Surface Mining Overlay Mineral Resource Lands Policies and Development Regulations Planning Commission Recommendations, Staff Proposals, and Suggested Language from Stakeholders (Alternative language frozen as of 1:00 p.m., November 20, 2014)

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
	Comprehensive Plan Changes	
Mineral Lands GOAL: To protect and ensure appropriate use of gravel and mineral resources of the county, and minimize conflict between surface mining and surrounding land uses.	Mineral Resource Lands GOAL: To identify and designate mineral resources and to protect and ensure appropriate extraction and use of gravel and mineral resources of the county while and minimizinge conflicts.	Industry: "To identify and designate <u>adequate</u> mineral resources <u>needed for the future</u> , and to protect and ensure appropriate use of gravel and mineral resources of the county, <u>and ensure that such mineral resources are protected from incompatible or conflicting uses, and to minimize conflicts between surface mining and surrounding <u>land uses."</u> FLM: "To protect an ensure appropriate extraction and use of gravel and mineral resources of the county while minimizing conflicts between surface mining and surrounding land uses". (PC recommendation)</u>
3.5 Policies 3.5.1 Support the conservation of mineral lands for productive economic use by identifying and designating lands that have long-term commercial significance for mineral extraction and that are not already characterized by urban growth.	3.5 Policies 3.5.1 Support the conservation of mineral resource lands for productive economic use by identifying and designating lands with a surface mining overlay that have long-term commercial significance for mineral extraction and that are not already characterized by urban growth.	
3.5.2 Designate mineral resource lands based on the following: a. geological, environmental, and economic factors;	3.5.2 Designate mineral resource lands based on the following: a. Geological, environmental, and economic factors, including, without limitation, consideration of the evidence of the quality, quantity and characteristics of the resource deposits in the area of interest; proximity to unstable slopes, riparian and wetland areas, habitat for endangered or threatened species, flood hazard areas, parks, public preserves, or other sensitive lands; and economic impacts of mining and other uses of the area;	Industry: a. "The need for commercially significant mineral resources to supply long-term forecasted needs; b. Geological, environmental" Industry: Steep slopes should not be considered among the criteria that makes land unsuitable for mining. FLM: "proximity to geological hazardous areas, including steep and unstable slopes"
b. surrounding land uses, zoning, and parcel size; and	b. Surrounding land uses, zoning, and parcel size, including, without limitation, consideration of proximity to and impacts on residentially zoned areas with existing densities of predominantly one dwelling unit per five acres or higher, and proximity to and impacts on agricultural and forest lands; and	

Discoving Committee in December 141, and 44,00,004.4	00.000	Alternative Leaves Occurred
Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
c. the suitability of public access roads to be used as haul roads.	c. Suitability and safety of the existing transportation system to bear the traffic associated with mining, including, without limitation, the suitability of public access roads to be used as haul roads, the distance to market, the need to route truck traffic through residential areas, and adequacy of intersections to handle mining traffic plus other traffic. Consideration will include options for mitigating proposed impacts to the existing transportation system.	Industry: "Suitability and safety of the existing and the potential of future transportation system to bear the traffic associated with mining, including, without limitation, the suitability of public access roads to be used as haul roads, and whether such roads may be improved or upgraded, the distance to market, the need to route truck traffic through residential areas, and adequacy of intersections to handle mining traffic plus other traffic, and necessary changes to accommodate mining." FLM: "plus other traffic. Consideration of future improvements to the transportation system may be considered only if the specific improvements are identified and funded as part of the County's transportation plan."
3.5.6 The surface mining overlay shall not be designated within rural residential (R) zones except to allow the expansion of an existing mining site.	d. 3.5.6 The surface mining overlay shall not be designated on parcels zoned Rural (R) within rural residential (R) zones except to allow the expansion of an existing mining site.	FLM: "The surface mining overlay shall not be designated on parcels zoned Rural (R)."
	e. Consideration that reclamation of mineral resource lands occurs after mining and that such lands may be re-purposed consistent with the comprehensive plan.	
	3.5.3 Ensure that mining-related activities on mineral resource lands follow best management practices.	
3.5.3 Ensure that mineral extraction and processing operations minimize and mitigate any significant adverse impacts on water, fish, wildlife, and nearby land uses.	3.5.4 Ensure that mineral extraction and processing operations minimize and mitigate any significant adverse impacts on water, fish, wildlife, and nearby land uses.	
