

November 22, 2023

Brad Kilby, AICP Planning Manager Harper Houf Peterson Righellis Inc. 205 SE Spokane Street, Suite 200 Portland, Oregon 97202

Subject: Rock Cove Hospitality Mitigation Addendum

Dear Mr. Kilby,

This letter has been prepared to address changes to the Rock Cove Hospitality site plan and to address comments from Washington Department of Fish and Wildlife (WDFW) and the Department of Ecology (Ecology). This letter is a supplement to the *Critical Areas and FWHCA Report for Rock Creek Cove Hospitality* updated on May 3, 2023 (ELS 2023). Based on results and comments from a hearing with the City of Stevenson on October 9, 2023, the Rock Cove Hospitality site plan was revised to reduce the proposed impacts to the Fish and Wildlife Habitat Conservation Area (FWHCA) buffer for the Columbia River (Rock Cove) which is a Shoreline of Statewide Significance (Type S).

### Critical Area Recap

According to the Stevenson Code of Ordinances (SCO) Table 18.13.095-1, Rock Cove is afforded a 150-foot FWHCA buffer. The SCO further designates under 18.13.095(D)(3), that this FWHCA buffer may be functionally isolated by "lawns, walkways, driveways, other mowed or paved areas, and areas which are functionally separated from a FWHCA and do not protect the FWHCA from adverse impacts due to pre-existing roads, structures, or vertical separation". There is existing rip rap along the majority of the shoreline bank for stabilization, as well as existing mowed and maintained areas within the site that are functionally separated from the FWHCA. The area landward of these features shall be excluded from the FWHCA buffer per the RCO. The remaining, reduced FWHCA buffer areas are moderately degraded due to lack of protection and the presence of non-native and invasives plant species. These reduced FWHCA buffer areas (not including areas waterward of the existing rip rap) shall be enhanced in accordance with 18.13.095(D)(5) and 18.13.095(F) as detailed in the May 2023 report (ELS 2023). The Stevenson Shoreline Master Program (SMP), additionally designates this site as Active Waterfront which, according to Table 5.1, is afforded a 33-foot shoreline setback for commercial lands uses for water related/water enjoyment purposes. Existing conditions can be seen in Figure 1.

### Mitigation Sequencing-Compliance with RCO 18.13.055

The proposed project includes the development of 19 recreational dwellings, an event space, massage hut, parking area, and paved walkway partially within the remaining reduced FWHCA buffer. Due to the shape, size, and location of the peninsula the site is located on, it is highly constricted on all sides by the

FWHCA buffer. The revised site plan maximizes the available buildable area to the greatest extent practicable while meeting parking and access requirements, utility requirements, shoreline use requirements per the SMP, and while remaining aesthetically pleasing which is desirable for all shoreline uses. All impacts to the FHWCA buffer on the northern portion of the site have been avoided. The recreational dwellings on the southern portion of the site have been repositioned, with the total number reduced by one, minimizing the total proposed impacts. The total impact proposed in the May 2023 report was 0.19 acres with a proposed 1.12 acres of FWHCA buffer enhancement equating to an approximate enhancement ratio of 1:5.9 (Figure 2). The revised site plan proposes 15.8 percent less impacts totaling 0.16 acres with a 3.45 percent increase in enhancement area with 1.16 acres of FWHCA buffer enhancement equating to a 19.2 percent increase in enhancement ratio at approximately 1:7.3 (Figures 2 and 3). According to the SCO Table 18.13.095-3, a ratio of only 1:1 for enhancement of the FWHCA is required. Due to the proposed enhancement ratio being significantly greater than the required 1:1 ratio, the impact will be fully rectified onsite and in-kind. The impacts cannot be reduced over time as they are permanent structures and impervious surfaces; however, proper maintenance of the proposed structures and impervious surfaces will prevent any further impact. The enhancement measures specified in the May 2023 report (ELS 2023) at the ratio listed above, will fully compensate for the impacts ensuring there is no net loss of ecological function as a result of this project. The updated planting table below should be utilized in lieu of the table listed in the May 2023 report (ELS 2023) as the plant counts have been updated to reflect the adjusted size of the enhancement areas. Plant species have also been updated to reflect Skamania County's "recommended plants for screening" for the Columbia River Gorge National Scenic Area (https://www.skamaniacounty.org/departmentsoffices/community-development/planning-division/national-scenic-area). The enhancement areas will be maintained and monitored for a period of 5 years. If dead or failed plants are identified during monitoring, corrective actions will be implemented to meet the minimum performance standards as detailed in the May 2023 report (ELS 2023) to ensure compliance.

