

1	To Protect Puget Sound Habitat		
2			
3			
4	DEFODE THE CITY	ODEL BIEGLIE A BRIGG DO A BD	
5	BEFORE THE SHORELINES HEARINGS BOARD OF THE STATE OF WASHINGTON		
6	COALITION TO PROTECT PUGET		
7	SOUND HABITAT, SUSAN		
8	MACOMSON and LAURA HENDRICKS	NO.	
9	HENDRICKS		
10	Appellants,	PETITION FOR REVIEW	
11	v.		
12	THURSTON COUNTY and ARCADIA		
13	POINT SEAFOOD		
14_	Respondents.		
14_ 15	Respondents. 1. Identity of Appealing Parties		
_	-		
15	Identity of Appealing Parties The appellants are:	Habitat	
15 16	Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member	Habitat	
15 16 17	Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member Laura Hendricks, member		
15 16 17 18	Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member		
15 16 17 18 19	Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member Laura Hendricks, member The designated representative for Laura Hendricks Coalition To Protect Puget Sound	the appellants is:	
15 16 17 18 19 20	Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member Laura Hendricks, member The designated representative for Laura Hendricks	the appellants is:	
15 16 17 18 19 20 21	1. Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member Laura Hendricks, member The designated representative for Laura Hendricks Coalition To Protect Puget Sound Box 228	the appellants is: Habitat	
15 16 17 18 19 20 21 22	1. Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member Laura Hendricks, member The designated representative for Laura Hendricks Coalition To Protect Puget Sound Box 228 Vaughn, WA 98494 Application and Permit Decisions	the appellants is: Habitat	
15 16 17 18 19 20 21 22 23	1. Identity of Appealing Parties The appellants are: Coalition to Protect Puget Sound I Susan Macomson, member Laura Hendricks, member The designated representative for Laura Hendricks Coalition To Protect Puget Sound Box 228 Vaughn, WA 98494 Application and Permit Decisions Attached hereto are the following	the appellants is: Habitat	

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	ĺ

Exhibit B Thurston County Hearing Examiner Decision, originally issued January 10, 2013; modified decision issued January 25, 2013.

- Exhibit C Thurston County Hearing Examiner Decision on Reconsideration, issued January 25, 2013
- Exhibit D Thurston County Board of County Commissioners Decision, issued March 26, 2013
- 2. A Short and Plain Statement Showing the Grounds Upon Which the Appealing Party Considers the Decisions to be Unjust or Unlawful and a Clear Statement Upon Which the Appealing Party Relies to Sustain the Grounds for the Appeal

The Thurston County Board of County Commissioners (County Commissioners) erred in denying Appellants' appeal and affirming the Thurston County Hearing Examiner's decision on the shoreline permit at issue in this appeal. The County Commissions also erred in affirming the Hearing Examiner's decision regarding mitigation and conditions attached to the permit.

A Shoreline Substantial Development Permit is required for aquaculture operations within Thurston County, SMPTR, Section 1.II.A. WAC 173-27-150 requires any substantial development permit to be consistent with the policies and procedures of the Shoreline Management Act and its implementing regulations and with the Thurston County Shoreline Master Program.

A. During the public hearings before the County Commissioners and the Hearing, the Appellants clearly demonstrated that the geoduck and clam development violates the Shoreline Management Act (SMA) and the Thurston County Shoreline Master Program (TCSMP). These industrialized operations not only cause harm, damage and loss of ecological functions and values of the shorelines, both short-term and long-term, but create water/land marine plastic pollution. Recreational usage of the shoreline will be restricted and these operations pose safety risks for the

have required additional studies. Both the County Commissioners and the Hearing

Examiner made their decision before the data gaps were filled in violation of WAC

197-11-080(1).

23

24

25

26

C. The County Commissioners, in affirming the Hearing Examiner, authorized the issuance of a shoreline permit that violates: the Shoreline Management Act, Shoreline Master Program Section 2, V, Regional Criteria (B), Aquacultural Practices Element of the Thurston County Shoreline Master Program and the related development guideline in the Shoreline Management Use Regulations, Section 3 (II), Policy (B) 8. All of these provide that aquacultural operations must be conducted in a manner that precludes damage to specific fragile areas and existing aquatic resources and that such operations must maintain the highest possible levels of environmental quality. While aquaculture may be considered a preferred use of the shoreline according to the SMA and TCSMP, every preferred use shall be permitted only when consistent with control of pollution and prevention of damage to the natural environment.

