side channel habitat and minor flood	47°38'35.0"	Floodplain/Wetl		
	Island	Restoration	plain restoration. (Part of a larger barrier	N	and		
			removal project.)	122°34'02.5			
				"W	Habitat no		
					Offset		
II	North Hood	Big Beef Creek	Restore wetlands, floodplain, and riparian along	Upper Big	Habitat with		
	Canal	Restoration	this ditched segment of upper Big Beef Creek.	Beef Creek -	Offset		
			Acquisition likely needed.	Multiple			
				Parcels			
				(hidden for			
				privacy)			

Commented [VMSJ(105]: Do we want this full table?
Fairly repetitive of project inventory.
We could group the projects by type (e.g. floodplain restoration, stream channel restoration) and then describe the limiting factors they benefit.

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	North Hood Canal	Grovers Creek and Leyman Wetland Restoration	Stream channel and wetland restoration are proposed on 1,600 feet of Grovers Creek and 10 acres of wetlands. Two parcels owned by the Robinson and Duncans were historically farmed, reed canary grass established and stream channel ditched. Funding for final design and construction are needed.	Robinson and Duncans parcels	Floodplain/Wetl and Habitat with Offset 1600 ft of stream restoration; 10 acres wetland	The project will improve fish passage, establish wetland and riparian vegetation, enhance water infiltration and improve floodplain function. BENEFITS Coho, Chum, steelhead and cutthroat habitat.
II	North Hood Canal	Hansville Wetland Enhancement	Degraded wetland could be restored.	Hansville	Floodplain/ Wetland Habitat with Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	South Hood Canal	Tahuya Headwaters	Purchase of fee and/or easment of up to 3 miles of riparian corridor in the upper Tahuya River and tributaries. Floodplain restoration including potential for LWD placement and BDA. Currently under one timberland owner.	Tahuya River (South Kitsap) and tributaries	Conservation Habitat with Offset Up to 3 miles of protection Floodplain restoration – potential for LWD placement	
II	South Sound	Coulter Creek Protection	Coulter Creek. Protection (acquisition of fee or easement) of riparian buffer and floodplain restoration of 3-5 mile riparian corridor owned by single landowner.	Coulter Creek	Preservation Habitat with Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
III	South Sound	Gig Harbor Golf Club Artondale Creek Habitat Improvement	A portion of Artondale Creek and approximately 2 acres of the floodplain would be restored by replacing two existing bridges to open up the floodplain and plantings to increase shade, improve instream habitat, reduce stream temperature, and improve riparian buffers and upland habitat conditions. The restoration project may also be extended downstream if needed to improve fish passage to the project site. The project is located in the South Sound subbasin of WRIA 15 on the Gig Harbor Peninsula.	Artondale Creek	Habitat with Offset	
III	South Sound	Rocky Creek Protection and Riparian Buffer	Rocky Creek. Protection (acquisition of fee or easement) of riparian buffer and floodplain restoration of ~4 mile riparian corridor owned by single landowner.	Rocky Creek	Habitat no Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
11	South Sound Islands	Schoolhouse Creek Restoration	The Anderson Island Parks District and Pierce County has been working on this Creek for many years. The County replaced two culverts in 2013. There are two remaining barriers on County road that the County is seeking funding from the fish barrier removal board for and one partial barrier on a private road. The Parks District has also been looking for funding to creek meandering and wetland restoration on a section of creek that was previously ditched and used for agriculture.	Anderson Island, Schoolhous e Creek	Habitat with Offset	
II	South Sound Islands	East Oro Bay Barrier Removal	There is an earthen dam that impounds the top of the estuary in East Oro Bay.	Anderson Island, East Oro Bay near Jacobs Point Park	Habitat with Offset	
II	West Sound	Mid Olalla Creek Floodplain/Wetla nd restoration	Restore wetlands, floodplain, and riparian along this segment of Olalla Creek that has been ditched and drained. Acquisition likely needed also.		Habitat with Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	West Sound	Ruby Creek Restoration	Approximately .44 miles of stream will be enhanced by excavating reed canary grass from the channel which is also inhibiting fish passage in this stream section. Installation of LWD, excavation of planting mounds and riparian planting are also proposed. The overall project involves restoration and enhancement of 11.7 acres of stream and wetland habitat. Chum, Coho, cutthroat trout and steelhead are documented in this reach of Ruby Creek. Design is complete and funding is needed for construction. Part of a larger fish barrier removal project.		Habitat with Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	West Sound	Dogfish Creek Wetland Restoration	This project involves enhancement of 2,832 feet of Dogfish Creek and enhancement of 24 acres of mapped wetland. The 80 acres owned by Malone was historically farmed, reed canary grass established and stream channel ditched. The project will enhanced beaver activity and establish wetland and riparian vegetation. This project will also improve stream flow and floodplain function. This project will benefit Coho, Chum, steelhead and cutthroat habitat. Funding for restoration design has been obtained and preliminary design is in progress. Funding for final design and construction are needed. Part of a larger fish barrier removal project.		Habitat no Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	West Sound	Lower Blackjack Creek Subbasin Restoration and Remediation Actions	This project proposes restoration and remediation of stream corridor habitat within the lower Blackjack Creek Subbasin as a subset of the Foster Pilot program within WRIA 15. Each restoration and remediation action has been identified and vetted by the Suquamish Tribe in their Blackjack Creek Watershed Protection and Restoration Plan composed in December, 2017.		Habitat with Offset	
II	West Sound	Clear Creek Wetland and Floodplain Restoration			Habitat with Offset	

Categor	y Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	West Sound	Lower Blackjack Creek Infrastructure Removal and Habitat Remediation	Assess the feasibility, perform due diligence, then construction/remediation of infrastructure in Blackjack Creek. This is part of the WRIA 15 Foster Pilot program. Projects include: 1. Rehabilitating an existing water main crossing over the creek by directionally drilling the water main to cross underneath the creek and removing the old infrastructure 2. Cleaning up debris from abandoned transient camps and replanting 3. Update old storm drainage to creek/tributary with LID principles		Habitat with Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
II	West Sound	Blackjack Watershed Protection & Restoration Feasibility Plan	This project will build on the 2017 "Blackjack Creek Watershed Assessment, Protection, and Restoration Plan", and identify the highest priority tax parcels for protection or restoration based on a systematic evaluation of their value to salmon recovery. This evaluation will include a literature review of existing studies and GIS desktop analysis to identify the riparian and wetland habitats with the most value to salmon, highest connectivity to other salmon habitat, and greatest threat of development. The project will use this evaluation to rank parcels, and conduct outreach to landowners of the highest ranked parcels.		Habitat with Offset	
III	West Sound	Salmonberry Creek and Wetland Protection Project	Great Peninsula Conservancy (GPC) will protect 90 acres of riparian, wetland, and fish habitat through purchasing a conservation easement on property on Salmonberry Creek in Kitsap County. Salmonberry Creek is located in an ESSB 6091 prioritized basin (WRIA 15), and contains Endangered Species Act-listed steelhead trout.		Habitat no Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
	West Sound	Floodplain Restoration Upstream of Navy RR Trestle	This action will aim to restore floodplain connectivity, riparian processes, and instream habitat conditions. Restoration actions should focus on removal of artificial fill along the abandoned road grade constricting the channel at RS 11100, restoring riparian forest conditions, and targeted wood placements to increase channel complexity and restore natural stream grade. Restoration of riparian processes will require negotiation of conservation easements or acquisition of the streamside parcel along the northern (left) bank. The parcel totals 6 acres and has an assessed value of \$240,000 per 2012 tax records. This action is constrained, in part, by channel confinement at the Navy RR trestle. The channel reach upstream of this segment flows through parcels that are part of the Mountaineers Foundation Rhododendron Preserve, where riparian conditions are more intact, instream wood is more abundant, and a broader floodplain exists due to the lack of bank protection.		Habitat with Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
III	West Sound	Curley Creek Acquisition	This project will build upon work done through the SRFB Curley Creek Estuary Acquisition and Curley Creel Feasibility study. Project will acquire highest quality remaining Chinook and steelhead habitat available on lower Curley Creek.		Habitat no Offset	
III	West Sound	Instream Habitat Enhancement at the Confluence with Chico Creek	Large wood placements to create additional complexity near the tributary confluence will improve habitat conditions in the near term while concurrent efforts to set back constraints to floodplain processes can be implemented.		Habitat no Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
III	West Sound	Grovers Creek Protection Phase II	Great Peninsula Conservancy's Lower Grovers Creek Habitat Protection Project aims to protect and restore 10.5 acres of riparian and wetland habitat along Grovers Creek and Miller bay in north Kitsap County for the benefit of people, salmon, and other wildlife. This project includes two properties in the Grovers Creek Watershed of north Kitsap County, including the 1.5-acre Tucker property and 9-acre Grovers Creek Durham Preserve Project owned by GPC. The Puget Sound Nearshore Ecosystem Restoration Project has prioritized the Grovers Creek Watershed as a "Protect High" watershed under its Coastal Inlet Strategy due to the fact that it remains relatively undeveloped.		Habitat no Offset	

Category	Subbasin	Project Name	Project Short Description	Project Location/ River Reach Benefitted	Benefits with Quantifiable Metric	Limiting Factor(s) Addressed
III	West Sound	Curley Creek prioritized restoration	In November 2017 the Suquamish Tribe released a completed watershed assessment and protection and restoration plan for Curley Creek, one of the three high priority freshwater streams in the East Kitsap shoreline. This Near Term Action proposes to use this plan to work with partners to identify which of the high priority protection and restoration actions are feasible to move forward to implementation and then to carry out that work.		Habitat no Offset	

7.3 Adaptive Management

The WRIA 15 Committee has recommended adaptive management measures in the plan for the purpose of addressing uncertainty in plan implementation (See Chapter 6.2). Adaptive management measures include annual PE well tracking and reporting, recommended monitoring and research, project implementation tracking, and watershed plan implementation reporting. These measures, in addition to the surplus water offset, policy and regulatory measures, and supplemental habitat improvement projects described above, provide reasonable assurance that the plan will adequately offset new consumptive use from PE wells anticipated during the planning horizon.

7.4 NEB Evaluation Findings

The WRIA 15 watershed plan is intended to provide a path forward for offsetting both an estimated 766.4 AF/yr of new consumptive water use and a more conservative offset target of 1218 AF/yr developed to account for uncertainties in the consumptive use estimate in WRIA 15. The plan primarily achieves this offset through a total of ___ water offset projects with a cumulative offset projection of ____ AF/yr. This projected total water offset yields a surplus offset of ____ AF/yr above the consumptive use estimate of 766 AF/yr and a surplus/deficit of ____ above/below the more conservative offset target of 1218 AF/yr in WRIA 15.

Within this plan, water offset projects are complimented by a total of 23 habitat improvement projects, which provide numerous additional benefits to aquatic and nearshore habitat. While many of these habitat improvement projects have potential streamflow benefits, the WRIA 15 Committee chose to exclude any associated water offset from the plan's accounting due to uncertainty in quantifying the benefit. Water offset projects are further complimented by the policy and regulatory recommendations addressed in Chapter 6.

The WRIA 15 Committee has additionally recommended adaptive management measures to provide reasonable assurance that the plan will adequately address new consumptive use impacts anticipated during the planning horizon, despite inevitable challenges that will arise during project implementation, operation, and maintenance.

Based on the information and analyses summarized in this plan and the assumption that projects in the plan will be implemented, the WRIA 15 Committee finds that this plan achieves a net ecological benefit, as required by RCW 90.94.030 and defined by the Final NEB Guidance (Ecology, 2019b).

Appendices

Still in development and need cross referencing with text.



Appendix A - References

[Still in development and further formatting needed.]

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Appendix B - Glossary

Acre-feet (AF): A unit of volume equal to the volume of a sheet of water one acre in area and one foot in depth. (USGS)

<u>Adaptive Management</u>: An iterative and systematic decision-making process that aims to reduce uncertainty over time and help meet project, action, and plan performance goals by learning from the implementation and outcomes of projects and actions. (<u>NEB</u>)

<u>Annual Average Withdrawal:</u> <u>RCW 90.94.030</u> (4)(a)(vi)(B) refers to the amount of water allowed for withdrawal per connection as the annual average withdrawal. As an example, a homeowner could withdraw 4,000 gallons on a summer day, so long as they did not do so often enough that their annual average exceeds the 950 gpd.

<u>Beaver Dam Analogue (BDA)</u>: BDAs are man-made structures designed to mimic the form and function of a natural beaver dam. They can be used to increase the probability of successful beaver translocation and function as a simple, cost-effective, non-intrusive approach to stream restoration. (<u>From Anabranch Solutions</u>)

<u>Critical Flow Period</u>: The time period of low streamflow (generally described in bi-monthly or monthly time steps) that has the greatest likelihood to negatively impact the survival and recovery of threatened or endangered salmonids or other fish species targeted by the planning group. The planning group should discuss with Ecology, local tribal and WDFW biologists to determine the critical flow period in those reaches under the planning group's evaluation. (NEB)

<u>Cubic feet per second (CFS)</u>: A rate of the flow in streams and rivers. It is equal to a volume of water one foot high and one foot wide flowing a distance of one foot in one second (about the size of one archive file box or a basketball). (USGS)

<u>Domestic Use</u>: In the context of Chapter <u>90.94 RCW</u>, "domestic use" and the withdrawal limits from permit-exempt domestic wells include both indoor and outdoor household uses, and watering of a lawn and noncommercial garden. (<u>NEB</u>)

ESSB 6091: In January 2018, the Legislature passed Engrossed Substitute Senate Bill (ESSB) 6091 in response to the Hirst decision. In the Whatcom County vs. Hirst, Futurewise, et al. decision (often referred to as the "Hirst decision"), the court ruled that the county failed to comply with the Growth Management Act requirements to protect water resources. The ruling required the county to make an independent decision about legal water availability. ESSB 6091 addresses the court's decision by allowing landowners to obtain a building permit for a new home relying on a permit-exempt well. ESSB 6091 is codified as Chapter 90.94 RCW. (ECY)

<u>Evolutionarily Significant Unit (ESU)</u>: A population of organisms that is considered distinct for purposes of conservation. For Puget Sound Chinook, the ESU includes naturally spawned Chinook salmon originating from rivers flowing into Puget Sound from the Elwha River (inclusive) eastward, including rivers in Hood Canal, South Sound, North Sound and the Strait of Georgia. Also, Chinook salmon from 26 artificial propagation programs. (<u>NOAA</u>)

Foster Pilots and Foster Task Force: To address the impacts of the 2015 Foster decision, Chapter 90.94 RCW established a Task Force on Water Resource Mitigation and authorized the Department of Ecology to issue permit decisions for up to five water mitigation pilot projects. These pilot projects will address issues such as the treatment of surface water and groundwater appropriations and include management strategies to monitor how these appropriations affect instream flows and fish habitats. The joint legislative Task Force will (1) review the treatment of surface water and groundwater appropriations as they relate to instream flows and fish habitat, (2) develop and recommend a mitigation sequencing process and scoring system to address such appropriations, and (3) review the Washington Supreme Court decision in Foster v. Department of Ecology. The Task Force is responsible for overseeing the five pilot projects. (ECY)

Four Year Work Plans: Four year plans are developed by salmon recovery lead entities in Puget Sound to describe each lead entity's accomplishments during the previous year, to identify the current status of recovery actions, any changes in recovery strategies, and to propose future actions anticipated over the next four years. Regional experts conduct technical and policy reviews of each watershed's four year work plan update to evaluate the consistency and appropriate sequencing of actions with the Puget Sound Salmon Recovery Plan. (Partnership)

<u>Gallons per day (GPD)</u>: An expression of the average rate of domestic and commercial water use. 1 million gallons per day is equivalent to 1.547 cubic feet per second.

<u>Group A public water systems</u>: Group A water systems have 15 or more service connections <u>or</u> serve 25 or more people per day. Chapter <u>246-290 WAC</u> (Group A Public Water Supplies), outlines the purpose, applicability, enforcement, and other policies related to Group A water systems. (WAC)

<u>Group B public water systems</u>: Group B public water systems serve fewer than 15 connections <u>and</u> fewer than 25 people per day. Chapter <u>246-291 WAC</u> (Group B Public Water Systems), outlines the purpose, applicability, enforcement, and other policies related to Group B water systems. (WAC)

<u>Growth Management Act (GMA)</u>: Passed by the <u>Washington Legislature</u> and enacted in 1990, this act guides planning for growth and development in Washington State. The act requires local governments in fast growing and densely populated counties to develop, adopt, and periodically update comprehensive plans.

<u>Home</u>: A general term referring to any house, household, or other Equivalent Residential Unit. (Policy and Interpretive Statement)

<u>Hydrologic Unit Code (HUC)</u>: Hydrologic unit codes refer to the USGS's division and sub-division of the watersheds into successively smaller hydrologic units. The units are classified into four levels: regions, sub-regions, accounting units, and cataloging units, and are arranged within each other from the largest geographic area to the smallest. Each unit is classified by a unit code (HUC) composed of two to eight digits based on the four levels of the classification in the hydrologic unit system (two digit units are largest, and eight digits are smallest). (<u>USGS</u>)

Impact: For the purpose of streamflow restoration planning, impact is the same as new consumptive water use (see definition below). As provided in Ecology WR POL 2094 "Though the statute requires the offset of 'consumptive impacts to instream flows associated with permit-exempt domestic water use' (RCW 90.94.020(4)(b)) and 90.94.030(3)(b)), watershed plans should address the consumptive use of new permit-exempt domestic well withdrawals. Ecology recommends consumptive use as a surrogate for consumptive impact to eliminate the need for detailed hydrogeologic modeling, which is costly and unlikely feasible to complete within the limited planning timeframes provided in chapter 90.94 RCW." (NEB)

Instream Flows and Instream Flow Rule (IFR): Instream flows are a specific flow level measured at a specific location in a given stream. Seasonal changes cause natural stream flows to vary throughout the year, so instream flows usually vary from month to month rather that one flow rate year-round. State law requires that enough water in streams to protect and preserve instream resources and uses. The Department of Ecology sets flow levels in administrative rules. Once instream flow levels are established in a rule, they serve as a water right for the stream and the resources that depend on it. Instream flow rules do not affect pre-existing, or senior, water rights; rather, they protect the river from future withdrawals. Once an instream flow rule is established, the Department of Ecology may not issue water rights that would impair the instream flow level. (ECY)

<u>Instream Resources Protection Program (IRPP)</u>: The IRPP was initiated by the Department of Ecology in September 1978 with the purpose of developing and adopting instream resource protection measures for Water Resource Inventory Areas (WRIAs) (see definition below) in Western Washington as authorized in the Water Resources Act of 1971 (RCW 90.54), and in accordance with the Water Resources Management Program (WAC 175-500).

Instream Resources: Fish and related aquatic resources. (NEB)

<u>Large woody debris (LWD)</u>: LWD refers to the fallen trees, logs and stumps, root wads, and piles of branches along the edges of streams, rivers, lakes and Puget Sound. Wood helps stabilize shorelines and provides vital habitat for salmon and other aquatic life. Preserving the debris along shorelines is important for keeping aquatic ecosystems healthy and improving the survival of native salmon. (King County)

<u>Lead Entities (LE)</u>: Lead Entities are local, citizen-based organizations in Puget Sound that coordinate salmon recovery strategies in their local watershed. Lead entities work with local and state agencies, tribes, citizens, and other community groups to adaptively manage their local salmon recovery chapters and ensure recovery actions are implemented. (<u>Partnership</u>)

<u>Listed Species</u>: Before a species can receive the protection provided by the <u>Endangered Species Act</u> (ESA), it must first be added to the federal lists of endangered and threatened wildlife and plants. The <u>List of Endangered and Threatened Wildlife</u> (50 CFR 17.11) and the <u>List of Endangered and Threatened Plants</u> (50 CFR 17.12) contain the names of all species that have been determined by the U.S. Fish and Wildlife Service (Service) or the National Marine Fisheries Service (for most marine life) to be in the greatest need of federal protection. A species is added to the list when it is determined to be endangered or threatened because of any of the following factors: the present or threatened destruction, modification, or curtailment of its habitat or range; overutilization for commercial, recreational, scientific, or educational purposes; disease or predation; the inadequacy of existing regulatory mechanisms; or other natural or manmade factors affecting its survival. (<u>USFWS</u>)

<u>Local Integrating Organizations (LIO)</u>: <u>Local Integrating Organizations are local forums in Puget Sound that collaboratively work to develop, coordinate, and implement strategies and actions that contribute to the protection and recovery of the local ecosystem. Funded and supported by the Puget Sound Partnership, the LIOs are recognized as the local expert bodies for ecosystem recovery in nine unique ecosystems across Puget Sound. (Partnership)</u>

<u>Low Impact Development (LID)</u>: Low Impact Development (LID) is a stormwater and land-use management strategy that tries to mimic natural hydrologic conditions by emphasizing techniques including conservation, use of on-site natural features, site planning, and distributed stormwater best management practices (BMPs) integrated into a project design. (ECY)

Managed Aquifer Recharge (MAR): Managed aquifer recharge projects involve the addition of water to an aquifer through infiltration basins, injection wells, or other methods. The stored water can then be used to benefit stream flows, especially during critical flow periods. (NEB)

<u>National Pollutant Discharge Elimination System (NPDES)</u>: The NPDES permit program addresses water pollution by regulating point sources that discharge pollutants to waters of the United States. Created by the Clean Water Act in 1972, the EPA authorizes state governments to perform many permitting, administrative, and enforcement aspects of the program. (<u>EPA</u>)

Net Ecological Benefit (NEB): Net Ecological Benefit is a term used in ESSB 6091 as a standard that watershed plans (see below for definition) must meet. The outcome that is anticipated to occur through implementation of projects and actions in a plan to yield offsets that exceed impacts within: a) the planning horizon; and, b) the relevant WRIA boundary. See Final Guidance for Determining Net Ecological Benefit - Guid-2094 Water Resources Program Guidance. (NEB)

<u>Net Ecological Benefit Determination</u>: Occurs solely upon Ecology's conclusion after its review of a watershed plan submitted to Ecology by appropriate procedures, that the plan does or does not achieves a NEB as defined in the Net Ecological Benefit guidance. The Director of Ecology will issue the results of that review and the NEB determination in the form of an order.(<u>NEB</u>)

<u>Net Ecological Benefit Evaluation</u>: A planning group's demonstration, using NEB Guidance and as reflected in their watershed plan, that their plan has or has not achieved a NEB. (<u>NEB</u>)

New Consumptive Water Use: The consumptive water use from the permit-exempt domestic groundwater withdrawals estimated to be initiated within the planning horizon. For the purpose of RCW 90.94, consumptive water use is considered water that is evaporated, transpired, consumed by humans, or otherwise removed from an immediate water environment due to the use of new permit-exempt domestic wells. (NEB)

Office of Financial Management (OFM): OFM is a Washington state agency that develops official state and local population estimates and projections for use in local growth management planning. (OFM)

<u>Offset</u>: The anticipated ability of a project or action to counterbalance some amount of the new consumptive water use over the planning horizon. Offsets need to continue beyond the planning horizon for as long as new well pumping continues. (<u>NEB</u>)

<u>Permit exempt wells</u>: The Groundwater Code (<u>RCW 90.44</u>), identified four "small withdrawals" of groundwater as exempt from the permitting process. Permit-exempt groundwater wells often provide water where a community supply is not available, serving single homes, small developments, irrigation of small lawns and gardens, industry, and stock watering.

<u>Permit-exempt uses</u>: Groundwater permit exemptions allow four small uses of groundwater without a water right permit: domestic uses of less than 5,000 gallons per day, industrial uses of less than 5,000 gallons per day, irrigation of a lawn or non-commercial garden, a half-acre or less in size, or stock water. Although exempt groundwater withdrawals don't require a water right permit, they are always subject to state water law. (<u>ECY</u>)

<u>Planning groups</u>: A general term that refers to either initiating governments, in consultation with the planning unit, preparing a watershed plan update required by Chapter 90.94.020 RCW, or a watershed restoration and enhancement committee preparing a plan required by Chapter 90.94.030 RCW. (<u>NEB</u>)

<u>Planning Horizon</u>: The 20-year period beginning on January 19, 2018 and ending on January 18, 2038, over which new consumptive water use by permit-exempt domestic withdrawals within a WRIA must be addressed, based on the requirements set forth in Chapter 90.94 RCW. (<u>NEB</u>)

<u>Projects and Actions</u>: General terms describing any activities in watershed plans to offset impacts from new consumptive water use and/or contribute to NEB. (NEB)

<u>Puget Sound Acquisition and Restoration (PSAR) fund</u>: This fund supports projects that recover salmon and protect and recover salmon habitat in Puget Sound. The state legislature appropriates money for PSAR every 2 years in the Capital Budget. PSAR is co-managed by the Puget Sound Partnership and the Recreation and Conservation Office, and local entities identify and propose PSAR projects. (<u>Partnership</u>)

<u>Puget Sound Partnership</u> (<u>Partnership</u>): The Puget Sound Partnership is the state agency leading the region's collective effort to restore and protect Puget Sound and its watersheds. The organization brings together hundreds of partners to <u>mobilize partner</u> action around a common agenda, advance Sound investments, and advance priority actions by supporting partners. (<u>Partnership</u>)

<u>Puget Sound Regional Council (PSRC)</u>: PSRC develops policies and coordinates decisions about regional growth, transportation and economic development planning within King, Pierce, Snohomish and Kitsap counties. (<u>PSRC</u>)

RCW 90.03 (Water Code): This chapter outlines the role of the Department of Ecology in regulating and controlling the waters within the state. The code describes policies surrounding surface water and groundwater uses, the process of determining water rights, compliance measures and civil penalties, and various legal procedures.

RCW 90.44 (Groundwater Regulations): RCW 90.44 details regulations and policies concerning groundwater use in Washington state, and declares that public groundwaters belong to the public and are subject to appropriation for beneficial use under the terms of the chapter. The rights to appropriate surface waters of the state are not affected by the provisions of this chapter.

RCW 90.54 (Groundwater permit exemption): This code states that any withdrawal of public groundwaters after June 6, 1945 must have an associated water right from the Department of Ecology. However, any withdrawal of public groundwaters for stock-watering purposes, or for the watering of a lawn or of a noncommercial garden not exceeding one-half acre in area, or for single or group domestic uses in an amount not exceeding five thousand gallons a day, or for an industrial purpose in an amount not exceeding five thousand gallons a day, is exempt from the provisions of this section and does not need a water right.

RCW 90.82 (Watershed Planning): Watershed Planning was passed in 1997 with the purpose of developing a more thorough and cooperative method of determining what the current water resource situation is in each water resource inventory area of the state and to provide local citizens with the maximum possible input concerning their goals and objectives for water resource management and development.

<u>RCW 90.94 (Streamflow Restoration)</u>: This chapter of the Revised Code of Washington codifies ESSB 6091, including watershed planning efforts, streamflow restoration funding program and the joint legislative task force on water resource mitigation and mitigation pilot projects (Foster task force and pilot projects).

<u>Reasonable Assurance</u>: Explicit statement(s) in a watershed plan that the plan's content is realistic regarding the outcomes anticipated by the plan, and that the plan content is supported with scientifically rigorous documentation of the methods, assumptions, data, and implementation considerations used by the planning group. (NEB)

<u>Revised Code of Washington (RCW)</u>: The revised code is <u>a compilation of all permanent laws</u> now in force for the state of Washington. The RCWs are organized by subject area into Titles, Chapters, and Sections.

Salmon Recovery Funding Board (SRFB): Pronounced "surfboard", this state and federal board provides grants to protect and restore salmon habitat. Administered by a 10-member State Board that includes five governor-appointed citizens and five natural resource agency directors, the board brings together the experiences and viewpoints of citizens and the major state natural resource agencies. For watersheds planning under Section 203, the Department of Ecology will submit final draft WRE Plans not adopted by the prescribed deadline to SRFB for a technical review (RCO and Policy and Interpretive Statement).

Section 202 or Section 020: Refers to Section 202 of ESSB 6091 or Section 020 of RCW 90.94 respectively. The code provides policies and requirements for new domestic groundwater withdrawals exempt from permitting with a potential impact on a closed water body and potential impairment to an instream flow. This section includes WRIAs 1, 11, 22, 23, 49, 59 and 55, are required to update watershed plans completed under RCW 90.82 and to limit new permit-exempt withdrawals to 3000 gpd annual average.

Section 203 or Section 030: Refers to Section 203 of ESSB 6091 or Section 030 of RCW 90.94 respectively. The section details the role of WRE committees and WRE plans (see definitions below) in ensuring the protection and enhancement of instream resources and watershed functions. This section includes WRIAs 7, 8, 9, 10, 12, 13, 14 and 15. New permit-exempt withdrawals are limited to 950 gpd annual average.

SEPA and SEPA Review: SEPA is the State Environmental Policy Act. SEPA identifies and analyzes environmental impacts associated with governmental decisions. These decisions may be related to issuing permits for private projects, constructing public facilitates, or adopting regulations, policies, and plans. SEPA review is a process which helps agency decision-makers, applications, and the public understand how the entire proposal will affect the environment. These reviews are necessary prior to Ecology adopting a plan or plan update and may be completed by Ecology or by a local government. (Ecology)

<u>Subbasins</u>: A geographic subarea within a WRIA, equivalent to the words "same basin or tributary" as used in RCW 90.94.020(4)(b) and RCW 90.94.030 (3)(b). In some instances, subbasins may not correspond with hydrologic or geologic basin delineations (e.g. watershed divides). (NEB)

<u>Trust Water Right Program</u>: The program allows the Department of Ecology to hold water rights for future uses without the risk of relinquishment. Water rights held in trust contribute to streamflows and groundwater recharge, while retaining their original priority date. Ecology uses the Trust Water Right Program to manage acquisitions and accept temporary donations. The program provides flexibility to enhance flows, bank or temporarily donate water rights. (ECY)

<u>Urban Growth Area (UGA)</u>: UGAs are unincorporated areas outside of city limits where urban growth is encouraged. Each city that is located in a GMA fully-planning county includes an urban growth area where the city can grow into through annexation. An urban growth area may include more than a single city. An urban growth area may include territory that is located outside of a city in some cases. Urban growth areas are under county jurisdiction until they are annexed or incorporated as a city. Zoning in UGAs generally reflect the city zoning, and public utilities and roads are generally built to city standards with the expectation that when annexed, the UGA will transition seamlessly into the urban fabric. Areas outside of the UGA are generally considered rural. UGA boundaries are reviewed and sometimes adjusted during periodic comprehensive plan updates. UGAs are further defined in RCW 36.70.

WAC 173-566 (Streamflow Restoration Funding Rule): On June 25, 2019 the Department of Ecology adopted this rule for funding projects under RCW 90.94. This rule establishes processes and criteria for prioritizing and approving grants consistent with legislative intent, thus making Ecology's funding decision and contracting more transparent, consistent, and defensible.

<u>Washington Administrative Code (WAC)</u>: The WAC contains the current and permanent rules and regulations of state agencies. It is arranged by agency and new editions are published every two years. (<u>Washington State Legislature</u>)

<u>Washington Department of Ecology (DOE/ECY)</u>: The Washington State Department of Ecology is an environmental regulatory agency for the State of Washington. The department administers laws and regulations pertaining to the areas of water quality, water rights and water resources, shoreline management, toxics clean-up, nuclear and hazardous waste, and air quality.

