

Legislation Passed November 21, 2017

The Tacoma City Council, at its regular City Council meeting of November 21, 2017, adopted the following resolutions and/or ordinances. The summary of the contents of said resolutions and/or ordinances are shown below. To view the full text of the document, click on the bookmark at the left of the page.

Resolution No. 39866

A resolution setting Tuesday, December 5, 2017, at approximately 5:15 p.m., as the date for a public hearing on the surplus and proposed sale of approximately 106 acres of property, located at 13004 Reservoir Road East, in Puyallup, to the Pierce County Department of Parks and Recreation, for the amount of \$2,775,100. [Greg Muller, Real Estate Officer; Scott Dewhirst, Water Superintendent]

Resolution No. 39867

A resolution appointing James McCarty to the Board of Ethics. [Doris Sorum, City Clerk; Bill Fosbre, City Attorney]

Resolution No. 39868

A resolution awarding a contract to RecordPoint Software Ltd., in the amount of \$87,250, plus applicable sales tax, budgeted from the Information Systems Fund, for the pilot implementation of a software service to support the electronic records management system through December 31, 2018, with the option to renew for two additional one-year periods, for a projected contract total of \$397,250 - Direct Negotiation.

[Sanjay Chopra, Information Technology Manager; Paul Federighi, Interim Director, Information Technology]

Resolution No. 39869

A resolution declaring surplus and authorizing the sale of approximately 1,875 square feet of property, located at 543 North Stadium Way, to Ronald and Linda Coleman, for the amount of \$72,100.

[Greg Muller, Real Estate Officer; Chris Robinson, Power Superintendent]

Resolution No. 39870

A resolution authorizing the use of up to \$10,000 of City Council Contingency Funds for the Eastside Food Innovation District Project through the Livable City Year agreement with the University of Washington Tacoma.

[Council Member Campbell]

Ordinance No. 28465

An ordinance fixing the amount of the Ad Valorem tax levies necessary to identify the amount of the estimated revenues from property tax levies to match estimated expenditures for debt service and other funding requirements.

[Katie Johnston, Budget Manager; Andy Cherullo, Director, Finance]

Ordinance No. 28466

An ordinance authorizing an increase in the 2018 general property tax revenue collection in terms of both dollars and percentage.

[Katie Johnston, Budget Manager; Andy Cherullo, Director, Finance]

Ordinance No. 28467

An ordinance fixing the amount of the Emergency Medical Services levy necessary to identify the amount of the estimated revenues from the property tax levy to match estimated expenditures for debt service and other funding requirements.

[Katie Johnston, Budget Manager; Andy Cherullo, Director, Finance]

Ordinance No. 28468

An ordinance authorizing an increase for the 2018 Emergency Medical Services property tax levy in terms of both dollars and percentage. [Katie Johnston, Budget Manager; Andy Cherullo, Director, Finance]

Amended Ordinance No. 28470

An amended ordinance amending Title 13 of the Municipal Code, entitled Land Use Regulatory Code, by amending various chapters to enact interim land use regulations for an initial period of one year, to protect the viability and effectiveness of the Tideflats subarea planning process and its outcomes.

[Stephen Atkinson, Senior Planner; Peter Huffman, Director, Planning and Development Services]



RESOLUTION NO. 39866

A RESOLUTION relating to utility-owned surplus property; setting Tuesday, December 5, 2017, as the date for a public hearing on the proposed sale of property identified as portions of Pierce County Assessor Tax Parcel Nos. 0419132006, 0419133001, and 0419141000, covering approximately 106 acres, located at 13004 Reservoir Road East, Puyallup, Washington, owned by the City of Tacoma, through its Department of Public Utilities, Water Division, and now surplus to its needs, to Pierce County Department of Parks and Recreation for the sum of \$2,775,100.

WHEREAS the City of Tacoma, through its Department of Public Utilities,
Water Division (d.b.a. "Tacoma Water"), owns property identified as portions of
Pierce County Assessor Tax Parcel Nos. 0419132006, 0419133001, and
0419141000, covering approximately 106 acres of unimproved real property located
at 13004 Reservoir Road East, in Puyallup, Washington ("Property"), and

WHEREAS Tacoma Water has determined that the Property is not essential for continued effective utility service; an easement for access will also be granted and Tacoma Water will reserve easements for a waste water pipeline, access road, and a depression for waste water discharge, and

WHEREAS the Pierce County Department of Parks and Recreation offered to purchase the Property for \$2,775,100, which was deemed acceptable by Tacoma Water, and

WHEREAS the Department of Public Works proceeded with the negotiated disposition process pursuant to Tacoma Municipal Code ("TMC") 1.06.280.F, and



WHEREAS, on November 15, 2017, by adoption of Public Utility Board Resolution No. U-10973, the Property was declared surplus to Tacoma Water's needs and approved for sale, pending confirmation from the City Council, and

WHEREAS, pursuant to RCW 35.94.040 and TMC 1.06.280, the City Council shall conduct a public hearing on the proposed sale of City-owned real property; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That a public hearing on the sale of approximately 106 acres of surplus property located at 13004 Reservoir Road East, in Puyallup, Washington, owned by the City of Tacoma, through its Department of Public Utilities, Water Division (d.b.a. "Tacoma Water") and now surplus to its needs, to Pierce County Department of Parks and Recreation for the amount of \$2,775,100, shall be held before the City Council in the Council Chambers on the first floor of the Tacoma Municipal Building, 747 Market Street, Tacoma, Washington, on Tuesday, December 5, 2017, at approximately 5:15 p.m. or as soon thereafter as the same may be heard.



1	Section 2. That the Clerk of	the City of Tacoma shall give proper notice of
2	the time and place of said hearing.	
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14	Requested by Public Utility Board Resolution No. U-10973	
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RESOLUTION NO. 39867

BY REQUEST OF COUNCIL MEMBERS CAMPBELL, IBSEN, AND LONERGAN

A RESOLUTION relating to committees, boards, and commissions; appointing an individual to the Board of Ethics.

WHEREAS a vacancy exists on the Board of Ethics, and

WHEREAS, at its meeting of November 1, 2017, the Government

Performance and Finance Committee conducted an interview and recommended the appointment of James McCarty to said board, and

WHEREAS, pursuant to City Charter 2.4 and the Rules, Regulations, and Procedures of the City Council, James McCarty has been nominated to serve on the Board of Ethics; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

That James McCarty is hereby confirmed and appointed as a member of the Board of Ethics to serve a three-year term beginning January 1, 2018, to expire December 31, 2020.

Adopted	
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	Mayor	
ittest:		

City Clerk

Approved as to form:

City Attorney



RESOLUTION NO. 39868

A RESOLUTION related to the purchase of materials, supplies or equipment, and the furnishing of services; authorizing the waiver of competitive procurement procedures, as deemed in the best interests of the City; and authorizing the execution of a contract with RecordPoint Software Ltd., in the amount of \$87,250, plus sales tax, budgeted from the Information Systems Fund, for the pilot implementation of a records management administration software service to support the electronic records management system pilot, through December 31, 2018, with the option to renew for two additional one-year periods, for a projected contract total of \$397,250.

WHEREAS the City has complied with all applicable laws and processes governing the acquisition of those supplies, and/or the procurement of those services, inclusive of public works, as is shown by the attached Exhibit "A," incorporated herein as though fully set forth, and

WHEREAS the Board of Contracts and Awards has concurred with the recommendation for award as set forth in the attached Exhibit "A"; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That the Council of the City of Tacoma concurs with the Board of Contracts and Awards to adopt the recommendation for award as set forth in the attached Exhibit "A," and authorizes the waiver of competitive procurement procedures, as deemed in the best interests of the City.

Section 2. That the proper officers of the City are hereby authorized to enter into a contract with RecordPoint Software Ltd., in the amount of \$87,250, plus sales tax, budgeted from the Information Systems Fund, for the pilot implementation of a records management administration software service to



1	support the electronic records management system pilot, through December 31,
2	2018, with the option to renew for two additional one-year periods, for a projected
3	contract total of \$397,250.
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5	Adopted
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RESOLUTION NO. 39869

A RESOLUTION relating to surplus property; declaring certain real property owned by the Department of Public Utilities, Light Division (d.b.a. "Tacoma Power"), consisting of approximately 1,875 square feet of property located at 543 North Stadium Way, in Tacoma, Washington, surplus to the needs of the City; and authorizing the negotiated sale and conveyance of said property to Ronald L. and Linda R. Coleman for the amount of \$72,100.

WHEREAS the City of Tacoma, Department of Public Utilities, Light

Division (d.b.a. "Tacoma Power"), owns approximately 1,875 square feet of

property located at 543 North Stadium Way, in Tacoma, Washington ("Property"),

as more fully described in the documents on file in the office of the City Clerk, and

WHEREAS in 2009, pursuant to Utility Board Resolution U-10270, the Property was declared surplus to Tacoma Power's needs, and

WHEREAS Ronald L. and Linda R. Coleman have offered to purchase the Property for \$72,100, which is deemed acceptable by Tacoma Power and the Department of Public Works, Real Property Services Division, and

WHEREAS a restrictive covenant will be included in the quit claim deed prohibiting development of the Property, and

WHEREAS the Department of Public Works proceeded with the negotiated disposition process pursuant to Tacoma Municipal Code ("TMC") 1.06.280.F, and

WHEREAS, on October 11, 2017, by adoption of Public Utility Board
Resolution No. U-10961, the Property was approved for sale, pending confirmation
from the City Council, and



WHEREAS, on November 7, 2017, pursuant to RCW 35.94.040 and TMC 1.06.280, the City Council conducted a public hearing on the proposed sale of said Property, and

WHEREAS, there being no foreseeable need for continued City ownership of the Property, the sale of said Property appears to be in the best interests of the City, pending final approval from the City Council; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That continued ownership of approximately 1,875 square feet of property located at 543 North Stadium Way, in Tacoma, Washington, owned by the City of Tacoma, through its Department of Public Utilities, Light Division, is not essential to the needs of the City and is hereby declared surplus pursuant to RCW 35.22.020 and Article I, Section 1.2, and Article IX of the Tacoma City Charter.

Section 2. That the proper officers of the City are hereby authorized to execute all documents necessary, including a Quit Claim Deed, to convey the



property to Ronald L. and Linda R. Coleman for the amount of \$72,100, said Quit Claim Deed to be substantially in the form of the deed on file in the office of the City Clerk. Adopted _____ Mayor Attest: City Clerk Approved as to form: City Attorney Requested by Public Utility Board Resolution No. U-10961



RESOLUTION NO. 39870

BY REQUEST OF COUNCIL MEMBER CAMPBELL

A RESOLUTION authorizing the use of City Council Contingency Funds, in an amount of up to \$10,000, for expenses related to the Eastside Food Innovation District Project through the Livable City Year agreement with the University of Washington Tacoma.

WHEREAS poor food health contributes to poor school performance and to health issues such as diabetes, heart disease, stroke, and some cancers, and

WHEREAS a root cause of poor food health is poverty, as nutritional foods can cost more than five times as much as "junk" and processed foods, and

WHEREAS, on November 24, 2015, the City Council adopted Resolution

No. 39321, authorizing a contribution of \$10,000 from the City Council Contingency

Fund to the Tacoma-Pierce County Health Department's ("TPCHD") Innovation

Initiative, for the purpose of improving the "food health" of low-income residents in

East Tacoma, and to create sustainable jobs and small businesses based on

healthy food, and

WHEREAS the negotiated agreement with TPCHD stated that it must secure an additional \$70,000 for the planning phase of the initiative prior to receiving any funds from the City, and

WHEREAS the TPCHD was unable to raise the additional \$70,000 by March 31, 2017, and the agreement expired because the funding contingency was not met, and

WHEREAS Council Contingency Funds remain obligated for this purpose, but have not been spent, and





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WHEREAS, on August 15, 2017, the City Council approved Resolution No. 39781, authorizing an agreement in the amount of \$350,000 with the University of Washington Tacoma ("UWT") for the Livable City Year Program, for public health, urban design, economic development, and community services projects throughout the City, and

WHEREAS one of the designated projects is the Eastside Food Innovation District, which has the same purpose as the original TPCHD initiative, to address issues around access to healthy food in the Eastside of Tacoma, as well as jobs and business opportunities that will increase the resources available to Eastside residents, and

WHEREAS staff is recommending the redirection of \$10,000 of City Council Contingency Funds from the TPCHD initiative to the UWT Livable City Year Program project, and

WHEREAS RCW 35.33.145 and 35.34.250 authorize a withdrawal from the Contingency Fund for any municipal expense, the necessity or extent of which could not have been foreseen or reasonably evaluated at the time of adopting the budget, and

WHEREAS the City Council's request to use funds from the Contingency Fund for expenses related to the Eastside Food Innovation District Project is necessary and could not have reasonably been foreseen or evaluated at the time the City Council adopted the budget, and

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WHEREAS Ordinance No. 22569 requires an affirmative vote of not less than six members of the City Council in order to withdraw moneys from this fund; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

That one-time funding in the amount of \$10,000, budgeted from the City

Council Contingency Fund, is hereby approved for expenses related to the Eastside

Food Innovation District Project through the Livable City Year agreement with the

University of Washington Tacoma.