Table 1: Recommended Plants for Screening of the Enhancement Areas

Common Name	Scientific Name and FAC Status	Stock	Spacing (feet)	Quantity
Trees				
Red alder	Alnus rubra (FAC)	Gallon	10 feet	126
Black cottonwood	Populous balsamifera (FAC)		on-center	126
Sitka willow	Salix sitchensis (FACW)			175
Pacific ninebark	Physocarpus capitatus (FACW)		6 feet	175
Oceanspray	Holodiscus discolor (FACU)		on-center	175
Pacific dogwood	Cornus nuttallii (FACU)			175
Total				952

Plants more suited for wet conditions (FACW) should be located closer to the ordinary high water mark (OHWM) of Rock Cove while plants more suited for upland conditions (FACU) should be located further from the OHWM.

#### Responses to WDFW Comments

In a letter dated October 6, 2023, a number of recommendations were made by Amaia Smith of WDFW. Below the recommendations are listed in *italics* with responses by ELS following in regular font.

- We do not recommend developing within 100ft of the ordinary high-water line to protect the pollutant removal function.
  - Although ELS acknowledges WDFW's new riparian guidance standards, they have not been recognized in the SCO nor the SMP so adherence to these guidelines is not currently required. Due to the shape, size, location of the peninsula, and the existing site conditions (functionally isolated FWHCA buffer) complete avoidance of development within 100 feet of the OHWM isn't practical nor would it allow the project to be feasible. The guidance does state that "the riparian setback should encompass the width of the existing riparian vegetation community", and in this case it does. The entire vegetation community onsite exists within the FWHCA buffer area shown in Figure 1. This area will be enhanced via invasive species removal and installation of native plants with species recommended by Skamania County for screening of the Columbia River Gorge National Scenic Area. Due to these factors, it is ELS' opinion that this project will protect the pollutant removal functions to the greatest extent possible.
- Implementing Best Management Practices (BMPs) will meet shoreline access objectives while protecting riparian ecosystem functions.
  - This project will utilize certain BMPs to protect ecosystem functions. An adequate number of trash receptacles will be installed throughout the site and along the walking path to minimize human impacts on the surrounding natural areas. Additionally, the enhancement areas will be protected with fencing and signage designed to prohibit access by humans and pets. These areas will be further protected via a conservation covenant. Other construction BMPs will be utilized during site development such as installing orange construction fencing and silt fencing along the edge of the work area, applying native grass seed to temporarily disturbed areas, stabilizing work area entrances via installation of gravel, and making a water truck available to prevent wind erosion and dust blowing during construction.
- We discourage any road surfaces within 100ft of the active floodplain/channel.
   No new roads are proposed as a part of this project. The proposed parking area will have curbs and stormwater grates to collect any runoff. No tire particles will be able to discharge to Rock Cove.
- If the existing rip rap is being used as justification to lessen riparian protection, WDFW recommends further review to determine if the rip rap was legally permitted and installed. The existing rip rap is more than 10 years old and although ELS is not aware of when or if it was permitted, it is not being used as a justification to lessen riparian protection. Protection and enhancement of the entire remaining FWHCA buffer is proposed as part of this project. Removing the rip rap and replacing it with a bioengineered solution is not financially feasible nor is it a requirement by the SCO or the SMP. Additionally, removal of the rip rap would pose erosion and water quality hazards that could not feasibly be contained and would likely cause greater harm to the riparian and aquatic habitat.
- WDFW wants to avoid a situation where structures are approved for development near waters that will require future emergency protection.

Due to the presence of existing rip rap along the shoreline area that experiences greatest exposure to water movement, future erosion is unlikely. This site will not require any greater emergency protection than any other water related development in this area.

## Responses to Ecology Comments

In an email dated October 3, 2023, Meghan Tait of Ecology expressed a few concerns related to the project. Below the concerns are summarized in *italics* with ELS responses following in regular font.