3.5.4 Ensure that the use of adjacent lands will not interfere with the continued use of designated Mineral Resource lands for the extraction of minerals in the accustomed manner and in accordance with best management practices.	3.5.5 Ensure that the use of adjacent lands will not interfere with the continued use of designated Mineral Resource lands for the extraction of minerals. in the accustomed manner and in accordance with best management practices.	
3.5.5 Establish notification standards whereby developments on lands in the vicinity of designated mineral resource lands are given notice that they are locating in or adjacent to a potential mining area.	3.5.6 Establish notification standards whereby developments on lands in the vicinity of designated mineral resource lands are given notice that they are locating in or adjacent to a potential mining area.	
3.5.7 Surface mining other than Columbia River dredging shall not occur within the 100-year Floodplain except for projects with an approved Habitat Conservation Plan.		

Planning Commission Pocommondation 11/20/2014	Staff-proposed Changes, 10/21/2014	Altornativo Languago: Commonte
Planning Commission Recommendation, 11/20/2014 Move to Transportation policies:	Otani-proposed Changes, 10/21/2014	Alternative Language; Comments
3.5.2 Capital improvement plans should take into consideration		
maintaining and upgrading public roads adequate to		
accommodate transport of mineral commodities.		
STRATEGIES FOR MINERAL RESOURCE LANDS		
OTTO TEGIES I SIX WIINLENCE NESSONOE ENNOS		
Maintain a map showing areas designated with the surface mining		(SMO update includes the adoption of a new map showing
overlay and permitted mining sites.		where the SMO is applied)
Develop a manufacture described and describe		(See Section 40.250.020(F) below)
Develop a program for coordinated monitoring and enforcement of		(See Section 40.230.020(1) Below)
conditions of approval for active mining sites.		
	New Section 40.250.020 Surface Mining Overlay	
	New Section 40.230.020 Surface Minning Sveriay	
40.250.020 SURFACE MINING OVERLAY	40.250.020 SURFACE MINING OVERLAY	
A. Purpose.	A. Purpose.	
The purpose of the surface mining overlay district is to ensure the	The purpose of the surface mining overlay district is to ensure the	
continued availability of rock, stone, gravel, sand, earth and mineral products without disrupting or endangering adjacent	continued availability of rock, stone, gravel, sand, earth and mineral products without disrupting or endangering adjacent land	
land uses, while safeguarding life, property and the public	uses, while safeguarding life, property and the public welfare.	
welfare.	3 2,7 2,2 3	
B. Applicability.	B. Applicability.	
1. The provisions in this section shall apply to parcels	1. The provisions in this section shall apply to parcels designated	(4)
designated with the surface mining overlay. Surface mining	with the surface mining overlay. Surface mining activity and	(the new B(4), below)
activity and related processing within the Columbia River Gorge National Scenic Area is subject to Section 40.240.	related processing within the Columbia River Gorge National Scenic Area is subject to Section 40.240. Where Section	
Where Section 40.250.020 is in conflict, the provisions of	40.250.020 is in conflict, the provisions of section 40.240	
section 40.240 govern.	govern.	
2. The provisions of this section shall apply only to new	2. The provisions of this section shall apply only to new	FLM: "With the exception of Section 40.250.020(F), the
applications for surface mines and related uses and	applications for surface mines and related uses and	provisions of this section shall apply only to new applications
expansions of existing mines. Operation of existing surface	expansions of existing mines. Operation of existing surface	for surface mines and related uses and expansions of
mines and related uses shall conform to the conditions of	mines and related uses shall conform to the conditions of	existing mines. Operation of existing surface mines and
approval adopted with their site plan and/or conditional use approval.	approval adopted with their site plan and/or conditional use approval.	related uses shall conform to the conditions of approval adopted with their site plan and/or conditional use approval.
appiotal.	approvan	Section 40.250.020(F) is applicable to all existing, expanded,
		and new surface mines and related uses."
		(Proposed code language is for future operations, not for
2. Dravisions of Chapter 70 44 DOW and Chapter 200 40	2. Droviniana of Chanter 70 44 DOW and Chanter 200 40 MAC	current operations).
 Provisions of Chapter 78.44 RCW and Chapter 332-18 WAC pertaining to surface mining that are applicable to 	3. Provisions of Chapter 78.44 RCW and Chapter 332-18 WAC pertaining to surface mining that are applicable to Clark County	
Clark County are adopted by reference.	are adopted by reference.	
claire deality and adopted by following.	and despited by foreigneer	

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
	4. Surface mining activity and related processing within the Columbia River Gorge National Scenic Area are subject to Chapter 40.240. Where Section 40.250.020 is in conflict with this section, the provisions of Chapter 40.240 govern.	
