CAMERON COUNTY DUNE PROTECTION AND BEACH ACCESS PLAN

Adopted on September 20, 1994

Amended on
August 29, 2006
August 26, 2010
August 23, 2013

FINAL DRAFT
I. BACKGROUND

A. LEGISLATIVE INTENT

With passage of the 71st Legislature’s SB 1571 in 1989, the Texas General Land Office was charged with assembling a Coastal Management Advisory Committee and initiating consideration of various issues affecting the Texas coast. A number of Cameron County residents were involved with the various hearings and workshops conducted by the Texas General Land Office in development of the Coastal Management Plan. In general, the Plan developed by this committee and the Land Office constituted a broad-based, issue-oriented discussion. It was recognized by the committee that due to the size and diversity of the Texas coast, specific local level planning was necessary to address unique situations in local environments. As a result, the 72nd Legislature in 1991 passed Senate Bill 1053 which charged Texas with counties along the Gulf of Mexico with development of local level coastal planning and management documents. Counties, as coordinating authorities, could delegate planning or incorporated areas to appropriate cities or towns. Although this Legislation mandated and authorized a variety of state and local government actions, the fundamental objective outlined in SB 1053 was:

1. the development of local public beach access plans that would afford and guarantee the public’s right to beach access and use including a certification process for beachfront construction to prevent impairment of beach access, and

2. establishment of a dune protection line and a permitting process to protect coastal dune systems, and

3. strengthening flood protection measures to protect the community from the perils of flood damage.

B. CAMERON COUNTY’S RESPONSE TO SB 1053

It was the intent of Cameron County Commissioners to move aggressively forward with development of a plan for Cameron County, even prior to the Texas General Land Office’s development of rules for SB 1053. Accordingly, the Commissioners Court, in July of 1991, appointed a Coastal Management Committee composed of seven citizens. The seven committee members were selected to represent a broad array of diverging interests, and different geographic regions of the County. Technical advisors, as well, were selected to represent a diversity of backgrounds and expertise with an emphasis on those familiar with the Cameron County coastline. Also, appointed without voting status were four adjunct committee members, and eight technical advisors. The Commissioners charged the Committee with “fast track” action that would assure production of a plan that took into account all major relevant factors affecting lands and environments of the Cameron County Coastal area, without complicating this planning process by
The 1992 Cameron County Public Beach Access and Dune Protection Plan was developed over a five (5) month period, commencing in early July and completed in November of 1991. A county approved plan was forwarded from Cameron County to the Texas General Land Office for review and comment in accordance with the requirements of SB 1053. After revisions to address comments by the Texas General Land Office, the 1992 Cameron County Public Beach Access and Dune Protection Plan received approval on an interim basis by the Texas General Land Office in March 1993, and became the operative planning document for land development projects in the county’s unincorporated coastal areas. Subsequent to interim approval of the plan, the Texas General Land Office developed rules which necessitated with requirements and conditions stipulated in the rules. Accordingly Cameron County staff, the Parks prepared and presented a revised plan in the summer of 1994. Cameron County Commissioners in compliance with public hearing requirements reviewed and approved the revised plan on October 20, 1994.

The Court’s purpose of this plan is to embrace the intent of SB 1053 so that public beach access and use along all Cameron County beaches are guaranteed in perpetuity by provision of adequate access points, to ensure that Cameron County will be protected from flood losses, and additionally to assure that the integrity of the beach/dune system is maintained and enhanced while recognizing landowner’s private property rights, and affording mitigating options to the landowner that would protect dunes, while not unreasonably restricting private land use.

C. LEGAL AUTHORITY FOR PLAN ADOPTION

The GLO has adopted rules describing the process for development, adoption, and certification of an ERP (31 TAC §15.17). Cameron County Commissioners Court, under authority granted by Senate Bill No. 1053, hereby establishes the Cameron County Public Beach Access and Dune Protection Plan in accordance with State statutes and requirements, and adopts all beach management practices relative to: protecting the beach /dune system seaward of the defined dune protection line, flood protection and public beach access requirements as represented in the plan. Additionally, Cameron County establishes, by order of Cameron County Commissioners Court (Court Order 1994-02), the Cameron County Public Beach Access interim 1992 CAMERON COUNTY PUBLIC BEACH ACCESS AND DUNE PROTECTION PLAN (COURT ORDER 1992-1), upon certification of said plan by Texas General Land office and Attorney General.

II. PUBLIC BEACH ACCESS IN UNICORPORATED AREAS

A. BEACHFRONT CONSTRUCTION CERTIFICATES

Beachfront construction certificates are required under Natural Resources Code §61.015 (c) - (h) for any construction within 1000 feet of mean high tide or up to
the first public road, whichever distance is greater. The Cameron County Park System, operating through Cameron County Commissioners Court and advised by the Cameron County Dune Protection Committee, is hereby charged with responsibility for administering the beach access component of this plan. The Cameron County Parks Director and/or County Engineer shall be responsible for sending Beachfront Construction Applications to the GLO. Upon the GLO’s confirmation of consistency and completeness, the application for beachfront construction certificates shall be reviewed by the Cameron County Dune Protection Committee which shall issue a recommendation within six (6) weeks of the date that the Committee receives the application. Cameron County Commissioners' Court will review and take action on beachfront construction certificates as advised by parks system staff and the Cameron County Dune Protection Committee, whose recommendations will be considered but are not binding on court action. Neither the County nor the GLO shall unreasonably delay review or action on an application.

Findings necessary by the Court to issue a beachfront construction certificate are:

1. the proposed project does not (directly or indirectly) reduce the size or encroach on the public beach in any manner, or impair or adversely affect public use of or access to and from a public beach, or

2. the proposed project does not functionally support or depend on or is otherwise related to proposed or existing structures that encroach on the public beach, regardless of whether the encroaching structure is on land that was previously landward of the public beach.

Specific requirements for the Beachfront Construction and Dune Protection Permit applications and Exemption Petitions are detailed in the County’s Erosion Response Plan section 5.

B. **REVISION OF BEACH ACCESS COMPONENT OF PLAN**

Revision or update of the public beach access component of this plan shall be initiated by the Cameron County Dune Protection Committee. Prior to taking any action on an advisory board recommendation, the Cameron County Commissioners Court shall conduct a public hearing. Approved plan changes shall be forwarded to the Texas General Land Office for review and comment.

C. **PUBLIC SAFETY FINDINGS**

Cameron County recognizes that drive-on vehicular operations on beaches currently afford most public beach access in unincorporated county areas. The Commissioners Court hereby establishes a beach access plan that provides for a continuance of vehicle access to some County beaches, but that institutes better management controls of vehicular beach use. Further, Cameron County hereby establishes that County’s intent to incrementally redesignate selected vehicular
beaches to pedestrian beaches by provision of public off beach parking lots and beach access parks. Cameron County will whenever practical and in addition to legal requirements of A.D.A. laws, maintain and enhance free (no fee) beach access areas. Where practical, Cameron County will use walkovers to preserve and enhance beach access.

Upon Cameron County planning for adequate parking or public access to the beaches where vehicular access is restricted, it was determined that it was impractical to provide public access while protecting the existing dune system. It was also determined that it was impossible to provide parking every ½ mile from one another along Park Road 100 because of the existing geographic characteristics making it unfeasible by weakening and destroying significantly critical dunes. Therefore, Cameron County has attempted to overcompensate by providing 88 more parking spaces than required for the linear footage of beach closed to vehicles, with most of the additional parking found at Beach Access Number 3.

A number of issues and problems associated with vehicular traffic on county beaches led to the recognition that vehicles should be restricted from specific sections of Cameron County beaches, similar to current restrictions in county parks and the beaches of the Town of South Padre Island. These issues include:

1. Pedestrian safety - the operation of motor vehicles on beach areas containing heavy pedestrian usage, even when in compliance with all rules and regulations, is inherently unsafe.

2. Stranding of motorists - Often motorists become stranded while operating vehicles on public beaches, thus creating a traffic hazard and impeding traffic flow, as well as creating hazards to nearby pedestrians.

3. Litter - the volume and frequency of littering activity associated with pedestrian beach areas is notably lower in comparison to areas where beach users gain beach access by vehicle and picnic in the vicinity of vehicles on the public beach.

4. Unauthorized vehicle operation - Inadvertent as well as intentional operation of two-wheel drive and four-wheel drive motor vehicles in the fore dune areas or loose sand areas causes beach erosion, dune erosion decreases flood protection and disturbs or destroys vegetation.

5. Recreationist’s security - the presence of motor vehicles and activities sometimes associated with motor vehicle operation has generally left an insecure feeling to other beach users particularly families with young children, on beach areas experiencing high-density use. It is generally recognized by families and persons seeking a crime free environment that the vehicular beaches are the place of last resort.
D. BEACH ACCESS COMPONENT

Use of Beach User Fee Revenues

Revenue from beach user fees may be used only for beach-related services. “Beach-related services” means reasonable and necessary services and facilities directly related to the public beach which are provided to the public to ensure safe use of and access to and from, and the standard maintenance and operation expenses such as but not limited to vehicular controls, management, and parking (including acquisition and maintenance of off-beach parking and access ways); sanitation and litter control; the cleaning or removal of debris from the beach by handpicking and raking by mechanical means, providing law enforcement; beach nourishment projects; beach/dune system education; beach/dune protection and restoration projects providing public facilities such as restrooms, showers, and picnic areas; liability insurance; and personnel necessary to provide beach-related services. Beach-related services and facilities shall serve only those areas on or immediately adjacent to the public beaches.