<u>Washington Department of Fish and Wildlife (WDFW)</u>: An agency dedicated to preserving, protecting, and perpetuating the state's fish, wildlife, and ecosystems while providing sustainable fish and wildlife recreational and commercial opportunities. Headquartered in Olympia, the department maintains six regional offices and manages dozens of wildlife areas around the state, offering fishing, hunting, wildlife viewing, and other recreational

opportunities for the residents of Washington. With the tribes, WDFW is a co-manager of the state salmon fishery. (WDFW)

Washington Department of Natural Resources (WADNR or DNR): The department manages over 3,000,000 acres of forest, range, agricultural, and commercial lands in the U.S. state of Washington. The DNR also manages 2,600,000 acres of aquatic areas which include shorelines, tidelands, lands under Puget Sound and the coast, and navigable lakes and rivers. Part of the DNR's management responsibility includes monitoring of mining cleanup, environmental restoration, providing scientific information about earthquakes, landslides, and ecologically sensitive areas. (WADNR)

<u>Water Resources (WR)</u>: The Water Resources program at Department of Ecology supports sustainable water resources management to meet the present and future water needs of people and the natural environment, in partnership with Washington communities. (<u>ECY</u>)

<u>Water Resources Advisory Committee (WRAC)</u>: Established in 1996, the <u>Water Resources</u> Advisory Committee is a forum for issues related to water resource management in Washington State. This stakeholder group is comprised of 40 people representing state agencies, local governments, water utilities, tribes, environmental groups, consultants, law firms, and other water stakeholders. (<u>ECY</u>)

Watershed Plan: A general term that refers to either: a watershed plan update prepared by a WRIA's initiating governments, in collaboration with the WRIA's planning unit, per RCW 90.94.020; or a watershed restoration and enhancement plan prepared by a watershed restoration and enhancement committee, per RCW 90.94.030. This term does not refer to RCW 90.82.020(6). (NEB)

Watershed Restoration and Enhancement Plan (WRE Plan): The Watershed Restoration and Enhancement Plan is directed by Section 203 of ESSB 6091 and requires that by June 30, 2021, the Department of Ecology will prepare and adopt a watershed restoration and enhancement plan for WRIAs 7, 8, 9, 10, 12, 13, 14 and 15, in collaboration with the watershed restoration and enhancement committee. The plan should, at a minimum, offset the consumptive impact of new permit-exempt domestic water use, but may also include recommendations for projects and actions that will measure, protect, and enhance instream resources that support the recovery of threatened and endangered salmonids. Prior to adoption of an updated plan, Department of Ecology must determine that the actions in the plan will result in a "net ecological benefit" to instream resources in the WRIA. The planning group may recommend out-of-kind projects to help achieve this standard.

WRIA: Water Resource Inventory Area. WRIAs are also called basins or watersheds. There are 62 across the state and each are assigned a number and name. They were defined in 1979 for the purpose of monitoring water availability. A complete map is available here: https://ecology.wa.gov/Water-Shorelines/Water-supply/Water-availability/Watershed-look-up

Appendices

Still in development and need cross referencing with text.



Appendix $\underline{\mathbf{AC}}$ – Committee Roster

Entity Representing	Primary Representative Name	First Alternate Name
Kitsap County	Dave Ward	David Nash, Kathy Peters
Mason County	Randy Neatherlin	Kevin Shutty, David Windom
Pierce County	Dan Cardwell	Austin Jennings
Puyallup Tribe	David Winfrey	
Skokomish Tribe	Alex Gouley	Seth Book, Dana Sarff
Squaxin Island Tribe	Jeff Dickison	Paul Pickett
Suquamish Tribe	Leonard Forsman	Alison O'Sullivan
Port Gamble S'Klallam Tribe	Sam Phillips	Paul McCollum
City of Port Orchard	Jacki Brown	Mark Dorsey, Zach Holt
City of Bremerton	Teresa Smith	Allison Satter
City of Gig Harbor	Trent Ward	Jeff Langhelm, Brienn Ellis
City of Bainbridge	Michael Michael	Christian Berg
City of Poulsbo	Becky Erickson) <u>.</u>
Kitsap Public Utility District	Joel Purdy	Mark Morgan
Department of Fish and Wildlife	Brittany Gordon	Nam Siu
Department of Ecology	Stacy Vynne McKinstry	Stephanie Potts
King County	Greg Rabourn	
Kitsap Building Association	Russ Shiplet	Ellen Ross-Cardoso
Kitsap Conservation District	Joy Garitone	Brian Stahl
Great Peninsula Conservancy	Nate <u>han</u> Daniel	Erik Steffens
Mason-Kitsap Farm Bureau ex officio	Larry Boltz	
Washington Water Service ex officio	Shawn O'Dell	

Commented [VMSJ(106]: Recommend delete since they withdrew from Comm. This list includes the final reps.

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Appendix **BD** – Operating Principles

Watershed Restoration Enhancement Committee

Water Resource Inventory Area (WRIA) 15

Operating Principles

Approved Version Sent for Signature February 12, 2019

Revised and Approved August 6, 2020

SECTION 1: PURPOSE

The purpose of the operating principles is to establish the watershed restoration and enhancement committee, as authorized under RCW 90.94.030, for the purpose of developing the watershed restoration and enhancement plan. The document sets forward a process for meeting, participation expectations, procedures for voting, structure of the Committee, communication and other needs in order to support the Committee in reaching agreement on a final plan.

SECTION 2. AGREEMENT AND AMENDMENTS TO THE OPERATING PRINCIPLES

The formal establishment of an agreement to the operating principles will take place via a member decision, with all members of the watershed restoration and enhancement committee (Committee) approving the operating principles. Participants will work in good faith to participate productively in the development of the operating principles. By approving the operating principles, members of the Committee agree to uphold the principles as outlined in this document.

The Committee may review the operating principles periodically. Any member of the Committee may bring forward a recommendation for an amendment to the operating principles. Amendments will be brought for discussion when a quorum (2/3 of the membership) is present and take effect only if decided on unanimously by the full Committee for inclusion in the operating principles.

Nothing contained herein or in any amendment developed under the Agreement shall prejudice the legal claims of any party hereto, nor shall participation in this planning process abrogate any party's authority or the reserved or other rights of tribal governments, except where the obligation has been accepted in writing.

SECTION 3.PARTICIPATION EXPECTATIONS AND GROUND RULES

Participation expectations

Each entity invited by Ecology to participate on the Committee, and which has responded indicating their commitment to participate, shall identify a representative and up to two alternates to participate on the Committee. Committee members will, in good faith and using their best professional judgement:

- Actively participate in Committee meetings;
- · Review materials in preparation for the meetings;
- · Review materials following the meetings;
- Engage in workgroups (if applicable);
- Come prepared for discussions and decisions (when applicable); and
- · Commit to implementing the Committee ground rules (see below).

The chair will consult with the Committee to ensure that adequate time is given for review of materials. The chair will provide meeting materials at least 7 days before meetings, with additional time given for longer documents. The chair recognizes that members may need to discuss decisions with their organizations prior to bringing forward a decision to the Committee and the chair and facilitator will work with Committee members to establish reasonable review time for materials prior to reaching a decision. Members of the Committee will actively work with their decision making authorities to receive feedback on decisions in a timely manner as to not delay decisions coming before the Committee. When possible, Committee members will provide the chair reasonable notice if additional review time is needed prior to making a decision.

Committee meetings will take place on a monthly basis for an initial period, with the interval of meetings being modified as needed to meet the deadlines (either more or less frequently). The chair will hold meetings at a convenient location in the watershed. Meetings are expected to last for approximately 4 hours, with the length modified as needed to meet deadlines.

The chair or facilitator will contact Committee members that miss meetings. A lack of participation does not mean the process to develop the plan will be stalled. However, it is recognized that if a quorum is not present, meetings may be cancelled or decisions postponed which may impact the overall timeline for plan approval. If an entity misses multiple meetings, the chair or facilitator will work with the entity to identify reasonable accommodations to support reengagement.

Remote Participation

It is the expectation that Committee representatives shall attend all meetings in person. In person participation is essential to efficiency, clarity, and honest communication. Although it should not be routine, remote participation can be accommodated when necessary to facilitate Committee member participation and when possible given technology availability. Remote participants may engage in decision-making; however the primary purpose of remote participation is listening to the Committee meeting, as it may be difficult to fully participate in discussion. If there are difficulties with technology, the chair's priority is to continue the meeting with the in-person participants and not delay the meeting to address technology challenges. Representatives are strongly encouraged to attend meetings in-person.

The Committee chair will allow for remote participation (e.g. via phone, web, video conference) if:

 Notice is provided to the chair or facilitator at least 1 week in advance of the meeting (except in the case of emergencies such as illness, weather event, etc.), AND

- Representative and alternates are not available to attend in person, AND
- Meeting room accommodates remote participation.

If extraordinary events, such as a pandemic or natural disaster, require the committee to meet remotely, all meetings will be held remotely and the operating procedures will remain in force, except portions that assume in-person versus remote participation.

Ground rules

Water management is inherently complicated and the Committee is striving for consensus on the watershed restoration and enhancement plan. Therefore, given the range of members' diverse perspectives, the Committee has established the following to ensure good faith and productive participation amongst its members:

1. Be Respectful

- Listen when others are speaking. Do not interrupt and do not participate in side conversations. One person speaks at a time.
- Recognize the legitimacy of the concerns and interests of others, whether or not you
 agree with them.
- Cooperate with the facilitator to ensure that everyone is given equitable time to state
 their views. Present your views succinctly and try not to repeat or rephrase what others
 have already said
- Silence cell phones and limit use of cell phones and laptops during the meeting.
- Respect other communication styles and needs.
- Assume good intent of other Committee members.

2. Be Constructive

- Participate in the spirit of giving the same priority to solving the problems of others as you do to solving your own problems.
- Share comments that are solution focused. Avoid repeating past discussions.
- Do not engage in personal attacks or make slanderous statements. Do not give ultimatums.
- Ask for clarification if you are uncertain of what another person is saying. Ask questions rather than make assumptions.
- Work towards consensus. Identify areas of common ground and be willing to compromise.
- Minimize the use of jargon and acronyms. Attempt to use language observers and laypersons will understand.
- It is okay to disagree, but strive to reach common ground.

3. Be Productive

- Adhere to the agenda. Respect time constraints and focus on the topic being discussed.
- 4. Bring a Sense of Humor and Have Fun.

Interpersonal conflict resolution

In the event a conflict arises amongst members or established workgroups of the Committee, the following steps should be taken by individuals:

- 1. Communicate directly with the person or persons whose actions are the cause of the conflict.
- If the circumstance is such that the person with a conflict is unable or unwilling to communicate directly with the person or persons whose actions are the cause of the conflict, the person shall speak with the Committee chair and facilitator.
- 3. The conflict should first be brought up verbally. If this does not lead to satisfactory resolution, the impacted parties should describe the conflict in writing to the chair.
- 4. If such matters are brought to the chair and facilitator, the chair in consultation with the facilitator, will address the conflict as appropriate and may seek outside or independent assistance as needed.

SECTION 4. ALTERNATES, EX OFFICIO MEMBERSHIP AND WORKGROUPS

Alternates

Committee members shall provide to the chair, in writing, up to two designated alternate committee members from their organization or government. Committee members shall inform the chair in writing of any changes to the main representative or alternates. If the primary representative cannot attend a meeting, they should, if possible, send the designated alternate and notify the Committee chair and the facilitator as early as possible. It is the responsibility of the primary representative to brief the alternate on previous meetings and key topics arising for discussion in order for the alternate to participate productively.

Representatives may call on alternates that attend the meeting at any time to speak. Only one representative from the government or entity shall sit at the table and participate in a decision. If the primary representative and alternates are no longer able to attend (staffing change, ongoing scheduling conflicts), the government or organization shall work with the chair to quickly identify alternative representation from the same government or organization. If no alternative representative is available from the government or organization, an alternate entity that can represent the same interest is allowed and shall be brought forward by the departing entity to the chair for approval. Replacement members are subject to latecomer provisions.

Latecomers

Ecology invited all entities identified in 90.94.030 to participate on the Committee and all entities in WRIA 15 have accepted the invitation to participate. A replacement entity is allowed to join the Committee at a later date under the following conditions:

- 1. The entity cannot request to revisit items previously decided on by the Committee;
- The entity signs an intent to participate, provides primary and alternate Committee representatives;
- 3. The entity agrees to and abides by the operating principles; and

4. The entity joins the Committee and participates in meetings no later than six months prior to final plan approval.

Removal from the Committee

Entities must participate in the committee process after September 1, 2020 to retain membership on the committee. If an entity does not attend at least one committee or workgroup meeting over any three-month period it will be assumed they have withdrawn from the committee and will be removed as members, unless the member provides a written explanation and requests to remain on the committee. The Chair, via electronic communication, will inform any committee member who has not been participating for two months with this information to provide a minimum of one-month notice before removal.

Resignation from the Committee

If an entity no longer wishes to participate in the committee process or the final plan approval, they should send written notice (electronic or mailed notice) to the chair as early as possible prior to their resignation. Advance notice will support the chair and facilitator in managing consensus building and voting procedures.

Ex-Officio and Ad-Hoc Members

The Committee may decide by full consensus to invite an additional entity to join the Committee as an *ex officio* non-voting member. *Ex Officio* members are invited to sit at the Committee table and participate actively in discussions and review of documents, but shall not make decisions on any items. Ex-officio members shall adhere to the operating procedures.

The Committee may decide by consensus to invite an individual or organization to participate in select meetings or agenda items where additional expertise or perspective is desired. Ad hoc members will be invited by the chair to sit at the Committee table, participate actively in discussions, and review of documents for the specified agenda items. They shall not make decisions on any items.

Workgroups and Advisory Groups

The Committee may establish workgroups or subcommittees as it sees fit. Workgroups may be temporary, established to achieve a specific purpose within a finite time frame, or a standing workgroup addressing the goals of the Committee. The decision to form a workgroup is not required by the legislation and may be developed at the discretion of the Committee or the chair in order to support Committee decision making. All Committee workgroups are workgroups of the whole, meaning their role is to support the efforts of the Committee and all Committee members are welcome to participate in any workgroup formed by the Committee. The chair or Committee may also engage established workgroups in the watershed or invite non-Committee members to participate on the workgroups if they bring capacity or expertise not available on the Committee. No binding decisions will be made by

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³⁶ Ecology leadership has determined that additional voting members will not be invited to join the committees in order to stay true to the legislation and keep the Committee size manageable. However, the Committee may decide to include non-voting members if they choose.

the workgroups; all issues discussed by workgroups shall be communicated to the Committee as either recommendations or findings as appropriate. The Committee may, or may not, act on these workgroup outcomes as it deems appropriate.

SECTION 5. ROLE OF THE CHAIR AND COMMITTEE SUPPORT

RCW 90.94.030 (2b) states that "The department shall chair the watershed restoration and enhancement committee..." Ecology's streamflow restoration implementation lead chairs the Committee on behalf of the agency. In the event that the chair is unable to attend a scheduled meeting due to illness or other unanticipated absence, Ecology will designate an interim chair to avoid cancelling the meeting. The interim chair may make decisions coming before the Committee.

The chair shall make decisions on all items coming before the Committee.³⁷ The role of the chair is to help the Committee complete the plan with the goal to attain full agreement from the Committee members. If full agreement cannot be obtained, the chair shall ensure all opinions inform future decision making for the final plan.

The chair, with assistance from Ecology technical staff, contractors, members of the Committee, and/or workgroups, shall prepare the watershed restoration and enhancement plan for the Committee's review, comment, and approval.

Ecology may provide the Committee a facilitator. The role of the facilitator is to focus on process and support the Committee in productive discussions and decision-making. Ecology will provide administrative support for the Committee as well as technical assistance through Ecology staff and consultants.

Ecology may provide the Committee with technical support in the form of Ecology staff or hired consultants. Ecology will seek input from the Committee on consultant selection prior to entering into contract.

SECTION 6. DECISION MAKING

This planning process, by statutory design, brings a diversity of perspectives to the table. It is therefore important the Committee identifies a clear process for how it will make decisions. Committee members shall always strive for consensus, and when consensus cannot be reached, the chair and facilitator will document agreement and dissenting opinions. The reason why Committee members will strive for consensus is that the authorizing legislation requires that final plan itself must be approved by all members of the Committee prior to Ecology's review (RCW 90.94.030[3] "...all members of a watershed restoration and enhancement committee must approve the plan prior to adoption"). Therefore it

³⁷ RCW 90.94 (3) states that "the department shall prepare and adopt a watershed restoration and enhancement plan for each watershed listed under subsection (2)(a) of this section, in collaboration with the watershed restoration and enhancement committee. Except as described in (h) of this subsection, all members of a watershed restoration and enhancement committee must approve the plan prior to adoption." Based on input from the Attorney General's office, because Ecology is a member of the Committee and must ultimately vote on whether or not to approve the plan, Ecology shall vote on all items coming before the Committee.

follows that consensus during the foundational decisions upon which the plan is constructed will serve as the best indicators of the Committee's progress toward an approved plan.

Quorum

A quorum is constituted when two-thirds of the entities represented on the Committee are present (either in person or on the phone). A quorum must be present for decisions to occur. Each member of the Committee may record a single formal opinion.

Decisions leading up to the final plan approval

In recognition that consensus can be difficult to achieve and in some cases decisions need to be made within a limited period of time to stay on track to meet the plan deadline, the following process will be used to make decisions leading up to plan approval:

- 1. The Committee will strive toward consensus. 38 The levels of consensus include:
 - I can say an unqualified "yes"!
 - I can accept the decision.
 - I can live with the decision.
 - I do not fully agree with the decision; however, I will not block it.
- 2. The Committee will spend adequate time³⁹ for substantive discussion of issues prior to asking for a decision. After substantive discussion, the chair will ask consensus.
- 3. When consensus cannot be reached, the facilitator will identify the members in disagreement⁴⁰ at the meeting. The chair and/or facilitator will support coordination of the following actions, but the responsibility is on the disagreeing members. Disagreeing members agree to:
 - a. meet within seven days of the meeting;
 - b. develop a summary paper on the issue and needs; and
 - c. develop a draft timeline for resolution or a recommendation back to the Committee.

As appropriate, the chair and/or facilitator will work with the parties in disagreement to reach a resolution using whatever means are necessary and within reason (in person meetings, conference calls, identifying additional research needs, etc.). Members unable to reach consensus must agree to work cooperatively with the chair and facilitator in this process. The Committee recognizes that flexibility is needed in terms of timeline and presentation of

³⁸ Definition of Consensus: Consensus is a group process where the input of everyone is carefully considered and an outcome is crafted that best meets the needs of the group as a whole. The root of consensus is the word consent, which means to give permission to. When members consent to a decision, they are giving permission to the group to go ahead with the decision. Some members may disagree with all or part of the decision, but based on listening to everyone else's input, all members agree to let the decision go forward because the decision is the best one the entire group can achieve at the current time.

39 The chair will identify definitive deadlines by which decisions need to be made in order to say on track to meet

the plan deadline.

⁴⁰ If much of the group is in agreement and only one or two members are in disagreement, individuals may be selected to negotiate on behalf of the larger group.

resolution depending on the nature of the disagreement. If requested, Ecology may provide a facilitator to help develop the compromise language.

- 4. If the compromise fails to reach consensus within the identified timeline, the Committee will agree to allow the process for developing the plan to move forward while the work toward consensus continues. The Committee agrees to revisit decisions where consensus is not reached
- 5. Throughout the process, the chair and facilitator will ensure that areas of concern and disagreement are documented within meeting summaries and other materials as necessary.

Decision process

- Thumbs up approval
- Thumbs down disapproval
- Thumbs sideways (accept, can live with, will not object)
- Five fingers abstain

The facilitator will record all decisions and, where there are dissenting or ambivalent opinions, the meeting summary will document the concerns.

Conflict of Interest

Committee members shall abstain from making a decision if they have a vested personal financial interest in a decision. The committee acknowledges that each entity represents stakeholders that have an interest in the outcomes of this process.

Electronic decision making

In the case a decision is needed prior to the next Committee meeting, the chair can request a opinion or decision via email or survey. This approach will only be used for time-critical items or when a quorum was not present to come to a decision. The chair will allow a minimum of 3 working days for responses. A non-response is considered an "abstention".41

The result of an electronic decision will be reported at the next Committee meeting and the chair or facilitator may request a decision to reaffirm the electronic decision.

Straw poll

From time to time, the chair or the facilitator may ask for a straw poll to gather information on group needs. These polls do not need to follow the formal decision-making protocols of this section. Informal polls will be used solely for information-gathering and will not result in a decision.

⁴¹ If an 'out of office' message is received for the primary representative, the alternate representative(s) will be contacted. The chair and facilitator will make at least 3 points of contact with each Committee member and alternates before marking them as an abstention (e.g. phone, email, text).

Letters of Support for Projects

The Committee may choose to submit a letter of support for streamflow restoration projects applying for funding through Ecology's Streamflow Restoration Funding program or other sources. The decision to submit a letter of support on behalf of the Committee shall be by consensus. If the Committee does not approve a letter of support for a project, individual Committee representatives may submit a letter of support from their entity or government.

Final approval of the plan

RCW 90.94 (3) states that "... all members of a watershed restoration and enhancement committee must approve the plan prior to adoption." This means that each and all committee members get to record their decision (quorum is not applicable for final approval) and that all committee members must support the plan in order for it to be approved and provided to Ecology for "net ecological benefit" review and potential adoption by Ecology. ⁴³

The final plan approval will be shown by hands:

- Thumbs up approval
- Thumbs down disapproval

The final plan approval may also be given verbally or in writing when in-person participation is not possible:

- Approve
- Disapprove

The facilitator will record all decisions.

SECTION 7. PUBLIC COMMENTS AND PUBLIC MEETING NOTICE

The agenda will provide time for public comment at each meeting. Members of the public may only speak during public comment. The chair and facilitator will determine the time and extent of the public comment period based on the agenda for each meeting, with input from the Committee. While the Committee is not explicitly required to follow the requirements of the Open Public Meetings Act, reasonable efforts will be made to post information and materials on the pertinent website in a timely manner to keep the public informed.

SECTION 8. COMMITTEE AND MEDIA COMMUNICATION

To support clear communication with the Committee, Ecology will:

⁴² Per RCW 90.94, Ecology shall review the watershed restoration and enhancement plan to ensure it meets net ecological benefit. Ecology shall provide the Committee with a definition and guidance of net ecological benefit.
⁴³ RCW 90.94.030 does not require local jurisdiction approval prior to plan adoption.

- 1. Operate a listserv for Committee members and interested parties;
- Develop and manage a website for members of the Committee to access documents such as agendas, meeting summaries, technical reports, calendar, and other items as requested by the Committee;
- 3. Conduct briefing calls with the Committee ahead of each meeting; and
- Conduct follow up calls with Committee members unable to attend meetings or with differing opinions.

The facilitator and Ecology shall prepare, distribute and post on the Committee webpage a written meeting summary for each Committee meeting within 10 business days of the last Committee meeting. The summary, at a minimum, will include a list of attendees, decisions, discussion points, assignments, and action items. If comments are cited in such summaries, each speaker will be identified as appropriate or requested. Meeting summaries will capture areas of agreement and disagreement within the group. The Committee will approve the meeting summary at the following meeting.

Communication with the media

When speaking to the media or other venues, the Committee members will clearly identify any opinions expressed as their personal opinions and not necessarily those of the other Committee members or the Committee as a whole. The Committee members will not attempt to speak for other members of the group or to characterize the positions of other members to the media or other venues. Comments to the media will be respectful of other Committee members.

Following significant accomplishments, the Committee may request Ecology to issue formal news releases or other media briefing materials. All releases and information given to the media will accurately represent the work of the Committee. Ecology will make every effort to provide the Committee with materials in advance for input, recognizing that media timelines may not allow for adequate review by the Committee.

Appendix C - Aquifer Units within WRIA 15

Commented [VMSJ(107]: I reordered all these to follow when they are referenced in the text!

<u>Aquifer</u>	<u>Description</u>	Typical Thickness
Qvr – Vashon Recessional Aquifer	Found at land surface where present, this aquifer consists of sand, gravel, and silt, with lenses of silt and clay derived from recessional glacial outwash. Presence is limited to former outwash channels, primarily found along major surface water drainages in the WRIA.	Thickness, where present, ranges from a few feet up to about 120 feet with an average of about 22 feet.
Qva – Vashon Advance Aquifer	This aquifer is mainly composed of deposits from the Vashon advance outwash (Qva). The deposits are usually well-sorted sand or sand and gravel, sometimes with lenses of silt or clay. The unit is generally unconfined, but confining conditions exist where the aquifer is fully saturated and overlain by the Vashon Till confining unit (Qvt).	The thickness typically ranges from 20 to about 240 feet, with some areas exceeding 300 feet.
QA1 – Sea- Level Aquifer	This aquifer consists primarily of glacial (pre-Vashon) sand and gravel with silt interbeds. This unit is generally confined by the overlying Upper Confining Unit (QC1). The upper surface of this aquifer ranges from several hundred feet below sea level to 300 feet above sea level, with an average elevation of about 20 feet.	The thickness typically ranges from 50 to about 250 feet, with an average of about 84 feet.
QA2 – Glaciomarine Aquifer	Composition of this aquifer ranges from sand and gravel to silt. This unit is confined by the overlying Middle Confining Unit (QC2). Few wells tap this aquifer, given its greater depth and lower productivity than the overlying Qvr and QA1 aquifers. The upper surface of this aquifer ranges from 600 feet below sea level to less than 200 feet below sea level.	The thickness typically ranges from less than 20 to more than 300 feet, with an average of about 85 feet.
QA3 – Deep Aquifer	This aquifer consists mostly of sand and gravel with silt interbeds. This unit is confined by the overlying Lower Confining Unit (QC3). The upper surface of this aquifer ranges from more than 900 feet below sea level to slightly more than 200 feet below sea level.	The thickness typically ranges from 50 to 350 feet, with an average of about 128 feet.



<u>Appendix D – Surface Water Quality Assessments Category 4</u> <u>and 5 Listings in WRIA 15</u>



WATERBODY	CURRENT CATEGO	PARAMETER PARAMETER	TMDL_NAME	MEDIUM_NAME
ANDERSON CREEK	<u>4C</u>	Fish And Shellfish Habitat		<u>Habitat</u>
ANNADOLIS CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		Water
ANNAPOLIS CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	Water
BARKER CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		Water
BARNER CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
ADDANITES CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
ARRANTES CREEK	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
BEAR CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
BLAN CREEK	<u>4B</u>	<u>Bacteria</u>	Bear, Burley, and Purdy Creeks 4b Project	<u>Water</u>
BEAVER CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
BLAVEN CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
BELFAIR CREEK	<u>4A</u>	<u>Bacteria</u>	Union River Bacteria TMDL	<u>Water</u>
BIG ANDERSON CREEK	<u>5</u>	Нq		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
		<u>Temperature</u>		<u>Water</u>
BIG BEEF CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
		<u>pH</u>		<u>Water</u>
BIG MISSION CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
BIG SCANDIA CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
	2	<u>Dissolved Oxygen</u>		<u>Water</u>
BIG SCANDIA CREEK	<u>4A</u>	<u>Bacteria</u>	<u>Liberty Bay Watershed Bacteria TMDL</u>	<u>Water</u>
	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
BJORGEN CREEK	2	<u>Temperature</u>		<u>Water</u>
	<u>4A</u>	<u>Bacteria</u>	<u>Liberty Bay Watershed Bacteria TMDL</u>	<u>Water</u>
BLACKJACK CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
<u>DEMONSTER ORDER</u>	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
BOYCE CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
<u> </u>	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
BURLEY CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	Bear, Burley, and Purdy Creeks 4b Project	<u>Water</u>
CARPENTER CREEK	<u>5</u>	Dissolved Oxygen		<u>Water</u>

WATERBODY	CURRENT CATEGORY	<u>PARAMETER</u>	TMDL_NAME	MEDIUM_NAME
	<u>5</u>	<u>Temperature</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
CHICO CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
CLEAR CREEK	<u>5</u>	Dissolved Oxygen		<u>Water</u>
CLLAN CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
CLEAR CREEK, W.F.	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
COULTER CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
COOLIER CREEK	<u>5</u>	<u>Hq</u>		<u>Water</u>
COWLING CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
COVERNO CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
<u>CURLEY CREEK</u>	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
		<u>Temperature</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
DANIELS CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
<u>DEWATTO RIVER</u>	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
DICKERSON CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
DICKERSON CHEEK	Ξ	<u>Dissolved Oxygen</u>		<u>Water</u>
DOGFISH CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
<u>BOOK SIT CREEK</u>	<u>4B</u>	<u>Bacteria</u>	<u>Dogfish Creek 4b Project</u>	<u>Water</u>
DOGFISH CREEK, E.F.	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	<u>Dogfish Creek 4b Project</u>	<u>Water</u>
DOGFISH CREEK, S.F.	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
DUNCAN CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
ENETAI CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
FISHER CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
GAMBLE CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
		<u>Dissolved Oxygen</u>		<u>Water</u>

WATERBODY	CURRENT CATEGORY	PARAMETER	TMDL NAME	MEDIUM NAME
GORST CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
CDOVEDS CDEEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
GROVERS CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	Water
HUGE CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
ILLAHEE CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
INDIANOLA CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
JOHNSON CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
JOHNSON CREEK	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
JUDD CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
JUMPOFF JOE CREEK	<u>5</u>	Dissolved Oxygen		<u>Water</u>
JOIVIPOFF JOE CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
KARCHER CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
KEYPORT CREEK	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
KINMAN CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
	5	<u>Dissolved Oxygen</u>		<u>Water</u>
KITSAP CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
MIJAF CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
KITSAP LAKE	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
LAGOON CREEK	<u>5</u>	Hq		<u>Water</u>
LEMOLO CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
<u>LEWOLO CREEK</u>	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
LITTLE MINTER CREEK	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
LITTLE MISSION CREEK	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
LITTLE SCANDIA CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
LITTLE SCANDIA CILLIN	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
LOFALL CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
LONG LAKE	<u>5</u>	<u>Total Phosphorus</u>		<u>Water</u>
LONG LIKE	<u>4C</u>	Invasive Exotic Species		<u>Habitat</u>
MARTHA-JOHN CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
WARTING SOUTH CHEEK	<u>4B</u>	<u>Bacteria</u>	Martha John and Gamble Creeks 4b Project	<u>Water</u>

WATERBODY	CURRENT CATEGORY	PARAMETER	TMDL NAME	MEDIUM_NAME
MANO CREEK	_	<u>Bacteria</u>		<u>Water</u>
MAYO CREEK	<u>5</u>	<u>Temperature</u>		<u>Water</u>
MAINTED CREEK	_	<u>Bacteria</u>		<u>Water</u>
MINTER CREEK	<u>5</u>	Dissolved Oxygen		<u>Water</u>
MISSION LAKE	<u>4C</u>	Invasive Exotic Species		<u>Habitat</u>
MURDEN CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
OSTRICH BAY CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
OSTRICIT BAT CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
OSTRICH BAY CREEK, W.B.	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
PAHRMANN CREEK	<u>4A</u>	Bacteria	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
PERRY CREEK	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
PHINNEY CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
PICNIC CREEK	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
PICIVIC CIVELY	2	<u>На</u>		<u>Water</u>
PRIVATE CREEK	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
THIVATE CREEK	2	<u>pH</u>		<u>Water</u>
PURDY CREEK	<u>5</u>	<u>Bacteria</u>	Bear, Burley, and Purdy Creeks 4b Project	<u>Water</u>
FORDT CREEK		<u>Dissolved Oxygen</u>		<u>Water</u>
RAVINE CREEK	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
RIDGETOP CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
ROSS CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
ROYAL VALLEY CREEK	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
SACCO CREEK	<u>5</u>	<u>pH</u>		<u>Water</u>
SHOOL CHEEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
SALMONBERRY CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
SEABECK CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
SHOOFLY CREEK	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
SPRINGBROOK CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
SQUARE LAKE	<u>4C</u>	Invasive Exotic Species		<u>Habitat</u>

