DUNE PROTECTION AND BEACH ACCESS PLAN
COUNTY OF CHAMBERS
ADOPTED AUGUST 9, 1993
CHAMBERS COUNTY COMMISSIONERS COURT ORDER NO. 93304
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SECTION 1. DEFINITIONS. The following words and terms, when used in this order, shall have the following meanings, unless the context clearly indicates otherwise.

Affect - To produce an effect upon dunes, dune vegetation, or public beach use and access.

Amenities - Any nonhabitable major structures including swimming pools, bathhouses, detached garages, cabanas, pipelines, piers, canals, lakes, ditches, artificial runoff channels and other water retention structures, roads, streets, highways, parking areas and other paved areas (exceeding 144 square feet in area), underground storage tanks, and similar structures.

Backdunes - The dunes located landward of the foredune ridge which are usually well vegetated but may also be unvegetated and migratory. These dunes supply sediment to the beach after the foredunes and the foredune ridge have been destroyed by natural or human activities.

Beach access - The right to use and enjoy the public beach, including the right of free and unrestricted ingress and egress to and from the public beach.

Beach/dune system - The land from the line of mean low tide of the Gulf of Mexico to the landward limit of dune formation.

Beach profile - The shape and elevation of the beach as determined by surveying a cross section of the beach.

Blowout - A breach in the dunes caused by wind erosion.

Breach - A break or gap in the continuity of a dune caused by wind or water.

Bulkhead - A structure or partition built to retain or prevent the sliding of land. A secondary purpose is to protect the upland against damage from wave action.

Coastal and shore protection project - A project designed to slow shoreline erosion or enhance shoreline stabilization, including, but not limited to, erosion response structures, beach nourishment, sediment bypassing, construction of man-made vegetated mounds, and dune revegetation.

Commercial facility - Any structure used for providing, distributing, and selling goods or services in commerce including, but not limited to, hotels, restaurants, bars, rental operations, and rental properties.

Construction - Causing or carrying out any building, bulkheading, filling, clearing, excavation, or substantial improvement to land
or the size of any structure. "Building" includes, but is not limited to, all related site work and placement of construction materials on the site. "Filling" includes, but is not limited to, disposal of dredged materials. "Excavation" includes, but is not limited to, removal or alteration of dunes and dune vegetation and scraping, grading, or dredging a site. "Substantial improvements to land or the size of any structure" include, but are not limited to, creation of vehicular or pedestrian trails, landscape work that adversely affects dunes or dune vegetation, and increasing the size of any structure.

Coppice mounds - The initial stages of dune growth formed as sand accumulates on the downwind side of plants and other obstructions on or immediately adjacent to the beach seaward of the foredunes. Coppice mounds may be unvegetated.

Critical dune areas - Those portions of the beach/dune system as designated by the General Land Office that are located within 1,000 feet of mean high tide of the Gulf of Mexico that contain dunes and dune complexes that are essential to the protection of public beaches, submerged land, and state-owned land, such as public roads and coastal public lands, from nuisance, erosion, storm surge, and high wind and waves. Critical dune areas include, but are not limited to, the dunes that store sand in the beach/dune system to replenish eroding public beaches.

Cumulative impact - The effect on beach use and access, on a critical dune area, or an area seaward of the dune protection line which results from the incremental effect of an action when added to other past, present, and reasonably foreseeable future actions regardless of what agency or person undertakes such other actions. Cumulative effects can result from individually minor but collectively significant actions taking place over a period of time. Cumulative effects can result from individually minor but collectively significant actions taking place over a period of time.

Dune - An emergent mound, hill, or ridge of sand, either bare or vegetated, located on land bordering the waters of the Gulf of Mexico. Dunes are naturally formed by the windward transport of sediment, but can also be created via man-made vegetated mounds. Natural dunes are usually found adjacent to the uppermost limit of wave action and are marked by an abrupt change in slope landward of the dry beach. The term includes coppice mounds, foredunes, dunes comprising the foredune ridge, backdunes, swales, and man-made vegetated mounds.

Dune complex - Any emergent area adjacent to the waters of the Gulf of Mexico in which several types of dunes are found or in which dunes have been established by proper management of the area. In some portions of the Texas coast, dune complexes contain depressions known as swales.
Dune Protection Act - Texas Natural Resources Code, Subchapter 63.001. et seq.

Dune vegetation - Flora indigenous to natural dune complexes on the Texas coast and can include coastal grasses and herbaceous and woody plants.

Effect or effects - "Effects" include: direct effects - those impacts on public beach use and access, on critical dune areas, or on dunes and dune vegetation seaward of a dune protection line which are caused by the action and occur at the same time and place; and indirect effects - those impacts on beach use and access, on critical dune areas, or on dunes and dune vegetation seaward of a dune protection line which are caused by an action and are later in time or farther removed in distance than a direct effect, but are still reasonably foreseeable. Indirect effects may include growth inducing effects and other effects related to induced changes in the pattern of land use, population density, or growth rate, and related effects on air and water and other natural systems, including ecosystems. "Effects" and "impacts" as used in this order are synonymous. "Effects" may be ecological (such as the effects on natural resources and on the components, structures, and functioning of affected ecosystems), aesthetic, historic, cultural, economic, social, or health, whether direct, indirect, or cumulative.

Erosion - The wearing away of land or the removal of beach and/or dune sediments by wave action, tidal currents, wave currents, drainage, or wind. Erosion includes, but is not limited to, horizontal recession and scour and can be induced or aggravated by human activities.

Erosion response structure - A hard or rigid structure built for shoreline stabilization which includes, but is not limited to, a jetty, retaining wall, groin, breakwater, bulkhead, seawall, riprap, rubble mound, revetment, or the foundation of a structure which is the functional equivalent of these specified structures.

FEMA - The United States Federal Emergency Management Agency.

Foredunes - The first clearly distinguishable, usually vegetated, stabilized large dunes encountered landward of the Gulf of Mexico. On some portions of the Texas Gulf Coast, foredunes may also be large, unvegetated, and unstabilized. Although they may be large and continuous, foredunes are typically hummocky and discontinuous and may be interrupted by breaks and washover areas. Foredunes offer the first significant means of dissipating storm-generated wave and current energy issuing from the Gulf of Mexico. Because various heights and configurations of dunes may perform this function, no standardized physical description applies. Foredunes are distinguishable from surrounding dune types by their relative location and physical appearance.

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Foredune ridge - The high continuous line of dunes which are usually well vegetated and rise sharply landward of the foredune area but may also rise directly from a flat, wave-cut beach immediately after a storm.

Habitable structures - Structures suitable for human habitation including, but not limited to, single or multi-family residences, hotels, condominium buildings, and buildings for commercial purposes. Each building of a condominium regime is considered a separate habitable structure, but if a building is divided into apartments, then the entire building, not the individual apartments is considered a single habitable structure. Additionally, a habitable structure includes porches, gazebos, and other attached improvements.

Industrial facilities - Include, but are not limited to, those establishments listed in Part 1, Division D, Major Groups 20-39 and Part 1, Division E, Major Group 49 of the Standard Industrial Classification Manual as adopted by the Executive Office of the President, Office of Management and Budget (1987 ed.). However, for the purposes of this order, the establishments listed in Part 1, Division D, Major Group 20, Industry Group Number 209, Industry Numbers 2091 and 2092 are not considered "industrial facilities." These establishments are listed in Appendix I attached to this order.

Line of vegetation - The extreme seaward boundary of natural vegetation which spreads continuously inland typically used to determine the landward extent of the public beach. Where there is no natural vegetation line, the landward extent of the public beach may be determined as provided by Sec. 61.016 and Sec. 61.017, Texas Natural Resources Code.

Man-made vegetated mound - A mound, hill, or ridge of sand created by the deliberate placement of sand or sand trapping devices including sand fences, trees, or brush and planted with dune vegetation.

Mitigation sequence - The series of steps which must be taken if dunes and dune vegetation will be adversely affected. First, such adverse effects shall be avoided. Second, adverse effects shall be minimized. Third, the dunes and dune vegetation adversely affected shall be repaired, restored, or replaced. Fourth, the dunes and dune vegetation adversely affected shall be replaced or substituted to compensate for the adverse effects.

