WAC 197-11-164 Planned actions—Definition and criteria.  (1) Under RCW 43.21C.440, GMA counties/cities may designate a planned action. A planned action means one or more types of project action that:
   (a) Are designated planned actions by an ordinance or resolution adopted by a GMA county/city;
   (b) Have had the significant environmental impacts adequately addressed in an EIS prepared in conjunction with:
      (i) A comprehensive plan or subarea plan adopted under chapter 36.70A RCW; or
      (ii) A fully contained community, a master planned resort, a master planned development, or a phased project;
   (c) Are subsequent or implementing projects for the proposals listed in (b) of this subsection;
   (d) Are located within an urban growth area, as defined in RCW 36.70A.030, or are located within a master planned resort;
   (e) Are not essential public facilities, as defined in RCW 36.70A.200; and
   (f) Are consistent with a comprehensive plan adopted under chapter 36.70A RCW.

(2) A GMA county/city shall limit planned actions to certain types of development or to specific geographical areas that are less extensive than the jurisdictional boundaries of the GMA county/city.

(3) A GMA county/city may limit a planned action to a time period identified in the EIS or the designating ordinance or resolution adopted under WAC 197-11-168.

[Statutory Authority: RCW 43.21C.110 and 43.21C.100 [43.21C.170]. WSR 14-09-026 (Order 13-01), § 197-11-164, filed 4/9/14, effective 5/10/14. Statutory Authority: 1995 c 347 (ESHB 1724) and RCW 43.21C.110. WSR 97-21-030 (Order 95-16), § 197-11-164, filed 10/10/97, effective 11/10/97.]