WATERBODY	CURRENT CATEGORY	<u>PARAMETER</u>	TMDL_NAME	MEDIUM_NAME
CTATE DADY CDEEK	<u>5</u>	<u>Dissolved Oxygen</u>		Water
STATE PARK CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	Water
STAVIS CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
CTELLE (CDOLICIT) CDEEK	<u>5</u>	Dissolved Oxygen		Water
STEELE (CROUCH) CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	Water
STEELE CREEK	<u>5</u>	<u>Dissolved Oxygen</u>		<u>Water</u>
STEELE CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
CTDAW/DEDDY CDEEK	<u>5</u>	Dissolved Oxygen		<u>Water</u>
STRAWBERRY CREEK	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
TAHUYA LAKE	<u>4C</u>	Invasive Exotic Species		<u>Habitat</u>
		Dissolved Oxygen		Water
TAHUYA RIVER	<u>5</u>	<u>Temperature</u>		<u>Water</u>
	`	<u>Dissolved Oxygen</u>		<u>Water</u>
<u>UNION RIVER</u>		<u>Dissolved Oxygen</u>		<u>Water</u>
	<u>5</u>	<u>Temperature</u>		<u>Water</u>
	<u>4A</u>	<u>Bacteria</u>	<u>Union River Bacteria TMDL</u>	<u>Water</u>
UNNAMED CREEK (IN THE ANDERSON CREEK SYSTEM)	<u>4C</u>	Fish And Shellfish Habitat		<u>Habitat</u>
UNNAMED CREEK (IN THE BIG BEEF CREEK SYSTEM)	<u>4C</u>	Fish And Shellfish Habitat		<u>Habitat</u>
UNNAMED CREEK (IN THE BOYCE CREEK SYSTEM)	<u>4C</u>	Fish And Shellfish Habitat		<u>Habitat</u>
UNNAMED CREEK (IN THE HARDING CREEK SYSTEM)	<u>4C</u>	Fish And Shellfish Habitat		<u>Habitat</u>
UNNAMED CREEK (IN THE LITTLE ANDERSON CREEK	<u>4C</u>	Fish And Shellfish Habitat		<u>Habitat</u>
SYSTEM)	400			
UNNAMED CREEK (IN THE STAVIS CREEK SYSTEM)	<u>4C</u>	<u>Fish And Shellfish Habitat</u>		<u>Habitat</u>
UNNAMED CREEK (TRIB TO AMSTERDAM BAY)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO BANGOR TRIDENT LAKE	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>
OUTLET CREEK)	<u> </u>			
UNNAMED CREEK (TRIB TO DOGFISH CREEK)	<u>4B</u>	<u>Bacteria</u>	<u>Kitsap County Bacteria 4B</u>	<u>Water</u>
UNNAMED CREEK (TRIB TO DUTCHER COVE)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO FILUCY BAY)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO GREAT BEND/LYNCH COVE)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO HOOD CANAL)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO KITSAP LAKE)	<u>4A</u>	<u>Bacteria</u>	Sinclair & Dyes Inlets Tributaries Bacteria TMDL	<u>Water</u>

WATERBODY	CURRENT CATEGORY	<u>PARAMETER</u>	TMDL_NAME	MEDIUM_NAME
	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
UNNAMED CREEK (TRIB TO LIBERTY BAY)	<u>5</u>	<u>Temperature</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO LIBERTY BAY)	<u>4A</u>	<u>Bacteria</u>	Liberty Bay Watershed Bacteria TMDL	<u>Water</u>
UNNAMED CREEK (TRIB TO NORTH CREEK)	_	<u>Lead</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO NORTH CREEK)	<u> 2</u>	<u>Copper</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO ORO BAY)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO UNION RIVER)	_	Dissolved Oxygen		<u>Water</u>
UNIVAIVIED CREEK (TRIB TO UNION RIVER)	<u> </u>	<u>Temperature</u>		<u>Water</u>
UNNAMED CREEK (TRIB TO VAUGHN BAY)	<u>5</u>	<u>Bacteria</u>		<u>Water</u>
VAUGHN CREEK	<u>5</u>	Bacteria		<u>Water</u>
WILL CONTCREEN	<u>5</u>	Dissolved Oxygen		<u>Water</u>
WILSON CREEK	<u>4B</u>	<u>Bacteria</u>	Kitsap County Bacteria 4B	<u>Water</u>
WYE LAKE	<u>4C</u>	Invasive Exotic Species		<u>Habitat</u>



Appendix **EJ** – TMDL Table for WRIA 15

Category 5, 303(d) listed streams in WRIA 15

WATERBODY_NAME	Temp	DO	рН	Bacteria	Copper	Lead	TP
ANNAPOLIS CREEK		Χ					
BARKER CREEK		Χ					
BARRANTES CREEK	Х						
BEAR CREEK		Х					
BEAVER CREEK		Х					
BIG ANDERSON CREEK			Х				
BIG BEEF CREEK	Х	Χ	Х				
BIG MISSION CREEK	Х						
BIG SCANDIA CREEK	Х	Χ					
BJORGEN CREEK	Х	Χ					
BLACKJACK CREEK		Χ					
BOYCE CREEK		Χ					
BURLEY CREEK		Χ					
CARPENTER CREEK	Х	Χ					
CHICO CREEK	X	Χ					
CLEAR CREEK		Χ					
CLEAR CREEK, W.F.		Χ	/				
COULTER CREEK		Χ	Х				
COWLING CREEK		Χ					
CURLEY CREEK	Х	Х					
DANIELS CREEK		X					
DICKERSON CREEK	X						
DOGFISH CREEK		Χ					
DOGFISH CREEK, E.F.		Χ					
DUNCAN CREEK		Χ					
ENETAI CREEK		Χ					
FISHER CREEK	X						
GAMBLE CREEK	Х	Х					
GORST CREEK		Χ					
GROVERS CREEK		Χ					
HUGE CREEK		Χ					
ILLAHEE CREEK		Χ					
JOHNSON CREEK		Χ					
JUDD CREEK	Х						
JUMPOFF JOE CREEK		Χ					
KINMAN CREEK		Χ					
KITSAP CREEK	Х	Х					
LAGOON CREEK			Х				
LEMOLO CREEK		Х					
LITTLE MINTER CREEK				Х			
LITTLE MISSION CREEK				Х			

WATERBODY_NAME	Temp	DO	рН	Bacteria	Copper	Lead	TP
LITTLE SCANDIA CREEK		Χ					
LONG LAKE							Χ
MARTHA-JOHN CREEK		Х					
MAYO CREEK	Χ			Х			
MINTER CREEK		Х		Х			
OSTRICH BAY CREEK		Х					
PICNIC CREEK			Х	Х			
PRIVATE CREEK			Х	Х			
PURDY CREEK		Х		Х			
RAVINE CREEK				Х			
ROSS CREEK		Х					
SACCO CREEK			Х				
SALMONBERRY CREEK		Х					
SEABECK CREEK		Χ					
SHOOFLY CREEK				Х	/		
STATE PARK CREEK		Χ			/		
STAVIS CREEK		Х					
STEELE (CROUCH) CREEK		Х		/			
STEELE CREEK		Х					
STRAWBERRY CREEK		Х		/			
TAHUYA RIVER	Х	Х					
UNION RIVER	Х	Х	/				
TRIB TO AMSTERDAM BAY				Х			
TRIB TO DUTCHER COVE				Х			
TRIB TO FILUCY BAY				Х			
TRIB TO GREAT BEND/LYNCH		/		Х			
COVE	/						
TRIB TO HOOD CANAL				Х			
TRIB TO LIBERTY BAY	X						
TRIB TO NORTH CREEK	,				Х	Х	
TRIB TO ORO BAY				Х			
TRIB TO UNION RIVER	Χ	Х					
TRIB TO VAUGHN BAY				Х			
VAUGHN CREEK				Х			
WILSON CREEK		Х					

Appendix FE – Subbasin Delineation Memo





To: Stacy Vynne McKinstry, Washington State Department of Ecology

From: Bob Montgomery, Anchor QEA; Chad Wiseman, HDR Date: February 12, 2020 (original); May 27, 2020 (revised)

Subject: WRIA 15 Subbasin Delineation

(Work Assignment WA-01, Task 2)

1.0 Introduction

HDR is providing technical support to the Washington State Department of Ecology (Ecology) and the Watershed Restoration and Enhancement (WRE) committee for Water Resource Inventory Area (WRIA) 15. The Streamflow Restoration law (Revised Code of Washington [RCW] Chapter 90.94) requires that WRE plans include actions to offset new consumptive-use impacts associated with permit-exempt domestic water use. RCW 90.94.030(3)(b) states, "The highest priority recommendations must include replacing the quantity of consumptive water use during the same time as the impact and in the same basin or tributary." Therefore, delineations must be developed for the subbasins in WRIA 15 that will be used as a spatial framework for growth projections, consumptive-use estimates, and priority offset projects. The Net Ecological Benefit (NEB) evaluation will also be based on this framework. This technical memorandum addresses the basis for subbasin delineation in WRIA 15 (Kitsap).

2.0 Subbasin Delineation

This section explains the initial and final delineations for WRIA 15. The term "subbasin" is used by the WRIA 15 WRE committee for planning purposes only and to meet the requirements of RCW 90.94.030 (3)(b).

2.1 Initial Delineation

The WRIA 15 workgroup (a subcommittee of the WRE committee) was tasked to delineate subbasin boundaries for discussion at WRE committee meetings. An initial discussion was held at the April 4, 2019, workgroup meeting and Pierce County, the Kitsap Public Utility District (PUD), and the Squaxin Tribe subsequently developed maps of proposed subbasin boundaries and provided those to Ecology and the WRE committee.

The initial, general considerations included the following:

- Subbasins should be neither too big nor too small.
- Surface water flows and rain flow patterns should be included.
- Anticipated rural growth and where there is little growth will likely drive projects and impacts.
- Priority areas for salmon recovery should be included.

- Isolated areas like islands without streamflow connectivity to the mainland should be included as their own subbasin (for example, the South Sound Islands are grouped based on relatively low projected growth and proximity to Pierce County mainland).
- There should be recognition that the WRE committee can revise subbasins throughout the process.

The maps were further discussed at the May 2, 2019, WRE committee meeting and the workgroup meeting that immediately followed that meeting.

The result of the discussion on May 2, 2019, was a proposal that divides WRIA 15 into "regions" that are an initial delineation of subbasins that will be revisited as the watershed planning process continues. The key points discussed are as follows:

- Considerations for subbasins include starting large, using a nesting approach, and ensuring that there is justification for offset projects outside of a subbasin.
- The workgroup is committed to finding projects closest to the impact and revisiting subbasin delineations throughout the process.
- The regions map will be used for generating growth projections and consumptive use. The
 counties shared that they can project growth at any level but recognize that the smaller the
 subbasins are, the less reliable the data are. It is helpful for the counties to have the proposed
 size of regions for providing their growth projections.
- Some workgroup members are interested in using smaller assessment areas as well, such as Hydrologic Unit Code 12 (HUC12) boundaries, to look at particular stream impacts.
 - Workgroup members also suggesting using Assessment Units¹ (from Ecology's Puget Sound Watershed Characterization Project) as a starting point for mitigation.
- The Squaxin Tribe would like to see a road map of how the subbasin delineations will be revisited throughout the process.

Further discussion of the regions approach occurred in the June 4, 2019, workgroup meeting and the June 6, 2019, WRE committee meeting. Agreement was reached on proceeding with use of the regions with the following caveats:

- The regions approach is a nested approach where regions are essentially a "do not cross" line for finding projects to offset impacts.
- Projects should be closest to the anticipated impact and provide benefit to streams. Using a
 nested approach, the potential for offsets will be evaluated first at the assessment unit scale,
 then at the HUC 14 scale, and finally at the subbasin scale. In other words, the committee will
 look for projects at the finest scale possible first. If the offsets are not achievable at the small or

¹ Assessments Units are described in the Puget Sound Watershed Characterization Project (Department of Ecology, 2013). Each WRIA is made up of subwatersheds, called watershed management units, which are further divided into Assessment Units. A variety of watershed assessment results are presented for each assessment unit, including: water flow (for delivery, surface storage, recharge, and discharge processes); water quality processes (for five parameters: sediment, phosphorus, nutrients, pathogens, and metals); and fish and wildlife habitats (for terrestrial, freshwater and marine habitats).

- intermediate unit scale, justification will be provided (for example, there is greater relative benefit in a larger project in a stream of importance).
- The WRE committee will continue to revisit delineation of subbasins once growth projections and projects are developed.

The June proposal included three main regions: South Sound, West Sound, and Hood Canal. The boundary between the West Sound region and the Hood Canal region in the northern Kitsap Peninsula was left flexible with the recognition that projects in one region could benefit streams in the other region. The other regions are Bainbridge Island, Vashon-Maury Island, and the three south Puget Sound islands (McNeil, Anderson, and Ketron).

2.2 Revision to Hood Canal Region

The Skokomish Tribe proposed to revise the region delineation by dividing the Hood Canal region into North Hood Canal and South Hood Canal regions. The reason is differing precipitation amounts, development and status of fish species. The proposal was first presented to the WRIA 15 Committee in October who passed it to the workgroup for discussion. A subset of workgroup members reviewed the proposal and recommended the proposal be accepted. The proposal was further discussed at the November 7, 2019 WRIA 15 Committee meeting. There was agreement amongst all Committee members present to accept the revision to the Hood Canal region.

2.3 Final Delineation

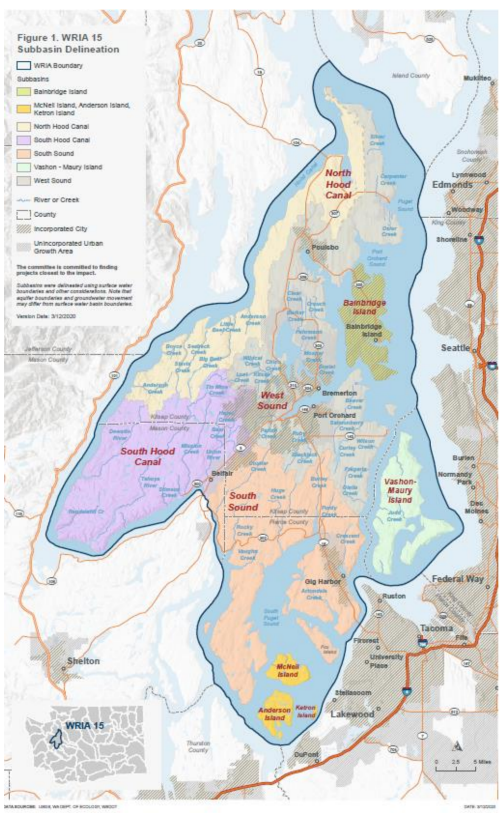
Agreement was reached at the March 5, 2020 WRIA 15 committee meeting to accept the region delineations as the subbasin boundaries. Figure 1 presents the subbasins as agreed to at that meeting.

3.0 Conclusion

The WRIA 15 WRE committee delineation of subbasins will be used as an organizational framework for growth projection and consumptive-use scenarios. References

- Revised Code of Washington (RCW). 2019. Watershed Planning, Chapter 90.82 RCW. Accessed on June 23, 2019, at https://app.leg.wa.gov/rcw/default.aspx?cite=90.82.
- RCW. 2019. Streamflow Restoration, Chapter 90.94 RCW. Accessed on June 23, 2019, at https://app.leg.wa.gov/RCW/default.aspx?cite=90.94.
- U.S. Geological Survey and U.S. Department of Agriculture, Natural Resources Conservation Service (USGS). 2013. Federal Standards and Procedures for the National Watershed Boundary Dataset (WBD) (4 ed.): Techniques and Methods 11–A3, 63 p., https://pubs.usgs.gov/tm/11/a3/.

Figure 1. WRIA 15 subbasin delineation



Appendix GF – Growth Projections and Consumptive Use Memo

Technical Memorandum DRAFT



To: Stacy Vynne McKinstry, Washington State Department of Ecology

From: Chad Wiseman, HDR and Bob Montgomery, Anchor QEA

Date: February 13, 2020 (original); May 27, 2020 (revised)

Subject: WRIA 15 PE Growth and Consumptive Use Summary

(Work Assignment 2, Tasks 2 and 3)

1.0 Introduction

HDR is providing technical support to the Washington State Department of Ecology (Ecology) and the Watershed Restoration and Enhancement (WRE) committees for Water Resource Inventory Areas (WRIAs) 10, 12, 13, 14, and 15.

Under RCW 90.94, consumptive water use by permit-exempt domestic wells and connections (PE wells) occurring over the 20 year period of 2018-2038 (planning horizon) must be estimated to establish the water use that watershed restoration plans and plan updates are required to address and offset. This memorandum summarizes PE wells and related consumptive use of groundwater that is projected to impact WRIA 15 over the planning horizon.

This memorandum includes:

- A summary of WRIA 15 baseline, low, and high PE growth scenarios.
- A summary of WRIA 15 baseline, low, and high scenario consumptive use using three different methods.

2.0 WRIA 15 PE Growth Projection Methods

Portions of Mason, Pierce, and King Counties and all of Kitsap County are located within WRIA 15. The WRIA 15 WRE committee agreed to develop high and low growth projection scenarios based on varying the Kitsap and Pierce County projections. At this time, Mason County and King County growth projections remained the same for the baseline high and low scenario projections; however the Squaxin Island Tribe has expressed interest in possibly seeing a higher growth scenario or safety factor for Mason County. Mason County wants to ensure that the adaptive management component of the plan considers the results of the census for changes in population growth (available in 2022).

2.1 Kitsap County

Two methods were used to project growth over the planning horizon for Kitsap County. Both the Kitsap County Land Capacity Analysis, completed by County staff, and the Historical Wells Method, completed by Kitsap Public Utility District (Kitsap PUD), result in similar numbers:

Kitsap County Land Capacity Analysis

1) Identify 20-year growth projections from the Kitsap Regional Coordinating Council growth projections (conversion to single-family residences based on assumed people per household and rural growth target).



- 2) Allocate growth by subbasin based on proportion of historical building permits by subbasin from 2002 to 2019.
- 3) Conduct a land capacity analysis. Determine vacant parcels within each subbasin that is within and outside of the waterline or sewerline 200-foot buffer. Assume that all parcels greater than 0.15 acre are buildable if they are within the 200-foot buffer. Buildout capacity for parcels greater than 0.75 acre outside of a 200-foot waterline buffer is assumed to be served by PE wells. Assume that that growth occurs along the waterline areas first, and that the forecasted number of PE wells is less than the forecasted number of single family residences as some wells may have multiple connections.
- 4) Multiply the growth for each subbasin (step 2) by the proportion of growth expected to be served by PE wells(step 3).
- 5) The application of this method to City of Bainbridge Island results in no new PE wells. An alternative method for City of Bainbridge Island was performed which assumes one PE well connection per parcel, regardless of parcel size. It was also assumed that growth occurs along the waterline areas first with the remaining growth occurring on parcels needing PE wells.

Kitsap County developed three iterations of growth projections in rural areas based on varying the minimum parcel size to be suitable for a PE well in the land capacity analysis (Step 3). The versions included 0.25 acre, 0.75 acre, and 1.0 acre. The final version recommended by the county assumed a minimum acreage for PE wells of 0.15 acre in their land capacity analysis and also used additional data on water lines and sewer lines (as a proxy for water lines). This version was provided to HDR on November 22, 2019. Kitsap County provided a flow chart of the land capacity analysis and heat map (HDR 2019a).

Historical Wells Method:

- 1) Calculate historical growth rates of PE wells using County records of wells drilled (2003-2018). Note this is all wells drilled, not just PE wells.
- 2) Forecast growth of future PE well connections for the 20-year planning horizon, based on the historical growth rate.
- 3) Allocate growth of PE wells within each subbasin spatially, based upon land capacity analysis (i.e., parcel must be outside of UGA, not in a water and wastewater system boundary, not already built upon, or must have zoning category that allows for domestic use).

2.2 King County

The following methods were used to project growth over the planning horizon:

- 1) Use historical building permit data (2000–2017) to project future growth.
- 2) Define if each historical building permit used for growth projections is public or private (aka PE well) water service.
- 3) Multiply the annual (projected) number of building permits per year by the percentage of permits using private water to determine a projected number of PE well connections per year to yield the annual rate of PE well connections.



- 4) Multiply the rate of annual PE well connections by 20 for the estimated total of PE well connections over a 20-year period.
- 5) Overlay subbasins to determine number of new PE well connections in each subbasin.
- 6) Remove the portion of the wells that are projected to be inside of the water district service boundaries.

The King County method is described in more detail in a technical memo provided by the county dated December 16, 2019 (HDR 2019a). King County growth projections did not change from the initial projections on July 31, 2019.

2.3 Mason County

The following methods were used to project growth during the planning horizon:

- 1) Develop 20-year growth projections based on the Mason County Comprehensive Plan (the Comprehensive Plan is based on Office of Financial Management medium population growth estimates, and conversion to dwelling units based on assumed people per dwelling unit).
- 2) Determine available land for single-family domestic units and determine proportion of buildout capacity by county urban growth areas (UGAs) and rural lands.
- 3) Apply growth projections to buildable lands.
- 4) Remove projected development unlikely to connect to a PE well (i.e., parcel is located within a water system service area; parcel is smaller than 1 acre).
- 5) Overlay subbasins to determine new PE connections in each subbasin.

Initial growth projections for Mason County were updated because of 1) updates to county parcel attributes and 2) a request from the WRIA 14 and WRIA 15 WRE committees to account for PE wells within water system service areas. Parcel data were updated to correct for circumstances where the zoning and land use attributes identified a parcel as buildable but were also associated with a feature that was incompatible with building (e.g., on top of a waterbody). The initial methods assumed zero PE well growth within water system service areas in both the urban growth areas (UGAs) and rural areas. HDR developed a method that allocates PE well growth in rural water systems proportional to the number of parcels in each water system not currently served by the water system.

The method is comprised of the following steps:

- 1) Assume future growth is proportional to buildable parcels with available water system hookup and parcels that would require a PE well or connection for development.
- 2) Define total buildable parcels per county buildable lands analysis that are contained within each respective water system service area. The water system service areas are defined by the Washington State Department of Health (DOH) as polygons in the Geographic Information Service (GIS) platform.
- 3) Define active and total approved (active + available) water system connections from the DOH Sentry database.



- Calculate buildable parcels with an available water system hookup (total approved minus active water system connections)
- 5) Calculate buildable parcels that would require a PE well or connection for development (total buildable parcels minus total approved connections).
- 6) Calculate ratio of buildable parcels that would require a PE well or connection (step 5) to the parcels with an available water system hookup (step 4) and multiply by the number of dwellings predicted to occur in that water system service area.

2.4 Pierce County

The following methods were used to project growth over the planning horizon:

- 4) Calculate historical growth rates of PE wells for each subbasin using the Tacoma-Pierce County Health District (TPCHD) well database (1999–2018).
- 5) Forecast growth of future PE well connections for the planning horizon, based on the subbasinspecific historical growth rate.
- 6) Allocate growth of PE wells within each subbasin spatially, based upon a parcel assessment for PE well potential (i.e., parcel must be outside of UGA, not in a water and wastewater system boundary, not already built upon, or must have zoning category that allows for domestic use).

No changes were made to the growth projection methods or results occurred since the initial growth projection on July 31, 2019.

2.5 High and Low Growth Scenarios

Because of the uncertainty in the projections, the WRIA 15 Committee evaluated additional permit-exempt well scenarios using different periods in the historical TPCHD well database. The high growth scenario uses the 1999–2008 data, which was a time of relatively healthy economic growth resulting in more rapid rural development. The low growth scenario uses the 2009–2018 data, which was a time of a relatively slower rate of rural development and corresponds with the recession and housing downturn. For Kitsap County, a plus or minus five percent was used to calculate the high and low growth scenario. The five percent is based on the margin of error between the County's rural growth projections and actual growth. High and low growth scenarios were not calculated for Mason or King Counties at the Counties' request.

3.0 WRIA 15 Consumptive Use Methods

Consumptive use of water from projected PE well growth was estimated using three different methods; 1) the Irrigated Area Method; 2) the Water System Data Method and; 3) the USGS Groundwater Model Method

3.1 Irrigated Area Method

Consumptive use was calculated using Ecology's recommended assumptions for indoor and outdoor consumptive use (Ecology 2018; 2019).

3.1.1 Indoor Consumptive Use – Irrigated Area Method

Ecology (2018; 2019) recommends the following assumptions for estimating indoor consumptive water use:



- 60 gallons per day per person within a household
- 2.5 persons per household (or as otherwise defined by the Counties)
- 10 percent of indoor use is consumptively used
 - Most homes served by a PE well use septic systems for wastewater. This method assumes 10 percent of water entering the septic system will evaporate out of the septic drain field and the rest will be returned to the groundwater system.

The above assumptions were used to estimate indoor consumptive water use by occupants of a single dwelling unit. Assuming that there is one PE well connection per dwelling unit, a "per PE well connection" consumptive use factor was applied to the growth projections forecast in each subbasin to determine total indoor consumptive use per subbasin. This method is summarized by the following equation:

$$HCIWU (gpd) = 60 \frac{gal}{day * person} * 2.5 \frac{people}{household} * CUF$$

Where:

HCIWU = Household Consumptive Indoor Water Use (gpd)

CUF= Consumptive use factor; assumed to be 10% (factor expressed as 0.10)

This estimate of indoor per household per day can be annualized and converted to acre-feet per year or cubic feet per second.

3.1.2 Outdoor Consumptive Use – Irrigated Area Method

Ecology (2018; 2019) recommends estimating future outdoor water use based on an estimate of the average outdoor irrigated area for existing homes served by PE wells. To calculate the consumptive portion of total outdoor water required per parcel/connection over a single growing season, Ecology recommends:

- Estimating the average irrigated lawn area (pasture/turf grass) per parcel in each WRIA,
- Applying crop irrigation requirements,
- Correcting for application efficiency (75 percent efficiency recommended by Ecology guidance) to determine the total outdoor water required over a single growing season, and
- Applying a percentage of outdoor water that is assumed to be consumptive (80 percent outdoor consumptive use recommended).

WRE Committees were given the opportunity to adjust variables used in the analysis when applicable to the specific WRIA. WRIA 15 opted not to adjust variables.



The average irrigated area in WRIA 15 was estimated by measuring areas of visible irrigation (i.e. green lawns relative the surrounding, gardens, managed landscaping) in using aerial imagery in 80 random parcels with existing dwellings that have a PE well or connection (Figure 1). The average irrigated area was 0.08 acres (Table 1). Most parcels evaluated did not have visible signs of irrigation in the aerial imagery (Figure 2). Detailed methods and results are defined in the consumptive use methods technical memorandum and report (HDR 2019b).

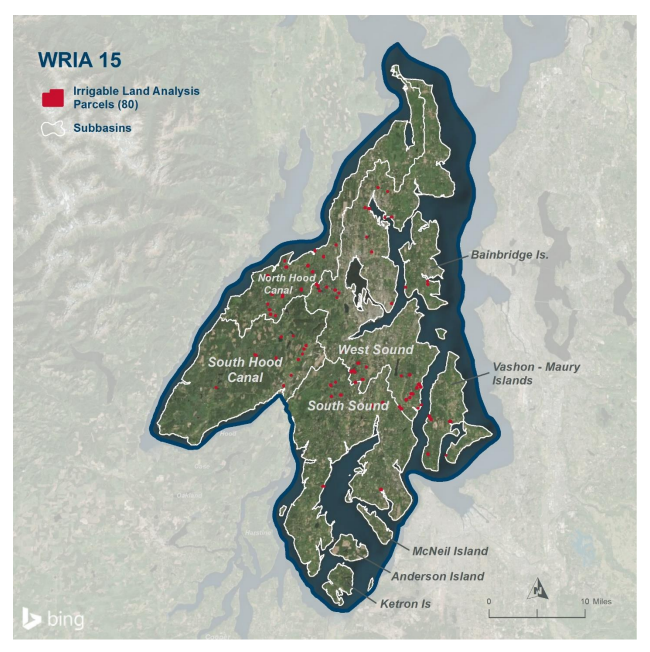


Figure 1. Parcels selected in WRIA 15 with existing PE well that were delineated for apparent irrigated areas.

Table 1. Irrigated acreage delineation results.



Statistic	WRIA 15
PE Parcel Sample Pool	8,987
Sample Size	80
Mean (acres)	0.08
Standard Deviation (acres)	0.13
95% UCL (acres)	0.14

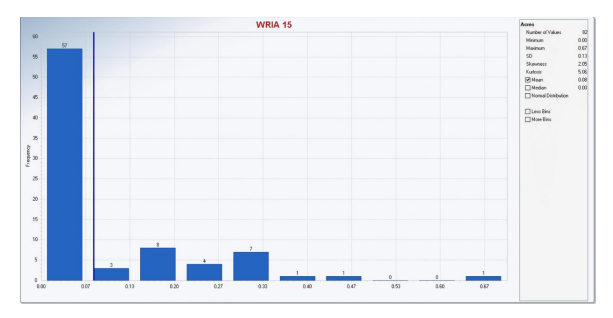


Figure 2. Histogram of WRIA 15 irrigated acreage delineation results.

Once average irrigable acreage per connection was determined for a WRIA, water use was calculated based on irrigation requirements and application efficiency. Crop irrigation requirements were estimated for pasture/turf grass from nearby stations as provided in the Washington Irrigation Guide (NRCS-USDA, 1997). An irrigation application efficiency was applied to account for water that does not reach the turf. Ecology (2018; 2019) recommends using a 75 percent application efficiency factor. The consumptive portion of total amount of water used for outdoor use was assumed to be 80 percent of the total. This method is summarized in the following equation:

$$HCOWU(gpd) = A(acres) * IR(feet) * AE * CUF * CF$$

Where:

HCOWU = Household Consumptive Outdoor Water Use (gpd)

A = Irrigated Area (acres)

IR = Irrigation Requirement over one irrigation season (feet)

AE = Application efficiency; assumed to be 75% (factor expressed as 1/0.75)

CUF= Consumptive use factor; assumed to be 80% (factor expressed as 0.80)

CF = Conversion Factor to convert afy to gpd; 1 afy = 892.742 gpd



Uncertainty in Irrigated Area Calculations

The irrigated area measurements were performed using a set of 80 parcels distributed throughout WRIA 15. The number of parcels selected was based on the budget for this task as agreed to by HDR and Ecology. Concern was expressed by some members of the Committee that a repeatable, spatially distributed, and statistically valid subset of parcels was not used. While this concern was recognized and acknowledged, ultimately the Committee determined that the results were representative of the WRIA.

The parcels analyzed were selected using the following procedure:

- Define the available pool of parcels with existing PE wells using Tacoma-Pierce County Health
 Department data for Pierce County and in Mason, Kitsap and King counties using assessor's
 data and water system boundary data to locate existing residences not served by water systems
- Classify parcels by value (less than \$350,000, \$350-600,000, greater than \$600,000)
- From the available pool of parcels, randomly select a subset of parcels throughout WRIA 15, while ensuring the distribution of parcel values is like that of the entire WRIA 15

The parcel selection procedure provided a spatially distributed and representative sample of parcels with PE wells.

