

**KITSAP COUNTY**  
**Gun Range Operational Permit Ordinance**  
**Public Comments**  
**Draft 1: Comments through 8/3/11**

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
1	10.24.080 (5)	2	"Change "weapons" to "firearms" – no definition for weapons. "	Poulsbo Sportsman's Club	Comment accepted. Amendment made.
2	10.24.080 (6)	2	"Add Range Safety Inspection Team to be made up of KC Sherriff, DCD and reps from each of the Shooting Ranges."	Poulsbo Sportsman's Club	Comment accepted. Amendment made.
3	10.24.103 (a) line 4.	4	"Delete "and noise considerations on and off the range" KCC 10.28.050 and WAC 173-60-050 both exempt noise."	Poulsbo Sportsman's Club	County is allowed to adopt reasonable regulations to prevent nuisance in determining what constitutes an authorized range.
4	10.24.103 (a) line 6.	4	"There must be a process for revoking a permit. Just because the Director says so should not make it so. What conditions warrant immediate suspension or revocation of a permit?"	Poulsbo Sportsman's Club	Language added to clarify procedure adopted in Title 21 governs. Staff will elaborate on Director's determination.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
5	10.24.103 (a) line 8.	4	“Define endangered. You may “feel” like you were endangered but were never in any real danger. Bodily Harm? Delete "or endangered" “	Poulsbo Sportsman’s Club	Changed verbiage to damage.
6	10.24.103 (b)	4	“Change annual to every 5 years”	Poulsbo Sportsman’s Club	County will change annual to every 2 years, recognizing that DCD needs adequate time to review permits but also needs current benchmarks to assess any changes.
7	10.24.103 (c)	4	“Delete NRA certified range technical advisor – no such certification exists. It’s wrong for the County to dictate to the clubs that we buy a specific product.”	Poulsbo Sportsman’s Club	Deleted this section.
8	10.24.103 (d)	4	“Add Range Safety Inspection Team”	Poulsbo Sportsman’s Club	Comment accepted. Amendment made.
9	10.24.103 (d) line 2	4	“Where were these standards and specifications derived from? What qualifications / experience does the DCD hold to inspect to these standards? These must be clearly defined. “	Poulsbo Sportsman’s Club	Item “D” represents minimum standards and is consistent with rules adopted within Shooting Ranges operations. DCD has the ability to determine standards. Additionally, the WAC only applies to authorized ranges.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
10	10.24.103 (d) 4	5	“Define “rapid fire” There is a pistol technique that fires 3 rounds in less than 2 seconds.”	Poulsbo Sportsman’s Club	Amendments clarify that staff is not defining rapid fire. Gun clubs will define as outlined.
11	10.24.103 (d) 4 line 6	5	“Define “loaded” and Delete “weapon” and insert “Firearm” “	Poulsbo Sportsman’s Club	Staff will accept comment and modify. Staff interested in exploring language from the public. “loaded” defined by RCW 9.41.010
12	10.24.103 (d) 6	5	“Specify what the signs need to say?”	Poulsbo Sportsman’s Club	Staff believes that there is not a need to determine what signage should say.
13	10.24.103 (d) 8	5	“Delete noise – KCC 10.28.050 and WAC 173-60-050 both exempts noise.”	Poulsbo Sportsman’s Club	Both laws provide authority for Kitsap County to set standards for noise.
13	10.24.103 (d) 9	5	“With the preponderance of cell phones – is this necessary?”	Poulsbo Sportsman’s Club	The individual range can determine the means, but should not rely on the mere hope a cell phone will be present, charged, and have service.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
14	10.24.103 (d) 10	5	“Define accidents and address contact of DCD on weekends and holidays. Specify data to be included in the written report – provide format.”	Poulsbo Sportsman’s Club	<ul style="list-style-type: none"> <li>- Accidents will be written and <i>sent</i> within 24hrs regardless of DCDs ability to receive.</li> <li>- “Accident” is defined as specifically relating to the discharge of firearms</li> </ul>
15	10.24.103 (d) 11	5	“Define cannons (bore or projectile weight) and explosives”	Poulsbo Sportsman’s Club	Suggestions? RCW 9.41.010 defines: (7) "Firearm" means a weapon or device from which a projectile or projectiles may be fired by an explosive such as gunpowder.