Adopted	_	
	Mayor	
Attest:		
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City Clerk		
Approved as to form:		

Deputy City Attorney



 ORDINANCE NO. 28465

AN ORDINANCE relating to property tax levies; fixing the amount of the Ad Valorem tax levies necessary to identify the amount of the estimated revenues from property tax levies to match estimated expenditures for debt service and other funding requirements.

WHEREAS, pursuant to RCW 84.52.020 and RCW 84.52.070, the City of Tacoma is requesting property taxes in the amount as described below and as certified to Pierce County, and

WHEREAS the total levy is \$61,675,802.07, exclusive of additional revenue derived from new construction, improvements to property, newly constructed wind turbines, any increase in the value of state-assessed property, and any annexations that have occurred and refunds made, and

WHEREAS the population of the City of Tacoma is more than 10,000; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

Section 1. That the City of Tacoma hereby certifies to Pierce County ("County") the total levy amount of \$61,675,802.07, exclusive of the amount derived from new construction, improvements to property, newly constructed wind turbines, any increase in the value of state-assessed property, and any annexations that have occurred and refunds made, to be collected in 2018.

Section 2. That the taxes herein provided for are levied to match the estimated expenditures for debt service and other funding requirements and are hereby levied upon all real and personal property as shown by the assessment in

the County, as finally and hereafter fixed by the County and State Board of Equalization, and as finally extended upon the books of the County Assessor showing the property within the City subject to taxation for municipal purposes and upon the amount of said real and personal property in accordance with certified assessed valuation of all taxable property within the City of Tacoma as fixed in 2017 for collection in 2018, as provided by the Pierce County Assessor.

Section 3. That the taxes collected from levies hereby fixed and made, together with the estimated revenues from sources other than Ad Valorem taxation, which will constitute the appropriations of the City for the fiscal year 2018 are hereby available for appropriation, all as itemized and classified in the Biennial Budget for fiscal years 2017-2018, as adopted, pursuant to the laws of the state of Washington.

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Deputy City Attorney



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ORDINANCE NO. 28466

AN ORDINANCE relating to property tax levies; authorizing an increase in the 2018 general property tax revenue collection in terms of dollars and percentage.

WHEREAS, pursuant to RCW 84.55.120, the City is requesting an increase in the authorized levy collected in the 2018 tax year, and

WHEREAS it is necessary for the City to identify the amount of the estimated revenues from property tax levies to match the estimated expenditures for debt service and other funding requirements, and

WHEREAS the 2018 levy would be set at a 0.34391 percent and \$211,382.15 increase over the previous year's actual levy of \$61,464,419.92, exclusive of additional revenue derived from new construction, improvements to property, newly constructed wind turbines, any annexations that have occurred and administrative refunds made, and any increase in the value of state-assessed property, and

WHEREAS the population of the City of Tacoma is more than 10,000; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

That a 0.34391 percent and \$211,382.15 increase over the 2017 actual levy of \$61,464,419.92 is hereby authorized for the levy to be collected in the 2018 tax year, exclusive of the increase due to new construction, improvements to property, newly constructed wind turbines, any annexations that have occurred



1	and administrative refunds made, and any increases in the value of state-assessed	t
2	property. The authorized 2018 levy amount will be \$61,675,802.07.	
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ORDINANCE NO. 28467

AN ORDINANCE relating to property tax levies; fixing the amount of the Emergency Medical Services levy necessary to identify the amount of the estimated revenues from the property tax levy to match estimated expenditures for debt service and other funding requirements.

WHEREAS, pursuant to RCW 84.52.020 and RCW 84.52.070, the City of Tacoma is requesting property taxes in the amount as described below and as certified to Pierce County, and

WHEREAS property tax levies are limited by RCW 84.55.010, to an increase of 1 percent on the highest levy since 1985, and by RCW 84.52.069, to \$0.50 per \$1,000 of assessed property value in the taxing district, and

WHEREAS the 2018 levy is limited to \$10,457,054.57, a 1 percent increase over the highest levy of \$10,353,518.39 in 2016, and

WHEREAS the current assessed property value in the taxing district is \$23,201,491,440, and limits the 2018 collectable levy to \$10,457,054.57; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

Section 1. That the City of Tacoma hereby certifies to Pierce County the total levy amount of \$10,457,054.57, exclusive of the amount derived from new construction, improvements to property, newly constructed wind turbines, any increase in the value of state-assessed utility property, and any annexations that have occurred and refunds made, to be collected in 2018.

Section 2. That the taxes herein provided for are levied to match the estimated expenditures for debt service and other funding requirements and are hereby levied upon all the real and personal property as shown by the assessment



in Pierce County ("County") as finally and hereafter fixed by the County and State Board of Equalization, and as finally extended upon the books of the County Assessor showing the property within said City, subject to taxation for municipal purposes and upon the amount of said real and personal property in accordance with certified assessed valuation of all taxable property within the City of Tacoma as fixed in 2017 for collection in 2018, as provided by the Pierce County Assessor.

Section 3. That the taxes collected from the levy hereby fixed and made, together with the estimated revenues from sources other than Ad Valorem taxation, which will constitute the appropriations of the City for the fiscal year 2018, are hereby available for appropriation, all as itemized and classified in the Biennial Budget for the fiscal years 2017-2018, as adopted, pursuant to the laws of the state of Washington.

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21	City Clerk		
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Deputy City Attorney



ORDINANCE NO. 28468

AN ORDINANCE relating to property tax levies; authorizing an increase in terms of both dollars and percentage for the 2018 Emergency Medical Services property tax levy.

WHEREAS, pursuant to RCW 84.55.120, the City is requesting an increase in the amount collected from the 2018 Tacoma Emergency Medical Services ("EMS") property tax levy, and

WHEREAS it is necessary to identify the amount of estimated revenues from property tax levies to match the estimated expenditures for debt service and other funding requirements, and

WHEREAS EMS property tax levies are limited by the lesser amount calculated by RCW 84.55.010, to an increase of 1 percent on the highest levy since 1985, or by RCW 84.52.069, to \$0.50 per \$1,000 of assessed property value in the taxing district, and

WHEREAS the assessed values for 2018 are high enough for the EMS levy to be set based on a 1 percent increase over the highest levy since 1985, rather than the maximum rate of \$0.50 per \$1,000, and

WHEREAS the 2018 levy is limited to \$10,457,054.57, a 1 percent increase over the highest levy of \$10,353,518.39 in 2016, which represents a 0.7117645 percent and \$73,903.57 increase over the previous year's actual levy of \$10,383,150, exclusive of additional revenue derived from new construction, improvements to property, newly constructed wind turbines, any annexations that have occurred and administrative refunds made, and any increase in the value of state-assessed property, and



WHEREAS the current assessed values in the EMS property tax boundary total \$23,201,491,440, and, due to statutory requirements, limits the 2018 collectible levy to a 0.7117645 percent and \$73,903.57 increase from the previous year's actual levy, and

WHEREAS the population of the district is more than 10,000; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

That the 2018 EMS property tax levy is hereby authorized to increase by 0.7117645 percent and \$73,903.57 from the previous year's actual levy of \$10,383,150, exclusive of the increase due to new construction, improvements to property, newly constructed wind turbines, any annexations that have occurred and administrative refunds made, and any increases in the value of state-assessed property.

Passed		
Attest:	Mayor	
City Clerk		
Approved as to form:		
Deputy City Attorney	<u>—</u>	



ORDINANCE NO. 28470

AN ORDINANCE relating to zoning; amending Title 13 of the Tacoma Municipal Code by amending Chapters 13.04, 13.05, 13.06, and 13.10 thereof, to enact interim land use regulations limiting the receipt and processing of applications for permits for the establishment of certain uses within certain zoning districts for an initial period of one year to protect the viability and effectiveness of the Tideflats subarea planning process and its outcomes.

WHEREAS the City periodically accepts applications to amend the Comprehensive Plan and Land Use Regulatory Code. As part of the 2017-2018 Comprehensive Plan and Land Use Regulatory Code amendment application period, the City received multiple applications/requests for zoning and land use process changes in the Tideflats area, including the Northeast Tacoma Buffer Zone application, the implementation of the Container Port Element of the City's Comprehensive Plan, and the Director's Rule relating to expanded notification for large industrial projects, and

WHEREAS in consideration of these numerous code amendment applications, on May 9, 2017, the City Council adopted Amended Resolution No. 39723, to initiate the subarea planning process for the Tideflats area, allocate resources necessary to move forward with the plan, and request the Planning Commission to immediately begin discussions regarding the need for interim regulations related to the Container Port Element while the subarea planning process is underway, and

WHEREAS subarea planning allows for the establishment of a shared, long-term vision, and a more coordinated approach to development, environmental review, and strategic capital investments in a focused area, and



WHEREAS as a designated Manufacturing and Industrial Center per the Puget Sound Regional Council's VISION 2040, the Port/Tideflats Subarea Plan must comply with VISION 2040 and the subarea planning requirements therein, as well as State law regarding the Port Container Element of the City's Comprehensive Plan, and

WHEREAS while the City bears full responsibility for implementing the requirements of the State's Growth Management Act within the Tideflats, the City has a work plan to conduct an inclusive subarea planning process including material participation by the Port of Tacoma, the Puyallup Tribe, community residents and businesses, and other stakeholders countywide, and

WHEREAS it is anticipated that the subarea planning process may take as long as three years, and

WHEREAS in the interim the existing broadly permissive land use regulations within the Tideflats area could allow substantial new uses, which might be subject to additional regulation under the completed subarea plan, to vest in the current regulations and endure for decades, and

WHEREAS the vesting of substantial new uses in the Tideflats during the development of the subarea plan, could have the effect of partially or wholly negating the effect of the subarea plan, and

WHEREAS State law confers on the City the authority to enact interim regulations as a procedural step to protect the viability and effectiveness of the subarea planning process and its outcomes, and





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WHEREAS the City of Tacoma sent a letter of request for consultation to Chairman Sterud of the Puyallup Tribe of Indians, inviting early involvement and comments from the Puyallup Tribe throughout the development of the interim regulations, and

WHEREAS following the City Council's direction in Amended Resolution No. 39723, the Planning Commission studied the need for interim regulations while the subarea planning process is underway, including conducting a public hearing on September 13, 2017, and

WHEREAS on August 16, 2017, staff received a comment letter from Chairman Sterud of the Puyallup Tribal Council in support of staff's initial recommendations as presented to the Commission on August 2 and August 16, 2017, and

WHEREAS on August 29, 2017, the City of Tacoma sent an additional letter to Chairman Sterud regarding the Planning Commission's public comment period and hearing, and highlighting key changes to staff's recommendations within the Commission's public review draft, and

WHEREAS on October 4, 2017 the Planning Commission issued Findings of Fact and Recommendations to the City Council (attached hereto and incorporated herein by reference as Exhibit E), recommending the adoption of interim regulations to protect the viability and effectiveness of the subarea planning process and its outcomes, and



WHEREAS on October 17, 2017, the City Council conducted a public hearing on the proposed interim regulations, and

WHEREAS the City also received a great number written comments, including additional comments from Chairman Sterud of the Puyallup Tribe of Indians, a number of which were incorporated into this ordinance, and

WHEREAS the City Council carefully considered all verbal and written comments, and they influenced the contents of this amended ordinance, and

WHEREAS the Tideflats is an area with multiple environmentally sensitive areas, including fish and wildlife habitat conservation areas, streams, wetlands, and aquifer recharge areas, and is also an area with potential risks of geologic, flood, and other natural disasters, and

WHEREAS the new industrial uses for which limitations are included in the interim regulations were determined with reference to the risks presented by those uses on health, safety and welfare of the public and the local environment in the event of an accident or natural or human caused disaster, and

WHEREAS the Tideflats also contain regionally significant manufacturing and industrial areas supporting an important regional workforce, at a time in which the regional supply of industrial land is dwindling, and

WHEREAS existing uses in the Tideflats, including industrial uses, are significant employers within Pierce County, have a positive County-wide economic impact, and support the operations other important organizations such as Joint Base Lewis McChord, and



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WHEREAS after consideration, the local and regional impact of extending the interim regulations to existing uses is unknown, and the risk of significant adverse economic and other impacts too high to justify application of interim regulations to existing uses, and

WHEREAS interim regulations will not affect any expansions and improvements that, at the time of adoption of this ordinance, had not yet been constructed, but had already been reviewed and approved by the City through a land use permit, development permit, or environmental review, and

WHEREAS new non-industrial and residential uses for which limitations are included in the interim regulations were determined with reference to the risks presented by those uses in encroaching on and conflicting with industrial uses, or converting scarce industrial lands to non-industrial uses, and

WHEREAS the City Council having considered the testimony of the public at the hearing on the proposed interim regulations and the work plan for the development of a Tideflats subarea plan finds it in the interest of public health, safety and welfare to enact interim Tideflats land use regulations; Now, Therefore,

BE IT ORDAINED BY THE CITY OF TACOMA:

Section 1. Legislative Findings. The recitals set forth above, including the Findings of Fact and Recommendations of the Tacoma Planning Commission, Exhibit E, are hereby adopted as the City Council's legislative findings.

