

SUPPLEMENT 5 (1-2019)

Insertion Guide

Hawai'i County Code 1983 (2016 Edition) Volumes 1 - 3

(Covering general ordinances effective through 12-31-18 and numbered through 18-119)

This supplement consists of reprinted pages replacing existing pages in the Hawai'i County Code 1983 (2016 Edition). Remove the pages listed in the column headed "Remove Pages" and replace them with the pages listed in the column headed "Insert Pages." This insertion guide should be retained as a permanent record of pages supplemented and filed in Volume 3, behind the "Supplement Insert Guides" tab.

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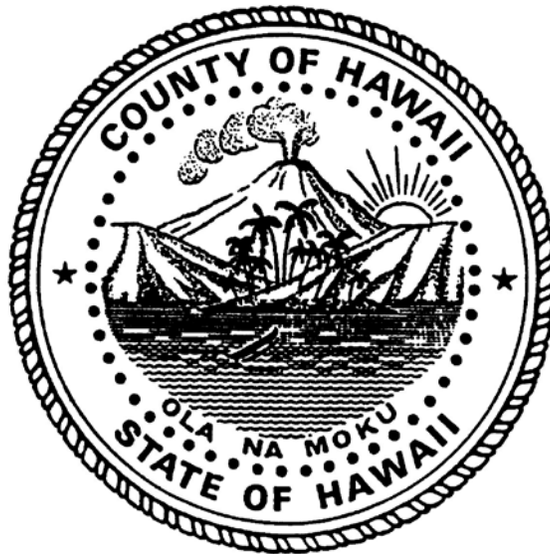
Supplement Insert Guide

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THE HAWAI‘I COUNTY CODE

1983 (2016 Edition, as amended)

Update to include: Supplement 5 (1-2019)
Contains ordinances effective through: 12-31-2018



A CODIFICATION OF THE GENERAL ORDINANCES
OF THE COUNTY OF HAWAI‘I
STATE OF HAWAI‘I

Office of the County Clerk
County of Hawai‘i
25 Aupuni Street
Hilo, Hawai‘i 96720
(808) 961-8255

Volume One

Section 15-68.1. Parks and recreational facility schedule.

PARKS

Hilo/Hāmākua	
Afook-Chinen Civic Auditorium	Kaiwiki Park
Āhualani Park	Kalākaua Park
‘Āinakō Park	Kamanā Senior Center
‘Āinaola Park	Kanakea Pond
Aunty Dottie Thompson Hale	Kaūmana Caves
Aunty Sally Kaleohano’s Lū‘au Hale	Kaūmana Lani Park
Bakers Beach	Keikiland Playground
Carlsmith Beach Park	Kolekole Gulch Park
Charles “Sparky” Kawamoto Swim Stadium	Kūhiō Kalaniana‘ole Park
Clem Akina Park	Kukuihaele Park
East Hawai‘i Cultural Center	Kula‘imano Park
Edith Kanakaole Multi-purpose Stadium	Lālākea Pond Beach Park
Francis F.C. Wong Stadium	Laupāhoehoe Point Beach Park
Frank M. Santos Park	Laupāhoehoe Senior Center
Gilbert Carvalho Park	Laupāhoehoe Swimming Pool
Haina Park	Lehia Beach Park
Hakalau Veterans Park	Leleiwi Beach Park
Happiness Gardens	Liholiho Garden
Hilo Armory	Lili‘uokalani Gardens
Hilo Bayfront Beach	Lincoln Park
Hilo Bayfront Soccerfields	(1) Dr. Ruth E. Oda Playground
Hilo Drag Strip	Lōkahi Park
Hilo Municipal Golf Course	Machado Acres Park
Hilo Pōmaika‘i Senior Center	Mālama Park
Hilo Skeet Range	Mohouli Park
Honoka‘a Park	Mokuola Island
(1) Lala Epenesa, Jr. Ballfield	Mo‘oheau Park
Honoka‘a Rodeo Arena	NAS Swimming Pool
(1) Rose Andrade Correia Stadium	Onakahakaha Beach Park
Honoka‘a Swimming Pool	(1) Uncle David K. Calles, Sr. Horseshoe Courts
Honoli‘i Beach Park	‘Ō‘ōkala Park
Honomū Park	Pa‘auilo Park
Ho‘olulu Complex	Pana‘ewa Equestrian Center
Hualani Park	Pana‘ewa Park
(1) Ronald Futoshi “Harpo” Saiki Officials’ Stand	Pana‘ewa Rainforest Zoo and Gardens
James Kealoha Beach Park	Pāpa‘aloha Park

PARKS (continued)

Hilo/Hāmākua (continued)	
Pepe'ekeo Community Center Princess Abigail Wahiika'ahu'ula Kawananakoa Center Reeds Bay Beach Park Richardson Ocean Park University Heights Park Waiākea Recreation Center Waiākea-Uka Park (1) Stanley Costales Waiākea-Uka Gym	Waiākea Waena Park Waikaumalo Park Wainaku Gym Wainaku Playground Wai'olena Beach Park Waipi'o Community Park Waipi'o Look Out Wai'uli Beach Park Walter C.K. Victor Baseball Complex

Ka'ū	
Kahuku Park Laurence J. Capellas Ballfield Nā'ālehu Park Pāhala Community Center Pāhala Swimming Pool	Pāhala Tennis and Basketball Courts Punalu'u Black Sand Beach Park Representative Robert N. Herkes Gymnasium and Shelter Wai'ōhinu Park Whittington Beach Park

Kohala	
Kamehameha Park (1) Shiro Takata Field Kapa'a Beach Park Keōkea Beach Park Lily Yoshimatsu Senior Center Mahukona Beach Park Mahukona Wharf North Kohala Senior Center North Kohala Veterans Field	Spencer Park at 'Ōhai'ula Beach (1) Samuel Mahuka Spencer Pavilion Waikoloa Community Park Waikoloa Neighborhood Park Waimea Church Row Park Waimea Park

PARKS (continued)

Kona	
Ali'i Kai Park Arthur C. Greenwell Park Clarence Lum Won Park Hale Hālāwai Harold H. Higashihara Park Hōnaunau Boat Ramp Hōnaunau Rodeo Arena Ho'okena Beach Park Kahalu'u Beach Park Kailua Park Kailua Playground Kekuaokalani Gymnasium Kohanaiki Beach Park Kona Hillcrest Park	Kona Imin Center Kona Waena Swimming Pool Ku'emanu Heiau La'aloa Bay Beach Park Magic Sands Beach Park Miloli'i Beach Park Nākamalei Playground Old Kona Airport Park Pāhoehoe Beach Park Sgt. Rodney J. T. Yano Memorial Hall Wai'aha Beach Park William Charles Lunalilo Playground

Puna	
'Āhalanui Park/Maunakea Pond A.J. Watt Gym Glenwood Park Hawaiian Beaches Park Herbert Shipman Park (1) Buddy Perry Soccer Field Isaac Kepo'okalani Hale Beach Park Kahakai Park Kea'au Community Center	Kurtistown Park Mt. View Park Pāhoa District Park (1) Ginny Aste Skate Park (2) Pāhoa Aquatic Center (3) Pāhoa Neighborhood Facility Volcano Park

CEMETERIES

Hilo/Hāmākua	
‘Alae Cemetery Kainehe Cemetery (Kūka‘iau) Kihalani Cemetery (Laupāhoehoe) Kukuihaele Cemetery	Pa‘alaea Cemetery (Honoka‘a) Veterans Cemetery No. 1 Veterans Cemetery No. 2 Waiākea Uka Cemetery

Ka‘ū	
Nā‘ālehu Cemetery	

North/South Kohala	
Kahei Cemetery Waimea Cemetery	

Kona	
West Hawai‘i Veterans Cemetery-Pu‘u Ho‘omaha O Na Po‘e Koa O Hawai‘i Komohana Hienaloli Cemetery (Keōpū)	

(2000, ord 00-15, sec 2; ord 00-66, sec 2; ord 00-113, secs 1 and 2; am 2002, ord 02-58, sec 2; am 2003, ord 03-99, sec 2; ord 03-135, sec 2; am 2004, ord 04-79, sec 2; am 2005, ord 05-40, sec 2; ord 05-96, sec 2; am 2006, ord 06-127, sec 2; ord 06-149, sec 3; am 2007, ord 07-22, sec 4; am 2008, ord 08-7 sec 5; ord 08-22, sec 2; ord 08-35, sec 2; ord 08-121, sec 2; ord 08-142, sec 2; am 2009, ord 09-32, sec 3; am 2010, ord 10-11, sec 3; am 2011, ord 11-90, sec 3; am 2012, ord 12-164, sec 2; am 2014, ord 14-57, sec 2; am 2015, ord 15-60, sec 4; am 2016, ord 16-111, sec 2; ord 16-112, sec 2; ord. 16-113, sec 4; am 2017, ord 17-61, sec 2; am 2018, ord 18-2, sec 2; ord 18-20, sec 3; ord 18-21, sec 2; ord 18-22, sec 2; ord 18-44, sec 2; ord 18-61, sec 2; ord 18-83, sec 2.)