Motor vehicle or vehicle - A vehicle as defined by the Texas Uniform Traffic Act, Art. 6701d, Texas Revised Civil Statutes Annotated.

Natural resources - Land, fish, wildlife, insects, biota, air, surface water, groundwater, plants, trees, habitat of flora and fauna, and other such resources.

Open Beaches Act - Natural Resources Code, Subchapters 61.001, et seq.

Person - An individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, the United States Government, the state, a municipality, commission, political subdivision, or any international or interstate body or any other governmental entity.

Pipeline - A tube or system of tubes used for the transportation of oil, gas, chemicals, fuels, water, sewerage, or other liquid, semi-liquid, or gaseous substances.

Practicable - In determining what is practicable, the commissioners court shall consider the effectiveness, scientific feasibility, and commercial availability of the technology or technique. The commissioners court shall also consider the cost of the technology or technique.

Production and gathering facilities - The equipment used to recover and move oil or gas from a well to a main pipeline, or other point of delivery such as a tank battery, and to place such oil or gas into marketable condition. Included are pipelines used as gathering lines, pumps, tanks, separators, compressors, and associated equipment and roads.

Public beach - As used in this order, "public beach" is defined in the Texas Natural Resources Code, Sec. 61.013(c).

Recreational activity - Includes, but is not limited to, hiking, sunbathing, and camping for less than 21 days. For purposes of permits, recreational activities are limited to the private activities of the person owning the land and the social guests of the owner. Operation of recreational vehicles is not considered a recreational activity, whether private or public.

Recreation vehicle - A dune buggy, marsh buggy, minibike, trail bike, jeep, or any other mechanized vehicle used for recreational purposes.

Restoration - The process of constructing man-made vegetated mounds, repairing damaged dunes, or vegetating existing dunes.

Retaining wall - A structure designed primarily to contain material and to prevent the sliding of land.

Sand budget - The amount of all sources of sediment, sediment traps, and transport of sediment within a defined area. From the sand budget, it is possible to determine whether sediment gains and losses are in balance.
Seawall - An erosion response structure that is specifically designed to withstand wave forces.

Seaward of a dune protection line - The area between a dune protection line and the line of mean high tide.

Structure - Includes, without limitation, any building or combination of related components constructed in an ordered scheme that constitutes a work or improvement constructed on or affixed to land.

Swales - Low areas within a dune complex located in some portions of the Texas coast which function as natural rainwater collection areas and are an integral part of the dune complex.

Washover areas - Low areas that are adjacent to beaches and are inundated by waves and storm tides from the Gulf of Mexico. Washovers may be found in abandoned tidal channels or where foredunes are poorly developed or breached by storm tides and wind erosion.
SECTION 2. ADMINISTRATION.

I. Adoption, Compliance, and Modification.

A. This order is adopted pursuant to the authority granted local governments under the Open Beaches Act, Chapter 61, Texas Natural Resources Code, the Dune Protection Act, Chapter 63, Texas Natural Resources Code, Subchapter I of Chapter 16, Texas Water Code, and other statutes of general applicability.

B. All county officers, employees, and contractors shall comply with this order in authorizing or undertaking any activity affecting dunes seaward of the dune protection line or public use of and access to and from the public beach.

C. Amendments to this order shall be effective only upon approval by the General Land Office.

II. Areas Exempt.

A. This order applies to all private and public land within the county that lies seaward of the dune protection line and the beachfront construction line except state or national parks, wildlife refuges, preserves, or similar state or federal areas.

B. Other than state or national parks, wildlife refuges, preserves, and similar areas, this order applies to land owned by state agencies, subject to the provisions of the Texas Natural Resources Code, Sec. 31.161 et seq.

III. Dune Protection Line & Beachfront Construction Line.

A. Chambers County adjoins the Gulf of Mexico with an approximate 6,000-foot section of beachfront that is bordered to the east by Jefferson County, to the west by Galveston County, and to the north by what remains of State Highway 87. The mean high tide is presently within the right-of-way of State Highway 87 and for this reason State Highway 87 is closed to traffic. Being so, beach access, parking and driving is under the jurisdiction of the Texas Department of Transportation.

Because the mean high tide is presently within the right-of-way of State Highway 87, the dune protection line is to be established as what would be the south right-of-way line of State Highway 87. Likewise, the beachfront construction line is established 1,000 feet inland of the mean high tide which is actually within State Highway 87. However, should State Highway 87 be relocated further inland, the dune protection line and the beachfront construction line are established in the following paragraphs.
B. The commissioners court establishes the following line as the dune protection line for the purpose of protecting critical dune areas:

A line running parallel and adjacent to the south right-of-way line of State Highway 87.

C. The commissioners court establishes the following as the beachfront construction line for the purpose of delineating areas in which construction is likely to affect beach access and use:

A line running parallel to the beach either 1000 feet landward of mean high tide, or along the seaward boundary of the right-of-way of the first public road generally parallel to the beach or any closer road not parallel to the beach, whichever is greater.

D. The dune protection line and beachfront construction line are depicted on the map attached to this order as Appendix II.

E. The commissioners court shall review the location of the dune protection line and beachfront construction line at least once every five years to determine whether the lines are adequately located to achieve their stated purposes. In addition, the commissioners court shall review the adequacy of the location of the lines within 90 days after a tropical storm or hurricane affects the portion of the coast lying within the county's jurisdiction. The commissioners court shall amend this order to adjust the lines whenever necessary to achieve their stated purposes.

F. Prior to acting on any amendment to this order that would modify either line, the commissioners court shall hold a public hearing to consider the modifications. Not less than one week nor more than three weeks before the date of the hearing, the commissioners court shall both publish notice of the hearing at least three times in the newspaper with the largest circulation in the county and notify the General Land Office in writing. The notice to the General Land Office shall include a map or drawing of the proposed line, a written description of the line, or both (including Texas State Plane Coordinates).

IV. Alteration of Dunes Prohibited Without Permit.

A. Unless the commissioners court properly issues a dune protection permit authorizing the conduct, no person shall damage, destroy, or remove a sand dune or a portion of a sand dune seaward of the dune protection line, or kill, destroy, or remove in any manner any vegetation growing on a sand dune seaward of the dune protection line.

B. The following activities are exempt from the requirement
for a permit, but may nevertheless require a beachfront construction certificate or a permit pursuant to other county orders:

1. exploration for and production of oil and gas and reasonable and necessary activities directly related to such exploration and production, including construction and maintenance of production and gathering facilities seaward of the dune protection line which serve wells located outside the dune protection line, provided that such facilities are located no farther than two miles from the well being served;

2. grazing livestock and reasonable and necessary activities directly related to grazing; and

3. recreational activities other than operation of a recreational vehicle.

V. Construction Affecting Beach Access Prohibited Without Certificate.

Unless the commissioners court properly issues a beachfront construction certificate authorizing the conduct, no person shall cause, engage in, or allow construction seaward of the beachfront construction line. Construction not affecting public beach access and use may nevertheless require a dune protection permit or a permit pursuant to other county orders.

VI. Master Planned Developments.

A. "Master planned development" means proposed development for which approval is requested by submission of a comprehensive plan containing maps, drawings, narrative, tables, and other information about the proposed use of specific land and/or water including descriptions of uses and use intensities, building and/or site improvement locations and sizes, relationships between buildings and improvements, vehicular and pedestrian access and circulation systems, parking, utility systems, stormwater management and treatment systems, geography, geology, impact assessments, regulatory-approved checklist, and phasing. Information in the master plan may be conceptual or detailed depending on the status of its regulatory approval.

B. At least 60 days prior to acting on a request for approval of a master planned development within the area subject to this order the Chambers County Flood Plain Administrator shall send the plan to the General Land Office and the Attorney General's Office for review.

C. When acting on a request for approval of a master planned development, the commissioners court shall consider:
1. the development's potential effects on dunes, dune vegetation, public beach use and access, and the applicant's proposal to mitigate for such effects throughout the construction;

2. the contents of the plan; and

3. whether any component of the development, such as installation of roads or utilities, or construction of structures seaward of a dune protection line, will subsequently require a permit or a certificate.

D. If the commissioners court determines that all development contemplated by the plan complies with all requirements of this order, a permit and/or certificate for the development may be issued.