Section 2. That the interim land use regulations in Exhibit A ("Proposed Expanded Notification for Heavy Industrial Uses"), Exhibit B ("Proposed Special

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25 26 Use Restrictions for Non-Industrial Uses in the Port of Tacoma Manufacturing and Industrial Center"), Exhibit C ("Proposed Marine View Drive Residential Development Restrictions"), and Exhibit D ("Proposed Heavy Industrial Special Use Restrictions") are hereby enacted for an initial term of one year.

Section 3. Severability. If any section, subsection, paragraph, sentence, clause, or phrase of this Ordinance or its application to any person or situation should be held to be invalid or unconstitutional for any reason by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the validity or constitutionality of the remaining portions of this Ordinance or its application to any other person or situation.

Section 4. Effective Date. This Ordinance shall be effective ten days after its publication.

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15	Passed	
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17		Mayor
18	Attest:	
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20	City Clerk	
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22	Approved as to form:	
23	Deputy City Attorney	



Tideflats Interim Regulations

PROPOSED EXPANDED NOTIFICATION FOR HEAVY INDUSTRIAL USES

Note: These amendments show all of the changes to existing Land Use regulations. The sections included are only those portions of the code that are associated with these amendments. New text is <u>underlined</u> and text that has been deleted is shown as <u>strikethrough</u>.

Chapter 13.05 Land Use Permit Procedures

13.05.020 Notice process.

H. Notice and Comment Period for Specified Permit Applications. Table H specifies how to notify, the distance required, the comment period allowed, expiration of permits, and who has authority for the decision to be made on the application.

Table H - Notice, Comment and Expiration for Land Use Permits

Permit Type	Preapplicatio n Meeting	Notice: Distanc e	Notice: Newspape r	Notice : Post Site	Commen t Period	Decision	Hearing Required	City Counci l	Expiratio n of Permit
Interpretation of code	Recommended	100 feet for site specific	For general application	Yes	14 days	Director	No	No	None
Uses not specifically classified	Recommended	400 feet	Yes	Yes	30 days	Director	No	No	None
Boundary line adjustment	Required	No	No	No	No	Director	No	No	5 years ³
Binding site plan	Required	No	No	No	No	Director	No	No	5 years ³
Environmental SEPA DNS* (see TMC 13.05.020.I)	Optional	Same as case type	Yes if no hearing required	No	Same as case type	Director	No	No	None
Environmental Impact Statement (EIS) * (see TMC 13.05.020.I)	Required for scoping, DEIS and FEIS	1000 feet	Yes	Yes	Minimum 30 days	Director	No, unless part of associated action. Public scoping meeting(s) required	No	None
Variance, height of main structure	Required	400 feet	No	Yes	30 days	Director	No ¹	No	5 years
Open space classification	Required	400 feet	No	Yes	2	Hearing Examine r	Yes	Yes	None

Permit Type	Preapplicatio n Meeting	Notice: Distanc	Notice: Newspape	Notice :	Commen t	Decision	Hearing Required	City Counci	Expiratio n
		e	r	Post Site	Period			1	of Permit
Plats 10+ lots	Required	1000 feet	Yes	Yes	21 days SEPA ²	Hearing Examine r	Yes	Final Plat	5 years ⁶
Rezones	Required	400 feet; 1000 feet for public facility site	No; Yes for public facility site	Yes	21 days SEPA ²	Hearing Examine r	Yes	Yes	None
Shoreline/CUP/ variance* (see TMC 13.05.020.I)	Required	400 feet	No	Yes	30 days ⁵	Director	No ¹	No	2 years/ maximum ⁶
Short plat (2-4 lots)	Required	No	No	No	No	Director	No	No	5 years ³
Short plat (5-9 lots)	Required	400 feet	No	Yes	14 days	Director	No ¹	No	5 years ⁶
Site approval	Optional	400 feet	No	Yes	30 days ⁵	Director	No	No	5 years
Conditional use* (see TMC 13.05.020.I)	Required	400 feet; 1000 feet for develop- ment sites over 1 acre in size	No	Yes	30 days ⁵	Director	No	No	5 years ⁴
Conditional use, correctional facility (new or major modification)	Required	1,000 feet	Yes	Yes	30 days ²	Hearing Examine r	Yes	No	5 years
Conditional use, large-scale retail	Required	1,000 feet	Yes	Yes	30 days ²	Hearing Examine r	Yes	No	5 years
Conditional use, master plan	Required	1000 feet	Yes	Yes	30 days ²	Director	Yes	No	10 years
Conditional Use, Minor Modification	Optional	No	No	No	No	Director	No	No	5 years
Conditional Use, Major Modification	Required	400 feet; 1000 feet for public facility sites and master plans	No	Yes	14 days ⁵	Director	No	No	5 years
Temporary Homeless Camp Permit	Required	400 feet	Yes	Yes	14 days	Director	No	No	1 year
Minor Variance	Optional	100 feet ⁷	No	No	14 days	Director	No ¹	No	5 years
Variance	Optional	100 feet	No	Yes	14 days	Director	No ¹	No	5 years

Permit Type	Preapplicatio n Meeting	Notice: Distanc e	Notice: Newspape r	Notice: Post Site	Commen t Period	Decision	Hearing Required	City Counci l	Expiratio n of Permit
Wetland/Stream / FWHCA development permits	Required	400 feet	No	Yes	30 days	Director	No ¹	No	5 years*
Wetland/Stream / FWHCA Minor Development Permits	Required	100 feet	No	Yes	14 days	Director	No ¹	No	5 years*
Wetland/Stream / FWHCA verification	Required	100 feet	No	Yes	14 days	Director	No ¹	No	5 years

INFORMATION IN THIS TABLE IS FOR REFERENCE PURPOSE ONLY.

When an open record hearing is required, all other land use permit applications for a specific site or project shall be considered concurrently by the Hearing Examiner (refer to Section 13.05.040.E).

- 1 Conditional use permits for wireless communication facilities, including towers, shall expire two years from the effective date of the Director's decision and are not eligible for a one-year extension.
- 2 Comment on land use permit proposal allowed from date of notice to hearing.
- 3 Must be recorded with the Pierce County Auditor within five years.
- 4 Special use permits for wireless communication facilities, including towers, are limited to two years from the effective date of the Director's decision.
- If a public meeting is held, the public comment period shall be extended 7 days beyond and including the date of the public meeting.
- 6 Refer to Section 13.05.070 for preliminary plat expiration dates.
- 7 Public Notification of Minor Variances may be sent at the discretion of the Director. There is no notice of application for Minor Variances.

I. Interim Expanded Notification for Heavy Industrial Projects

- 1. Per Ordinance No. 28470, on an interim basis, the following applies to all heavy industrial projects (as defined in TMC 13.06.700.I) and industrial uses identified in TMC 13.06.580, which require a discretionary permit ("designated projects") or SEPA determination.
- 2. Notice for designated projects will be emailed to all Neighborhood Councils and Business Districts, as well as the Community Council. In addition, notice will be sent to the SEPA contact for all adjacent jurisdictions (Federal Way, Fife, Fircrest, Lakewood, Pierce County, and University Place). This is in addition to all typically-notified parties and the Puyallup Tribe of Indians.
- 3. Notification of designated projects will be mailed by first-class mail to the applicant; property owner (if different than the applicant); neighborhood councils and business districts; qualified neighborhood or community organizations; the Puyallup Tribe of Indians; Local Governments in Pierce County; and to owners of property and/or taxpayers of record, as indicated by the records of the Pierce County Assessor/Treasurer.

4. Notification distance.

(a) The notification distance for a project within the Port of Tacoma Manufacturing/Industrial Center (M/IC) will be 2,500 feet from the boundaries of that center.

(b) Notification distance for a project within the South Tacoma Manufacturing/Industrial Overlay District, as set forth in TMC 13.06.400, will be 2,500 feet from the boundaries of the Overlay District.

^{*} Programmatic Restoration Projects can request 5 year renewals to a maximum of 20 years total.

- (c) Notification distance for a qualifying industrial project in any other zoning district, outside either of the above areas, will be 2,500 feet from the boundaries of the project site.
- 5. Upon determination of a Complete Application, the City will hold a community meeting to provide notification to the community that a significant project has been applied for. Further, the meeting will provide clarity on the public process (from all permitting agencies) and opportunities for public review and comment.
- (a) For projects with an associated land use permit and public notice, this meeting will take place approximately two weeks after the start of the public notice period. Public notice will be extended to 30 days in the rare case that the TMC-required notice period is not already 30 days.
- (b) For projects not associated with a land use permit, the meeting will take place after determination that a SEPA application is complete, but prior to issuance of a preliminary SEPA determination. The meeting will include a proposed SEPA timeline, including issuance of the preliminary determination, opportunity for comment, and the appeal process for this type of SEPA determination.
- 6. Upon determination of a Complete Application, the City will post the permit package and all relevant studies under "public notices" on www.tacomapermits.org.
- 7. Additional notification may be done as necessary (i.e., social media posts or separate project web pages) or as appropriate for the project type.



Tideflats Interim Regulations

PROPOSED SPECIAL USE RESTRICTIONS FOR NON-INDUSTRIAL USES IN THE PORT OF TACOMA MANUFACTURING AND INDUSTRIAL CENTER

Note: These amendments show all of the changes to existing Land Use regulations. The sections included are only those portions of the code that are associated with these amendments. New text is <u>underlined</u> and text that has been deleted is shown as <u>strikethrough</u>.

Chapter 13.06 Zoning

13.06.400 Industrial Districts.

C. Land use requirements.

3. Use Requirements. The following use table designates all permitted, limited, and prohibited uses in the districts listed.

Use classifications not listed in this section or provided for in Section 13.06.500 are prohibited, unless permitted via Section 13.05.030.C.

4. Use table abbreviations.

P	=	Permitted use in this district.					
CU	=	Conditional use in this district. Requires conditional use permit consistent with the criteria and					
proced	procedures of Section 13.06.640.						
TU	=	Temporary Uses allowed in this district subject to specified provisions and consistent with the					
criteri	criteria and procedures of Section 13.06.635.						
N	=	Prohibited use in this district.					

5. District use table.

Uses	M-1	M-2	PMI	Additional Regulations ¹
Adult family home	P/N*	N	N	In M-1 districts, permitted only within residential or
				institutional buildings in existence on December 31,
				2008, the effective date of adoption of this
				provision, or when located within a mixed-use
				building where a minimum of 1/3 of the building is
				devoted to industrial or commercial use.
				*Not permitted within the South Tacoma M/IC
				Overlay District. See Section 13.06.535.
Adult retail and	P	P	P	Subject to development standards contained in
entertainment				Section 13.06.525.
Agricultural uses	CU	CU/N*	CU/N*	Such uses shall not be located on a parcel of land
				containing less than 20,000 square feet of area.
				*Per Ordinance No. 28470, on an interim basis,
				such uses are not permitted within the Port of
				<u>Tacoma M/IC. See 13.06.400.G.</u>

Uses	M-1	M-2	PMI	Additional Regulations ¹
Airport	CU	CU/N*	CU/N*	*Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC. See 13.06.400.G.
Ambulance services	P	P	P	
Animal sales and service	P	P	N	
Assembly facility	Р	P	N	
Brewpub	P	P	P	
Building material and services	P	P	P	
Business support services	P	P	P	
Carnival	P/TU*	N	N	*Temporary use only within the South Tacoma M/IC Overlay District
Cemetery/internment services	N	N	N	New facilities are not permitted. Enlargement of facilities in existence prior to the effective date of this provision (May 27, 1975) may be approved in any zoning district subject to a conditional use permit. See Section 13.06.640.
Commercial parking facility	P	P	P	
Commercial recreation and entertainment	P/CU*	P/CU* _≃	N	*Within the South Tacoma M/IC Overlay District, a conditional use permit is required for facilities over 10,000 square feet of floor area in the M-2 district and over 15,000 square feet in the M-1 district. -Per Ordinance No. 28470, on an interim basis, within the Port of Tacoma M/IC, a conditional use permit is required for facilities over 10,000 square feet of floor area in the M-2 district and over 15,000 square feet in the M-1 district.
Communication facility	P	P	P	
Confidential shelter	P/N*	N	N	See Section 13.06.535. *Not permitted within the South Tacoma M/IC Overlay District.
Continuing care retirement community	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.
Correctional facility	N	CU	CU	Modifications or expansions to existing facilities that increase the inmate capacity shall be processed as a major modification (see Section 13.05.080). A pre-application community meeting is also required (see Section 13.06.640.Q).