 C. Uses. 1. Permitted uses. In addition to uses allowed in the underlying zoning district, the following uses are permitted in the surface mining overlay district: a. Extractions of rock, stone, gravel, sand, earth and minerals and the sorting, and stockpiling of such materials. b. Temporary offices, shops or other accessory buildings and structures used for the management and maintenance of onsite mining and processing equipment. 	C. Uses. 1. Permitted uses. In addition to uses allowed in the underlying zoning district, the following uses are permitted in the surface mining overlay district: a. Extractions of rock, stone, gravel, sand, earth and minerals and the sorting, and stockpiling of such materials. a.b. Temporary offices, shops or other accessory buildings and structures used for the management and maintenance of onsite mining and processing equipment; and b. short-term stockpiling of extracted materials at a road improvement site or construction site, for use at that job site.	
 2. Conditional uses. In addition to uses allowed conditionally in the underlying zoning district, the following uses are allowed in the surface mining overlay district, subject to conditional use approval: a. Asphalt mixing; b. Concrete batching; c. Clay bulking; d. Rock crushing. D. Standards. 	 Conditional uses. In addition to uses allowed conditionally in the underlying zoning district, the following uses are allowed in the surface mining overlay district, subject to conditional use approval: a. Extractions of rock, stone, gravel, sand, earth and minerals; b.a. Asphalt mixing; c.b. Concrete batching; d.e. Clay bulking; and e.d. Rock crushing. D. Standards. 	
1. Site area. When the activity includes both extraction and any one of the uses listed on Section 40.250.020(C)(2), the total site area shall be a minimum of twenty (20) acres. Activities which are limited to extraction only shall not have a minimum site size.	 Standards. Site area. When the activity includes both extraction and any one of the uses listed on Section 40.250.020(C)(2), the total site area shall be a minimum of twenty (20) acres. Activities which are limited to extraction only shall not have a minimum site size. 	
2. Setbacks. a. A minimum 200-foot setback shall be required for all mining uses abutting existing residential structures or adjacent rural residential zoning. The setback may be reduced by the approval authority if the purposes of this chapter can be met with the reduced setback. The setback area shall be used only for roads, berms, landscaping, signs, fencing and reclamation activities.	2. Setbacks. a. Structures on designated mineral resource land shall be setback at least A minimum two hundred- (200-) one hundred fifty (150) feet foot setback shall be required for all mining uses from abutting parcels with existing lawfully-established residential structures or adjacent rural (R) residential zoning. The setback area shall be used only for roads, berms, landscaping, signs, fencing and reclamation activities. The setback may be reduced by the responsible official approval authority if the purposes of this chapter can be met with the reduced setback. The setback area shall be used only for roads, berms, landscaping, signs, fencing and reclamation activities.	Industry: Eliminate paragraph (a). If not, require a 200-foot setback for all mining uses from properly permitted or grandfathered residential structures. FLM: "a. Structures Mineral uses, including extraction, crushing, mixing, batching, and bulking, on designated mineral resource land shall be set back two hundred (200) feet" . (Staff: Added the requirement for lawfully-established residential structures and reduced the setback to 150 feet.)

SMO Suggested Alternative Language Recommendations
Page 4 of 12

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
b. Adjacent properties shall maintain a 100-foot setback from	b. Structures on properties adjacent properties to designated	
designated mineral resource land. The setback may be	mineral resource land shall be setback at least maintain a one	Industry: increase the setback on adjacent properties to
reduced by the approval authority if the purposes of this	hundred fifty (150) (100) feet foot setback from such designated	200 feet.
chapter can be met with the reduced setback or if it is not	mineral resource land. The setback may be reduced by the	
feasible to meet the setback due to site constraints.	approval authority responsible official if the purposes of this	(Staff: 150-foot setback for residences on adjacent lands is
Setbacks shall not apply to existing structures	chapter can be met with the reduced setback or if it is not	equal to 150-foot setback for (structures)(mineral uses) on
	feasible to meet the setback due to site constraints. Setbacks	mineral resource lands.)
	shall not apply to existing structures.	
3. Access. Roads into the site shall be gated and the site or mining	3. Access. Roads into the site shall be gated and the site or mining	
area shall be fenced and posted "No Trespassing".	area shall be fenced and posted "No Trespassing".	
4. Noise. Maximum permissible noise levels must be in	4. Noise. Maximum permissible noise levels must be in accordance	
accordance with the provisions of Chapter 173-60 WAC or as	with the provisions of Chapter 173-60 WAC or as identified in the	
identified in the SEPA document.	SEPA document.	