Kitsap County "Gun Range Operational Permits Ordinance"  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
16	General	N/A	<p>"RCW 70.74.010 Definitions.            (3) The term "explosive" or "explosives" whenever used in this chapter, shall be held to mean and include any chemical compound or mechanical mixture that is commonly used or intended for the purpose of producing an explosion, that contains any oxidizing and combustible units, or other ingredients, in such proportions, quantities or packing, that an ignition by fire, by friction, by concussion, by percussion, or by detonation of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant gaseous pressures are capable of producing destructive effects on contiguous objects or of destroying life or limb. In addition, the term "explosives" shall include all material which is classified as division 1.1, 1.2, 1.3, 1.4, 1.5, or 1.6 explosives by the United States department of transportation. For the purposes of this chapter small arms ammunition, small arms ammunition primers, smokeless powder not exceeding fifty pounds, and black powder not exceeding five pounds shall not be defined as explosives, unless possessed or used for a purpose inconsistent with small arms use or other lawful purpose."</p>	Poulsbo Sportsman's Club	Understood to be information only
17	General	N/A	<p>"Chapter 9.41 RCW Firearms and dangerous weapons has no definition of or restrictions on a cannon. "</p>	Poulsbo Sportsman's Club	RCW 9.41.010 defines: (7) "Firearm" means a weapon or device from which a projectile or projectiles may be fired by an explosive such as gunpowder.
18	General	N/A	<p>"Insert Range Safety Inspection Team"</p>	Poulsbo Sportsman's Club	Noted and amendments made.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
19	General	N/A	“Delete all references to noise – WAC applies”	Poulsbo Sportsman’s Club	WAC allows local jurisdictions governance.
20	General	N/A	<p>“If this is a Type I permit and the Director is the deciding authority what type of permit is being applied for? This should be clearly stated as a conditional use permit and not a Zoning Boundary permit as per table 21.04.030 contained in Title 21 code.</p> <p>21.04.120 Appeals – Mediation. Additionally Title 21 spells out some State Environmental Policy Act (SEPA) requirements under Title 18. Does the range have to file EIS? As per Table 21.04.030 only a type II permit would invoke SEPA requirements. This is not clear to me.</p> <p>21.04.120 Appeals – Mediation. B. If state or county rules are adopted pursuant to Chapter 43.21C RCW which allow public comment on a determination of non-significance issued as part of an appealable project permit decision, the appeal period shall be extended for an additional seven days.”</p>	Poulsbo Sportsman’s Club	Staff clarified the types of permits and legislative process.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
21	General	N/A	<p>“ 1)RCW 43.21C.240 Project review under the growth management act. If the requirements of subsection (2) of this section are satisfied, a county, city, or town reviewing a project action shall determine that the requirements for environmental analysis, protection, and mitigation measures in the county, city, or town's development regulations and comprehensive plans adopted under chapter 36.70A RCW, and in other applicable local, state, or federal laws and rules provide adequate analysis of and mitigation for the specific adverse environmental impacts of the project action to which the requirements apply.</p> <p>(2) A county, city, or town shall make the determination provided for in subsection (1) of this section if:</p> <p>(a) In the course of project review, including any required environmental analysis, the local government considers the specific probable adverse environmental impacts of the proposed action and determines that these specific impacts are adequately addressed by the development regulations or other applicable requirements of the comprehensive plan, subarea plan element of the comprehensive plan, or other local, state, or federal rules or laws; and</p> <p>b) The local government bases or conditions its approval on compliance with these requirements or mitigation measures.</p> <p>If I read this correctly the county can invoke environmental compliance as they deem fit.”</p>	Poulsbo Sportsman's Club	The review will be a Type 1 and administrative review and environmental review would not be applicable unless modifications were made to gun range.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
22	Section 5 New Section	6	“Section Title “Weapons” change title to “Firearms” “	Poulsbo Sportsman’s Club	Noted. Amendment made.
23	10.24.104	6	“Delete - 10.28.050 and WAC 173-60-050 both exempts noise and deal with hours of operation.”	Poulsbo Sportsman’s Club	WAC allows local jurisdictions to have governance.
24	10.25.105(a)	7	“Change may to will or shall – this Review Committee should be the same as the Range Safety Inspection Team.”	Poulsbo Sportsman’s Club	Noted. Amendment made as to “shall language”
25	10.25.105(b)	7	“Delete “Committee” and Insert “Range Safety Inspection Team”	Poulsbo Sportsman’s Club	The range safety inspection team was adopted within 10.24.103, the review committee remains relevant to its’ separate purpose
26	Preamble	1	<p><b>“WA State Constitution Article I SECTION 24 RIGHT TO BEAR ARMS. The right of the individual citizen to bear arms in defense of himself, or the state, shall not be impaired, but nothing in this section shall be construed as authorizing individuals or corporations to organize, maintain or employ an armed body of men.</b></p> <p>You are dealing with peoples individual rights, not a sport. The State of WA pre-empts the laws about fire arms with one narrow exception. Relevant to this proposed ordinance is RCW 9.41.300 sec 2.”</p>	Rick Reitmeyer	Noted, but respectfully disagree that either the intent or the effect of the ordinance restricts an individual’s right to bear arms.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
27	General	N/A	<p><b>“2) Cities, towns, counties, and other municipalities may enact laws and ordinances:</b></p> <p>(a) Restricting the discharge of firearms in any portion of their respective jurisdictions where there is a reasonable likelihood that humans, domestic animals, or property will be jeopardized. Such laws and ordinances shall not abridge the right of the individual guaranteed by Article I, section 24 of the state Constitution to bear arms in defense of self or others; and The existing ranges were established generations before there was any zoning, codes or land use rules, in remote rural areas. Classifying them as a non conforming use is a case of putting rules in effect after the fact. Ex post facto laws, regulations or action by the government is in direct violation of the constitution. The fact is, that the county allowed the areas around the existing ranges to be changed and built up to differing uses than when the ranges were established. In 1993 when the original shooting ordinance was passed, the clubs were provided with a grandfather letter. There were promises made that the clubs would be protected and preserved as the shooting ordinances were forcing all shooters to use our facilities. That did not happen, until this proposed ordinance 18 years later has come up in a form that gives an unprecedented control to government over the operation of private businesses, the gun clubs. As I stated, shooting ranges are part of the exercise of a constitutional right. After 2 recent US Supreme Court rulings on the Second amendment, the latest of which applied to protecting individuals from state of local infringements on their rights. Just last week the 6<sup>th</sup> Circuit court of Appeals struck down a ban on ranges enacted by the city of Chicago. As such, the omission of county government to protect and preserve the ranges must be corrected. As it was a failure of government, the financial burden should not be dropped on the clubs which are for the most part non profit community service organizations.”</p>	Rick Reitmeyer	Staff does not feel this is the intent of the Washington State constitution. Non-conformity is a GMA tenant. The intention is not to shut down the clubs, but to bench mark their current standing.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
28	General	N/A	<p>“There are several problems with the proposed permit. The (a) paragraph mentions noise conditions. State regulations relevant to this issue;  <b>WAC 173-60-050 Exemptions.</b>  <b>(1) The following shall be exempt from the provisions of WAC 173-60-040 between the hours of 7:00 a.m. and 10:00 p.m.: (a) Sounds originating from residential property relating to temporary projects for the maintenance or repair of homes, grounds and appurtenances.</b>  <b>(b) Sounds created by the discharge of firearms on authorized shooting ranges.</b>          Also, the proposal to regulate the types and hours of shooting activities run afoul of the restriction of RCW9.41.300. The requirement of a range safety officer is something that makes sense when the public s on the ranges or at organized shoots, but is not necessary or realistic when individual club members want to use a range during members only times. All member of a club are expected to ct a range safety officers even if they are alone.          The proposed range hours of operation are too restrictive. Some of the clubs have invested in lights to allow shooting in the evenings. In WA, it gets dark in the mid afternoon in winter, so if a facility has areas set up to use lights, those areas should be utilized as they are needed and not restricted by hours of sunlight. The proposed review committee has a glaring problem. The word ‘may’ needs to bechanged to ‘shall’. Also any citizen members of the committee should have qualifications on the use of firearms. In 1993 we had a citizen member whose sole qualification was that he hated guns and wanted to shut down all shooting in the county. Annual renewal and re-certification is also highly burdensome on the clubs. Only if some major change such as adding an additional range on the property should that be required. Minor improvements such as adding safety features should require a building permit only if there is a code in existence for those features. Once approved, the range permits should be permanent. The people who live near the clubs chose to move in near to a gun club do not have a legitimate right to curtail the operations of the clubs. The youngest of the clubs, Poulsbo Sportsmans Club is well over 50 years old. The other clubs are over 80years old. The likelihood of finding someone living in the vicinity of the clubs who was there before the clubs approaches zero. The problems with this ordinance are a lot more than I am able to bring to light with 3 or 4 hours work. Nor are the problems that I commented on the only problems. We need to protect the clubs. The clubs themselves are the reservoir of people who have the actual technical expertise to make the ranges safe. No range can be made absolutely safe. That requires the people using it to observe proper gun safety as taught by the NRA. Each club has site specific rules to make shooting safe on those ranges. That being said, I refer again to RCW 9.41.300. The exact words used are “reasonable likelihood” <b>NOT AN ‘ABSOLUTE CERTAINTY’</b>. As such, any over regulation as proposedis a direct violation of the statute and the constitution.”</p>	Rick Reitmeyer	<ul style="list-style-type: none"> <li>- WAC allows local jurisdictions to have governance.</li> <li>- Hours adjusted based on public comment.</li> <li>- Review committee is now a shall and not a may.</li> <li>- Staff drafted language that there should be qualifications on firearms and for those that live close to the club, however BoCC will have to review.</li> <li>- Non conforming is not a GMA tenant.</li> <li>- Safety of Gun Ranges should be priority</li> </ul>