Uses	M-1	M-2	PMI	Additional Regulations ¹		
Craft Production	P	P	P	-		
Cultural institution	P/CU*	P/CU*/N~	N	*Conditional use within the South Tacoma M/IC Overlay District, unless an accessory use. —Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC. See 13.06.400.G.		
Day care, family	P/N*	N	N	*Not permitted within the South Tacoma M/IC Overlay District.		
Day care center	P	P	N	Subject to development standards contained in Section 13.06.155.		
Detoxification center	CU	CU	N			
Drive-through with any permitted use	P	P	P	Subject to the requirements of TMC 13.06.513.		
Dwelling, single-family detached	P/N*~	N*	N*	In M-1 districts, single-, two- and three-family and townhouse dwellings are prohibited, except for		
Dwelling, two-family	P/N*~	N*~	N*~	residential uses in existence on December 31, 2008,		
Dwelling, three-family	P/N*~	N*~	N*~	the effective date of adoption of this provision. In M-1 districts, new multi-family residential		
Dwelling, multiple- family	P/N*~	N*~	N*~	dwellings are permitted only within a mixed-use building where a minimum of 1/3 of the building is		
Dwelling, townhouse	P/N*~	N*~	N*~	devoted to industrial or commercial use. *In all districts, quarters for caretakers and watchpersons are permitted as is temporary worker housing to support uses located in these districts. ~Not permitted within the South Tacoma M/IC Overlay District except for quarters for caretakers and watchpersons and temporary worker housing, as noted above. ~Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC except for quarters for caretakers and watchpersons and temporary worker housing to support uses located in these districts. See 13.06.400.G.		
Dwelling, accessory (ADU)	P/N~	N	N	Subject to additional requirements contained in 13.06.150. ~Not permitted within the South Tacoma M/IC Overlay District.		
Eating and drinking	P	P	P			
Emergency and transitional housing	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008 the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.		

Uses	M-1	M-2	PMI	Additional Regulations ¹
Extended care facility	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.
Foster home	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District.
Fueling station	P	P	P	
Funeral home	P	P	N	
Golf course	P/N*	P/N* <u>~</u>	N	*Not permitted within the South Tacoma M/IC Overlay District. -Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC. See 13.06.400.G.
Group housing	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District.
Heliport	CU	CU	CU	
Home occupation	P	P	P	Subject to additional requirements contained in Section 13.06.100.E
Hospital	P/CU*	P/N~	N	*Conditional use within the South Tacoma M/IC Overlay District. ~Not permitted within the South Tacoma M/IC Overlay District. ~Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC. See 13.06.400.G.
Hotel/motel	P/N*	N	N	*Not permitted within the South Tacoma M/IC Overlay District.
Industry, heavy	N	Р	P	Animal slaughter, fat rendering, acid manufacture, smelters, and blast furnaces allowed in the PMI District only.
Industry, light	P	P	P	

Uses	M-1	M-2	PMI	Additional Regulations ¹
Intermediate care facility	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.
Juvenile community facility	P/N*	P/N <u>*~</u>	P/ <u>N</u> ~	See Section 13.06.530 for resident limits and additional regulations. *Not permitted within the South Tacoma M/IC Overlay District. <u>Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC. See 13.06.400.G.</u>
Live/Work	P	N	N	Projects incorporating live/work in new construction shall contain no more than 20 live/work units. Subject to additional requirements contained in Section 13.06.570.
Marijuana processor, producer, and researcher	P	P	P	See additional requirements contained in Section 13.06.565
Marijuana retailer	P~	P~	N	~Within the South Tacoma M/IC Overlay District, and within the M-2 District of the Port of Tacoma M/IC on an interim basis per Ordinance No. 28470 (See 13.06.400.G.), limited to 10,000 square feet of floor area per development site in the M-2 district and 15,000 square feet in the M-1 district. See additional requirements contained in Section 13.06.565.
Microbrewery/winery	P	P	P	
Mobile home/trailer court	N	N	N	
Nursery	P	P	N	
Office	P*	P*	P	*Within the South Tacoma M/IC Overlay District, unless an accessory use, limited to 10,000 square feet of floor area per development site in the M-2 district and 15,000 square feet in the M-1 district.
Parks, recreation and open space	P	P/ <u>N*</u>	P/N*	Subject to the requirements of Section 13.06.560.D. *Per Ordinance No. 28470, on an interim basis, High Intensity/Destination facilities (see 13.06.560) are not permitted in the Port of Tacoma M/IC. See 13.06.400.G.
Passenger terminal	P	P	P	
Personal services	P	P	P	
Port, terminal, and industrial; water-dependent or water-related (as defined in Chapter 13.10)	N	N	P*	*Preferred use.

Uses	M-1	M-2	PMI	Additional Regulations ¹
Public safety and public service facilities	P	Р	P	
Religious assembly	P	P	P	
Repair services	P	P	P	
Research and development industry	P	Р	N	
Residential care facility for youth	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.
Residential chemical dependency treatment facility	P/N*	N	N	See Section 13.06.535. *Not permitted within the South Tacoma M/IC Overlay District.
Retail	Р~	P~	p *	*Limited to 7,000 square feet of floor area, per development site, in the PMI District. -Within the South Tacoma M/IC Overlay District, and within the M-2 District of the Port of Tacoma M/IC on an interim basis per Ordinance No. 28470 (see 13.06.400.G.), unless an accessory use, limited to 10,000 square feet of floor area per development site in the M-2 district and 15,000 square feet in the M-1 district. Outside of the South Tacoma M/IC Overlay District and Port of Tacoma M/IC, limited to 65,000 square feet per use, unless approved with a conditional use permit. See Section 13.06.640.J.
Retirement home	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.
School, public or private	P/N*	P/N* <u>~</u>	P/N*~_	*General K through 12 education not permitted in the PMI District or in the South Tacoma M/IC Overlay District. ~Per Ordinance No. 28470, on an interim basis, General K through 12 education is not permitted within the Port of Tacoma M/IC. See 13.06.400.G.
Seasonal sales	TU	TU	TU	Subject to development standards contained in Section 13.06.635.
Self-storage	P	P	P	See specific requirements in Section 13.06.503.B.
Short-term rental	N	N	N	

Uses	M-1	M-2	PMI	Additional Regulations ¹
Staffed residential home	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District. See Section 13.06.535.
Student housing	P/N*	N	N	In M-1 districts, permitted only within residential or institutional buildings in existence on December 31, 2008, the effective date of adoption of this provision, or when located within a mixed-use building where a minimum of 1/3 of the building is devoted to industrial or commercial use. *Not permitted within the South Tacoma M/IC Overlay District.
Surface mining	CU	CU	CU	
Temporary uses	P	P	P	Subject to development standards contained in Section 13.06.635.
Theater	P/N*	N	N	*Not permitted within the South Tacoma M/IC Overlay District.
Transportation/freight terminal	P	P	P	
Urban Horticulture	P	P	P	
Utilities	P	P	P	
Vehicle rental and sales	P	P	P	Subject to development standards contained in Section 13.06.510.
Vehicle service and repair	P	Р	P	Subject to development standards contained in Section 13.06.510.
Vehicle service and repair, industrial	P	P	P	Subject to development standards contained in Section 13.06.510.
Vehicle storage	P	P	P	Subject to development standards contained in Section 13.06.510.
Warehouse/storage	P	Р	P	Storage and treatment facilities for hazardous wastes are subject to the state locational standards adopted pursuant to the requirements of Chapter 70.105 RCW and the provisions of any groundwater protection ordinance of the City of Tacoma, as applicable.
Wholesale or distribution	P	P	P	
Wireless communication	P*/	P*/	P*/	*Wireless communication facilities are also subject
facility	CU**	CU**	CU**	to Section 13.06.545.D.1. **Wireless communication facilities are also subject to Section 13.06.545.D.2.
Work/Live	P	N	N	Projects incorporating work/live in new construction shall contain no more than 20 work/live units. Subject to additional requirements contained in Section 13.06.570.

Uses	M-1	M-2	PMI	Additional Regulations ¹
Work release center	CU	CU/N*	P/ <u>N*</u>	Subject to development standards contained in Section 13.06.550. *Per Ordinance No. 28470, on an interim basis, such uses are not permitted within the Port of Tacoma M/IC. See 13.06.400.G.
Uses not prohibited by City Charter and not prohibited herein	N	N	P	

Footnotes:

 For historic structures and sites, certain uses that are otherwise prohibited may be allowed, subject to the approval of a conditional use permit. See Section 13.06.640.F for additional details, limitations and requirements.

13.06.502

F. Common requirements. To streamline the Zoning Code, certain requirements common to all districts are consolidated under Sections 13.06.500 and 13.06.600. These requirements apply to Section 13.06.400 by reference.

Refer to Section 13.06.500 for the following requirements for development in Industrial Districts:

13.06.503	Residential transition standards.
13.06.510	Off-street parking and storage areas.
13.06.511	Transit support facilities.
13.06.512	Pedestrian and bicycle support standards.
13.06.520	Signs.
13.06.602	General restrictions (contains certain common provisions applicable to all districts, such as general
	limitations and exceptions regarding height limits, yards, setbacks and lot area)

G. Interim Special Use Restrictions for Non-industrial Uses in the Port of Tacoma M/IC.

Landscaping and buffering standards.

- 1. Per Ordinance No. 28470, on an interim basis, the intent of these special use restrictions is to place a pause on new non-industrial uses within the M-2 Heavy Industrial and PMI Port Maritime Industrial Zoning Districts of the Port of Tacoma M/IC until such time as the Tideflats subarea plan is complete.
- 2. The establishment of certain new non-industrial uses, specified in Table 13.06.400.C.5, is prohibited on an interim basis.
- 3. Existing uses, legally permitted at the time of adoption of this code, are allowed.



Tideflats Interim Regulations

PROPOSED MARINE VIEW DRIVE RESIDENTIAL DEVELOPMENT RESTRICTIONS

Note: These amendments show all of the changes to existing Land Use regulations. The sections included are only those portions of the code that are associated with these amendments. New text is <u>underlined</u> and text that has been deleted is shown as <u>strikethrough</u>.

Chapter 13.04 Platting and Subdivisions

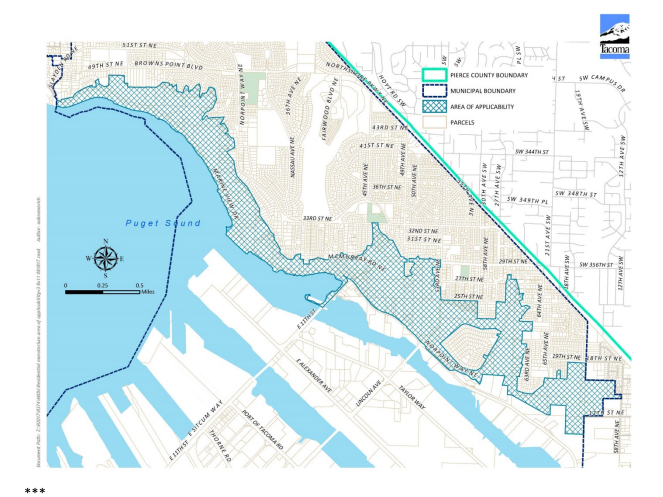
13.04.030 Policy.

A. It is hereby declared to be the policy of the City of Tacoma to consider the subdivision of land and the subsequent development of the subdivision as subject to the control of the City of Tacoma pursuant to the City's land use codes for the orderly, planned, efficient, and economical development of the community.

B. Land to be subdivided shall be of such character that it can be used safely for building purposes without danger to health or peril from fire, flood, or other menace, and land shall not be subdivided until adequate public facilities and improvements exist or proper provision has been made for drainage, water, sewerage, and capital improvements such as schools, parks, recreation facilities, and active transportation facilities. While planning public facilities and improvements for proposed subdivisions of land, consideration shall be given to adopted City policies relating to sustainability, smart growth, urban forestry, complete streets, connectivity, and green infrastructure practices.

C. It is intended that these regulations shall supplement and facilitate the enforcement of the provisions, standards and policies contained in building and housing codes, zoning ordinances, the City of Tacoma's Comprehensive Plan and applicable ordinances, manuals, design specifications, plans and guidelines, and elements thereof.

D. Per Ordinance No. 28470, on an interim basis, new residential platting and subdivision of land is prohibited along Marine View Drive and the adjacent slopes, as identified in the following map.



Chapter 13.06 Zoning

13.06.100 Residential Districts.

- G. Townhouse Standards. Refer to Section 13.06.501.F for design standards that apply to all townhouse developments in R-Districts.
- H. Common requirements. To streamline the Zoning Code, certain requirements common to all districts are consolidated under Sections 13.06.500 and 13.06.600. These requirements apply to Section 13.06.100 by reference:
- 13.06.501 Building design standards.
- 13.06.502 Landscaping and buffering standards.
- 13.06.510 Off-street parking and storage areas.
- 13.06.511 Transit support facilities.
- 13.06.512 Pedestrian and bicycle support standards.
- 13.06.520 Signs.
- 13.06.575 Short-term rental.
- 13.06.602 General restrictions (contains certain common provisions applicable to all districts, such as general limitations and exceptions regarding height limits, yards, setbacks and lot area).