E. If the commissioners court determines that any development contemplated by the plan does not comply with the requirements of this order and therefore can not be approved without an amendment to this order, the commissioners court shall not issue a permit and/or certificate, but shall submit the plan to the General Land Office and the Attorney General's Office for approval as an amendment to this order.

VII. Beach/Dune Committee.

The commissioners court establishes the Beach/Dune Committee to serve as an advisory body on matters within the scope of this order. The Beach/Dune Committee shall be composed of three members appointed by majority vote of the commissioners court. The commissioners court shall appoint members so as to achieve the broadest possible representation of community views and interests.

VIII. Application Process.

A. Potential applicants may submit descriptions of proposed construction to the Chambers County Flood Plain Administrator for a determination of whether a permit or certificate would be required for the construction. If the potential applicant seeks to establish that no permit or certificate is required, a site map shall be submitted which shows the location of the proposed construction with respect to:

1) mean high water;
2) vegetation line;
3) dune protection line; and
4) landward limit of the beachfront construction area (1,000 feet of mean high tide)
In addition, applicants shall submit a statement certifying that:
1) in the case of dune protection, "no dunes occur at the construction site"; and/or
2) in the case of beachfront construction, "the beach or State Highway 87 will not be used or affected in connection with the proposed construction or the use of the completed structure or facility.

The Chambers County Flood Plain Administrator shall send notice of any proposed determination that the construction does not require a permit or certificate to the Beach/Dune Committee and the General Land Office for review at least 10 working days before the determination is made. Upon making the determination, the Chambers County Flood Plain Administrator shall notify the potential applicant whether the proposed construction requires a permit or certificate.

B. If proposed construction requires a permit or certificate, an application shall be submitted to the Chambers County Flood Plain Administrator, who shall forward the application to the Beach/Dune Committee for review. Within 30 days of receiving the application, the Beach/Dune Committee shall submit its comments on the application to the Chambers County Flood Plain Administrator.

IX. Contents of Applications.

A. "Large-scale construction" means construction activity greater than 5,000 square feet in area and habitable structures greater than two stories in height. Multiple-family habitable structures are typical of this type of construction.

B. "Small-scale construction" means construction activity less than or equal to 5,000 square feet and habitable structures less than or equal to two stories in height. Single-family habitable structures are typical of this type of construction.

C. For all proposed construction (large- and small-scale), applicants shall submit the following items and information:

1. the name, address, phone number, and, if applicable, fax number of the applicant, and the name of the property owner, if different from the applicant;

2. a complete legal description of the tract and a statement of its size in acres or square feet;

3. the number of proposed structures and whether the structures are amenities or habitable structures;

4. the number of parking spaces;
5. the approximate percentage of existing and finished open spaces (those areas completely free of structures);

6. the floor plan and elevation view of the structure proposed to be constructed or expanded;

7. the approximate duration of the construction;

8. a description (including location) of any existing or proposed walkways or dune walkovers on the tract;

9. a grading and layout plan identifying all elevations (in reference to the National Oceanic and Atmospheric Administration datum), existing contours of the project area (including the location of dunes and swales), and proposed contours for the final grade;

10. photographs of the site which clearly show the current location of the vegetation line and the existing dunes on the tract;

11. the effects of the proposed activity on the beach/dune system which cannot be avoided should the proposed activity be permitted, including, but not limited to, damage to dune vegetation, alteration of dune size and shape, and changes in dune hydrology;

12. a comprehensive mitigation plan which includes a detailed description of the methods which will be used to avoid, minimize, mitigate and/or compensate for any adverse effects on dunes or dune vegetation;

13. proof of financial capability to mitigate or compensate for adverse effects on dunes and dune vegetation (i.e., an irrevocable letter of credit or a performance bond) or, if required by Section 5(III)(B)(4) of this order (Special Requirements for Eroding Areas), to fund eventual relocation or demolition of structures (i.e., Upton-Jones coverage in the National Flood Insurance Program);

14. an accurate map or plat of the site identifying:

   a. the site by its legal description, including, where applicable, the subdivision, block, and lot;

   b. the location of the property lines and a notation of the legal description of adjoining tracts;

   c. the location of the structures, the footprint or perimeter of the proposed construction on the tract;
d. proposed roadways and driveways and proposed landscaping activities on the tract;

e. the location of any seawalls or any other erosion response structures on the tract and on the properties immediately adjacent to the tract; and

f. if known, the location and extent of any man-made vegetated mounds, restored dunes, fill activities, or any other pre-existing human modifications on the tract.

D. For all proposed large-scale construction, applicants shall submit the following additional items and information:

1. if the tract is located in a subdivision and the applicant is the owner or developer of the subdivision, a certified copy of the recorded plat of the subdivision, or, if not a recorded subdivision, a plat of the subdivision certified by a licensed surveyor, and a statement of the total area of the subdivision in acres or square feet;

2. in the case of multiple-unit dwellings, the number of units proposed;

3. alternatives to the proposed location of construction on the tract or to the proposed methods of construction which would cause fewer or no adverse effects on dunes and dune vegetation or less impairment of beach access; and

4. the proposed activity's impact on the natural drainage pattern of the site and the adjacent lots.

E. For all proposed construction (large- and small-scale), if applicants already have the following items and information, local governments shall require them to be submitted in addition to the other information required:

1. a copy of a blueprint of the proposed construction;

2. a copy of a topographical survey of the site;

3. the most recent local historical erosion rate data (as determined by the University of Texas at Austin, Bureau of Economic Geology) and the activity's potential impact on coastal erosion; and

4. a copy of the FEMA "Elevation Certificate."

F. For all proposed construction (large- and small-scale), the Chambers County Flood Plain Administrator shall provide to the
state the following information:

1. a copy of the community's most recent flood insurance rate map identifying the site of the proposed construction;

2. a preliminary determination as to whether the proposed construction complies with all aspects of the local government's dune protection and beach access plan;

3. the activity's potential impact on the community's natural flood protection and protection from storm surge; and

4. how the proposed beachfront construction complies with and promotes the local government's beach access policies and requirements, particularly, the dune protection and beach access plan's provisions relating to public beach ingress/egress, off-beach parking, and avoidance of reduction in the size of the public beach due to erosion.

X. State Agency Comments.

The Chambers County Flood Plain Administrator shall forward the complete application, including any associated materials, to the General Land Office and the Attorney General's Office. The commissioners court may not act on the application until 10 working days after receipt by the state agencies. Thereafter, the permit or certificate may be issued or denied regardless of whether the state agencies submit comments on the application.

XI. Issuance or Denial of Permit/Certificate.

A. To determine whether to issue or deny a permit or certificate, the commissioners court shall review and consider:

1. the information in the permit or certificate application;

2. the proposed activity's consistency with this order;

3. any other law relevant to dune protection and public beach use and access which affects the activity under review;

4. the comments of the Beach/Dune Committee, the General Land Office, and the Attorney General's Office;

5. with respect to dunes and dune permits:

   a. cumulative and indirect effects of the proposed construction on all dunes and dune vegetation
seaward of a dune protection line;

b. cumulative and indirect effects of other activities on dunes and dune vegetation located on the proposed construction site;

c. the pre-construction type, height, width, slope, volume, and continuity of the dunes, the pre-construction condition of the dunes, the type of dune vegetation, and percent of vegetative cover on the site;

d. the local historical erosion rate as determined by the University of Texas at Austin, Bureau of Economic Geology, and whether the proposed construction may alter dunes and dune vegetation in a manner that may aggravate erosion;

e. all practicable alternatives to the proposed activity, proposed site, or proposed methods of construction;

f. the applicant's mitigation plan for any unavoidable adverse effects on dunes and dune vegetation and the effectiveness, feasibility, and desirability of any proposed dune reconstruction and revegetation;

g. the impacts on the natural drainage patterns of the site and adjacent property;

h. any significant environmental features of the potentially affected dunes and dune vegetation such as their value and function as floral or faunal habitat or any other benefits the dunes and dune vegetation provide to other natural resources;

i. wind and storm patterns including a history of washover patterns;

j. location of the site on the flood insurance rate map;

k. success rates of dune stabilization projects in the area; and

6. any other information the commissioners court considers useful, including resource information made available to them by federal and state natural resource entities.