After measuring irrigated area for the subset of 80 parcels, the results were presented to a WRIA 15 workgroup. Kitsap PUD and the Suquamish Tribe performed analyses to independently verify the results. The two independent analyses confirmed the findings of the irrigated area analysis. This indicates the procedure was repeatable. The Committee, with their knowledge of the WRIA, stated that the results were in line with water use in the WRIA. In addition, the technique used to delineate irrigated area was subject to a quality assurance check by another consultant, GeoEngineers, at the request of Ecology (GeoEngineers and HDR, 2020).

The average irrigated area measured for the 80 parcels is 0.08 acres. The area is low due to a high number of non-irrigated parcels. HDR performed statistical analyses of the irrigated acreage to estimate the upper confidence limits and to determine the sample size of parcels required to estimate a mean value of irrigated acreage for error margins ranging from 0.01 acre to 0.06 acre. It was found the set of 80 parcels allows the mean to be calculated within a 0.03-acre error margin.

The Committee reviewed the irrigated area calculations and chose not to adjust the calculations by assuming a base amount of irrigation instead of zero for non-irrigated parcels. The Committee believes that 0.08 acres is representative of the irrigated areas for PE wells in WRIA 15 and adopted that value for consumptive use calculations. Factors in that decision are the conservative nature of the consumptive use calculation when applied to the irrigated area and the independent analyses performed to confirm the measurements of irrigated acreage.

At the request of Committee members, the consultant team considered other approaches to measuring and calculating average irrigated area. Measurement techniques using remote sensing data were considered but it was determined that it would be more costly and time-consuming than the method employed by HDR. Additional parcels for analysis were delineated and provided to Committee members for additional analysis for further verification of average irrigated area. No additional analysis was received from Committee members.



3.2 Water System Data Method

Consumptive use by PE wells and connections may also be estimated using metered connections from water systems. HDR requested data from WRE Committee members for water systems that use (or have used) a flat rate billing structure and were similar in character to the rural environments in which households may connect to PE wells. In WRIA 15, Kitsap PUD provided consumption data for all Kitsap PUD water systems for years 2017 and 2018.

3.2.1 Indoor Use

Average daily use in December, January, and February is representative of year-round daily indoor use. Average daily system-wide use is divided by the number of connections (assuming all connections are residential), to determine average daily indoor use per connection. A 10 percent consumptive use factor was applied to the average daily use in the winter months to determine the consumptive portion of indoor water use per connection.

3.2.2 Outdoor Water Use

Average daily indoor use was multiplied by the number of days in a year to estimate total annual indoor use. Total annual indoor use was subtracted from total annual use by a water system to estimate total annual outdoor use. An 80 percent consumptive factor was applied to determine the consumptive portion of outdoor use.

3.2.3 Seasonal Outdoor Water Use

Outdoor consumptive use was also estimated on a seasonal basis. The Washington Irrigation Guide reports irrigation requirements between the months of April and September for representative weather stations in WRIA 15. Therefore, seasonal outdoor water use was assumed to occur over a period of six months. Average daily indoor use was multiplied by the number of days in the irrigation season to calculate total indoor use for the irrigation season. Total irrigation season indoor use was then subtracted from total season use to determine total outdoor use for the irrigation season. The value was proportionally allocated to each month in the irrigation season using the requirements from the Washington Irrigation Guide. An 80 percent consumptive factor was applied to determine the consumptive portion of outdoor use.

3.3 USGS Groundwater Model Method

A groundwater-flow model was developed by the USGS to improve understanding of water resources on the Kitsap Peninsula. The study area did not include WRIA 15 areas of Key Peninsula, and Vashon, Fox, Anderson, McNeil and Ketron Islands. The first step in the modeling process was to characterize the groundwater-flow system on the Kitsap Peninsula and to prepare a water budget for the study area, which are contained in the report titled *Hydrogeologic Framework, Groundwater Movement and Water Budget of the Kitsap Peninsula, West-Central Washington* (Welch, Frans, and Olsen, 2014). The report provides a survey of consumption from select water utilities serving more than 221,700 people with more than 88,500 residential connections on the Kitsap Peninsula. The USGS study differentiated between the indoor and outdoor portions of use. Estimated indoor use (based on November–April pumping values) was 66 gallons per person per day. Outdoor use was estimated for the outdoor growing season and varied by month from 4 gallons per person per day in May to 97 gallons per person per day in September. The average annual outdoor use was estimated to be 26 gallons per person per day. For the purposes of groundwater modeling USGS set the consumptive use rate for indoor domestic use at 10 percent in nonsewered areas, and the



consumptive use rate for outdoor use at 90 percent. The water use values and consumptive use rates for the USGS study area are used in this report to develop an additional estimate of consumptive use per permit-exempt connection for the entire WRIA 15. To differentiate this method from the water system data method that uses Kitsap PUD managed water system data, it is termed the USGS groundwater model method.

4.0 Results

4.1 PE Connection Growth

Baseline PE connection growth is projected to be 5,568 connections (Table 2). The high PE growth scenario is projected to have 584 additional connections, for a total of 6,152 PE connections. The low PE growth scenario is projected to have 707 fewer connections than the baseline scenario, for a total of 4,861 PE connections. PE connection growth is expected to be greatest in the "South Sound" subbasin.

4.2 Consumptive Use

The irrigated area method yielded a total consumptive use per PE connection of 122.9 gpd.

The water system data method yielded a total consumptive use per PE connection of 64.3 gpd. The USGS model method yielded a total consumptive use per PE connection of 75 gpd. The estimates of consumptive use in WRIA 15 over the 20 year planning horizon using the irrigation area method was 1.06 (baseline), 0.93 (low growth), and 1.17 cfs (high growth).

The estimates of consumptive use in WRIA 15 over the planning horizon using the water system data method were 0.55 cfs (baseline), 0.48 cfs (low growth), and 0.61 cfs (high growth).

The estimates of consumptive use in WRIA 15 over the planning horizon using the USGS model method were 0.65 cfs (baseline), 0.57 (low growth), and 0.72 (high growth). For WRIA 15 scenarios, the estimates of consumptive use using the irrigation area method estimates are approximately 1.9 times higher than the water system data method. Consumptive use is 1.1 times higher in the high growth scenario than the baseline scenario, and approximately 1.7 times higher than the USGS model method. Consumptive use is approximately 1.14 times higher in the baseline scenario than the low growth scenario.

Table 2. Annualized Average Consumptive Use Estimates for WRIA 15 – Baseline Growth

Annualized	Consumptive Use Est	imates for V	VRIA 15 (20	20–2040) – E	Baseline Gro	wth Project	ion; 0.75 acr	e minimum	threshold	
Subbasin	Projected PE Well Connections		Consumpti System Es			Consumpti SGS Estimat		Irrigated	Consumpti d Area Estim ology Guidai	ate (per
		AFY	GPM	CFS	AFY	GPM	CFS	AFY	GPM	CFS
West Sound	1,336	96.2	59.6	0.1331	112.2	69.6	0.1553	183.9	114.0	0.2545
Hood Canal	656	47.2	29.3	0.0653	55.1	34.2	0.0763	90.3	56.0	0.1249
South Hood Canal	1,126	81.0	50.2	0.1121	94.6	58.6	0.1309	155.0	96.1	0.2145
Bainbridge Island	491	35.3	21.9	0.0489	41.3	25.6	0.0571	67.6	41.9	0.0935
South Sound	1,553	111.8	69.3	0.1547	130.5	80.9	0.1805	213.8	132.5	0.2958
Vashon - Maury Island	368	26.5	16.4	0.0367	30.9	19.2	0.0428	50.7	31.4	0.0701
McNeil Island, Anderson Island, Ketron Island	38	2.7	1.7	0.0038	3.2	2.0	0.0044	5.2	3.2	0.0072
Totals	5,568	400.8	248.4	0.5545	467.8	290.0	0.6473	766.4	475.1	1.0605

Table 3. Annualized Average Consumptive Use Estimates for WRIA 15 – Low Growth

Annualized	d Consumptive Use	Estimates fo	r WRIA 15 (2020–2040)	- Low Growt	h Projection	n; 0.75 acre i	minimum th	reshold	
Subbasin	Projected PE Well		Consumpti System Es			Consumpti SGS Estimat		Irrigated	Consumpti d Area Estim ology Guida	nate (per
	Connections	AFY	GPM	CFS	AFY	GPM	CFS	AFY	GPM	CFS
West Sound	1,142	82.2	51.0	0.1137	95.9	59.5	0.1328	157.2	97.4	0.2175
Hood Canal	561	40.4	25.0	0.0559	47.1	29.2	0.0652	77.2	47.9	0.1068
South Hood Canal	1,119	80.5	49.9	0.1114	94.0	58.3	0.1301	154.0	95.5	0.2131
Bainbridge Island	491	35.3	21.9	0.0489	41.3	25.6	0.0571	67.6	41.9	0.0935
South Sound	1,158	83.3	51.7	0.1153	97.3	60.3	0.1346	159.4	98.8	0.2206
Vashon – Maury Island	368	26.5	16.4	0.0367	30.9	19.2	0.0428	50.7	31.4	0.0701
McNeil Island, Anderson Island, Ketron Island	22	1.6	1.0	0.0022	1.8	1.1	0.0026	3.0	1.9	0.0042
Totals	4,861	349.9	216.9	0.4841	408.4	253.2	0.5651	669.1	414.8	0.9258



Table 4. Annualized Average Consumptive Use Estimates for WRIA 15 – High Growth

Annualized Consumptive Use Estimates for WRIA 15 (2020–2040) - High Growth Projection; 0.75 acre minimum threshold

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Subbasin	Projected PE Well Connections		nsumptive stem			Consumpti		Annual Consumptive Use: Irrigated Area Estimate (per Ecology Guidance)			
		AFY	GPM	CFS	AFY	GPM	CFS	AFY	GPM	CFS	
West Sound	1,403	101.0	62.6	0.1397	117.9	73.1	0.1631	193.1	119.7	0.2672	
Hood Canal	689	49.6	30.7	0.0686	57.9	35.9	0.0801	94.8	58.8	0.1312	
South Hood Canal	1,128	81.2	50.3	0.1123	94.8	58.8	0.1311	155.3	96.2	0.2148	
Bainbridge Island	516	37.1	23.0	0.0514	43.4	26.9	0.0600	71.0	44.0	0.0983	
South Sound	1,992	143.4	88.9	0.1984	167.4	103.8	0.2316	274.2	170.0	0.3794	
Vashon – Maury Island	368	26.5	16.4	0.0367	30.9	19.2	0.0428	50.7	31.4	0.0701	
McNeil Island, Anderson Island, Ketron Island	56	4.0	2.5	0.0056	4.7	2.9	0.0065	7.7	4.8	0.0107	
Totals	6,152	442.8	274.5	0.6127	516.9	320.4	0.7152	846.8	524.9	1.1717	

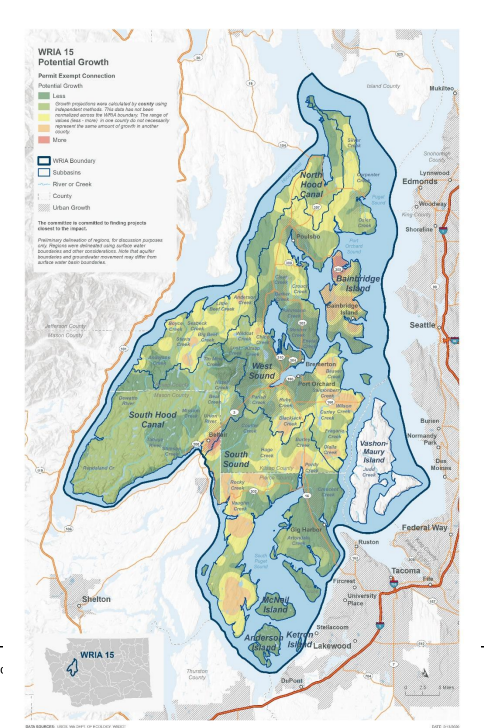




Figure 3. WRIA 15 projected PE connection growth.

5.0 Seasonal Use

Monthly outdoor water use was calculated as part of the consumptive use analysis for the Irrigated Area method. Seasonal water use by month is reported by subbasin and scenario (Table 4). The month of July has the highest irrigation requirement, resulting in the highest monthly consumptive use impact. This information may be used when evaluating projects designed to offset subbasin- and season-specific impacts.

Table 4: WRIA 15 Monthly Consumptive Water Use

Table 4. WITH TO MOIN	Projected No. PE					Consu	mptive Use	by Month (c	fs)				
Subbasin	Wells (Baseline)	Jan	Feb	March	April	Мау	June	July	Aug	Sept	Oct	Nov	Dec
West Sound	1,336	0.0311	0.0311	0.0311	0.0311	0.3316	0.7239	0.9879	0.7585	0.3726	0.0311	0.0311	0.0311
Hood Canal	656	0.0153	0.0153	0.0153	0.0153	0.1628	0.3555	0.4851	0.3724	0.1829	0.0153	0.0153	0.0153
South Hood Canal	1,126	0.0262	0.0262	0.0262	0.0262	0.2795	0.6101	0.8327	0.6393	0.3140	0.0262	0.0262	0.0262
Bainbridge Island	491	0.0114	0.0114	0.0114	0.0114	0.1219	0.2661	0.3631	0.2788	0.1369	0.0114	0.0114	0.0114
South Sound	1,553	0.0361	0.0361	0.0361	0.0361	0.3855	0.8415	1.1484	0.8817	0.4331	0.0361	0.0361	0.0361
Vashon – Maury Island	368	0.0086	0.0086	0.0086	0.0086	0.0914	0.1994	0.2721	0.2089	0.1026	0.0086	0.0086	0.0086
McNeil Anderson, Ketron	38	0.0009	0.0009	0.0009	0.0009	0.0094	0.0206	0.0281	0.0216	0.0106	0.0009	0.0009	0.0009
Totals	5,568	0.1295	0.1295	0.1295	0.1295	1.3822	3.0171	4.1174	3.1612	1.5527	0.1295	0.1295	0.1295
	Projected No. PE					Consu	mptive Use	by Month (c	fs)				
Subbasin	Wells (Low Growth)	Jan	Feb	March	April	May	June	July	Aug	Sept	Oct	Nov	Dec
West Sound	1,142	0.0266	0.0266	0.0266	0.0266	0.2835	0.6188	0.8445	0.6484	0.3185	0.0266	0.0266	0.0266
Hood Canal	561	0.0130	0.0130	0.0130	0.0130	0.1393	0.3040	0.4148	0.3185	0.1564	0.0130	0.0130	0.0130
South Hood Canal	1,119	0.0260	0.0260	0.0260	0.0260	0.2778	0.6064	0.8275	0.6353	0.3120	0.0260	0.0260	0.0260
Bainbridge Island	491	0.0114	0.0114	0.0114	0.0114	0.1219	0.2661	0.3631	0.2788	0.1369	0.0114	0.0114	0.0114
South Sound	1,158	0.0269	0.0269	0.0269	0.0269	0.2875	0.6275	0.8563	0.6574	0.3229	0.0269	0.0269	0.0269
Vashon – Maury Island	368	0.0086	0.0086	0.0086	0.0086	0.0914	0.1994	0.2721	0.2089	0.1026	0.0086	0.0086	0.0086



McNeil Anderson, Ketron	22	0.0005	0.0005	0.0005	0.0005	0.0055	0.0119	0.0163	0.0125	0.0061	0.0005	0.0005	0.0005
Totals	4,861	0.1130	0.1130	0.1130	0.1130	1.2067	2.6340	3.5946	2.7598	1.3555	0.1130	0.1130	0.1130
	Projected No. PE					Consu	mptive Use	by Month (c	fs)				
Subbasin	Wells (High Growth)	Jan	Feb	March	April	May	June	July	Aug	Sept	Oct	Nov	Dec
West Sound	1,403	0.0326	0.0326	0.0326	0.0326	0.3483	0.7602	1.0375	0.7965	0.3912	0.0326	0.0326	0.0326
Hood Canal	689	0.0160	0.0160	0.0160	0.0160	0.1710	0.3733	0.5095	0.3912	0.1921	0.0160	0.0160	0.0160
South Hood Canal	1,128	0.0262	0.0262	0.0262	0.0262	0.2800	0.6112	0.8341	0.6404	0.3145	0.0262	0.0262	0.0262
Bainbridge Island	516	0.0120	0.0120	0.0120	0.0120	0.1281	0.2796	0.3816	0.2930	0.1439	0.0120	0.0120	0.0120
South Sound	1,992	0.0463	0.0463	0.0463	0.0463	0.4945	1.0794	1.4730	1.1309	0.5555	0.0463	0.0463	0.0463
Vashon – Maury Island	368	0.0086	0.0086	0.0086	0.0086	0.0914	0.1994	0.2721	0.2089	0.1026	0.0086	0.0086	0.0086
McNeil Anderson, Ketron	56	0.0013	0.0013	0.0013	0.0013	0.0139	0.0303	0.0414	0.0318	0.0156	0.0013	0.0013	0.0013
Totals	6,152	0.1430	0.1430	0.1430	0.1430	1.5272	3.3336	4.5493	3.4928	1.7155	0.1430	0.1430	0.1430

6.0 References

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- GeoEngineers and HDR, 2020. Draft Irrigated Acreage Comparability Study. Technical memorandum provided to the Washington State Department of Ecology on January 16, 2020.
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- Natural Resource Conservation Service, 1997. Washington Irrigation Guide (WAIG). U.S. Department of Agriculture.
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Appendix **HG** – Project Inventory

WRIA 15 Project Inventory for Inclusion in the Watershed Restoration and Enhancement Plan

CATEGORIES (does not reflect prioritization)

- I. Ready to implement and provides quantitative offset value (see Chapter 5).
- II. Ready to implement and provides habitat benefit and un-quantifiable streamflow benefit.
- III. Provides habitat only benefit.
- IV. Unable to implement at this time because the project is highly conceptual or not currently legal.

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
Bainbridg	e Island Subbasin	1										
III	Springbrook Creek Bridge	Habitat no Offset	47°38'35.0"N 122°34'02.5"W	Reconnect side channel habitat and minor flood plain restoration. (Part of a larger barrier removal project.)					City of Bainbridge Island/Bainbridge Island Land Trust	Final Design / Construct	\$1,200,000 (includes barrier removal costs)	\$200,000
IV	Transfer surface water right to groundwater for public farmland	Water Rights Acquisition	47°37'50.8"N 122°33'27.9"W	Switch irrigation source from surface reservoir to existing or new well to re-time stream flows and improve stream temperature issues.	TBD				City of Bainbridge Island/Friends of the Farms	Feasibility		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	KPUD Stream Augmentation Project	Offset no Habitat		Kitsap Public Utility District (KPUD) currently owns and operates 54 public water systems throughout rural Kitsap County. KPUD is proposing to augment streams that are located near water mains of their systems. The water would be produced from either existing water-supply wells or new wells installed to be dedicated only for stream augmentation. The objective of the project is to provide "water-for-water" offset for future permit-exempt wells (PEWs) by discharging water indirectly into the stream to augment streamflow. KPUD has systems located in West Sound, North Hood Canal and Bainbridge Island subbasins of WRIA 15. Some members of the WRIA 15 Committee support further exploration of this project through feasibility studies. There are a number of concerns, including impact on deep aquifers and water quality. If KPUD decides to pursue this project, close coordination with	67.6			Kitsap PUD		Conceptual	\$10,000 per site plus \$8000 annual O&M	
				the WRIA 15 Tribes and WRIA 15 partners is recommended.								
North Ho	od Canal Subbasi	n										
II	Big Beef Creek Restoration	Habitat with Offset	Multiple Parcels (hidden for privacy)	Restore wetlands, floodplain, and riparian along this ditched segment of upper Big Beef Creek. Acquisition likely needed.						Scoping		\$667,092

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
II	Grovers Creek and Leyman Wetland Restoration	Habitat with Offset	Robinson and Duncans parcels	Stream channel and wetland restoration are proposed on 1,600 feet of Grovers Creek and 10 acres of wetlands. Two parcels owned by the Robinson and Duncans were historically farmed, reed canary grass established and stream channel ditched. The project will improve fish passage and establish wetland and riparian vegetation. The project will also enhance water infiltration and improve floodplain function. This project will benefit Coho, Chum, steelhead and cutthroat habitat. Funding for restoration design has been obtained and preliminary design is in progress. Funding for final design and construction are needed.		1600 ft of stream restoration ; 10 acres wetland		Kitsap Conservation District (KCD)		Design	\$300,000	
II	Hansville Wetland Enhancement	Habitat with Offset	Hansville	Degraded wetland could be restored.			<u>Link</u>			Conceptual		
IV	Big Beef Refugia Acquisitions	Habitat no Offset						Kitsap County		Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	KPUD Stream Augmentation Project	Offset no Habitat		Kitsap Public Utility District (KPUD) currently owns and operates 54 public water systems throughout rural Kitsap County. KPUD is proposing to augment streams that are located near water mains of their systems. The water would be produced from either existing water-supply wells or new wells installed to bededicated only for stream augmentation. The objective of the project is to provide "water-for-water" offset for future permit-exempt wells (PEWs) by discharging water indirectly into the stream to augment streamflow. KPUD has systems located in West Sound, North Hood Canal and Bainbridge Island subbasins of WRIA 15. Some members of the WRIA 15 Committee support further exploration of this project through feasibility studies. There are a number of concerns, including impact on deep aquifers and water quality. If KPUD decides to pursue this project, close coordination with the WRIA 15 Tribes and WRIA 15 partners is recommended.	90.3			Kitsap PUD		Conceptual	\$10,000 per site plus \$8000 annual O&M	
South Hoo	od Canal Subbasir	1										
Н	Tahuya Headwaters	Habitat with Offset	Tahuya River (South Kitsap)	Purchase of fee and/or easment of up to 3 miles of riparian corridor in the upper Tahuya River and tributaries. Floodplain restoration including potential for LWD placement and BDA. Currently under one timberland owner.		3 miles riparian corridor protected				Acquisition		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Bremerton Reclaimed Water/Water Reuse Feasibility Study	Offset no Habitat		Pursue feasibility studies for reclaimed and reuse water opportunities.								
IV	Mason County Rooftop Runoff Infiltration Project-	Offset no Habitat	County Wide	Mason County has proposed a possible modification of the County building code to require capture of roof runoff from new rural residential (RR) development, typically on 5 acre parcels or greater, with direct connection to home site infiltration facilities (i.e., parcel dry wells, infiltration trenches, infiltration galleries, or rain gardens). This proposed code revision would typically require infiltration facilities that achieve recharge of 85 percent of the annual average rooftop runoff for new RR parcel development roof, with some reduction possible in less permeable soils to limit infiltration facility sizes.	72			Mason County				
South Sou	nd Subbasin											
II	Coulter Creek Protection	Habitat with Offset	Coulter Creek	Coulter Creek. Protection (acquisition of fee or easement) of riparian buffer and floodplain restoration of 3-5 mile riparian corridor owned by single landowner.		3-5 miles riparian protection and restoration		GPC		Acquisition		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
III	Gig Harbor Golf Club Artondale Creek Habitat Improvement	Habitat with Offset	Artondale Creek	A portion of Artondale Creek and approximately 2 acres of the floodplain would be restored by replacing two existing bridges to open up the floodplain and plantings to increase shade, improve instream habitat, reduce stream temperature, and improve riparian buffers and upland habitat conditions. The restoration project may also be extended downstream if needed to improve fish passage to the project site. The project is located in the South Sound subbasin of WRIA 15 on the Gig Harbor Peninsula.		Improve instream and floodplain habitat conditions; improve water temperatur es.			Gig Harbor Golf Club, Pierce Co, Tribe	Conceptual	\$500,000 (with offset improveme nts)	
III	Rocky Creek Protection and Riparian Buffer	Habitat no Offset	Rocky Cr	Rocky Creek. Protection (acquisition of fee or easement) of riparian buffer and floodplain restoration of ~4 mile riparian corridor owned by single landowner.		4 miles riparian corridor protection and restoration		GPC		Acquisition		
IV	Upper Little Minter Creek watershed acquisition and floodplain/wet land restoration project	Habitat with Offset	Little Minter Creek - 15311 and 12521 94TH AV NW	Reconnecting ditches, more sinuosity, beaver habitat; potential water right.						Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Upper Burley Creek Floodplain/ Wetland Restoration	Habitat with Offset	East of Bethel Burley Road, south of Holman Road. Kitsap Co Parcels: 242301-3-016- 2006, 242301- 3-017-2005, 252301-2-009- 2006, 252301- 2-038-2001, 252301-2-039- 2000, 252301- 2-047-2000	Restore wetlands, floodplain, and riparian along this segment of Burley Creek that has been ditched and drained. Acquisition likely needed also.						Conceptual		
IV	Mid Burley Creek Floodplain/ Wetland Restoration	Habitat with Offset	East of Bethel Burley Road, south of Swofford Lane. Kitsap Co Parcels: 362301-2-004- 2008, 362301- 2-003-2009, 9000-010-192- 0008, 362301- 2-021-2007, 362301-2-022- 2006, 362301- 2-012-2008, 362301-2-005- 2007, 362301- 2-014-2006, 362301-3-021- 2005, 362301- 3-020-2006	Restore wetlands, floodplain, and riparian along this segment of Burley Creek that has been ditched and drained. Acquisition likely needed also.						Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	360 Trails/Gateway Park	Habitat with Offset	Minter Creek - E of Gateway Park, N of SR 302, W of 94th Ave NW	Education/outreach, land aquisition, conservation easement, beaver enhancement opportunity.					WDFW or Kitsap Conservation District	Conceptual		
IV	Burley Creek Drainage Floodplain and Ag Restoration	Habitat with Offset	North of Bethel Burley and Burley Olalla intersection.							Conceptual		
IV	Pierce County parcels near Belfair - 186th Ave	Habitat with Offset	Pierce County property - undeveloped woodland/ripa rian on Rocky Creek. 13711 186th Ave NW, Gig Harbor	Assess riparian area for floodplain or wetland enhancement						Conceptual		
IV	Filucy Bay Floodplain Enhancement	Habitat with Offset	J	Restore/improve floodplain and surrounding wetlands on a Pierce Co owned propoerty.						Scoping		
IV	Coulter Tree Farm	Habitat with Offset	Coulter Creek	/						Conceptual		
IV	Pierce County parcel near Belfair - Elgin Clifton Road	Habitat with Offset	Pierce County property - undeveloped woodland near south branch of Rocky Creek	Assess wetland area for enhancement or beavers						Conceptual		
IV	Floodplain enhancement on multiple sites	Habitat with Offset	Rocky, Curley, L. Anderson, Irene, Grovers	Floodplain restoration on existing properties owned by GPC. Large Woody Debris placement on Rocky Creek, Curley Creek, Little Anderson Creek, Irene Creek. Beaver Dam Analogs on Rocky Creek and Grovers creek preserves.				Great Peninsula Conservancy		Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Artondale Creek Preservation	Habitat no Offset	Parcel removed for privacy.	Identified in the Wild Fish Conservancy (WFC) watershed typing exercise for potential preservation. Land owner is interested.					Great Peninsula Conservancy; Wild Fish Conservancy	Conceptual		
IV	Pierce County parcel near Belfair - Elgin Clifton Road	Offset no Habitat	Pierce County property - public works site. https://e pip.co.pierce.w a.us/cfapps/at r/epip/summa ry.cfm?parcel= 0022244000	Stormwater retrofit or MAR at sand/gravel pit.	TBD					Conceptual		
IV	Pierce County parcel near Belfair - Elgin Clifton Road	Offset no Habitat	Pierce County property - undeveloped woodland near south branch of Rocky Creek	Preserve forest for infiltration benefit (conservation easement in trust).		/				Conceptual		
IV	Pierce County parcel near Home - 18th St NW	Offset no Habitat	Pierce County property - undeveloped woodland. Corner of 18th St NW and 180th Ave NW	Preserve forest for infiltration benefit (conservation easement in trust).	/					Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Burley Creek Watershed Mine Reclamation Options	Offset no Habitat	West of Bethel Burley Rd, north of High Ridge Ct. Kitsap Co Parcels: 4799- 000-009-0008, 4799-000-001- 0303, 4799- 000-020-0102, 262301-1-039- 2001, 262301- 1-041-2007, 262301-1-013- 2001	Review mine reclamation plan and determine whether infiltration or wetland restoration are options.						Conceptual		
IV	Horseshoe Lake Golf Course Water Use Options	Water Rights Acquisition	Parcel: 5349- 000-007-0002	Review water use at Horseshoe Lake Golf Course and consider options for water use reductions, transfer of water rights, etc	/	/				Scoping		
IV	Trophy Lake Golf Course Water Use Options	Water Rights Acquisition	Parcel: 202301-3-010- 2006	Review water use at Trophy Lake Golf Course and consider options for water use reductions, transfer of water rights, etc						Scoping		
IV	Coulter Creek / Estuary		Coulter / Estuary	Opportunities for land acquisition and habitat restoration.			Acquisition + Develop natural storage on GPC properties		Great Peninsula Conservancy	Acquisition	\$350,000	\$0
IV	Burley Creek		Burley Ck	Opportunities for land acquisition and habitat restoration.			Acquisition + Develop natural storage on GPC properties		Great Peninsula Conservancy	Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Purdy Creek		Purdy Ck	Opportunities for land acquisition and habitat restoration.			Acquisition + Develop natural storage on GPC properties		Great Peninsula Conservancy	Conceptual		
IV	Minter Creek		Minter Ck	Opportunities for land acquisition and habitat restoration.			Acquisition + Easement to increase average stand age for higher baseflows		Great Peninsula Conservancy	Acquisition	\$225,000	\$105,000
IV	Rocky Creek		Rocky Creek	Opportunities for land acquisition and habitat restoration.	/	/	Develop natural storage on GPC properties		Great Peninsula Conservancy	Conceptual		
IV	Mason County Rooftop Runoff Infiltration Project	Offset no Habitat	County Wide	Mason County has proposed a possible modification of the County building code to require capture of roof runoff from new rural residential (RR) development, typically on 5 acre parcels or greater, with direct connection to home site infiltration facilities (i.e., parcel dry wells, infiltration trenches, infiltration galleries, or rain gardens). This proposed code revision would typically require infiltration facilities that achieve recharge of 85 percent of the annual average rooftop runoff for new RR parcel development roof, with some reduction possible in less permeable soils to limit infiltration facility sizes.	7				Mason Co			