All funds including surplus funds derived by Cameron County from the Beach User Fee program shall be used at a minimum for the following purpose:

1. all costs associated with administering the requirements of the Open Beaches Act and 31TAC §15.8; Beach User Fees
2. the provision, construction, maintenance, replacement and repair of:
   a) sanitary facilities on the beach provided for the use and convenience of the public,
   b) on and off beach parking facilities,
   c) traffic control or road signs, devices or structures on the beach, and sand dunes and dune vegetation,
   d) the cleaning and maintenance of the public beach,
   e) public safety on the beach, and
   f) all costs directly related to the management of the beach.

Administrative Cost and Accounting

The following methods shall be used for administering beach user fee accounting:

1. No more than 10% of beach user fee revenues shall be expended in one fiscal year on reasonable administrative costs related to beach-related services.
2. Revenue/Expenditure Accounting. Cameron County will establish a separate “fund” in the Cameron County Park System budget for all
expense of revenue activities occurring on county beaches outside of county parks (i.e., at conservation check stations, beach patrol areas, etc.) Revenues will be maintained and accounted for separately and not commingled with any other funds so that fee collections may be directly traced to expenditures on beach related services.

3. Beach user fee revenues shall be maintained and documented individually for each beach user fee and account balances and expenditures shall be documented according to general accepted accounting principles.

4. Annual operating and capital budgets will be established based on anticipated revenues and any excess revenues at year-end will be credited to the following year’s operating and capital budgets. Along with Park System audits, an independent audit of this fund will be conducted annually; the results of any audit relevant to beach user fee (BUF) revenues shall be submitted to the Texas General Land Office. Cameron County will send quarterly reports to the Texas General Land Office on the amount of beach user fee revenues collected and itemizing how beach user fee revenues are expended.

**Beach User Fee / Beach Access**

In order to establish and maintain quality beach-related services and facilities for the preservation and enhancement of access, to and from and safe and healthy use of beaches by the public, the fee schedule recommended is detailed on section Beach User Fee Schedule on page 14. These provisions are consistent with the Beach and Dunes Rules of 31 TAC 15.8.

Supplemental revenue sources may be considered in addition to the beach user fee to fund the expanded services and management of public beaches. These may include, but are not limited to, parking meter revenues, “bed tax” revenues, State Beach Maintenance Reimbursement funds and potential beach commodity concessionaires.

In Cameron County, Public Beach related amenities are maintained for the enjoyment of the visitors, which in the unincorporated areas of the County, there are 7 public county maintained beach access points along the Gulf of Mexico. Three of the existing beach access points to Cameron County beaches will allow public vehicular access and are identified as Access Point Number 7-Boca Chica Beach, Access Point Number 5, and Access Point Number 6.

Furthermore, four other access points restrict vehicular access on public beaches, but provide pedestrian access and public parking and are identified as Access Point Number 1-Isla Blanca Park; Access Point Number 2-Andy Bowie Park; Access Point Number 3-0.3 miles north of Andy Bowie Park; and Access Point Number 4 (East & West) (Free
Access-Beach Pocket Park), one-mile north of Andy Bowie Park.

“Free Access-Beach Pocket Parks” Drive on access will be afforded and controlled, as financially feasible, at three designated access points. Vehicular or pedestrian beach access at other points across private lands, particularly that which may result in public trespassing, dune destruction, decreased flood protection and unregulated vehicular activities will be discouraged in accordance with State Statutes while encouraging beach access at official beach access points. Cameron County shall maintain some free public beach access, providing access areas where no fee is charged for parking. These areas are currently identified as: Access Point Number Seven (7), Boca Chica Beach; Access Point Number Four (4) (East and West), Access Point Number Five (5) West and seasonal free beach access at Access Point Number Three (3) and Six (6).

Isla Blanca Park (Beach Access 1) located at the most southern tip of South Padre Island, is not a beach vehicular accessible point, but allows public accessibility to approximately 1 mile stretch of beach with all-weather roads with approximately 933 public parking spaces including designated handicapped parking. A beach user fee for amenities is charged at this park. Facilities provided at this park or access point number one (1) are R.V. accommodations with and without utilities, plus other recreational facilities such as; (7) public restrooms, showers, picnic and bar-b-que areas, two (2) covered pavilions with food and clothing concessions, gulf and bay fishing, playground areas, educational aquatic center, restaurants, seasonal lifeguards/beach patrol, and police surveillance. On average 189,000 passenger cars and motorcycles (based on data from 2016-2017), and 140 buses visit this park or beach access annually.
**Andy Bowie Park (Beach Access 2)** located just north of the Town limits of South Padre Island is not a beach vehicular accessible point, but allows public accessibility to approximately 1 mile of beach with all-weather roads with approximately 301 public parking spaces, including designated handicapped parking. A beach user fee for amenities is charged at this park. Andy Bowie Park facilities provided at this park or Access Point Number 2 are: two (2) public restrooms with showers, picnic/bar-b-que areas, two (2) covered pavilions with picnic tables, playground area, a Park Ranger Station, nature trail, seasonal lifeguards/beach patrol, and police surveillance. On average 20,350 passenger cars and motorcycles (based on data from 2016-2017), and 10 buses visit this park or beach access annually.

**Beach Access Number 3** is located 0.3 miles north of Andy Bowie Park-Beach Access 2. This is not a vehicular accessible point, but allows public access to the beach. This access area provides 143 public parking spaces and a dune walkover that allows public access to the beach, police surveillance, seasonal lifeguards/beach patrol and portable restrooms. Additional amenities, restrooms, rinse stations and covered pavilions will be constructed in the future. Free vehicular access is provided during non-peak season, which is immediately after Labor Day Weekend through March 1st. The rest of the year a BUF is enforced.
**Beach Access Number 4** is located 1-mile north of (1) mile north of Andy Bowie Park. This is not a vehicular accessible point, but allows free public accessibility to the beach. This access area provides 54 (49 regular and 5 ADA accessible) public Gulf side parking spaces and an ADA accessible dune walkover that allows access to the beach and 66 spaces on the west side of Park Road 100, police surveillance, seasonal lifeguards/beach patrol and portable restrooms.

**E.K. Atwood Park (Beach Access Number 5):** located approximately 1.6 miles north of Andy Bowie Park and being a beach user fee-based vehicular beach accessible point, but allows public accessibility to this beach access through all-weather roads with approximately 128 public Gulf side parking spaces, including 5 ADA parking spaces, and 4 food truck parking concession spaces; and 58 spaces on the west side of Park Road 100. Facilities provided at this park or access point number five (5) are: public restrooms, five (5) large covered pavilions with picnic tables, community rinse stations, restrooms, two ADA accessible dune walkovers, police surveillance and seasonal lifeguards/beach patrol.  

*Free parking is provided directly across this park on the bay side (West) of Park Road 100.* Based on data from 2015-2016 on average 100,000 passenger cars and motorcycles, and 10 buses visit this park and beach access each year.
**Beach Access Number 6:** Located approximately 4.6 miles north of Andy Bowie Park, this access point provides seasonal maintained access to the beach and a seasonal BUF. The County Parks Department provides vehicular beach access through Access Point Number Six (6) located 4.5 miles north of Andy Bowie Park which provides only seasonal roadway maintenance and staffing for public safety, security and emergency purposes. Free vehicular access is provided during non-peak season, which is immediately after Labor Day Weekend through March 1st. The rest of the year a BUF is enforced. Based on data from 2016-2017, on average 24,000 passenger cars and motorcycles, and 10 buses visit this access point per year.

**Beach Access Number 7:** known as Boca Chica Beach, is located 18 miles east of the City of Brownsville. This access point is a free, vehicular access point that provides public accessibility to the beach through an all-weather road.

**Beach User Fee Consistency with TAC §15.8**

Cameron County continues to maintain adequate and safe beach access for the public which is subsidized through the collection of Beach User Fees. The fees collected at access points support expenditures associated with enhanced beach management practices such as:

1) The Cameron County Beach Patrol (CCBP) is the designated lifeguard service for the Cameron County Parks system. The CCBP is certified by the United States Lifesaving Association, America's premier nonprofit, professional association for beach lifeguards and open water rescuers. The CCBP hires over 40 people comprised of Lifeguards, Senior Lifeguards, Supervisors and Dispatchers. The mission of CCBP is to protect the 3.5 million people who visit county beaches each year, respond to aquatic emergencies, educate the public about beach safety, and be a good community partner.

