

**SAN JUAN COUNTY
HEARING EXAMINER**

FINDINGS, CONCLUSIONS, AND DECISION

Applicant(s): Susan Harvey
386 9th Street
Atlantic Beach, FL 32233

File No.: PCUP000-15-0025

Request: Conditional Use Permit (CUP)

Parcel No.: 250134019

Location: 525 Port Stanley Road, Lopez Island

Summary of Proposal: An application for a conditional use permit to allow vacation rental of a single-family home

Land Use Designation: Rural Residential

Public Hearing: April 21, 2016

Application Policies and Regulations: SJCC 18.40.270 Vacation Rentals
SJCC 18.80.100(D) CUP Criteria

Decision: Approved subject to conditions

S.J.C. DEPARTMENT OF

MAY 03 2016

COMMUNITY DEVELOPMENT

**BEFORE THE HEARING EXAMINER
FOR SAN JUAN COUNTY**

In the Matter of the Application of

Susan Harvey

) NO. PCUP000-15-0025
)
)
)

)
) For approval of a conditional use permit
) to allow vacation rental of the five
) bedroom residence at 525 Port Stanley Road)
) Lopez Island)

S.J.C. DEPARTMENT OF

MAY 03 2016

COMMUNITY DEVELOPMENT

SUMMARY OF DECISION

The request for conditional use permit to authorize the use of the five bedroom residence at 525 Port Stanley Road, Lopez Island as a vacation rental is APPROVED subject to conditions.

SUMMARY OF RECORD

Request:

Susan Harvey (Applicant) requested a conditional use permit to authorize vacation rental use of the five bedroom residence located at 525 Port Stanley Road, Lopez Island.

Hearing Date:

The San Juan County Hearing Examiner held an open record public hearing on the request on April 21, 2016.

Testimony:

At the open record public hearing, the following individual presented testimony under oath:

Lee McEnery, Planner 3, San Juan County Department of Community Development

Exhibits:

The following exhibits were admitted in the record:

1. Department of Community Development Staff Report, dated March 28, 2016
2. Application, received October 21, 2015, with aerial site photo, elevations, and site plan
3. Legal Advertisement, published December 23, 2015
4. Posting and Notification Materials, posted and mailed January 5, 2016
5. Public Comment Letter and Applicant Response

6. Email from John Keckemet, dated April 20, 2016, with follow up communications from Mr. Potter

Upon consideration of the testimony and exhibits submitted at the open record public hearing, the Hearing Examiner enters the following findings and conclusions:

FINDINGS

1. The Applicant requested approval of a conditional use permit to authorize the use of the five bedroom residence located at 525 Port Stanley Road, Lopez Island as a vacation rental.¹ This parcel is developed with a five bedroom single-family residence and a shared dock at the northwest corner of the property. *Exhibits 1 and 2; McEnergy Testimony.*
2. The subject property has a Rural Residential land use designation. To the east, west, and south, the parcel abuts residential development. The north property boundary abuts Shoal Bay. The subject property is not located near an airfield or airport. *Exhibits 1 and 2.*
3. The subject property has existing access from Port Stanley, a public road. No changes to the existing site access are proposed or required. *Exhibits 1 and 2.*
4. The existing residence is served by community water and on-site sewage systems. *Exhibit 1.*
5. Planning Staff submitted that because the subject property is an existing developed site, the proposal is consistent with San Juan County Code (SJCC) Chapter 18.60. *McEnergy Testimony; Exhibit 1.*
6. The proposal would allow up to three persons per bedroom at a time to rent the five bedroom residence, for a maximum of 15 overnight guests at once. The parcel has off-street parking for at least five vehicles as indicated on the site plan. No outdoor advertising signs or food service are proposed. *Exhibits 1 and 2; McEnergy Testimony.*
7. Planning Staff noted that noise and trespassing impacts could be expected to mimic those associated with traditional residential use of the site, and that the potential for disturbance to surrounding properties from temporary occupants could be mitigated by the following measures: restricting the number of vacation rental occupants to three per bedroom; requiring rules of conduct to be posted that specifically prohibit trespass; identification of property lines; providing neighbors with a 24-hour contact phone number; and requiring the contact to keep a written log of complaints. Staff recommended conditions implementing the above measures. *Exhibit 1; McEnergy Testimony.*

¹ The subject property is known as Assessor Parcel number 250134019. *Exhibit 1.*

8. The Applicant would be required to obtain a business license or work through a property management company. *Exhibit 1.*
9. The application was submitted October 21, 2015 and determined to be complete on the same date. Notice of the application was published on December 23, 2015 and posted on-site and mailed to surrounding property owners on January 5, 2016. The Department of Community Development received comments from adjacent property owner Peter Potter expressing concerns about the impacts of another vacation rental in the neighborhood. This neighbor indicated that there is already a vacation rental next to the Applicant, and late, noisy beach parties resulting in numerous calls to the Sheriff's office have been a problem in the past. Mr. Potter was specifically concerned about liability resulting from vacation rental guest use of the dock, of which he is a 50% owner. The property manager for the Applicant responded to the neighbor's concerns stating that the dock gate will be locked and the dock would not be available for use by vacation rental guests; further, renters will be instructed to abide by the rules of conduct and respect the rental property, the neighbors, and neighboring properties. In follow up communication with Mr. Potter, he indicated that his concerns had been adequately addressed. *Exhibits 1, 2, 3, 4, 5, and 6; McEnergy Testimony.*
10. Upon review of the complete application materials, Planning Staff determined that the proposal can comply with all applicable criteria and recommended approval with conditions. *McEnergy Testimony; Exhibit 1.* In not sending an agent to the hearing, the Applicant waived objection to the recommended conditions of approval.

