# Kenai Peninsula Borough Legal Department

## **MEMORANDUM**

**TO:** Brent Johnson, Assembly President

Members, Kenai Peninsula Borough Assembly Blair Martin, Planning Commission Chair

Members, Kenai Peninsula Borough Planning Commission

**FROM:** Robert Ruffner, Planning Director

Sean Kelley, Borough Attorney

A. Walker Steinhage, Deputy Borough Attorney

**COPY:** Charlie Pierce, Mayor

**DATE:** August 30, 2022

**SUBJECT:** Ordinance 2022-36: Sectional Analysis

The following provides a sectional analysis for Ordinance 02022-36, An Ordinance Amending KPB Chapter 21.25 and KPB Chapter 21.29 Regarding Conditional Land Use Permits and Material Site Permits, Updating Notice, Applicability, Permit Types, Application Requirements, Standards and Permit Conditions ("Ordinance 02022-36").

The purpose of this Sectional Analysis is to provide an easy reference to compare present KPB code with Ordinance 02022-36. Ideally it will supplement and cement the presentation to the Committee of the Whole on August 23, 2022. For the quickest summation of the changes proposed in Ordinance 02022-06, simply refer to the final column, "Highlighted Changes".

Finally, many of the features in Ordinance 02022-36—especially dimensional or durational descriptions like the 365-day period for prior-existing use abandonment—are intended to act as "springboards" for Assembly legislative policy decisions.

#### **ORDINANCE 02022-36 SECTIONAL ANALYSIS**

Code Section	O2022-36	Current Code	Highlighted Changes
KPB 21.25.050	30-day staff review period of an application.	21-day staff review period of an application.	Increase from 21 to 30 days.
KPB 21.25.060 - Notice	Notice published on KPB website; public bulletin; mailed to all owners/leaseholders within ½ mile radius of proposed site.	Requires notice published two times in newspaper, posted in the post office, copy of the notice sent by regular mail to all owners	Expressly does not apply to counter permits.  No longer requires newspaper publication but allows

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		and/or leaseholders	for publication on KPB
1/DD 04 00 005		within one-half mile.	website.
KPB 21.29.005 - Intent and Purpose	Establishes an intent and purpose section for KPB Chapter 21.29 with focus on public health, safety and general welfare, and to promote compatible, orderly development.	N/A	New code section.
KPB 21.29.010 - Applicability	<ul> <li>A. Applies to all private and public lands, except as preempted by other law;</li> <li>B. Does not apply within the incorporated cities;</li> <li>C. Prohibits extraction within 300 feet of riparian wetlands and naturally-occurring open water bodies;</li> <li>D. Operations must be conducted in accordance with current Alaska DEC Manual for</li> </ul>	N/A	New code section to clarify applicability of chapter and fact that it does apply to both public and private lands outside of the incorporated cities unless otherwise exempt.
KDD 01 00 015	extraction projects.	C 1 00 010	Name and an alternative
KPB 21.29.015	A. Exempts	Currently 21.29.010	New code section.
-Material	extraction disturbing less	A Evenente	No experiency vithin
extraction	than one acre if:	A. Exempts	No excavation within
exempt from obtaining a	-Not in floodplain; -Does not enter water	extraction disturbing less than one acre if:	32' of lot lines.
permit	table; and -Does not cross property boundaries.  No excavation within 32' of lot line.  B. Exempts	-Not in floodplain; -Does not enter water table; and -Does not cross property boundaries.  No excavation within 20 feet of ROW or 10 feet of	PEUs exempt but must provide reclamation plan & comply with buffer zone requirements by 2026.
	dewatered bars	lot line.	
	within SBCFSA/Snow		
	River.	<b>B.</b> Exempts dewatered bars within SBCFSA/	