- D. The County Commissioners, by affirming the decision of the Hearing Examiner, failed to properly mitigate for impacts to the shoreline area as to ensure no harm, no loss of ecological function and minimize insofar as practical, any resultant damage to the ecology and environment of the shoreline area and any interference with the public's use of the water.
- E. The County Commissioners erred by approving the Hearing Examiner's decision to eliminate a condition proposed by the Thurston County Resource Stewardship Department that would have required the applicant to: Perform a pre-harvest forage fish egg site survey and no harvesting would be allowed when eggs of forage fish were found to be present. This proposed condition included all three types of forage fish which was revised at the request of the applicant to only include herring.

- F. The County Commissioners erred by approving the Hearing Examiner's decision to not include a permit condition precluding in-water harvesting. Sediment generated during inwater harvesting is very harmful to juvenile salmon, in particular. The Washington State Department of Natural Resources has prohibited in-water harvesting in areas with less than eight feet of water because of the sediment impacts in shallow water. Harvesting will occur in waters less than this depth.
- G. The County Commissioners erred by ignoring cumulative impacts that would arise from the permitted operation. This permit (2010-100420), in conjunction with the other two permits approved by Thurston County for the Taylor and Arcadia farms (Project Nos. 2011-104210 and 2010-100421) essentially authorize a single 3 acre farm within Henderson Inlet. According to the Thurston County Resource Stewardship Department's staff report, "The sites and projects are similar and are all within one-quarter mile of one another and the environmental and operational issues are nearly identical." While the property leaseholders may be separate, their impacts will be cumulative. Puget Sound shorelines of this proximity do not operate in isolation, the waters, sediment, chemicals, etc to not respect property lines. The impacts of one development will spill outside of its borders. Aquatic life eradicated or displaced from one farm will experience a similar fate at the adjacent farm-pushing them into other areas of the shoreline with domino effects in those areas.

In Henderson Inlet, aquaculture activities have been occurring for decades. However, none of the existing aquaculture operations were ever subjected to any type of environmental review so as to determine if the activity would have a detrimental effect on the ecological functions and values of the shoreline. Thus, the historic and future impacts of these operations are simply unknown, especially when these sites are no longer just oysters on a beach, but high intensity clam and geoduck developments. The aquaculture industry within Thurston County continues to convert natural shorelines into intensive operations and unnaturally high shellfish densities with

no limit in sight.

While these operations are now individually subject to the Shoreline Management Act's regulatory provisions, their cumulative impact, both in relationship to the historic, un-permitted operations and to newly sought operations, must be analyzed to fully understand the effect on the shoreline environment. The Shoreline Management Act recognizes that harm can arise from the cumulative effects of many projects, especially smaller projects in close proximity. The Shoreline Management Act makes it clear that there is a need to "prevent the inherent harm" that comes from "uncoordinated and piecemeal development." RCW 90.58.020. It is this type of development-piecemeal, incremental development-that degrades the shoreline ecosystem by allowing impacts to go unnoticed when they are viewed in isolation. Thus, Ecology's regulations recognize the interconnectedness of the ecosystem. WAC 173-26-201(2) (c) and require policies and regulations to address the cumulative impacts on shoreline ecological functions. WAC 173-26-201(d) (iii). These same considerations need to be given during the permit approval process and Thurston County failed to adhere to this primary mandate of the Shoreline Management Act. By allowing for review in isolation, the County Commissioners are permitting the degradation of its shorelines on a piecemeal basis-a death incurred by a "thousand cuts"-farm by farm.

Relief Requested

The Appellants' request that the Shoreline Hearing Board rescind the permit because the project, as proposed by applicant and conditioned by Thurston County, does not preclude damage to fragile areas and existing aquatic resources and, thus, violates the policies of the Shoreline Management Act, RCW 90.58.020, Thurston County's SMP Regional Criteria Section 2, (V) (B) and Thurston County's Aquacultural Practices Element of the SMP and Development Criteria in

Thurston County's Shoreline Management Use Regulations, Section 3 (II), Policy (B) 8.

1		
2		
3	Dated this 15th day of April, 2013.	
4	and the same of th	
5		
6		
7		
8	COALITION TO PROTECT PUGET SOUND HABITAT,	
9	SUSAN MACOMSON, LAURA HENDRICKS	
10	Ву:	
11	Appellants Representative: Laura Hendricks	
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		