5. Hours and days of operation.	5. Hours and days of operation.	
a. No operations shall take place on Sundays or on the	a. No operations shall take place on Sundays or on the following	
following legal holidays: New Year's Day, Memorial Day,	legal holidays: New Year's Day, Memorial Day, July 4th, Labor	
July 4th, Labor Day, Thanksgiving Day, Easter, MLK Day,	Day, Thanksgiving Day, Easter, MLK Day, Veterans Day and	
Veterans Day and Christmas Day. b. All operations and activities other than blasting and	Christmas Day. b. All operations and activities other than blasting and	
maintenance are restricted to the hours of 6:00 a.m. to 6:00	maintenance are restricted to the hours of 6:00 a.m. to 6:00	
p.m. Monday through Friday and 8:00 a.m. to 5:00 p.m.	p.m. Monday through Friday and 8:00 a.m. to 5:00 p.m.	
Saturday.	Saturday.	
c. Blasting is restricted to the hours of 9:00 a.m. to 4:00 pm	c. Blasting is restricted to the hours of 9:00 a.m. to 4:00 pm	
Monday through Friday.	Monday through Friday.	
d. Maintenance activities, excluding mining, crushing, and	d. Maintenance activities, excluding mining, crushing, and loading,	
loading, may be performed outside the normal hours of	may be performed outside the normal hours of operation,	
operation, provided that no equipment with narrow-band	provided that no equipment with narrow-band (beeping) back-	
(beeping) back-up alarms is used. Noise levels must	up alarms is used. Noise levels must comply with night-time	
comply with night-time noise requirements.	noise requirements.	
e. Loading and hauling outside of normal hours of operation	e. Loading and hauling outside of normal hours of operation may	
may be approved by the responsible official provided that:	be approved by the responsible official provided that:	
(1) the applicant provides at least fourteen (14) days notice	(1) the applicant provides at least fourteen (14) days notice to	
to the county prior to the event such that the county can provide at least ten (10) days notice to property owners	the county prior to the event such that the county can	
within one-half (1/2) mile of the site boundary and to	provide at least ten (10) days notice to property owners within one-half (1/2) mile of the site boundary and to	
owners of all parcels abutting local access roads to be	owners of all parcels abutting local access roads to be used	
used for hauling that are between the site and roads	for hauling that are between the site and roads designated	
designated in the Arterial Atlas as connectors, arterials,	in the Arterial Atlas as connectors, arterials, or State	
or State highways;	highways;	
(2) the applicant provides evidence that the contract	(2) the applicant provides evidence that the contract requires	
requires delivery of rock or rock products outside of	delivery of rock or rock products outside of normal	
normal operating hours; and	operating hours; and	

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
 (3) all equipment shall utilize broadband back-up alarms or reverse-activated strobe lights conforming to Mining Safety and Health Administration (MSHA) requirements. (4) In an emergency, the responsible official may waive the requirements of this subsection. 6. Stormwater and erosion control must meet the standards of Chapter 40.385. 	 (3) all equipment shall utilize broadband back-up alarms or reverse-activated strobe lights conforming to Mining Safety and Health Administration (MSHA) requirements. (4) In an emergency, the responsible official may waive the requirements of this subsection. 6. Stormwater and erosion control must meet the standards of Chapter 40.385. 	
7. Blasting and mining activities must not adversely affect the quality or quantity of groundwater or groundwater wells or cause damage to offsite structures.	7. Blasting and mining activities shall must not: a. adversely affect the quality or quantity of groundwater or groundwater wells; or b. cause damage to offsite structures, where such structures were constructed pursuant to an approved permit, as required.	Industry: require proof that structures were legally permitted. FLM: "b. cause damage to offsite structures."
 Notice of blasting events shall be provided by the operator to property owners within one-half (1/2) mile of the mining limits by mail at least seven (7) days prior to blasting. Any person requesting notice via electronic communication shall be notified at least twenty-four (24) hours prior to blasting. Mining activities must meet applicable Federal, State and county standards governing odors, dust, smoke, blasting and vibration. Lighting shall not cast significant light or glare on adjacent properties. The director of public works may require pavement wear agreements for public roads used to access the site. Public access roads to mining sites must be maintained to the satisfaction of the director of public works, to minimize problems of dust, mud, potholes, runoff and traffic safety. All vehicles shall comply with RCW 46.61.655 (escape of load materials and cleaning of vehicles). Internal access roads shall be paved within one hundred (100) feet of a paved county road or state highway to reduce tracking of dirt, mud and rocks. 	 Notice of blasting events shall be provided by the operator to property owners within one-half (1/2) mile of the mining limits by mail at least seven (7) days prior to blasting. Any person requesting notice via electronic communication shall be notified at least twenty-four (24) hours prior to blasting. Mining activities must meet applicable Federal, State and county standards governing odors, dust, smoke, blasting and vibration. Lighting shall not cast significant light or glare on adjacent properties. The director of public works may require pavement wear agreements for public roads used to access the site. Public access roads to mining sites must be maintained to the satisfaction of the director of public works, to minimize problems of dust, mud, potholes, runoff and traffic safety. All vehicles shall comply with RCW 46.61.655 (escape of load materials and cleaning of vehicles). Internal access roads shall be paved within one hundred (100) feet of a paved county road or state highway to reduce tracking of dirt, mud and rocks. 	