CONCLUSIONS

Jurisdiction:

The Hearing Examiner is granted jurisdiction to hear and decide applications for conditional use permit pursuant to Chapter 36.70.970 of the Revised Code of Washington and Chapters 2.22 and 18.80 of the San Juan County Code.

Criteria for Review:

Conditional Use Permit

Pursuant to SJCC 18.80.100.D, a conditional use permit shall be granted by the County only if the following criteria are met:

1. The proposed use will not be contrary to the intent or purposes and regulations of this code or the Comprehensive Plan;
2. The proposal is appropriate in design, character, and appearance with the goals and policies for the land use designation in which the proposed use is located;
3. The proposed use will not cause significant adverse impacts on the human or natural environments that cannot be mitigated by conditions of approval;

4. The cumulative impact of additional requests for like actions (the total of the conditional uses over time or space) will not produce significant adverse effects to the environment that cannot be mitigated by conditions of approval;
5. The proposal will be served by adequate facilities including access, fire protection, water, stormwater control, and sewage disposal facilities;
6. The location, size, and height of buildings, structures, walls and fences, and screening vegetation associated with the proposed use shall not unreasonably interfere with allowable development or use of neighboring properties;
7. The pedestrian and vehicular traffic associated with the conditional use will not be hazardous to existing and anticipated traffic in the neighborhood;
8. The proposal complies with the performance standards set forth in Chapter 18.40 SJCC;
9. The proposal does not include any use or activity that would result in the siting of an incompatible use adjacent to an airport or airfield (RCW 36.70.547); and
10. The proposal conforms to the development standards in Chapter 18.60 SJCC.

Vacation Rental Standards

Pursuant to SJCC 18.40.270, the following standards apply to all vacation rentals of single-family residential units and accessory dwelling units or portions thereof:

- A. No more than three guests per bedroom shall be accommodated at any one time.
 - B. The vacation rental of a principal residence or accessory dwelling unit shall be operated in a way that will prevent unreasonable disturbances to area residents.
 - C. At least one additional off-street parking space shall be provided for the vacation rental use in addition to the parking required for the residence or accessory dwelling unit.
 - D. If any food service is to be provided the requirements for a bed and breakfast residence must be met.
 - E. No outdoor advertising signs are allowed.
 - F. The owner or a long-term lessee may rent either the principal residence or the accessory dwelling unit on a short-term basis (vacation rental), but not both.
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- G. Where there are both a principal residence and an accessory dwelling unit, the owner or long-term lessee must reside on the premises, or one of the living units must remain unrented.

- H. In all activity center land use districts, rural residential, and conservancy land use districts, the vacation rental of a residence or accessory dwelling unit may be allowed by provisional (“Prov”) permit only if the owner or lessee demonstrates that the residence or accessory dwelling unit in question was used for vacation rental on or before June 1, 1997. When internal land use district boundaries are adopted for an activity center, this provision will apply to VR and HR districts but not to the activity center in general.
- I. Vacation rental accommodations must meet all local and state regulations, including those pertaining to business licenses and taxes.
- J. Owners of vacation rentals must file with the administrator a 24-hour contact phone number.
- K. The owner or lessee of the vacation rental shall provide notice to the tenants regarding rules of conduct and their responsibility not to trespass on private property or to create disturbances. If there is an easement that provides access to the shoreline, this shall be indicated on a map or the easement shall be marked; if there is no access, this shall be indicated together with a warning not to trespass.
- L. Detached accessory dwelling units established under SJCC 18.40.240 cannot be separately leased or rented for less than 30 days.

