

Skagit County Planning & Development Services

DALE PERNULA, AICP Director

JACK MOORE, CBCO Building Official

Memorandum

To: Planning Commission

From: Betsy Stevenson

Date: May 14, 2014

Re: Updates to draft for review on May 20

Staff has made the following changes to the portions of the SMP Update that you are scheduled to review next week:

- SCC 14.26.445 Forest Practices and CP 6C-7
- SCC 14.26.450 Industry and CP 6D-4
- SCC 14.26.455 In-Stream Structures and CP 6C-8
- SCC 14.26.460 Jetties and Groins and CP 6C-9
- SCC 14.26.465 Mining and CP 6C-10
- SCC 14.26.470 Recreational Development and CP-6F

Forest Practices

1. Revise CP 6C-7.1

Change "encouraged" to "allowed" per Ecology's recommendation because forest practices are not a preferred use in shoreline jurisdiction.

2. Delete CP 6C-7.2

We have already identified forestlands through the comprehensive plan map and zoning code.

Other Code Sections

3. We have attached re-organized replacement new sections for:

- SCC 14.26.450 Industry
- SCC 14.26.455 In-Stream Structures
- SCC 14.26.460 Jetties and Groins
- SCC 14.26.465 Mining
- SCC 14.26.470 Recreational Development

Recreational Development Policies in CP-6F

4. Revise CP 6F-1.2, Unique and Fragile Shoreline Areas to read:

- a. Accretion beaches, marshes, estuaries, and wetlands that are susceptible to damage from more intensive recreational development should be protected and preserved for less intensive forms of recreation.
- b. Point bar beaches, sand bars, and other accretion beach forms should be protected and preserved for more passive forms of recreation.

14.26.450 Industry

- (a) Applicability. This section applies to "industrial development" or "industry" as defined in SMP Part VIII.
- (b) When Allowed.
 - (i) Water-dependent or water-related uses. Industrial facilities and structures that are water-dependent or water-related are permitted where allowed by zoning and this SMP. The applicant must demonstrate that proposed uses are water-dependent or water-related.
 - (ii) Nonwater-oriented industrial development is only allowed on shorelines when:
 - (A) Navigability is severely limited at the site and the use provides a significant benefit with respect to the objectives of the SMA, such as providing public access and ecological restoration;
 - (B) The use is part of a mixed-use project that includes water-dependent uses and the use provides a significant benefit with respect to the objectives of the SMA, such as providing public access and ecological restoration; or
 - (C) The site is physically separated from the shoreline by another property or public right of way.
 - (iii) Accessory development. Accessory industrial development (e.g. parking, warehousing, open-air storage, and transportation corridors) that does not require a shoreline location must be located upland of the water-dependent or water-related portions of the development and comply with shoreline buffers.
- (c) Preferred uses. New industrial uses will be given priority in the following order:
 - (i) Water-dependent industrial uses
 - (ii) Water-related industrial uses
 - (iii) Nonwater-oriented industrial uses.
- (2) Application Requirements. Reserved.

- (a) Joint facility use. Port and industrial development must avoid duplication of pier and dock facilities. Joint facility use is preferred and will be considered during project proposal review.
- (b) Petroleum Products and Hazardous Materials
 - (i) Applicants or operators of new facilities that involve either solid, liquid, or gas bulk storage of petroleum products, chemicals, and other materials potentially hazardous to shoreline areas and water bodies is permitted as a conditional use and must justify the need to locate in the shoreline area.
 - (ii) New port and industrial developments involved in the transfer of petroleum and/or other hazardous products must utilize best available technology and procedures to prevent spills and mishaps.
 - (iii) Spill cleanup equipment and supplies must be available for prompt application at all locations involved in such transfer activities.
- (c) Log storage.
 - (i) Log storage is not permitted in public waters where water quality standards are not being met, where the shoreline resources will be irretrievably damaged, or where other beneficial water uses will be materially hindered or precluded.
 - (ii) Surface drainage and runoff must be controlled, treated, and released using dikes, drains, catch basins, vegetated buffer areas, or other effective means.
 - (iii) New unpaved, dry land log storage areas must have at least four foot average separation depth to the water table.
 - (iv) The free-fall dumping of logs into water is not permitted. Easy let down techniques and devices must be employed for water storage or transfer.
 - (v) Bark and wood debris must be controlled, collected, and disposed of in such a manner to prevent entry or accumulation on shorelines and water bodies at all log storage and handling areas.
- (d) Ecological functions. New industrial development must be located, designed, constructed, and mitigated if necessary to ensure no net loss of shoreline ecological functions and no significant adverse impacts on other shoreline resources and