	C. Exempts PEUs but by	Snow River.	
	2026 must:		
	-Provide reclamation	C. PEUs exempt but	
	plan	floodplain permit	
	-Comply with buffer	required within mapped	
	zone requirements	special flood hazard	
		area.	
KPB 21.29.020-	Counter permit	Counter permit and	Counter permit and
Types of	-1 to 10 acres	generic CLUP only.	three types of CLUPs.
permits	-No processing	90	
available	-No water	CLUP application	1 to 10 acres eligible
available	table extraction	requires all mandatory	for counter permit if
	-Only 21.29.050	conditions and covers all	no processing or
	conditions apply.	uses.	water table
	Геогипон'я арріу.	0363.	extraction.
	Earth Materials Extraction		CAIIUCIIUII.
	CLUP		Three different CLUP
	-Activity disturbing more		categories: earth
	than 10 acres		materials extraction
	-No processing		(more than ten
	-No water		acres), earth materials
	table extraction		processing, and earth
	-Only 21.29.050		materials extraction
	conditions apply		within water table.
	Earth Materials		Applicant may apply
	Processing CLUP		for one, two, or all
	-Required for all on-		three CLUP types.
	site processing,		
	screening, or crushing		
	-21.29.050 and 21.29.055		
	conditions apply		
	Earth Materials Extraction		
	within Water Table CLUP		
	-Required for all earth		
	materials extraction		
	within water table		
	-21.29.050 and		
	21.29.057		
	conditions apply		
KPB 21.29.030-	Very similar to current	-Legal description	Breaks apart site map
Application	procedure. Requires site	-Life span	(professional surveyor)
procedure	map from professional	-Buffer plan	
	surveyor and site plan	-Reclamation plan	

	from professional	-Excavation depth	from site plan
	engineer	-Type of materials and	(professional
		equipment -Any voluntary permit	engineer)
		conditions	Application will be
		-Site plan	deemed incomplete
		one plan	without all items listed.
			(Not in current code.)
KPB 21.29.040-	Planning Director	-Protects against	All new
Standards for	(counter permits) or	lowering of water	standards/"may issue"
sand, gravel or	Planning Commission	sources serving other	
material sites	(CLUPs) must find:	properties and damage	Focus on legitimate
		to other properties	public purpose to
	-Use is not inconsistent	-Minimizes off-site dust	protect against
	with applicable comp	movement, noise	damage to public
	plan -Use will not be harmful to	disturbance, visual impacts & alternate	roads and adjacent properties as well as
	public's health, safety	post-mining land uses	dust, noise and other
	and general welfare		impacts through
	-Provides sufficient		setbacks, buffer
	setbacks, buffer zones,		zones, and street-level
	and other safeguards		visual screening.
	-Reclamation plan		
KPB 21.29.045	Applicants required to	N/A	New code section.
	demonstrate compliance		
	with state and federal		Requires compliance
	law through written documentation from		with applicable
	pertinent authorities:		state/federal agencies prior to
	-Mining license (AK Dep't		approval of KPB
	of Revenue)		permit.
	-Mining permit (ADNR)		0
	-Permits and plans		All activity must
	required by DEC		comply with
	-Permits from USACE, if		state/federal
	applicable		regulations governing
	-Other applicable permits		air/water quality and
	from other regulatory		hazardous materials.
	bodies authorized to regulate mining activities		Violations subject to
	or earth materials		enforcement under
	extraction		21.50.
	Must comply with other		
	regulations such as air		

	and water availty and		
	and water quality, and		
	hazardous materials		
	Violations subject to		
	enforcement under 21.50		
KPB 21.29.050	NINE MANDATORY	Buffers: 50' of	Allows flexibility to
	CONDITIONS	undisturbed natural	meet demands of a
		vegetation, or 6' berm	specific application
	<b>1. Buffers:</b> 32-foot	with at least 2:1 slope, or	vs. "one size fits all" of
	buffer/may include	6' fence. Material from	current code.
	natural vegetation for	slope may be removed	
	street-level visual and	if site plan provides	Buffers:
	noise screening; 8-foot	removal timeframe and	-Street-level noise and
	fence or berm with a 2:1	verification material will	visual screening (as
	slope; 2:1 slope between	be replaced within 30	opposed to generic
	buffer zone and floor on	days. Planning	"noise and visual
	all inactive site walls.	Commission may waive	screening/impacts"
	Material from slope may	where topography or	-Decrease from 50'
	be removed if site plan	placement of natural	vegetation to 32'
	provides removal	barriers make screening	-Increase from 6' to 8'
	timeframe and	not feasible or	minimum
	verification material will	unnecessary	-Decision-maker may
	be replaced within 30	311112 C C C C C C C C C C C C C C C C C	waive if lot line is
	days.	Water source separation:	directly adjacent to
	adys.	No material extraction	another material site
	2. Water source	within 100 horizontal feet	
	separation: No extraction	of any water source	Water source
	below or within 4' of	existing prior to permit	separation:
	seasonal high-water	issuance. Counter	-Operations within
	table unless new section	permits require four-foot	water table governed
	21.29.057 conditions are	vertical separation from	by new section,
	met (Material Extraction	seasonal high water	21.29.057 (see below)
	within Water Table	table. CLUPs require	and require Material
	CLUP/see below); no off-	two-foot vertical	Extraction within
	site dewatering; no	separation from	Water Table CLUP
	extraction within 100 feet	seasonal high water	-On site water
	of private well.	table. No dewatering	movement permitted
	or private well.	unless PC grants	if qualified
	2 Pands: Operations	_	'
	3. Roads: Operations	exemption.	independent civil
	impacting KPB roads	Ponds: Operations	engineer provides
	must comply with 14.40	Roads: Operations	statement under seal
	and subject to remedies	impacting KPB roads	that dewatering will
	in 14.40.	must comply with KPB	not lower any known
	4 Dunk a series to NAC	14.40.175 and subject to	water systems and
	4. Dust control: Water or	remedies in 14.40.	applicant posts bond
	calcium chloride on haul		for potential accrued