2) Staffing of the booths by trained personnel with the ability and intent to communicate clearly to occupants of all vehicles; a definition, consistent with State Statutes of the limits or boundaries of public beach and private land, the fragile nature of the beach/dune system including flora and fauna; proper safety
and driving practices appropriate for the beach; and the ordinance of Cameron County which prohibits littering or glass bottles on the public beaches.

2) Expanded Beach Cleaning: Activities to include hand collection of litter as well as beach raking, and litter barrel collection.

3) Increased Law Enforcement: Patrol by Park Rangers units for the unincorporated beaches on South Padre Island.

4) Improved Public Sanitation: By provisions of port-a-potties at reasonable intervals along public drive-on beaches on South Padre Island.

5) Increased Traffic Regulation: With improved signage and provision of temporary traffic barriers that direct traffic to specific designated driving portions of the beach.

6) Beach Access Maintenance: For improvement and general maintenance of official beach access points providing periodic clearing of loose sand to allow passage of vehicular traffic.

7) Public Beach Amenities: Community rinse stations, picnic pavilions, dune walkovers, restrooms, showers, parking areas and concession stands and showers.

The proposed increases in fees are necessary to address several issues and problems that continually emerge year after year associated with beach related services such as the struggle of dealing with the excessive, unsightly and unsanitary accumulation of trash on the beaches and the ability to ensure the public restrooms are clean, safe and in order. We recognize that these two issues are serious and may pose a public health and safety risk. As a result, Cameron County proposes to implement several abatement initiatives such as:

1. Creating a separate seasonal or permanent crew that will strictly be situated at E.K Atwood Park to service the new amenities which will address the litter problem, the trash receptacles, the maintenance of the accesses and the parking lots.

2. Purchasing equipment strictly to maintain the new amenities at E.K. Atwood Park.

3. Purchasing of new maintenance equipment to replace the existing assets.

4. Creating a separate seasonal or permanent crew that will strictly be situated at Isla Blanca Park to service the new amenities which will address the litter problem, the trash receptacles, the maintenance of the accesses, beach boardwalk and the parking lots.

5. Extending the Beach Patrol services at E.K. Atwood Park and Isla Blanca Park.
### Beach User Fee Schedule

<table>
<thead>
<tr>
<th>Location</th>
<th>Fees</th>
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<tbody>
<tr>
<td><strong>Isla Blanca Park</strong></td>
<td>Passenger Vehicle ($15.00)</td>
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<tr>
<td></td>
<td>Motorcycles ($15.00)</td>
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<tr>
<td></td>
<td>Buses ($30.00)</td>
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<tr>
<td></td>
<td>Bicycles &amp; Pedestrian - No Charge</td>
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<tr>
<td><strong>Andy Bowie Park</strong></td>
<td>Passenger Vehicle ($15.00)</td>
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<tr>
<td><em>(Beach Access 2)</em></td>
<td>Motorcycles ($15.00)</td>
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<td>Buses ($30.00)</td>
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<td>Passenger Vehicle ($15.00)</td>
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<tr>
<td><strong>Beach Access 3</strong></td>
<td>Passenger Vehicle ($15.00)</td>
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<tr>
<td><em>(seasonal)</em></td>
<td>Motorcycles ($15.00)</td>
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<td>Buses ($30.00)</td>
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<td>Passenger Vehicle ($15.00)</td>
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<tr>
<td><strong>E.K. Atwood Park</strong></td>
<td>Passenger Vehicle ($15.00)</td>
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<tr>
<td><em>(Beach Access 5)</em></td>
<td>Motorcycles ($15.00)</td>
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<td>Bicycles &amp; Pedestrians - No Charge</td>
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<tr>
<td><strong>Beach Access 6</strong></td>
<td>Passenger Vehicle ($15.00)</td>
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<td><em>(seasonal)</em></td>
<td>Motorcycles ($15.00)</td>
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<td>Buses ($30.00)</td>
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<td>Bicycles &amp; Pedestrians - No Charge</td>
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**Passes**
- Annual (system-wide) - ($100.00)
- 30-day - ($35.00)

**Veterans Pass**
- 50% off all passes with proof of mobilization/activation to active duty.

Vehicle operation will be specifically prohibited in or on dunes within 1,000 feet of mean high tide (MHT), and beach users entering the public beach via check stations will be informed of this prohibition.

The BUF will not unfairly limit access. Two out of 7 of the beach access points (Boca Chica Beach and Beach Access #4) have no fee throughout the year and two additional access points have no fee during the off-season (Beach Access #3, and #6). All the beach access points have free entrance for pedestrians and cyclists. In addition, the beach user fee is per vehicle entering the park and not per person. There is no restriction on the amount of people per vehicle.
Trash Refund Program

This program will operate during our season’s busiest time, March 1st thru Labor Day. Included in the general Beach User Fee, Cameron County Park staff will collect $5.00 for a trash bag deposit for every vehicle entering only at County Beach Accesses 5 & 6, and then an empty trash bag will be provided with an attached receipt. As the visitors exit the beach, County staff will refund $5.00 in return for their receipt and the County issued bag full of trash. The refund will only be issued for that same day, if the bag is full and if they return before 7:00 p.m. The total BUF fee charged, including the $5.00 Trash Bag Fee, will not exceed the daily entrance fees approved in this plan.

This program is intended to help keep the beaches clean by addressing the negative impacts of domestic trash left behind by visitors of county beaches, plus it serves as a tool to educating the public about the unsanitary environment and the detriment to human and marine life created by leaving trash behind.

Funds generated from this program will allow the Cameron County Parks Department to support expenditures associated with enhanced beach management practices such as:

1. Hiring Seasonal Employees on the north end of the Island for collecting entry fees, collection of trash bags, refunding deposits, addressing litter on the beach, assisting with maintaining access areas, shoreline, parking lots, and amenities; and
2. Hire Seasonal Code Enforcers to specifically address the litter, glass bottle and park policy violations that arise on the County beaches; and
3. Purchasing of Supplies such as trash bags, daily passes, refund receipts, uniforms, storage shed, safety supplies, beach advisory signs, flag advisory signs, traffic signs, and litter control signs; and
4. Paying for garbage and sewer services such as trash containers, trash receptacles, and port-a-potties; and
5. Purchasing equipment strictly for the north end of the Island for law enforcement, toll collection system, maintenance of beaches and amenities.

E. PEDESTRIAN BEACHES

Subject to prior approval pursuant to §61.022, TEXAS NATURAL RESOURCE CODE, beach access may be closed to vehicles. Prior to imposing such restrictions, the County shall acquire and develop new off beach parking areas that will then enable restriction of vehicle use from public beaches without impairing public beach access. In the case of unincorporated areas of Cameron County, this vehicular restriction will extend south of the most northern parking lot, and will afford a continuous pedestrian public beach, uninterrupted by vehicular sections. The County shall avoid a patchwork of pedestrian and vehicular beaches.
The following public parks shall be maintained as public pedestrian access ways to and from the public beach: Isla Blanca County Park, Andy Bowie County Park, Edwin King Atwood County Park, and Access Points number three (3) and four (4). These parks also provide off beach parking for public beach access.

1. **Off - Beach Parking**: The County shall endeavor to acquire and operate a series of off beach parking lots that afford direct pedestrian access to Gulf Coast beaches in the unincorporated areas of Cameron County. Provisions of adequately compliant sized parking lots, located at appropriate intervals, shall be required prior to the restriction of vehicular use of beaches east of the parking lot and on adjacent lands, generally lying to the south of the parking lot. Parking lots shall be located in wash-over areas, at a frequency not greater than one-half of a mile from the next nearest designated off beach parking lot.

Upon Cameron County planning for adequate parking or public access to the beaches where vehicular access is restricted, it was determined that it was impractical to provide public access while protecting the existing dune system. It was also determined that it was impossible to provide parking every ½ mile from one another along Park Road 100 because of the existing geographic characteristics making it unfeasible by weakening and destroying significantly critical dunes. Therefore, Cameron County has attempted to overcompensate by providing 88 more parking spaces than required for the amount of linear footage closed to vehicles.

Public off-beach parking shall be provided in each parking lot at a quantity sufficient to achieve the requirement of one parking space for every fifteen (15) linear feet of beach that is closed to vehicular traffic.

Signs shall be posted which conspicuously explain the nature and extent of vehicular controls, parking, and access points. Cameron County will design and use standardized requirements for specific parking spaces and the proper ratio of Handicapped vehicle spaces compared to the number of regular spaces.

**Standardized Parking Dimensions**

90° angle space: 9’ x 19’ with a 22’ backup (driveway) space
0° (parallel) space: 9’ x 23’ with a 12’ backup (driveway) space

Cameron County will make every effort to assure that logical sites are designated for parking or for vehicular access points without impacting existing dunes. Cameron County will identify locations such as washout areas or publicly dedicated right-of-ways that have already been dedicated through subdivision platting. Vehicle operation will be specifically
prohibited in or on dunes and beach users entering the public beach via check stations will be informed of this prohibition. Cameron County will when feasible create public access areas constructed of all-weather material.

2. **Pocket Parks:** In some instances, a sufficient quantity of land may be acquired to accommodate construction of a public park, with off beach parking in accordance with state statues and rules.