CHAPTER 16**PLANNING****Article 1. General Plan.****Section 16-1. The County of Hawai'i general plan.**

- (a) That certain planning code known and designated as “County of Hawai'i general plan,” as adopted on December 5, 1971, by the council of the County of Hawai'i, is hereby adopted by reference, subject to later amendments by ordinance, and may be cited as the “general plan.”
- (b) A copy of the general plan and amendments shall be available for public inspection at the planning department.

(1983 CC, c 16, sec 16-1; am 2006, ord 06-153, sec 1; am 2007, ord 07-70, secs 2, 3 and 4; am 2008, ord 08-98, sec 2; am 2009, ord 09-150, sec 2, ord 09-161, secs 1, 2, 3 and 4.)

Article 2. Community Development Plans.**Section 16-2. Adoption of community development plans.**

The community development plans listed below are adopted and incorporated by reference. A copy of the plans and amendments shall be available for public inspection at the planning department.

HĀMĀKUA. The document identified as “Hāmākua Community Development Plan” is adopted by reference, subject to later amendments by ordinance, and may be cited as the “Hāmākua CDP.” The planning area for the Hāmākua CDP encompasses the Judicial District of Hāmākua, North Hilo, and a portion of the South Hilo District in the County of Hawai'i.

KA'Ū. The document identified as “Ka'ū Community Development Plan” is adopted by reference, subject to later amendments by ordinance, and may be cited as the “Ka'ū CDP.” The planning area for the Ka'ū CDP encompasses most of Judicial District 9 in the County of Hawai'i. Eastern portions of the district near and including Volcano Village were included in the Puna CDP planning area and were, therefore, not incorporated into the Ka'ū CDP.

KONA. The document identified as “Mapping the Future: Kona Community Development Plan Volume 1” is adopted by reference subject to later amendments by ordinance, and may be cited as the “Kona CDP.” The planning area for the Kona CDP encompasses the judicial districts of North and South Kona.

NORTH KOHALA. The document identified as “North Kohala Community Development Plan” is adopted by reference subject to later amendments by ordinance, and may be cited as the “North Kohala CDP.” The planning area for the North Kohala CDP encompasses the judicial district of North Kohala.

PUNA. The document identified as “Puna Community Development Plan” is adopted by reference subject to later amendments by ordinance, and may be cited as the “Puna CDP.” The planning area for the Puna CDP encompasses the judicial district of Puna and the Volcano Census Designated Place that includes the Volcano Golf Course subdivision in the district of Ka'ū.

SOUTH KOHALA. The document identified as “South Kohala Community Development Plan” is adopted by reference subject to later amendments by ordinance, and may be cited as the “South Kohala CDP.” The planning area for the South Kohala CDP encompasses the judicial district of South Kohala.

(2008, ord 08-98, sec 3; am 2008, ord 08-116, sec 2; ord 08-131, sec 2; ord 08-151, sec 2; am 2008, ord 08-159, sec 2; am 2017, ord 17-66, sec 2; am 2018, ord 18-78, sec 2.)

Section 16-3. Review and amendment.

A comprehensive review of the community development plans shall commence within ten years from the date of adoption.

(2008, ord 08-98, sec 3.)

Article 3. CDP Action Committees.

Section 16-4. CDP action committees.

- (a) A community development plan (CDP) action committee shall succeed each CDP steering committee upon adoption of a community development plan.
- (b) The purpose of the CDP action committee is to be a proactive, community-based steward of the plan’s implementation and update.
- (c) The planning department shall administer the CDP action committees and be responsible for developing a selection process for committee members and establishing rules of procedure, as needed.

(2008, ord 08-98, sec 4.)

Section 16-5. Membership and tenure.

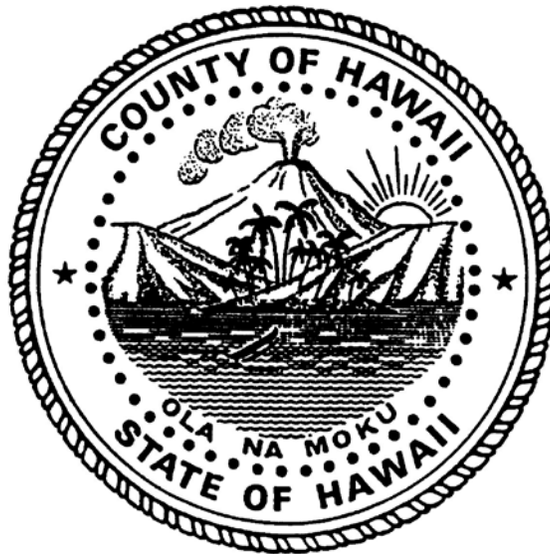
- (a) The CDP action committee shall consist of nine members. All members shall have a primary residence in the area covered by the CDP. The members shall be appointed by the mayor and approved by the County council. Prior service as a member of a CDP steering committee shall not disqualify an individual from serving on the CDP action committee.
- (b) The members shall serve staggered terms of four years. Upon the initial appointment of the committee, three members shall serve for a term of two years, three members for a term of three years, and three members for a term of four years. When the term of a member expires, the member may, at the discretion of the member, continue to serve until a successor is appointed. Members whose terms expire may not be reappointed for at least two years, however, members appointed for one year or less may be reappointed for an additional term without the passage of two years’ time. Existing vacant positions shall be filled before filling any position occupied by a member whose term has expired but who is willing to continue serving until their position is filled.
- (c) The membership should reflect a broad cross-section of the community. The community development plan may specify more detailed selection criteria consistent with this objective.
- (d) A chairperson shall be elected from its membership annually.
- (e) Except as provided for in this section, the committee shall be governed by the County Charter, section 13-4.

(2008, ord 08-98, sec 4; am 2016, ord 16-77, sec 2.)

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Office of the County Clerk
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Volume Two

CHAPTER 20

REFUSE

Article 1. Littering.

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Section 20-3.	Sweeping into streets and sidewalks prohibited.
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Section 20-8.	Penalty.

Article 2. Clearing Occupied and Unoccupied Lots.

Section 20-20.	Definitions.
Section 20-21.	Removal of refuse, undergrowth, and unsafe flora required.
Section 20-22.	Complaint by adjacent or abutting owner(s); request to clear.
Section 20-23.	Clearance by County; costs.
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Article 3. Refuse Disposal.

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Section 20-33.	Receptacle specifications.
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Article 4. Solid Waste Fees.

Section 20-46.	Disposal fees.
Section 20-47.	Collection of fees.
Section 20-48.	Solid waste fund designation.
Section 20-49.	Fee schedule.

Article 5. Disposal of Materials Collected by the County at Transfer Stations.

Section 20-50.	Definitions.
Section 20-51.	Transportation of materials to landfill.
Section 20-52.	Exemptions.

Article 6. Polystyrene Foam Food Container and Food Service Ware Reduction.

Division 1. General Provisions.

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Section 20-61.	Administration.
Section 20-62.	Definitions.
Section 20-63.	Construction and preemption.

Division 2. Prohibitions and Requirements.

Section 20-64.	Prohibitions.
Section 20-65.	Required use of recyclable or compostable food service ware.
Section 20-66.	Exemptions.

Division 3. Enforcement.

Section 20-67.	Enforcement process.
Section 20-68.	Penalties.
Section 20-69.	Other relief.
Section 20-70.	Education.

- (c) The collection of recoverable expenses that has been unpaid by the property owner for clearing any occupied lot shall proceed as follows:
- (1) The department of public works shall keep an itemized record of recoverable expenses. Promptly after completion of the lot clearing, the department shall certify those expenses to the office of the corporation counsel.
 - (2) The office of the corporation counsel, on behalf of the County, shall submit a written itemized claim for the total recoverable expenses incurred by the County to the responsible person or persons and a written notice stating that unless the amounts are paid in full within thirty days after receipt of the claim and notice, the County will file a civil action seeking recovery for the stated amount.
 - (3) The County may bring a civil action for the recovery of all recoverable expenses against any and all persons causing or responsible for the placement of the individual or individuals in a situation of imminent danger.
- (d) For the purposes of this section, “recoverable expenses” means those expenses that are reasonable, necessary, and allocable to the clearing of an occupied lot of refuse, uncultivated undergrowth, and unsafe flora pursuant to this article. Expenses allowable for recovery may include, but are not limited to:
- (1) Materials and supplies acquired, consumed, and expended specifically for the purpose of the lot clearing.
 - (2) Compensation of employees for the time and efforts devoted specifically for the purpose of the lot clearing.
 - (3) Rental or leasing of equipment used specifically for the lot clearing, such as protective equipment or clothing, bulldozers, or backhoes.
 - (4) Repair costs for equipment owned by the County that is damaged during the lot clearing.
 - (5) Replacement costs for equipment owned by the County that is damaged beyond use or repair, if the equipment was a total loss and the loss occurred during the lot clearing.
 - (6) Special technical services specifically required for the lot clearing, such as costs associated with the time and efforts of technical experts or specialists not otherwise provided by the County.
 - (7) Other special services specifically required for the lot clearing.
 - (8) Medical expenses that may be incurred as a result of the lot clearing.
 - (9) Legal expenses that may be incurred as a result of the lot clearing, including efforts to recover expenses pursuant to this article.
- (e) Nothing in this section shall be construed to create any liability to the County for any damages incurred as a cause of action or inaction.