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
29	10.24.103(c)	5	<p>“Is this paragraph going to conflict with the Technical Advisory Group, or can we re-write it to include a CERTIFIED TAG member, even if they are affiliated with a club? Do any of the clubs have a NRA-certified Range Technical Advisor? Jim was talking about it last night, but if he were to do it, he might not have it until next year.</p> <p>On the other hand, can the NRA provide reduced cost inspections to NRA member clubs?</p> <p>As to operating permit revocation, shouldn't that read '...been suspended or revoked...', IF the suspension or revocation is based on range safety.”</p>	Gary Curan	<p>Adopted a procedure requiring independent safety analysis relying on the NRAs Range Technical Advisory Team program and supplemented by the recommendations of a locally comprised but still independent Range Safety Inspection team.          Information on the NRAs RTAT is available at <a href="http://www.nrahq.org/shootingrange/technicalteam.asp">www.nrahq.org/shootingrange/technicalteam.asp</a></p>

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
30	10.24.103(d)(2)	4	<p>“We have baffles on all of our ranges, save the shotgun ranges. Normally those baffles will contain a shot from a standing position, or a bench rest position, but if a person is shooting prone, sitting, or kneeling, there is the opportunity for a round escaping the property.</p> <p>There was a situation a couple of weeks ago where I was shooting on the 200 yard line, and a gentleman brought his high powered rifle out to sight in. I asked if they needed help, they did not. They fired several shots, but none were impacting the target, so again, I offered my help. They told me that the rifle had been sighted in at 100 yards the previous year, and was shooting fine. I put my spotting scope on their target, and they fired two shots, neither of which hit the target. As they were getting ready to fire the third shot, I zoomed out and watched the bullet impact. It was hitting at the very top of the berm, and possibly even into the grass.</p> <p>I immediately told them not to fire the rifle again, went and grabbed a bench rest, and got the rifle back on target.</p> <p>What I think happened was when the gentleman pulled the rifle from his canvas case, he rolled the scope along the bag, and with exposed turrets, it drastically shifted his POI.</p> <p>Fortunately, we were able to correct the issue, but I'd be willing to bet 6-10 rounds went downrange before I saw the first round possibly even into the grass.</p> <p>I immediately told them not to fire the rifle again, went and grabbed a bench rest, and got the rifle back on target.</p> <p>What I think happened was when the gentleman pulled the rifle from his canvas case, he rolled the scope along the bag, and with exposed turrets, it drastically shifted his POI. Fortunately, we were able to correct the issue, but I'd be willing to bet 6-10 rounds went downrange before I saw the first round hit the top of the berm.</p> <p>I'd be willing to bet some of those trees out there have a couple of high powered bullets in them.</p> <p>The point is, even with the baffles it is possible in 'normal' shooting conditions for a round to leave the range, accidentally.”</p>	Gary Curan	Noted that Range Safety is important and that Rules of use should go hand in hand with engineering designs to contain projectiles