roads within boundaries of material site

- **5. Hours of operation**: 6 am-9m but decision-maker may waive for specific seasonal project. Waiver valid for six consecutive months.
- 6. Groundwater
  elevation: Requires
  groundwater
  monitoring/one well 4'
  below proposed
  excavation per ten acres
  of excavated area.
- **7. Setback:** 250' from LOZD/school/senior center/child care facility/etc.
- **8. Boundaries:** Must stake buffers, ROWs, easements at visible intervals by professional land surveyor. Stakes must be placed prior to permit issuance.
- **9. Processing:** Must comply with conditions in new section 21.29.055 (Earth Materials Processing CLUP/see below.)

SIX DISCRETIONARY CONDITIONS

1. Setbacks/Buffer Areas: Up to maximum of 100' if PC finds based on substantial evidence that increase is necessary for **Dust control:** Water or calcium chloride on haul roads within boundaries of material site

Hours of operation: Rock crushing equipment shall not be operated between 10 pm and 6 am.

**Groundwater elevation:** See below.

Setback: Not addressed.

Boundaries: Staked at sequentially visible intervals where boundaries are within 300' of excavation perimeter. Verification and staking by professional land surveyor.

Processing: See below.

No provision for discretionary conditions.

damages in amount equivalent to replace each water well within 300-foot radius of site. Rebuttable presumption is each well is minimum of \$10,000.

**Roads/Dust control:** Essentially the same.

## Hours of operation:

For all extraction activities, 6 am to 9 pm but decision-maker can waive or adjust for specific seasonal project for period of six consecutive months.

**Groundwater elevation:** Requires groundwater monitoring.

**Setback:** 250' from LOZD/school/senior center/child care facility/etc.

#### **Boundaries:**

Stakes must be placed prior to permit issuance rather than time of application.

### **Processing:**

Requires compliance with new section 21.29.055 and Earth Materials Processing CLUP.

public health, welfare, Adds discretionary and safety; potential for conditions: rolling berms instead. -Additional setbacks or rolling berms 2. Road maintenance -Maintenance and and repair: Permittee repair of damaged may be required to public roads maintain/repair -Driveway damaged public roads; authorization requires consultation with -Dust suppression on RSA Director. public ROWs -Surface water 3. Ingress/egress: protections as set Decision-maker may forth in require driveway 21.29.030(A)(8)(a) authorization. -Street-level screening as appropriate for **4. Dust suppression:** On surrounding area and public ROWs when to protect against attractive nuisances natural precipitation inadequate to suppress dust generated by material site traffic. 5. Surface water protection: As specified in 21.29.030(A)(8)(a). 6. Street-level screening: Street-level visual screening, noise mitigation, & lighting restrictions as appropriate for the surrounding area and in accordance with 21.29.040 standards set to protect against attractive nuisance issues. KPB 21.29.055-In addition to mandatory 300' setback for New code section. **Earth materials** conditions in conditioning or processing 21.29.050(A). processing equipment. PC may waive or reduce in consideration of and **A.** Conditioning or PC may waive or reduce processing equipment in consideration of and in accordance with must be operated at in accordance with existing uses of the