(1983 CC, c 20, art 2, sec 20-23; am 1984, ord 84-19, sec 1; am 2013, ord 13-108, sec 4.)

Section 20-24. Service of notice.

The notice to the property owner required under section 20-23 shall be sent to the property owner by mailing it to the owner's last known address and by posting a copy of the notice upon the lot that requires the clearing.
(1983 CC, c 20, art 2, sec 20-24.)

Article 3. Refuse Disposal.**Section 20-31. Definitions.**

As used in this article:

"Abandoned vehicle" means a vehicle that is unlawfully parked and left unattended for a continuous period of more than twenty-four hours on any public highway, public property, or private roads that are located within any ungated subdivision, where roads are open to and used by members of the public.

"Business" means a sole proprietorship, partnership, firm or corporation.

"Commercial cooking oil waste" means cooking oil which, because of prior use, potency loss, or contamination, is no longer usable or salable by a business engaged in cooking food or selling cooking oil. The term does not mean the residue remaining after the conversion of commercial cooking oil waste into a marketable product.

"Commercial FOG waste" means animal/vegetable fat, oil and grease and other waste that is retained in or removed from a commercial pretreatment device. The term does not mean the residue remaining after the conversion of commercial FOG waste into a marketable product of grease and other waste removed from a commercial pretreatment device.

"Commission" means the environmental management commission of the County.

"Department" means the department of environmental management.

"Derelict vehicle" means the definition in chapter 290-8, Hawaii Revised Statutes.

"Director" means the director of the department of environmental management, or the director's authorized representative.

"Garbage" means any organic waste that is not fit for animal consumption.

"Household rubbish" means all rubbish, including any material not exceeding four feet in length at its longest dimension, which is normally generated by a family's activities at their place of residence.

"Private road" means every way or place in private ownership and used for vehicular travel by the owner and those having express or implied permission from the owner, including private roads open to the public.

"Prohibited materials" include, but are not limited to, paint thinner or solvents; oil base paint waste; automotive waste oil, antifreeze or lead acid batteries; pesticides, herbicides or rodent and insect control chemicals; household cleaner, polish or wax; contaminated soil; medical waste; propane, oxygen or acetylene tanks; diesel, gasoline or alcohol; liquids or sludges in containers five gallons or larger unless mixed with a bulking agent so that it solidifies; and hazardous wastes as defined in 40 Code of Federal Regulations parts 257, 258 and 261. Notwithstanding the foregoing, commercial cooking oil waste and commercial FOG waste are considered prohibited materials in any amount and any form.

“Public highway” means all roads, highways, alleys, streets, ways, lanes, bikeways, and bridges open to the use of the public for purposes of vehicular travel that is acquired or built by the government.

“Public property” means all real property owned by the County.

“Refuse” means any discarded or disposable matter, including garbage, rubbish and swill.

“Rubbish” means solid waste or rejected material including paper and cardboard cartons, straw, excelsior, rags, clothes, shoes, bottles, tin cans, china, glass, metalware, leaves, grass, tree branches, and any other material of similar character but not including material such as tree stumps, lumber or iron pipes exceeding five feet in length, concrete blocks and tiles, cement, acids, iceboxes, refrigerators, ranges, radios, television sets, phonographs, bedsteads, bed springs, tables, sofas, chairs, and other furniture, water heaters, water tanks, sinks, and other similar material or equipment of a weighty or bulky nature.

“Swill” means any food waste which is fit for animal consumption.

“Transfer station” means a facility designed to collect household rubbish from the surrounding community and to transport this refuse to a suitable disposal facility. (1983 CC, c 20, art 3, sec 20-31; am 1988, ord 88-160, sec 1; am 1994, ord 94-87, sec 2; am 2001, ord 01-108, sec 1; am 2002, ord 02-66, secs 1, 2 and 3; am 2012, ord 12-155, secs 1 and 2; am 2018, ord 18-82, sec 1.)

Section 20-32. Removal required; disposal; drainage of liquids.

- (a) Every owner or occupant of any residence or business building or premises within the County shall remove or cause to be removed to the County dumping grounds any refuse from any residence or business building or premises.
- (b) This section shall not prevent any owner or occupant from disposing of refuse within the owner’s premises by burning, burying, or destroying the refuse in compliance with any applicable statute, ordinance, and rule and regulations.
- (c) Any garbage or swill, prior to its removal to the County dumping grounds, shall be drained of all liquid.

(1983 CC, c 20, art 3, sec 20-32.)

Section 20-33. Receptacle specifications.

Any garbage or swill shall be contained in a leak-proof metal or plastic receptacle and shall be securely covered at all times so as to exclude insects and animals. Any rubbish, except hedge cuttings, stumps, branches, banana leaves, palm and coconut leaves or other similar material, shall be contained in a metal or wood receptacle, or in a paper or a cardboard carton of sufficient strength to adequately contain the contents therein.

(1983 CC, c 20, art 3, sec 20-33.)

Section 20-34. Location of receptacles; placement for collection.

- (a) Any refuse and receptacle shall be kept on private premises and shall not be placed upon any sidewalk or government right-of-way for collection purposes, except any refuse receptacle that may be placed and affixed on any sidewalk or government right-of-way for public use.

- (b) For the purpose of collection, any refuse and receptacle may be placed in that area of the private premises adjacent to the sidewalk or the government right-of-way. The refuse and the receptacle placed adjacent to the sidewalk or the government right-of-way shall be situated so as not to create a hazard to any pedestrian or traffic.

(1983 CC, c 20, art 3, sec 20-34.)

Section 20-35. [Former] Repealed.

(1983 CC, c 20, art 3, sec 20-35; am 1988, ord 88-160, sec 2; rep 1994, ord 94-87, sec 3.)

Section 20-35. Permit required for refuse disposal.

- (a) No business, Federal or State agency, religious entity or nonprofit organization shall dispose of refuse at any County solid waste facility without first obtaining a disposal permit issued by the director and making payment of the permit fee as required herein.
- (b) No person shall dispose of refuse at any county landfill without first obtaining a disposal permit issued by the director. Persons not representing any business, Federal or State agency, religious entity or nonprofit organization need not obtain a permit to dispose of refuse at a County transfer station.
- (c) An application for a disposal permit shall be submitted to the director on a form furnished by the department.
- (1) For businesses, Federal or State agencies, religious entities and nonprofit organizations, the following information is required:
- (A) Name, address and telephone number of the business, Federal or State agency, religious entity or nonprofit organization.
- (B) Make, model, tare weight, carrying capacity in cubic yards and license number of the vehicle(s) which would be used to dispose refuse.
- (C) Approximate volume and frequency of refuse to be disposed.
- (D) Other information as deemed necessary by the director.
- (2) Persons not acting as or on behalf of any business, public agency, religious entity or nonprofit organization shall provide their name, residence and mailing address, residence and employer telephone numbers, drivers license number and any other information deemed necessary by the director for billing and collection purposes.
- (d) The disposal permit shall be effective for a period of one year from the date of issuance.
- (e) The director may suspend or revoke a disposal permit for the following reasons:
- (1) Failure to pay any disposal charges or special handling fees when due.
- (2) Failure to comply with the provisions of this chapter.
- (3) Failure to comply with disposal procedures and/or conditions established by the department.

- (f) The suspension or revocation procedure shall be as follows:
- (1) Upon determination that sufficient reasons exist to revoke or suspend a disposal permit, the director shall inform the permit holder by registered mail of the director's decision to suspend or revoke said permit;
 - (2) The letter shall also inform the permit holder of the effective date of the suspension or revocation and the specific reason for suspension or revocation of the disposal permit;
 - (3) The permit holder shall be given a period of ten working days to cure the complaint. At the end of the ten-day period, the County shall notify the permit holder in writing either that the complaint has been remedied or that the permit is still to be revoked or suspended. If the permit is still to be revoked or suspended said letter shall describe the process by which the permit holder may request a hearing before the director;
 - (4) If the permit holder requests a hearing before the director, one shall be scheduled within two working days of the request. The decision of the director or a designated representative shall stand unless after a hearing the original decision is shown to be clearly erroneous;
 - (5) A request for a hearing shall not act to stay the director's decision to revoke or suspend.
- (g) There shall be a fee of \$25 for the issuance of a refuse disposal permit to a business, Federal or State agency, religious entity or nonprofit organization, payable with the application therefor. There shall be no fee for the issuance of a permit to persons not acting as or on behalf of a business, public agency, religious entity or nonprofit organization.

(1994, ord 94-87, sec 4; am 1995, ord 95-41, sec 1; am 2002, ord 02-66, sec 4.)

Section 20-36. Refuse removal business; restrictions.