B. The commissioners court shall not issue a permit or certificate that is inconsistent with this order, General Land Office rules for Management of the Beach/Dune System (31 TEXAS ADMINISTRATIVE CODE Sec. 15.1-15.10), the Open Beaches Act (Chapter
61, Texas Natural Resources Code), the Dune Protection Act (Chapter 63, Texas Natural Resources Code), and other state, local, and federal laws related to the requirements of the Dune Protection Act and the Open Beaches Act, the requirements of which are incorporated into this order by reference.

XII. Terms and Renewal of Permits/Certificates.

A. Permits or certificates shall be valid for three years from the date of issuance.

B. The commissioners court may renew a permit or certificate for a period not exceeding 90 days if the activity as proposed in the application for renewal complies with this order and the permittee supplements the original application materials with additional information indicating any changes to the activity or information. The commissioners court shall issue only two renewals for each permit or certificate. Thereafter, the permittee must apply for a new permit or certificate.

C. If the proposed construction is changed in any manner which causes or increases adverse effects on dunes, dune vegetation, and public beach use and access, the permittee shall not be eligible for a renewal but must apply for a new permit or certificate.

XIII. Termination of Permits/Certificates.

A. The commissioners court may void a permit or certificate if:

B. "Material change" includes human or natural conditions which have adversely affected dunes, dune vegetation, or beach access and use that either did not exist at the time of the original application, or were not considered by the commissioners court in making the permitting decision because the permittee did not provide information regarding the site condition in the original application.

C. A permit or certificate automatically terminates if construction comes to lie within the boundaries of the public beach by artificial means or by natural causes.

XIV. Administrative Record.

A. The Chambers County Flood Plain Administrator shall compile and maintain an administrative record which demonstrates the basis for each final decision regarding issuance or denial of a permit or certificate. The administrative record shall include copies of the following:
1. all materials received from the applicant as part of or regarding the permit or certificate application;

2. the transcripts, if any, or the minutes and/or tape of the commissioners court meeting during which a final decision regarding the permit or certificate was made; and

3. all comments received regarding the permit or certificate.

B. The Chambers County Flood Plain Administrator shall keep the administrative record for three years from the date of a final decision on a permit or certificate. The Chambers County Flood Plain Administrator shall send to the General Land Office or the Attorney General's Office, upon request by either agency, a copy of those portions of the administrative record that were not originally sent to those agencies for review and comment. The Chambers County Flood Plain Administrator shall provide to the permittee upon request copies of any materials in the administrative record regarding the permit or certificate not submitted to the Chambers County Flood Plain Administrator by the permittee in the application.

SECTION 3. REQUIREMENTS FOR DUNE PROTECTION PERMITS.

I. Required Findings.

Before issuing a permit, the commissioners court must find that:

A. the proposed activity is not a prohibited activity as defined in Subsection II of this section (Prohibited Activities);

B. the proposed activity will not materially weaken dunes or materially damage dune vegetation seaward of the dune protection line based on substantive findings under Subsection III of this section (Material Weakening);

C. there are no practicable alternatives to the proposed activity and adverse effects cannot be avoided as provided in Subsection IV of this section (Mitigation of Other Adverse Effects);

D. the applicant's mitigation plan will adequately minimize, mitigate, and/or compensate for any unavoidable adverse effects, as provided in Subsection IV of this section (Mitigation of Other Adverse Effects); and

E. the proposed activity complies with any applicable requirements of Section 4 (Requirements for Beachfront Construction
Certificates), Section 5 (Concurrent Requirements for Both Dune Protection Permits and Beachfront Construction Certificates), and Section 6 (Management of the Public Beach) of this order.

II. Prohibited Activities.

The commissioners court shall not issue a permit authorizing the following actions seaward of the dune protection line:

A. activities that are likely to result in the temporary or permanent removal of sand from the portion of the beach/dune system located on or adjacent to the construction site, including:

1. moving sand to a location landward of the dune protection line; and

2. temporarily or permanently moving sand off the site, except for purposes of permitted mitigation, compensation, or an approved dune restoration or beach nourishment project and then only from areas where the historical accretion rate is greater than one foot per year, and the project does not cause any adverse effects on the sediment budget;

B. depositing sand, soil, sediment, or dredged spoil which contains any of the toxic materials listed in Volume 40 of the Code of Federal Regulations, Part 302.4, in concentrations which are harmful to people, flora, and fauna as determined by applicable, relevant, and appropriate requirements for toxicity standards established by the local, state and federal governments;

C. depositing sand, soil, sediment, or dredged spoil which is of an unacceptable mineralogy or grain size when compared to the materials related to the sediments found on the site (this prohibition does not apply to materials related to the installation or maintenance of public beach access roads running generally perpendicular to the public beach);

D. creating dredged spoil disposal sites, such as levees and weirs, without the appropriate local, state, and federal permits;

E. constructing or operating industrial facilities not in full compliance with all relevant laws and permitting requirements prior to the effective date of this order;

F. operating recreational vehicles;

G. mining dunes;

H. constructing concrete slabs or other impervious surfaces within 200 feet landward of the vegetation line, except for such a surface that (1) supports and does not extend beyond the perimeter
of a habitable structure elevated on pilings, provided no walls are erected that prohibit the natural transfer of sand, or (2) does not exceed 5% of the footprint of the permitted habitable structure it serves;

I. depositing trash, waste, or debris including inert materials such as concrete, stone, and bricks that are not part of the permitted on-site construction;

J. constructing cisterns, septic tanks, and septic fields seaward of any structure serviced by the cisterns, septic tanks, and septic fields; and

K. detonating bombs or explosives.

III. No Material Weakening.

The commissioners court may issue a permit only if it finds as a fact, after a full investigation, that the particular conduct proposed will not materially weaken any dune or materially damage dune vegetation or reduce the effectiveness of any dune as a means of protection against erosion and high wind and water. To find that there will be no such material weakening or damage, the commissioners court must find that:

A. the activity will not result in the potential for increased flood damage to the proposed construction site or adjacent property;

B. the activity will not result in runoff or drainage patterns that aggravate erosion on or off the site;

C. the activity will not result in significant changes to the natural permeability of a dune or its ability to transmit rainwater to the water table;

D. the activity will not disturb unique flora or fauna or result in adverse effects on dune complexes or dune vegetation; and

E. the activity will not significantly increase the potential for washovers or blowouts to occur.

IV. Mitigation of Adverse Effects.

A. If the commissioners court finds that no material weakening of dunes or material damage to dunes will occur, the commissioners court shall then determine whether any other adverse effects will result from the activity. If the commissioners court finds there will be other adverse effects on dunes or dune vegetation seaward of the dune protection line, the commissioners court may issue a permit only if the applicant demonstrates that adverse effects can be mitigated as required by the mitigation
sequence. If the commissioners court issues a permit, it shall include appropriate permit conditions incorporating the requirements of this section.

B. The mitigation sequence consists of the following requirements:

1. Avoidance. 
   (a) Avoidance means avoiding adverse effects altogether by not taking a certain action or parts of an action. The commissioners court shall not issue a permit allowing any adverse effects on dunes or dune vegetation seaward of the dune protection line unless the applicant proves there is no practicable alternative to the proposed activity, proposed site, or proposed methods for conducting the activity that has fewer adverse effects on dunes and dune vegetation than the proposed activity. To avoid adverse effects on dunes and dune vegetation seaward of the dune protection line as required by Subdivision (B)(1)(a) of this section, permittee shall not:

   i) construct a pipeline unless there is no practicable alternative;

   ii) engage in any construction unless it is located as far landward of dunes as practicable, except construction providing access to and from a public beach;

   iii) construct any road parallel to the beach within 200 feet landward of the vegetation line, nor construct any other road parallel to the beach unless it is located as far landward of dunes as practicable;

   iv) construct new artificial channels, including stormwater runoff channels, unless there is no practicable alternative; or

   v) cause any such adverse effects for which the commissioners court determines there is a practicable alternative that would avoid adverse effects.

   (a) Minimization means minimizing adverse effects by limiting the degree or magnitude of the action and its implementation. If the commissioners court determines that there is no practicable alternative
that would have fewer adverse effects on dunes or dune vegetation seaward of the dune protection line, it shall set appropriate permit conditions requiring the permittee to minimize such adverse effects to the greatest extent practicable.