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
31	10.24.103(d)(5)	5	<p>“And this brings up the topic of after hours shooting. Are we going to have to have a range officer on the range for those of us who shoot between 5 and 8? In sub-paragraph (4) above, they also talk about restrictions on rapid fire. We know that during the day, we're restricted to 2 seconds between each shot, unless the range officer has granted specific permissions. But, after hours has always been a bit lax in that regard. Are we going to have to write something into our S.O.P. that says 'During hours open to the public there will be no 'rapid fire', meaning a shot more than every two seconds, but after the range closes to the public, 'rapid fire' will be allowed.' And, if that does occur, are we going to have to write up the standards for what we do allow insofar as rapid fire? It not only will have to be in the S.O.P., but every member with a gate card will need to have a copy of it, plus it should be available on the range for after hours viewing.”</p>	Gary Curan	<p>Rapid fire is not being prohibited, thus is not defined. DCD may place conditions on certain types and styles of fire and firearm or deny a permit, based in part on the safety plan submitted by the applicant and/or the recommendations of the NRA Advisor.</p> <p>Code would require at least one RSO but does not prohibit a person from acting as their own RSO.</p>
32	10.24.103(d)(8)	5	<p>“As before, what standards apply? Who decides, and how and where is it measured? We're talking upwards of 150dB SPL for a centerfire rifle or pistol.”</p>	Gary Curan	Noise impact addressed.
33	10.24.103(d)(9)	5	<p>“Will there need to be an 'Emergency' Telephone outside of the R.O. shack for after hours shooting? Or, will a cell phone owned by the shooter meet the requirement? Since cell service is spotty at best, and we can't guarantee that everyone has a cell phone, we need to consider that, as well.”</p>	Gary Curan	Need to have a method, however the County will not regulate what method must be used.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
34	10.24.103(d)(10)	5	<p>“Okay, I can see the Sheriff's department. Why does DCD really need to know, except as a possible enforcement action? Did DCD really need to know about the guy who shot his pinky a couple of weeks ago because he wasn't thinking?”</p>	Gary Curan	DCD needs to be informed to evaluate range safety.
35	10.24.103(d)(11)	5	<p>“No Sure Shot Targets”</p>	Gary Curan	Ranges shall not allow the use of exploding targets.
36	10.24.103(e)	5	<p>“What qualifies DCD to act as an inspector for firearms safety? Buildings, land use, sewage, etc., I agree.</p> <p>At least have a qualified person who knows about firearms safety be part and parcel of the inspection team. Even the proposed Technical Advisory Group, if they can be unbiased in their appraisals, would be better than just the DCD coming in and saying 'this looks okay to me,' or 'I don't like the way that looks.’”</p>	Gary Curan	Both the Inspection Team and the Technical Advisory Team will be working with DCD. Further, DCD is qualified to assess compliance with permitted conditions.
37	10.24.103(f)	5	<p>“I don't know how much this Conditional Use Permit will end up costing us, but for our initial permit, if this thing flies, I feel would probably save us some money in the long run, since we'll have to do the engineering and site survey studies more than once if we wish to apply for a Conditional Use permit at a later date.</p> <p>Do it all now, and get it over with.”</p>	Gary Curan	A conditional use permit is not applicable.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
38	10.24.104	6	<p>“This kills our winter shooting, of course. I would inquire as to WHY they feel this is important. If we have lights on the 15 and 25/50 yard line which prevent any unsafe operation of a firearm at those ranges, and the person wants to be there, then I feel we should not be restricted by a 'sunset-law.' Ask them to go to 8 p.m. year round.</p> <p>However, if there is no lighting facilities, this does present a dangerous situation for accidentally having a round leave the shooting range. Furthermore, unless the club in question is willing to spend a LOT of money for lighting out to 100 or 200 yards, I believe that 'after sunset' shooting should be limited to a maximum of 50 yards.”</p>	Gary Curan	Hours have been extended based on public comments.
39	10.24.105	7	<p>“I believe that Rick was correct in his assessment of this section, a Review Committee SHOULD be established, and work hand in hand with the BOCC and DCD to promote shooting safety and regulations. I also think that a Technical Advisory Group should be subordinate to the Review Committee, but not made up of Committee members. I also think that the 'other citizens' should be involved, but at least one of them should have some working knowledge of firearms.”</p>	Gary Curan	Noted.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
40	General	N/A	<p>Paraphrased: Letter Attached</p> <p>Wants enforcement regulations for shooting ranges. Proposed Ordinance is a good start, but needs a lot more work. Concerns over the County trying to find a “balance” for gunfire that result in hitting homes.</p>	Molly Evans	Purpose of the proposed ordinance is to regulate the safety and operations of gun ranges.
41	General	N/A	<p>Comment submitted via web: Comment Attached</p> <p>Finds the Ordinance too restrictive. In addition, proposed draft is too ambiguous and does not address concerns such as permitting fees and penalties for non-compliance issues.</p>	Andrew Casella	<p>-The proposed Gun Range Ordinance is in response to the community’s issues.</p> <p>- Permitting fees and penalties are discussed in fee code.</p>
42	General	N/A	<p>Comment submitted via web: Comment Attached</p> <p>Disagrees with the Board of County Commissioners taking control of gun ranges. Believes that the gun ranges are operating safe practices.</p>	Frank Jacobsen	The proposed Gun Range Ordinance is in response to the community’s issues
43	General	N/A	<p>Comment submitted via web: Comment Attached</p> <p>Believes that regulating gun clubs will endanger the public because people will no longer go to gun clubs to shoot and will go to the woods.</p>	Anonymous	The intent of the proposed ordinance is not to close clubs, but to benchmark the safe operations of the ranges.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
44	General	N/A	Does not like that the “overall premise of this proposed ordinance is that we are somehow running and unsafe operation”. Concerns over hours of operation and cost associated with permit. Additionally, rapid fire as described in the proposed ordinance is too limiting.	Tom Hamilton (Bremerton Trap and Skeet)	The intent of the proposed ordinance is not to close clubs or take control, but to benchmark the safe operations of the ranges. The County recognizes the work that has been done to increase safety.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
45	General	N/A	<p>Paraphrased: Letter Attached</p> <p>Eleven fundamental objectives of CK Safe and Quiet, LLC (discussed in more detail in attached letter):</p> <ol style="list-style-type: none"> <li>1 Protect public safety</li> <li>2 Mitigate noise</li> <li>3 Establish reasonable hours of operation for ranges</li> <li>4 Guarantee independence for technical advisors</li> <li>5 Require repeat evaluation buy a range technical expert and acoustic engineer if any alterations are planned</li> <li>6 Provide a mechanism for investigation of citizen complaints</li> <li>7 Provide severe penalties for violations that endanger public safety or peace</li> <li>8 Limit rates of fire</li> <li>9 Provide citizen input on the review committee to develop appropriate criteria for regulation of shooting ranges</li> <li>10 Require an official military range safety certification to the appropriate military standards and requirements for any range that claims to be certified as a military small arms training facility or solicits use by the military for commercial purposes (Exempt in time of national emergency)</li> <li>11. Prohibit off-range shooting other than licensed hunting</li> </ol>	CK Safe and Quiet, LLC	<p>Concerns noted and reasonable compromise between the gun clubs and community are being worked on. See current version.</p> <p>Most issues addressed. As to #5 the proposal is not requiring certification of an acoustical engineer given concerns about the availability, expense, and lack of regulated standards in Kitsap County for such a certification.</p> <p>As to #8 restrictions on rates of fire and similar concerns are to be addressed within the permit given the specifics of a particular range.</p>

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
46	10.24.075	1	“The purpose of this Article is to provide for and promote the safety and peace of the general public by establishing restricted firearms discharge rules and a permitting procedure for the....”	CK Safe and Quiet, LLC	Staff feels peace is too ambiguous.
47	10.24.103 (a)	3	“The operating permit may shall establish conditions of use, including restrictions on types of firearms, locations firing positions, directions of fire, and hours of shooting activities at the range. DCD may shall immediately suspend or revoke an operating permit upon the Director’s finding that any of the permit’s terms have been violated or that any participant, spectator, neighboring property or member of the public has been injured or endangered as a result of range design, operation or management of shooting activities.	CK Safe and Quiet, LLC	Noted. Staff made amendments accordingly. See current version.
48	10.24.103 (d)	4	(d) All shooting ranges permitted pursuant to this article shall, at a minimum, comply with the following safety standards and specifications, which shall be addressed in the application for a shooting range operating permit and subject to inspection by DCD personnel with technical expertise in range design or outside experts if such expertise is not available within DCD or by the Kitsap County Sheriff’s Office upon provision of reasonable notice:	CK Safe and Quiet, LLC	Range Safety Inspection Team and Range Technical Advisory Team will provide technical expertise – both Teams must be comprised of people independent of the applicant range.