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Filucy Bay projects		Filucy Bay tribs (Schoolhouse Ck)	Opportunities for land acquisition and habitat restoration.			Develop natural storage on GPC properties		Great Peninsula Conservancy	Conceptual		
South Sou	nd Islands Subba	sin										
II	Schoolhouse Creek Restoration	Habitat with Offset	Anderson Island	The Anderson Island Parks District and Pierce County has been working on this Creek for many years. The County replaced two culverts in 2013. There are two remaining barriers on County road that the County is seeking funding from the fish barrier removal board for and one partial barrier on a private road. The Parks District has also been looking for funding to creek meandering and wetland restoration on a section of creek that was previously ditched and used for agriculture.						Construction		
	East Oro Bay Barrier Removal	Habitat with Offset	Anderson Island, East Oro Bay near Jacobs Point Park	There is an earthen dam that impounds the top of the estuary in East Oro Bay.						Constructio n		
IV IV	Maury Island Initiative	Water Rights Acquisition	Maury	Property associated with the WR first acquired in 2008 and later in 2019. Portion of the WR may have already been forfeited and remaining portion may be small. Likely .05 CFS instantaneous flow certificate for group domestic supply; Parcel numbers 3222039011, 3222039027	TBD					Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	Frog Holler Forest Water Right Acquisition	Water Rights Acquisition	South Vashon	Forest was acquired by VLT in 2016. There may be a water right associated with the property that is at risk of relinquishment in 2021. Likely 6 irrigated acres. Beneficial Use is for irrigation and domestic; Long Claim; Parcel Number 2522029016	6?				King County or Vashon Maury Island Land Trust	Conceptual		
IV	Piner Point	Water Rights Acquisition	South Vashon	Property was acquired by King County Parks in 2014. There is a small cabin on the property and the water right supports domestic water supplies across three properties. Small, but may be important since V-M is a single source aquifer. Est at 1.5 annual acre feet. Parcel 6175800300; Certificate: Domestic Use Multiple	1.5					Conceptual		
IV	Forest Glen Natural Area	Water Rights Acquisition	Vashon	Prperty acquired in 2014 and converted into a park owned by King County. May be forfeited already or coming up in 2022; Long Claim for domestic supply and irrigation; 16 annual acre feet; 10 GPM instantaneous flow	16					Conceptual		
West Sour	nd Subbasin											
II	Mid Olalla Creek Floodplain/We tland restoration	Habitat with Offset	Parcels removed for privacy	Restore wetlands, floodplain, and riparian along this segment of Olalla Creek that has been ditched and drained. Acquisition likely needed also.						Conceptual		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
II	Ruby Creek Restoration	Habitat with Offset	Ruby Creek	Approximately .44 miles of stream will be enhanced by excavating reed canary grass from the channel which is also inhibiting fish passage in this stream section. Installation of LWD, excavation of planting mounds and riparian planting are also proposed. The overall project involves restoration and enhancement of 11.7 acres of stream and wetland habitat. Chum, Coho, cutthroat trout and steelhead are documented in this reach of Ruby Creek. Design is complete and funding is needed for construction. Part of a larger fish barrier removal		Open access to 3.5 miles; improve 11.7 acres of stream and wetland habitat			Kitsap Conservation District	Constructio		635000 (includes barrier removal)
II	Dogfish Creek Wetland Restoration	Habitat no Offset	Malone parcel	project. This project involves enhancement of 2,832 feet of Dogfish Creek and enhancement of 24 acres of mapped wetland. The 80 acres owned by Malone was historically farmed, reed canary grass established and stream channel ditched. The project will enhanced beaver activity and establish wetland and riparian vegetation. This project will also improve stream flow and floodplain function. This project will benefit Coho, Chum, steelhead and cutthroat habitat. Funding for restoration design has been obtained and preliminary design is in progress. Funding for final design and construction are needed. Part of a larger fish barrier removal project.		Enhance 2832 feet of creek and 24 acres of wetland		Kitsap Conservation District (KCD)		Design		

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
II	Lower Blackjack Creek Subbasin Restoration and Remediation Actions	Habitat with Offset	Lower Blackjack Cr	This project proposes restoration and remediation of stream corridor habitat within the lower Blackjack Creek Subbasin as a subset of the Foster Pilot program within WRIA 15. Each restoration and remediation action has been identified and vetted by the Suquamish Tribe in their Blackjack Creek Watershed Protection and Restoration Plan composed in December, 2017.				Port Orchard Public Works		Design	\$2,133,500	
II	Clear Creek Wetland and Floodplain Restoration	Habitat with Offset						Kitsap County Public Works		Design	\$3,743,045	
II	Lower Blackjack Creek Infrastructure Removal and Habitat Remediation	Habitat with Offset	Lower Blackjack Cr	Assess the feasibility, perform due diligence, then construction/remediation of infrastructure in Blackjack Creek. This is part of the WRIA 15 Foster Pilot program. Projects include: 1. Rehabilitating an existing water main crossing over the creek by directionally drilling the water main to cross underneath the creek and removing the old infrastructure 2. Cleaning up debris from abandoned transient camps and replanting 3. Update old storm drainage to creek/tributary with LID principles				Port Orchard Public Works		Feasibility	\$3,130,000	

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
II	Blackjack Watershed Protection & Restoration Feasibility Plan	Habitat with Offset		This project will build on the 2017 "Blackjack Creek Watershed Assessment, Protection, and Restoration Plan", and identify the highest priority tax parcels for protection or restoration based on a systematic evaluation of their value to salmon recovery. This evaluation	(40101000)			Great Peninsula Conservancy		Planning/D esign	\$200,000	\$0
				will include a literature review of existing studies and GIS desktop analysis to identify the riparian and wetland habitats with the most value to salmon, highest connectivity to other salmon habitat, and greatest threat of development. The project will use this evaluation to rank parcels, and conduct outreach to landowners of the highest ranked parcels.								
III	Salmonberry Creek and Wetland Protection Project	Habitat no Offset	Salmonberry Creek	Great Peninsula Conservancy (GPC) will protect 90 acres of riparian, wetland, and fish habitat through purchasing a conservation easement on property on Salmonberry Creek in Kitsap County. Salmonberry Creek is located in an ESSB 6091 prioritized basin (WRIA 15), and contains Endangered Species Act-listed steelhead trout.		90 acres protection		Great Peninsula Conservancy		Acquisition	\$420,000	

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
	Floodplain Restoration Upstream of Navy RR Trestle	Habitat with Offset	Link	This action will aim to restore floodplain connectivity, riparian processes, and instream habitat conditions. Restoration actions should focus on removal of artificial fill along the abandoned road grade constricting the channel at RS 11100, restoring riparian forest conditions, and targeted wood placements to increase channel complexity and restore natural stream grade. Restoration of riparian processes will require negotiation of conservation easements or acquisition of the streamside parcel along the northern (left) bank. The parcel totals 6 acres and has an assessed value of \$240,000 per 2012 tax records. This action is constrained, in part, by channel confinement at the Navy RR trestle. The channel reach upstream of this segment flows through parcels that are part of the Mountaineers Foundation Rhododendron Preserve, where riparian conditions are more intact, instream wood is more abundant,		6 acres restoration				Construction		\$255,000
III	Curley Creek Acquisition	Habitat no Offset	<u>Link</u>	and a broader floodplain exists due to the lack of bank protection. This project will build upon work done through the SRFB Curley Creek Estuary Acquisition and Curley Creel Feasibility study. Project will acquire highest quality remaining Chinook and steelhead habitat available on lower Curley Creek.						Feasibility		\$200,000

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
III	Instream Habitat Enhancement at the Confluence with Chico Creek	Habitat no Offset		Large wood placements to create additional complexity near the tributary confluence will improve habitat conditions in the near term while concurrent efforts to set back constraints to floodplain processes can be implemented.						Conceptual		
III	Grovers Creek Protection Phase II	Habitat no Offset		Great Peninsula Conservancy's Lower Grovers Creek Habitat Protection Project aims to protect and restore 10.5 acres of riparian and wetland habitat along Grovers Creek and Miller bay in north Kitsap County for the benefit of people, salmon, and other wildlife. This project includes two properties in the Grovers Creek Watershed of north Kitsap County, including the 1.5-acre Tucker property and 9-acre Grovers Creek Durham Preserve Project owned by GPC. The Puget Sound Nearshore Ecosystem Restoration Project has prioritized the Grovers Creek Watershed as a "Protect High" watershed under its Coastal Inlet Strategy due to the fact that it remains relatively undeveloped.		10.5 acres protection		Great Peninsula Conservancy		Acquisition	\$685,650	

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
III	Curley Creek prioritized restoration	Habitat no Offset		In November 2017 the Suquamish Tribe released a completed watershed assessment and protection and restoration plan for Curley Creek, one of the three high priority freshwater streams in the East Kitsap shoreline. This Near Term Action proposes to use this plan to work with partners to identify which of the high priority protection and restoration actions are feasible to move forward to implementation and then to carry out that work.				Midsound Fisheries Enhancemen t Group		Planning/D esign	\$625,000	\$0
IV	Floodplain Restoration Upstream of Kitsap Lake	Habitat no Offset			,	/				Conceptual		
IV	Acquisition of Johnson Creek headwaters	Habitat no Offset		The headwater wetlands of Johnson Creek (a salmon stream) in Poulsbo is relatively intact and undeveloped, however it is at risk of being developed. There is opportunity to acquire for preservation (GPC) or recreation (Parks).						Conceptual		
IV	Lower Strawberry Creek Restoration Design	Habitat no Offset	Strawberry Creek - Dyes Inlet							Design		
IV	Mid-Upper Blackjack Creek Floodplain/We tland Restoration	Habitat with Offset	Parcels removed for privacy	Restore wetlands, floodplain, and riparian along this segment of Blackjack Creek that has been ditched and drained. Acquisition likely needed also.						Conceptual		

Category	Project Name	Type of	Project	Project Description	Estimated	Habitat	Project	Existing	Potential Sponsor	Project	Estimated	Existing
		Project	Location		Water	Value (no	Hyperlink	Sponsor	(Where No	Stage	Cost	Funding
					Offset	set value)	(if	-	Existing Sponsor			(as of Dec
					Amount		applicable)		Exists)			2020)
					(acre feet)		,					
IV	Remove	Offset no	<u>Link</u>	Remove infrastructure from the						Conceptual		
	infrastructure	Habitat		channel at the lake outlet to								
	from outlet of			prevent future manipulation of lake								
	Kitsap Lake			levels.								
				Fish screens at the outlet of Kitsap								
				Lake previously restricted								
				anadromous fish passage. The								
				screens were removed in 1999;								
				however, the concrete pieces that								
				supported the screens remain in the								
				channel. At times, this								
				infrastructure has been altered by								
				local residents to control the lake								
				level without authorization. Such								
				action results in rapid drawdown of								
				streamflow in downstream								
				segments of Kitsap Creek.								
IV	Long Lake	Offset no	Long Lake	Potential flow augmentation and	/					Conceptual		
	Augmentation	Habitat		BDAs.								

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
IV	KPUD Stream Augmentation Project	Offset no Habitat		Kitsap Public Utility District (KPUD) currently owns and operates 54 public water systems throughout rural Kitsap County. KPUD is proposing to augment streams that are located near water mains of their systems. The water would be produced from either existing water-supply wells or new wells installed to bededicated only for stream augmentation. The objective of the project is to provide "water-for-water" offset for future permit-exempt wells (PEWs) by discharging water indirectly into the stream to augment streamflow. KPUD has systems located in West Sound, North Hood Canal and Bainbridge Island subbasins of WRIA 15. Some members of the WRIA 15 Committee support further exploration of this project through feasibility studies. There are a number of concerns, including impact on deep aquifers and water quality. If KPUD decides to pursue this project, close coordination with the WRIA 15 Tribes and WRIA 15 partners is recommended.	183.9			Kitsap PUD		Conceptual	\$10,000 per site plus \$8000 annual O&M	

Category	Project Name	Type of Project	Project Location	Project Description	Estimated Water Offset Amount (acre feet)	Habitat Value (no set value)	Project Hyperlink (if applicable)	Existing Sponsor	Potential Sponsor (Where No Existing Sponsor Exists)	Project Stage	Estimated Cost	Existing Funding (as of Dec 2020)
	Koch Creek Regional Stormwater facility	Offset no Habitat	Location Information Latitude: 47.6477 Longitude: - 122.641	This project includes enlarging and reconstructing a small existing storm pond. The new larger facility will collect stormwater runoff from 53 acres of housing, industrial areas and roads. The pond will capture and release runoff gradually over time, reducing the flow of water entering Koch Creek, located in the Dyes Watershed of Kitsap County, and allowing pollutants to settle out. These pond improvements will reduce flooding during storm events and improve water quality to Koch Creek.	TBD			Kitsap County		Planning/D esign	\$850,000	\$350,000
	Ridgetop Blvd Green Street LID Retrofit Phase III	Offset with Habitat	Silverdale	Kitsap County Public Works is currently constructing Phase I & II of the overall Ridgetop Blvd green street project. Phase I and II projects are supported by Ecology grant/loan funding. Phase III of the Ridgetop Blvd project would extend the green street (median full-infiltration bioretention) from the end of Phase II to Silverdale Way. Phase III would be constructed using the same street cross-section, median bioretention, and traffic calming designs used in the first two phases.	TBD			Kitsap County Public Works		Constructio	\$2,000,000	

Commented [VMSJ(108]: Do we want to include these? Received no feedback



Managed Aquifer Recharge Project Portfolio for WRIA 15

Draft November 18, 2020

Summary

Managed Aquifer Recharge (MAR) projects are being considered in WRIA 15 as a method to increase infiltration to aquifers to improve streamflow and to offset the water use from future permit exempt (PE) wells in the watershed. The planning and implementation of MAR projects is complex, leading to uncertainty as to their potential use as water offset projects and inclusion in the Watershed Restoration and Enhancement Plan. A potential approach to addressing uncertainty is to include a portfolio of MAR projects that have different locations, project sponsors, water sources, and size. Uncertainty is addressed by qualitatively assessing the potential for implementation on a high, medium, and low basis and then assigning a probability to the potential offset from each project. The overall potential for MAR in WRIA 15 is the sum of the potential offsets multiplied by their probability. MAR projects in WRIA 15 have been identified through different sources and are estimated to have a total potential water offset of 1,424 acre-feet/year. The overall potential, accounting for uncertainty, is estimated to be 578 acre-feet/year. Considering MAR projects that can be implemented within the next 10 years, the estimated potential offset is 520 acre-feet/year. The remaining MAR projects would likely take longer than 10 years to implement.

WRIA 15 MAR Projects

There are different types of MAR projects. Aquifer Storage and Recovery (ASR) projects are a type of MAR project that actively injects water into aquifers for storage and recovery by pumping later. Passive MAR projects infiltrate water into shallow aquifers, with the intent that water discharges from the shallow aquifer into streams on a delayed basis and improves streamflow during low-flow periods. For WRIA 15, only passive MAR projects are being considered. The source of water for the passive MAR projects in WRIA 15 may be recycled water (highly treated wastewater), stormwater or diverted surface water.

MAR projects have the potential to recharge a significant volume of water into shallow aquifers, greater than the estimated consumptive use of PE wells forecast for the next 20 years. The estimated consumptive use for future PE wells in WRIA 15 is in the range of 669 to 847 acre-feet per year. However, the planning and implementation of individual MAR projects is complex, leading to uncertainty as to their potential use as water offset projects and inclusion in the Watershed Restoration and Enhancement Plan. Proposing a portfolio of potential MAR projects is an approach which will provide projects in most subbasins in WRIA 15, have different water sources, different scales and different implementing entities. Table 1 lists the current portfolio of MAR projects and includes the potential water offset, the estimated timeframe for implementation and the relative certainty of implementation. The estimated timeframe is included to address whether the project can provide water offsets on a timely basis consistent with growth in PE connections. The relative certainty of implementation is a qualitative

assessment based upon the project sponsor's ability to perform the project, the relative cost, and potential issues in design, permitting and funding.

Table 1. Portfolio of Potential Managed Aquifer Recharge Projects

Subbasin	MAR Project	Potential Sponsor	Potential Offset (ac- ft/year)	Estimated Timeframe for Implementation	Relative Certainty of Implementation (High, Medium, Low)
West Sound	Kingston Treatment Plant Recycled Water*	Kitsap County Public Works	328	5 years	High
	Grovers Creek MAR	Unknown	20 ¹	>10 years	Low
	Silverdale Recycled Water ² *	Silverdale Water District	167	5 years	Medium
North Hood Canal	Silverdale Recycled Water, includes Asbury Parcel ² *	Silverdale Water District	333	5 years	Medium
South Hood Canal	Tahuya River MAR	Unknown	200	5-10 years	Low
Bainbridge Island	M & E Farms Storage*		17	5-10 years	Medium
	Johnson Farms Storage*		90	>10 years	Low
	Miller Rd MAR*		19	>10 years	Low
South Sound	Port Orchard Airport MAR*		100	>10 years	Low
	Belfair WWTP MAR*		70	>10 years	Low
	Coulter Creek Heritage Park MAR (may be		20 ¹	>10 years	Low

	multiple projects)			
	Minter Creek MAR	20 ¹	>10 years	Low
	Rocky Creek between Wye and Koeneman Lakes MAR	20 ¹	>10 years	Low
Vashon – Maury Island	Judd Creek MAR	20 ¹	>10 years	Low
McNeil Island, Anderson Island, Ketron Island	None			
Totals		328		High Relative Certainty
		517		Medium Relative Certainty
		579		Low Relative Certainty

¹Potential offset not estimated yet; 20 acre-feet/year assumed based upon ¼ acre total size infiltration basin at each project site. ²Silverdale Recycled Water Project could provide water offsets to both West Sound and North Hood Canal Subbasins. An assumption of the split in benefits was made (2/3 North Hood Canal, 1/3 West Sound). *Detailed project description available at end of document.

One MAR project, the Kingston Recycled Water Project, is thought to have a high relative certainty. The potential water offset from the project is 328 acre-feet per year. Three potential MAR projects are thought to have a medium relative certainty. Those projects have a potential water offset of 517 acre-feet per year. The remainder have a low relative certainty but should remain on the list until more is found out about those projects.

A method of predicting outcomes from the portfolio of projects is to assign a probability to each level of relative certainty and multiply that probability by the potential offset. That calculation is shown in Table 2. Probabilities of 80%, 50% and 10% are used in the calculation to represent high through low relative certainty. Using this calculation, the likely offset that will occur from pursuing a portfolio of MAR projects is 568 acre-feet per year. The calculation can

be adjusted by changing the relative certainty of a project or by using a different probability to represent the different levels of relative certainty.

Table 2. Water Offsets Adjusted by Probability of Implementation

Relative Certainty of Implementation (High, Medium, Low)	Total Estimated Offset (acre- feet/year)	Probability	Adjusted Offset (acre-feet/year)
High Relative Certainty	328	80%	262
Medium Relative Certainty	517	50%	258
Low Relative Certainty	579	10%	58
Totals			578

The high and medium relative certainty projects could be implemented in the next ten years, providing an estimated potential offset of 520 acre-feet/year. The remaining MAR projects would likely take longer than 10 years to implement.

Work Required to Implement a MAR Project

The successful implementation of a MAR project is complex and involves several critical steps prior to actual construction (Covert, 2019):

- Identification of potential locations that:
 - o Have available aquifer capacity such that water infiltration can occur without creating overflows to the surface,
 - o Have soils and underlying geology with suitable hydraulic properties,
 - Are located such that enough infiltrated water will discharge to surface water during low streamflow periods, and
 - o Are available for permanent use through acquisition or easements.
- Identification of a physically and legally available water source.
- Characterization and evaluation of site-specific hydrogeologic properties.
- Assessment of source water and aquifer compatibility, potential water quality changes during infiltration, and other water quality considerations.
- Development of preliminary MAR project designs and implementation cost estimates.
- Identification of project permitting requirements and potential hurdles.

Assessment of ongoing operation and maintenance (O&M) costs, and identification of potential funding sources to support O&M.
 References
 Covert, John. Presentation to Watershed Restoration and Enhancement Committee. Managed Aquifer Recharge Opportunities, January 14, 2019

Detailed Descriptions for Larger MAR Projects

Kingston Treatment Plant Recycled Water And Managed Aquifer Recharge Project-West Sound Subbasin

Description

Kitsap County is proposing to produce Class A recycled water at the existing Kingston Treatment Plant, which would be used for summer irrigation at the White Horse Golf Course (WHGC) and winter indirect groundwater recharge to the area north of WHGC. The stated objective of the County for the project is to "treat water as a resource rather than a waste stream" to address water quality and quantity concerns specific to Kingston, and other related water resource issues throughout the county. This project is in the West Sound subbasin of WRIA 15.

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

Currently, irrigation water for WHGC is purchased from the Kitsap Public Utility District (KPUD) and is sourced from groundwater wells in the area that pump from a sea-level aguifer. Quantity of usable groundwater is limited and, eventually, as the local demand for groundwater supplies increases, this water source could decline because it is not being adequately replenished. Additionally, with increased withdrawals from the sea-level aquifer, there is a concern of saltwater intrusion and the associated impacts to groundwater quality over time. Delivery of recycled water to WHGC would preserve 29 million gallons per year (89 acre-feet) of potable water from KPUD's groundwater supply system and eliminate the stress to the supply system imposed by large swings in potable water system demands during the irrigation season. Recycled water use will also decrease the risk of saltwater intrusion within the regional sea-level aquifer and extend the useful life of existing potable water infrastructure. The proposed Project would infiltrate about 107 million gallons per year (328 acre-feet) of highly treated recycled water into the shallow aquifer that provides baseflow to Grovers Creek and its tributaries. Assuming an average infiltration volume of 0.3 million gallons per day, the Project could increase baseflow in Grovers Creek by roughly 0.5 cfs. The water use and infiltration numbers are obtained from the Kingston Recycled Water Plan (Brown & Caldwell, 2019).

The water offset quantity for the WRIA 15 Watershed Plan would be 328 acre-feet per year.

Conceptual-level map and drawings of the project and location.

Figure 1 shows the location of the facilities proposed for the project. Additional maps and drawings can be obtained in the Kingston Recycled Water Facility Plan.



Figure 1. Location of pipeline to WHGC and to infiltration area (from Brown & Caldwell, 2019)Description of the anticipated spatial distribution of likely benefits

Water infiltration at the White Horse Golf Course could increase groundwater levels over approximately 500 acres of the headwaters of the South Fork of Grovers Creek and provide increased groundwater inputs and flows into nearly three miles of perennial streams (Grovers Creek and SF Grovers Creek) and up to 1.5 miles of intermittent streams (tributaries to Grovers Creek and SF Grovers Creek). Water infiltration could also enhance or restore wetlands associated with the creeks or headwater areas.

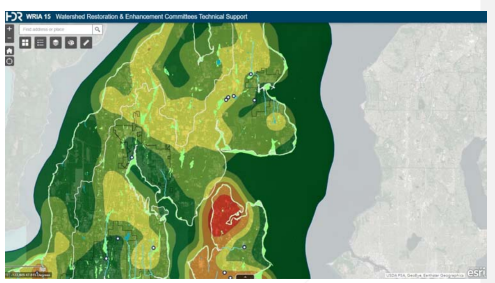
Location relative to future PE well demand

The forecast consumptive use for the West Sound subbasin using the irrigated area method and baseline growth assumptions is listed in Table 1.

Table 1. Forecast PE Consumptive Use Demand for West Sound Subbasin

Acre-feet per year	Gallons per minute	Cubic feet per second
183.9	114.0	0.2545

A copy of the PE growth heat map from the WRIA 15 webmap is shown in Figure 2.



Source:

https://hdr.maps.arcgis.com/apps/webappviewer/index.html?id=d7d02dedb57241aa81dd7eb376c86

Figure 2. WRIA 15 PE Growth Heat Map

Performance goals and measures.

The performance goals are to reduce groundwater use by 89 acre-feet per year during summer by switching the source of supply from Kitsap PUD to recycled water and to increase infiltration by 328 acre-feet per year to improve baseflow in Grovers Creek. The measures will be an increase in baseflow in summer in Grovers Creek and South Fork Grovers Creek by about 0.5 cfs. The increased baseflow should reduce water temperatures in those streams.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed.

The Washington Department of Fish and Wildlife (WDFW 2020) has identified that coho salmon are present in both Grovers Creek and the SF Grovers Creek; the Endangered Species Act (ESA) listed Puget Sound winter steelhead are present in Grovers Creek (although Grovers Creek is not listed as critical habitat); and chum salmon are present at the mouth of Grovers Creek below the fish hatchery weir/dam operated by the Suquamish Tribe near Miller Bay Road (barrier ID: 930696), for Grovers Creek Hatchery. The Washington Stream Catalog (WDF 1975) indicates that both coho and chum salmon were historically present in Grovers Creek. These North Kitsap streams were noted in the

Stream Catalog (WDF 1975) as having good steady base flows at the time (likely due to the glacial outwash soils and infiltration of water).

Increased base streamflow and reduced water temperatures would primarily benefit juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve both productivity and survival of juveniles. The alteration of natural stream hydrology has been identified as a high priority limiting factor in WRIA 15 (NOAA 2007) and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions.

Identification of anticipated support and barriers to completion.

A stakeholder coordination and public involvement program was completed and is described in the Water Facility Plan. Support was expressed for the recycled water, WHGC irrigation and winter infiltration option. The project is also believed to be in alignment with the broader goals of Ecology, Governor Jay Inslee's Shellfish Initiative, West Central Local Integrating Organization, and the Puget Sound Partnership's Strategic Initiatives to prevent pollution, protect and restore habitat, and recover shellfish beds. The main barrier to completion is funding for construction and O&M costs.

Potential budget and O&M costs.

The total construction costs of water treatment, conveyance, irrigation and infiltration are estimated to be \$13.65 million (includes engineering and construction costs). The construction costs for conveyance and infiltration basins total \$3.3 million and infrastructure needed for irrigation at WHGC is \$1.6 million. An additional 35% would be added for design, construction services and administrative costs. The annual O&M cost for winter infiltration and summer irrigation is estimated to be \$151,000.

Anticipated durability and resiliency.

The project would have lasting benefits as it would be actively managed by Kitsap County Public Works, O&M would likely be funded through ratepayers, and the source of water (domestic wastewater) will increase with increasing population and will not vary substantially from year to year due to climate factors.

Project sponsor(s) (if identified) and readiness to proceed/implement.

The project sponsors would be Kitsap County Public Works Department and the Suquamish Tribe. A pre-design study was completed (Brown & Caldwell, 2019). In addition, stakeholder coordination and public involvement was performed and there is general support for this project. The project sponsors are discussing

References

Brown and Caldwell, November 14, 2019. Kingston Recycled Water Facility Plan. Prepared for Kitsap County Public Works.

- NOAA (National Oceanic and Atmospheric Administration, National Marine Fisheries Service), 2007. Puget Sound Salmon Recovery Plan. Volume I. Adopted by the National Marine Fisheries Service, January 19, 2007.
- WDF (Washington Department of Fisheries), 1975. "A Catalog of Washington Streams and Salmon Utilization, WRIA 15." Accessed at: https://www.streamnetlibrary.org/?page_id=95.
- WDFW (Washington Department of Fish and Wildlife), 2020. Salmonscape mapping of fish distribution. Available at: http://apps.wdfw.wa.gov/salmonscape/

Silverdale Water District No. 16 Recycled Water Project – North Hood Canal and West Sound Subbasins

Description

Silverdale Water District No. 16 (SWD) is building infrastructure to move recycled water throughout most of their service area. The source of the recycled water is wastewater that originates from surrounding communities of Poulsbo, Bangor, Silverdale, and Central Kitsap, and flows to the Central Kitsap Treatment Plant (CKTP). Currently, the treated effluent discharges into Puget Sound approximately 3,200 feet offshore at Port Orchard Bay. The average daily rate of discharge is about 3.4 million gallons per day (MGD). The goal for the project is for zero discharge into Puget Sound.

The CKTP will produce recycled water ("Class A" reclaimed water⁴⁴) using a sand filtration system with a capacity of 4 MGD. SWD will distribute the recycled water for various uses, including irrigation, dual-plumbing (flushing toilets), construction, streamflow augmentation and aquifer recharge. SWD has installed 7.4 miles of the planned 13.7 miles of purple pipe, the universal color for recycled water pipes. When completed, SWD will have the ability to move 3.5 MGD through the system.

The stated objective of the project is to provide "water-for-water" offset for future permit-exempt (PE) wells. This can be accomplished by infiltrating water and indirectly augmenting streamflow or by direct augmentation to a surface water body such as a stream or wetland. The key element of SWD's recycled water infrastructure pertinent to an offset for PE wells is the pipeline that runs along Newberry Hill Road. By extending this portion of pipeline and connecting it to the recycled water source, the recycled water would reach three potential infiltration sites that could indirectly augment streams. These are the sand and gravel facilities at Dickey Road, the Asbury Soils site and a stormwater retention pond along Newberry Hill Road at the end of the pipeline. The benefitting streams are within the West Sound and North Hood Canal subbasins of WRIA 15. They are potentially Little Anderson, Anderson, Big Beef, Strawberry, Wildcat, and Chico creeks. Direct augmentation could also occur along the pipeline route. Strawberry Creek is along the path of a recycled water pipeline and is a candidate for direct augmentation. In other parts of SWD's service area with recycled water pipelines Clear and Barker creeks are candidates for direct augmentation. For this project description only the infiltration projects along Newberry Hill Road are described.

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated. SWD estimates the total amount available for stream augmentation through infiltration at the Newberry Hill Road sites is approximately 0.5 MGD, equivalent to 0.77 cubic feet per second (CFS), 560 acre-feet per year (AFY)

Commented [VMSJ(109]: From Kitsap County (needs to be addressed): 1) The water initially planned to be produced at CKTP will not meet the standards necessary to indirectly or directly infiltrate the water (state ground water quality standards). This use would require additional treatment beyond what we have constructed at CKTP and hence would cost much more than described in the proposal. (I would guess order of magnitude of \$10-25M in capital.)
2) The project description erroneously assumes we can remove the outfall at CKTP. The Ecology recycled water rule requires a method to get rid of water that does not meet reuse standards. There really is no room to store it on site, so it would be discharged via the outfall.

⁴⁴ "Class A reclaimed water" means a water resource that meets the treatment requirements of chapter 173-219 WAC, including, at a minimum, oxidation, coagulation, filtration, and disinfection.

and 347 gallons per minute (GPM). The reclaimed water system will be equipped with a Supervisory Control and Data Acquisition (SCADA) system that includes weather monitoring and forecasting. The SCADA systems will allow SWD to regulate flow at all points of discharge/augmentation.

Map of the project and location.

Figure 1 shows the location of existing and proposed recycled water system pipe within the SWD service area, the three potential sites along the proposed Newberry Hill Road pipeline, and the costs for future elements of the planned recycled water system.

Description of the anticipated spatial distribution of likely benefits

The potential infiltration site at the Dickey gravel pit would likely benefit Strawberry Creek in the West Sound subbasin. The Asbury infiltration site would likely benefit Johnson, Wildcat and Chico Creek in the West Sound subbasin. The stormwater retention pond along Newberry Road would likely benefit Little Anderson Creek in the North Hood Canal subbasin and could enhance the nearby wetland at the headwaters of Anderson Creek and a tributary to Big Beef Creek.

Locations relative to future PEW demand

The estimated consumptive use for future PE wells for the West Sound and North Hood Canal subbasins are provided in Table 1. The quantities assume the median growth estimate and use of the irrigated area method.

Table 1. Estimated Future Consumptive Use Quantity Using Median Growth Estimate and Irrigated Area Method

Subbasin	Estimated Future Consumptive Use (AFY)
West Sound	183.9
North Hood Canal	90.3

The potential water offset quantity for this project is much greater (285 AFY greater) than the PE well consumptive use estimates for the West Sound and North Hood Canal subbasins combined. Additional recycled water could be available for Clear and Barker Creeks,

The Anderson Creek subbasin appears to have a relatively high concentration of PE wells just north of the project area. The stormwater retention pond augmentation site at the headwaters of Little Anderson Creek would address is located in an area with especially high potential for future PE wells

A copy of the PE well growth heat map from the WRIA 15 webmap is shown in Figure 2.

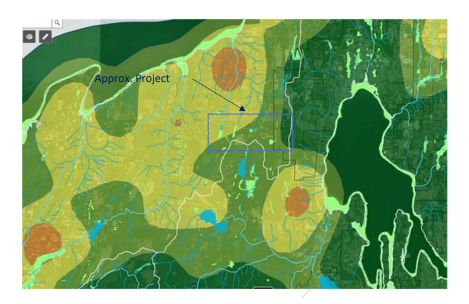


Figure 2. WRIA 15 PE Growth Heat Map

Performance goals and measures.