3. **Land Acquisition of Public Parking Lots:**

   a) **Donation:** A private landowner may petition Cameron County to restrict vehicular operation on a particular section of beach, provided that the landowner donates a sufficient quantity of land to meet the requirements found in 31 TAC 15.7 (h). After proper review by appropriate state agencies, conducting the required public hearing, receiving comment from interested agencies or citizens, and obtaining certification from the General Land Office that the activities are consistent with state law as part of the Plan amendment process, Cameron County may elect to accept land donation for public beach access purposes. It is the intent of Cameron County, except in unusual cases, to acquire land for public parking and recreational applications by voluntary donation, rather than by fee simple purchase.

   b) **Purchase:** Alternately, Cameron County may initiate closure of a beach portion to vehicular traffic by acquisition through negotiation and purchase, or condemnation, and Cameron County will adhere to the same requirements discussed above.

   c) **Public Use Preserved in Perpetuity:** The County shall not abandon, relinquish, or convey any right, title, easement, right-of-way, street, path, or other interest that provides existing or potential beach access or parking area, unless an equivalent or better beach access or parking area is first provided consistent with this ordinance.

   d) **Interfering with Access Prohibited:** No person shall create, erect, construct or maintain any obstruction, barrier, signs, or restraint on or within a public beach, which will interfere with the free and unrestricted right of the public to use any public beach, or imply private ownership.

4. **Emergency Beach Closures:** Any peace officer, through the authority of the Chief Park Ranger or his designee, in any extraordinary emergency may close areas of the public beach to protect public safety and/or property. The County Judge shall limit the closure to the smallest possible area and the shortest possible time necessary. The GLO will be notified upon the time of closure and upon the time of reopening of the beach.
F. TEMPORARY BEACH CLOSURE FOR SPACE FLIGHT ACTIVITIES

1. Pursuant to the provisions of Chapter 61, Texas Natural Resources Code: to protect public health, safety, and welfare the Cameron County Commissioners Court by order may temporarily close a beach in reasonable proximity to a space flight launch site or access points to the beach in the county on a primary or backup launch date, subject to Subsection 2.

2. The Commissioners Court may not close a beach or access points to the beach on a primary launch date consisting of any of the following days without the approval of the Land Office:

   (1) the Saturday or Sunday preceding Memorial Day;
   (2) Memorial Day;
   (3) July 4;
   (4) Labor Day; or
   (5) a Saturday or Sunday that is after Memorial Day but before Labor Day.

3. The Cameron County Commissioners Court and the General Land Office shall enter into a memorandum of agreement to implement the provisions of Chapter 61, Texas Natural Resources Code and the provisions of this section.

III. DUNE PROTECTION IN UNINCORPORATED AREAS

A. Cameron County Dune Protection Committee: The Cameron County Commissioners Court shall appoint five (5) county residents to serve a term established by Commissioners’ Court of not less than two (2) years, and not more than four (4) years. In selecting members, the Commissioners Court shall attempt to balance the following interests: environmental conservation, technical or legal expertise, land owners or developers, the public recreationist, and other local, governmental jurisdictions affected by proximity to public beaches. The committee’s function is to review and make recommendations to Cameron County Commissioners Court on all Beachfront Construction Certificates, Dune Protection Permits, and Exemption Petition requests presented to the committee. The committee shall meet on an as needed basis. All committee meetings shall be called and conducted in compliance with the Texas Open Meetings Act.

It shall be the responsibility of the committee to review permit and exemption applications, physically inspect proposed project sites by at least three (3) committee members, and recommend approval (with conditions, if appropriate), or denial of a permit or certificate.

B. Dune Protection Line Established: In accordance with Texas Natural Resource Code § 63.012, Cameron County hereby establishes a Dune Protection Line in all unincorporated coastal areas parallel to the seaward
shoreline of the Gulf of Mexico. That line is based on the mean high tide line of the Gulf of Mexico, and; is a line lying parallel to and not further landward than one thousand (1,000) feet west of the mean high tide line and generally runs in a North-South direction. Cameron County or a permit applicant (at the County’s discretion) shall provide the Texas State plane coordinates for locating the Dune Protection line as funds and/or resources allow. The Dune Protection line is a ‘moving’ line changing with shoreline changes and subject to modification that may be necessitated by future State or Federal regulatory and statutory changes. The Commissioners Court shall review the location of the Dune Protection Line and beachfront construction line at least once every five years to determine whether the lines are adequately located to achieve their stated purposes. In addition, the Commissioners Court shall review the adequacy of the location of the lines within 90-days after a tropical storm or hurricane affects the portion of the coast lying within the County’s jurisdiction. The Commissioners Court shall amend this Order to adjust the lines whenever necessary to achieve their stated purposes.

Any construction activity proposed east of the Dune Protection Line, or any activity covered by Chapter 63, Texas Natural Resources Code that could directly or indirectly cause destruction or damage to sand dune vegetation, is subject to permit and certificate requirements by Cameron County. A party must obtain a permit prior to commencing any such activity. Failure to acquire a permit prior to any construction activity east of the Dune Protection Line constitutes separate violations of State Statutes and Cameron County Commissioners Court Order 1994. Cumulative penalties may be assessed against a party in violation of the Open Beaches Act, the Dune Protection Act, Order 1994, or Texas General Land Office rules (31 TAC 15.1 - 15.10).

C. **Dune Protection Permits** are hereby required for any activity which may result in the damage or destruction of dunes and dune vegetation seaward of the Dune Protection Line or written in the critical dune area (TNRC 63.051). The review process for Dune Protection Permits shall be coordinated with the Texas General Land Office to allow sufficient time for the Texas General Land Office to conduct a field inspection, if necessary, of not more than ten (10) business days for small-scale construction or thirty (30) business days for large-scale construction. A copy of the permit application, including the exemption petition, if applicable, and the applicant’s hearing notice shall be sent to the Texas General Land Office at least ten or thirty working days prior to the public hearing on the application. The County Engineer and/or Parks Director will be responsible for sending all correspondence related to permit applications to the GLO. The application shall be reviewed by the Cameron County Engineer and/or the Parks Director within the 15 business day period following submission of the application. If all the required information is contained within the
submission, the application shall be forwarded to the General Land Office for their review. The County will provide the GLO with an assessment of the permit application’s consistency with the County’s Dune Protection and Beach Access Plan and ERP. If the application is incomplete, the County Engineer and/or the Parks Director shall make note of such requirements in letters to the applicant within 15 business days of the date of the application or resubmittal. The County’s Dune Protection Committee and Commissioners Court shall review, consider, and include in the record a description of the proposed construction and the comments received from the Texas General Land Office. Unless impractical, Cameron County shall issue the Dune Protection Permit and the Beachfront Construction Certificate concurrently. The requirements of this plan apply to applications for subdivision plat approval, applications for a building permit, a site plan approval, and zoning approval. The application fee for a Dune Protection Permit or Beachfront Construction Certificate is $500.00, and shall be tendered at time of filing an application to the Cameron County Engineering Department and/or Parks Department.

The Cameron County Dune Protection Committee shall make a recommendation to Commissioners Court within six (6) weeks of the date that the Committee receives the application. Based on the record established by the Dune Protection Committee and any new relevant information the Court adds to the record, the Court shall either grant or deny a permit or Certificate within six (6) weeks of receiving a Committee recommendation. A permit or certificate may include any conditions necessary to assure adequate public beach access and use rights, the preservation and enhancement of dunes and dune vegetation and protection from potential flood damage. The County shall issue Dune Protection Permits or Beachfront Construction Certificates only under circumstances and conditions consistent with this plan, the Erosion Response Plan, Texas General Land Office rules, and FEMA’s regulations. The Court shall consider the different laws which affect the decision-making process and shall take these laws into account when deciding to issue Dune Protection Permits and Beachfront Construction Certificates. A Dune Protection Permit shall be granted to an applicant if Commissioners Court finds that:

1. the proposed activity is not a prohibited activity as defined in Subsection G.2. of this section (Prohibited Activities);
2. The proposed activity will not materially weaken dune complexes or materially damage dune vegetation within dune complexes seaward of the dune protection line based on substantive findings under Subsection III d of this section (Material Weakening);
3. There are no practicable alternatives to the proposed activity and adverse effects cannot be avoided as provided in Section III D of this section (Mitigation of Adverse Effects);
4. The applicant’s mitigation plan will adequately minimize, mitigate,
and/or compensate for any unavoidable adverse effects, as provided in Section III D of this section (Mitigation of Adverse Effects); and

5. Where mitigation is required, that the applicant has provided landowners immediately adjacent to the tract with notice of the hearing at least 10 days prior to the hearing on the application.

6. The proposed activity complies with any applicable requirements (beachfront construction certificates, dune protection permits, exemption petitions and management of the public beach) of this order.

7. If the application includes an exemption petition, the petition meets the requirements of Section 5.3 of the Erosion Response Plan and the Commission has made findings as required under Section 5.3.2 of the Erosion Response Plan.