least 300' from parcel existing uses of adjacent "properties in the property at the time. vicinity". Present code boundaries. PC may waive or reduce distance is "adjacent requirement in property". consideration of and in accordance with existing Processing equipment uses of properties in the may only be vicinity. operated between 8am and 7pm, may be increased for **B.** Hours of operation for processing equipment emergencies, to serve between 8am and 7pm a public purpose or or as PC determines. for specific, seasonal project. PC may also grant exceptions (not to exceed 120 days) for: -Emergencies -Good cause finding that increase serves public purpose and is not harmful to public health, safety, and general welfare Applicant may request waiver (not to exceed six consecutive months) for specific seasonal project. PC must also find waiver is not harmful to the public health, safety and general welfare. KPB 21.29.057-In addition to mandatory Excavation within 300' New code section. Material conditions in horizontal feet of water 21.29.050(A). In addition to extraction in source may be 21.29.050 conditions, water table permitted based on: Dewatering prohibited -No negative impact to sets forth additional (21.29.050(A)(2)(b)). quantity of an aquifer requirements and serving existing water conditions primarily to A. Applicant must meet protect water sources: the following -Minimum of three water quantity. requirements prior to monitoring tubes or well casings to determine applying: Qualified professional flow direction, flow rate, must be able to

characterize entire

- - 1. Installation of sufficient monitoring wells and test pits to provide qualified professional with adequate information to characterize the entire property that will be permitted for excavation.
  - 2. Under the supervision of a qualified professional, measurement of seasonal high-water table elevation, groundwater flow direction, hydraulic gradient and water table elevation.
  - 3. A qualified professional's report determining the potential adverse effects to groundwater and surface water body elevation and quality, surrounding water users and adjacent properties. Determination based upon available data, interpretations of data and knowledge of groundwater processes.
  - 4. Report must be submitted with CLUP application. Subsection lists what must be included in the report.
  - **B.** Must also include:
  - 1. Description of proposed extent and depth of material extraction beneath

- and water elevation; and
- -Quarterly measurements of groundwater elevation, flow direction, and flow rate for at least four quarters prior to application. Tubes or wells must be kept in place for duration of excavation in water table.
- -Operations shall not breach aquiferconfining layer. No extraction activities within 100 linear feet from waterbodies.

Additional setback from lakes, rivers, anadromous streams and riparian wetlands may be required.

-Permits may contain additional conditions addressing surface water diversion. property permitted for excavation through sufficient monitoring wells and test pits.

Qualified professional must supervise measurement of seasonal high-water table elevation, aroundwater flow direction, hydraulic aradient and water table elevation. Based upon available data, interpretations of data and knowledge of aroundwater processes, qualified professional will report potential detrimental adverse effects to groundwater and surface water body elevation and quality, surrounding water users and adjacent properties. Must be submitted with application and also include extent and depth of extraction beneath seasonal high-water table, spill prevention/control/ countermeasures plan.

Conditions:
-Implementation of monitoring and spill prevention/control/countermeasures plan;

seasonal high-wate	r
table.	

- 2. Report 21.29.057(A)(4) report, monitoring plan and spill prevention/control/countermeasures plan.
- C. Conditions
- 1. Implement monitoring plan
- 2. Implement spill prevention/control/countermeasures plan
- 3. Monthly measurement (during active extraction) of groundwater flow direction, hydraulic gradient and groundwater table elevation
- 4. Retain water elevation monitoring data for two years after completion of reclamation activities
- 5. Annual report including water table elevation monitoring data from qualified professional
- 6. Operations must not breach or extract material from a confined aquifer or a confining layer beneath a perched aquifer. Subsection sets forth what must be done if there is a breach.
- 7. Setbacks:

-Monthly measurement of groundwater and retention of groundwater data for two years after completion of reclamation activities; -Annual report from qualified professional; -No breach or extraction from a confined aquifer or a confining layer beneath a perched aquifer; and -Setbacks from existing drinking water sources.

	-500' from nearest downgradient drinking water source -350' from nearest crossgradient drinking water source -200' from nearest upgradient drinking water source -Do not apply to drinking water sources constructed after permit issued		
KPB 21.29.060 -Reclamation plan	A. Reclamation with site plan required. 5-year reclamation plan must be submitted with permit renewal request.  B. Applicant may revegetate and reclaim all disturbed land upon exhausting the material site or time determined by plan to leave land in a stable condition. 2:1 slope must be maintained. \$750 per acre bond required unless state bond. Enforcement under KPB 21.50.  C. Measures listed must be considered as part of every reclamation plan, 6 reclamation measures including ponding and protection against public nuisance.  D. Plan must list total acreage to be reclaimed.	A. Reclamation Plan required.  B. Applicant shall vegetate and reclaim all disturbed land upon exhausting the material site or time determined by plan to leave land in a stable condition. Reclamation must occur for area exceeding 5 acres prior to 5 year renewal or as PC specifies.  C. Measures listed must be considered as part of every reclamation plan, 6 reclamation measures including ponding.  D. Plan must list total acreage to be reclaimed each year, a list of equipment and a time schedule for reclamation measures.	"May" rather than "shall" revegetate.  Bonding required.  Plan survives permit termination and must list total acreage to be reclaimed.  Protection against public nuisance.