- Ecology does not think the maintained vegetation areas shown in Figure 1 should qualify as functional isolation.
  - According to the SCO 18.13.095(D)(3), lawns and other mowed areas can be considered as functional separation from FWHCA buffers. These areas have been mowed and maintained since the year 2000 as can be seen on Google Earth aerial imagery. Additionally, these areas were photographed in January of 2020 in preparation of the original draft of the critical areas report by ELS (Photoplate 3 and 4). It is ELS' opinion that the provided evidence meets the requirement in the SCO and that these areas do indeed meet the definition of functional isolation.
- Ecology states any area where the remaining buffer is less than 50% shall be enhanced unless the area is utilized for water-dependent uses.
  - All of the remaining buffer, even if greater than 50 percent, is proposed for enhancement. The only area of further "reduction" (impacts) is in the southern enhancement area where the recreational dwellings are proposed. This project is considered "water related/water enjoyment", which is comparable with the term, "water dependent". There is an existing boat launch area that will serve to provide access to the water for facility patrons. Due to the purpose of these recreational dwellings to provide short-term accommodations for patrons who are utilizing the facilities for water enjoyment, it is ELS' opinion that this project meets the requirements of the SCO and the impacts to the FWHCA should be allowed.
- Ecology states the enhanced buffer area shall not count as mitigation and the buffer area cannot be further reduced through averaging or onsite mitigation.
   Due to the majority of the FWHCA buffer being functionally isolated by existing uses and structures prior to this proposed project, and for the reasoning listed in the bullet point above, no additional mitigation is necessary besides the enhancement of the remaining FWHCA buffer. This proposed project exceeds the required 1:1 mitigation ratio required for enhancement by the SCO with a ratio of approximately 1:7.3. Averaging is not proposed as a part of this project. No further (non-water dependent/related) reduction of the FWHCA buffer is proposed.
- Ecology states that it should be demonstrated how this project follows mitigation sequencing requirements and achieves no net loss.
   ELS provided evidence of mitigation sequencing and how the project achieves no net loss in the third paragraph of this letter.
- Ecology states that vegetation removal within shoreline jurisdiction requires mitigation at the mitigation ratios listed in the SMP Table 6.2

A nominal quantity of shrubs will be removed from the impact areas shown on Figure 3. These shrubs consist of native groundcover and understory, non-native vegetation, and invasive species such as Himalayan blackberry. According to Table 6.2 of the SMP, the required mitigation ratio is 1:1 for these vegetation types. This proposed project exceeds the required 1:1 mitigation ratio required for enhancement by the SCO with a ratio of approximately 1:7.3, therefore, vegetation proposed for removal within shoreline jurisdiction will be fully compensated for.

 Ecology states that it is unclear how the project will meet the requirement of the SMP to provide public access for water enjoyment.

The proposed project is a public facility that will provide access to the public during daylight hours. The walking trails and boat launch area can be utilized by the public without reserving a recreational dwelling.

Please feel free to contact me at <a href="htt@eco-land.com">kt@eco-land.com</a> if you have any questions regarding the above letter.