Compliance with local, state, and federal laws is necessary for consistent management within Cameron County. The Commissioners Court shall not issue a permit or certificate that is inconsistent with this order, the Texas General Land Office rules for management of the beach/dune system 31 TAC §§15.1-15.10, TEXAS OPEN BEACHES ACT, TEXAS DUNE PROTECTION ACT, or FEDERAL EMERGENCY MANAGEMENT AGENCY REGULATIONS, the requirements of which are incorporated into this order by reference.

D. The Mitigation Sequence

Cameron County will maintain a Dune Protection Line which, at a minimum, protects the fore dune ridge and all dunes seaward of the fore dune ridge. Although fore dunes and the fore dune ridge are the primary focus of protection, they depend on the backdunes for support and preservation. Damage and destruction to fore dunes, or to back dunes which would materially weaken fore dunes and the fore dune ridge shall be avoided using the best available technology. Dune damage includes any manmade alteration of a dune or dune vegetation that individually or cumulatively with other actions is likely to materially weaken the beach/dune system by reducing its effectiveness as habitat for flora and fauna, protection from potential flood damage, and protection form erosion.

It is specifically provided that the Commissioners Court shall balance the objective of protecting the beach/dune system with recognizing landowners' rights to reasonable use of private property. Accordingly, the Court shall require the use of the mitigation sequence to redress any injury to dunes and dune vegetation if landowners, after exhausting appropriate efforts to avoid damaging dunes and dune vegetation, demonstrate to the court that disturbance to dunes or dune vegetation is unavoidable.

The mitigation sequence required by the Court consists of the following four (4) steps.

1. Avoidance. Avoidance means avoiding adverse effects altogether by not
taking a certain action or parts of an action. The Commissioners Court shall not issue a permit allowing any adverse effects on dunes or dune vegetation seaward of the Dune Protection Line unless the applicant proves there is no practicable alternative to the proposed activity, proposed site, or proposed methods for conducting the activity (specifically roads parallel to the beach, non-exempt pipelines, artificial channels, or cause any such adverse effects for which the Commissioners Court determines there is a practicable alternative that would avoid adverse effects).

2. Minimize. Minimize damage to dunes and dune vegetation. If an applicant for a Dune Protection Permit or Beachfront Construction Certificate proves to the County that damage to dunes and/or dune vegetation is unavoidable, the Court may issue a permit or certificate allowing the unavoidable damage provided that there is a permit or certificate condition requiring that the damage shall be minimized to the greatest extent practicable.

3. Mitigation.
   a) Mitigation means repairing, rehabilitating, restoring affected dunes and dune vegetation. Where adverse effects on dunes and dune vegetation cannot be avoided or minimized, the county shall set appropriate permit conditions requiring that permittees repair, rehabilitate, or restore affected dunes to the same volume as the pre-existing dunes and dune vegetation so that they will be superior or equal to the pre-existing dunes in their ability to protect adjacent public and private property from potential flood damage, nuisance, and erosion and to protect natural resources.
   b) Permittees may mitigate adverse effects on dunes using vegetative or mechanical means. Permittees shall:
      1) Restore dunes to approximate the naturally formed dune position or location, contour, volume, elevation, vegetative cover, and sediment content in the area;
      2) Allow for the natural dynamics and migration of dunes;
      3) Use temporary sand fences or a county approved method of dune restoration, where appropriate, considering the characteristics of the site; and
      4) Restore or repair dunes using indigenous vegetation that will achieve the same protective capability as or greater capability than the surrounding natural dunes.
   c) In authorizing or requiring restoration of dunes, the county shall give priority to stabilization of blowouts and breaches. Before permitting stabilization of wash over areas, the Commissioners Court shall:
      1) Asses the overall impact of the project on the beach/dune system;
      2) consider any adverse effects on hydrology and drainage which will result from the project; and
      3) require that equal or better public beach access be provided
to compensate for impairment of any public beach access previously provided by the wash over area.

4. Compensate means the replacement of any dune or dune vegetation lost to construction activities. Landowners shall compensate for unavoidable damage to dunes and dune vegetation by the creation of new dunes, the enhancement of existing dunes, and/or the repair of the damaged dunes as well as the planting of indigenous vegetation. The new, enhanced, and/or repaired dunes shall be superior or equal to the damaged dunes in their ability to protect the community from potential flood damage, to provide habitat for indigenous flora and fauna, and to protect the adjacent beach from erosion.

The permittee shall begin compensation for damage to dunes or dune vegetation no later than 30 days after construction is complete. Compensation efforts shall be continuous until the new, enhanced and/or repaired dunes and dune vegetation are superior or equal to the damaged dunes and dune vegetation. However, in no event shall the compensation process take more than three years. After three years, if compensation is incomplete the permittee shall be liable for penalties under the Dune Protection Act and the Open Beaches Act.

The Court will not issue a Dune Protection Permit which allows any construction of restored dunes created on the public beach, except for dune walkovers or other walkways that serve only as access ways and encroach on the public beach to the minimum extent possible.

On-site compensation consists of replacing or restoring the affected dunes or dune vegetation on the site where the dunes and dune vegetation were originally located. Permittees shall locate compensation work on the construction site, where practicable. A permittee may locate compensation efforts off the construction site if the permittee demonstrates that: on-site compensation is not practicable; the off-site compensation will be located as close to the construction site as practicable; the off-site compensation has achieved a 1:1 ratio of proposed adverse effects on successful, completed and stabilized restoration prior to beginning construction; and the permittee has notified FEMA, Region 6, of the proposed off-site compensation.

a) Permittees shall provide the following information when proposing off-site compensation:

1) the name, address, phone number, and fax number, if applicable, of the owner of the property where the off-site compensation will be located;
2) a legal description of property intended to be used for the proposed off-site compensation;
3) the source of the sand and dune vegetation to be used;
4) all information regarding permits and certificates issued for the
restoration of dunes on the compensation site;
5) all relevant information regarding the success, current status, and stabilization of the dune restoration efforts on the compensation site;
6) any increase in potential flood damage to the site where the adverse effects on dunes and dune vegetation will occur and to the public and private property adjacent to that site; and
7) the proposed date of initiation of the compensation.

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

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

d) Permittees shall notify the Cameron County Engineer and/or Parks Director in writing of the actual date of initiation within ten (10) working days after compensation is initiated. If the permittee fails to begin compensation on the date proposed in the application, the permittee shall state the reason for the delay. The County shall take this reason into account when determining whether a permittee has violated the compensation deadline.

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

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

g) The County Engineer and/or Parks Director shall provide written notification to the General Land Office upon determining that the compensation is complete. If the County Engineer and/or Parks Director does not receive an objection from the General Land Office regarding the completion of compensation within thirty (30) working days after the General Land Office is notified in writing, the County Engineer and/or Parks Director or his designee may certify to the permittee that the compensation is complete.

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

1. Terms and renewal of permits/certificates.
   a) Permits or certificates shall be valid for three years from the date of issuance.
   b) The Commissioners Court may renew a permit or certificate for two (2) consecutive ninety day periods thereafter if the activity as proposed in the application for renewal complies with this order and the permittee supplements the original application materials with additional information indicating any changes to the activity or information. The Commissioners Court shall issue only two renewals for each permit or certificate. Thereafter, the permittee must apply for a new permit or certificate.

2. Termination of permits/certificates.
   a) The Commissioners Court may void a permit or certificate if:
      1) a material change occurs after the permit or certificate is issued; or
      2) a permittee fails to disclose any material fact in the application.
      3) the permit or certificate is inconsistent with this order or with the General Land Office rules for management of the beach/dune system at the time of issuance.
   b) "Material change" includes human or natural conditions which have adversely affected dunes, dune vegetation, or beach access and use that either did not exist at the time of the original application, or were not considered by the County in making the permitting decision because the permittee did not provide information regarding the site condition in the original application.
   c) A permit or certificate automatically terminates if construction comes to lie within the boundaries of the public beach by artificial means or by natural causes.

3. Administrative record.
   The administrative record of official Commissioners Court actions relative to permit and certificate applications shall be maintained within the minutes of the Commissioners Court by the County Clerk as consistent with state law. The County Engineer and/or Parks Director shall keep the files relevant to applications and permitting for dune protection permits.

   Cameron County delegated the authority to the City of South Padre Island to develop and implement a dune protection program for implementation within the City’s corporate municipal limits only.