Kitsap County "Gun Range Operational Permits Ordinance"  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
49	10.24.103(d)(2)	4	(2) Range site design features and safety procedures shall be installed and maintained to prevent rounds from escaping each shooting area, when designated shooting positions are used in accordance with range safety rules and standards;	CK Safe and Quiet, LLC	Staff accommodated comment accordingly.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
50	10.24.103(d)(3)	4	<p>(3) Plans shall be submitted with the permit application which depict the location of all structures, shelters, shooting areas, target lines, backstops, berms, parking areas and access points; safety features of the shooting range; elevations of the range showing shooting positions, direction of fire, target areas, backstops and berms; and approximate locations of buildings on adjacent properties. The composition and dimensions of all baffles, berms, backstops and containment walls shall be specified. For each nonncontained or partially contained outdoor shooting area lacking overhead baffles, the plans shall also depict surface impact areasSurface Danger Zones for each firearm, firing position and direction of fire for which a permit is requested. Surface Danger Zones shall be calculated and drawn according to U.S. military standards (USAF. 2002. “Small Arms Range Design and Construction.” Engineering Technical Letter. Tyndall AFB, Fla.: Headquarters, Air Force Civil Engineering Support Agency.  <a href="http://www.nymir.org/pdf/AFTL0211%20USAF%20Range%20Design%20Criteria.pdf">http://www.nymir.org/pdf/AFTL0211%20USAF%20Range%20Design%20Criteria.pdf</a>; Department of the Army. 2009. Pamphlet 385–63. “Range Safety.”  <a href="http://armypubs.army.mil/epubs/pdf/P385_63.PDF">http://armypubs.army.mil/epubs/pdf/P385_63.PDF</a>). Where Surface Danger Zones have been modified because of the presence of containment structures (baffles, containment walls, bullet traps, etc.) the method of calculation of each Surface Danger Zone and any assumptions used in its calculation shall be specified in the permit application. (or surface danger zones) and shall depict the approximate locations of public roads, parks, residential neighborhoods, schools and other occupied buildings within the surface impact areas;</p>	CK Safe and Quiet, LLC	Staff accommodated comment accordingly. Please see the proposed revisions in 10.24.103(D)(9).

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
51	10.24.103(d)(7)	5	<p>(7) Shooting ranges shall be used for the shooting activities they were designed to accommodate and for which a permit has been issued. The use of any additional firearms, firing positions, directions of fire or any topographical changes to the range shall require that a permit application be made. The permit application for these new activities, firearms or changes shall have the same requirements as the initial application with reference to the proposed changes. unless redesigned to safely accommodate new shooting activities;</p>	CK Safe and Quiet, LLC	Staff accommodated comment accordingly.
52	10.24.103(d)(8)	5	<p>(8) Each shooting area shall be designed, operated and maintained to minimize the sound level of noise produced by the shooting range which can be heard outside the range property. The initial permit application shall include an analysis by an acoustic engineer, unaffiliated with the applicant, of the features of the range designed to mitigate off-range transmission of noise and a certification by the acoustic engineer that off-range noise transmission has been minimized. The operating permit may be conditioned upon the range adopting and following procedures or a plan to mitigate or reduce measurable sound levels which can be heard in populated areas outside of the range property; A permit will not be granted in the absence of such certification.</p>	CK Safe and Quiet, LLC	Staff accommodated comment accordingly.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
53	10.24.103(d)(8)	5	(13) Rates of fire will be limited to less than or equal to one discharge every two seconds.	CK Safe and Quiet, LLC	Facility would have to be specifically designed and approved to accommodate rapid fire. Safety plan would have to identify rates of fire.
54	10.24.103(e)	5	(e) Upon determining that the application for a new or renewed range operating permit is complete, DCD or its designated agent or agents shall inspect the range operations and facilities to assess potential onsite and offsite safety and noise impacts and to assess the conformity with the permit application and/or with the terms and conditions of any existing permit.	CK Safe and Quiet, LLC	Proposed Range Safety Inspection Team and Range Technical Advisory Team will be replacing “agents”.
55	10.24.103(i)	6	(i) It shall be a condition of the operating permit that the range agrees to admit immediately on demand county personnel investigating any citizen complaints. Failure to do so shall result in immediate revocation of the operating permit.	CK Safe and Quiet, LLC	County code and the State Constitution do not allow police powers as comment describes to be invoked without a court order.
56	10.24.103(j)	6	(j) Military use of civilian ranges shall be prohibited except in cases of national emergency.	CK Safe and Quiet, LLC	Addressed in latest draft.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
57	10.24.103(k)	6	(k) If any currently operating range fails to apply for an initial or renewal operating permit by the application deadline, or if any range has a permit denied or revoked, the range will be immediately designated a no-shooting area and the discharge of firearms on the property shall be prohibited.	CK Safe and Quiet, LLC	Deadlines have been proposed for applications for existing ranges and shooting is prohibited on any range lacking a permit.
58	<b>10.24.104</b>	6	Shooting ranges may allow shooting only between the hours of 9:00 a.m. and 4:00 p.m. four days a week, with extended hours to 7:00 p.m. one evening a week, 10:00 a.m. to 3:00 p.m. Saturday, and noon to 3:00 p.m. Sunday 9 a.m. and the earlier of 8 p.m. or one half-hour after sunset, as published by the National Weather Service for Bremerton National Airport. A temporary use permit may be issued for an expansion of these hours of use, and may be valid for up to one three-day period only. Shooting will be prohibited on days of major religious or cultural significance (Christmas, Easter and others to be specified by the county). Ranges shall accommodate all reasonable requests by nearby residents for no-shooting periods for specific events such as weddings or other social gatherings. If specific no-shooting periods cannot be accommodated, alternative and equivalent no-shooting times will be offered by the range.	CK Safe and Quiet, LLC	Staff considered comment and chose a compromised time frame based on input from public and with regard to State law.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
59	10.24.105	7	(a) The Kitsap County Board of Commissioners may establish a review committee to develop appropriate criteria for regulation of shooting ranges, consisting of the county Sheriff or the Sheriff’s designee, the Director of the Department of Community Development or the Director’s designee, the presidents of all currently permitted shooting ranges or their designees and citizens at large, unaffiliated with any shooting ranges or clubs, in numbers equal to or greater than the total of all other members of the committee., at the commissioners’ discretion, other citizens.	CK Safe and Quiet, LLC	Currently there are three ranges which potentially may become part of the committee. The number of citizens may be readdressed in the future should the committee become unbalanced.
60	Preamble (1 <sup>st</sup> WHEARAS)	1	<p><b>New Language Proposed</b></p> <p><b>WHEREAS</b>, Kitsap County has experienced a substantial increase in population density in areas proximate to and within range of its existing shooting ranges and the County has an interest in ensuring the compatibility of shooting ranges with their surroundings and potential safety hazards created by the operation of shooting ranges; and</p>	Jim Mace	Staff accommodated comment accordingly.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
61	Preamble	1	<p>General Comment – this section of “Whereas” seem to convey the message that there has been a safety problem at local ranges and that there have been injuries as a result of those problems. It is a documented fact that there have been more injuries to participants in local High School sports than injuries resulting from the shooting sports activities at the ranges in this county.</p>	Jim Mace	<p>Noted, however staff feels the qualifying language regarding “potential” safety hazards addresses the concern. The preamble is proposed as a finding of fact for the Commissioner’s to make – it does not become part of the published code.</p>
62	10.24.080 (5)	2	<p>Reword to say:</p> <p>(5) “Range Safety Officer” means a person or persons appointed and trained by the operators of a shooting range to oversee the safe discharge of firearms in accordance with the Range SOP.</p>	Jim Mace	<p>Staff accommodated comment accordingly.</p>
63	10.24.080 (6)	2	<p>Reword to say:</p> <p>(6) “Range Officer” means a person who is the sole person in charge of an event, match or competition.</p>	Jim Mace	<p>Point noted. Please see revised ordinance.</p>

