

1 RCW 36.70B.020(1) calls for an "administrative appeal" to be considered "on the record with
2 no or limited new evidence or information allowed to be submitted and only appeal
3 argument allowed." See also, Maranatha Mining, Inc. v. Pierce County, 59 Wn. App. 795,
4 801; 801 P.2d 985; 1990 Wash. App. LEXIS 434.

5 This Examiner for some time has recommended that the appellate examiner system
6 be repealed. The BOCC repealed the appellate examiner system on July 10, 2006 by
7 Ordinance 08-0710-06 to become effective at 8:00 a.m. on July 17, 2006. To the extent some
8 references may exist in Port Ludlow documents to a Jefferson County appellate examiner,
9 the position of appellate examiner no longer exists.

10 The Examiner commits to remain as Examiner on this case to its completion.

11 ORDER

12 In accordance with Port Ludlow Associates [PLA] request dated July 10, 2006, the
13 open record is hereby extended to October 16, 2006. The two week period between
14 September 11 and 25, 2006 is not available due to prior commitment. An all-day re-opened
15 public hearing can be set for September 26, 2006 or later, and generally in accordance with
16 PLA's suggested process for community review.

17 **DATED this 17th day of July 2006.**

18
19 
20 **Irv Berteig**
21 **Jefferson County Hearing Examiner**

22
23
24
25
26
27
28
29
ib