(b) To minimize unavoidable adverse effects as required by Subdivision (B)(2)(a) of this section, permittee shall:

i) locate non-exempt pipelines across previously disturbed areas, such as blowout areas, and minimize disturbance of dune surfaces where use of previously disturbed areas is not practicable;

ii) minimize construction and pedestrian traffic on or across dune areas to the greatest extent practicable, accounting for trends of dune movement and beach erosion in that area;

iii) route all pedestrian access to and from beaches through washover areas or over elevated walkways, and conspicuously mark all such access that is public with permanent signs so indicating;

iv) minimize the number of private access ways from any proposed subdivision, multiple dwelling, or commercial facility. In some cases, the minimum beach access may be only one access way. In determining the appropriate grouping of access ways, the commissioners court shall consider the size and scope of the development;

v) post signs in areas where pedestrian traffic is high explaining the functions of dunes and the importance of vegetation in preserving dunes;

vi) where practicable, provide vehicular access to and from beaches by using existing roads or roads constructed in accordance with Subdivision (B)(1)(b)(iii) of this subsection, unless public beach access is restricted, and where possible, improve existing access roads with elevated berms near the beach that prevent channelization of floodwaters;

vii) where practicable, locate new beach access roads in washover areas, blowout areas or
other areas where dune vegetation has already been disturbed, construct such roads along the natural land contours, and minimize their width;

viii) where practicable, locate new beach access roads at an oblique angle to the prevailing wind direction;

ix) prohibit persons from using or parking any motor vehicle on, through, or across dunes outside designated access ways;

x) maximize use of natural or existing drainage patterns when providing for stormwater runoff and retention;

xi) locate and construct new artificial stormwater runoff channels and retention basins so as to avoid erosion and unnecessary construction of additional channels and to direct all runoff inland and not to the Gulf of Mexico through dune areas; and

xii) not cause any adverse effects that the commissioners court finds can be minimized.

3. Mitigation.

(a) Mitigation means repairing, rehabilitating, or restoring affected dunes and dune vegetation. Where adverse effects on dunes and dune vegetation can not be avoided or minimized, the commissioners court shall set appropriate permit conditions requiring that permittee repair, rehabilitate, or restore affected dunes to the same volume as the pre-existing dunes and dune vegetation so that will be superior or equal to the pre-existing dunes in their ability to protect adjacent public and private property from potential flood damage, nuisance, and erosion and to protect natural resources.

(b) Permittee may mitigate adverse effects on dunes using vegetative or mechanical means. Permittee shall:

i) restore dunes to approximate the naturally formed dune position or location, contour, volume, elevation, vegetative cover, and sediment content in the area;

ii) allow for the natural dynamics and migration
of dunes;

iii) use discontinuous or continuous temporary sand fences or a commissioners court approved method of dune restoration, where appropriate, considering the characteristics of the site; and

iv) restore or repair dunes using indigenous vegetation that will achieve the same protective capability as or greater capability than the surrounding natural dunes.

(c) In authorizing or requiring restoration of dunes, the commissioners court shall give priority to stabilization of blowouts and breaches rather than washover areas. Before permitting stabilization of washover areas, the commissioners court shall:

i) assess the overall impact of the project on the beach/dune system;

ii) consider any adverse effects on hydrology and drainage which will result from the project; and

iii) require that equal or better public beach access be provided to compensate for impairment of any public beach access previously provided by the washover area.

(a) Compensation means compensating for adverse effects on dunes and dune vegetation by replacing or providing substitute dunes and dune vegetation. The commissioners court shall set appropriate permit conditions requiring permittee to compensate for all adverse effects on dunes and dune vegetation that can not be avoided, minimized, or otherwise mitigated. In setting appropriate conditions, the commissioners court shall consider the recommendations of the General Land Office, federal and state natural resource agencies, and dune vegetation experts.

(b) Permittee shall follow the requirements of Subdivisions (3)(b-c) and (4)(e)(iii-v) of this section when replacing dunes or dune vegetation.

(c) On-site compensation consists of replacing or restoring the affected dunes or dune vegetation on the site where the dunes and dune vegetation were
originally located. Permittee shall locate compensation work on the construction site, where practicable.

(d) A permittee may locate compensation efforts off the construction site if the permittee demonstrates that:

i) on-site compensation is not practicable;

ii) the off-site compensation will be located as close to the construction site as practicable;

iii) the off-site compensation has achieved a 1:1 ratio of proposed adverse effects on successful, completed, and stabilized restoration prior to beginning construction; and

iv) the permittee has notified FEMA, Region 6, of the proposed off-site compensation.

(e) Permittee shall provide the following information when proposing off-site compensation:

i) the name, address, phone number, and fax number, if applicable, of the owner of the property where the off-site compensation will be located;

ii) a legal description of property intended to be used for the proposed off-site compensation;

iii) the source of the sand and dune vegetation to be used;

iv) all information regarding permits and certificates issued for the restoration of dunes on the compensation site;

v) all relevant information regarding the success, current status, and stabilization of the dune restoration efforts on the compensation site;

vi) any increase in potential flood damage to the site where the adverse effects on dunes and dune vegetation will occur and to the public and private property adjacent to that site; and

vii) the proposed date of initiation of the
compensation.

(f) Permittee shall compensate for adverse effects on dune vegetation by planting indigenous vegetation on the affected dunes. Permittee may not remove existing vegetation from property not owned by the permittee unless the permittee includes in the permit application written permission from the property owner. The permit application must identify the source of any sand and vegetation which will be used in compensation.

(g) Permittee shall begin compensation prior to or concurrently with the commencement of construction. If compensation is not to be completed prior to commencement of construction, the permittee shall provide proof of financial responsibility in an amount necessary to complete the compensation, in the form of an irrevocable letter of credit, performance bond, or any other instrument acceptable to the commissioners court.

(h) Permittee shall notify the Chambers County Flood Plain Administrator in writing of the actual date of initiation within 10 working days after compensation is initiated. If the permittee fails to begin compensation on the date proposed in the application, the permittee shall state the reason for the delay. The commissioners court shall take this reason into account when determining whether a permittee has violated the compensation deadline.

(i) Permittee shall conduct compensation efforts continuously until the repaired, rehabilitated, and restored dunes and dune vegetation are equal or superior to the pre-existing dunes and dune vegetation. These efforts shall include preservation and maintenance pending completion of compensation.

(j) A compensation project is deemed complete when the position, contour, volume, elevation, and vegetative cover of the restored dunes have reached a level that matches or exceeds the pre-existing dunes.

(k) The Chambers County Flood Plain Administrator shall provide written notification to the General Land Office upon determining that the compensation is complete. If the Chambers County Flood Plain Administrator does not receive an objection from the General Land Office regarding the completion of
compensation within 30 working days after the General Land Office is notified in writing, the Chambers County Flood Plain Administrator may certify to the permittee that the compensation is complete.

(1) The permittee shall be deemed to have failed to achieve compensation if a 1:1 ratio has not been achieved within three years after the beginning of compensation efforts.

SECTION 4. REQUIREMENTS FOR BEACHFRONT CONSTRUCTION CERTIFICATES.

I. Required Findings.

This plan currently allows vehicles to drive or park along all or a portion of the public beach as a significant means of beach use and access. It is acknowledged that allowing beachfront construction to proceed without provision for alternative public access -- such as off-beach parking areas -- effectively requires continued driving and parking on the beach, at least until such time as alternative access is provided, as through dedication by owners or purchase by the government. Before issuing a certificate authorizing proposed construction, the commissioners court must find that the construction is consistent with this order. Construction is inconsistent with this order if it:

A. reduces the size of the public beach or encroaches on the public beach in any manner, except for man-made vegetated mounds and dune walkovers constructed in compliance with the requirements of this order;

B. functionally supports or depends on or is otherwise related to proposed or existing structures that encroach on the public beach, regardless of whether the encroaching structure is on land that was previously landward of the public beach;

C. closes any existing public beach access or parking area, unless equivalent or better public access or parking is established as required in Subsection II of this section (Dedication of Equivalent or Better Access);

D. cumulatively or indirectly impairs or adversely affects public use of or access to and from a public beach, including failure to comply with any requirements of Section 6 of this order (Management of the Public Beach) unless equivalent or better access or parking is established as required in Subsection II of this section (Dedication of Equivalent or Better Access); or

E. fails to comply with any requirements of Section 3 of this order (Requirements for Dune Protection Permits) or Section 5 of
11. Dedication of Equivalent or Better Access.