12. The applicant shall identify the source or potential source and approximate amount of water anticipated to be used on the site. If this amount exceeds the exemption provided for under RCW 90.44.050, the applicant must present evidence that adequate water can be made available.	12. The applicant shall identify the source or potential source and approximate amount of water anticipated to be used on the site. If this amount exceeds the exemption provided for under RCW 90.44.050, the applicant must present evidence that adequate water can be made available without adversely affecting nearby areas.	

SMO Suggested Alternative Language Recommendations
Page 6 of 12

Planning Commission Recommendation, 11/20/2014 Staff-proposed Changes, 10/21/2014 Alternative Language; Comments E. Approval Process. E. Approval Process. 1.2. Site plan approval is required prior to any surface mining use. 1. Plans shall be drawn to an engineer's scale and shall be of 2.1. Plans shall be drawn to an engineer's scale and shall be of sufficient clarity to indicate the nature and extent of the work sufficient clarity to indicate the nature and extent of the work proposed and show in detail that they will conform to the provisions of this section and all other relevant laws, proposed and show in detail that they will conform to the ordinances, rules and regulations. The first sheet of each set of provisions of this section and all other relevant laws, ordinances, plans shall give the location of the work, the names and rules and regulations. The first sheet of each set of plans shall addresses of the owner, and the person by whom they were give the location of the work, the names and addresses of the prepared. The plans shall include the following minimum owner, and the person by whom they were prepared. The plans information: shall include the following minimum information: a. General vicinity maps of the proposed site: a. General vicinity maps of the proposed site; b. Property boundaries and accurate contours of existing b. Property boundaries and accurate contours of existing ground, ground, details of existing terrain, and details of existing details of existing terrain, and details of existing area drainage; area drainage: c. Proposed elevations and contours of the greatest extent of c. Proposed elevations and contours of the greatest extent of the the proposed mining and proposed drainage channels and proposed mining and proposed drainage channels and related related construction: construction: d. Detailed plans of all surface and subsurface drainage d. Detailed plans of all surface and subsurface drainage devices, devices, walls, cribbing, dams, berms, settling ponds and walls, cribbing, dams, berms, settling ponds and other other protective devices to be constructed with or as a part protective devices to be constructed with or as a part of the of the proposed work, together with the maps showing the proposed work, together with the maps showing the drainage drainage area and the estimated runoff of the area served area and the estimated runoff of the area served by any drains; by any drains; e. Location of any buildings or structures on the property e. Location of any buildings or structures on the property where where the work is to be performed, and the location of any the work is to be performed, and the location of any buildings buildings or structures on land of adjacent property owners or structures on land of adjacent property owners which are which are within two hundred (200) feet of the property; within two hundred (200) feet of the property; f. Location of access roads and primary haul routes. f. Location of access roads and primary haul routes. g. Stormwater calculations and proposed treatment facilities g. Stormwater calculations and proposed treatment facilities for for runoff from access roads and impervious areas; and runoff from access roads and impervious areas; and h. A hydrogeology report which characterizes the h. A hydrogeology report which characterizes the groundwater groundwater and surface water and identifies wells within and surface water and identifies wells within one-half (1/2) mile one-half (1/2) mile of the proposed mining limits and a of the proposed mining limits and a monitoring and mitigation monitoring and mitigation plan if there are existing wells plan if there are existing wells within one-half (1/2) mile of the within one-half (1/2) mile of the proposed site. proposed site; and i. A traffic impact analysis including the following elements, or as i. A traffic impact analysis including the following elements, or as directed by the director of public works: directed by the director of public works: (1) Trip generation, including passenger & haul vehicles; (1) Trip generation, including passenger & haul vehicles; (2) Trip assignment and distribution; (2) Trip assignment and distribution; (3) Capacity analysis: Existing and proposed operational (3) Capacity analysis: Existing and proposed operational level LOS at the site access and intersections along primary of service at the site access and intersections along primary and secondary haul routes including any proposed and secondary haul routes including any proposed mitigations; mitigations;

Planning Commission Pocommondation, 11/20/2014	Staff-proposed Changes 10/21/2014	Alternative Language: Comments
Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
 (4) Safety analysis: Sight distance at intersections and crash history at intersections and along all haul route corridors, including any proposed mitigations; (5) Vehicle maneuvering analysis: Turning movements at intersections and tracking at intersections and horizontal curves including any proposed mitigations; and (6) Structural capacity analysis: Remaining life of primary and secondary haul routes under current and proposed loading including any improvements needed to achieve a 15-year structural capacity. 2. Site plan approval is required prior to any surface mining use. 	 (4) Safety analysis: Sight distance at intersections and crash history at intersections and along all haul route corridors, including any proposed mitigations; (5) Vehicle maneuvering analysis: Turning movements at intersections and tracking at intersections and horizontal curves including any proposed mitigations; and (6) Structural capacity analysis: Remaining life of primary and secondary haul routes under current and proposed loading including any improvements needed to achieve a fifteen-(15-) year structural capacity. 2. Site plan approval is required prior to any surface mining use. 	