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
64	10.24.080 (7)	2	Reword to say:  (7) “Range Safety Inspection Team” means a team made up of the Sherriff Dept, DCD, a member appointed by the Board of Directors of each Range and a citizen at large, which will be responsible for the periodic physical and structural inspection and evaluation of the management, operations and activities of those ranges.	Jim Mace	Point noted. Please see revised ordinance.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
65	10.24.103 (a)	3	<p>Reword to say:</p> <p>(a) Shooting ranges shall be established and operated in accordance with a Range SOP submitted, reviewed and approved by DCD as part of the permitting process. The Range SOP shall provide guidelines for the facilities and operations of shooting ranges. The operating permit shall be issued, denied or conditioned based upon objective review of the facilities implementation of their Range SOP. The Range SOP shall address conditions of use, including restrictions on types, and locations of activities at the range. The Director may suspend or revoke an operating permit upon the Range Safety Inspection Teams finding that the permit’s terms have been violated or that any participant, spectator, neighboring property or member of the public has been injured or endangered as a result of range design, operation or management of shooting activities. The owner or operator of the range will have 30 days to remedy the findings of the Range Safety Inspection Team prior to revocation of the permit by DCD. No shooting range may operate without an operating permit issued pursuant to this chapter, except as provided herein.</p>	Jim Mace	Point noted. Please see revised ordinance. Staff reworded verbiage, but tried to capture idea.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
66	10.24.103 (b)	4	<p>Reword to say:</p> <p>(b) Each owner or operator of a shooting range shall apply for and obtain an operating permit, and shall apply for renewal of the permit- every 5 years . The owner or operator of any new shooting range shall apply for the range operating permit at the time of application for any necessary building or land use permits. The owner or operator of an established shooting range in active use at the time of enactment of this ordinance shall apply for the range operating permit not later than December 31, 2011, and may continue to operate an existing range pending consideration of the application. However, in no instance may any shooting range operate without a valid operating permit issued pursuant to this chapter after Febuart 29, 2012</p>	Jim Mace	Staff disagrees and compromised with 2 years.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
67	10.24.103 (c)	4	<p>Reword to say:</p> <p>(c) The initial application for a shooting range operating permit shall include a written evaluation of the Range Safety Inspection Team, and the shooting range for which an operating permit has been revoked must submit an updated evaluation by the Range Safety Inspection Team as part of an application for reinstatement of the permit.</p>	Jim Mace	Noted. See revisions.
68	10.24.103 (d)	4	<p>Reword to say:</p> <p>(d) All shooting ranges permitted pursuant to this article shall, at a minimum, comply with the following safety standards and specifications, which shall be addressed in the application for a shooting range operating permit and subject to inspection by the Range Safety Inspection Team upon provision of reasonable notice:</p>	Jim Mace	Staff accommodated comments accordingly.
69	10.24.103 (d) (1)	4	<p>Reword to say:</p> <p>(1) Each shooting area shall be designed, operated and maintained to contain the bullets, hot or other projectiles discharged within the range property; to the maximum extent practicable.</p>	Jim Mace	Staff accommodated comments accordingly. However, disagrees with word “maximum”.