A permittee shall dedicate to the public new public beach access or parking areas if the permittee's activities will close any existing public beach access or parking area, will impair or adversely affect public use of or access to and from the beach, or if dedication is necessary to comply with any requirements of Section 6 of this order. The area dedicated shall provide access or parking equivalent to or better than the access or parking impaired and shall be consistent with the provisions of this order regarding beach access and use, vehicular controls, and beach user fees. Dedication shall be by restrictive covenant, permanent easement, or fee simple conveyance.

SECTION 5. CONCURRENT REQUIREMENTS FOR BOTH DUNE PROTECTION PERMITS AND BEACHFRONT CONSTRUCTION CERTIFICATES.

I. General Erosion and Flood Protection Requirements.

Permittee shall:

A. locate all construction as far landward as is practicable;

B. not engage in any construction which may aggravate erosion;

C. not construct any new erosion response structure, except a retaining wall located greater than 200 feet landward of the line of vegetation;

D. not maintain or repair an existing erosion response structure located on the public beach;

E. not enlarge or improve an existing erosion response structure located less than 200 feet landward of the vegetation line;

F. not maintain or repair an existing erosion response structure located less than 200 feet landward of the vegetation line that is more than 50% damaged, except:

1. when failure to repair the damaged structure will cause unreasonable hazard to a public building, public road, public water supply, public sewer system, or other public facility immediately landward of the structure; or

2. when failure to repair the damaged structure will
cause unreasonable flood hazard to habitable structures because adjacent erosion response structures will channel floodwaters to the habitable structure;

G. not engage in construction that does not comply with FEMA's regulations governing construction in flood hazard areas; and

H. design construction so as to minimize impacts on natural hydrology. Construction shall not cause erosion to adjacent properties, critical dune areas, or the public beach.

II. Variances from Federal Requirements.

The Chambers County Flood Plain Administrator shall inform the General Land Office and FEMA Region 6 before it issues any variance from FEMA's regulations found in Volume 44 of the Code of Federal Regulations, Parts 59-77.

III. Special Requirements for Eroding Areas.

A. "Eroding areas" are portions of the shoreline experiencing a historical erosion rate of greater than one foot per year based on published data of the University of Texas at Austin, Bureau of Economic Geology.

B. In addition to the other requirements of this order, in eroding areas, permittee shall:

1. elevate all structures on pilings in accordance with FEMA minimum standards or above the natural elevation (whichever is greater);

2. design structures located on property adjacent to the public beach so that they can be relocated;

3. not pave or alter the ground below the lowest habitable floor, except stabilization of driveways using gravel or crushed limestone; and

4. demonstrate and assure financial ability to fund eventual relocation or demolition of the proposed structure.

C. If there is any conflict between the requirements of this subsection and the requirements of any other provision of this order, this subsection controls.
SECTION 6. MANAGEMENT OF THE PUBLIC BEACH.

I. General Access Standards.

The commissioners court shall comply with the following standards when authorizing activities affecting or relating to public beach access and use.

A. Parking areas on or adjacent to the beach shall accommodate one car for each 15 linear feet of beach.

B. Where vehicles are prohibited from driving on and along the beach, access ways providing both ingress and egress shall be no farther apart than 1/2 mile.

C. Signs shall be posted which conspicuously explain the nature and extent of vehicular controls, parking areas, and access points.

II. Designation of Access Ways, Parking Areas, and Beaches Closed to Motor Vehicles.

A. The beach now resides within the right-of-way of State Highway 87 which is under the jurisdiction of the Texas Department of Transportation. Being so, Chambers County is not authorized nor does it maintain any access ways or parking areas within the State highway right-of-way. Likewise, because State Highway 87 has been closed to traffic by the Texas Department of Transportation, so is the beach closed to motor vehicles.

III. Abandonments of Public Access or Parking Areas Prohibited.

The county shall not abandon, relinquish, or convey any right, title, easement, right-of-way, street, path, or other interest that provides existing or potential beach access or parking area, unless an equivalent or better beach access or parking area is first provided consistent with this order.

IV. Interfering with Access Prohibited.

A. No person shall create, erect, construct or maintain any obstruction, barrier, or restraint on or within a public beach or public access way to and from the beach, that will interfere with the free and unrestricted right of the public to use any public beach.

B. No person shall display or cause to be displayed on or adjacent to any public beach any sign, marker, or warning, or make or cause to be made any written or oral communication or other representation that the public beach, or a public access way to and from the public beach, is private property not subject to use by
the public. This provision does not prohibit signs or other written or oral communications that areas landward of the vegetation line and access ways thereon, other than public access ways, are private property.

V. Post-Storm Assessment.

The commissioners court shall assess the status of the public beach boundary within 30 days after a major storm or other event causing significant landward migration of the public beach. After the assessment, the county shall inform the General Land Office and the Attorney General's Office of any encroachments on the public beach within 10 days of completing the assessment.

VI. Beach Closures.

A. The commissioners court may by order close areas of the public beach in cases of public necessity. "Public necessity" shall be limited to environmental emergencies, public health and safety emergencies, and government entities' performance of government functions whose importance justifies the restriction of public access. The commissioners court shall limit the closure to the smallest possible area and the shortest possible time necessary.

B. This order does not restrict the ability of any peace officer or other official in any extraordinary emergency to protect safety or property by exercising powers or carrying out duties conferred on the officer under generally applicable law.

C. The commissioners court may by order close part of the public beach for a maximum of three days each year to allow a nonprofit organization to hold an event on the beach to which the public is invited and to which the organization charges no more than a nominal admission fee.

VII. Littering Prohibited.

No person shall litter any public beach. "Litter" includes leaving unattended at any place other than a proper disposal receptacle any trash or debris of any character, including food or vegetable material or any remnant or residue thereof, used containers or packaging, or other refuse such as glass, metal, wood, paper, or plastic materials.

VIII. Camping.

No person shall camp on any public beach for a period greater than 21 consecutive days. "Camp" means to use for habitation any tent, lean-to, sleeping bag, blanket, automobile, trailer, camper, or other means of shelter.
IX. Animal Control.

A. No person shall intentionally, knowingly, or recklessly allow a dog or other animal to attack or threaten any other animal or any person on a public beach.

B. No person shall possess a horse, pony, mule, or donkey on a public beach unless it is controlled by means of a headstall, bridle, lead rope, reins, or similar device. No person shall allow a horse, pony, mule, or donkey to run at large on a public beach or ride it on a public beach in willful and wanton disregard for the safety of persons or property or if the person is under the influence of alcohol.

X. Monitoring.

The commissioners court may, or at the request of the General Land Office shall, require a permittee to conduct or pay for a monitoring program to study the effects on the public beach of the permittee's coastal and shore protection project, and shall require the permittee to notify the General Land Office and the Chambers County Flood Plain Administrator, of any discernible change in the erosion rate caused by the project.

XI. Beach Nourishment Standards.

The commissioners court shall not authorize a beach nourishment project unless it finds and the project sponsor demonstrates that:

A. the project is consistent with all applicable requirements of this order;

B. the sediment to be used is of effective grain size, mineralogy, and quality or is the same as the existing beach material;

C. the proposed nourishment material does not contain any toxic materials listed in Volume 40 of the Code of Federal Regulations, Part 302.4, in concentrations which are harmful to people, flora, and fauna as determined by applicable, relevant, and appropriate requirements for toxicity standards established by the local, state, and federal governments;

D. there will be no adverse environmental effects on the property surrounding the area from which the sediment will be taken or on the site of the proposed nourishment;

E. the removal of sediment will not have any adverse impacts on flora and fauna; and
F. there will be no adverse effects from transporting the nourishment material.

XII. Dune Restoration Standards.

Except as otherwise expressly provided in this order, the commissioners court shall not authorize restoration of dunes on a public beach unless it finds and the project sponsor demonstrates that the following requirements are met.