The stream augmentation amount will be measured and recorded using totalizing flow meters. The performance goals are to augment streams that are located near the infiltration sites. KPUD currently maintains 29 stream gaging stations in Kitsap County. KPUD's monitoring of Little Anderson Creek is on a monthly basis, not continuously, because of the stream channel conditions and access. KPUD does not currently monitor Strawberry Creek. However, the indirect augmentation may not be obviously detectible or measurable at a stream gage that is typically located near the mouth given the variability of stream flow in Kitsap County that is dependent on the timing and amount of precipitation (daily, monthly, seasonally, year-to-year) in these drainage basins. The increased baseflow should be most detectible in the upper reaches of the stream if the augmentation occurs near the headwaters of the stream. The increased baseflow, although small, should reduce water temperatures in those streams.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed.

The Washington Department of Fish and Wildlife (WDFW 2020) has identified that coho and chum salmon and the Endangered Species Act (ESA) listed Puget Sound winter steelhead are present in both Anderson Creek and Strawberry Creek; Big Beef Creek and Wildcat Creek contain these species

plus the ESA-listed Puget Sound Chinook salmon.; and chum salmon are present at the mouth of Koch Creek below Highway 3. The Washington Stream Catalog (WDF 1975) indicates that both coho and chum salmon were historically present in all of these creeks, although due to their size, only Big Beef Creek produced large numbers of salmon. These streams (except Big Beef Creek) were noted in the Stream Catalog (WDF 1975) as having substantial low flow problems including intermittent flows.

Big Beef Creek is listed for high water temperatures on Ecology's 303(d) list of impaired waterbodies and Strawberry Creek is listed for dissolved oxygen and bacteria (Ecology 2020).

Increased base streamflow and reduced water temperatures would benefit both adult migrants to spawning grounds and juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve survival of adults and both productivity and survival of juveniles. The alteration of natural stream hydrology has been identified as a high priority limiting factor in WRIA 15 (NOAA 2007) and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions.

The headwaters of Big Beef Creek and Anderson Creek include wetland areas that could also benefit from increased groundwater levels, further supporting cold water volumes to the creek.

Identification of anticipated support and barriers to completion.

SWD is the stakeholder who will coordinate the operations and maintenance of the infiltration/augmentation sites. SWD will collect, compile, share and report the metering data.

The primary barrier is the availability of funding for the construction and operations and maintenance (O&M) costs. Other barriers include water quality issues (concerns regarding trace chemicals, such as pharmaceuticals and personal care products) and the feasibility of infiltration. Feasibility issues would need to be studied and addressed during a feasibility study phase.

Potential budget and O&M costs.

As of today, the construction costs for building the elements to get the reclaimed water to the end of the Newberry Hill section is \$12.8 million. These costs include \$5.1 million for the conveyance and metering along Newberry Hill Road. The annual O&M cost for the reclaimed water system is estimated to be \$100,000. Additional costs for feasibility studies, design, permitting and construction management would be incurred, typically 15-20% of the construction cost, or \$1.92 - \$2.56 million. The total implementation costs would be approximately \$14.7 million to \$15.4 million.

Anticipated durability and resiliency.

Commented [VMSJ(110]: Is the cost estimate for the treatment or the conveyance? We should specify the cost of the conveyance for the purpose of augmentation.

The project would have lasting benefits. SWD will manage the augmentation. The SCADA system will allow for adaptive management of the augmentation rate. It is proposed to use only a portion of the recycled water available, ensuring a reliable supply. Assuming an O&M funding source is found, SWD will manage the infiltration and provide a reliable, long-term operator.

Project sponsor(s) (if identified) and readiness to proceed/implement.

SWD would sponsor the project. The project is in agreement with their plans for recycled water and is a continuation of pipeline already constructed. A feasibility study is needed to analyze and plan for conditions at the sites, as well as work through easements or acquisitions of sites suitable for infiltration. The overall feasibility, planning, permitting and design stage would take up to 2 years. Funding for the project will also need to be secured. As this project will help remove a wastewater outfall into Puget Sound, we assume the Departments of Ecology and Health will support it and provide grant funding for implementation.

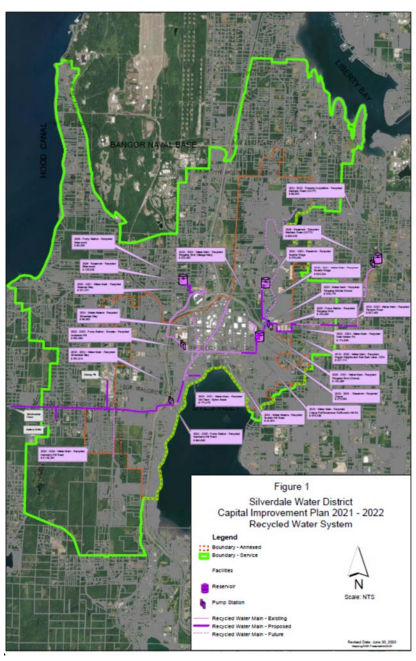
Sources of Information

Ecology (Washington Department of Ecology), 2020. 303(d) Listed Waterbodies. Available at: https://ecology.wa.gov/Water-Shorelines/Water-quality/Water-improvement/Assessment-of-state-waters-303d

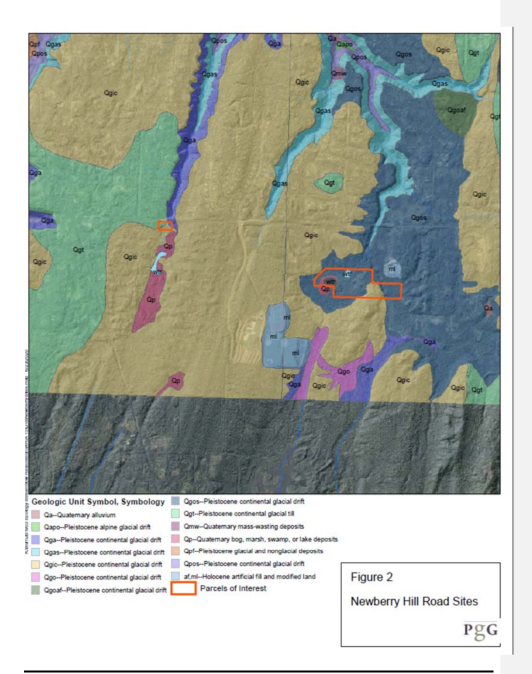
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WDFW (Washington Department of Fish and Wildlife), 2020. Salmonscape mapping of fish distribution. Available at: http://apps.wdfw.wa.gov/salmonscape/



WRIA 15 – Draft <u>Watershed PlanChapters</u> <u>August-December</u> 2020



Port Orchard Airport Stormwater Infiltration Project – South Sound Subbasin

Description

The proposed project would divert stormwater from the 104-acre Port Orchard Airport to a nearby infiltration facility which could be at several locations, including the airport, off-site at a nearby Kitsap County-owned parcel or off-site at an area south of the airport.

Future development at the airport would increase stormwater runoff and can provide the opportunity to construct stormwater facilities that could infiltrate stormwater or convey stormwater to an off-site infiltration facility. The airport site is located along Sidney Road SW in Port Orchard and was rezoned as REC – Rural Employment Center in 2016. This zone provides for isolated areas of industrial and commercial type uses in the rural areas of Kitsap County and are designated to promote the rural economy by providing and creating jobs close to where people live. This zoning allows future development at the airport including a wider range of commercial, industrial, and institutional uses such as offices, retail, and restaurants.

The project is in the South Sound subbasin of WRIA 15. The site is mostly within a Category II Critical Aquifer Recharge Area (CARA), with a small area of Category I CARA at the southerly end of the site. The streams that could potentially benefit are Minter and Burley creeks and their tributaries in the vicinity of the project site.

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

The project would function by collecting stormwater runoff from future developed and impervious surfaces and conveying it to an infiltration facility. Water quality treatment of the stormwater would also be required before infiltration to settle out fine particles which may plug an infiltration facility. Three potential areas for infiltration and groundwater recharge have been identified. They are on-site at the south end of the airport, east of the airport at a County-owned parcel that was used as a gravel pit and south of the airport. Although there are active gravel pits adjacent to the airport, use of those pits for infiltration is not proposed as an option as it is believed those pits will be in operation for years and will be reclaimed by backfilling with fill material which is not likely to be suitable for infiltration.

Figure 1 provides a conceptual plan view for the project and Figure 2 provides a geologic map clipped from the WRIA 15 web map. An initial geologic review of an infiltration project was performed and indicated there is potential for groundwater recharge. A more detailed geotechnical evaluation would be required to confirm the site suitability and provide recommendations on the design of the infiltration facility.

To estimate the volume of stormwater runoff that may be available for recharge, streamflow data on Burley Creek from Kitsap PUD was used (KPUD 2020). Average monthly flows in Burley Creek were

Commented [VMSJ(111]: Need to address comments from Kitsap Co re: permitting and backfill

multiplied by the ratio of the drainage area at the point of diversion to the Burley Creek drainage area. Table 1 summarizes the anticipated average monthly yield at the project site based on the area-discharge relationship from Burley Creek. This is a conservative (low) estimate of stormwater runoff as impervious surfaces will generate much more runoff per acre than that of the Burley Creek basin.

Table 1
Estimated Average Monthly Yield at Port Orchard Airport (acre-feet)

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
44	35	38	31	24	19	17	16	16	25	38	40

Two assumptions were made in estimating the potential groundwater recharge. The first is the infiltration facility would operate in the winter and early spring (November to March) and the second is 50% of the runoff could be infiltrated. The quantity that can be infiltrated will not be known until more detailed hydrological and geotechnical investigations are completed. With those assumptions, up to 98 acre-feet per year could be recharged. The average rate of recharge would be 0.33 cfs (148 gpm). Averaged throughout the entire year, the average rate of recharge would be 0.135 cfs (61 gpm).

The water offset quantity for the WRIA 15 Watershed Plan is preliminarily estimated to be up to 98 acre-feet per year. If suitable infiltration areas are identified, it is likely additional water would be available for recharge to groundwater.

Conceptual-level map and drawings of the project and location.

Figure 1 shows the locations of the potential infiltration facilities proposed for the project.

Description of the anticipated spatial distribution of likely benefits

Stormwater storage and infiltration could provide additional groundwater input and flows to the Minter and Burley Creek stream systems. Water infiltration could also enhance or restore wetlands associated with groundwater discharge areas. Depending on the location of the infiltration facility, there is approximately 5 miles of tributaries to Burley Creek and Burley Creek that could benefit from groundwater recharge, or approximately 4.5 miles of tributaries to Minter Creek and Minter Creek that could benefit.

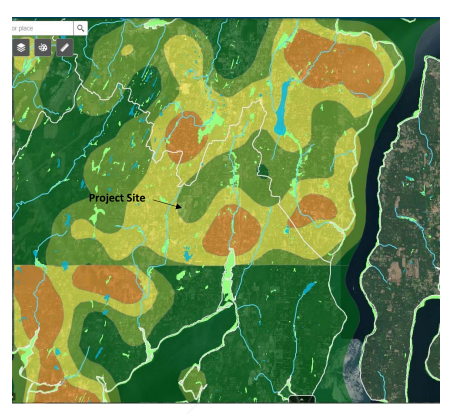
Location relative to future PE well demand

The forecast consumptive use for the South Sound subbasin using the irrigated area method and baseline growth assumptions is listed in Table 2.

Table 2. Forecast PE Consumptive Use Demand for South Sound Subbasin

Acre-feet per year	Gallons per minute	Cubic feet per second
213.8	132.5	0.2958

A copy of the PE growth heat map from the WRIA 15 webmap is shown in Figure 3. The project site is in an area predicted to have a lesser level of growth in PE wells, however higher levels of growth is predicted in both the Minter Creek and Burley Creek basins. The estimated water offset benefit of 98 acre-feet per year is 46% of the offset estimated for the South Sound subbasin.



Source: https://hdr.maps.arcgis.com/apps/webappviewer/index.html?id=d7d02dedb57241aa81dd7eb376c8625a

Figure 3. WRIA 15 PE Growth Heat Map

Performance goals and measures.

The performance goals are to increase groundwater recharge by 98 acre-feet per year to improve baseflow in Minter and Burley Creeks. The measures will be an increase in baseflow in summer in the creeks by about 0.13 cfs, assuming the water infiltrated discharges to creeks at a steady-state rate equal to the annual average recharge. The average flow in Burley Creek from July to September is 17 cfs, with low flows about 9 cfs. There is less streamflow data available for Minter Creek, however data reviewed indicates streamflow levels about the same as Burley Creek. The increased streamflow from recharge will be a very small increase in either stream but may benefit tributaries receiving increased groundwater discharge relatively more.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed

Minter and Burley creeks support a variety of species and life stages including the Endangered Species Act-listed Puget Sound winter steelhead and its critical habitat (NOAA, 2016). Tributaries of the East Kitsap Peninsula are part of the Central and South Puget Sound Demographically Independent Population (DIP; NOAA, 2019). Other anadromous salmonid species found in the watershed that would benefit from this project include Coho, coastal cutthroat trout, fall and summer chum, and fall Chinook salmon (WDFW, 2020).

The salmonids and other aquatic species in the Burly/Minter watershed are subject to degraded ecosystem function due to limiting factors present at the site. In the Puget Sound Salmon Recovery Plan, NOAA identifies the alteration of natural stream hydrology as a high priority limiting factor in WRIA 15 (NOAA 2007), and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions. Increased base streamflow and reduced water temperatures would primarily benefit juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve the survival of juveniles. Addressing the streamflow limiting factor and improving habitat conditions would help support salmonids at various life stages and increase presence, recruitment, and survival in the area of the project. Along with the habitat restoration actions and regional planning efforts already undertaken in the Minter/Burly watersheds, addressing increasing base streamflow could contribute to the VSP parameters of abundance, productivity, spatial structure, and diversity for the ESA-listed Distinct Population Segment of Puget Sound winter steelhead.

Identification of anticipated support and barriers to completion.

The project was proposed by members of the Watershed Restoration and Enhancement Committee as a potential project that would fit the goals of the committee. There is not currently a sponsor. The most likely entity to construct and operate the facility is Kitsap County Public Works. The primary barrier would be the availability of funding for the construction and operations and maintenance (O&M) costs. Other barriers include the feasibility of infiltration and whether the timing of development and subsequent project matches the time frame for water offsets. Owners of the airport also have not been contacted to ascertain their interest in a project.

It is anticipated that the project would be supported by both the Minter Creek Watershed Strategies Group, the Puget Sound Partnership, and the West Sound Watersheds Council (the lead entity in this region of WRIA 15). The Minter Creek Watershed Strategies Group (MCWSG) conducted a regional planning effort for the Minter/Burley Creek basin. The goals of this project to increase base streamflows and reduce temperatures in the basin align with the priorities for land use identified in the MCWSG's 2014 report, Minter Creek Watershed Strategies: A Coordinated Approach to Land Use Planning in the Watershed (MCWSG, 2014). Section 8 of the same plan identifies intersections with the Puget Sound Partnership's Action Agenda, with which this project also aligns. West Sound

Watersheds Council aligns salmon strategies with Puget Sound Salmon Recovery Plans and implements the Puget Sound Partnership's Action Agenda in coordination with the West Central Local Integrating Organization. The West Central Local Integrating Organization's 2016 Ecosystem Recovery Plan identifies actions in the basin to implement salmon recovery actions. Two theories of change identified in this plan are directly addressed by the proposed project: "7.2 Decrease water withdrawal, diversion, per capital water use," and "10.3 Fix problems caused by development" (WCLIO, 2016). Minter and Burley creeks are not directly identified in the plan, but the project fits into general strategies for improving streamflow and habitat conditions for salmonids in WRIA 15. The project also addresses strategies identified in NOAA's Recovery Plan for Puget Sound Steelhead (NOAA, 2019). Recovery Strategy 3.3.2 specifically identifies improving hydrologic conditions and restoring groundwater recharge areas as important to improving survival for steelhead in South Puget Sound.

Potential budget and O&M costs.

The construction costs of an infiltration facility separate from stormwater facilities constructed for future development at the airport is estimated to be around \$400,000. An additional 35% would be added for design, construction services and administrative costs, for a total of \$540,000. The annual O&M cost is estimated to be \$30,000. All costs are based upon a conceptual level of understanding of the project and will change once additional feasibility studies are completed. The size of the infiltration facility will have the largest effect on construction costs. No entity that will pay the annual O&M costs has been identified. It is assumed project costs would be covered through grants.

Anticipated durability and resiliency.

The project would have lasting benefits if it is managed by Kitsap Public Works. The source of water (stormwater runoff) will vary from year to year due to climate factors, however the project benefits were described assuming a conservative amount of stormwater is captured and infiltrated.

Project sponsor(s) (if identified) and readiness to proceed/implement.

Kitsap County Public Works is the most suitable project sponsor but has not committed to assuming the project sponsor role. The project is also in a very conceptual level of detail and additional studies will be needed to determine its feasibility or arrangement.

References

Kitsap PUD Hydrological Data, 2020. Available at: http://kpudhydrodata.kpud.org/

Minter Creek Watershed Strategies Group (MCWSG), 2014. Minter Creek Watershed Strategies: A Coordinated Approach to Land Use Planning in the Watershed. March 2014.

NOAA (National Oceanic and Atmospheric Administration, National Marine Fisheries Service), 2007. Puget Sound Salmon Recovery Plan. Volume I. Adopted by the National Marine Fisheries Service, January 19, 2007.

NOAA, 2019. ESA Recovery Plan for the Puget Sound Steelhead Distinct Population Segment (*Oncorhynchus mykiss*). December 30, 2019. Available from:

 $\underline{\text{https://www.fisheries.noaa.gov/resource/document/esa-recovery-plan-puget-sound-steelhead-distinct-population-segment-oncorhynchus}$

WDFW (Washington Department of Fish and Wildlife), 2020. Statewide Washington Integrated Fish Distribution. Available at:

 $\frac{\text{http://geo.wa.gov/datasets/4ed1382bad264555b018cc8c934f1c01}}{122.777\%2C47.430\%2C-122.518\%2C47.471}$

Figure 2 (in process)

Belfair Wastewater Reclamation Facility - South Sound Subbasin

Description

A potential project was identified that would use recycled water from the Belfair Wastewater and Water Reclamation Facility and infiltrate the water to provide an offset. Research into the operations of the current treatment facility is summarized below.

The Belfair Wastewater and Water Reclamation Facility is authorized to distribute Class A reclaimed water to public and private entities for commercial and industrial uses, to apply reclaimed water to land for irrigation at agronomic rates, and/or for groundwater recharge by surface percolation at locations listed in the permit. Current authorized uses are shown in the following table.

Customer	Use	Location	Average Monthly Flow
Mason County – Forest Irrigation Field	Irrigation and groundwater recharge	39-acre irrigation site just east of reclamation plant	0.125 MGD
Mason County – Belfair Reclamation Plant	Supply to hose bibs, equipment wash, toilet flushing, plant processes, fire flow, and irrigation	25200 NE State Route 3	

The irrigation site is in the West Fork Coulter Creek basin. Currently, the plant is at about $\frac{1}{2}$ capacity and treats/irrigates about 70 acre-feet per year.

Issues

Potential issues with this project are:

The irrigation site is already in operation and has capacity to treat the remainder of the plant capacity. Would this project count as an offset since its existing?

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Johnson Farm Springbrook Creek Managed Aquifer Recharge Project – Bainbridge Island Subbasin

Description

The Johnson Farm property has an existing storage pond that is used to supply irrigation water to the farm during the summer. The property has a surface water right to withdraw 0.2 cfs and 40 acrefeet to irrigate 20 acres. The period of use is June 1 to September 30.

The Johnson Farm site has the potential for additional surface water storage, for infiltration of stored water and for transfer of an existing surface water source to a groundwater source. For this project description, only the potential for infiltration and groundwater recharge, along with a source switch, is described as they have the potential for providing water offsets to fit the goals of the Watershed Restoration and Enhancement Committee. This project is currently not feasible due to legal restrictions.

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

The project would function by diverting water from an existing storage pond to an area on the farm for infiltration during the winter and early spring season (November to March). During the summer months, groundwater would be used in lieu of surface water for irrigation. There will be a benefit to groundwater from infiltration and benefit to surface water during summer by allowing surface water to flow through or around the pond instead of being used for irrigation. The project would require reconfiguration of the existing pond to allow water to be routed around the pond in summer and to provide a source of water by gravity or pumping to an infiltration basin. Figure 1 provides a conceptual plan view for the project and Figures 2-4 provide geologic maps prepared to review the initial feasibility of an infiltration project. The initial geologic review indicated there is potential for groundwater recharge. A more detailed geotechnical evaluation would be required to confirm the site suitability and provide recommendations on the design of the infiltration facility.

To estimate the volume of stormwater runoff that may be available for recharge, streamflow data on Springbrook Creek from the City of Bainbridge Island (Berg 2020) was used. Average monthly flows in Springbrook Creek were multiplied by the ratio of the pond drainage area to the Springbrook Creek drainage area. Table 1 summarizes the anticipated average monthly yield at the project site based on the area-discharge relationship from Springbrook Creek.

Table 1
Estimated Average Monthly Yield at Johnson Farm (acre-feet)

(unit into in y in											
Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
28	51	42	25	15	7	4	4	4	17	38	23

Two assumptions were made in estimating the potential groundwater recharge. The first is the infiltration facility would operate in the winter and early spring (November to March) and the second is 50% of the runoff could be infiltrated. The quantity that can be infiltrated will not be known until more detailed hydrologic and geotechnical investigations are completed. With those assumptions, up to 91 acre-feet per year could be recharged. The average rate of recharge would be 0.31 cfs (138 gpm). Averaged throughout the entire year, the average rate of recharge would be 0.126 cfs (57 gpm). It is not known at this time whether it is feasible to infiltrate at that rate.

In addition to groundwater recharge, removing the surface water discharge would improve streamflow by up to 0.2 cfs during summer. High temperatures and low dissolved oxygen have been measured at the existing pond discharge during warmer months. If the existing pond were bypassed during summer, the project would also improve instream water quality by reducing stream temperatures and increasing dissolved oxygen.

The water offset quantity for the WRIA 15 Watershed Plan is preliminarily estimated to be up to 91 acre-feet per year.

Conceptual-level map and drawings of the project and location.

Figure 1 shows a conceptual plan view of the project.

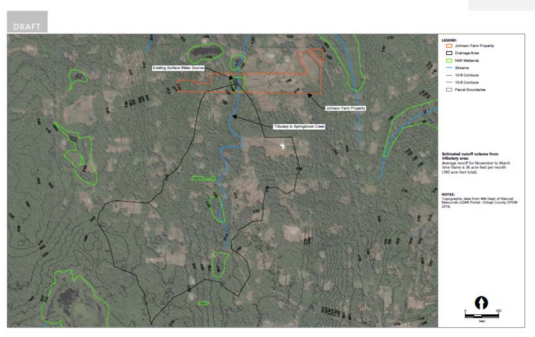
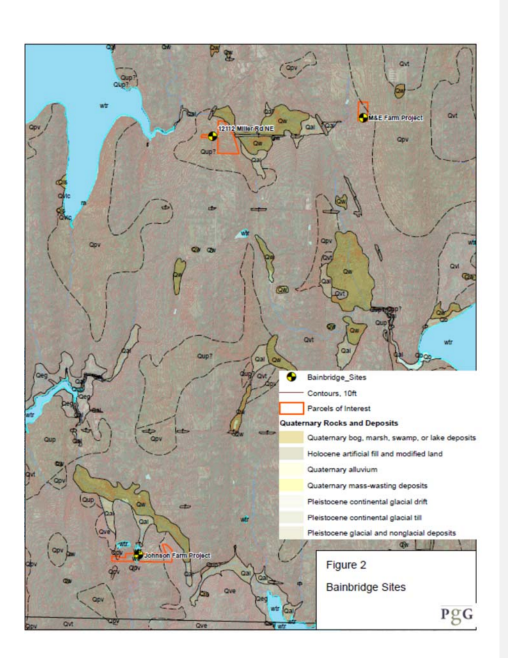
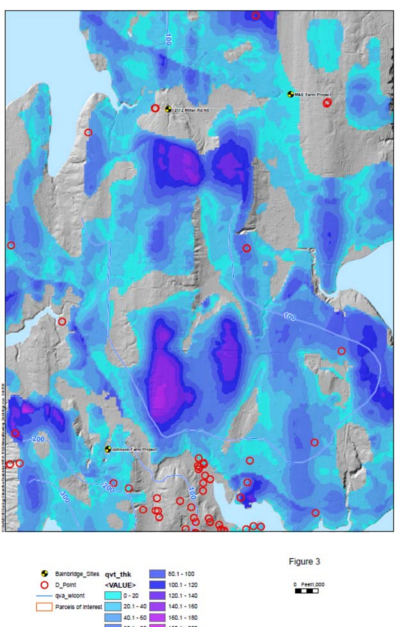
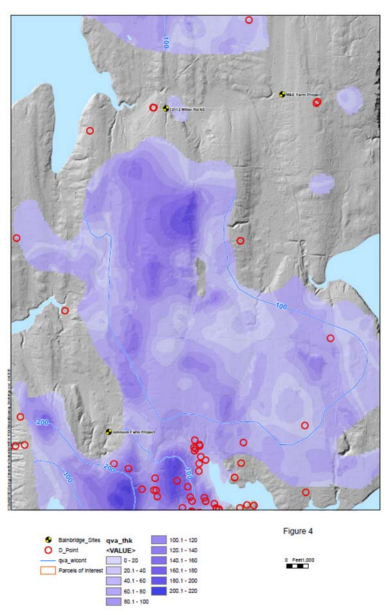


Figure 1 ohnson Farm, Springbrook Creek - Stormwater Infiltration









Description of the anticipated spatial distribution of likely benefits

Replacement of the surface water source with a new groundwater source at Johnson Farm could improve water quality in Springbrook Creek and its tributary that runs through the property. Water storage and infiltration at the Johnson Farm Property could increase groundwater levels in the headwaters of Johnson Creek and provide increased groundwater inputs and flows into Springbrook Creek. The length of stream potentially benefitting is 1.4 miles (from the site to the mouth of Springbrook Creek). Detailed groundwater evaluations would be required to estimate how much benefit to Springbrook Creek would occur. Water infiltration could also enhance wetlands associated with groundwater discharge areas.

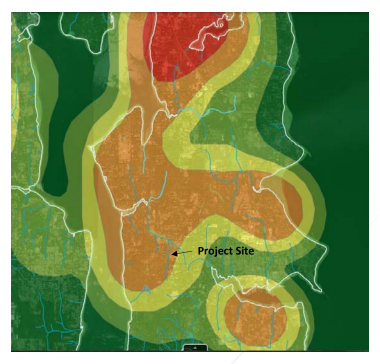
Location relative to future PE well demand

The forecast consumptive use for the Bainbridge Island subbasin using the irrigated area method and medium growth assumptions is listed in Table 1.

Table 1. Forecast PE Consumptive Use Demand for Bainbridge Island Subbasin

Acre-feet per year	Gallons per minute	Cubic feet per second		
67.6	41.9	0.0935		

A copy of the PE growth heat map from the WRIA 15 webmap is shown in Figure 5. The project site is located in an area predicted to have a moderate amount of PE well growth compared to other areas in Kitsap County. Much of the Springbrook Creek watershed is in an area predicted to have a moderate amount of PE well growth so this project would provide a water offset where additional consumptive use is predicted. The estimated water offset benefit of 91 acre-feet per year exceeds the total offset estimated for the Bainbridge Island subbasin using the irrigated area method and medium growth prediction.



Source:

https://hdr.maps.arcgis.com/apps/webappviewer/index.html?id=d7d02dedb57241aa81dd7eb376c86

Figure 5. WRIA 15 PE Growth Heat Map

Performance goals and measures.

The performance goals are to reduce surface water use by up to 40 acre-feet per year during summer by switching the source of supply to a new onsite groundwater source and to increase infiltration by up to 91 acre-feet per year to improve baseflow in Springbrook Creek. The measures will be an increase in baseflow in summer in Springbrook Creek by about 0.3 cfs, assuming the water infiltrated discharges to Springbrook Creek at a steady-state rate equal to the annual average recharge. The flow in Springbrook Creek in July-September averages about 0.5 cfs with annual low flows of less than 0.4 cfs (Berg 2020). The groundwater recharge could increase baseflows by 75%. Increased baseflow and bypass of the existing pond during summer could also slightly reduce water temperatures in the stream.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed.

Springbrook Creek is one of the most productive fish-bearing streams on Bainbridge Island. It supports cutthroat trout, coho salmon, chum salmon, sculpin, lamprey, and historically supported ESA-listed Puget Sound winter steelhead (BILT, 2018). Springbrook Creek also contains one of two reaches on Bainbridge Island that are designated as critical habitat for Puget Sound steelhead (BILT, 2018).

The salmonids and other aquatic species in Springbrook Creek are subject to degraded ecosystem function due to limiting factors present at the site. In the Puget Sound Salmon Recovery Plan, NOAA identifies the alteration of natural stream hydrology as a high priority limiting factor in WRIA 15 (NOAA 2007), and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions. Increased base streamflow and reduced water temperatures would primarily benefit juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve the survival of juveniles. Addressing the streamflow limiting factor and improving habitat conditions would help support salmonids at various life stages and increase presence, recruitment, and survival in the area of the project.

Identification of anticipated support and barriers to completion.

The project was proposed by the City of Bainbridge Island as a potential project that would fit the goals of the Watershed Restoration and Enhancement Committee. Friends of the Farms is the land manager and could be the project sponsor. Either the City or Friends of the Farm could construct, operate and maintain the pond and infiltration facilities as they own the property. Even the City does not operate the farm they are the water resources manager for Bainbridge Island and would have the resources to manage the project. The primary barrier would be the availability of funding for the construction and operations and maintenance (O&M) costs. Other barriers include the feasibility of infiltration. Feasibility issues would need to be studied and addressed during a feasibility study phase.

Potential budget and O&M costs.

The total construction costs of the pond reconfiguration, piping and infiltration facility is estimated to be around \$400,000. An additional 35% would be added for design, construction services and administrative costs, for a total of \$540,000. The annual O&M cost is estimated to be \$30,000. All costs are based upon a conceptual level of understanding of the project and may change once additional feasibility studies are completed. The costs would also change if the project is scaled back.

Anticipated durability and resiliency.

The project would have lasting benefits as it would be actively managed by the City of Bainbridge with O&M funded by the City using existing staff. The source of water could vary substantially from

year to year due to climate factors, however the project benefits were described assuming a conservative amount of stormwater is captured and infiltrated.

Project sponsor(s) (if identified) and readiness to proceed/implement.

The City of Bainbridge Island is the most suitable project sponsor but has not committed to assuming the project sponsor role yet. The project is also in a very conceptual level of detail and additional hydrologic and geotechnical studies will be needed to determine its feasibility or arrangement.

References

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M&E Farm Manzanita Creek Infiltration Project-Bainbridge Island

Description

The proposed project at the historic M&E Tree Farm site would collect stormwater runoff from an adjacent residential area for infiltration and groundwater recharge in a constructed infiltration facility. The project is located in the Manzanita Creek watershed on Bainbridge Island in the Bainbridge Island subbasin

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

The project would function by collecting stormwater from an adjacent area and directing it to a city-owned parcel (historic M&E Tree Farm) near the upper reaches of Manzanita Creek. An infiltration facility would be constructed on that site to recharge groundwater. A stormwater pond may be required for flow equalization and settling out fine particles which may plug an infiltration facility. Figure 1 provides a conceptual plan view for the project and Figures 2-4 provide geologic maps prepared to review the initial feasibility of an infiltration project. The initial geologic review indicated there is potential for groundwater recharge. A more detailed geotechnical evaluation would be required to confirm the site suitability and provide recommendations on the design of the infiltration facility.