4. Issuance or denials of dune protection permit.
   a) To determine whether to issue or deny a permit, the Commissioners
Court or its designee should at least review and consider the following factors:

1) the information in the permit application
2) the proposed activity's consistency with this order and the General Land Office rules for management of the beach/dune system;
3) any other law relevant to dune protection which affects the activity under review;
4) the comments of the Dune Protection Committee, the General Land Office, and the general public; and particularly:
   i) cumulative and indirect effects of the proposed construction on all dunes and dune vegetation seaward of a dune protection line;
   ii) cumulative and indirect effects of other activities on dunes and dune vegetation located on the proposed construction site;
   iii) the pre-construction type, height, width, slope, volume, and continuity of the dunes, the pre-construction condition of the dunes, the type of dune vegetation, and percent of vegetative cover on the site;
   iv) the local historical erosion rate as determined by the University of Texas at Austin, Bureau of Economic Geology, and whether the proposed construction may alter dunes and dune vegetation in a manner that may aggravate erosion;
   v) all practicable alternatives to the proposed activity, proposed site, or proposed methods of construction;
   vi) the applicant's mitigation plan for any unavoidable adverse effects on dunes and dune vegetation and the effectiveness, feasibility, and desirability of any proposed dune reconstruction and revegetation;
   vii) the impacts on the natural drainage patterns of the site and adjacent property;
   viii) any significant environmental features of the potentially affected dunes and dune vegetation such as their value and function as floral and faunal habitat or any other benefits the dunes and dune vegetation provide to other natural resources;
   ix) wind and storm patterns including a history of wash over patterns;
   x) location of the site on the flood insurance rate map;
   xi) success rates of dune stabilization projects in the area; and
5. Any other information the Commissioners Court considers useful, including resource information made available to them by federal and state natural resource entities. The Commissioners Court may issue a permit only if it finds as a fact, after a full investigation, that the particular conduct proposed will not have a net effect to materially weaken any dune or materially damage dune vegetation or reduce the effectiveness of any dune as a means of protection against erosion and high wind and water (with or without mitigation).

6. In order to find that there will be no material weakening or damage to dunes or dune vegetation, the Commissioners Court will evaluate proposed projects to ensure that:
   a) The activity will not result in the potential for increased flood damage to the proposed construction site or adjacent property;
   b) The activity will not result in runoff or drainage patterns that aggravate erosion on or off the site;
   c) The activity will not result in significant changes to the natural permeability of a dune or its ability to transmit rainwater to the water table;
   d) The activity will not disturb unique flora or fauna or result in adverse effects on dune complexes or dune vegetation; and
   e) The activity will not significantly increase the potential for washovers or blowouts to occur.

7. Beach Special Events Permitting:

At least thirty (30) days prior to any planned special event on the beach, the special events promoter shall file a letter requesting to have a special event on the beach with the Cameron County Parks Director. The Parks Director will prepare a license agreement to be presented to the Cameron County Commissioners Court for approval. The Cameron County Commissioners Court must approve all special events on the beach prior to the commencement of such special event. A license agreement for a special event on the beach is only valid for the specific special event period. A fee will be assessed for any and all special events held on the beach. In addition to any license agreement requirements, any person desiring to set up any type of temporary facility during the special event period on the beach shall:

   a) Provide for sanitary facilities that the Parks Director deems reasonably necessary as a result of the number of people attending the special event;
   b) Provide a detailed plan to the County describing the facilities being set up so that the County and the Texas General Land Office can determine if a beach/dune permit will be required;
   d) Ensure that no outdoor facility or structure be set up that will impair public access to the beach or use of the public beach or would cause
any damage or destruction to the dunes and vegetation on the beach; and;

e) Provide a detailed list of any sale of food, beverages, novelties, souvenirs or other items for Commissioners Court approval.

A copy of the permit issued by the County will be forwarded to the Texas General Land Office for their files no later than five (5) days from the date the County issued the permit.

F. GENERAL CONSIDERATIONS FOR PROTECTED DUNE AREAS

To minimize unavoidable adverse effects as required by Subdivision 3.D. of this section, permittees shall:

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

2. minimize construction and pedestrian traffic on or across dune areas to the greatest extent practicable, accounting for trends of dune movement and beach erosion in that area;
   
   a) route all pedestrian access to and from beaches through wash over areas or over elevated walkways, and conspicuously mark all such access that is public with permanent signs so indicating;
   
   b) consider consolidated private access ways from any proposed subdivision, multiple dwelling, or commercial facility. In some cases, the minimum beach access may be only one access way. In determining the appropriate grouping of access ways, the County shall consider the size and scope of the development;
   
   c) the County may consider that the developer post and maintain signs in areas where pedestrians traffic is high explaining the functions of dunes and the importance of vegetation in preserving dunes;
   
   d) where practicable, provide vehicular access to and from beaches by sing existing roads, unless public beach access is restricted, and where possible, improve existing access roads possible, improve existing access roads with elevated beams near the beach that prevent channelization of floodwaters;
    
   e) where practicable, locate new beach access roads in wash over areas, blowout areas or other areas where dune vegetation has already been disturbed, construct such roads along the natural land contours, and minimize their width;
   
   f) where practicable, locate new beach access roads at an oblique angle to the prevailing wind direction;
g) prohibit persons from using or parking any motor vehicle on, through, or across dunes outside designated access ways;

h) maximize use of natural or existing drainage patterns when providing for storm water runoff and retention;

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

j) not cause any adverse effects that the Commissioners Court finds can be minimized.

G. SPECIAL PROVISION REGARDING DUNES

1. Alteration of Dunes Prohibited without Permit: The following activities are exempt from the requirement for a permit, but may nevertheless require a beachfront construction certificate or a permit pursuant to other county court orders:
   a) exploration for and production of oil and gas and reasonable and necessary activities directly related to such exploration and production, including construction and maintenance of production and gathering facilities seaward of the dune protection line which serve wells located outside the dune protection line, provided that such facilities are located no farther than two miles from the well being served;
   b) grazing livestock and reasonable and necessary activities directly related to grazing; and
   c) recreational activities other than operation of a recreational vehicle.

2. Prohibited Activities: The Commissioners Court shall not issue a permit authorizing the following actions seaward of the Dune Protection Line (excepting public recreation facilities built within accreting beach areas):
   a) activities that are likely to result in the temporary or permanent removal of sand from the portion of the beach/dune system located on or adjacent to the construction site, including: moving sand to a location landward of the dune protection line; and temporarily or permanently moving sand off the site, except for purposes of permitted mitigation, compensation, or an approved dune restoration or beach nourishment project and then only from areas where the historical accretion rate is greater than two feet per year, and the project does not cause any adverse effects on the sediment budget;
   b) depositing sand, soil, sediment, or dredged spoil which contains any of the toxic materials listed in Volume 40 of the Code of Federal Regulations, Part 302.4, in concentrations which are harmful to people, flora, and fauna as determined by applicable, relevant, and
appropriate requirements for toxicity standards established by the local, state, and federal governments;
c) depositing sand, soil, sediment or dredged spoil which is of an unacceptable mineralogy or grain size when compared to the sediments found on the site (this prohibition does not apply to materials related to the installation of maintenance of public beach access roads running generally perpendicular to the public beach);
d) creating dredged spoil disposal sites, such as levees and weirs, unless an appropriate local, state, and federal permit is obtained;
e) constructing or operating industrial facilities not in full compliance with all relevant laws and permitting requirements prior to the effective date of this order;
f) Prohibition of Vehicular Operation in Dunes: Operation of motor vehicles on or in dunes within 1,000 feet of mean high tide is hereby prohibited pursuant to §63.093 of the Natural Resources Code. Vehicle operation on roadways, parking lots, or the roadway portion of the public beach is exempt from this prohibition.
g) mining dunes;
h) constructing concrete slabs or other impervious surfaces within 230 feet landward of the natural line of vegetation, except for such a surface that (1) does not extend beyond the perimeter of a habitable structure elevated on pilings, provided that no walls are erected that prohibit the natural transfer of sands, or (2) does not exceed an area equal to the footprint plus 5% of the permitted habitable structure it serves; the use of permeable materials such as brick pavers, limestone, or gravel is recommended when feasible for drives or parking areas;
i) the placement of a concrete slab may not be structurally attached to the buildings piling foundation in the area within 230 feet of the line of vegetation.
j) depositing trash, waste, or debris including inert materials such as concrete, stone, and bricks that are not part of the permitted on-site construction;
k) constructing cisterns, septic tanks, and septic fields seaward of any structure serviced by the cisterns, septic tanks, and septic fields; and
l) detonating bombs or explosives with the exception of fireworks associated with a holiday or a public event.

H. REVISION OF DUNE PROTECTION COMPONENT OF PLAN

Revision of the dune protection component of the plan shall be initiated by the Cameron County Dune Protection Committee, the County Parks Director and/or the County Engineer. Such revision is subject to approval by the Cameron County Commissioners Court after conducting a public hearing on the proposed revisions, and after review and comment of the proposed revisions by the Texas General Land Office.
I. **CONCURRENT REQUIREMENTS FOR BOTH DUNE PROTECTION PERMITS AND BEACHFRONT CONSTRUCTION CERTIFICATES**

Permittees shall:

1. Consider beach erosion rates at proposed development sites, the possibility of the westward movement of the public easement, and potential storm vulnerability when selecting building sites located landward of the building line;

2. Not engage in any construction, which may aggravate erosion;

3. Not construct any new erosion response structure, except a retaining wall located greater than 230 feet landward of the line of vegetation;

4. Not maintain or repair an existing erosion response structure located on the public beach;

5. Not enlarge or improve an existing erosion response structure located less than 230 feet landward of the vegetation line;

6. Not maintain or repair an existing erosion response structure located less than 230 feet landward of the vegetation line that is more than 50% damaged, except: when failure to repair the damaged structure will cause unreasonable hazard to a public building, public road, public water supply, public sewer system, or other public facility immediately landward of the structure; or when failure to repair the damaged structure will cause unreasonable flood hazard to habitable structures because adjacent erosion response structures will channel floodwaters to the habitable structure;

7. Not engage in construction that does not comply with FEMA'S regulations governing construction in flood hazard areas; and

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

9. Consider variances from federal requirements. The Cameron County Engineer and/or Parks Director shall inform the General Land Office and FEMA Region 6 before it issues any variance from FEMA'S regulations found in Volume 44 of the Code of Federal Regulations, Parts 59-77.