A. Except as provided in Subdivision (B) of this subsection, restored dunes:
   1. shall extend no more than 20 feet seaward of the vegetation line and shall follow the natural migration of the vegetation line; and
   2. shall not restrict or interfere with public use of the beach at normal high tide.

B. Restored dunes may be located farther seaward than 20 feet of the vegetation line only upon:
   1. an affirmative demonstration by the sponsor that substantial dunes would likely form farther seaward naturally; and
   2. prior written approval of the General Land Office and the Attorney General's Office.

C. All restored dunes shall be continuous with any surrounding naturally formed dunes; shall approximate the natural position, contour, volume, elevation, vegetative cover, and sediment content of any naturally formed dunes in the proposed dune restoration area; and shall be planted with indigenous vegetation that will achieve the same protective capability as the surrounding natural dunes.

D. The following methods or materials may be used to restore dunes:
   1. piles of sand having similar grain size and mineralogy as the surrounding beach;
   2. temporary sand fences conforming to General Land Office guidelines;
   3. organic brushy materials such as used Christmas trees; and
4. sand obtained by scraping accreting beaches only if the scraping is approved by the local government and the project is monitored to determine any changes that may increase erosion of the public beach.

E. The following methods or materials shall not be used to restore dunes:

1. hard or engineered structures;

2. materials such as bulkheads, riprap, concrete, or asphalt rubble, building construction materials, and any non-biodegradable items;

3. fine, clayey, or silty sediments;

4. sediments containing the toxic materials listed in Volume 40 of the Code of Federal Regulations, Part 302.4 in concentrations which are harmful to people, flora, and fauna as determined by applicable, relevant, and appropriate requirements for toxicity standards established by the local, state, and federal governments; and

5. sand obtained by scraping or grading dunes or the beach.

F. Activities affecting restored dunes shall be subject to the requirements of this order. Permittee shall not construct or maintain private structures on restored dunes, except for dune walkovers or similar access ways meeting the requirements of this order.

G. All applications or proposals for reconstructing dunes on the public beach shall be forwarded to both the General Land Office and the Attorney General's Office at least 10 working days prior to the decision on the application.

XIII. Dune Walkover Standards.

The commissioners court shall not authorize construction of dune walkovers or other beach access mechanisms unless it finds and the project sponsor demonstrates that the following requirements are met.

A. The walkover is restricted, to the greatest extent possible, to the most landward point of the public beach.

B. The walkover is constructed and located in a manner that will not interfere with or otherwise restrict public use of the beach at normal high tides.
C. Permittee shall relocate walkovers to follow any landward migration of the public beach or seaward migration of dunes using the following procedures and standards.

1. After a major storm or any other event causing significant landward migration of the landward boundary of the public beach, permittee shall shorten any dune walkovers encroaching on the public beach to the appropriate length for removal of the encroachment.

2. In cases where the migration of the landward boundary of the public beach occurs slowly over a period of time or where a dune walkover needs to be lengthened because of the seaward migration of dunes, the permittee shall apply for a permit or certificate authorizing the modification of the structure.

XIV. Standards for Beach Maintenance and Other Activities.

A. The commissioners court shall not authorize or undertake any beach maintenance or management activities that materially weaken dunes or dune vegetation, reduce the protective functions of dunes, result in significant redistribution of sand, or significantly alter the beach profile. All sand moved or redistributed due to beach maintenance activities of the county shall be returned to a location seaward of the dune protection line. "Beach maintenance" means the cleaning or removal of debris from the beach by handpicking, raking, or mechanical means.

B. The commissioners court authorizes the following beach maintenance and management measures:

SECTION 7. MOTOR VEHICLES.

I. Operation of Motor Vehicles.

A. No person shall operate or cause to be operated any vehicle at a speed in excess of 10 miles per hour on any public beach.

B. No vehicle shall travel or park closer than 10 feet to any dune or closer than 25 feet to the water's edge, provided that a vehicle may travel and temporarily park at or near the water's edge for the purpose of launching a boat.
C. Pedestrians shall have the right of way and vehicles shall stop and allow pedestrians to cross to and from the beach.

D. No person shall operate or cause to be operated any vehicle on any beach designated in this order as closed to vehicular traffic.

E. No person shall drive or operate for recreational purposes any dune buggy, marsh buggy, minibike, trail bike, jeep, or any other mechanized vehicle on a dune seaward of the dune protection line.

II. Emergency Vehicles.

The prohibitions in this section do not apply to an authorized emergency vehicle, beach patrol, police, safety, or maintenance vehicle operating within the scope of official duties.

SECTION 8. BEACH USER FEE PLAN.

I. Beach User Fee.

A. In order to establish and maintain beach-related services and facilities for the preservation and enhancement of access to and from and safe and healthy use of public beaches by the public, a fee of None for each vehicle/pedestrian shall be charged in the following public beach areas:

B. No fee shall be charged in the following areas: All

II. Use of Fee Revenue.

A. Revenues from beach user fees may be used only for beach-related services.

B. "Beach-related services" means reasonable and necessary services and facilities directly related to the public beach which are provided to the public to ensure safe use of and access to and from the public beach, such as vehicular controls, management, and parking (including acquisition and maintenance of off-beach parking and access ways); sanitation and litter control; lifeguarding and lifesaving; the cleaning or removal of debris from the beach by handpicking, raking, or mechanical means; law enforcement; beach nourishment projects; beach/dune system education; beach/dune protection and restoration projects; providing public facilities such as restrooms, showers, lockers, equipment rentals, and picnic areas; recreational and refreshment facilities; liability insurance; and staff and personnel necessary to provide beach-related services. Beach-related services and facilities shall serve only those areas on or immediately adjacent to the public beach.
III. Indirect Costs and Accounting.

A. No more than 10% of beach user fee revenues shall be expended on reasonable indirect costs related to beach-related services.

B. "Indirect costs" means costs of administrative programs, services, or personnel that partially support beach-related services and to which beach user fee revenues are applied using a general rather than detailed method of apportionment.

C. The county shall send quarterly reports to the General Land Office stating the amount of beach user fee revenues collected and itemizing how beach user fee revenues are expended. Beach user fee revenues shall be maintained and accounted for so that fee collections may be directly traced to expenditures on beach-related services. Beach user fee revenues shall not be commingled with any other funds and shall be maintained in special accounts. Beach user fee revenue expenditures shall be documented in a separate financial statement for each different beach user fee. Beach user fee revenue account balances and expenditures shall be documented according to generally accepted accounting principles.

SECTION 9. PENALTIES.

Any person who violates either the Dune Protection Act, the Open Beaches Act, this order, or a permit or certificate condition is liable for a civil penalty of not less than $50 nor more than $1,000 per violation per day. Each day the violation occurs or continues constitutes a separate violation. Violations of the Dune Protection Act, the Open Beaches Act, and the rules adopted pursuant to those statutes are separate violations. The assessment of penalties under one Act does not preclude another assessment of penalties under the other Act for the same act or omission. Conversely, compliance with one statute and the rules adopted thereunder does not preclude penalties under the other statute and the rules adopted pursuant to that statute. The commissioners court shall consider the following mitigating circumstances when referring violations for assessment of penalties: acts of God, war, public riot, or strike; unforeseeable, sudden, and natural occurrences of a violent nature; and willful misconduct by a third party not related to the permittee by employment or contract.

SECTION 10. GENERAL PROVISIONS.

I. Construction.

A. This order and all orders, resolutions, or other enactments related or pursuant this order shall be read in harmony
with county orders of general applicability. If there is any conflict between them which cannot be reconciled by ordinary rules of legal interpretation, this order controls.

B. This order and all orders, resolutions, or other enactments related or pursuant to this order shall be read in harmony with the Open Beaches Act, the Dune Protection Act, and General Land Office rules implementing them. If there is any conflict between them which cannot be reconciled by ordinary rules of legal interpretation, state law provisions control.

II. Boundary Determinations.

The attorney general shall make determinations on issues related to the location of the boundary of the public beach and encroachments on the public beach pursuant to the requirements of the Open Beaches Act, Sec. 61.016 and Sec. 61.017. The county shall consult with the attorney general whenever questions of encroachment and boundaries arise with respect to the public beach.

