

# KITTITAS COUNTY COMMUNITY DEVELOPMENT SERVICES

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"Building Partnerships - Building Communities"

### SHORELINE SUBSTANTIAL DEVELOPMENT PERMIT EXEMPTION

APPLICANT NAME PHONE MAILING ADDRESS CITY/STATE/ZIPCODE

Josh McNeeley 206-255-7818 24404 164th Ave SE Kent, WA 98042

Jason Adams 504-333-9055 25027 SE 200th St. Maple Valley, WA 98038

#### DEVELOPMENT SITE LOCATION

21 Kachess Rd Easton, WA 98925 Parcel # 938336 Map # 21-13-21050-0093

### FLOODPLAIN/SHORELINE

Shoreline Residential FIRM #: 53037C0340D WRIA 39

#### PROJECT DESCRIPTION

The applicant is constructing an uncovered deck that will be attached to an existing shop. This deck will be elevated and on the rear (lake side) of the newly permitted and constructed small storage structure. The ground disturbing work is limited to two 36" square footings with concrete piers above.

# THIS DEVELOPMENT IS EXEMPT PURSUANT TO WAC 173-27-040(2)(g), and KCC 17B.07.030(2)(g): A SHORELINE SUBSTANTIAL DEVELOPMENT PERMIT IS NOT REQUIRED FOR THIS PROJECT.

## THE FOLLOWING CONDITIONS ARE REQUIRED PURSUANT WAC 173-27:

- 1. All work shall substantially conform to the specifications of the site plan and application materials submitted to Kittitas County Community Development Services by Josh McNeeley and Jason Adams (4 Sound Consulting) on July 24<sup>th</sup>, 2023.
- 2. Issuance of this shoreline exemption permit does not authorize access onto private property or waive other jurisdictional agency requirements. The permittee shall obtain consent from respective property owner(s) prior to entering onto private property and shall obtain and comply with all applicable federal and state permit requirements in completing the proposed development.
- 3. All phases of development which include ground disturbing activities shall be monitored by a professional archaeologist. A written plan drafted by a professional archaeologist for on-site project monitoring shall be approved by the project proponent, Kittitas County, the Department of Archaeology & Historic Preservation (DAHP), and any affected Native American tribes prior to commencement of development.
- 4. Should ground disturbing or other activities related to the proposed project result in the inadvertent discovery of cultural or archaeological materials, work shall be stopped in the immediate area and contact be made with the Washington State Department of Archaeology and Historic Preservation (DAHP). Work shall remain suspended until the find is assessed and appropriate consultation is conducted. Should human remains be inadvertently discovered, as dictated by Washington State RCW 27.44.055, work shall be immediately halted in the area and contact made with the coroner and local law enforcement in the most expeditious manner possible.
- 5. Issuance of this shoreline exemption will not create liability on the part of Kittitas County or any officer or employee thereof, for any on or off-site injury or damages that may result from this project.

#### **CONSISTENCY ANALYSIS**

A shoreline substantial development permit is not required for the project as described due to an exemption allowed pursuant to WAC 173-27-040(2)(g), KCC 17B.07.030(2)(g). Although exempted by statute/rule, such exempt developments must comply with all other regulatory requirements of the Shoreline Management Act and Kittitas County Shoreline Master Program.

- Nothing in these regulations shall obviate any requirement to obtain any permit, certificate, license, or approval from any state agency or local government (See Revised Code of Washington 90.58.360).
- The Development will comply with all applicable provisions of Kittitas County Code.

All development shall take place outside the 115-foot buffer or more from the Ordinary High Water Mark.

Approved by: Zach Torrance-Smith, Planner I

Date of Issuance: 9/25/2023

File No. SX-23-00017