Kitsap County "Gun Range Operational Permits Ordinance"  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
70	10.24.103 (d) (2)	4	Reword to say:  (2) Range site design features and safety procedures shall be installed and maintained to prevent rounds from escaping each shooting area, when designated shooting positions are used in accordance with Range SOP.;	Jim Mace	Staff accommodated comments accordingly.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
71	10.24.103 (d) (4)	5	<p>Reword to say:</p> <p>(4) A Range Standard Operating Procedure (SOP) shall be submitted with the permit application which includes rules and operating procedures for each range. This Range SOP should include sign-in and sign-out procedures, restrictions on activities and the use of ranges, limitations on rapid firing of firearms, limitations on types and calibers of firearms and ammunition allowed on specific ranges, training of range safety officers and supervision of range users and events by both Range Officers and Range Safety Officers. Each Range SOP shall address when and where firearms may be oaded. (5) All shooting ranges shall have at least one Range Safety Officer on duty at all times the range is open to the general public(6) Warning signs shall be installed and maintained along shooting range property lines. These signs shall be conspicuously posted at intervals of at least one sign every one hundred (100) feet, and the range shall be fenced, where practical;</p>	Jim Mace	Point noted. Please see revised ordinance. Staff reworded verbiage, but tried to capture idea.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
72	10.24.103 (d) (9)	5	Reword to say:  (9) All shooting ranges shall provide a means for range participants and spectators to readily contact emergency services such as fire or medical aid;	Jim Mace	Staff accommodated comment accordingly.
73	10.24.103 (d) (10)	5	Reword to say:  (10) A range safety officer or other person responsible for the shooting range shall, within twenty-four (24) hours, report in writing to the Kitsap County Sheriff’s Office and to DCD all injuries resulting from the discharge of firearms on the range;	Jim Mace	Unclear what the proposed new language was, but see the revision.
74	10.24.103 (d) (11)	5	Reword to say:  (11) Ranges shall not allow the use of exploding targets, or the storage of explosives, without issuance of a temporary use permit; and	Jim Mace	Storage of explosives no longer addressed by this ordinance, however ranges can not use exploding targets without prior approval.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
75	10.24.103 (d) (12)	5	<p>Reword to say:</p> <p>(12) In reviewing operating permit applications and conducting inspections, DCD shall be guided by the current edition of “The NRA Range Source Book” published by the National Rifle Association or other appropriate recognized range design criteria.</p>	Jim Mace	Comment Accepted. Amendments made.
76	10.24.103 (e)	5	<p>Reword to say:</p> <p>(e) Upon determining that the application for a new or renewed range operating permit is complete, the Range Safety Inspection Team shall inspect the range operations and facilities to assess potential onsite and offsite safety and to assess the conformity with the permit application and/or with the terms and conditions of any existing permit. DCD shall inform the applicant of any deficiencies or corrective actions to be taken and may re-inspect the range to verify compliance with this Article.</p>	Jim Mace	Comment Accepted. Amendments made.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
77	10.24.103 (f)	5	<p>Reword to say:</p> <p>(f) Application for a new operating permit or for renewal of an operating permit shall be processed, reviewed and appealable under the procedures for a Type I Director’s Decision pursuant to KCC Title 21. However, public notice of a new operating permit application shall be provided within 14 days of DCD deeming the application complete and shall be provided in accordance with the notice requirements of KCC Title 21 for a Type II application. For a range’s initial application for the operating permit, the applicant may elect to combine its application for a shooting range permit with an application for a conditional use permit pursuant to KCC Chapter 17.421, provided that the combined application and combined review shall address the safety and noise requirements of this article, and provided further that the applicant who is granted a combined conditional use permit/operating range permit under these circumstances shall thereafter apply every 5 years for renewal of the operating permit as prescribed in this section.</p>	Jim Mace	<ul style="list-style-type: none"> <li>- Compromised with 2 year permitting.</li> <li>- Clarified the legislative process.</li> </ul>

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
78	10.24.103 (g)	6	Reword to say:  (g) The operating permit shall be valid for a period of 5 years after issuance. The owner or operator of a shooting range shall apply for renewal of its operating permit not later than 30 days prior to expiration of the operating permit currently in effect.	Jim Mace	Staff compromised with 2 years and 90days, instead of 30 days.
79	10.24.104	6	Delete hours of operation	Jim Mace	Staff disagrees
80	10.24.105(a)		Reword to say:  (a) The Kitsap County Board of Commissioners shall establish a review committee to develop appropriate criteria for regulation of shooting ranges, consisting of the county Sheriff or the Sheriff’s designee, the Director of the Department of Community Development or the Director’s designee, the presidents of all currently permitted shooting ranges or their designees and, at the commissioners’ discretion, other citizens.	Jim Mace	Staff accommodated comments accordingly.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
81	General	N/A	<p>Reword to say:</p> <p>Paraphrased: Email Attached</p> <p>There is no data to prove that shooting ranges are “unsafe”. The proposed ordinance does not have a grievance protocol. A shooting range review committee was already established prior to the proposed changes and concerns that the committee did not discuss the proposed ordinance or if there is a need for one. Citizens should not be over regulated regarding training and enjoying the sport.</p>	Matt Sroka	Staff is not implementing regulations to shut down existing ranges, however to bench mark their operations.
82	Preamble (First Whereas)	1	Delete and in minimizing noise impacts	Jim Reynolds	Community and BoCC have expressed interest in minimizing noise impacts on ranges.
83	Preamble (Last Whereas)	1	Delete last WHEREAS	Jim Reynolds	Staff disagrees
84	10.24.075	1	Delete restricted firearm discharge	Jim Reynolds	Staff disagrees