III. Beaches Presumed to be Public.

The commissioners court shall presume that any beach fronting the Gulf of Mexico is a public beach unless the owner of the adjacent land obtains a declaratory judgment otherwise under the Open Beaches Act, Sec. 61.019. That section provides that any person owning property fronting the Gulf of Mexico whose rights are determined or affected by this order may bring suit for a declaratory judgment against the state to try the issue or issues.

IV. General Prohibition.

No person shall violate any provision of this order or any permit or certificate or the conditions contained therein.

V. Appeals.

The Dune Protection Act, Sec. 63.151, and the Open Beaches Act, Sec. 61.019, contain the provisions for appeals related to this order.
A local government is not authorized to issue a permit or certificate authorizing construction or operation of the industrial facilities listed in this appendix within critical dune areas or seaward of a dune protection line, as provided in subchapter 15.4 (c)(5) of this title (relating to Dune Protection Standards), with the exception of activities in Part 1, Division D, Major Group 20, Industry Group 209, Industry Numbers 2091 and 2092, as provided in the definition of "industrial facilities" in subchapter 15.2 of this title (relating to Definitions). This appendix is taken from the Standard Industrial Classification Manual as adopted by the Executive Office of the President, Office of Management and Budget (1987 ed.).

### DIVISION D. MANUFACTURING

<table>
<thead>
<tr>
<th>Major Group</th>
<th>Description</th>
</tr>
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<tbody>
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<td>Food and kindred products, except Industry Numbers 2091 and 2092</td>
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DIVISION E. TRANSPORTATION, COMMUNICATIONS, ELECTRIC, GAS AND SANITARY SERVICES

Major Group 49. Sanitary services (sewerage systems, refuse systems, sanitary services not elsewhere classified)

MISCELLANEOUS FOOD PREPARATIONS AND KINDRED PRODUCTS

Industrial facilities listed in Industry Number 2091 are not considered "industrial facilities" as defined in subchapter 15.2 of this title (relating to Definitions).

2091 Canned and Cured Fish and Seafoods

Establishments primarily engaged in cooking and canning fish, oysters, clams, crabs, and other seafoods, including soups; and those engaged in smoking, salting, drying, or otherwise curing fish and other seafoods for the trade. Establishments primarily engaged in shucking and packing fresh oysters in nonsealed containers, or in freezing or preparing fresh fish, are classified in Industry 2092.

- Canned fish, crustacea and mollusks
- Caviar, canned
- Chowders, fish and seafood: canned
- Clam bouillon, broth, chowder, juice: bottled or canned
- Codfish: smoked, salted, dried and pickled
- Crab meat, canned and cured
- Finnan haddie (smoked haddock)
- Fish and seafood cakes: canned
- Fish egg bait, canned
- Fish, canned and cured
- Fish: cured, dried, pickled, salted and smoked
- Herring: smoked, salted, dried and pickled
- Mackerel: smoked, salted, dried and pickled
- Oysters, canned and cured
- Salmon: smoked, salted, dried, canned and pickled
- Sardines, canned
- Seafood products, canned and cured
- Shellfish, canned and cured
- Shrimp, canned and cured
- Soups, fish and seafood: canned
- Stews, fish and seafood: canned
- Tuna fish, canned
APPENDIX I

MISCELLANEOUS FOOD PREPARATIONS AND KINDRED PRODUCTS

Industrial facilities listed in Industry Number 2092 are not considered "industrial facilities" as defined in subchapter 15.2 of this title (relating to Definitions).

2092 Prepared Fresh and Frozen Fish and Seafoods

Establishments primarily engaged in preparing fresh and raw or cooked frozen fish and other seafoods and seafood preparations, such as soups, stews, chowders, fishcakes, crabcakes, and shrimpcakes. Prepared fresh fish are eviscerated or processed by removal of heads, fins, or scales. This industry also includes establishments primarily engaged in the shucking and packing of fresh oysters in nonsealed containers.

- Chowders, fish and seafood: frozen
- Crabcakes, frozen
- Crabmeat picking
- Crabmeat, fresh: packed in nonsealed containers
- Fish and seafood cakes, frozen
- Fish fillets
- Fish sticks
- Fish: fresh and frozen, prepared
- Oysters, fresh: shucking and packing in nonsealed containers
- Seafoods, fresh and frozen
- Shellfish, fresh and frozen
- Shellfish, fresh: shucked, pickled or packed
- Shrimp, fresh and frozen
- Soups, fish and seafood: frozen
- Stews, fish and seafood: frozen
APPENDIX I

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DIVISION E. TRANSPORTATION, COMMUNICATIONS, ELECTRIC, GAS AND SANITARY SERVICES

Major Group 49. Sanitary services (sewerage systems, refuse systems, sanitary services not elsewhere classified)

MISCELLANEOUS FOOD PREPARATIONS AND KINDRED PRODUCTS

Industrial facilities listed in Industry Number 2091 are not considered "industrial facilities" as defined in subchapter 15.2 of this title (relating to Definitions).

2091 Canned and Cured Fish and Seafoods

Establishments primarily engaged in cooking and canning fish, oysters, clams, crabs, and other seafoods, including soups; and those engaged in smoking, salting, drying, or otherwise curing fish and other seafoods for the trade. Establishments primarily engaged in shucking and packing fresh oysters in nonsealed containers, or in freezing or preparing fresh fish, are classified in Industry 2092.

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- Stews, fish and seafood: canned
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Beachfront Construction Line

R.O.W. State Highway 87 R.O.W.

Dune Protection Line

Note: Feb. 1994, mean high tide is the same as the south r.o.w.

Mean High Tide

GULF OF MEXICO

APPENDIX II

CHAMBERS COUNTY
TEXAS

PUBLISHED BY THE UNITED STATES DEPARTMENT OF COMMERCE U.S. GOVERNMENT PRINTING OFFICE 1971

Note: All New and Abandoned Roads are Preliminary and Subject to Field Check.

Prepared by the State Department of Highways and Public Transportation Planning Division in Cooperation With the U.S. Department of Transportation Federal Highway Administration

1980 CENSUS FIGURES
HIGHWAYS REVISED TO JANUARY 1, 1987

Scale 1:24,000
1 inch = 1 mile

See Detail
February 13, 1996

Mr. Don Brandon  
County Engineer  
Chambers County  
P. O. Box H  
Anahuac, Texas 77514-1708

Re: Request for copy of local dune protection and beach access plan

Dear Mr. Brandon:

The Texas General Land Office (GLO) maintains an Archives Division that serves as a central repository for various official GLO documents. To provide the public with centralized access to all dune protection and beach access plans ("beach/dune plans") that the GLO has certified as consistent with state law, the GLO intends to place in its archives copies of all such plans. Currently the Coastal Division maintains informal working files with copies of beach/dune plans, but these files are not centrally accessible and therefore not available to the public.

To insure the integrity of our archived files, we would greatly appreciate it if you could provide a copy of your GLO certified beach/dune plan complete with a copy of the appropriate document which reflects your local government authorization of the plan. As the beach/dune plans are subsequently amended we will update the archived files. If you have any questions please do not hesitate to contact me or Randy Flores at (512) 305-9105.

Please send copies to:  
Susan Smith Dorsey  
Archives and Records Division Rm. 800  
Texas General Land Office  
1700 N. Congress Ave.  
Austin, Texas 78701-1495

Sincerely,

Susan Smith Dorsey  
Director of Archives and Records  
(512) 463-5260
May 9, 1994

The Honorable Oscar F. Nelson, Jr.
Chambers County Judge
P.O. Box 939
Anahuac, Texas 77514-0939

Dear Judge Nelson:

It is my pleasure to inform you that your county Dune Protection and Beach Access Plan has been certified by the General Land Office without conditions. The proposed rule was submitted to the Texas Register and will be published on May 13, 1994.

We congratulate you on the efforts the county has made to protect dunes and to preserve and enhance public use and access. Thank you for your hard work and cooperation during the development of the county plan.

Sincerely,

[Signature]

Martha McCabe
General Counsel
(512) 463-5235
Fax (512) 463-5233

cc: Mr. Donald T. Brandon, Chambers County Engineer
Mr. Ken Cross, Office of the Attorney General