Sincerely,

Kate'Lyn Wills

Kate Lyn Wills

Biologist/Environmental Scientist V

**Enclosures:** 

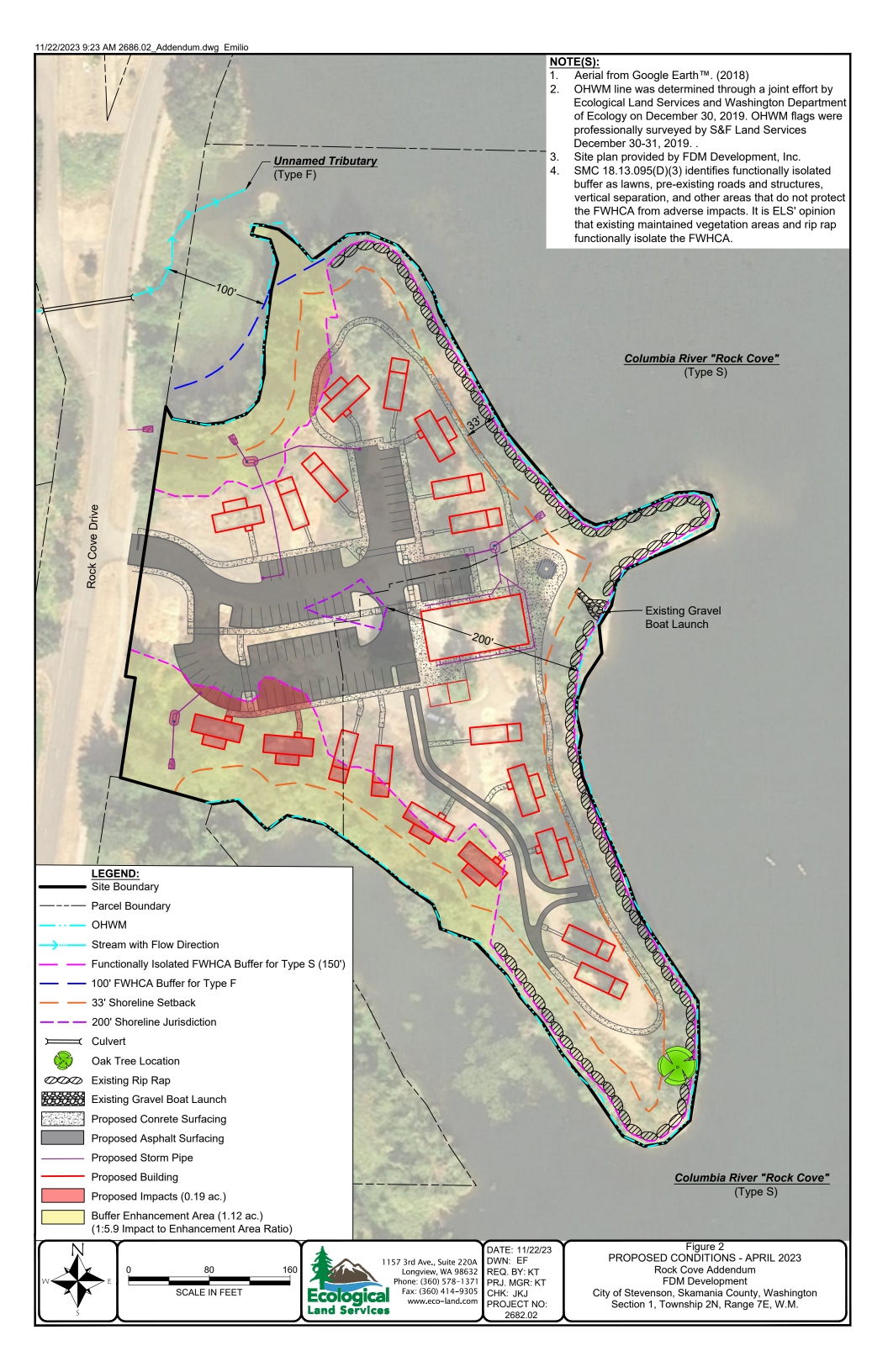
Figure 1: Existing Conditions

Figure 2: Proposed Conditions – April 2023

Figure 3: Proposed Conditions – November 2023

Photoplates 1-4

2682.02



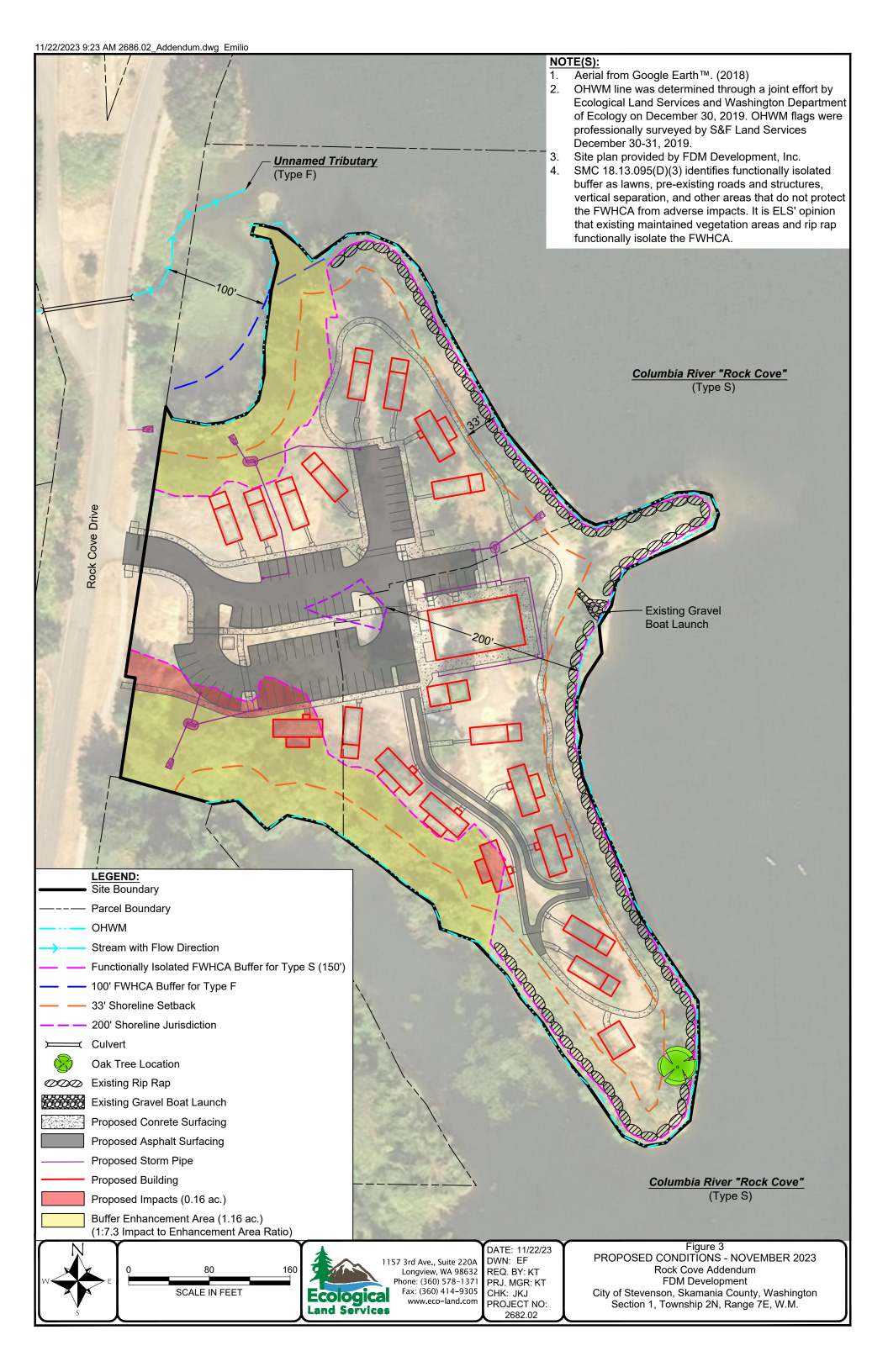




Photo 1. Inflow point of the unnamed tributary via concrete culvert.



Photo 3. Overview of unnamed tributary's confluence with Rock Cove.



Photo 2. Unnamed tributary flowing toward Rock Cove.



Photo 4. Mud flat adjoining Rock Cove.



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# Photoplate 1 Site Photos

Rock Cove Preliminary Critical Areas Assessment FDM Development, Inc. City of Stevenson, Washington



Photo 1. Vegetated shoreline on the north end of the study area.



Photo 3. Riprap on the eastern shoreline, facing north.



Photo 2. Vegetated shoreline extending toward the unnamed tributary.



Photo 4. Riprap on the eastern shoreline, facing south.



DATE: 1/17/20 DWN: ARBA MGR: ARBA PR#: 2682.02 Photoplate 2 Site Photos

Rock Cove Preliminary Critical Areas Assessment FDM Development, Inc. City of Stevenson, Washington



Photo 1. Graveled boat launch on the east side of the study area.



Photo 3. Vegetated shoreline and mud flat in the southwest portion of the study area, facing south.



Photo 2. Vegetated shoreline on the west side, facing south.



Photo 4. Groomed vegetation in the center of the study area.



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Rock Cove Preliminary Critical Areas Assessment FDM Development, Inc. City of Stevenson, Washington

Photoplate 3

**Site Photos** 



Photo 1. Existing concrete and gravel surfacing.



Photo 3. Groomed vegetation in the center of the study area.



Photo 2. Existing concrete and gravel surfacing.



Photo 4. Existing gravel road.



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# Photoplate 4 Site Photos

Rock Cove Preliminary Critical Areas Assessment FDM Development, Inc. City of Stevenson, Washington