J. **FLOOD PROTECTION IN COUNTY AREAS**

In issuing Dune Protection Permits and Beachfront Construction Certificates, Cameron County shall comply with FEMA's regulations governing construction in flood hazard areas. FEMA prohibits man-made alteration of sand dunes within Zones V1-30, V, and VE on Cameron County's Flood Insurance Rate Map which would increase the potential for flood damage. FEMA also prohibits the use of fill for structural support of buildings within Zones VI-30, V, and VE. Cameron County shall expeditiously inform the General Land Office and the FEMA regional representative in Texas of the issuance of any activity done in variance of FEMA'S
regulations. Variances may affect participation in the Federal Flood Insurance Program.

IV. SPECIAL PROVISIONS FOR DEVELOPMENT IN COASTAL AREAS

A. DEVELOPMENT IN ERODING COASTAL AREAS

"Eroding areas" are portions of the shoreline experiencing a historical erosion rate of greater than two feet per year based on published data of the University of Texas at Austin, Bureau of Economic Geology. In addition to the other requirements of this ordinance and the Cameron County Erosion Response Plan, in eroding areas, permittees shall:

1. Elevate all structures on pilings in accordance with FEMA minimum standards or above the natural elevation (whichever is greater);
2. Design structures located on property adjacent to the public beach so that they may be relocated;
3. Be allowed to pave or alter only the ground within the footprint of the habitable structure, (however brick pavers, gravel, crushed limestone or Truegrid pavers may be used to construct driveways) only if the alteration or paving will be entirely undertaken, constructed, and located landward of 230 feet from the line of vegetation; and
4. Be allowed to construct a storage area or areas with breakaway or louvered walls or for enclosures required by local building or safety codes; if consistent with the requirements of National Flood Insurance Program;
5. Be allowed to place unreinforced fibercrete in 4-foot by 4-foot sections, 4 inches thick, separated by expansion joints, beneath the footprint of the habitable structure, not including the area under decks, only if the fibercrete is not structurally attached to the pilings and placement of fibercrete will be entirely undertaken, constructed, and located at least 25 feet from the landward toe of the foredunes. If no dunes exist, placement of fibercrete may only be undertaken, constructed, and located at least 100 feet landward of the line of vegetation, or landward of the building setback line, whichever distance is greater.
6. Construction outside the perimeter of a habitable structure using concrete or other impervious surface with an area that does not exceed 5.0% of the footprint of the habitable structure may be authorized. Concrete curbs may be permitted as part of the 5.0% to preserve the integrity of permeable pavers. Curbs shall not be wider than 6 inches or more than 10 inches high/deep; limited concrete pads may also be permitted as part of the 5.0% if required for...
utilities, and they should be limited to the minimum dimensions required to meet applicable building codes.

7. Demonstrate and assure financial ability to fund eventual relocation or demolition of the proposed structure.

B. If there is any conflict between the requirements of this subsection and the requirements of the Erosion Response Plan, the Erosion Response Plan controls.

V. MASTER PLANNED DEVELOPMENTS

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

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

C. When acting on a request for approval of a master planned development, the Commissioners Court shall consider:

1. The development's potential effects on dunes, dune vegetation, public beach use and access, and the applicant's proposal to mitigate for such effects throughout the construction;
2. The contents of plan; and
3. Whether any component of the development, such as installation of roads or utilities, or construction of structures seaward of a dune protection line, will subsequently require a permit or a certificate.

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

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

VI. STANDARDS FOR BEACH MAINTENANCE AND
OTHER ACTIVITIES

1. **Beach Maintenance**

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

   B. The Commissioners Court authorizes the following beach maintenance and management measures; removal of sand deposits in parking areas, roads, or other public facilities or buildings as necessary to allow continued use and for the construction of government-sponsored restored dune programs using recycled Christmas trees and other material that is environmentally safe and may easily decompose.

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

   D. Beach nourishment standards: The County shall not authorize beach nourishment project unless it finds and the project sponsor demonstrates that:

      1. The project is consistent with all applicable requirements of this order;
      2. The sediment to be used is of effective grain size, mineralogy, and quality or is the same as the existing beach material;
      3. The proposed nourishment material does not contain any toxic materials listed in Volume 40 of the Code of Federal Regulations, Part 302.4, in concentrations which are harmful to people, flora, and fauna as determined by applicable, relevant, and appropriate requirements for toxicity standards established by the local, state, and federal governments;
      4. There will be no adverse environmental effects on the property surrounding the area from which the sediment will be taken or on the site of the proposed nourishment;
      5. The removal of the sediment will not have any adverse impacts on flora and fauna; and
      6. There will be no adverse effects from transporting the
2. DUNE RESTORATION AND CONSTRUCTION OF RESTORED DUNES

The Commissioners Court may issue a general permit to a government entity, or other public service organization for the construction of restored dunes. Except as otherwise expressly provided in this order, the Commissioners Court shall not authorize restoration of dunes on a public beach unless it finds and the project sponsor demonstrates that the following requirements are met.

A. The proposed projects:
   1. Shall extend no more than twenty feet seaward of the vegetation line and shall follow the natural migration of the vegetation line;
   2. Shall not restrict or interfere with public use of the beach at normal high tide.
   3. Shall meet the requirements of the Erosion Response Plan.

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

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

D. The following methods or materials shall not be used to restore dunes:
   1. Hard or engineered structures;
   2. Materials such as bulkheads, riprap, concrete, or asphalt rubble, building construction materials, and any non-biodegradable items;
   3. Fine, clayey, or silt sediments;
   4. Sediments containing the toxic materials listed in Volume 40 of the Code of Federal Regulations, Part 302.4 In concentrations which are harmful to people, flora, and fauna as determined by applicable, relevant, and appropriate
requirements for toxicity standards established by the local, state, and federal governments; and

5. Sand obtained by scraping or grading dunes or the beach, except as part of an approved mitigation plan.

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

F. All applications or proposals for reconstructing dunes on the public beach shall be forwarded to the General Land Office at least ten (10) working days prior to the decision on the application.

3. DUNE WALKOVERS.

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

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

B. The walkover is constructed and located in a manner that will not interfere with or otherwise restrict public use of the beach at normal high tides.

C. Permittees shall relocate walkovers to follow any landward migration of the public beach or seaward migration of dunes using the following procedures and standards.

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

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

VII. GENERAL PROVISIONS

1. PENALTIES.

Any person who violates either the Dune Protection Act, the Open Beaches Act, this order, or traffic regulation orders or ordinances established by
Cameron County Commissioners Court, a permit or certificate condition is liable for a Civil or criminal penalties (in the case of state statutes, not less than $50 nor more than $1,000 per violation per day). Each day the violation occurs or continues constitutes a separate violation. Violation of the Dune Protection Act, the Open Beaches Act, and the rules adopted pursuant to those statutes are separate violations. The assessment of penalties under one act does not preclude another assessment of penalties under the other act for the same act or omission. Conversely, compliance with one statute and the rules adopted there under does not preclude penalties under the other statute and the rules adopted pursuant to that statute. The Commissioners Court shall consider the following mitigating circumstances when referring violations for assessment of penalties: acts of god, war, public riot, or strike; unforeseeable, sudden, and natural occurrences of a violent nature; and willful misconduct by a third party not related to the permittee by employment or contract.

2. CONSTRUCTION.

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

3. BOUNDARY DETERMINATIONS.

   The Commissioner of the Texas General Land Office shall make determinations on issues related to the location of the boundary of the public beach and encroachments on the public beach pursuant to the requirements of the Open Beaches Act, Sec. 61.016 and Sec. 61.017. The County shall consult with the General Land Office when questions of encroachment and boundaries arise with respect to the public beach.

4. BEACHES PRESUMED TO BE PUBLIC.

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

5. **GENERAL PROHIBITION.**

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

6. **APPEALS.**

The Dune Protection Act, Sec. 63.151, and the Open Beaches Act Sec. 61.019, contain the provisions for appeals related to this order.