- (a) Any vehicle used for the collection and removal of refuse shall be kept in a clean, inoffensive, and sanitary condition.
- (b) All refuse shall be handled and hauled in such a manner so as to prevent the scattering, spilling, or leaking of the refuse.
- (c) Certain transfer stations will be designated and determined to be incompatible for use by businesses or commercial activities. Use of these designated transfer stations by business or commercial activities shall be prohibited after July 1, 1989, except as authorized by written permit with conditions set forth by the director.
- (d) No person, business, Federal or State agency, religious entity or nonprofit organization shall, at any County solid waste facility, dispose of any rubbish, prohibited materials or refuse which has been brought into the County of Hawai'i as rubbish, prohibited materials or refuse from outside of the County of Hawai'i. This subsection shall not apply to refuse generated en route in the ordinary course of business by aircraft or maritime passengers or crew, incidental to operations of aircraft or maritime traffic arriving in the County.

- (e) Violation of these restrictions will be subject to the penalties of this article as well as revocation of the businesses' baggage and freight license.
(1983 CC, c 20, art 3, sec 20-36; am 1988, ord 88-160, sec 3; am 2001, ord 01-108, sec 1; ord 01-91, sec 1; am 2002, ord 02-66, sec 5.)

Section 20-37. Disposal of dead animals and other organic wastes.

- (a) The disposal of dead cattle, horses, mules, goats, dogs, cats and similar animals is the responsibility of the owner. If no owner can be identified, the disposal of the dead animal is the responsibility of the landowner or land occupant or both upon whose land the dead animal is found. Any dead animal shall be properly buried, burned, or disposed of in accordance with applicable rules, regulations, and standards of the State department of health within a reasonable time after death, or before the dead animal becomes a nuisance.
- (b) Any small animal, such as dogs and cats, shall be accepted for disposal at the South Hilo or Kona landfill area only in accordance with applicable provisions of this article.
(1983 CC, c 20, art 3, sec 20-37; am 1988, ord 88-160, sec 4.)

Section 20-38. Prohibition; disposition of abandoned or derelict vehicles.

- (a) No person shall leave, abandon, or place any wrecked or nonoperational automobile or construction equipment or part or portion of a wrecked or nonoperational automobile or construction equipment, or scrap iron, or other similar material, upon any part of a public highway, public property, or private property of another.
- (b) The department shall take into custody and dispose of abandoned or derelict vehicles in accordance with chapter 290, Hawaii Revised Statutes.
- (c) The removal of abandoned or derelict vehicles shall be subject to the following:
- (1) The department shall only remove abandoned or derelict vehicles that are located on or within ten feet from the edge of any public or private road;
 - (2) The department shall not remove abandoned or derelict vehicles from any area, if the director determines that the area is unsafe for a tow truck to traverse; and
 - (3) All decisions to tow shall be subject to the discretion of the director.
- (d) The director shall develop and implement a public outreach program to educate residents, community associations, road corporations, tow companies, and the public about the disposition of abandoned or derelict vehicles including the procedures for reporting abandoned or derelict vehicles.
- (e) The department shall adopt rules regarding the disposition of abandoned or derelict vehicles, that are in accord with chapter 290, Hawaii Revised Statutes.
(1983 CC, c 20, art 3, sec 20-38; am 2018, ord 18-82, sec 2.)

Section 20-39. Abandoned refrigerators; removal of lock required.

No person shall abandon any refrigerator, ice box, wardrobe trunk, or any other container, equipment or appliance having a self-locking door without first removing and detaching the door or cover from the same.
(1983 CC, c 20, art 3, sec 20-39.)

Section 20-40. Explosives, radioactive wastes and other prohibited materials.

- (a) No person shall dump, place, or remove to any County disposal facility, including transfer stations, any prohibited materials as defined in this article or by the State department of health rules, regulations and standards, including any radioactive or chemical waste, any pesticides, explosives, blasting materials, fuses, live ammunition, or other substances that may explode upon contact with heat or fire.
- (b) Prohibited wastes which have been rendered nonhazardous by chemical neutralization or stabilization in accordance with applicable rules, regulations and standards of the State department of health may be delivered directly to a landfill for disposal.
- (c) Any law, rule, or regulation to the contrary notwithstanding, no person shall dump, place, or remove to any County disposal facility, including transfer stations, in any amount or any form, commercial cooking oil waste or commercial FOG waste, as defined in section 20-31. The foregoing prohibition shall apply only to the extent that there are recyclers who are willing and able to accept such materials for recycling, by way of either pick-up at the place of generation, or drop-off within driving distance from the place of generation which is less than to the nearest County landfill.

(1983 CC, c 20, art 3, sec 20-40; am 1988, ord 88-160, sec 5; am 2012, ord 12-155, sec 3.)

Section 20-41. Dumping refuse prohibited.

No person shall dump or place refuse in or upon any vacant lot, public place, or in or upon the premises of another.

(1983 CC, c 20, art 3, sec 20-41.)

Section 20-42. Salvage of refuse restricted.

Any material delivered or deposited at the County dumping ground shall become the property of the County. No person shall separate, collect, carry off, or dispose any article from any County dumping ground unless authorized to do so by the director or the director's representative.

(1983 CC, c 20, art 3, sec 20-42; am 2001, ord 01-108, sec 1; am 2002, ord 02-66, sec 6.)

Section 20-43. Acceptance of refuse for disposal; restrictions.

- (a) Acceptance at landfills or other similar disposal areas.
 - (1) Any person having any nonprohibited rubbish, unburnable material, or refuse, excluding garbage, in the County, which is not acceptable at a transfer station, is authorized by the department to enter into and properly deposit such material into the designated area of the landfill on any day during the normal working hours of the landfill. All permitted materials, when properly deposited, shall be accepted by the department.

- (2) Any person having any large or bulky material, such as a car, water heater or properly altered stove or refrigerator which does not contain any garbage, refuse, swill or any other rubbish at the time of disposal, is authorized by the department to enter into and properly deposit such material into the designated area of the landfill on any weekday during the normal working hours of the landfill. All permitted materials, when properly deposited, shall be accepted by the department.
 - (3) Any person having any small dead animal, such as a dog or cat, as well as garbage, is authorized by the department to enter into and properly deposit such material into the designated area of the landfill from 7:00 a.m. to 3:00 p.m. Permitted small dead animals and garbage, when properly deposited, shall be accepted by the department.
 - (4) Any unauthorized person entering into the landfill during nonworking hours or for purposes other than that permitted in this section shall be considered to be a trespasser, and shall be subject to the penalties of this article.
- (b) Acceptance at transfer stations.
- (1) All acceptable household refuse, including shrubbery and yard trimmings, deposited into the transfer station solid waste container shall be accepted by the County for disposal on any day during normal working hours of the station. No item shall exceed four feet in any dimension or weigh more than fifty pounds.
 - (2) Prohibited materials shall include all commercially hauled rubbish, garbage, swill or refuse, prohibited materials as defined by the State department of health and partially listed herein, refuse generated by a business, Federal or State agency, religious entity or nonprofit organization, construction or demolition wastes, abandoned vehicles, dead animals, animal carcasses and other similar organic wastes.
- (c) Except as permitted by the director, no material resulting from construction, land clearing, wrecking of any building or structure, or wastes generated by manufacturing, industrial, or agricultural processes such as meat, fish, poultry, vegetable, or fruit processing shall be acceptable for disposal in any County disposal facility.
- (d) Improper depositing of any material in any County landfill or transfer station is considered to be littering, and violators will be subject to the penalties of this article.

(1983 CC, c 20, art 3, sec 20-43; am 1988, ord 88-160, sec 6; am 1994, ord 94-87, sec 5; am 2001, ord 01-108, sec 1; am 2002, ord 02-66, sec 7.)

Section 20-44. Burning on County dumping ground regulated.

No person shall set fire to or burn any paper, trash, or garbage deposited within a dumping ground used by the County for the depositing or dumping of trash or garbage without obtaining the permission of the superintendent authorizing and directing the burning.

(1983 CC, c 20, art 3, sec 20-44.)

Section 20-45. Penalty.

- (a) Any violation of this article is a petty misdemeanor.
- (b) In addition to the penalties in subsection (a), any person who violates the provisions of this article shall, upon conviction, be required to remove their refuse or shall be liable for the costs of removing that refuse.
- (c) Each day of violation shall constitute a separate offense.
(1983 CC, c 20, art 3, sec 20-45; am 1984, ord 84-15, sec 1; am 2007, ord 07-23, sec 3.)