values such as navigation, recreation and public access. See SCC 14.26.310 Environmental Protection, SCC 14.26.330 Public Access for additional requirements.

- (e) Floodway. New port and industrial development is prohibited in the officially mapped floodway of the Skagit River and the Samish River.
- (f) Waste Treatment and Disposal.
 - (i) Storage and disposal of industrial wastes is prohibited on shorelines, except that wastewater treatment systems may be allowed in shoreline areas only when alternate, inland areas are proven to be infeasible.
 - (ii) New industrial development and redevelopment is encouraged to locate where environmental cleanup and restoration of the shoreline area can be incorporated. Federal and state requirements for hazardous materials clean up or management must be addressed.
- (g) Drainage and runoff. New port and industrial development must provide stormwater management facilities designed, constructed, and maintained in accordance with the requirements of SCC 14.26.380 Water Quality, Stormwater, and Nonpoint Pollution, including the use of best management practices. New development must implement low impact development techniques when feasible in accordance with SCC Chapter 14.32.

14.26.455 Instream Structures

- (a) Applicability.
 - Docks, floats, marinas, and boat ramps are regulated under SCC 14.26.420 Boating Facilities, not by this section.
 - (ii) Instream structures that are part of a utility project are regulated both by this section and SCC 14.26.495 Utilities.
 - (iii) Instream structures that are part of a habitat project are regulated both by this section and SCC 14.26.480 Shoreline Habitat and Natural Systems Enhancement Projects.
- (b) When Allowed.
 - (i) New channelization projects that damage fish and wildlife resources, degrade recreation and aesthetic resources, result in a net loss of ecological functions or result in high flood stages and velocities are prohibited.

(2) Application Requirements. Reserved.

(3) **Development Standards**.

- (a) The location, planning, and design of instream structures must address all of the following:
 - (i) public access to shorelines;
 - (ii) flood protection;
 - (iii) preservation of historic and cultural resources;
 - (iv) protection and preservation of ecosystem-wide processes and ecological functions;
 - (v) impacts to fish and wildlife, with special emphasis on protecting and restoring priority habitats and species;
 - (vi) watershed functions and processes;
 - (vii) hydrogeological, hydraulic, and hydrologic processes;
 - (viii) preservation of natural scenic vistas.
- (b) Structures must be designed and located to minimize removal of riparian vegetation.
- (c) Diversion structures must be designed and located to return flow to the stream or river in as short a distance as possible.
- (d) Instream structures must provide for adequate upstream and downstream fish passage.

14.26.460 Jetties and Groins

- (a) When Allowed.
 - (i) Jetties and groins are only allowed as part of a water-dependent use, public access, shoreline stabilization, restoration, or other publicly beneficial purpose.
 - (ii) Jetties and groins are prohibited in the following areas:

- (A) All lakes.
- (B) Shorelines where valuable geohydraulic or biological processes are sensitive to alteration or development such as feeder bluffs, marshes, wetlands, and accretion shoreforms such as spits, hooks, bars, or barrier beaches.
- (C) Areas where the proposed structure would result in a net adverse impact upon adjacent and nearby properties and shorelines.
- (2) **Application Requirements**. In addition to the general application requirements of this SMP, applications for jetties and groins must include the information listed below.
 - (a) Purpose of structure(s);
 - (b) Designs prepared by a registered civil engineer with expertise in such design;
 - (c) Construction material;
 - (d) Method of construction;
 - (e) Location of OHWM, normal (average), low, and high water elevations;
 - (f) Soils and geology;
 - (g) Beach profile;
 - (h) Direction of net long shore drift (when appropriate);
 - (i) Seasonal wind and wave data; and
 - (j) Mitigation plan per SCC 14.26.310, if required.
 - (k) Impact Assessment on Surrounding Properties. New jetty or groin proposals must include an analysis to determine how the project may affect adjacent properties updrift/upstream and downdrift/downstream of the site. The assessment must be prepared by a qualified professional and provide site-specific and scientifically rigorous information to fully document the need for the jetty or groin.
 - (l) Additional geotechnical, hydrological, and biological studies as determined by the Administrative Official necessary to sufficiently analyze the impacts of the proposal.

- (a) Artificial beach feeding and enhancement proposals must demonstrate that jetties or groins are necessary.
- (b) Existing jetties or groins may be repaired or replaced only if:
 - (i) The footprint is minimized to the greatest extent possible; and
 - (ii) A professional engineer or licensed engineering geologist with experience evaluating projects in marine or riverine areas determines that removing the structure will cause more damage than letting it remain, or, if it is determined that significant impacts will occur to life or property if the groin is removed.

14.26.465 Mining.

- (a) Applicability.
 - This section applies to all mining, except recreational mining that complies with the Washington Department of Fish and Wildlife's Gold and Fish Pamphlet does not need to comply with this section.
 - (ii) If a renewal, extension, or reauthorization of mining operations is requested, compliance with this section is required.
 - (iii) This section does not apply to dredging of authorized navigation channels when conducted in accordance with WAC 173-26-231(3)(f).
- (b) When Allowed.
 - (i) Mining in shoreline jurisdiction is only allowed when the material proposed to be extracted is only available in a shoreline location. This determination must be based on an evaluation of geologic factors such as the distribution and availability of mineral resources in the County; the need for such mineral resources; and economic, transportation, and land use factors.
 - (ii) For marine and lake shorelines, mining waterward of the OHWM is prohibited. [Based on existing SMP 7.08(2.)(B.)(2)]
 - (iii) For rivers and streams, mining waterward of the OHWM is prohibited unless:
 - (A) Removal of specified quantities of sand and gravel or other materials at specific locations will not adversely affect the natural processes of gravel transportation for the system as a whole; and

- (B) The mining and any associated permitted activities will not have significant adverse impacts to habitat for priority species nor cause a net loss of ecological functions of the shoreline.
- (C) Evaluation of impacts should be integrated with the relevant environmental review requirements of SEPA.
- (2) **Application Requirements**. In addition to the general SMP application requirements and the application requirements listed in SCC 14.16.440(8), the following information is required for all new mining applications:
 - (a) Quantity of materials to be mined, in total and by type;
 - (b) Quality of materials to be mined, by type. For certain minerals, a qualified geologist's evaluation may be required;
 - (c) Mining technique and equipment to be utilized;
 - (d) Depth of overburden;
 - (e) Total mineral deposit in lateral extent and depth;
 - (f) Proposed depth of mining;
 - (g) Cross-section diagrams indicating present and proposed elevation/extraction levels;
 - (h) Existing drainage patterns, seasonal or continuous, and proposed alterations thereof;
 - (i) Proposed means of controlling/handling surface runoff and preventing or minimizing erosion and sedimentation;
 - (j) Origin, depth, and extent of subsurface water resources and aquifer recharge areas;
 - (k) Quality analysis of overburden, excavation material, and tailings with plans for storage, usage, or disposition;
 - (l) Mining plan and scheduling, including seasonal, phasing, and daily operation schedules;
 - (m) For surface mining, a reclamation plan that meets the requirements of this SMP and RCW Chapter 78.44; and