I. Interim Residential Development Restrictions

- 1. Per Ordinance No. 28470, on an interim basis, all new residential development within the area identified in TMC 13.04.030.D is limited to one residential unit per legal lot as existing at the time of adoption of this ordinance.
- 2. As a condition of residential development, developers shall record a notice on title prior to initial sale which attests that the property is within proximity of an S-10, M-1, M-2, or PMI district in which industrial activities including but not limited to metal recycling, chemical storage and manufacturing, and container terminal facilities, are operating and will continue to operate and expand in the future. The distance of the unit from the nearest industrial zoning district shall be recorded.

13.06.200 Commercial Districts

C. Land use requirements.

5. District Use Table

Uses	T	C-1	C-21	PDB	Additional Regulations ^{2, 3} (also see footnotes at bottom of table)

Dwelling, single- family detached	P	P	P	P	Per Ordinance No. 28470, on an interim basis, prohibited along Marine View Drive. See TMC 13.04.030.D for area of applicability.
Dwelling, two- family	P	P	P	P	Per Ordinance No. 28470, on an interim basis, prohibited along Marine View Drive. See TMC 13.04.030.D for area of applicability.
Dwelling, three- family	P	P	P	P	Per Ordinance No. 28470, on an interim basis, prohibited along Marine View Drive. See TMC 13.04.030.D for area of applicability.
Dwelling, multiple- family	P	P	P	P	Per Ordinance No. 28470, on an interim basis, prohibited along Marine View Drive. See TMC 13.04.030.D for area of applicability.
Dwelling, townhouse	P	P	P	P	Per Ordinance No. 28470, on an interim basis, prohibited along Marine View Drive. See TMC 13.04.030.D for area of applicability.
Dwelling, accessory (ADU)	P	P	P	Р	Subject to additional requirements contained in 13.06.150. Per Ordinance No. 28470, on an interim basis, prohibited along Marine View Drive. See TMC 13.04.030.D for area of applicability.

Chapter 13.10 Shoreline Management

CHAPTER 9 - DISTRICT-SPECIFIC REGULATIONS

Table 9-2. Shoreline Use and Development Standards

GEN	ERAL	SHOI	RELIN	E USE	E, MOI	DIFICA	ATION	l & DE	EVELO	PME	NT ST	ANDA	RDS '	ΓABL	E`		
Dist rict	S-1a	S- 1b	S-2	S-3	S-4	S-5	S-6	S- 6/7	S-7	S-8	S-9	S-10	S-11	S-12	S-13	S-14	S-15
Dist rict Na me	Wes tern Slop e Sou th	Wes tern Slop e Sou th	Wes tern Slop e Cen tral	Wes tern Slop e Nor th	Poin t Defi ance	Poin t Defi ance	Rus ton Wa y	Sch uste r Par kwa y Tra nsit- ion	Sch uste r Par kwa y	The a Foss Wat er- way	Puy allu p Riv er	Port Ind ust- rial Are a	Mar ine Vie w Dri ve	Hyl ebos Cre ek	Ma rin e Wa ters of the Sta te ²¹	Wa pato Lak e	Poi nt Rus ton/ Slag Pen.
Sho reli ne Desi gnat ion	ні	SR	UC	N	N	UC	UC	UC	ні	DW	UC	ні	UC	N	A	UC	ні
Shor Uses																	

Resi dent ial Dev elop men t																	
Sin gle - fa mil y ¹²	N	Р	P	N	N	N	N	N	N	N	N	N	<u>PN</u> ¹ 3	N	N	Р	N ¹⁴
Mu ltif am ily - sta nd alo ne	N/C U ¹⁵	N	N	N	N	N	N	N	N	N/C U ¹⁶	N	N	N/ CU ¹ 3,15	N	N	N	P ^{17,} 18/ CU1 8
Mu ltif am ily as par t of a mi x-use dev	Р	N	N	N	N	N	N	N	N	P ¹⁶	N	N	PN 3	N	N	N	P ¹⁷

GEN	ERAL	SHOF	RELIN	E USE	E, MOI	DIFIC	ATION	V & DE	EVELO	PME	NT ST	ANDA	ARDS T	ΓABL	E`		
Dist rict	S-1a	S- 1b	S-2	S-3	S-4	S-5	S-6	S- 6/7	S-7	S-8	S-9	S-10	S-11	S-12	S-13	S-14	S-15
Dist rict Na me	Wes tern Slop e Sou th	Wes tern Slop e Sou th	Wes tern Slop e Cen tral	Wes tern Slop e Nor th	Poin t Defi ance	Poin t Defi ance	Rus ton Wa y	Sch uste r Par kwa y Tra nsit- ion	Sch uste r Par kwa y	The a Foss Wat er- way	Puy allu p Riv er	Port Ind ust- rial Are a	Mar ine Vie w Dri ve	Hyl ebos Cre ek	Ma rin e Wa ters of the Sta te ²¹	Wa pato Lak e	Poi nt Rus ton/ Slag Pen.
Sho reli ne Desi gnat ion	ні	SR	UC	N	N	UC	UC	UC	ні	DW	UC	ні	UC	N	A	UC	ні
elo pm ent																	
Ho me Oc cup ati on	Р	P	P	P	N	N	N	N	N	P	N	N	<u>N</u> P ¹ 3	N	N	N	Р
**																	

- Expansion of an existing marina shall be permitted consistent with the provisions of this Program, new marina development shall be a conditional use.
- 2 Boat ramps shall be permitted only in that area on the east side of the Foss Waterway north of the Centerline of 15th Street.
- 3 Water-enjoyment and -related commercial uses shall be permitted over-water only as a reuse of an existing structure or when located within a mixed-use structure.
- 4 Non-water-oriented commercial uses shall only be permitted in accordance with the regulations in TSMP Section 7.5.2 and only as a conditional use except where otherwise specified for the S-8 and S-15 Shoreline Districts.
- New commercial development shall be limited to upland locations only. Existing water-oriented commercial uses at the Point Defiance Marina Complex may be continued and be modified provided modifications do not adversely affect ecological conditions and comply with all other provisions of this Program.
- Non-water-oriented commercial uses shall be permitted as part of a mixed-use development with a water-oriented component; Non-water-oriented commercial uses in a mixed use development without a water-oriented component shall be permitted as a conditional use consistent with TSMP 9.10(D). In all other circumstances, non-water-oriented uses shall be processed as a conditional use
- Non-water-oriented commercial uses shall be permitted outside 150' of OHWM only, except as specified in note 18. Commercial uses that are located outside shoreline jurisdiction and are consistent with the EIS for the Point Ruston development are allowed, those uses that are not consistent with the EIS shall be processed as a conditional use permit in accordance with the procedures in TMC 13.06.
- 8 New educational, historic, and scientific uses are permitted over-water or in the S-13 Shoreline District (Marine Waters of the State) only when water-dependent or as a reuse of an existing structure.
- 9 Water-dependent and -related port/industrial uses shall be permitted only in existing structures.
- 10 Port and industrial development shall be permitted on the easterly side of the Thea Foss Waterway, north of the centerline of East 15th Street and in addition, in that area to the east of East D Street.
- 11 Non-water-oriented industrial uses shall only be permitted in accordance with the regulations in TSMP Section 7.6.2.
- 12 New single-family residential development shall only be permitted in upland locations.
- 13 In the "S-11" Shoreline District, new single family and multi-family residential development is permitted only in that area north of 5410 Marine View Drive. Per Ordinance No. 28470, on an interim basis, new residential uses are prohibited. Existing residential uses may expand so long as the expansion is consistent with the requirements of TMC 13.10.
- 14 Detached single-family residential use and development is allowed in the S-15 shoreline district outside of shoreline jurisdiction.
- 5 New stand alone multi-family residential uses may be permitted as a conditional use in accordance with the regulations in TSMP Section 7.8.2.
- Residential development shall be permitted in upland locations on the west side of the waterway and on the east side only south of the East 11th Street right of way, and shall be designed for multiple-family development only, excluding duplex and/or triplex development. Hotel/Motel uses are permitted on the west side of the Foss Waterway, and on the east side of the Foss Waterway only south of the centerline of 11th Street. Residential and Hotel/Motel uses are prohibited to the east of East D Street.
- 17 Multifamily residential uses shall be permitted in upland locations, outside 150' of OHWM.

- 18 No more than 24 total townhouse units may be permitted in upland locations up to 100' from OHWM as an outright permitted use so long as such townhouses are constructed on the southeasterly shoreline of the Point Ruston site. Townhouses may be permitted in upland locations up to 100' from OHWM as a conditional use in all other locations. Townhouses in the S-15 may include an office use on the ground floor.
- 19 Helicopter landing pads are only allowed outside of shoreline jurisdiction as a conditional use and only as part of an approved structure.
- 20 Above ground utilities are only allowed consistent with TSMP 7.13.2.
- New uses and development in the S-13 Shoreline District that are associated with an upland shoreline district shall only be permitted where the use or development is consistent with the permitted uses in the upland Shoreline District. Please see Section 9.15(D)(1)(a).
- 22 Structural shoreline stabilization shall be permitted only when necessity has been demonstrated as described in TSMP Section 8.2.2.
- 23 See application requirements in Section 2.4.4.
- With the exception of the S-7, S-10 and S-11 Shoreline Districts, mooring buoys shall be designed, located and installed only for transient recreational boating, or in association with a single family residential development or a permitted marina. In the S-7, S-10 and S-11 Shoreline Districts mooring buoys may be designed, located and installed to accommodate port and industrial uses including the remote storage of oceangoing vessels and barges.
- 25 Buffer reductions allowed for water-dependent uses per TSMP 6.4.3(C).
- 26 Except that the buffer shall not extend beyond the centerline of Alaska street.
- 27 District specific height limitations shall not apply to bridges in the shoreline. Bridges should be kept to the minimum height necessary and shall provide a view study to determine whether the structure will cause any significant impacts to public views of the shoreline.
- 28 The maximum height standard excludes equipment used for the movement of waterborne cargo between storage and vessel or vessel and storage.
- Any building, structure, or portion thereof hereafter erected (excluding equipment for the movement of waterborne cargo between storage and vessel, vessel and storage) shall not exceed a height of 100 feet, unless such building or structure is set back on all sides one foot for each four feet such building or structure exceeds 100 feet in height.
- 30 Maximum heights on Slag Peninsula are limited to 35 feet.
- 31 The side/yard corridor may be distributed between the two sides at the discretion of the proponent, provided a minimum 5 foot set back is maintained from either lot line.
- 32 New and/or expansion of an existing railroad siding is permitted when necessary to service a water-dependent port or industrial facility.



Tideflats Interim Regulations

PROPOSED HEAVY INDUSTRIAL SPECIAL USE RESTRICTIONS

Note: These amendments show all of the changes to existing Land Use regulations. The sections included are only those portions of the code that are associated with these amendments.

New text is <u>underlined</u> and text that has been deleted is shown as <u>strikethrough</u>.

Chapter 13.06 Zoning

Sections:

13.06.400	Industrial Districts.
13.06.400.A	Industrial district purposes.
13.06.400.B	Districts established.
13.06.400.B.1	M-1 Light Industrial District.
13.06.400.B.2	M-2 Heavy Industrial District.
13.06.400.B.3	PMI Port Maritime & Industrial District.
13.06.400.B.4	ST-M/IC South Tacoma Manufacturing/Industrial Overlay District.
13.06.400.C	Land use requirements.
13.06.400.D	Building envelope standards.
13.06.410	Repealed.
13.06.420	Repealed.
13.06.430	Repealed.
13.06.500	Requirements in all preceding districts.
13.06.501	Building design standards.
13.06.502	Landscaping and buffering standards.
13.06.503	Residential transition standards.
13.06.510	Off-street parking and storage areas.
13.06.511	Transit support facilities.
13.06.512	Pedestrian and bicycle support standards.
13.06.513	Drive-throughs.
13.06.520	Signs.
13.06.521	General sign regulations.
13.06.522	District sign regulations.
13.06.525	Adult uses.
13.06.530	Juvenile community facilities.
13.06.535	Special needs housing.
13.06.540	Surface mining.
13.06.545	Wireless communication facilities.
13.06.550	Work release centers.
13.06.555	View-Sensitive Overlay District.
13.06.560	Parks, recreation and open space.
13.06.565	Marijuana Uses.
13.06.570	Live/Work and Work/Live.
13.06.575	Short-term rental.
13.06.580	Interim Industrial Use Restrictions.

13.06.400 Industrial Districts.

C. Land use requirements.

3. Use Requirements. The following use table designates all permitted, limited, and prohibited uses in the districts listed

Use classifications not listed in this section or provided for in Section 13.06.500 are prohibited, unless permitted via Section 13.05.030.C.