Conclusions Based on Findings:

1. As conditioned, the proposed vacation rental would be consistent with applicable provisions of the SJCC and the Comprehensive Plan. The use would occupy an existing residence without altering the appearance of the structure. Conditions would ensure that even when rented it continues to function like a residence; the residential character of the neighborhood would be unaffected. No adverse cumulative environmental impacts are suggested by the record in the event of additional vacation rental request approvals. The proposal meets or can be conditioned to meet the applicable standards of sections 18.40 and 18.60 of the SJCC, ensuring there are adequate public services and facilities to serve the proposal. Potential adverse impacts of the vacation rental on neighboring properties would be mitigated by conditions requiring rules of conduct prohibiting trespass, clear presentation of property boundaries to renters, and a 24-hour contact for neighbor complaints (among other requirements). Pedestrian and vehicular traffic would be consistent with that expected of a typical residence. There is no airfield adjacent to this property. In response to the neighbor's concerns, the Applicant indicated that the dock gate will be locked and vacation rental guests will not have access to the dock. *Findings 1, 2, 3, 4, 5, 6, 7, 9, and 10.*
2. Regarding the use-specific requirements of SJCC 18.40.270, conditions of approval would limit rental occupancy to 15 people. The site is currently served by the community water system and an on-site sewage system. Potential noise, trespass, and parking impacts to surrounding parcels would be mitigated through conditions requiring posted rules of conduct, identification of property boundaries, provision of a 24-hour contact

phone number, and the requirement for the contact to maintain a log of complaints. The rules of conduct would specifically be required to prohibit trespass. The site would provide five off-street parking spaces. No outdoor advertising, food service, or accessory dwelling unit are proposed. Conditions would ensure that the Applicant obtains a business license or works through a property management company. *Findings 1, 4, 6, 7, 8, 9, and 10.*

DECISION

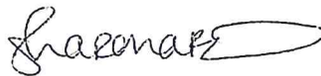
Based on the preceding findings and conclusions, the request for conditional use permit to authorize the use of the five bedroom residence at 525 Port Stanley Road, Lopez as a vacation rental is **APPROVED** subject to the following conditions:

1. The five bedroom vacation rental shall be operated as described in the application materials except as modified by these conditions.
 2. The residence may be rented as a single unit on a short term basis for periods less than 30 days. A maximum of 15 guests shall occupy the vacation rental at any one time.
 3. Prior to operation, evidence shall be presented to the Department of Community Development that the driveway has been approved for emergency vehicle access.
 4. The vacation rental shall be operated in a way that prevents unreasonable disturbances to area residents. To this end, the Applicant shall:
 - A. Provide copies of this decision to property owners within 300 feet of the subject property, along with a 24-hour local contact phone number, so that complaints can be dealt with in a timely manner. A log of complaints shall be kept by the contact.
 - B. Prominently mark the boundaries of the subject property so that it is clearly evident to guests where those boundaries are.
 - C. Provide notice to the tenants regarding rules of conduct and their responsibility not to trespass on private property or create disturbances. If there is an easement that provides access to the shoreline, this shall be indicated on a map or the easement shall be marked; if there is no access, this shall be indicated together with the warning not to trespass.
 - D. Provide copies to the Department of Community Development of the rules of conduct and the 24-hour local contact phone number.
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5. No food service is to be provided. No outdoor advertising signs are allowed. Adequate off-street parking must be maintained on-site for the life of the vacation rental use, in the amount of one space per bedroom, which in this case is five parking spaces.

6. The rental must meet all local and state regulations, including those pertaining to business licenses and taxes.
7. No use of the property shall be made that produces unreasonable vibration, noise, dust, smoke, odor, or electrical interference to the detriment of adjoining properties.
8. Written rules of conduct, to be distributed to all renters, shall be submitted to Department of Community Development before rentals commence. These rules shall also be sent to all property owners within 300 feet of the property boundaries.
9. Since the County is not a party to private covenants, it is not in a position to enforce private covenants between property owners that may prohibit use of a residence as a vacation rental. However, issuance of a permit for a vacation rental does not license the owner to violate private restrictions.
10. If the conditions of approval are not complied with, the resulting impacts may change a typical residential area to one with frequent incidents of trespass, noise, and traffic from strangers who have no investment in maintaining civil relations with neighbors. For this reason, it is emphasized that failure to comply with conditions of approval is grounds for revocation of this permit.
11. Upon determination by the Director of the Department of Community Development that any condition listed above has been violated, following issuance of a Notice of Violation, the Director may, in addition to his other code enforcement remedies, revoke the conditional use permit.

Decided May 3, 2016.

By:



Sharon A. Rice
San Juan County Hearing Examiner

Effective Date, Appeal Right, and Valuation Notices

Hearing examiner decisions become effective when mailed or such later date in accordance with the laws and ordinance requirements governing the matter under consideration. SJCC 2.22.170. Before becoming effective, shoreline permits may be subject to review and approval by the Washington Department of Ecology pursuant to RCW 90.58.140, WAC 173-27-130 and SJCC 18.80.110.

This land use decision is final and in accordance with Section 3.70 of the San Juan County Charter. Such decisions are not subject to administrative appeal to the San Juan County Council. See also, SJCC 2.22.100.

Depending on the subject matter, this decision may be appealable to the San Juan County Superior Court or to the Washington State Shorelines Hearings Board. State law provides short deadlines and strict procedures for appeals and failure to timely comply with filing and service requirements may result in dismissal of the appeal. See RCW 36.70C and RCW 90.58. Persons seeking to file an appeal are encouraged to promptly review appeal deadlines and procedural requirements and consult with a private attorney.

Affected property owners may request a change in valuation for property tax purposes notwithstanding any program of revaluation.