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
85	10.24.080 (5)	2	Reword to say:  (5) “Standard Operating Procedures (SOPs)” means the written policies and procedures prepared in accordance with the applicable guidelines and implemented by an individual range to govern the safe operation of range activities.	Jim Reynolds	A safety plan including SOPs is required to be submitted with the application.
86	10.24.080 (6)	2	Reword to say:  (6) “Range Safety Officer (RSO)” means a person or persons appointed and trained by the operators of a shooting range to oversee the safe discharge of firearms in accordance with Standard Operating Procedure(s) adopted by the operators of the shooting range.	Jim Reynolds	Comment acknowledged in part please see current version
87	10.24.080 (7)	2	Reword to say:  (7) “Range Officer” means a person designated by a Range to be in charge of a firearms event, match or competition.	Jim Reynolds	Accepted comment. Amendment made.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
88	10.24.080 (8)	2	<p>Reword to say:</p> <p>(8) “Range Safety Inspection Team” means a team made up of the county Sheriff or Sheriff’s designee, the Director of the Department of Community Development (DCD) or the Director’s designee, one certified RSO appointed by the Board of Directors of each range currently operating in the county, and a citizen at large appointed by the County Commissioners all with the collective responsibility to review proposed SOPs and to inspect the management, operation, and range activities in order to make recommendations concerning compliance with county range permit requirements.</p>	Jim Reynolds	Point noted. Please see revised ordinance. Staff reworded verbiage, but tried to capture idea.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
89	10.24.103 (a)	3	<p>Reword to say:</p> <p>(a) Shooting ranges shall be established and operated in accordance with an operating permit issued by the Kitsap County Department of Community Development (DCD). The operating permit shall govern the facilities and operations of shooting ranges, and shall be issued, denied or conditioned based upon safety considerations on and off the range. The operating permit shall require conformance to approved SOPs. DCD may immediately suspend an operating permit upon the Director's finding that the permit's terms have been violated or that any participant, spectator, neighboring property or member of the public has been injured or endangered as a result of range design, operation or management of shooting activities. The owner or operator of the range shall have 30 days to remedy the findings before the permit can be revoked. DCD may revoke an operating permit upon the Director's finding that the permit's terms have not been corrected within a 30 day suspension, or that serious injury or death occurred from range operations. No shooting range may operate without an operating permit issued pursuant to this chapter, except as provided herein.</p>	Jim Reynolds	Point noted. Please see revised ordinance. Staff reworded verbiage, but tried to capture idea.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
90	10.24.103 (b)	4	<p>Reword to say:</p> <p>(b) Each owner or operator of a shooting range shall apply for and obtain an operating permit, and shall apply for renewal of the permit every five (5) years. The owner or operator of any new shooting range shall apply for the range operating permit at the time of application for any necessary building or land use permits. The owner or operator of an established shooting range in active use at the time of enactment of this ordinance shall apply for the range operating permit not later than December 31, 2011, and may continue to operate an existing range pending consideration of the application. However, in no instance may any shooting range operate without a valid operating permit issued pursuant to this chapter after February 29, 2012.</p>	Jim Reynolds	Compromised on 2 years. And did not agree with February 2012 but otherwise extended the deadlines given the extension of the vote.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
91	10.24.103 (c)	4	<p>Reword to say:</p> <p>(c) The initial application for a shooting range operating permit shall include a written evaluation of range SOPs and facilities performed by the Range Safety Inspection Team. A shooting range for which an operating permit has been revoked must submit an updated range safety evaluation by the Range Safety Inspection Team as part of an application for reinstatement of the permit.</p>	Jim Reynolds	Revised to require a formal analysis by the NRA Range Technical Advisory Team.
92	10.24.103 (d)	4	<p>Reword to say:</p> <p>(d) All shooting ranges permitted pursuant to this article shall, at a minimum, comply with the following safety standards and specifications, which shall be addressed in the application for a shooting range operating permit and subject to inspection by DCD and/or by the Kitsap County Sheriff’s Office and the Range Safety Inspection Team upon provision of reasonable notice:</p>	Jim Reynolds	Staff agrees and made the amendments.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
93	10.24.103 (d)(1)	4	Reword to say:  (1) Each shooting area shall be designed, operated and maintained to contain the bullets, shot or other projectiles discharged within the range property to the maximum extent possible;	Jim Reynolds	Disagrees with verbiage “maximum” extent possible.
94	10.24.103 (d)(2)	4	Reword to say:  (2) Range site design features and safety procedures shall be installed and maintained to prevent rounds from escaping each shooting area, when designated shooting positions are used in accordance with range SOPs, safety rules and standards;	Jim Reynolds	Point noted. Please see revised ordinance. Staff reworded verbiage, but tried to capture idea.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
95	10.24.103 (d)(4)	5	<p>Reword to say:</p> <p>(4) A Range Standard Operating Procedure (SOP) shall be submitted with the permit application which includes rules and operating procedures for each range. This Range SOP(s) should include sign-in and sign-out procedures, restrictions on activities and the use of ranges, limitations on rapid firing of firearms, limitations on types and calibers of firearms and ammunition allowed on specific ranges, training of Range Safety Officers (RSOs) and supervision of range users or range events by RSOs and/or Range Officers (ROs). Each Range SOP shall address when and where firearms may be loaded;</p>	Jim Reynolds	Took in concept did not use verbatim.
96	10.24.103 (d)(5)	5	<p>Reword to say:</p> <p>(5) All shooting ranges shall have at least one RSO on duty at all times shooting activities are open to the general public and a RO whenever a range event occurs;</p>	Jim Reynolds	See definition of RSO. Staff disagrees with comment.

Kitsap County "Gun Range Operational Permits Ordinance"  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
97	10.24.103 (d)(9)	5	Reword to say:  (9) All shooting ranges shall provide a means for range participants and spectators to readily contact emergency services such as fire or medical aid;	Jim Reynolds	Appears to be the same language as the proposal.
98	10.24.103 (d)(10)	5	Reword to say:  (10) A range safety officer or other person responsible for the shooting range shall, within twenty-four (24) hours, report in writing to the Kitsap County Sheriff's Office and to DCD all injuries resulting from the discharge of firearms on the range;	Jim Reynolds	Unclear what change was intended but see revision in current draft.
99	10.24.103 (d)(11)	5	Delete the use of canons	Jim Reynolds	Noted. Can not use canons unless special permit authorized.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff’s Response
100	10.24.103 (d)(12)	5	<p>Reword to say:</p> <p>(12) In reviewing operating permit applications and conducting inspections, DCD shall be guided by the current edition of “The NRA Range Source Book” published by the National Rifle Association or other appropriate recognized range design criteria.</p>	Jim Reynolds	Staff feels “other appropriate criteria” is too ambiguous.
101	10.24.103 (e)	5	<p>Reword to say:</p> <p>(e) Upon determining that the application for a new or renewed range operating permit is complete, DCD and the Range Safety Inspection Team shall inspect the range operations and facilities to assess potential onsite and offsite safety impacts and to assess the conformity with the permit application and/or with the terms and conditions of any existing permit. DCD shall inform the applicant of any deficiencies or corrective actions to be taken and may re-inspect the range to verify compliance with this Article.</p>	Jim Reynolds	Will change to RSIT.

Kitsap County “Gun Range Operational Permits Ordinance”  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
102	10.24.103 (f)	5	Delete annually and apply ever 5 years for the renewal of the operating permit	Jim Reynolds	Compromised on every 2 years.
103	10.24.103 (g)	6	<p>Reword to say:</p> <p>(g) The operating permit shall be valid for a period of five (5) years after issuance. The owner or operator of a shooting range shall apply for renewal of its operating permit not later than 30 days prior to expiration of the operating permit currently in effect.</p>	Jim Reynolds	Compromised on every 2 years. Extended to 90 days, instead of 30 days.
104	10.24.104	6	<p>Reword to say:</p> <p>10.24.104 Ranges – hours of operation and noise restrictions.</p> <p>Shooting ranges must adhere to the hours of operation and noise restrictions defined in WAC 173-60.</p>	Jim Reynolds	WAC allows local jurisdictions to have governance.

Kitsap County "Gun Range Operational Permits Ordinance"  
 Comment Matrix  
 August 9, 2011

No.	Section / Chapter	Page on Proposed Ordinance	Public Comments	Comment From	Staff's Response
105	General	N/A	Paraphrased: Email Attached  Believes each range should have individual regulations fitting to their operation.	Jim Reynolds	Safety plans submitted for the permit will do that.