(n) Screening, buffer, and fencing plan that meet the requirements of this section and the rest of Skagit County Code. [Based on existing SMP 7.08(2.)(B.)(8)]

- (a) Mining must obtain all other required state permits and meet all the requirements of RCW Chapter 78.44, Surface Mining.
- (b) Public access. Mining must not impair public access to publicly owned shorelines and water bodies. [Based on existing SMP 7.08(2.)(B.)(9)]
- (c) Floodplains. All equipment, works, and structures of mining operations must be able to withstand flooding without becoming hazards themselves and without the placement of structural defense works. All mining must comply with SCC Chapter 14.34, Flood Damage Prevention. [Based on existing SMP 7.08(2.)(B.)(4)]
- (d) Screening. Mining operations must provide vegetative screening to obscure views of the mining site consistent with the following criteria.
 - (i) In the Rural Conservancy and Urban Conservancy environments, the width of required vegetative screening between mining operations and the OHWM is 50 feet; in the High Intensity environment, the width of required vegetative screening between mining operations and the OHWM is 20 feet. These minimums do not replace critical areas buffer requirements.
 - (ii) Screening must be native vegetation and must be maintained in effective condition at all times.
 - (iii) Vegetative screening must be planted by the start of mining or as soon thereafter as possible, and be established within one year of the start of mining.
 - (iv) If vegetative screening is not possible, artificial screening or fencing to suit the site, operations, and shoreline area is required. [Based on existing SMP 7.08(2.)(B.)(14)]
- (e) Operations.
 - Accessory equipment and materials essential to mining operations in shoreline areas must be stored or sited as far landward from the OHWM as feasible. [Based on existing SMP 7.08(1.)(B.)]
 - (ii) Stockpiles and tailings must not exceed the height, slope, and moisture content limits determined by local and state agencies. Existing topography

and the existing uses of surrounding properties must be considered when siting stockpile locations. [Based on existing SMP 7.08(2.)(B.)(20)]

- (iii) Earth stability. Mining operations must not impair lateral support or cause earth movements or erosion to extend beyond property lines or to adversely affect the shoreline and water environment. [Based on existing SMP 7.08(2.)(B.)(12)]
- (iv) Erosion control. Mining activities must use effective techniques for preventing or minimizing adverse surface runoff, erosion, and sediment generation. Overburden, mining debris, and tailings must be stored and protected in such a manner so as to prevent or minimize erosion or seepage to surface and ground waters. All preventative techniques must be adequately maintained throughout mining and reclamation operations. [Based on existing SMP 7.08(2.)(B.)(11)]
- (v) Water quality and quantity. Mining operations must:
 - (A) Prevent pollution of ground and surface waters;
 - (B) Impound runoff as necessary to prevent accelerated runoff and erosion;
 - (C) Protect all shoreline areas from acidic or toxic materials; and
 - (D) Maintain existing surface and groundwater flows.
- (vi) Mining stuff must be removed within six months of not doing stuff except when climatic stuff happens.
- (f) Reclamation.
 - Subsequent use and ecological function. The proposed subsequent use of mined property must be consistent with the environment designation in which the property is located and the reclamation of disturbed shoreline areas must provide appropriate ecological functions consistent with the setting. [Based on WAC 173-26-241(3)(h)(ii)(C)]
 - (ii) Land reclamation. To ensure the future use and viability of shoreline areas after mining activities, reclamation must be completed within one year of discontinuing mining operations, consistent with the following standards:
 - (A) All equipment, machinery, buildings, and structures not involved in reclamation activities must be removed from the site. All equipment

used for reclamation must be removed from the site upon review and approval of the reclamation by state and local agencies.