4. Use table abbreviations.

P	=	Permitted use in this district.							
CU	=	Conditional use in this district. Requires conditional use permit consistent with the criteria and							
procee	procedures of Section 13.06.640.								
TU	=	Temporary Uses allowed in this district subject to specified provisions and consistent with the							
criteri	criteria and procedures of Section 13.06.635.								
N	=	Prohibited use in this district.							

5. District use table.

Uses	M-1	M-2	PMI	Additional Regulations ¹

Industry, heavy	N	P/ <u>N</u> *	P/ <u>N*</u>	Animal slaughter, fat rendering, acid manufacture, smelters, and blast furnaces allowed in the PMI District only. *See section 13.06.580 Interim Industrial Use Restrictions for interim regulations.
Industry, light	P	P	P	

Port, terminal, and industrial; water-dependent or water-related (as defined in Chapter 13.10)	N	N	P*/ <u>N~</u>	*Preferred use. ~See section 13.06.580 Interim Industrial Use Restrictions for interim regulations.

Warehouse/storage	Р	P/N*	P/ <u>N*</u>	Storage and treatment facilities for hazardous wastes are subject to the state locational standards adopted pursuant to the requirements of Chapter 70.105 RCW and the provisions of any groundwater protection ordinance of the City of Tacoma, as applicable. *See section 13.06.580 Interim Industrial Use Restrictions for interim regulations.
Wholesale or distribution	P	P <u>/N*</u>	P/N*	*See section 13.06.580 Interim Industrial Use Restrictions for interim regulations.

Uses not prohibited by City Charter and not prohibited herein	N	N	<u>PN</u>	

Uses	M-1	M-2	PMI	Additional Regulations ¹

Footnotes:

1. For historic structures and sites, certain uses that are otherwise prohibited may be allowed, subject to the approval of a conditional use permit. See Section 13.06.640.F for additional details, limitations and requirements.

13.06.580 Interim Industrial Use Restrictions.

- A. Purpose: Per Ordinance No. 28470, on an interim basis, the purpose of this section is to pause the establishment of certain new industrial uses until such time as the Tideflats Subarea Plan is complete.
- B. Applicability. These special use restrictions apply to the following primary uses in all zoning districts:
- 1. Coal terminals or bulk storage facilities;
- 2. Oil, or other liquefied or gaseous fossil fuel terminals, bulk storage, manufacturing, production, processing or refining of oil or other liquefied or gaseous fossil fuels;
- 3. Chemical manufacturing;
- 4. Mining and quarrying;
- 5. Smelters.
- C. Use Restrictions.
- 1. New uses. The establishment of new uses as specified in 13.06.580.B are prohibited on an interim basis.
- 2. Existing uses. Legally permitted uses, listed in 13.06.580.B, at the time of adoption of this code are allowed.
- 3. Definitions. For the purpose of applying these special use restrictions, applicable North American Industrial Classification System (NAICS) codes and descriptions are cited and shall be interpreted broadly in accordance with the intent of the interim regulations.
- a. Coal terminals and bulk storage facilities.
- The bulk storage or wholesale distribution of coal and coal products or transfer of coal products via shipping terminal.
- b. Oil or other liquefied or gaseous fossil fuel terminals, bulk storage, manufacturing, production, processing or refining.
- (1) Petroleum bulk stations and terminals. This industry comprises establishments with bulk liquid storage facilities primarily engaged in the merchant wholesale distribution of crude petroleum and petroleum products. NAICS Code 424710.
- (2) Petroleum refineries. This industry comprises establishments primarily engaged in refining crude petroleum into refined petroleum. Petroleum refining involves one or more of the following activities: (1) fractionation; (2) straight distillation of crude oil; and (3) cracking. NAICS Code 324110.
- (3) Natural gas liquid extraction. This industry comprises establishments primarily engaged in the recovery of liquid hydrocarbons from oil and gas field gases. Establishments primarily engaged in sulfur recovery from natural gas are included in this industry. NAICS Code 211112.
- (4) Bulk storage, production, and wholesale distribution of natural gas liquids, liquefied natural gas, and liquefied petroleum gas.
- c. Chemical manufacturing. The Chemical Manufacturing subsector is based on the transformation of organic and inorganic raw materials by a chemical process and the formulation of products. This subsector distinguishes the

production of basic chemicals that comprise the first industry group from the production of intermediate and end products produced by further processing of basic chemicals that make up the remaining industry groups. For the purposes of these special use restrictions, this definition will apply to all industries classified as subcategories of NAICS Code 325 Chemical Manufacturing.

d. Mining and quarrying. This use category includes all industry sectors identified under NAICS Code 21 Mining, Quarrying, and Oil and Gas Extraction. The Mining, Quarrying, and Oil and Gas Extraction sector comprises establishments that extract naturally occurring mineral solids, such as coal and ores; liquid minerals, such as crude petroleum; and gases, such as natural gas. The term mining is used in the broad sense to include quarrying, well operations, beneficiating (e.g., crushing, screening, washing, and flotation), and other preparation customarily performed at the mine site, or as a part of mining activity.

e. Smelters.

- (1) Primary Smelting and Refining of Copper. This industry comprises establishments primarily engaged in (1) smelting copper ore and/or (2) the primary refining of copper by electrolytic methods or other processes. Establishments in this industry make primary copper and copper-based alloys, such as brass and bronze, from ore or concentrates. NAICS Code 331411.
- (2) Alumina Refining and Primary Aluminum Production. This industry comprises establishments primarily engaged in one or more of the following: (1) refining alumina (i.e., aluminum oxide) generally from bauxite; (2) making aluminum from alumina; and/or (3) making aluminum from alumina and rolling, drawing, extruding, or casting the aluminum they make into primary forms. establishments in this industry may make primary aluminum or aluminum-based alloys from alumina. NAICS Code 331313
- (3) Nonferrous Metal (except Aluminum) Smelting and Refining. This industry comprises establishments primarily engaged in (1) smelting ores into nonferrous metals and/or (2) the primary refining of nonferrous metals (except aluminum) by electrolytic methods or other processes. NAICS Code 331410.
- f. Terminal. A "terminal" is a point of interchange between land and water carriers, such as a pier, wharf, or group of such, equipped with facilities for care and handling of cargo and/or passengers.



Tideflats Interim Regulations

TACOMA PLANNING COMMISSION FINDINGS OF FACT AND RECOMMENDATIONS OCTOBER 4, 2017

A. SUBJECT:

Tideflats Interim Regulations

B. SUMMARY OF PROPOSED AMENDMENTS:

The proposed Tideflats Interim Regulations consists of the following elements:

Category 1: Expanded Notification for Heavy Industrial Uses

- These amendments would expand notification of heavy industrial use permits to taxpayers and interested parties.
- The notification distances are expanded to 2500' from the subject parcel. For projects located within a designated manufacturing and industrial center, the 2500' notification distance is measured from the boundary of the applicable M/IC boundary.
- This expanded notification applies to all heavy industrial projects city-wide that require a discretionary permit or SEPA determination.
- The amendments are proposed to TMC 13.05.020 Notice process

Category 2: Non-industrial Uses in the Port of Tacoma M/IC

- These amendments would pause certain new non-industrial uses within the Port of Tacoma M/IC. The amendments would apply to the M-2 Heavy Industrial and PMI Port Maritime Industrial zoning districts within the M/IC.
- The specific uses identified include, but are not limited to:
 - o Destination/high intensity parks and recreation,
 - o Agriculture,
 - o Residential uses,
 - o Hospitals,
 - Airports,
 - Schools (K-12),
 - o Retail,
 - o Cultural institutions, and
 - o Care facilities.
- Existing non-industrial uses subject to the pause would be considered allowed uses subject to limitations on expansion per TMC 13.06.630 Nonconforming uses.
- These amendments are proposed to Tacoma Municipal Code 13.06.400 Industrial Districts and includes a new section 13.06.400.G Interim Special Use Restrictions for Non-industrial Uses within the Port of Tacoma M/IC.

Category 3: Marine View Drive Residential Development Restrictions

- These amendments would pause all new residential platting and subdivision of land along Marine View Drive.
- Residential development within the S-11 Shoreline District and applicable commercial districts would be paused for the interim period.
- These amendments are proposed to TMC 13.10 Shoreline Master Program, TMC 13.04 Platting and Subdivisions, as well as TMC 13.06.200 Commercial Districts.
- Property owners in the R-1 and R-2 single family zoning districts would be allowed to build a residential unit on existing legal lots under current zoning and development standards.

Category 4: Heavy Industrial Special Use Restrictions

- These interim regulations would pause the establishment of the following heavy industrial uses:
 - Coal terminals and bulk storage facilities
 - Oil or other liquefied fossil fuel terminals, bulk storage, manufacturing, production, processing or refining
 - o Bulk chemical storage, production or processing, including acid manufacture
 - Mining and quarrying
- Existing uses as noted above would be considered allowed with limited expansion of 10% storage, production, or distribution capacity during the interim period, subject to a conditional use permit.
- Unlisted uses would be prohibited and subject to TMC 13.05.030 Director Decision Making Authority.
- The changes would be made to Tacoma Municipal Code 13.06.400 and create a new Section 13.06.580 that applies to all industrial zoning districts.

C. FINDINGS OF FACT PART 1: BACKGROUND

1. Comprehensive Plan and Land Use Regulatory Code

The *One Tacoma* Comprehensive Plan, updated in 2015 by Ordinance No. 28335, is Tacoma's comprehensive plan as required by the State Growth Management Act (GMA) and consists of several plan and program elements. As the City's official statement concerning future growth and development, the Comprehensive Plan sets forth goals, policies and strategies for the health, welfare and quality of life of Tacoma's residents. The Land Use Regulatory Code, Title 13 of the Tacoma Municipal Code (TMC), is the key regulatory mechanism that supports the Comprehensive Plan.

2. Comprehensive Plan and Land Use Regulatory Code Amendments

The City of Tacoma periodically accepts applications to amend the Comprehensive Plan and Land Use Regulatory Code. As part of the 2017-2018 Comprehensive Plan and Land Use Regulatory Code Amendment Application period, the City received multiple applications/requests for zoning and land use process changes in the Tideflats Area, including the Northeast Tacoma Buffer Zone application, the implementation of the Container Port Element of the City's Comprehensive Plan, and the Director's Rule relating to Expanded Notification for Large Industrial Projects.

3. Consolidation of Applications

In response to the multiple amendment applications, on May 9, 2017, the Tacoma City Council adopted Resolution No. 39723 initiating a subarea planning process for the Port Tideflats. In addition,

the Resolution requested that the Planning Commission consolidate the various applications/requests into the scope of work for the Tideflats Subarea planning process and to hereby consider the need for interim regulations in the Tideflats subarea while the subarea planning process is under way.

4. Subarea Planning

Subarea planning allows for the establishment of a shared, long-term vision, and a more coordinated approach to development, environmental review, and strategic capital investments in a focused area. As a designated Manufacturing and Industrial Center per the Puget Sound Regional Council's VISION 2040 the Port/Tideflats Subarea Plan must comply with VISION 2040 and the subarea planning requirements therein, which typically includes the following elements:

Plan Concept or Vision

- Preservation of industrial land base
- Economic role of the Center
- Relationship to Comprehensive Plan
- Market analysis

Environment

- Protection of sensitive areas
- Stormwater management
- Air pollution and greenhouse gas emissions

Land Use

- Employment growth targets
- Description of industrial and manufacturing uses
- Incompatible land uses
- Mitigation of aesthetic impacts

Economy

- Economic development strategies
- Key sectors and industry clusters

Public Services and Facilities

• Capital plans and investments to meet targeted growth

Transportation

- Freight movement
- Employee commuting
- Transit and mode splits

5. Interim Regulations Procedures

Tacoma Municipal Code 13.02.055 describes the procedural requirements for establishing interim regulations. The code requires the following procedural elements:

- Interim regulations must be initiated by the City Council or Planning Commission at a public meeting;
- The Council or Commission must determine, through findings of fact, that interim regulations are warranted;
- The ordinance must address the scope and duration of the interim regulations;
- The ordinance must include a work plan to develop permanent regulations;
- The Interim regulations may be effective for up to 1-year, and may be renewed every 6 months thereafter.

City Council Resolution No. 39723 initiated interim regulation review in accordance with the non-emergency procedures within 13.02.055.

D. Findings of Fact Part 2: Assessment of Need for Interim Regulations

6. VISION 2040 Manufacturing and Industrial Centers

The Puget Sound Regional Council's VISION 2040 Multicounty Planning Policies and the City's One Tacoma Comprehensive Plan designate the Port/Tideflats as a Manufacturing/Industrial Center (MIC). These areas are focal points for targeted regional employment growth. The designation provides regional funding priority for major transportation projects (e.g., Port of Tacoma Road, Taylor Way, SR 167, and freight projects). Regional planning policies protect MICs from encroachment of non-industrial uses.

7. Regional Industrial Employment Forecasts

Puget Sound Regional Council forecasts show industrial jobs region-wide increasing from 305,100 jobs in 2012 to 389,000 jobs in 2040, an increase in 83,900 total jobs (https://www.psrc.org/sites/default/files/industriallandsanalysisreport.pdf).