To estimate the volume of stormwater runoff that may be available for recharge, streamflow data on Manzanita Creek from Kitsap PUD was used. Average monthly flows in Manzanita Creek were multiplied by the ratio of the stormwater collection area to the Manzanita Creek drainage area. Table 1 summarizes the anticipated average monthly yield at the project site based on the area-discharge relationship from Manzanita Creek.

Table 1
Estimated Average Monthly Yield at M&E Tree Farm Site (acre-feet)

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
13	6.4	3.3	3.9	1.4	0.9	0.6	0.5	0.6	1.4	4.3	8.3

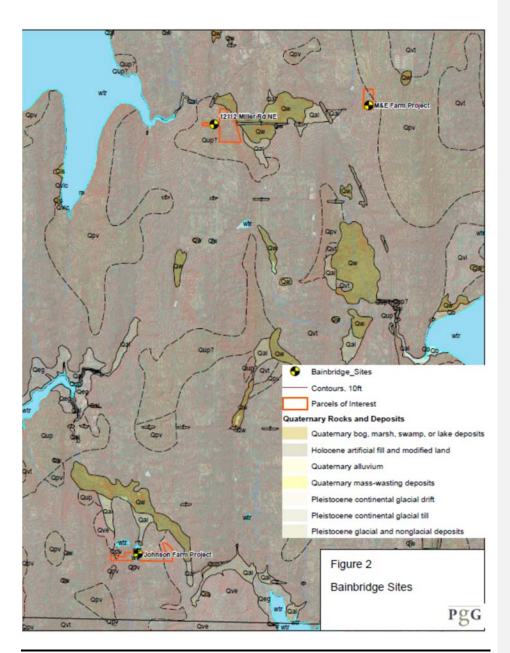
Two assumptions were made in estimating the potential groundwater recharge. The first is the infiltration facility would operate in the winter and early spring (November to March) and the second is 50% of the runoff could be infiltrated. The quantity that can be infiltrated will not be known until more detailed geotechnical investigations are completed. With those assumptions, up to 17.6 acrefeet per year could be recharged. The average rate of recharge would be 0.06 cfs (27 gpm). Averaged throughout the entire year, the average rate of recharge would be 0.024 cfs (11 gpm).

The water offset quantity for the WRIA 15 Watershed Plan is preliminarily estimated to be up to 17.6 acre-feet per year.

Conceptual-level n Figure 1 shows a	nap and drawings of the conceptual plan view o	project and location	1.	



Figure 1 M&E Farm, Manzanita Creek - Stormwater Infiltration



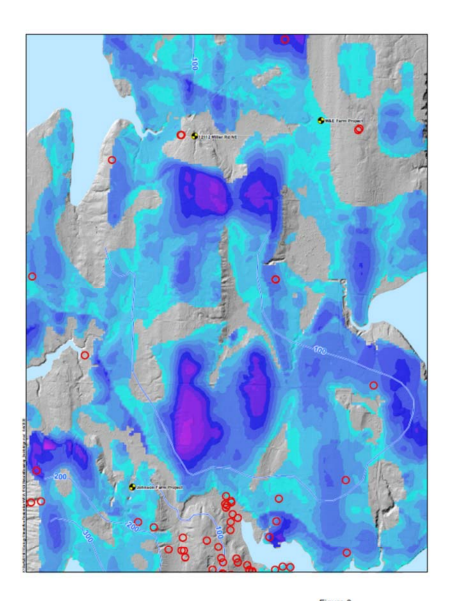
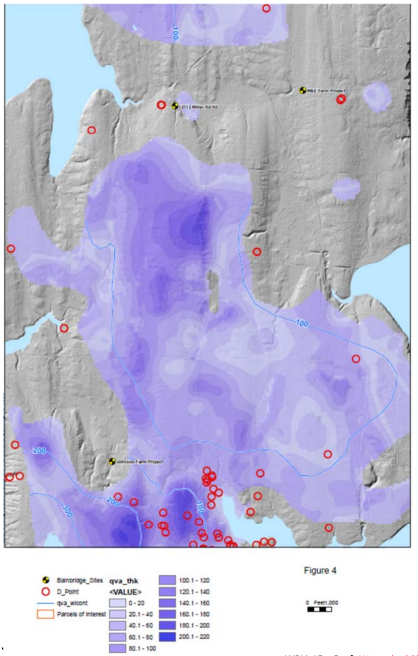




Figure 3

WRIA 15 – Draft <u>Watershed PlanChapters</u> <u>August_December</u> 2020



WRIA 15 – Draft <u>Watershed PlanChapters</u> <u>August_December</u> 2020

Description of the anticipated spatial distribution of likely benefits

Water storage and infiltration at the historic M&E Tree Farm Property could increase groundwater levels in the headwaters of Manzanita Creek and provide increased groundwater inputs and flows into Manzanita Creek. Detailed groundwater evaluations would be required to estimate how much benefit to Manzanita Creek would occur. Water infiltration could also enhance wetlands associated with groundwater discharge areas.

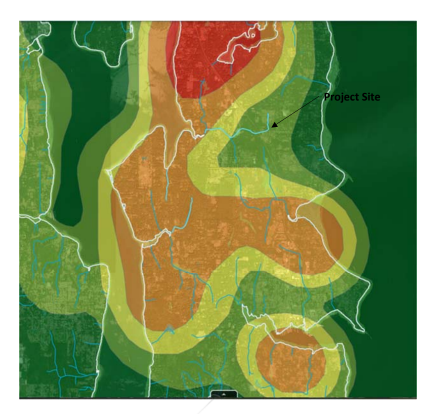
Location relative to future PE well demand

The forecast consumptive use for the Bainbridge Island subbasin using the irrigated area method and baseline growth assumptions is listed in Table 1.

Table 1. Forecast PE Consumptive Use Demand for Bainbridge Island Subbasin

Acre-feet per year	Gallons per minute	Cubic feet per second
67.6	41.9	0.0935

A copy of the PE growth heat map from the WRIA 15 webmap is shown in Figure 5. The project site is located in an area predicted to have less growth in PE wells, however more growth is predicted northwest of the site in the Manzanita Creek watershed along the North Fork Manzanita Creek. The estimated water offset benefit of 17.6 acre-feet per year is 26% of the offset estimated for the Bainbridge Island subbasin.



Source: https://hdr.maps.arcgis.com/apps/webappviewer/index.html?id=d7d02dedb57241aa81dd7eb376c8625a

Figure 5. WRIA 15 PE Growth Heat Map

Performance goals and measures.

The performance goals are to increase groundwater recharge by 17.6 acre-feet per year to improve baseflow in Manzanita Creek. The measures will be an increase in baseflow in summer in Manzanita Creek by about 0.02 cfs, assuming the water infiltrated discharges to Manzanita Creek at a steady-state rate equal to the annual average recharge. The flow in Manzanita Creek in July-September averages about 0.3 cfs with annual low flows of 0.11 to 0.18 cfs (KPUD). The groundwater recharge could increase baseflows by 8-20%. Increased baseflow could also slightly reduce water temperatures in the stream.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed

The Washington Department of Fish and Wildlife (WDFW 2020) has identified that coho salmon are present in both Manzanita Creek and the SF Manzanita Creek; the Endangered Species Act (ESA) listed Puget Sound winter steelhead are present in Manzanita Creek (although Manzanita Creek is not listed as critical habitat); and chum salmon are present at the mouth of Manzanita Creek below the fish hatchery weir/dam operated by the Suquamish Tribe near Miller Bay Road (barrier ID: 930696), for Manzanita Creek Hatchery. The Washington Stream Catalog (WDF 1975) indicates that both coho and chum salmon were historically present in Manzanita Creek. These North Kitsap streams were noted in the Stream Catalog (WDF 1975) as having good steady base flows at the time (likely due to the glacial outwash soils and infiltration of water).

The salmonids and other aquatic species in Manzanita Creek are subject to degraded ecosystem function due to limiting factors present at the site. In the Puget Sound Salmon Recovery Plan, NOAA identifies the alteration of natural stream hydrology as a high priority limiting factor in WRIA 15 (NOAA 2007), and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions. Increased base streamflow and reduced water temperatures would primarily benefit juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve both productivity and survival of juveniles. The alteration of natural stream hydrology has been identified as a high priority limiting factor in WRIA 15 (NOAA 2007) and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions. Increased base streamflow and reduced water temperatures would primarily benefit juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve the survival of juveniles. Addressing the streamflow limiting factor and improving habitat conditions would help support salmonids at various life stages and increase presence, recruitment, and survival in the area of the project. Addressing increased base streamflow could contribute to the VSP parameters of abundance, productivity, spatial structure, and diversity for the ESA-listed Distinct Population Segment of Puget Sound winter steelhead.

Identification of anticipated support and barriers to completion.

The project was proposed by the City of Bainbridge Island as a potential project that would fit the goals of the Watershed Restoration and Enhancement Committee. Friends of the Farms is the land manager and could be the project sponsor. The City would likely construct, operate and maintain the stormwater collection and infiltration facilities. The primary barrier would be the availability of funding for the construction and operations and maintenance (O&M) costs. Other barriers include the feasibility of infiltration. Feasibility issues would need to be studied and addressed during a feasibility study phase.

It is anticipated that the project would be supported by the Puget Sound Partnership, the West Sound Watersheds Council (the lead entity in this region of WRIA 15), and other local partners. The West Sound Watersheds Council aligns salmon strategies with Puget Sound Salmon Recovery Plans and implements the Puget Sound Partnership's Action Agenda in coordination with the West Central Local Integrating Organization. One of the Near-Term Actions in the Action Agenda is a planning and design project to conduct the following:

"Watershed-scale planning in two highest priority salmon-habitat basins on Bainbridge Island, working in collaboration with stakeholders through the Bainbridge Island Natural Resources Management Team (City departments of planning and public works, Kitsap County planning, WDFW, local Land Trust, local Watershed Council, Puget Sound Restoration Fund, Mid Sound Fisheries Enhancement Group, Metro Parks and Recreation, Suquamish Tribe, Kitsap Conservation District, and Kitsap Public Health District)" (PSP, 2020).

The proposed project could fit into this watershed-scale planning effort which would include Manzanita Creek. The West Central Local Integrating Organization's 2016 Ecosystem Recovery Plan also identifies actions in the basin to implement salmon recovery actions. Two theories of change identified in this plan are directly addressed by the proposed project: "7.2 Decrease water withdrawal, diversion, per capital water use," and "10.3 Fix problems caused by development" (WCLIO, 2016). Manzanita Creek is not directly identified in the plan, but the project fits into general strategies for improving streamflow and habitat conditions for salmonids in WRIA 15. The project also addresses strategies identified in NOAA's Recovery Plan for Puget Sound Steelhead (NOAA, 2019). Recovery Strategy 3.3.2 specifically identifies improving hydrologic conditions and restoring groundwater recharge areas as important to improving survival for steelhead in South Puget Sound.

Potential budget and O&M costs.

The total construction costs of an interceptor ditch, stormwater pond and infiltration facility is estimated to be around \$200,000. An additional 35% would be added for design, construction services and administrative costs, for a total of \$270,000. The annual O&M cost is estimated to be \$20,000. All costs are based upon a conceptual level of understanding of the project and may change once additional feasibility studies are completed.

Anticipated durability and resiliency.

The project would have lasting benefits as it would be actively managed by the City of Bainbridge with O&M funded by the City using existing staff. The source of water could vary substantially from year to year due to climate factors, however the project benefits were described assuming a conservative amount of stormwater is captured and infiltrated.

Project sponsor(s) (if identified) and readiness to proceed/implement.

The City of Bainbridge Island is the most suitable project sponsor but has not committed to assuming the project sponsor role yet. The project is also in a very conceptual level of detail and additional geotechnical studies will be needed to determine its feasibility or arrangement.

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Gig Harbor Golf Club Project-South Sound Subbasin

Description

The proposed project would replace a surface water diversion on Artondale Creek with a new groundwater well to provide irrigation water for Gig Harbor Golf Club and restore habitat over a 600-foot reach of Artondale Creek. A portion of Artondale Creek and approximately 2 acres of the floodplain would be restored by replacing two existing bridges to open up the floodplain and plantings to increase shade, improve instream habitat, reduce stream temperature, and improve riparian buffers and upland habitat conditions. The restoration project may also be extended downstream if needed to improve fish passage to the project site. The project is located in the South Sound subbasin of WRIA 15 on the Gig Harbor Peninsula. **This project is not currently feasible due to legal restrictions.**

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

The project would function by removing a surface water diversion and constructing a new well to replace the water supply for the golf course. The golf club has a Certificate of Surface Water Right of 0.27 cfs and 70 acre-feet per year to irrigate 35 acres. The priority date is May 7, 1958. The period of use is April 15 to October 1. By switching to a groundwater source, there would be an immediate surface water increase in Artondale Creek of up to 0.27 cfs during the April 15 – October 1 time frame. The average increase (70 acre-feet/165 days) would be 0.21 cfs. There would be a corresponding increase in groundwater use and a new well would need to withdraw from a deep aquifer to minimize the potential effect on surface water. However, since the golf club is on a peninsula and close to Wollochet Bay, the impact to surface water is likely minimal. Groundwater analyses are required to design a new well to minimize surface water impacts.

Stream restoration elements and the removal of two bridges would increase floodplain connection and improve riparian habitat conditions, providing beneficial habitat impacts to fish and other aquatic species.

Conceptual-level map and drawings of the project and location.

Figure 1 shows the location of the stream restoration elements and new groundwater well source for irrigation water.



Figure 1. Conceptual Project Description.

Description of the anticipated spatial distribution of likely benefits

The project could result in an increased streamflow of up to 0.27 cfs and up to 70 acre-feet during the late Spring to early fall period in Artondale Creek. The increased streamflow would benefit 0.6 miles of Artondale Creek between the golf course and the head of Wollochet Bay.

Location relative to future PEW demand

The estimated consumptive use for future PE wells for the South Sound subbasin is 213.8 acre-feet, assuming the median growth estimate and use of the irrigated area method.

The project site is located in an area of relative moderate amount of predicted PE well growth. A copy of the PE well growth heat map from the WRIA 15 webmap is shown in Figure 2.



Figure 2. WRIA 15 PE Growth Heat Map

Performance goals and measures.

The performance goals are to decrease surface water use by up to 0.27 cfs and 70 acre-feet per year to improve streamflow in Artondale Creek and improve instream and floodplain habitat conditions. The increased streamflow and increased shade from riparian plantings should also reduce water temperatures in the stream.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed

Artondale Creek supports a variety of species and life stages, similar to the other small streams within the Gig Harbor Peninsula area. The primary anadromous species found in Artondale Creek are coho and chum salmon, and cutthroat trout have also been observed. Specifically, Artondale Creek and its east branch support runs of coho salmon and cutthroat trout and Artondale Creek supports a run of chum salmon (Pierce County, 2015). The salmonids and other aquatic species in Artondale Creek are subject to degraded ecosystem function due to limiting factors present at the site. In the Puget Sound Salmon Recovery Plan, NOAA identifies the alteration of natural stream hydrology as a high priority limiting factor in WRIA 15 (NOAA 2007), and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions. Increased base streamflow and reduced water temperatures would primarily benefit juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve the survival of juveniles. Addressing the streamflow limiting factor and improving habitat conditions would help support salmonids at various life stages and increase presence, recruitment, and survival in the area of the project.

Identification of anticipated support and barriers to completion.

A preliminary meeting was held with Board members of the Gig Harbor Golf Club and they were receptive of the project. Input from WDFW, tribes, Pierce County and other stakeholders is needed before developing the project any further. If support is obtained from those stakeholders, the main barrier to completion would be obtaining funding.

The West Sound Watersheds Council, which is the Lead Entity in this region of WRIA 15, aligns salmon strategies with Puget Sound Salmon Recovery Plans and implements the Puget Sound Partnership's Action Agenda in coordination with the West Central Local Integrating Organization. The West Central Local Integrating Organization's 2016 Ecosystem Recovery Plan identifies actions in the Gig Harbor basin to implement salmon recovery actions. Two theories of change identified in this plan are directly addressed by the proposed project: "7.2 Decrease water withdrawal, diversion, per capital water use," and "10.3 Fix problems caused by development" (WCLIO, 2016). Artondale Creek is not directly identified in the plan, but the project fits into general strategies for improving streamflow and habitat conditions for salmonids in WRIA 15.

The Gig Harbor Basin Plan, which was written by Pierce County Public Works and Utilities and adopted in 2005, is a comprehensive guide to surface water management in the Gig Harbor Basin (Pierce County, 2005). It identifies surface water management issues in the basin and recommends actions to reduce flood hazards, improve water quality, improve fish passage, and improve riparian habitat in the Gig Harbor Basin. Artondale Creek is described in this plan as having more than 50% fair or poor fish habitat in addition to problem areas such as fish passage barriers. The reach of Artondale Creek which extends through the project area has the least valuable habitat for fish and

wildlife than any other reach in Artondale Creek due to channelization and removal of riparian vegetation. The proposed project directly addresses this degraded habitat and aligns with the Gig Harbor Basin Plan.

Potential budget and O&M costs.

No detailed estimate of implementation costs has been prepared but a conceptual level cost of about \$500,000 is estimated. That includes costs of drilling, testing and permitting a new well, restoration of 2 acres of floodplain and stream, construction of a traffic bridge at the entrance to the golf club and a lighter duty bridge to cross the stream near a tee box, engineering and permitting. A contingency of 25% was added because of the conceptual level of detail available at this stage. The O&M costs of the well and bridges would likely be paid for by the golf course as part of their maintenance activities.

Anticipated durability and resiliency.

The project would have lasting benefits as it would be actively managed by Gig Harbor Golf Club with O&M likely performed by existing golf course maintenance and grounds staff. The new groundwater well source for irrigation should provide more reliability and less variability from year to year due to climate factors.

Project sponsor(s) (if identified) and readiness to proceed/implement.

A project sponsor has not yet been identified but could be the Gig Harbor Golf Club, Pierce County, a tribe, the lead entity or another restoration organization in Pierce County and WRIA 15.

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Community Forest Projects Portfolio in WRIA 15

Draft November 18, 2020

Summary

This streamflow restoration action is the acquisition of forest lands or change in forest management practices to preserve stands or emphasize a longer harvest interval. Preserving or maintaining forests with stand ages more than 40 years can increase dry-season low flows. A portfolio of projects is presented along with an estimate of the potential increase in streamflow. To date, 20 projects have been identified and streamflow increases of over 1,000 acre-feet/ year are estimated assuming the forest stands are more than 40 years old and subject to harvest. Potential streamflow benefits were estimated using average values of streamflow increase per acre estimated from the VELMA hydrologic model for similar projects in the Nisqually Watershed (WRIA 11). As projects move forward for funding considerations, further hydrologic modeling would need to be performed for WRIA 15 Community Forest projects to estimate potential increases in streamflow.

Description of Community Forest Projects

Hydrologic modeling performed for Community Forest Projects in the Nisqually Watershed show that forest management practices that emphasize longer harvest intervals (>80 years), forest thinning and robust riparian buffers can significantly increase dry-season low flows. The hydrologic modeling was performed using the VELMA model and the results are consistent with available observed long-term monitoring data in the Pacific Northwest region (Perry and Jones 2016, Segura et al 2020). Recent empirical studies in western Oregon have established that young, rapidly growing forests can transpire over three times more water than mature forests. These studies were conducted at relatively small scales, ranging from individual trees and stands of trees (Moore et al. 2004) to small headwater catchments (Perry and Jones 2016).

An estimate of the potential streamflow increase with implementation of Community Forest projects was prepared using information contained in the Nisqually Watershed Response to the 2018 Streamflow Restoration Act (Nisqually Watershed Planning Unit 2019). In that plan, the average streamflow benefit is 0.14 acre-feet per year per acre of Community Forest acquired. That assumes the forest stands acquired have an average age of 40 years. The value for WRIA 15 may differ because of differing hydrologic conditions and would need to be modeled to select an appropriate value. In some cases for WRIA 15, the value may be higher because of permanent protection.

Maintaining mature forest cover also provides significant habitat benefits that grow with stand complexity and age. Older trees provide a wider range of niche habitats and create long-term habitat benefits of snags and large woody debris.

The estimated consumptive use for future PE wells in WRIA 15 is 766.4 acre-feet per year, with a higher goal of 1218 acre feet per year. To meet the consumptive use offset for the entire WRIA, Community Forest of about 5,500 to 8,700 acres would need to be acquired or managed to emphasize a longer harvest interval. Since there are other projects that will provide water offsets, that area of community forest is not required for the plan. However, the Watershed

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Committee wants to include Community Forest Projects in the Watershed Plan. Table 1 presents the acreage of potential community forest projects identified by sponsors by subbasin, as well as a target acreage in each subbasin that will provide water offsets to help meet the Watershed Plan goal of offsetting future PE well demand within each subbasin. The total target acreage is 1,723 acres, which will provide an estimated 241 acre-feet of water offset. The projects identified by sponsors need further confirmation to determine whether the projects would meet the criteria of having forest stands greater than 40 years old and subject to harvest. In some cases, thinning is expected to occur on the properties.

The cost of acquiring community forest is likely in the range of \$10,000 - \$15,000 per acre. ⁴⁵ The total acquisition cost for 1,723 acres would likely be in the range of \$17.2 - \$25.8 million. This does not include restoration costs.

Additional information about Community Forest type projects was prepared by Paul Pickett of the Squaxin Tribe and is located on Box at

https://app.box.com/file/690715571320?s=98rgsj14yxzhakbmkl7y1j4euminkp0b

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⁴⁵ Current costs in North Hood Canal per acre are approximately \$9000. The larger range takes into account variations across the WRIA and future pricing. This estimate is only for the acquisition and does not include any potential restoration work that may occur on some properties.

Table 1. Portfolio of Community Forest Type Projects in WRIA 15

Subbasin	Project Name (Sponsor, if known)	Description	Acreage	Potential Streamflow Restoration Incre (Acre-feet/year)	
Bainbridge Island	Springbrook Creek Protection and Restoration (Bainbridge Island Land Trust)	Purchase of 22.85 acres of intact stream, wetland, riparian and forest habitat and removal of fish passage barrier culvert in high priority protection site as identified in Springbrook Creek Watershed Assessment (2018) and Department of Ecology Watershed Characterization.	22.85	3.2	
North Hood	Community Forest Projects, including:	Community forest projects will protect	Approx. 2,100	70	
Canal	Crabapple Creek Habitat Acquisition and	forested land from development or change	acres has		
	Restoration	timber harvest practices and restore	been		
	Little Anderson Creek Habitat Protection	streams, riparian areas, wetlands	identified as		
	 Divide Block Habitat Acquisition and 		potential		
	Restoration		projects by		
	West Port Gamble Block Habitat		sponsors,		
	Protection		target for Community		
	Port Gamble Heritage Park Timber		Forest in this		
	Rights Acquisition	\forall	subbasin is		
	Gamble Creek Parcel Days Anderson DNB Parcel		500 acres		
	Boyce Anderson DNR Parcel Seabeck DNR Parcel		300 00.03		
	Grovers Creek Mainstem protection and restoration				
	(Sponsors may be Great Peninsula Conservancy,				
	Kitsap County and Port Gamble S'Klallam Tribe)				
South Hood	Community Forest Projects, including:	Community forest projects will protect	Target is 500	70	
Canal	Bear Creek Protection	forested land from development or change	acres in South		
	Tahuya Headwaters	timber harvest practices and restore	Hood Canal		
	,	streams, riparian areas, wetlands	Subbasin		

Subbasin	Project Name (Sponsor, if known)	Description	Acreage	Potential Streamflow Restoration Increase (Acre-feet/year)
	(Sponsors may be Great Peninsula Conservancy and others)			
South Sound	Community Forest Projects, including: Rocky Creek Preserve Coulter Creek Overton Lands Key Peninsula Forest Lands (Sponsors may be Great Peninsula Conservancy and others)	Community forest projects will protect forested land from development or change timber harvest practices and restore streams, riparian areas, wetlands	Target is 500 acres in South Sound Subbasin	70
Vashon Maury	Community Forest Projects, including: • Judd Creek Headwaters • Shinglemill Creek Headwaters • Mileta Creek Headwaters • Christiansen Creek Headwaters • Fisher Creek Headwaters • Tahlequah Creek Headwaters (Sponsors may be Vashon-Maury Island Land Trust or King County)	Community forest projects will protect forested land from development or change timber harvest practices and restore streams, riparian areas, wetlands	Target is 100 acres in Vashon Maury Subbasin	14
West Sound	Community Forest Projects, including:	Community forest projects will protect forested land from development or change timber harvest practices and restore streams, riparian areas, wetlands	Target is 50 acres in West Sound Subbasin	7
South Sound Islands	 Anderson Island Community Forest Projects Near Idie Ulsh Park (40 acres total) Near Saint Anne's Park (6.68 acres) (Sponsors may include Anderson Island Parks District, Great Peninsula Conservancy, Nisqually Land Trust, Forterra) 	Community forest projects will protect forested land from development or change timber harvest practices and restore streams, riparian areas, wetlands	Target is 50 acres in South Sound Islands Subbasin	7

Subbasin	Project Name (Sponsor, if known)	Description	Acreage	Potential
				Streamflow
				Restoration Increase
				(Acre-feet/year)
Totals			Overall Target	241
			is 1,723 acres	



Kitsap Conservation District Rain Garden And Low Impact Development Programs

DRAFT Project Description

November 2, 2020

Description

The Rain Garden and Low Impact Development (LID) Program at the Kitsap Conservation District (KCD) works cooperatively with county services, landowners, and local communities to expand knowledge and use of LID practices throughout Kitsap County. With funding from Clean Water Kitsap, the KCD helps landowners to protect local water resources by providing information, technical assistance, and financial incentives toward the installation and maintenance of rain gardens and other LID solutions. Within this program, the KCD offers free site visits to any landowner in unincorporated Kitsap County to assess and discuss what LID projects are feasible for their property.

Since 2010, the KCD Rain Garden and LID cost-share program has helped landowners fund and install 320 rain gardens (KCD 2020; KCD, Pers. Comm., September 29, 2020). ⁴⁶ In 2014, the program expanded to include a number of new LID options in addition to rain gardens, such as rain barrels, lawn modification, soakage trenches, and native plants. 163 of these practices have been installed (KCD 2020, Appendix A). Rain gardens (RG) are designed to collect and filter water that flows off hard surfaces, like roofs and roads. Low impact development focuses on ways that we can adapt human-constructed landscapes to reduce harmful impacts on natural resources and the environment. Based on 9 years of data, the KCD Rain Garden and Low Impact Development Program has conservatively put 257 acre-feet of water back into the ground. The KCD estimates that they will continue to implement 50 practices (40 RG plus 10 other practices) per year with a total average offset of 29 acre-feet per year (KCD, Pers. Comm., September 29, 2020).

The goal of this project would be to support the implementation of RGs and LIDs across Kitsap County (Figure 1). The implementation of specific projects would focus on critical Kitsap County streams in which permit exempt wells (PEW) are projected to be high (Figure 2).

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

The KCD estimates that the Rain Garden and Low Impact Development Program has put 257 acre-

⁴⁶ Installations include projects within the cities of Poulsbo, Bremerton and Bainbridge Island.

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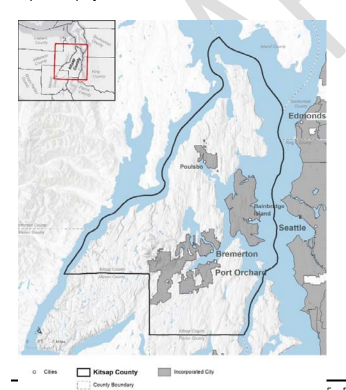
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feet of water back into the ground. The average RG or LID project is estimated to put 0.70 acre-feet of water into the ground on an annual basis. The KCD intends to implement 50 practices (40 RG plus 10 other practices) per year with an average offset of 29 acre-feet per year (KCD, Pers. Comm., September 29, 2020). It is recommended that KCD targets the percent of applications per subbasin per year as presented in Table 1.

Table 1. Target Percent of Applications per Subbasin per Year

Subbasin	Target % of Applications	Total Amount of Potential Offset Benefit by 2038
North Hood Canal	20%	116 acre feet per year
West Sound	40%	232 acre feet per year
Bainbridge Island	10%	58 acre feet per year
South Sound	20%	116 acre feet per year

Map of the project and location.



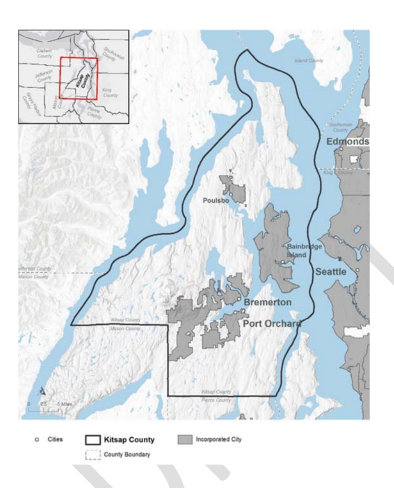


Figure 1. Kitsap County with incorporated portions of the county highlighted in dark grey.

Figure 1 above shows the location of Kitsap County. Future RGs and LIDs would occur throughout unincorporated portions of the county. Existing RG and LID locations are provided as attachments.

Description of the anticipated spatial distribution of likely benefits

The spatial distribution of likely benefits from this project would occur throughout Kitsap County with priority towards critical Kitsap County streams in which permit exempt wells are projected to be high which are identified by orange and red in Figure 2.

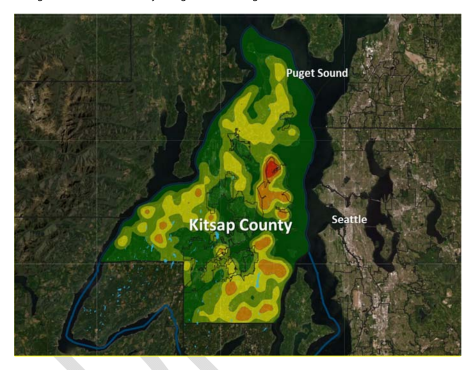


Figure 2. Kitsap County permit exempt connections potential growth. Red shading indicates high future projected growth and green shading indicates low future projected growth.

Performance goals and measures.

This project would be measured by the number of functional RGs and LIDs installed within Kitsap County above the average number of the practices installed annually by KCD (e.g. average 33 per year since 2010).

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed.

The Washington Department of Fish and Wildlife has identified that Fall Chinook, Coho Salmon, Summer Chum, Fall Chum, Winter steelhead, and Pink Salmon are present in Kitsap County (WDFW 2020).

Increased base streamflow and reduced water temperatures would benefit both adult migrants to spawning grounds and juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve survival of adults and both productivity and survival of juveniles. The alteration of natural stream hydrology has been identified as a high priority limiting factor in WRIA 15 (NOAA 2007) and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions.

Identification of anticipated support and barriers to completion.

The KCD is the project sponsor who will coordinate the operations and maintenance of the RGs and LIDs infiltration/augmentation sites. KCD will collect, compile, share and report data.

The primary barrier is the availability of funding for the construction of RGs and LIDs. Other barriers include private landowner willingness and partnerships with the county and cities to focus in particular areas.

Potential budget and O&M costs.