Monitoring and Enforcement Operating standards shall be implemented through compliance with conditions of approval as specified in this section and in the conditional use permit issued by the county. In order to ensure compliance with conditions of approval the applicant shall develop and conduct a manifering.	Monitoring and Enforcement Operating standards shall be implemented through compliance with conditions of approval as specified in this section and in the conditional use permit issued by the county. In order to ensure compliance with conditions of approval the applicant shall develop and conduct a manitoring program.	 "1. Mining operations shall comply with all applicable criteria, standards and conditions as set forth in conditional use permits, conditions adopted under the State Environmental Policy Act, or any other County-issued permit or approval." "2. In order to ensure compliance with conditions of approval the applicant shall develop and conduct a monitoring.
the applicant shall develop and conduct a monitoring program. The monitoring program shall be approved by the county prior to beginning operations under the permit, and shall include the following: a. A statement of the operating requirements and standards for each condition of approval in the permit for mineral extraction, materials processing, and materials transport: b. A description of the methodology for determining compliance with each requirement and standard; and c. A schedule for conducting the required monitoring.	applicant shall develop and conduct a monitoring program. The monitoring program shall be approved by the county prior to beginning operations under the permit, and shall include the following: a. A statement of the operating requirements and standards for each condition of approval in the permit for mineral extraction, materials processing, and materials transport; b. A description of the methodology for determining compliance with each requirement and standard; and c. A schedule for conducting the required monitoring.	the applicant shall develop and conduct a monitoring program. The monitoring program shall be approved by the county prior to beginning operations under the permit, and shall include the following: a. A statement of the operating requirements and standards for each condition of approval in the relevant permits or approvals for mineral extraction and materials processing, and materials transport; b. A brief description of the methodology for determining compliance with each requirement and standard. Where practical to do so, applicants may refer to relevant laws, codes, guidelines or standard methods adopted by government agencies or recognized institutions; and c. A schedule for conducting the required monitoring. Where practical to do so, applicants may refer to relevant laws, codes, guidelines or standard methods adopted by government agencies or recognized institutions."

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
3. At the applicant's expense, all results of the required	3. At the applicant's expense, all results of the required	
monitoring shall be kept for at least 10 years, and included	monitoring shall be kept for at least 10 years, and included in a	"3. At The applicant 's expense, all results of the required
in a report submitted to the county:	report submitted to the county:	shall maintain monitoring shall be kept for at least 10
a. beginning twelve (12) months after approval of the	a. beginning twelve (12) months after approval of the	years, included in a report submitted and upon the
conditional use permit;	conditional use permit;	County's request, shall (a) submit such records to the
b. continuing at twelve- (12-) month year intervals	 b. continuing at twelve- (12-) month year intervals thereafter; 	county or (b) make such records available for inspection
thereafter; and	<u>and</u>	at reasonable times and places. Annual monitoring results
c. as needed, in the determination of the responsible	 c. as needed, in the determination of the responsible official, 	shall be prepared and submitted:
official, to correct any instances of non-compliance.	to correct any instances of non-compliance.	a. beginning twelve (12) months after approval of the conditional use permit;
		b. continuing at twelve- (12-) month year intervals thereafter; and
		c. as needed, as determined by the responsible official to correct any instances of non-compliance."