8. Regional Industrial Land Supply

PSRC forecasts employment and land supply for the Tacoma-Puyallup industrial area. Exhibit 6.18 to the Industrial Lands Analysis identifies the total land area, vacant land area, and underutilized land area for each sub-regional industrial area. The analysis indicates that the Tacoma-Puyallup industrial area includes approximately 13% of the regional vacant industrial land supply and 15% of the underutilized land supply.

9. Regional Economic Contribution of Industrial Land

According to PSRC's Industrial Lands Analysis Report "(i)n 2012, total wages paid out by industrial activities on industrial lands summed to \$24.4 billion. Overall, the annual earnings from industrial jobs on industrial lands averaged \$80,000 in 2012. Wages associated with industrial jobs on industrial lands equaled 23.2% of all wages paid out across the region in 2012. By comparison, the average wage across the four-county central Puget Sound region in 2012 was \$59,700. Retail Trade, one of the largest segments of the regional work force, supported an average wage of \$36,300, while Finance and Insurance paid an average wage of \$86,900 (page E-9)."

10. Conversion of Industrial Lands

PSRC estimates that non-industrial employment on industrial lands will grow from 36% of total jobs on industrial lands in 2012 to 45% by 2040 (page E-10, Industrial Lands Analysis Report). PSRC forecasts for the Tacoma-Puyallup subarea show "higher growth in non-industrial jobs, with such jobs representing 70% of all jobs in the subarea (page 6-16)." The employment forecasts for 2040 suggest the existing land supply is sufficient to accommodate both the industrial and non-industrial employment forecasts, but that rising land values, proximity to nearby commercial centers, and other factors, will require some shift in management strategies due these non-industrial trends.

11. Employment Allocation

VISION 2040 allocates an additional 97,000 jobs to Tacoma by 2040.

12. 2014 Pierce County Buildable Lands Analysis

The Pierce County Buildable Lands Analysis assesses the land capacity to absorb the VISION 2040 employment allocations. Appendix D to the report allocates 8% of the City's overall employment allocation to the Tideflats MIC, an estimate of 7,555 new jobs by 2040. The report identifies a total land area of 3,912 acres within the Tideflats MIC and sufficient land capacity to absorb the allocated employment.

13. Non-industrial Uses in the Port/Tideflats

The Port Tideflats are predominantly zoned Port Maritime Industrial (PMI) and Heavy Industrial (M-2) zoning districts. Some areas to the periphery are zoned Light Industrial (M-1). Current policies support the retention and protection of manufacturing and industrial lands for manufacturing and industrial use, and to expand a diversified employment base in these areas. However, the City's current zoning

districts allow expansive uses, including certain non-industrial uses that typically require a large land area to accommodate. These uses include:

- Golf Courses
- Schools (K-12)
- Juvenile Community Facilities
- Airports
- Agricultural uses (excluding marijuana production and processing)
- Destination Parks and Recreation (such as stadiums, arenas, museums, zoos, and aquariums).

14. Likelihood of Industrial Development in Tacoma's Port/Tideflats

In addition to the regional industrial employment growth forecasts and availability of developable land within the Port/Tideflats, two major new energy projects have recently been proposed in the Port Tideflats as well as a significant expansion of an existing facility: 1. A liquefied natural gas facility that was permitted and is now under construction, 2. A gas to methanol plant that was proposed for the Tideflats but later withdrawn, and 3. An expansion of an existing refinery to produce ethanol. Multiple oil, gas and petrochemical refineries, terminals, and bulk storage sites currently operate in the Port Tideflats. In addition, a permit application was submitted and approved for a surface mine along Marine View Drive.

15. Likelihood of Residential Development in Close Proximity

The 2014 Pierce County Buildable Lands Report documents significant development capacity along the City's steep slopes overlooking the Port/Tideflats along Marine View Drive. In addition, the City has seen increased development pressure on these sites. Multiple plats have been submitted to develop slope properties. With continued rising demand for housing in the City of Tacoma, there is a significant likelihood that additional developments will occur on the slopes above Marine View Drive in close proximity to the Port/Tideflats and during the subarea planning process. Many of the concerns raised about Port/Tideflats industrial activities originate from residential developments along these hillsides that have less separation from the industrial waterfront. New residential development in these areas will likely introduce new interested parties and potential for nuisance complaints during the subarea planning process.

16. 1975 Energy Policy and Conservation Act

In 2015, as part of an omnibus budget bill, the U.S. Congress lifted the ban on the export of crude oil that had been in place since the 1975 Energy Policy and Conservation Act was adopted. The ban was lifted with the purpose of expanding new markets for the distribution of crude oil resulting from the increased production associated with shale fracking. This ban did not apply to other refined oil products, including gasoline. According to the Washington Post (https://www.washingtonpost.com/news/wonk/wp/2014/01/08/u-s-oil-exports-have-been-banned-for-40-years-is-it-time-for-that-to-change/?utm_term=.b07af10d5a90) gross energy exports in the U.S. have risen significantly since 2003. The result is a likelihood of an increased demand for new bulk storage facilities located on West Coast ports to tap into these growing markets.

17. Magnuson Amendment

In 1977 Congress adopted the Magnuson Amendment to the Marine Mammal Protection Act to limit oil tanker traffic in the waters of Puget Sound. According to this amendment:

- "(a) The Congress finds that—
- (1) the navigable waters of Puget Sound in the State of Washington, and the natural resources therein, are a fragile and important national asset;
- (2) Puget Sound and the shore area immediately adjacent thereto is threatened by increased domestic and international traffic of tankers carrying crude oil in bulk which increases the possibility of vessel collisions and oil spills; and

- (3) it is necessary to restrict such tanker traffic in Puget Sound in order to protect the navigable waters thereof, the natural resources therein, and the shore area immediately adjacent thereto, from environmental harm.
- (b) Notwithstanding any other provision of law, on and after October 18, 1977, no officer, employee, or other official of the Federal Government shall, or shall have authority to, issue, renew, grant, or otherwise approve any permit, license, or other authority for constructing, renovating, modifying, or otherwise altering a terminal, dock, or other facility in, on, or immediately adjacent to, or affecting the navigable waters of Puget Sound, or any other navigable waters in the State of Washington east of Port Angeles, which will or may result in any increase in the volume of crude oil capable of being handled at any such facility (measured as of October 18, 1977), other than oil to be refined for consumption in the State of Washington."

18. Oceanic Resources Management Act

During the 1980's concerns over proposed oil and gas drilling off the coast of Washington resulted in adoption of the Ocean Resources Management Act (ORMA). The ORMA recognizes that "Washington's coastal waters, seabed, and shorelines are among the most valuable and fragile of its natural resources" and that "Some uses may pose unacceptable environmental or social risks at certain times (http://app.leg.wa.gov/rcw/default.aspx?cite=43.143&full=true)." Furthermore, "When conflicts arise among uses and activities, priority shall be given to resource uses and activities that will not adversely impact renewable resources over uses which are likely to have an adverse impact on renewable resources" and "(i)t is the policy of the state of Washington to actively encourage the conservation of liquid fossil fuels, and to explore available methods of encouraging such conservation." While the City of Tacoma is not required to plan under the ORMA, the State policy intent clearly indicates that oil and liquid fossil fuels pose risks to sensitive and fragile oceanic natural resources upon which multiple other economic sectors rely.

19. Environmental Risks to Critical Areas

The Port/Tideflats is an area with multiple environmentally sensitive areas, including fish and wildlife habitat conservation areas, streams, wetlands, and aquifer recharge areas. The subarea planning process will include an environmental review that will allow the City to conduct a more scientifically rigorous, area-wide review of the potential impacts from development in the Port/Tideflats, the scale of those impacts, and potential mitigation measures.

20. Environmental Hazards to Port/Industrial Uses

The Port/Tideflats is an area with potential risks of geologic, flood, and other natural disasters. The subarea planning process will include an environmental review that will allow the City to conduct a more scientifically rigorous, area-wide review of the potential risks to new and existing uses, development, and infrastructure, as well as the compounding impacts of a natural disaster occurring in an area with potentially hazardous chemicals and other materials.

21. Public Health, Safety, and Nuisance Impacts to Surrounding Neighborhoods and Employees Some industrial and manufacturing uses carry a higher probability of health and safety concerns, or a higher risk of nuisance impacts to adjacent uses. These risks may vary considerably depending on the type of use, the location, and the building and operational design and management. Certain types of impacts may be minimized and mitigated adequately by existing regulatory structures (such as storm water management). The City has received complaints pertaining to traffic impacts, greenhouse gas emissions, odor, noise, water consumption, and lighting, The Subarea Planning process will provide a mechanism to review these complaints and potential risks and to evaluate alternative methods of minimizing and mitigating these public health, safety and nuisance risks.

22. Climate Policy (2015)

The 2015 update of the City's Comprehensive Plan, *One Tacoma*, included new goals and policies pertaining to the assessment of climate risks, adaptation measures, mitigation of climate causing greenhouse gas emissions, and the promotion of community resilience strategies.

23. Climate Change Resiliency Study (2016)

This study marks the beginning of a process undertaken by the City of Tacoma's Environmental Services and the Planning and Development Services Departments to better understand and proactively manage climate risks in order to protect local residents, make sound investments, and ensure that the City can prosper, even in a changing climate.

Three systems were considered in the study:

- Built infrastructure, with a focus on surface water, wastewater, solid waste, and transportation assets:
- Natural systems, including streams, lakes, wetlands, open spaces, and restoration sites; and
- Social systems, including general health and social services and potentially at-risk populations and neighborhoods.

24. Washington Coastal Resilience Project (2016-2018)

The City of Tacoma is participating as a case study in the Washington Coastal Resilience Project. Washington's Coastal Resilience Project is a three-year effort to rapidly increase the state's capacity to prepare for natural events that threaten the coast. The project will improve risk projections, provide better guidance for land use planners and strengthen capital investment programs for coastal restoration and infrastructure. These are the tools that coastal communities need to become more resilient to disasters.

25. Transportation

Multiple Transportation studies have been conducted for the Port Tideflats that analyze growth forecasts and scenarios, existing conditions, improvement concepts, and recommended projects. However, these studies do not use the same current data or development assumptions and in some cases differ by geographic applicability. These studies include:

- Emergency Response/Intelligent Transportation System Study (2016)
- Transportation Master Plan (2015)
- Tideflats Areas Transportation Study (2011, Port of Tacoma)
- East Thea Foss Waterway Transportation Corridor Study (2008)

26. Emergency Response

The City of Tacoma and the Port of Tacoma partnered with other agencies and private companies to initiate a study of Emergency Response systems in the tideflats area. The team included representatives from Tacoma's Planning and Development Services, Fire, and Public Works departments, as well as Tacoma Rail. In addition to active involvement from the Port of Tacoma, the Puyallup Tribe of Indians, U.S. Oil, Targa Sound Terminals, and Puget Sound Energy all participated in the study.

The Emergency Response/Intelligent Transportation System (ER/ITS) study addresses existing and future traffic congestion as well as infrastructure and operating deficiencies for emergency response in the tideflats.

27. Baseline

The Tideflats Subarea Plan will include an area-wide environmental review under the State Environmental Policy Act (SEPA). This review will include an inventory and assessment of the existing environmental conditions of the Port/Tideflats as well as different area-wide development scenarios. A pause on certain types of develop during this planning period (non-industrial uses in the tideflats, new residential development, as well as certain types of heavy industrial uses) helps to ensure a more consistent and stable baseline while the environmental review is being conducted.

28. Relationship to Other Emergency Ordinances

In addition to the Resolution directing the Planning Commission to evaluate the need for interim regulations for the Port/Tideflats, the City Council also recently adopted, via emergency ordinances, interim regulations relating to temporary shelters and correctional facilities. Both of these interim

regulations geographically coincide with and impact the Port/Tideflats and subarea planning discussions.

E. Findings of Fact Part 3: Planning Mandates

29. Planning Mandates and Guidelines

GMA requires that any amendments to the Comprehensive Plan and/or development regulations conform to the requirements of the Act, and that all proposed amendments, with certain limited exceptions, shall be considered concurrently so that the cumulative effect of the various changes can be ascertained. Proposed amendments to the Comprehensive Plan and/or development regulations must also be consistent with the following State, regional and local planning mandates and guidelines:

- The State Growth Management Act (GMA);
- The State Environment Policy Act (SEPA);
- The State Shoreline Management Act (SMA);
- The Puget Sound Regional Council's VISION 2040 Multicounty Planning Policies;
- The Puget Sound Regional Council's Transportation 2040, the action plan for transportation in the Central Puget Sound Region (adopted on May 20, 2010);
- The Puget Sound Regional Council's Subarea Planning requirements;
- The Countywide Planning Policies for Pierce County;
- TMC 13.02 concerning the procedures and criteria for amending the Comprehensive Plan and development regulations.