**VIII. SUPPLEMENTAL RECOMMENDATIONS**

A wide variety of issues were brought to the attention of the Cameron County Coastal Management Committee during the plan development process. Four (4) issues in particular merit mention, and the committee recommends that beyond adopting a dune protection and public beach access, and flood protection plan, Cameron County Commissioners Court take separate action relative to these issues:

A. **Beach Nourishment**

The Committee recommends that Cameron County in association with the Town of South Padre Island initiate an aggressive beach nourishment program. It is recognized that beaches on the northern portion of South Padre Island are eroding at an alarming rate and posing subsequent threats to properties in the northern portion of the Town of South Padre Island as well as unincorporated areas. The committee recommends that the county and the town work in concert to at least insure that beach-quality (in both grain size and toxicity) dredge materials removed by the U.S. Army Corps of Engineers from the Brazos Santiago Ship Channel are placed directly onto the beaches of South Padre Island.

The County and the Town of South Padre Island should examine additional options to increase the sand budget accruing to beaches of South Padre Island. It is recognized that the dredge materials from the Brazos Santiago Ship Channel alone will not be sufficient to resolve beach erosion problems on South Padre Island.

B. **Rezoning of Unincorporated South Padre Island**

Cameron County should undertake an effort in cooperation with the town of South Padre Island to update zoning and subdivision ordinances. Both Town and County zoning and rules should be complementary and consistent
to allow for planned growth of the island, while taking advantage of "lessons learned" in the town to avoid undesirable trends in as yet undeveloped county areas.

C. **Underground Utilities**
   Cameron County should utilize all legal powers and best efforts to prevent further expansion of overhead utility lines on South Padre Island.

D. **Park Road 100 Relocation**
   Park Road 100, commencing in Andy Bowie Park and extending approximately seven (7) miles to its present northern terminus, should be moved in whole or in parts to a more western location. Storm vulnerability and maintenance costs for sand removal would be greatly reduced, while creating new, valuable beachfront lands.

IX. **SOUTH PADRE ISLAND DUNE PROTECTION & BEACH ACCESS PLAN**

The Cameron County Commissioners Court has delegated the City of South Padre Island the authority to establish and implement a dune protection, beach access and flood protection plan within its corporate municipal limits. The City recognizes the importance of SB 1053 in furthering the preservation and protection of sand dunes, and the protection and enhancement of the public's rights of access to and use of the public beaches.

X. **DEFINITIONS**

**Affect** - as used in this subchapter regarding dunes, dune vegetation, and the public beach, "affect" means to produce an effect upon dunes, dune vegetation, or public beach use and access.

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

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

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

**Beach/dune system** - the land from the line of mean low tide to the landward limit of dune formation
Beachfront construction certificate or certificates – the document issued by a local government that certifies that the proposed construction either is consistent with the local government's dune protection and beach access plan or is inconsistent with the local government's dune protection and beach access plan. In the latter case, the local government must specify how the construction is inconsistent with the plan, as required by the Open Beaches Act, §61.015.

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

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

Beach User Fee - any fee collected by Cameron County as defined in §61.001 of the Natural Resources Code, to establish and maintain beach-related services and facilities for the preservation and enhancement of access to and from and safe and healthy use of public beaches by the public.

Beach raking - mechanically drawn raking or sand sifting devices designed to remove debris, generally not wider than 16 feet, and that generally does not remove sand material.

Blowout - a breach in the dunes cause by wind erosion.

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

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

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

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

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

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

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

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

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

**Dune complex** - any emergent area adjacent to the waters of the Gulf of Mexico in which several types of dunes are found or in which dunes have been established by proper management of the area. In some portions of the Texas coast, dune complexes contain depressions known as swales.

**Dune protection permit or permit** - the document issued by a local governments to authorize construction or other regulated activities in a specified location seaward of a dune protection line or within the critical dune area as required by §63.051 of the Texas Natural Resources Code.

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

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

Eroding area - a portion of the shoreline, which is experiencing a historical erosion rate of greater than two feet per year based on published data of the University of Texas at Austin, Bureau of Economic Geology.

Erosion - natural processes and human activities affecting barrier island vegetation and dunes, usually caused by wind or water motion over or around barrier islands, which may displace, damage, or otherwise completely remove natural or artificially constructed structures on barrier islands. The wearing away of land or the removal of beach and/or dune material by wave action, tidal currents, littoral currents or deflation. Erosion includes but is not limited to horizontal recession and scour.

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

Extraordinary emergency - emergencies judged by the chief park ranger of the Cameron County park system, or his designee, to constitute a substantial threat to public health or safety, or that present a hazard to natural resources, including but not limited to, civil disturbance, recurrent life threatening criminal activity, hurricanes, oil spills, fish kills, or extreme beach overcrowding.

FEMA - the Federal Emergency Management Agency of the United States government. This agency administers the National Flood Insurance Program and produces the Flood Insurance Rate Maps.

Fore dunes - those dunes which offer the first significant means of dissipation storm-generated wave and current energy issuing from the open Gulf of Mexico. Because various heights and configurations of dunes may perform this function, no standardized physical description can be offered. However, where they occur, fore dunes are distinguishable from surrounding dune types by their relative location and physical appearance. For dunes are the first clearly distinguishable, usually grass-covered, stabilized large dunes encountered landward of the open Gulf of Mexico. Although they may be large and continuous, fore dunes are typically hummocky and discontinuous and are often interrupted by breaks and wash over channels.

Fore dune ridge - the high continuous line of dunes which are usually well vegetated and rise sharply landward of the fore dune area but may rise directly from a flat, wave-cut beach immediately after a storm.
Habitable structure perimeter or footprint--The area of a lot covered by a structure used or usable for habitation. The habitable structure perimeter or footprint does not include incidental projecting eaves, balconies, ground-level paving, landscaping, open recreational facilities (for example, pools and tennis courts), or other similar features.

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

**Industrial facilities** - include, but are not limited to, those establishments listed in Part 1, Division D, Major Groups 20-39 and Part 1, Division E, Major Group 49 of the Standard Industrial Classification Manual as adopted by the Executive Office of the President, Office of Management and Budget (1987 ed.). However, for the purposes of this order, the establishments listed in Part 1, Division D, Major Group 20, Industry Group number 209, Industry numbers 2091 and 2092 are not considered “industrial facilities.”

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

**Line of vegetation** - the extreme seaward boundary of natural vegetation, which spreads continuously inland. The line of vegetation is typically used to determine the landward extent of the public beach.

Material changes-- changes in project design, construction materials, or construction methods or in the condition of the construction site which occur after an application is submitted to a local government or after the local government issues a permit or certificate. Material changes are those additional or unanticipated changes which have caused or will cause adverse effects on dunes, dune vegetation, or beach access and use, or exacerbation of erosion on or adjacent to the construction site.

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


**Natural resources** - land, fish, wildlife, insects, biota, air, surface water, groundwater, plants, trees, habitat of flora and fauna, and other such resources.
Non-exempt pipeline - any pipeline other than those identified in the General Land Office rules for management of the beach/dune system, §15.3(s)(2)(a).

Permit condition or certificate condition - a requirement or restriction in a permit or certificate necessary to assure protection of life, natural resources, property, and adequate beach use and access rights (consistent with the Dune Protection Act) which a permittee must satisfy in order to be in compliance with the permit or certificate.

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

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

Practicable – in determining what is practicable, the Commissioners Court shall consider the effectiveness, scientific feasibility, and commercial availability of the technology or technique. The court shall also consider the cost of the technology or technique.

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

Public Beach – any beach that extends inland from the line of mean low tide to the natural line of vegetation bordering on the seaward shore of the Gulf of Mexico, or such larger contiguous area, to which the public has acquired a right of use or easement to or over by prescription, dedication, or estoppels, or has retained a right by virtue of continuous right in the public since time immemorial as recognized by law or custom. This definition does not include a beach that is not accessible by a public road or ferry as provided in § 61.021 of the Natural Resources Code.

Recreational Activity – includes, but is not limited to, hiking, sunbathing, and camping for less than 14 days. Operation of recreational vehicles is not considered a recreational activity, whether private or public.

Recreational Vehicles - means a dune buggy, marsh buggy, minibike, trail bike, jeep, all terrain vehicle, recreational off-highway vehicle, or any other mechanized vehicle that is being used for recreational purposes, but does not include any vehicle not being used for recreational purposes.

Recreational off-highway vehicle--has the same meaning assigned by §502.001, Transportation Code.

Restoration – Repair or replacement of dunes or dune vegetation.

Retaining Wall – a structure designed to contain or which primarily contains material or prevents the sliding of land. Retaining walls may collapse under the forces of normal wave activity.
**Sand Budget** – the amount of all sources of sediment, sediment traps, and transport of sediment within a defined area. From the sand budget, it is possible to determine whether sediment gains and losses are in balance.

**Seawall** – an erosion response structure that is specifically designed to withstand wave forces.

**Small Scale Construction** – construction activity less than or equal to 5,000 square feet and habitable structures less than or equal to two stories in height. Single-family habitable structures are typical of this type of construction.

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

**Wash Over Areas** – low areas that channel hurricane flood tides across barrier islands and peninsulas into bay areas. Many washovers occupy sites of abandoned tidal channels; others are caused by storm tides where fore dunes are poorly developed or weakened by blowouts. During major storms these are areas of intense current activity where large volumes of sand are displaced from the seaward side of the island and deposited in the channels and/or on the back side of the island.