4. The county shall-will conduct a periodic performance review	4. The county will conduct a periodic performance review of	"4. The county will conduct a periodic performance review of
of permit requirements and standards at the end of the first	permit requirements and standards at the end of the first three	permit requirements and standards at the end of the first
three years, and at three-year intervals after that. The	years, and at three-year intervals after that. The periodic	three years, and subsequently, at three-year intervals
periodic review shall be a Type 2 land use decision. The	review shall be a Type 2 land use decision. The periodic	after that. The periodic review shall be a Type 2 land use
periodic review shall determine whether the facility is	review shall determine whether the facility is operating	decision. The periodic review shall determine whether the
operating consistent with all existing permit conditions.	consistent with all existing permit conditions.	facility is operating consistent with all existing permit
		conditions. If the periodic review concludes that the facility
		is not operating consistent with all existing permit
		conditions then such decision shall proceed under a Type
		2 land use decision."
5. The county shall will conduct an inspection of the mining	5. The county will conduct an inspection of the mining facility no	"5. Failure to comply with the operating requirements and
facility no less than once per year in order to assess the	less than once per year in order to assess the accuracy and	standards specified in the conditional use permit may
accuracy and effectiveness of the monitoring program and,	effectiveness of the monitoring program and, if necessary,	result in "stop work orders", administrative penalties, or
if necessary, enforce the provisions of the conditional use	enforce the provisions of the conditional use permit.	revocation of the conditional use permit."
permit, pursuant to the provisions of Title 32.	6. Failure to comply with the operating requirements and	
6. Failure to comply with the operating requirements and standards specified in the conditional use permit may result	standards specified in the conditional use permit may result in	
in revocation of the conditional use permit, pursuant to the	revocation of the conditional use permit.	
provisions of Title 32 and Section 40.520.030.	<u>levocation of the conditional use permit.</u>	
provisions of Title 32 and Section 40.320.030.		

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
	 G. Resource Activity Notification. 1. All approvals for subdivisions, short plats, site plans, zone reclassifications, manufactured home park site plan approvals, variances, conditional use permits, shoreline permits and building permits issued or approved for land on or within one thousand (1,000) feet of lands designated as natural resource land (agricultural, forest or mineral lands), pursuant to RCW Chapter 36.70A.170, shall contain or be accompanied by a notice stating the following: "The subject property is adjacent or in close proximity to designated mineral resource land on which a variety of commercial mining activities may occur that are not compatible with residential development. Potential disturbances or inconveniences may occur 24 hours per day and include but are not limited to: noise, blasting, odors, fumes, dust, smoke, and operation of heavy machinery". 2. In the case of plats, short plats and binding site plans, notice shall also be included in the plat or binding site plan dedication. 	
	 H. Land Restoration. 1. Upon the exhaustion of minerals or materials, or upon the permanent abandonment of the quarrying or mining operation, all buildings, structures, apparatus or appurtenance accessory to the quarrying and mining operation which are nonconforming to the underlying district shall be removed or otherwise dismantled to the satisfaction of the responsible official. 2. Unless approved as a sanitary landfill, grading or backfilling shall be made with non-noxious, nonflammable, noncombustible and nonputrescible solids. 3. Such graded or backfilled areas, except for roads, shall be sodded or surfaced with soil of a quality at least equal to the topsoil of the land areas immediately surrounding, and to a depth of at least four (4) inches, or a depth of that of the topsoil of land areas immediately surrounding, if less than four (4) inches. 4. Such topsoil as required by Section 40.250.020(H)(3) shall be planted with trees, shrubs or grasses. If the site is within an AG or FR district, the topsoil shall be of a similar type to the surrounding area. 5. Graded or backfilled areas shall be reclaimed in a manner which will not permit stagnant water to remain. Suitable drainage systems approved by the responsible official shall be constructed or installed if natural drainage is not possible. 6. Waste or soil piles shall be leveled and the area treated, as required in Sections 40.250.020(H)(3) and (H)(4). 	

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
	Applicability to Pre-Existing Operations. Notwithstanding Section 40.530.010 050, the provisions of the surface mining overlay district shall apply to surface mining operations commenced prior to, and in continued operation, as of December 30, 1997. Temporary Uses and Structure of the surface mining operations commenced prior to, and in continued operation, as of December 30, 1997. Temporary Uses and Structure of the surface mining overlay district shall apply to surface mining operations commenced prior to, and in continued operation.	