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	E. Close-out – reclamation survives		
	permit expiration, termination or revocation.		
KPB 21.29.065 -Effect of permit denial	A. Applicant denied counter permit cannot reapply within same calendar year w/out new evidence or circumstances.  B. Applicant denied CLUP permit cannot reapply within same calendar year w/out new evidence or circumstances.  C. Applicant bears burden of proof.  A. Renewal by	A. Must request permit	An applicant cannot immediately reapply for a permit after denial.  Renewal application,
-Permit renewal, modification and revocation	<ul> <li>application every 5 years.</li> <li>B. Administrative approval if compliance with all conditions, no modification and no violation in prior 2 years.</li> <li>C. Public hearing on renewal required when there is a modification, permit violation, or as determined by planning director. Permit in compliance with no violations must be</li> </ul>	extension every 5 years, 30 days prior to expiration. <b>B.</b> If no modification to operations or conditions proposed, a permit extension certificate may be issued by planning director. <b>C.</b> Extension may be denied if: (1) not in compliance with reclamation requirements; (2) non-	not request in writing.  Possibility for public hearing on renewal and additional discretional conditions on renewal.
	approved for renewal but the commission can add additional conditions where appropriate.	compliance with permit conditions; (3) permit violation in last 2 years and still in non-compliance.  D. Modification processed per	

	D	KBB 01 00 000 050	<u> </u>
	<b>D.</b> Modifications processed per KPB	KPB 21.29.030050.	
	21.29.030050  E. Renewal fee is same as original permit fee.  F. Failure to apply for renewal = permit expiration.	E. No fee for permit extensions approved by planning director. The fee for a permit modification processed under KPB 21.29.070(D) requires original permit fee.	
	<b>G.</b> Permits revoked per KPB 21.50.	<ul><li>F. Failure to apply for renewal = permit expiration.</li><li>G. Permits revoked per</li></ul>	
		KPB 21.50.	
KPB 21.29.080 -Permit Close- out	Requires permittee to request close-out of permit and verification of reclamation compliance.  Bonding released at close-out.	Current code section is titled "Permit Termination" and provides for a termination document and verification of site reclamation.	Terminology change from permit "termination" to "close-out". Explicit that reclamation requirement survives permit expiration or revocation & that bonds are released upon close-out.
KPB 21.29.100 -Recordation	Provides for recordation of permits, etc. issued under KPB 21.29. Owner/operator responsible for cost.	Similar recordation requirement.	Owner/operator responsible for recording costs.
KPB 21.29.110 -Violations	Violations governed by KPB 21.50.	Same but also has subsection (B) which provides for bonding if owner/operator has 3 violations within a 3-year period.	Violations governed by KPB 21.50 remain unchanged. No subsection B related to bonding requirement if there are 3 violations in 3 year period.
KPB 21.29.115 -Permit transfers	Planning director approves or disapproves permit transfers. Permits do not run with the land.	N/A	New section of code.

KPB 21.29.120 -Prior-existing uses

- **A.** Determination mirrors process under KPB 21.44 (LOZD) for nonconforming-use determination
- **B.** Director provides notice of application and issues decision. Decision can be appealed to the Planning Commission.
- **C.** Establishes 365-day period for abandonment.
- **D.** Prohibits increasing, intensifying, expanding or moving the use.
- **E.** Establishes standards to guide decision-making process.
- **F.** Requires PEU compliance with KPB 21.29 reclamation plan and hours of operation by January 1, 2026.
- **G.** Requires PEU compliance with code requirements for extraction within water table under KPB 21.29.057, except the water source separation requirements do not apply.

- A. Requires determination that use as a material site commenced or operated after May 21, 1986 and prior to May 21, 1996. Limited subdivision rights. PEU runs with land.
- **B.** Must have applied to be registered as a PEU prior to January 1, 2001.
- **C.** Abandonment if no operation as a material site between 5/21/1996 and 5/21/2011. Owner may protest finding of abandonment and may appeal decision to the Planning Commission.

- By 1/1/2026, PEUs required to come into compliance with:
  -Reclamation requirements;
  -Hours of operation; &
- 365 period of nonuse/ no operations = Abandonment

-Buffer area.