Article 4. Solid Waste Fees.**Section 20-46. Disposal fees.**

- (a) Any refuse, except for prohibited materials, delivered by a business, Federal or State agency, religious entity, nonprofit organization or private citizen to the working face of a County landfill or the East Hawai'i Regional Sort Station shall be charged by the ton or fraction thereof at rates as set forth herein.
- (b) In addition to the per ton charge or volume charge, items which cannot be disposed in the working face of the landfill or the East Hawai'i Regional Sort Station in accordance with usual disposal practices or which require special handling and/or arrangements by landfill or East Hawai'i Regional Sort Station personnel shall be assessed a special handling charge at rates as set forth herein. Such items shall include but may not be limited to asbestos and confidential document destruction or other disposal requiring a witness. Tires, whether whole, cut, sliced, chipped or shredded, will not be accepted at any County landfill, the East Hawai'i Regional Sort Station, or transfer station. All wire or cable must be cut to four-foot lengths prior to disposal at any County landfill, the East Hawai'i Regional Sort Station, or transfer station.
- (c) Administrative rules shall provide partial credit to commercial haulers for residential waste. The amount of the credit shall be no less than \$2 per month for each single-family household from which the hauler collects refuse, provided the hauler's account is current. The annual credit shall be equal to the landfill disposal fee multiplied by one and one-half tons per year per single-family household. The residential credit shall not exceed the total landfill tipping fees charged to the residential hauler for the month for which the credit is being claimed.

Commercial haulers who claim this credit shall provide documentation to the solid waste division including customer name, mailing address, and service address for each credit claimed. Claims for the residential credit must be submitted on or before the last day of the month following the month for which the credit is being claimed and the hauler's account must be current for the credit to be applied.

Names, mailing addresses, and service addresses of customers of residential haulers are subject to the disclosure limitations in section 92F, Hawai'i Revised Statutes, as disclosure would cause substantial harm to the competitive position of the person from whom the information was obtained.

- (d) The mayor, with the approval of the council, may temporarily rescind the solid waste disposal fees for a specified period.
 - (e) The mayor may waive solid waste disposal fees when it is in the best interest of the County. Fees may be waived for one-time events for community organizations, nonprofit organizations, or private property owners who are remediating illegal dump sites which were not of their creation. The mayor will give notice to the council when tip fees are waived.
- (1994, ord 94-87, sec 6; am 1995, ord 95-41, sec 2; am 1996, ord 96-21, sec 2; ord 96-45, sec 2; am 2003, ord 03-102, sec 2; am 2005, ord 05-21, sec 2; am 2005, ord 05-138, sec 2; am 2008, ord 07-182, sec 2; am 2018, ord 18-5, sec 2.)

Section 20-47. Collection of fees.

- (a) All charges shall be collected by the solid waste division of the department. Billings shall be made monthly. Payments are due before the end of the month following the month in which charges are incurred. A finance charge of one percent monthly (annual rate of twelve percent) shall be charged on all balances which are past due. In addition to this, access to County solid waste facilities may be denied until the account is current.
- (1994, ord 94-87, sec 6; am 1997, ord 97-46, sec 1; am 2018, ord 18-5, sec 2.)

Section 20-48. Solid waste fund designation.

- (a) There is hereby created and established a special fund to be known as the “solid waste fund.”
 - (b) All funds received from the collection of fees authorized by this chapter shall be deposited with the director of finance and shall be accounted for and be known as the “Solid Waste Fund” and shall be expended for the purpose of operating, maintaining, and administering the County’s solid waste management, collection, and disposal systems.
- (1994, ord 94-87, sec 6; am 2018, ord 18-5, sec 2.)

Section 20-49. Fee schedule.

(a) Charge rates shall be established as follows:

(1) Landfill disposal.

(A) Rate by weight: Dollars per ton prorated accordingly.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$108	\$110	\$112	\$114	\$116

(B) When and if it is impossible or impractical due to power outage, disaster, or other emergency to determine an accurate weight, rates by vehicle size and volume shall be used:

TYPE I: Light trucks or other vehicles with a gross vehicle weight of less than 10,000 pounds with no more than three cubic yards of refuse charged as dollars per truck.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$65	\$66	\$67	\$68	\$70

TYPE II: Medium trucks or other vehicles with a gross vehicle weight from 10,000 pounds to 19,999 pounds with no more than six cubic yards of refuse charged as dollars per truck.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$109	\$111	\$113	\$115	\$117

TYPE III: Large trucks or other vehicles with a gross vehicle weight from 20,000 pounds to 25,999 pounds with no more than nine cubic yards of refuse charged as dollars per truck.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$194	\$198	\$202	\$205	\$209

TYPE IV: All other trucks or vehicles with a gross vehicle weight of 26,000 pounds including commercial refuse hauling trucks or all other vehicles not qualifying as a Type I, II, or III:

1. Compacted. Dollars per cubic yard.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$36	\$36	\$37	\$38	\$38

2. Not compacted. Dollars per cubic yard.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$22	\$22	\$22	\$23	\$23

(C) Special handling: Dollars per truck load or fraction thereof.

Year beginning on July 1 of each calendar year.				
2018	2019	2020	2021	2022
\$108	\$110	\$112	\$114	\$116

(2) Greenwaste and Organics Diversion.

- (A) All clean greenwaste and acceptable organics must be delivered to a permitted County greenwaste and organics collection facility.
- (B) The greenwaste and organics disposal fee is set at 25% of the landfill disposal fee as described in section 20-49(a)(1)(A).
- (C) The greenwaste and organics disposal fee is set at 65% of the landfill disposal fee as described in section 20-49(a)(1)(B) at a County greenwaste and organics collection facility without scales. These facilities are able to accept Type I and Type II trucks only.
- (D) Greenwaste and organics must be separated from other solid waste in order to qualify for the reduced greenwaste and organics disposal fee.
- (E) The greenwaste and organics disposal fee may be suspended by the director if the greenwaste and organics facilities are not operating.

(1994, ord 94-87, sec 6; am 1995, ord 95-41, sec 3; am 2003, ord 03-102, sec 2; am 2005, ord 05-27, sec 2; am 2018, ord 18-5, sec 2.)

(c) South Hilo
(d) Ka‘ū
(e) Kohala
(f) Kona
(g) Puna

(1996, ord 96-163, sec 2.)

Section 24-263. Schedule 11. 55 mile per hour limit.

A speed limit of fifty-five miles per hour is established as set forth in this schedule upon streets or portions of streets as follows:

(a) Hāmākua
(b) North Hilo
(c) South Hilo
<ul style="list-style-type: none"> • Puainako Street, westbound lane, from Komohana Street to a point 3.30 miles in the westerly direction and eastbound lane, from a point 0.46 miles east of Wilder Road to a point 2.98 miles in the easterly direction.
(d) Ka‘ū
(e) Kohala
<ul style="list-style-type: none"> • Waikoloa Road, from a point 2.8 miles mauka of ‘Auwaiakeakua Gulch Bridge to Route 190.
(f) Kona
(g) Puna
<ul style="list-style-type: none"> • Pāhoa-Kapoho Road, westbound lane, from Kalapana-Kapoho Beach Road to Pohoiki Road and eastbound lane, from Pohoiki Road and extending seven hundred fifty feet west of Kalapana-Kapoho Beach Road.

(1996, ord 96-163, sec 2; am 1998, ord 98-88, sec 2; ord 98-130, sec 2; am 2010, ord 10-78, sec 4; am 2012, ord 12-99, sec 2.)

Division 2. Moving Vehicles.

Section 24-264. Schedule 12. Stop intersections.

When properly posted, drivers of vehicles shall stop at the following intersections:

(a) Hāmākua
<ul style="list-style-type: none"> • Hauola Road, Pōhākea Road intersection, all approaches.
<ul style="list-style-type: none"> • At the intersection of Lehua and Plumeria Streets facing the makai bound traffic on Lehua Street.
<ul style="list-style-type: none"> • At the northeast corner of Māmalahoa Highway and the plantation road near the Pā‘auhau Sugar Company manager's home.
<ul style="list-style-type: none"> • At the southwest and southeast corners of the intersection Māmalahoa Highway and the plantation road near the Pā‘auhau Sugar Company manager's home.
<ul style="list-style-type: none"> • Old Māmalahoa Highway at Kalōpā entering Pā‘auhau Sugar Company Road.
<ul style="list-style-type: none"> • Entering the Pa‘auilo School Road intersection from the Pa‘auilo School Park Road, when the one-way traffic system is not in effect.
(b) North Hilo
<ul style="list-style-type: none"> • Kapehu Road, approach to Kapehu Homestead Road.
<ul style="list-style-type: none"> • Kihalani Homestead Road at Old Māmalahoa Highway.
<ul style="list-style-type: none"> • Ochiro Camp Road, approach to Pāpā‘aloa Road.
<ul style="list-style-type: none"> • Spencer Road, approach to Manowai‘ōpae Homestead Road.
(c) South Hilo
<ul style="list-style-type: none"> • Entering ‘Alae Street from Kamakaohonu Street.
<ul style="list-style-type: none"> • Entering Awela Street from Awela Place.
<ul style="list-style-type: none"> • Baker Avenue, Desha Avenue intersection, all approaches.
<ul style="list-style-type: none"> • East Puainako Street/Ohuohu Street intersection, all approaches.
<ul style="list-style-type: none"> • Entering Haili Street from a southerly direction from Hāla‘i Street.
<ul style="list-style-type: none"> • Haili Street, Kapi‘olani Street intersection, all approaches.
<ul style="list-style-type: none"> • Hualālai Street, Ululani Street intersection, all approaches.
<ul style="list-style-type: none"> • Entering Kahaopea Street from Maikai Street.
<ul style="list-style-type: none"> • Kahaopea Street, Ohuohu Street intersection, all approaches.
<ul style="list-style-type: none"> • Kalanikoa Street, Kuawa Street intersection, all approaches.
<ul style="list-style-type: none"> • Entering Kamokuna Street from Laehala Street.
<ul style="list-style-type: none"> • Entering Kamokuna Street from the unnamed road which passes through James Kealoha Park.
<ul style="list-style-type: none"> • Keliipio Place, at Lihiwai Street.
<ul style="list-style-type: none"> • Entering Keōkea Loop Road from Apapane Road.
<ul style="list-style-type: none"> • Komohana Street, Kawailani Street intersection, all approaches.