F. Findings of Fact Part 4: Public Notification and Involvement

30. Public Hearing Notification Process:

- (a) **Public Hearing.** A public hearing was set for September 13th at 6:00 pm at the Greater Tacoma Convention Center. Public comments were accepted through September 15th at 5:00 pm.
- (b) **Informational Meeting.** An informational Session was scheduled on September 6th from 5:00 7:00 pm for citizens to learn more about the proposed interim regulations and the legislative process.

(c) Public Hearing Notice:

- A notice announcing the public hearing on September 13th and the informational meeting on September 6th was distributed to the City Council, Neighborhood Councils, business district associations, civic organizations, environmental groups, the development community, the Puyallup Tribal Nation, adjacent jurisdictions, major employers and institutions, City and State departments, Tideflats stakeholders and other known stakeholders and interested entities. The notice was also mailed to taxpayers of record within 2500 feet of the boundaries of the South Tacoma and Port of Tacoma Manufacturing and Industrial Districts as well as other zoning districts that allow heavy industrial uses, and within 1000' of the boundary for the proposed residential use restrictions along Marine View Drive.
- **Social Media.** Facebook Event Pages were created and disseminated for both the informational meeting and the public hearing.
- News Media. An advertisement was placed on The News Tribune on August 29, 2017 and a
 press release was issued through the City's Media and Communications Office on August 28,
 2017.
- **60-Day Notices.** A "Notice of Intent to Adopt Amendment 60 Days Prior to Adoption" was sent to the State Department of Commerce (per RCW 36.70A.106), and Joint Base Lewis-McChord (per RCW 36.70A.530(4)). Finally, the proposal was submitted to the Department of Ecology SEPA Register (per the requirements of RCW 43.21.C and WAC 197-10) on

August 29, 2017. A request for consultation was sent to the Puyallup Tribe of Indians on July 26th and again on August 29. These notices were sent more than 60 days prior to the Council's scheduled action in November 2017, so that their comments, if any, can be addressed in a timely manner during the Planning Commission and City Council review process.

 Website. Public review documents were posted to the City of Tacoma's website at www.cityoftacoma.org/tideflatsinterim

31. Consultation with the Puyallup Tribe of Indians

- On July 26, 2017 the City of Tacoma sent a letter of request for consultation to Chairman Sterud of the Puyallup Tribe of Indians, inviting early involvement and comments from the Puyallup Tribe throughout the development of the interim regulations.
- On August 16th, staff received a comment letter from Chairman Sterud of the Puyallup Tribal Council in support of staff's initial recommendations as presented to the Commission on August 2nd and August 16th.
- On August 29th, the City of Tacoma sent an additional letter to Chairman Sterud regarding the Planning Commission's public comment period and hearing, and highlighting key changes to staff's recommendations within the Commission's public review draft.

32. Public Comments:

Notification for the public hearing and comment period was sent to approximately 14,000 taxpayers of record as well as other interested parties. Approximately 300 people attended the hearing and 81 people provided testimony to the Commission. In addition, approximately 200 written comments were submitted prior to the close of the public comment period.

The comments received reflect broad and diverse viewpoints and interests among residents, businesses, labor interests, property owners, environmental representatives, adjacent jurisdictions, and Puyallup Tribal members. Staff provided the following summary of public testimony and comments to the Planning Commission as part of the Commission's deliberations on September 20, 2017.

Category 1: Expanded Notification for Heavy Industrial Uses

- Overall, comments have been supportive of expanding notification.
- Some concerns expressed that the notification does not go far enough, that certain uses are of a city-wide import and notification should reflect that.

Category 2: Non-industrial Uses in the Port of Tacoma M/IC

- Some confusion over why these uses are included.
- Concern expressed that these uses cannot expand, but industrial uses can.
- Concern over the scope of uses identified.

Category 3: Marine View Drive Residential Development Restrictions

- Concerns over the immediate and long term impacts of heavy industry on nearby residential areas.
- Some acknowledgement that recent residential developments in this area may not have been appropriate.
- General recognition that a transition area is appropriate.
- Some concern was expressed that these restrictions put greater focus on residences and not on impacts from heavy industry.

Category 4: Heavy Industrial Special Use Restrictions

- The scope of uses identified (should be broader/should be more narrowly focused)
- Expansion of existing uses

- Economic impact of the restrictions
- Environment and health impacts from heavy industry (existing and new)
- Risks and vulnerability to environmental hazard and natural disaster
- Opposition to any restrictions
- General support for the restrictions

Other Themes:

- Support for the Subarea Planning Process
- Timeline for adoption
- Concern over potential impacts to Joint-Base Lewis-McChord and other communities
- Job creation and retention
- Existing regulations are adequate and effective to address community concerns
- Concerns and questions regarding consultation with the Puyallup Tribe of Indians
- Basis for interim regulations:
 - o No emergency basis identified
 - Fossil fuel facilities are an emergency issue
 - Existing uses are already impacting residents and workers and causing health impacts

Legal concerns:

- Recent cases pertaining to fossil fuel bans and Interstate Commerce;
- o Reasonable use of residential lots along Marine View Drive
- o State Environmental Policy Act (SEPA) review
- o Port Container Element and Growth Management Act requirements
- o Correctional facilities and essential public facilities

G. Findings of Fact Part 5: Planning Commission Review

29. Planning Commission Records.

Planning Commission agendas, minutes, handouts, and presentations are available at www.cityoftacoma.org/tideflatsinterim and at

http://www.cityoftacoma.org/government/committees_boards_commissions/planning_commission/age ndas and minutes/

30. Determination of Need.

On June 21 the Commission began its deliberation as to the need for interim regulations and staff presented findings in support of a determination of need. The Commission preliminarily determined that interim regulations were warranted.

31. Consideration of Options.

On August 2 the Commission discussed initial concepts for a scope of work for the interim regulations and provided staff with guidance to develop an initial draft document.

32. Public Review Document.

On August 16 the Commission reviewed, modified and released a public review draft for comments and set a public hearing.

33. Public Hearing.

On September 13 the Commission conducted a public hearing at the Greater Tacoma Convention Center. Approximately 300 people attended and 81 people provided testimony.

34. Review of Comments.

On September 20, the Commission reviewed public testimony and comments and discussed potential modifications to the draft proposals in response to public testimony received.

35. Recommendation.

On October 4, the Commission reviewed final modifications to the draft Interim Regulations in response to the public testimony and made a recommendation to the City Council to adopt the Planning Commission's proposal.

At this meeting the Commission made the following modifications to the public review document:

Category 1: Expanded Notification for Heavy Industrial Uses

• The Commission made no modifications to this proposal.

Category 2: Non-industrial Uses in the Port of Tacoma M/IC

- The Commission, by consensus, removed the M-1 Light Industrial District from the proposal.
- The Commission, by consensus, removed correctional facilities from the proposal.
- The Commission, by consensus, modified the proposal to allow expansion of existing uses per existing non-conforming provisions of TMC 13.06.

Category 3: Marine View Drive Residential Development Restrictions

 Without a majority supporting the proposed prohibition on all residential development, the Commission, by consensus, modified the proposal to allow one home per existing legal lot and to require a special notice as part of any new building permit disclosing the proximity of the M/IC and the potential impacts resulting from living within close proximity of a heavy industrial district.

Category 4: Potential New and Expanded Heavy Industrial Uses

- The Commission maintained the following uses within the proposal:
 - o Coal terminals and bulk storage facilities
 - Oil or other liquefied fossil fuel terminals, bulk storage, manufacturing, production, processing or refining
 - o Bulk chemical storage, production or processing, including acid manufacture
 - Mining and quarrying
- Due to a lack of majority, smelting was removed from the list of uses subject to this proposal.
- By majority, the Commission modified the proposal to add limitations on the expansion of existing uses with approval of a conditional use permit, up to a 10% maximum.

Having completed the review of the exhibits and modifications, the Commission considered the full package of Findings and Recommendations and finalized, by a 4-2 vote, the proposed Tideflats Interim Regulations and forwarded their recommendation to the City Council.

H. Findings of Fact Part 6: SEPA Review

Interim regulations are exempt from SEPA review, per WAC 197-11-800(19) as procedural actions and WAC 197-11-880 in circumstances of emergency. Interim regulations are an available procedural step to pause significant intervening projects during development of a subarea plan including long-term policy and development regulations for the Port Tideflats area. In addition, interim regulations are responsive to an emergent situation where a temporary protective measures are necessary while planning efforts are undertaken to address an area or issue of concern.

I. EXHIBITS:

Exhibit A: Tideflats Interim Regulations

J. CONCLUSIONS:

- 1. The Commission concludes that interim regulations are warranted for the duration of the Tideflats Subarea Planning process to maintain the status quo until such time as the Subarea Plan is completed:
 - Conversion of industrial lands is a critical regional issue and current codes allow significant
 non-industrial uses within the Port Tideflats, as well encroachment by potentially incompatible
 residential land uses. Therefore, limitations on non-industrial uses both within the
 Port/Tideflats and along the related slopes above Marine View Drive are appropriate until
 such time as the subarea plan is completed;
 - Significant new heavy industrial development projects are likely to occur during the subarea planning timeframe that could pre-empt the subarea planning process. Therefore, limitations on new certain new heavy industrial uses are appropriate until such time as the subarea plan is completed;
 - A subarea planning process typically takes 2 years to complete. However, the schedule and length of the process is dependent upon the final scope of work developed through a public process, the breadth and depth of issues to be reviewed, and the legislative process. While a shorter subarea planning process would limit the overall risk of projects occurring during the planning timeframe, there is a likelihood that the permanent regulations, developed through the subarea plan, may require more than the typical timeframe to complete which would increase the risks of significant new developments occurring during the plan and code development;
 - Beyond the issues relating to incompatible land uses, pre-emption of the planning process, or risks of new development occurring during the planning timeframe, there are also multiple goals, policies, studies, programs, and emergency ordinances that pertain to the Port/Tideflats and which have been adopted in a piecemeal fashion. It is clear at this time that these issues must be addressed through a comprehensive manner through the subarea planning process. It is appropriate, therefore, to place a pause on significant new developments until such time as this planning effort has been completed, to ensure that new uses and development are fully compliant with the City's goals and policies and that plans and strategies are in place to invest in the necessary supportive infrastructure and mitigation measures.
- 2. The Commission concludes that a subarea planning process is the best course of action to comprehensively address land use issues associated with the future of the Port/Tideflats area, and given the multiple planning mandates and policy objectives for the area, the diverse stakeholder interests, and new scientific information relevant to the area, maintaining the status quo in the Port/Tideflats during the subarea planning process would serve to protect the integrity of that process until such time as these issues may be resolved through an adopted Subarea Plan.
- 3. The Commission concludes that the Interim Regulations have been developed consistent with the procedural requirements of the Growth Management Act and Tacoma Municipal Code 13.02.055.
- **4.** The Commission concludes that these Interim Regulations constitute a broad pause while the Tideflats Subarea Plan is under development and that these proposed regulations do not predetermine or constrain the outcomes or the scope of work for the Tideflats Subarea Planning process.
- **5.** The Commission concludes that the Tideflats Subarea Plan and environmental review are the appropriate work plan to address the issues raised through the public testimony and ultimately to replace these interim regulations.

E. RECOMMENDATIONS:

- 1. The Planning Commission recommends that the City Council adopt the proposed interim regulations as described below:
 - Expand notification for heavy industrial uses city-wide that require a SEPA determination or discretionary permit;
 - Pause certain new non-industrial uses within the Port of Tacoma MIC and place temporary limitations on expansion of existing uses during the interim period;
 - Pause new residential platting and subdivision of land along Marine View Drive and pause new residential development in the S-11 Shoreline District and C-1 and C-2 Commercial districts along Marine View Drive during the interim period;
 - Pause certain new heavy industrial uses city-wide and place temporary limitations on expansion of existing uses during the interim period. These uses include:
 - a. Coal terminals or bulk storage facilities;
 - b. Oil, or other liquefied or gaseous fossil fuel terminals, bulk storage, manufacturing, production, processing or refining;
 - c. Chemical production, processing, or bulk storage;
 - d. Mining and quarrying.
- 2. The Commission recommends that the Tideflats Interim Regulations be approved for an initial 6 month period with subsequent re-authorization every 6 months until the Tideflats Subarea Plan is complete. The subarea plan is the best course of action to comprehensively address land use issues associated with the future of the Port/Tideflats, with interim regulations a necessary first step. The Commission stands ready to assist the City Council and the Planning and Development Services Department in this project that has the potential to significantly reshape Tacoma's economic and environmental destiny.
- 3. Furthermore, the Commission recommends that staff provide a tracking, mapping and reporting mechanism for permit applications subject to these proposed interim regulations to inform the public, the Commission, and the City Council as to the costs and impacts associated with these regulations such that modifications may be evaluated and considered during the re-authorization process.
- 4. Finally, the Commission recommends that the City Council prioritize the resources (both budget and staffing) to conduct the subarea planning process in the most effective and expeditious way possible, commensurate with the degree of concern expressed over the future of the Port Tideflats by this community as evidenced by the volume and breadth of comment provided to the Commission.