The average size for a residential rain garden is around 100-120 square feet. The average construction cost for a RG or LID is ~\$10-15 per square foot if using a landscape contractor for installation. (Cost can be much higher if the whole project is done by a contractor as opposed to KCD employees.) The average cost per residential rain garden is \$1375. It is assumed that the landowner would be responsible for the O&M costs. For larger commercial site applications, using a general contractor, the estimated cost per square foot would be \$20-35.

Anticipated durability and resiliency.

The project would have lasting benefits. The KCD will manage the implementation of RGs and LIDs in partnership with the landowner.

Project sponsor(s) (if identified) and readiness to proceed/implement.

The KCD is a willing project sponsor and is ready to proceed immediately. The KCD has been successfully installing RG and LIDs since 2010 with increased complexity beginning in 2014 (KCD 2020). If funding is increased, the primary barrier would be private landowner willingness to install RGs and LIDs as well as partnerships with the county and cities to focus in particular areas.

Sources of Information

NOAA (National Oceanic and Atmospheric Administration, National Marine Fisheries Service), 2007. Puget Sound Salmon Recovery Plan. Volume I. Adopted by the National Marine Fisheries Service, January 19, 2007.

Kitsap Conservation District (KCD). 2020. 2010-18 KCD RG Program Practices – South, North, and Central Districts. https://kitsapcd.org/programs/raingarden-lid. Accessed September 28, 2020.

WDF (Washington Department of Fisheries), 1975. "A Catalog of Washington Streams and Salmon Utilization, WRIA 15." Accessed at: https://www.streamnetlibrary.org/?page_id=95.

WDFW (Washington Department of Fish and Wildlife), 2020. Salmonscape mapping of fish distribution. Available at: http://apps.wdfw.wa.gov/salmonscape/

Appendix A

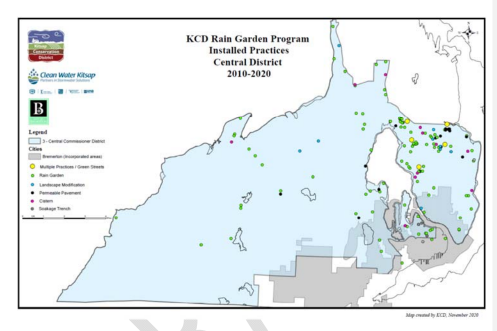


Figure A-1. KCD Rain Garden program installed practices in Central District (2010-2020).

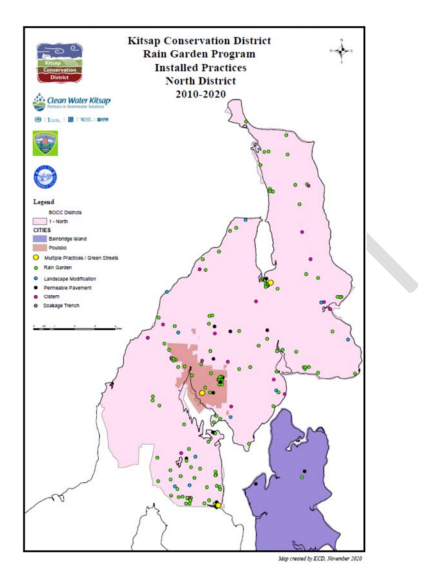


Figure A-2. KCD Rain Garden program installed practices in North District (2010-2020).

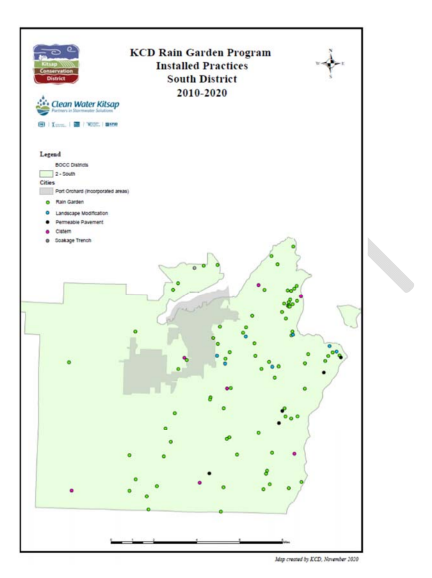


Figure A-3. KCD Rain Garden program installed practices in South District (2010-2020).

Proposed Water Offset for Typical Kitsap Conservation District Raingarden

Draft – December 1, 2020

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Introduction

The purpose of this document is to estimate the water offset for future Kitsap Conservation District rain garden projects. Calculations of the annual recharge are presented that are based upon hydrologic modeling performed by HDR for the Mason County Rooftop Infiltration Project (HDR, 2020). For these calculations it was assumed rain gardens will be installed on houses that are currently connected to a storm drainage system, so that the entire infiltration volume will be counted as a water offset. A lesser infiltration volume and water offset would be realized for houses that are not currently connected to a storm drainage system as roof downspouts may splash onto the ground and partially or totally infiltrate. That calculation will be provided in a separate document.

Calculations

Calculations are provided using a range of potential rain garden sizes. KCD data shows the average rain garden they have constructed since 2010 has an infiltration trench area of about 200 square feet (sf) and captures approximately 1,900 sf of impervious surface. Their installation experience includes areas of larger impervious surfaces in commercial areas and the median infiltration trench area is 140 sf, which is more typical for their residential home installations. Infiltration volumes are calculated using rain garden sizes of 100, 140, and 200 sf, as well as impervious surfaces of 1,600, 1,900 and 2,800 sf. The Mason County Rooftop Infiltration Project assumed 2,800 sf as the impervious surface that would be captured, based upon an average roof size. The infiltration rate used in the calculations corresponds to Group B soils as rain gardens use amended soils which are similar to Group B. The infiltration rate used for Group B soils is 2 inches/hour.

HDR's hydrologic modeling estimated the average annual recharge for an infiltration trench that is 80 sf to be 0.14 acre-feet/year. That was part of their calculation of baseline conditions assuming a minimum trench size of 80 sf under current regulations. The modeling was performed using an annual average of 70 inches precipitation, which occurs in Mason County. The average annual recharge equates to 26 inches per year over the assumed 2,800-sf impervious surface.

A larger infiltration trench will infiltrate more water; there is a proportional relationship between infiltration area and infiltration capacity. There is also a proportional relationship to the amount of runoff to the impervious area, assuming all the runoff is captured. A limit to the amount of infiltration is the volume of annual precipitation minus potential losses due to evaporation. To estimate the amount of water that will be infiltrated in a KCD rain garden the HDR results were proportionally scaled up by the amount of infiltration area (100-200 sf) and scaled down by the amount of impervious area (1,600-2,800 sf). Those calculations are summarized in Table 1.

Table 1. Percentage Change in Infiltration Capacity and Corresponding Infiltration Volume

Impervious Infiltration Trench Size, sf/In				iltration	Volume, ac	re-feet		
Surface Captured, sf	80 (Maso Stu	•	1	00	1	40	2	00
	%	Volume	%	Volume	%	Volume	%	Volume
1,600	64%	0.090	80%	0.113	113%	0.158	161%	0.225
1,900	68%	0.095	85%	0.119	119%	0.166	170%	0.238
2,800	100%	0.140	125%	0.175	175%	0.245	250%	0.350

The equivalent values in terms of rainfall infiltrated is provided in Table 2.

Table 2. Volume of Rainfall Potentially Infiltrated

Infiltration Trench Size, sf					
80 (Mason County 100 140 200					
Study)					
26 inches	32.7 inches	45.7 inches	65.3 inches		

The calculations indicate that the rain gardens KCD is installing have, on average, the capacity to infiltrate 65.3 inches of precipitation, or about 0.23 acre-ft per installation per year. For the median infiltration trench area of 140 sf the infiltration capacity will be about 45.7 inches, or about 0.17 acrefeet per year.

The volume of infiltration is limited by the amount of precipitation in some areas of Kitsap County as precipitation can be less than the capacity. Table 3 provides infiltration volumes for varying precipitation volumes varying from 40 inches to 70 inches, the average and median trench area in a KCD project, and assuming a 1,900 sf impervious area. To be conservative, 10% loss due to evaporation or other losses are assumed.

Table 3. Estimate of Annual Volume Infiltrated for KCD Rain Garden Projects

Average	200 sf trench		140 sf trench		
Annual Precipitation, inches	Annual Volume Infiltrated, Inches	Annual Volume Infiltrated, acre- feet	Annual Volume Infiltrated, Inches	Annual Volume Infiltrated, acre- feet	
40	36	0.131	36	0.131	
50	45	0.164	45	0.164	
60	54	0.196	45.7	0.166	
70	63	0.229	45.7	0.166	

For a typical residential rain garden project with 140 sf infiltration trench, the average annual volume infiltrated would range from 0.16 acre-feet in areas with precipitation greater than 50 inches to 0.13 acre-feet in areas with precipitation of 40 inches. These volumes can be used as estimates of the water offset quantity for future KCD rain garden projects. The actual values will need to be tracked during implementation, but the quantities shown in Table 3 provide a planning-level estimate of water offsets from KCD projects.

For every 20 rain gardens constructed at sites that are currently connected to storm drainage systems, they will collectively infiltrate about 3 acre-feet per year. This volume will be redirected into the shallow groundwater system instead of being directly discharged to surface water sources through their existing storm drainage systems. This groundwater recharge eventually contributes to increases in groundwater baseflow discharge back to streams that can be counted as water offset for RCW 90.94 purposes.



Vashon-Maury Island Land Conservation And Water Rights Acquisition Project

Project Description
November 16, 2020

Description

One set of potential projects being evaluated by the Watershed Restoration & Enhancement Committee (Committee) for Water Resources Inventory Area (WRIA) 15 is the acquisition (fee and conservation easements) of sensitive habitats and water rights in the Vashon-Maury Island subbasin with the intent of enhancing instream flows and mitigating out of stream uses (i.e., reductions in flows associated with permit-exempt wells). Assuming property acquisition is coupled with water right acquisition, associated habitat benefits could include removal of structures and impervious surfaces, wetland and riparian protection and restoration, and decommissioning permit exempt wells (PEWs).

To support identification of potential water right acquisition projects, the Department of Ecology (Ecology) queried their Water Rights Tracking System (WRTS) database and provided tables and associated GIS data of all active water rights within WRIA 15 to the Committee. Inactive water rights (e.g., previously approved changes, cancelled or withdrawn applications) were excluded from the data provided by Ecology. The tables of active water rights included over 8,500 water right files within WRIA 15. As an initial screening, water rights under consideration were limited to certificates and permits that included commercial and Industrial (CI), stockwater (ST), or irrigation (IR) uses. The list of active water right permits and certificates was further reduced by removing any with a priority date later than the July 24, 1981 adoption date of Chapter 173-515 WAC, the instream flow rule for WRIA 15. Over 1,000 water rights in WRIA 15 met these screening criteria, including 86 water rights (70 surface water and 16 groundwater) in the Vashon-Maury Island sub-basin.

The Committee identified priority streams in the Vashon-Maury Island sub-basin for land conservation and restoration activities, including water right acquisition. Going generally north to south, priority streams include Shinglemill, Beall, Judd, Fisher, Christiansen, and Tahlequah creeks on Vashon Island and Mileta Creek on Maury Island (Figure 1). These stream basins are priority due to their flows and salmon use, but additional water rights and may occur on smaller tributaries. The water right list was then reviewed to identify water rights with points of diversion or withdrawal within the drainages of the priority streams, with a focus on water rights located near the headwaters of the streams. Based on the Committee's review, and specifically review by the King County representative, selected water rights excluded from the initial screening (e.g., claims and rights with purposes of use other than Cl, ST, and IR) were added back to the list of water rights for further evaluation. Twenty-seven water rights were identified in the priority stream drainages.

Twenty-six of the water rights authorize surface water diversions and one authorizes a groundwater

withdrawal. This list of rights represents the set of potential water right acquisition projects in the Vashon-Maury Island sub-basin. Table 1 provides a summary of the number of selected water rights per priority stream sub-basin and the dominant purpose of use⁴⁷.

Table 1. Summary of Selected Water Rights in Priority Stream Sub-Basins

Stream Sub-Basin	Sub-Basin Number of Rights by Dominant Purpose of Use		rpose of Use
	IR	DG/DM/DS	ST
Beall	1	0	0
Christiansen	2	1	0
Fisher	3	1	0
Judd	3	3	0
Mileta	2	0	0
Shinglemill	3	3	1
Tahlequah	2	2	0
Total	16	10	1

Notes:

IR - Irrigation

DG/DM/Ds - Domestic General, Domestic Multiple, Domestic Single

ST - Stockwater

These rights authorize a combined instantaneous diversion rate (Qi) of 1.569 cubic feet per second (cfs). Only 13 of the 27 selected water rights list the annual authorized quantity (Qa). The stockwater right does not list an annual quantity. Three of the ten domestic water rights list the Qa, with quantities of 1 to 2 acre-feet per year (afy). Ten of the 16 irrigation water rights list the Qa, with a combined quantity of 184 afy for irrigation of 89.5 acres, or approximately 2 afy per acre. The remining 6 irrigation water rights list a combined acreage of 50 acres. Assuming a water use of 2 afy per acre, similar to the other irrigation water rights in the sub-basin, 50 acres would equate to an additional annual irrigation use of 100 afy.

Benefits to instream flow would be realized by acquiring all or a portion of a given water right and placing it into the state Trust Water Right Program (TWRP) for instream flow purposes. Quantitative benefits to instream flow would depend on the purpose of use and the manner in which the right is currently used. For example, a domestic water right that diverts from a stream for indoor uses only

⁴⁷ Water rights may include more than one purpose of use. For this summary, water rights with an irrigation component among the authorized uses are included in the IR column; rights with a stockwater component and no irrigation use are included in the ST column; and rights with domestic uses and no stock or irrigation uses are included in the DG/DM/DS column.

may have a consumptive use of about 10 percent of total use. If the septic return flows from this use return to the same stream from which the water was diverted, placing this water right into the TWRP would have only limited benefit to instream flows. Conversely, an IR water right may have a consumptive use of about 80 percent of total use (assuming reasonably efficient irrigation practices) and placing this water right into the TWRP would result in greater benefits. The period of use, or seasonality, will also affect when instream flow benefits would occur.

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

Direct benefits to instream flow in a priority stream would be realized through nonuse of the acquired water rights. Depending on the specific opportunity, nonuse would be achieved through fallowing of irrigated fields, reduced hay harvest, changing to an alternate crop that does not require irrigation, removal of livestock, or provision of an alternate source of supply. The acquired water right would be placed into the state TWRP and dedicated to instream flow purposes. By placing it into the TWRP, increases in instream flows realized by a project would be protected from future appropriation or use.

The potential instream flow offset realized by a project would be limited to the consumptive impact on instream flows under the existing water right uses. A general discussion of the potential consumptive use associated with irrigation, stockwater, and domestic uses is provided in the following paragraphs. More detailed evaluation would be required once a specific project or projects are selected to accurately quantify consumptive uses and assess the timing and location of instream flow offsets associated with placing a right into the TWRP.

The timing and location of instream flow offsets will depend on several factors, including:

- The period of use of the water right (seasonal or continuous). A seasonal diversion may
 only affect stream flows for part of the year, while a continuous diversion (e.g., for
 domestic uses) would likely affect stream flows year-round.
- Whether the right is for surface water or groundwater. The effect of groundwater
 withdrawals on surface water flows tend to lag behind the pumping period, such that the
 effects of seasonal pumping persist for weeks or months after pumping ceases. The
 location of effects on surface water flows may also be more dispersed and the peak impact
 lower with groundwater pumping. Conversely a surface water diversion will affect stream
 flow instantaneously and directly.
- Hydrogeologic conditions and the location of the place of use. Only a portion of water
 diverted for use is consumed, the remaining quantity that recharges groundwater and/or
 discharges back to surface water is termed the return flow. The timing and location of
 where return flows would return to an affected stream depend on the location where water
 is used, how water is managed (e.g., domestic septic systems versus sewer systems), and

hydrogeologic conditions between the place of use and the surface water.

For an irrigation water right, annual consumptive use can be estimated based on the State of Washington Irrigation Guide (WIG) and Ecology Water Resources Program Guidance 1210 – Determining Irrigation Efficiency and Consumptive Use (Ecology, 2005). The WIG lists the crop irrigation requirement (CIR) for a variety of crops at stations throughout the state. The CIR is the amount of water needed from irrigation to support crop growth that is not provided by precipitation or stored soil moisture. Using the Bremerton station, CIRs in WRIA 15 range from about 4.51 inches (0.375 feet) for strawberries to 22.3 inches (1.86 feet) for raspberries. The CIR for grass/pasture, the most likely crop grown, is 16.8 inches (1.4 feet).

Guidance 1210 provides typical irrigation application efficiencies (Ea) and percent consumptive use (%CU) associated with different irrigation methods. The CIR divided by the application efficiency provides the total irrigation water requirement (TIR). Multiplying the TIR by the %CU provides the consumptive use. Assuming sprinkler irrigation with an average Ea of 75 percent, TIRs per acre in WRIA 15 could range from about 0.5 feet to 2.5 feet, with a likely amount of 1.9 feet. Assuming a %CU of 80 percent if the TIR, consumptive use per acre could range from 0.4 to 2 feet per acre of irrigated land, with a likely value of 1.5 feet. The total consumptive use for a water right can then be estimated as the irrigated acreage times the consumptive use per acre.

Table 2 provides a summary of irrigated acreage and the potential range of associated consumptive use, based on the consumptive use per acre described above and the authorized irrigated acreage listed in the water rights. Site-specific evaluations of crop type, irrigation methods, and irrigated acreage would be needed to determine the potential consumptive use that could be available to support instream flows by placing a given water right into the TWRP.

Table 2. Summary of Authorized Irrigated Acreage and Consumptive Use by Priority Stream Sub-Basins

Stream Sub- Basin	Authorized Acreage	Low-End CU in AFY	High-End CU in AFY	Likely CU in AFY
Beall	8	3.2	16	12
Christiansen	19	7.6	38	28.5
Fisher	42	16.8	84	63
Judd	30	12	60	45
Mileta	7	2.8	14	10.5
Shinglemill	11.5	4.6	23	17.3
Tahlequah	22	8.8	44	33
Total	139.5	55.8	279	209.3

The period over which consumptive use impacts occur would generally be the irrigation season, or about May through September, although as discussed above accounting for the lag associated with groundwater pumping impacts and the timing of return flows would affect this period. As an example, retiring about 3 acre-feet of consumptive use would equate to an average instream flow benefit of about 0.01 cfs during the irrigation season.

Typical indoor domestic uses are expected to be about ten percent consumptive. The domestic water rights in the property drainages authorize use of less than 2 afy each, such that annual benefits to instream flow would be less than 0.2 afy per domestic water right. Acquiring domestic water rights would likely require providing an alternate source of supply (e.g., hookup to a public water system) or acquisition of the residential properties served by the water right. For ST rights the benefits would depend on the specific stock operation, including water uses and management and discharge of effluent. Although more limited in the potential amount of water that could be realized by retiring these water rights, domestic and ST water rights are expected to provide opportunities for year-round instream flow benefits not presented by the IR water rights.

Map of the project and location.

Figure 1 (attached) shows the location of priority streams within the Vashon-Maury Island subbasin.

Description of the anticipated spatial distribution of likely benefits

Water right acquisition would be focused on stream headwaters or above known areas of fish habitat. By acquiring a water right, discontinuing uses, and placing the right into the TWRP historical consumptive use associated with the right would be allowed to remain instream. The

instream flow represented by the water right in the TWRP would be protected from future appropriation or use by others allowed to remain instream from the historic point of diversion to the point of discharge to marine waters, benefiting aquatic habitat through the entire downstream reach.

Performance goals and measures.

The range of potential offset benefit from the water right acquisition opportunities on Vashon Maury is approximately 56 to 279 acre feet per year. We recommend counting 10% of the total potentially available water rights as the offset benefit presented in the WRIA 15 plan, or 27.9 acrefeet per year. (10% was applied for the water right acquisition opportunities in the Nisqually plan.)

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed.

The Washington Department of Fish and Wildlife (WDFW 2020a; WDFW 2020b) has identified that coho and chum salmon are present in Judd and Shinglemill creeks, and the Endangered Species Act (ESA) listed Puget Sound fall Chinook are present in Judd Creek, the ESA-listed Puget Sound winter steelhead are present in Judd, Christensen, and Shinglemill creeks, and cutthroat trout are likely present in all Vashon and Maury Island creeks that have perennial flow (noted as present in Fisher, Tahlequah, Shinglemille, Christensen, and Mileta creeks). The Washington Stream Catalog (WDF 1975) indicates that both coho and chum salmon were historically present in Judd Creek and other creeks on Vashon Island, although there had been limited surveys of fish populations at that time. East Kitsap creeks were generally noted in the Stream Catalog (WDF 1975) as having substantial low flow problems, lack of riparian cover, and fine sediment inputs from forestry and agricultural land uses. An impassable fish barrier culvert is present at about rivermile 1 on Judd Creek and an impassable dam is present on Beall Creek (WDFW 2020a).

Judd and Fisher creeks are listed as Category 5 for high water temperatures on Ecology's 303(d) list of impaired waterbodies; Judd and Shinglemill creeks are listed as Category 5 and Christensen Creek is listed as a Category 2 for bioassessment (poor quality based on macroinvertebrate sampling); and Shinglemill and Tahlequah creeks are listed as Category 1 for water temperature (Ecology 2020).

Increased base streamflow and riparian and wetland restoration would contribute to reducing water temperatures that would benefit both adult migrants to spawning grounds and juvenile salmonid rearing habitats by providing increased area and quality of summer stream rearing habitat. This would improve survival of adults and both productivity and survival of juveniles. The alteration of natural stream hydrology has been identified as a high priority limiting factor in WRIA 15 (NOAA 2007) and streamflow is important for supporting riparian vegetation and wetlands that provide shading, food web support, and flood and sediment attenuation functions.

The headwaters of Judd, Fisher, and Shinglemill creeks include numerous wetland areas that could also benefit from increased groundwater levels, further supporting cold water volumes to the creeks.

Land conservation and restoration activities may provide habitat benefits in addition to streamflow restoration. Those habitat benefits would derive from removal of structures and impervious surfaces, decommission of PE wells, wetland and riparian protection and restoration.

Identification of anticipated support and barriers to completion.

The primary barrier is the willingness of water right holders to sell their water rights and land. A secondary barrier is the availability of funding for water right acquisition and permitting.

Potential budget and O&M costs.

Water right acquisition costs are location and market specific. As a planning-level assumption, costs per consumptive acre-foot of irrigation water or stockwater could be in the \$1,000 to \$5,000 range. As discussed above, consumptive use per acre could range from about 0.4 to 2.0 acre-feet. Costs for acquisition of domestic water rights are likely to be strongly affected by the costs of providing an alternate water supply. These costs could be highly variable, depending on the availability and location of an alternate supply. Following water right acquisition and permitting there are expected to be no ongoing O&M costs associated with water right acquisition.

Budgets and O&M costs for property acquisition and associated habitat benefits through removal of structures and impervious surfaces, wetland and riparian protection and restoration, and decommissioning of PEWs will depend on the specific project opportunities and are not included in here.

Anticipated durability and resiliency.

Water right acquisition projects would have long-lasting benefits and would require minimal future management once permitting is complete. The durability and resiliency of other habitat improvement projects associated with property acquisition will depend on the specific projects and are not included in here.

Project sponsor(s) (if identified) and readiness to proceed/implement.

King County and Vashon-Maury Island Land Trust are potential sponsors of the projects. Both entities have extensive experience with implementing similar projects and would be ready to proceed once funding is secured.

Sources of Information

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WDFW (Washington Department of Fish and Wildlife), 2020a. Salmonscape. Available at: http://apps.wdfw.wa.gov/salmonscape/map.html

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Beall Creek Bypass Flow Improvement

Draft Project Description

November 17, 2020

Description

Beall Creek is a first order stream along the eastern shore of Vashon Island in King County with a drainage basin of 211 acres (Figure 1). Historically, Beall Creek likely had a fish community that included Cutthroat Trout, Coho Salmon, and steelhead trout. Juvenile coastal cutthroat have been observed utilizing Beall Creek (Salmonscape 2020). The focus of this project for the WRIA 15 watershed plan is to more accurately measure the Water District 19 water requirements at the Water District 19 (District) diversion. To accomplish that the existing diversion, which is a fish passage barrier, will be replaced. This project will improve bypass flow at the diversion, resulting in flow improvements to Beall Creek at a rate of an estimated 26 acre feet per year.

Fish Barriers on Beall Creek

A plastic sheetpile dam across Beall Creek impounds water for the District's irrigation diversion at river mile (RM) 0.30 (Figure 2). The District withdraws as much as 350 gallons per minute from the spring-fed creek (a type-two water supply) for community water supply. There are no fish passage facilities at the District's irrigation diversion which results in a complete barrier to upstream fish passage at this location (Kerwin and Nelson 2000, Salmonscape 2020). The Washington Department of Fish and Wildlife (WDFW) identified the District's irrigation diversion as a complete fish passage barrier in June 2017 (Salmonscape 2020). A partial fish passage at Beall Creek RM 0.02 was also identified in June 2017. There are currently no plans to address the partial barrier at RM 0.02.

Previous Project Development

In May 2018, a Preliminary Design Report for the Beall Creek Fish Passage project was completed for the District's upstream irrigation diversion at RM 0.30 (Fisheries Engineers 2018). The report included a number of proposed modifications to the District's Beall Creek diversion including:

- A new concrete dam to be built flush with the existing stream channel;
- A proposed roughened channel for upstream fish passage;
- A means to measure and control the water supply diversion and release of bypass flow;
- A new vertical plate fish screen installed within the existing water intake basin to physically
 exclude fish from the pumped water intake;
- A sand and silt sluicing system to facilitate the District's maintenance of the water supply intake; and

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• A new water delivery system to Water Treatment Plant 1 (Fisheries Engineers 2018). Some members of the WRIA 15 Committee do not support including offset benefits from fish barrier removal projects. Therefore, the streamflow benefit considered for this project are modifications to the diversion to improve flow in Beall Creek.

Quantitative or qualitative assessment of how the project will function, including anticipated offset benefits, if applicable. Show how offset volume(s) were estimated.

If this Beall Creek Bypass Flow Improvement project were completed, the improved measuring capabilities would ensure a minimum flow in the stream of 48 gallons per minute and a more accurate diversion of water supply requirements thereby bypassing more flow than they currently do. The estimated offset benefit would be the minimum flow during the dry season when water demands and diversions by the District is highest. Assuming a 4-month dry season (June-September), the offset quantity would be 26 acre-feet.

Map of the project and location.



Figure 1. Location of Vashon Island and Beall Creek (red circle).



Figure 2. Beall Creek with a partial fish passage barrier at river mile 0.02 (yellow) and a complete fish passage barrier at river mile 0.30 (red). Both locations are associated with Water District 19. This project is focused on flow improvements at river mile 0.30.

Description of the anticipated spatial distribution of likely benefits

This project would put more water in the last 0.3 miles of Beall Creek to support aquatic life downstream. The fish barrier removal component of the project would open up ~ 0.6 miles of stream habitat for migratory fishes in Beall Creek, upstream of the District's irrigation diversion (Figure 2). However, a partial fish passage at Beall Creek RM 0.02 remains unaddressed so fish distribution throughout Beall Creek may remain limited even if the project is completed.

Performance goals and measures.

The project will be measured by the presence of a minimum 48 gallons per minute bypass flow to allow fish passage through the roughened channel and preserve aquatic life downstream of the diversion.

Descriptions of the species, life stages and specific ecosystem structure, composition, or function addressed.

WDFW has identified that resident Coastal Cutthroat trout are present in Beall Creek (Salmonscape 2020). The proposed roughened channel would allow for upstream fish passage and the new vertical plate fish screen installed within the existing water intake basin would physically exclude fish from the pumped water intake, reducing or eliminating fish mortality. As a whole, this project supports all life stages of the resident Coastal Cutthroat trout.

Identification of anticipated support and barriers to completion.

Water District 19 is the primary stakeholder for the bypass flow improvement project. The District will collect, compile, share and report project data. The project is supported by the Washington Department of Fish and Wildlife, the Washington Department of Ecology, and the Puyallup Tribes of Indians.

The primary barrier is the availability of funding for project construction and operations. The preliminary design and cost estimate was developed in 2018 (Fisheries Engineers 2018) however the District has been unable to obtain funds for the project.

Potential budget.

As of October 2019, the estimated costs for both the barrier removal and the flow improvements was \$110,000 (Fisheries Engineers 2018, Water District 19 2019). This cost estimate includes \$82,000 for construction, \$8,000 for Final Project Design, \$6,000 for Project Permits, and \$14,000 for Construction Management (Fisheries Engineers 2018).

Anticipated durability and resiliency.

The project would have lasting benefits. The project would likely improve the District's maintenance capabilities for the water diversion system integrated with the fish passage facilitates (Fisheries Engineers 2018) providing a more reliable bypass flow.

Project sponsor(s) (if identified) and readiness to proceed/implement.

The District would sponsor the project. Funding for the project will also need to be secured.

Sources of Information

Kerwin, John and Nelson, Tom S. (Eds.). December 2000. Habitat Limiting Factors and Reconnaissance Assessment Report, Green/Duwamish and Central Puget Sound Watersheds (WRIA 9 and Vashon Island). Washington Conservation Commission and the King County Department of Natural Resources.

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Water District 19. 2019. Water District 19 meeting minutes from October 8, 2019. http://www.water19.com/wp-content/uploads/2019/12/Comm-Meeting-100819-FINAL.pdf

WDFW (Washington Department of Fish and Wildlife), 2020. Salmonscape mapping of fish distribution. Available at: http://apps.wdfw.wa.gov/salmonscape/

Appendix I – Aquifer Units within WRIA 15

Aquifer	Description	Typical Thickness
Qvr – Vashon Recessional Aquifer	Found at land surface where present, this aquifer consists of sand, gravel, and silt, with lenses of silt and clay derived from recessional glacial outwash. Presence is limited to former outwash channels, primarily found along major surface water drainages in the WRIA.	Thickness, where present, ranges from a few feet up to about 120 feet with an average of about 22 feet.
Qva – Vashon Advance A quifer	This aquifer is mainly composed of deposits from the Vashon advance outwash (Qva). The deposits are usually well-sorted sand or sand and gravel, sometimes with lenses of silt or clay. The unit is generally unconfined, but confining conditions exist where the aquifer is fully saturated and overlain by the Vashon Till confining unit (Qvt).	The thickness typically ranges from 20 to about 240 feet, with some areas exceeding 300 feet.
QA1 – Sea - Level Aquifer	This aquifer consists primarily of glacial (pre Vashon) sand and gravel with silt interbeds. This unit is generally confined by the overlying Upper Confining Unit (QC1). The upper surface of this aquifer ranges from several hundred feet below sea level to 300 feet above sea level, with an average elevation of about 20 feet.	The thickness typically ranges from 50 to about 250 feet, with an average of about 84 feet.
QA2— Glaciomarine Aquifer	Composition of this aquifer ranges from sand and gravel to silt. This unit is confined by the overlying Middle Confining Unit (QC2). Few wells tap this aquifer, given its greater depth and lower productivity than the overlying Qvr and QA1 aquifers. The upper surface of this aquifer ranges from 600 feet below sea level to less than 200 feet below sea level.	The thickness typically ranges from less than 20 to more than 300 feet, with an average of about 85 feet.
QA3 – Deep Aquifer	This aquifer consists mostly of sand and gravel with silt interbeds. This unit is confined by the overlying Lower Confining Unit (QC3). The upper surface of this aquifer ranges from more than 900 feet below sea level to slightly more than 200 feet below sea level.	The thickness typically ranges from 50 to 350 feet, with an average of about 128 feet.