(g) Puna (Continued)
<i>Kaniahiku Houselots:</i>
• Entering Halelo Place from Mako Way.
• Entering Halelo Place from Naele Road.
<i>Kaniahiku Subdivision:</i>
• Entering Kauilani Road from Kaulalaa Road.
• Entering Kaulalaa Road from Pū‘āla‘a Road.

(1996, ord 96-163, sec 2; am 1996, ord 96-145, sec 3; am 1999, ord 99-65, secs 9 and 10; am 2000, ord 00-38, sec 1; ord 00-49, sec 1; ord 00-71, sec 1; am 2001, ord 01-85, sec 1; ord 01-96, sec 3; am 2002, ord 02-46, sec 1; ord 02-47, secs 1 and 2; ord 02-55, sec 1; am 2006, ord 06-131, sec 1; am 2008, ord 08-44, sec 1; ord 08-61, sec 1; ord 08-62, secs 1 and 2; ord 08-122, sec 1; am 2009, ord 09-31, sec 1; ord 09-120, sec 2; ord 09-136, sec 2; am 2010, ord 10-74, sec 1; ord 10-85, sec 1; am 2011, ord 11-4, sec 1; ord 11-6, sec 1; ord 11-13, sec 1; ord 11-34, sec 1; ord 11-35, sec 1; am 2012, ord 12-116, sec 2; am 2013, ord 13-51, secs 2 and 3; am 2018, ord 18-92, sec 1.)

Section 24-265. Schedule 13. Yield locations.

When properly sign posted, vehicles shall yield right-of-way at the following locations:

(a) Hāmākua
• Ka‘āpahu Road, east approach to Kalōpā Gulch Bridge, No. 44-7, eight hundred thirty-five feet northwest of Ho‘o Kahua Road.
• Ka‘āpahu Road, east approach to Kalōpā Gulch Bridge No. 44-7, one thousand two hundred twenty-seven feet northwest of Ho‘o Kahua Road.
• Kalōpā Road, eastbound approach to bridge adjacent to parcels 4-4-3:42, 4-4-4:6, 4-4-6:1, and 4-4-8:48.
• Kalōpā Road, westbound approach to bridge adjacent to parcels 4-4-2:5, 4-4-2:6, 4-4-9:3, and 4-4-9:8.
• Kalōpā Road, westbound approach to Bridge No. 44-9.
• Kalōpā Road, westbound approach to Bridge No. 44-10.
• Old Māmalahoa Highway, eastbound approach to Bridge No. 47-3.
• Old Māmalahoa Highway, southbound approach to Bridge No. 47-1.
• Old Māmalahoa Highway, southwestbound approach adjacent to parcel 4-6-011:046.
• Old Māmalahoa Highway, westbound approach to bridge adjacent to parcels 4-7-7:4, 4-7-7:19, and 4-7-7:90.
• Old Māmalahoa Highway, westbound approach to bridge adjacent to parcels 4-7-7:8 and 4-7-7:9.
• Old Māmalahoa Highway, westbound approach to Bridge No. 47-2.

(a) Hāmākua (Continued)
<ul style="list-style-type: none"> • Pa‘auilo Mauka Road, westbound and eastbound departures to Bridge No. 43-8.
<ul style="list-style-type: none"> • Pōhākea Homestead Road, makai bound at the narrow bridge (bridge number 43-5), located 1.6 miles west of State Highway 19.
(b) North Hilo
<ul style="list-style-type: none"> • Kihalani Homestead Road, mauka bound lane; the right turn from Old Māmalahoa Highway.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, northbound approach to Bridge No. 29-2.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, southeastbound approach to Bridge No. 29-3.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, southbound approach to bridge adjacent to parcels 3-5-9:19, 3-5-9:20, and 3-5-30:49.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, westbound approach to Bridge No. 35-1.
(c) South Hilo
<ul style="list-style-type: none"> • Ainaola Drive, north approach adjacent to parcels 2-4-007:049 and 2-4-007:053.
<ul style="list-style-type: none"> • Akolea Road, southbound approach to bridge adjacent to parcels identified by Tax Map Key Numbers (3) 2-5-006:130, 2-5-047:002, 2-5-056:041, and 2-5-056:043.
<ul style="list-style-type: none"> • Haihai Street, westbound, the right-turn lane to Ainaola Drive.
<ul style="list-style-type: none"> • Kāhoa Street, northwest approach to Bridge No. 26-5.
<ul style="list-style-type: none"> • Ka‘iulani Street at southbound approach to Bridge No. 23-3.
<ul style="list-style-type: none"> • Kīlauea Avenue, north bound, at Bridge No. 22-7, approaching Haihai Street.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, northbound approach to Bridge 27-2.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, northeastbound approach to Bridge 27-5.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, northeastbound approach to Bridge 27-6.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, northeastbound approach to Bridge 27-7.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, northeastbound approach to Bridge 27-8.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, southbound approach to Bridge 27-3.
<ul style="list-style-type: none"> • Old Māmalahoa Highway, southbound approach to Bridge 27-4.
<ul style="list-style-type: none"> • Waiānuenu Avenue, westbound, the through lane intersecting the extension of Lele Street near Carvalho Park.
(d) Ka‘ū
<ul style="list-style-type: none"> • Ka‘alāiki Road, northeast approach adjacent to parcels 9-5-008:001 and 9-5-008:010.

Para-graph	Ord. No.	Effective Date	General Location	TMK of Parcel Affected	Original Zoning	Final Zoning	1975 C.C.
(240)	09-103	9-23-2009	Honokōhau 2nd, North Kona	7-4-06:038	(Amends Ord. 98-8) Effective Date 2-17-1998)		
(241)	09-131	11-4-2009	Kau, North Kona	7-2-005:001	PD	M CX-20	
(242)	09-132	11-4-2009	Kau, North Kona	7-2-005:001	(Amends Ord. 06-105) Effective Date 7-17-2006)		
(243)	09-159	12-30-2009	Keauhau, North Kona	7-8-010:101	A-5a	RM-30	
(244)	10-02	2-1-10	Kahului 2nd, North Kona	7-5-017:042	A-5a	RS-10	
(245)	10-77	9-2-10	North Kona, Hawai'i	7-4-006:022	A-5a	FA-2a	
(246)	10-114	12-13-10	Kapalaalaea 2nd, North Kona	7-7-007:047	A-5a	FA-2a	
(247)	11-01	1-3-11	Kaloko, North Kona	7-3-051:065	ML-1a	M CX-1a	
(248)	11-55	6-8-11	Hōlualoa 1st and 2nd, North Kona	7-6-008:005 (Portion)	(Amends Ord. 03-162, which amended Ord. 91-91) (Effective Date 12-19-2003)		
(249)	12-76	5-16-12	Hōlualoa 1st and 2nd (Mauka), North Kona	7-6-004:018	A-1a	RS-20	
(250)	12-156	12-14-12	Kalaoa 4th, North Kona	7-3-005:030	(Amends Ord. 02-64) (Effective Date 5-10-2002)		
(251)	13-40	5-1-13	Kalaoa 4th, North Kona	7-3-028:082 - 102	(Amends Ord. 07-160, which amended Ord. 97-56) (Effective Date 10-19-2007)		
(252)	13-101	10-16-2013	Maihi 2nd, North Kona	7-9-003:Por 033	A-5a	FA-2a	

Para-graph	Ord. No.	Effective Date	General Location	TMK of Parcel Affected	Original Zoning	Final Zoning	1975 C.C.
(253)	15-35	3-23-2015	Hōiualoa, North Kona	7-6-013:017	A-1a	CV-10	
(254)	15-104	11-20-2015	Auhaukeae 1st, North Kona	7-5-009:067: Por 054	(Amends Ord. 05-74) (Effective Date 5-18-2005)		
(255)	15-116	12-22-2015	Kalaoa 5th, North Kona	7-3-004:012	A-20a	FA-1a	
(256)	16-46	5-23-2016	Kealakehe Homesteads, North Kona	7-4-004:033	(Amends Ord. 99-36) (Effective Date 3-15-1999)		
(257)	16-86	8-18-2016	Puapua'a 2nd, North Kona	7-5-020:071 and 072	(Amends Ord. 04-56) (Effective Date 5-27-2004)		
(258)	18-115	12-5-18	Honokōhau 1st and 2nd, North Kona	7-4-008:013 & 030	(Amends Ord. 04-110) (Effective Date 10-12-2004)		