- (B) Stagnant or standing water may not collect or remain except as provided in an approved site reclamation plan.
- (C) Backfill material must be of natural, compatible materials. Combustible, flammable, noxious, toxic, or solid waste materials are not allowed as backfill.
- (D) All overburden, waste, and nontoxic material storage piles and areas must either be leveled, sodded, and planted, or returned to the excavated area for reuse as backfill and subsequently sodded and planted.
- (E) Reclamation must prevent erosion and sedimentation both during reclamation and afterward.
- (F) Suitable drainage systems approved by the County Engineer must be installed and maintained if natural, gradual drainage is not possible. Such systems should collect, treat, and release surface runoff so as to prevent erosion and sedimentation.
- (G) Topography of the site must be restored to the approximate prior contours or to contours compatible with the surrounding land and shoreline area.
- (H) All banks, slopes, and excavated areas for surface mined unconsolidated materials must be sloped to no steeper than two-and-one-half feet horizontal to one foot vertical. All slopes must be sodded or surfaced with appropriate soil to at least the depth of the surrounding, undisturbed soil and subsequently revegetated.
- All banks, slopes, and excavated areas of mined consolidated material must be sloped to no steeper than one foot horizontal to one foot vertical.
- (J) Slopes of quarry walls must have no prescribed slope unless a hazardous condition is created whereby the quarry must be backfilled and sloped according to the above.
- (K) Revegetative practices must utilize compatible, native vegetation.

- (L) All toxic and acid forming mining refuse and materials must be either treated to be nonpolluting prior to onsite disposal or removed and disposed of away from shoreline areas. [Based on existing SMP 7.08(2.)(B.)(17)]
- (M) Underground mining operations must not be left in a condition that may become hazardous to public health and safety. [Based on existing SMP 7.08(2.)(B.)(19)]

14.26.470 Recreational Development.

(1) General Provisions.

- (a) Applicability.
 - (i) This section applies to "recreational development" as defined in Part VIII.
 - (ii) This section does not apply to second home subdivisions of land, resorts, motels, hotels, and other commercial enterprises, but does apply to recreational uses associated with such development.
- (b) When Allowed. [allowed consistent with shoreline use matrix]
- (2) Application Requirements. Reserved.

- (a) Recreational uses must relate to access, enjoyment, and use of the shorelines of the state. Uses such as restrooms, recreation halls and gymnasiums, commercial services, access roads, and parking lots, must be located according to the following preferences:
 - (i) outside of shoreline jurisdiction, where feasible; or
 - (ii) landward of water-oriented uses unless it can be shown that such facilities are essentially shoreline dependent.
- (b) Minimize conflict. Recreational development must be designed to minimize conflict with on-site and nearby shoreline uses. Techniques to increase compatibility with nearby shoreline uses may include, but are not limited to, providing a physical separation to reinforce the distinction between public and private space, providing signage, providing adequate space, and providing screening with landscape planting or fences.
- (c) Motor and recreational vehicles

- (i) Licensed and unlicensed recreational motor vehicles and all forms of allterrain vehicles are allowed only on developments consistent with this SMP, roads, or trails.
- (ii) All vehicle use in recreational development is prohibited in critical areas except for emergency or approved maintenance activities, boat launching, and the on and off loading of handicapped persons.
- (d) Design review of recreational developments should give consideration to public agency recreation plans to avoid conflict with the implementation of such plans.
- (4) Fertilizers, pesticides, and herbicides
 - (a) Recreational developments requiring the use of fertilizers, pesticides, and herbicides must leave a chemical free swath at least 25 feet in width from water bodies and wetlands, unless another BMP achieving equivalent results can be incorporated or near-shore or waterward application is deemed necessary and applied consistent with manufacturer specifications.
 - (b) Recreational developments requiring the use of fertilizers, pesticides, and herbicides must not unduly burden nor create use conflicts with adjacent and nearby public or private recreation facilities and areas.
- (5) Public health, safety, and use. Recreational developments must be located, constructed, and operated not to become a hazard to public health and safety nor should they materially interfere with the normal public use of the shorelines.