> Add new Policy 2.6

- 2.6 Revision of the Urban Growth Boundary proposing to swap land inside an urban growth boundary for land outside an urban growth boundary must demonstrate consistency with the following criteria:
 - a. <u>The county or a city or town has determined that patterns of development have created</u> pressure for development in areas that exceed the amount of available developable lands within the Urban Growth Area, through any of the following means:
 - i. <u>The review and evaluation program referenced in CWPP 11.1 ("Buildable Lands</u> <u>Program"), and either a joint plan or subarea plan adopted by the affected city or town</u> <u>and county, as described in Section IV; or</u>
 - ii. <u>Other analysis approved jointly by affected jurisdictions as reflected in the interlocal agreement and consistent with state guidance.</u>
 - b. <u>Sufficient land will remain within the revised Urban Growth Boundary to permit the urban</u> growth that is forecast to occur in the succeeding 20 years.
 - c. <u>The revised boundary will provide for cost-effective sewer and water and transportation service</u> <u>areas, as applicable for each urban growth area, including:</u>
 - For South County jurisdictions: the area proposed to be added to the urban growth boundary can and will be served by municipal water and transportation in the succeeding 20 years. South County jurisdictions must demonstrate that the expansion can be served by sewage disposal measures that provide for the effective treatment of wastewater in the succeeding 20 years.
 - ii. For North County jurisdictions: the area proposed to be added to the urban growth boundary can and will be served by municipal sewer, water, and transportation in the succeeding 20 years.
 - d. <u>Revisions considered during a periodic update as established by RCW 36.70A.130(5)(b) must</u> <u>demonstrate consistency with the requirements of 36.70A.130(3)(c) and these County-Wide</u> <u>Planning Policies.</u>
 - e. <u>Revisions considered as part of the county's annual review of Comprehensive Plan amendments</u> under 36.70A.130(2)(a) must demonstrate consistency with RCW 36.70A.110(8) and these <u>County-Wide Planning Policies.</u>