ZONING MAP No. 7.15--(North Hilo District)

§ 25-8-19

Para-graph	Ord. No.	Effective Date	General Location	TMK of Parcel Affected	Original Zoning	Final Zoning	1975 C.C.
(1)	377	3-15-1971	Kihalani, North Hilo	3-5-05:03	A-20a	RS-10	7.15(a)
(2)	28	4-29-1974	Kihalani Homesteads, North Hilo	3-5-04:25	A-20a	RS-10	7.15(b)
(3)	166	10-31-1975	Papaaloa, North Hilo	3-5-03:Pors. 27 and 72, 3-04:Pors. 7 and 5	A-20a	RS-10	7.15(c)
(4)	393	11-13-1978	Waikaumalu-Maulua, North Hilo	3-2-02:Por. 41	A-20a	A-1a	7.15(d)
(5)	85-13	2-25-1985	Kihalani Homesteads, North Hilo	32-5-04:25	RS-10	RA-1a	
(6)	85-33	4-22-1985	Kapena, North Hilo	3-2:Por. 41	A-20a	A-1a, A-5a	
(7)	91-132	12-27-1991	North Hilo	32-9-01:3, 3-9-02:9	A-5a, A-20a A-40a	A-20,000a	
(8)	99-48	5-4-1999	Papaaloa, North Hilo	3-5-3:Pors. of 27 and 75 and 3-5-4:Por. of 8	RS-10	A-10a A-20a	
(9)	03-26	2-20-2003	Manowai'opae, Homesteads, North Hilo	3-5-4:77	A-20a	RA-1a	
(10)	14-04	1-27-2014	Waipunalei, North Hilo	3-6-005:003	A-20a	A-5a	
(11)	18-95	10-01-2018	Papa'aloa, North Hilo	3-5-004:023	A-20a	A-5a	

ZONING MAP No. 7.16--(‘O‘ōkala)

§ 25-8-20

Para-graph	Ord. No.	Effective Date	General Location	TMK of Parcel Affected	Original Zoning	Final Zoning	1975 C.C.
(1)	538	11-14-1972	Ookala, North Hilo	3-9-01:Por. 6	RS-10	MG-1a	7.16(a)
(2)	807	7-23-1982	Ookala, North Hilo	3-9-01:Pors. 6 and 26	RS-10	MG-1a	7.16(b)

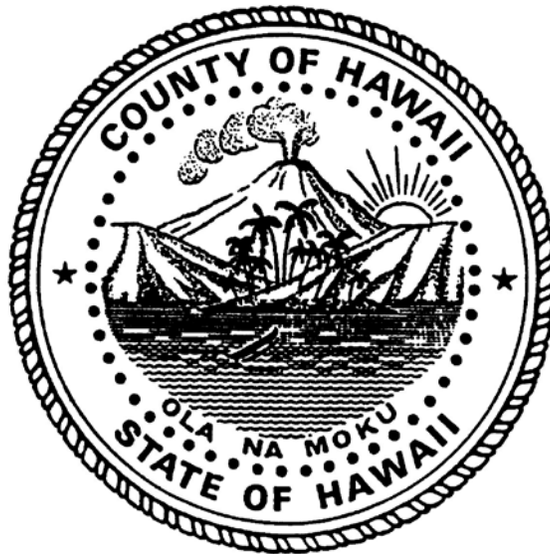
Para-graph	Ord. No.	Effective Date	General Location	TMK of Parcel Affected	Original Zoning	Final Zoning	1975 C.C.
(397)	15-50	6-12-15	Kūkūau 1st, South Hilo	2-4-082:001-56, 58-61	(Amends Ord. No. 08-115) (Effective date 9-10-08)		
(398)	15-96	11-10-15	Waiākea, South Hilo	2-2-048:093, portion of 13	(Amends Ord. 08-72) (Effective date 5-20-08)		
(399)	15-106	11-20-15	Kaūmana Homesteads, South Hilo	2-5-003:024	A-20a	FA-3a	
(400)	15-117	12-22-15	Waiākea, South Hilo	2-2-024:008	(Amends Ord. No. 94-6) (Effective date 1-26-94)		
(401)	15-118	12-22-15	Waiākea House Lots, South Hilo	2-2-034:083	RS-10	CN-20	
(402)	16-10	2-22-16	Pana'ewa House Lots, 2nd Series, South Hilo	2-2-056:002	A-3a	RA-.5a	
(403)	16-16	3-16-16	Pana'ewa House Lots, 2nd Series, South Hilo	2-2-052:027	A-3a	RA-1a	
(404)	16-34	5-4-16	Pana'ewa House Lots, Waiākea South Hilo, Hawai'i	2-2-051:003	A-3a	RA-1a	
(405)	16-45	5-23-16	Waiākea, South Hilo	2-2-040:121	(Amends Ord. 10-110) (Effective date 11-24-10)		
(406)	16-49	5-23-16	Waiākea House Lots, South Hilo	2-2-035:060	RS-10	MCX-20	
(407)	16-50	5-23-16	Ponahawai, South Hilo	2-5-040:042	FA-2a	FA-1a	
(408)	16-84	8-18-16	Waiākea Homesteads 2nd, South Hilo	2-4-034:044	A-3a	FA-1a	
(409)	16-85	8-18-16	Waiākea House Lots, South Hilo	2-2-034:066, 078, and 079	(Amends Ord 06-114) (Effective date 8-8-06)		

Para-graph	Ord. No.	Effective Date	General Location	TMK of Parcel Affected	Original Zoning	Final Zoning	1975 C.C.
(410)	16-87	8-18-16	Waiākea House Lots 1st, South Hilo	2-2-027:038, 039, and 058	RS-10	CN-10	
(411)	17-7	1-20-17	Waiākea, South Hilo	2-2-040:004	RS-10	CN-10	
(412)	17-8	1-20-17	Waiākea Homesteads House Lots, South Hilo	2-2-040:108	RS-10	CN-10	
(413)	17-9	1-20-17	Ponahawai, South Hilo	2-5-047:031	A-20a	FA-2a	
(414)	17-14	2-17-17	Waiākea, South Hilo	2-2-025:012	RS-10	CG-10	
(415)	17-24	04-20-17	Waiākea, South Hilo	2-2-044:003, 031, 032, 035, and 037	(Amends Ord. 12-111) (Effective Date 8-10-12)		
(416)	17-70	11-01-17	Waiākea, South Hilo	2-2-036:090	(Amends Ord. 07-136) (Effective Date 10-10-07)		
(417)	17-74	11-29-17	Waiākea, South Hilo	2-2-050:014	(Amends Ord. 03-108) (Effective Date 7-9-03)		
(418)	18-31	04-24-18	Waiākea Homesteads, South Hilo	2-4-010:028	RS-15	RS-10	
(419)	18-75	07-03-18	Kaūmana and Ponahawai, South Hilo	2-5-047:033 and 2-5-047:034	A-20a	A-6a	
(420)	18-96	10-01-18	Waiākea, South Hilo	2-3-037:015	(Amends Ord. 07-166) (Effective Date 11-02-07)		
(421)	18-97	10-01-18	Waiākea, South Hilo	2-2-036:025 and 026	(Amends Ord. 08-20) (Effective Date 03-10-08)		

THE HAWAI‘I COUNTY CODE

1983 (2016 Edition, as amended)

Update to include: Supplement 5 (1-2019)
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A CODIFICATION OF THE GENERAL ORDINANCES
OF THE COUNTY OF HAWAI‘I
STATE OF HAWAI‘I

Office of the County Clerk
County of Hawai‘i
25 Aupuni Street
Hilo, Hawai‘i 96720
(808) 961-8255

Volume Three

CHAPTER 36

REDISTRICTING

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CHAPTER 36**REDISTRICTING****Article 1. Definitions.****Section 36-1. Definitions.**

As used in this chapter:

“Bizarre council district shape” means a council district that is drawn to have a very odd or grotesque shape, that has absurdities or is ridiculous in design, may cause grotesque projections into another district, may add an area that defies logic as to why it was included, or is so weird on its face that it is unexplainable on grounds other than gerrymandering.

“Commission” means the redistricting commission.

“Commissioner” means one of the nine members of the commission, duly appointed in the manner prescribed in section 13-4 of the Charter.

“Community of interest” or “community of common interest” means a group defined by actual shared interests.

“Council district deviation” means the number of percentage points plus or minus 5.99 percent that a population assigned to a council district differs from that of an ideal council district’s population.

“Fracturing” or “cracking” means drawing council district lines so that a minority population is broken up and spread among as many council districts as possible, keeping them a minority in every council district, rather than permitting them to concentrate their strength enough to elect representatives in some council districts.

“Gerrymander” means the process of drawing council districts with odd or bizarre shapes to create an unfair advantage.

“Ideal council district’s population” means the total number of the County’s permanent residents divided by the number of council districts.