40.260.220 TEMPORARY USES AND STRUCTURES	40.260.220 TEMPORARY USES AND STRUCTURES	
C. Uses and Exceptions.	C. Uses and Exceptions.	
3. Exceptions. Certain structures and uses are exempt from the requirement to obtain a temporary use permit. However, building and fire code requirements still apply. The following are exempt from the requirement for a temporary use permit: b. For nonresidential districts: (1) Temporary construction trailers, construction materials, and equipment storage areas, and construction offices accessory to a construction or mining site.	3. Exceptions. Certain structures and uses are exempt from the requirement to obtain a temporary use permit. However, building and fire code requirements still apply. The following are exempt from the requirement for a temporary use permit: b. For nonresidential districts: (1) Temporary construction trailers, construction materials, and equipment storage areas, and construction offices accessory to a construction or mining site.	
Repeal	of Section 40.260.120 Mines, Quarries and Gravel	Pits
Extractions from deposits of rock, stone, gravel, sand, earth, minerals, or building or construction materials shall not be construed to be permitted uses in any district established by this title except as provided in specific districts, unless a surface mining overlay district has been obtained, as provided for in Section 40.250.020, except for on-site excavation and grading in conjunction with a specific construction or improvement project. Odor, dust, noise or drainage shall not be permitted to create or become a nuisance to surrounding property. The responsible official may approve a request for an aggregate extraction for a single construction project for a period not to exceed ten (10) days in operation and not requiring a state permit, in accordance with Section 40.260.220, Temporary Uses.	Extractions from deposits of rock, stone, gravel, sand, earth, minerals, or building or construction materials shall not be construed to be permitted uses in any district established by this title except as provided in specific districts, unless a surface mining overlay district has been obtained, as provided for in Section 40.250.020, except for on-site excavation and grading in conjunction with a specific construction or improvement project. Odor, dust, noise or drainage shall not be permitted to create or become a nuisance to surrounding property. The responsible official may approve a request for an aggregate extraction for a single construction project for a period not to exceed ten (10) days in operation and not requiring a state permit, in accordance with Section 40.260.220, Temporary Uses.	

Planning Commission Recommendation, 11/20/2014	Staff-proposed Changes, 10/21/2014	Alternative Language; Comments
	ion 40.560.010 Changes to Districts, Amendments	Alterations
40.560.010 CHANGES TO DISTRICTS, AMENDMENTS, ALTERATIONS	40.560.010 CHANGES TO DISTRICTS, AMENDMENTS, ALTERATIONS	
 S. Additional Criteria for Surface Mining Overlay Changes. 1. Amendments to the plan map to designate additional areas with the Surface Mining Overlay shall demonstrate that the following criteria have been met: a. The quality of the resource is sufficient for the intended uses; b. The quantity and characteristics of the resource including the size of the deposit, the depth of overburden, the distance to market, the cost of transport and resource availability in the region, suggest that mining is economically viable; c. At least sixty percent (60%) of the area within one thousand (1000) feet of the proposed mineral resource land is characterized by parcels of five (5) acres or larger. 	S. Additional Criteria for Surface Mining Overlay Changes. 1. Amendments to the plan map to designate Designation of additional areas with the surface mining overlay shall only occur if demonstrate that the following criteria have been met: a. designation criteria in the comprehensive plan have been met; and The quality of the resource is sufficient for the intended uses; b. The quantity and characteristics of the resource including the size of the deposit, the depth of overburden, the distance to market, and the cost of transport and resource availability in the region, suggest that mining is economically viable; b.e. at least sixty percent (60%) of the area within one thousand (1000) feet of the proposed mineral resource land is characterized by parcels of five (5) acres or larger. 2. Amendments to the plan map to remove Removal of the surface mining overlay shall only occur if demonstrate that one of the following conditions is met:	FLM: Leave section (b) in code (PC recommendation).
 2. Amendments to the plan map to remove the Surface Mining Overlay shall demonstrate that one of the following conditions is met: a. The mineral resources have been depleted; b. There is evidence that the mining of the mineral resource is not economically feasible based on the factors listed in Section 40.560.010(S)(1)(b); c. Environmental or access constraints make it impractical to mine the resource; or d. The area has been brought into an urban growth boundary or adjacent land uses or developments are incompatible with mineral extraction. 	 a. The mineral resources have been depleted; b. There is evidence that the mining of the mineral resource is not economically feasible based on the factors listed in Section 40.560.010(S)(1)(b); c. Environmental or access constraints make it impractical to mine the resource; or d. The area has been brought into an urban growth boundary or adjacent land uses or developments are incompatible with mineral extraction. T. S. Cumulative Impact. U. T. Fees. 	