“Minority population” means a group with similar demographics or characteristics that may share but not be limited to: ethnicity, political preferences, a socio-economic group, or a community of interest or community of common interest.

“One person, one vote” means using a benchmark against which the residents of the County may measure democracy; the vote of each resident shall be as equally powerful as practicable and the population shall be divided as equally as practicable as to the County’s permanent resident population so that each person and each interest has an equal amount of representation in government.

“Packing” means drawing council district boundary lines so that the members of the minority population are concentrated, or “packed,” into as few council districts as possible, resulting in a super-majority of that minority population in the packed council district.

“Permanent resident” for census purposes means a person who is domiciled in the County for other than a temporary or transitory purpose. No person shall be deemed to have gained or lost a residence simply because of a person’s presence or absence in compliance with military or naval orders of the United States, or while engaged in aviation or navigation, or while a student at any institution of learning.

“Plan” means a redistricting plan proposed by the commission or any alternative plan submitted by the public.

“Practicable” means reasonably capable of being accomplished, possible or feasible.

“Redistricting” means establishing the boundaries of the council districts, which shall have approximately equal resident populations as required by applicable constitutional provisions.

“Redistricting cycle” means that period of time when the United States Census Bureau conducts a census of the population of the United States of America in the census year followed by redistricting in the redistricting year, and culminates with the next general election following redistricting.

“Region” means one of six geographical areas which includes: Puna, comprised of Upper and Lower Puna; Kona, comprised of North and South Kona; Kohala, comprised of North and South Kohala; Hilo, comprised of North and South Hilo; Ka‘ū; and Hāmākua.

“Socio-economic group” means a group that shares both economic and social characteristics.

“Standard of fairness principles” means that the commission shall use honesty, morality, and fairness in its decisions regarding redistricting.

“Total deviation” means the overall range used to measure the population equality of a plan; the difference between the council district with the most negative percentage deviation and the council district with the most positive percentage deviation.

“United States census year” means those years ending in the numeral zero such as 2010, 2020, etc.

“Vote dilution” means the limitation of the effectiveness of a particular group’s vote by political gerrymandering.

(2011, ord 11-29, sec 2; am 2018, ord 18-98, sec 2.)

Article 2. Training.

Section 36-2. Training.

Commissioners shall be trained in redistricting law and the code of ethics by the office of the corporation counsel or its designated agent, and may be provided any other training by appropriate personnel to enable the commission to be efficient and educated on this topic.

(2011, ord 11-29, sec 2.)

Article 3. Redistricting Criteria.**Section 36-3. Established criteria.**

The commission shall adhere to the criteria in establishing boundaries of the council districts set forth in section 3-17, subsection (g) of the Charter. (2011, ord 11-29, sec 2.)

Section 36-4. Additional criteria.

In addition to the established criteria, the commission shall also adhere to the following criteria in establishing boundaries of the council districts:

- (1) Council districts shall have approximately equal, permanent, resident populations, as required by applicable constitutional provisions to prevent vote dilution to the maximum degree practicable.
- (2) Nonresident military personnel, nonresident military dependents, nonresident students, and foreign nationals or aliens shall be excluded from the permanent, resident population base used to calculate each proposed council district's population and its deviations from an ideal council district's population, if practicable.
- (3) An ideal council district's population number shall be used to determine by what percentage each council district's population deviates from the population of an ideal council district.
- (4) The number of council districts to which a region is entitled shall be determined by adding together the permanent resident population according to the United States census for the applicable United States census year within each region and dividing that number by an ideal council district's population.
 - (A) Fractional portions of such districts shall be rounded to the nearest integer to determine the number of council districts required for that region.
 - (B) Numbers from 0.10 to 0.49 shall be rounded down to the nearest integer. Numbers from 0.50 to 0.99 shall be rounded up to the nearest integer.
- (5) There shall be no partisanship or racism in drawing council district boundaries.
- (6) No council district shall be drawn to unduly favor or penalize an incumbent.
- (7) Council district boundaries shall be drawn without regard to any incumbent's residential location, any incumbent's ability to run for re-election in that incumbent's current council district, or whether any incumbent faces another incumbent for re-election.
- (8) Community of interest or community of common interest shall be respected and be kept together in the plan, if practicable.
- (9) Council districts shall be drawn to be as compact as practicable while maintaining the community or communities of interest.

- (10) The County shall use to the extent possible a reasonably current computer mapping program and shall make the program accessible to the public, if practicable.
 - (11) All parts of each council district shall be contiguous to the council district and be reachable by roads internal to the council district.
 - (12) There shall be no gerrymandering for any reason.
 - (13) The drawing of bizarre council district shapes shall be avoided even if a previous plan was designed using an odd, unusual, or illogical shape.
 - (14) There shall be no fracturing, packing, or cracking of council districts, if practicable.
 - (15) The one person, one vote principle shall be used.
 - (16) If the commission establishes criteria in addition to those enumerated in the Charter and this chapter, the commission shall use impartial criteria that meet standard of fairness principles.
 - (17) If practicable, socio-economic criteria used in developing the plan, not specifically set forth in this chapter, shall be identified, documented, and approved by majority vote of the commission, before drawing proposed council district boundaries. If practicable, socio-economic groups shall be kept together.
- (2011, ord 11-29, sec 2.)

Article 4. Plan Deviations.

Section 36-5. Total deviation.

- (a) The total deviation for the entire plan shall be less than ten percent.
- (b) If a population of permanent residents must be assigned to a different council district to ensure that the total deviation is less than ten percent and such equalization involves reassigning any portion of a subdivision, the entire subdivision shall be moved as a unit, if practicable.

(2011, ord 11-29, sec 2.)

Section 36-6. Maximum council district deviation.

- (a) The maximum council district deviation for a proposed council district shall not exceed plus or minus 5.99 percent of an ideal council district's population.
- (b) If practicable, documented, high-growth areas shall be drawn to receive the most negative council district deviation percentage in the final plan so that as a high growth area or district continues to increase in population between census years, the council district's deviations may be equalized.

(2011, ord 11-29, sec 2; am 2018, ord 18-98, sec 3.)

Article 5. Alternate Plan.**Section 36-7. Plan proposed by the public.**

- (a) Any resident or group of residents of the County shall have the right to propose an alternate plan to the commission for review.
 - (b) The deadline for the submission of an alternate plan or plans shall be determined by the fourth meeting of the commission and that date shall be publicly announced.
 - (c) Any proposed alternate plan shall be submitted to the commission at least eight weeks prior to the deadline for the draft plan.
- (2011, ord 11-29, sec 2.)

Section 36-8. Alternate plan consideration.

- (a) To be considered for commission review, the alternate plan shall include a computerized map of the proposed council districts, the total population number used to devise the plan, the total deviation not to exceed ten percent, and the deviation for each council district not to exceed plus or minus 5.99 percent.
 - (b) An alternate plan shall be provided to the commission for discussion at public hearings unless the commission formally rejects the alternate plan for just cause.
 - (c) Any alternate plan submitted for consideration that the commission has not formally rejected for just cause during public hearings shall continue to be considered by the commission for the remaining public hearings and meetings until a final plan is selected.
- (2011, ord 11-29, sec 2; am 2018, ord 18-98, sec 4.)

Section 36-9. Repealed.

(2011, ord 11-29, sec 2; rep 2018, ord 18-98, sec 5.)

Article 6. Final Plan.**Section 36-10. Written report.**

- (a) The commission shall submit a written report to the county clerk transmitting the final plan chosen by the commission.

- (b) The written report shall include:
- (1) The final vote of the commission as to its choice of plan;
 - (2) The total permanent, resident population base used by the commission;
 - (3) The total deviation of the final plan;
 - (4) Each proposed council district's population and its associated deviation;
 - (5) Maps of each council district and a written description of each council district's boundary;
 - (6) A map of the island with all proposed council districts included;
 - (7) Justification for any divergence from any of these requirements or criteria or any criteria added by the commission and, in addition:
 - (A) Divergence from or adding additional redistricting criteria shall require formal adoption by the commission. The commission shall justify the divergence or addition to the redistricting criteria at a duly noticed and scheduled public meeting. Such justification and public meeting is to be held prior to the commission's selection or determination of any council district boundaries and before the deadline for filing an alternate plan or plans, as the case may be;
 - (B) Written justification for divergence, criteria changes, and meeting minutes shall be included with the submission of the final plan and shall set forth the commission's rationale for divergences from or additions to the redistricting criteria.
 - (8) Minutes of all meetings and hearings associated with the commission;
 - (9) Documentation in the commission's final report stating the reason any alternate plan, whether accepted or not, was selected or rejected; and
 - (10) Any other data used by the commission in its deliberations.
- (2011, ord 11-29, sec 2.)

Section 36-11. Challenges to the plan.

In the event of a successful court challenge of a plan, the commission shall continue in operation and may assist the court in formulating a new plan unless a court of competent jurisdiction determines otherwise.

(2011, ord 11-29, sec 2.)

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GAMBLING

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Abbreviations:

- A = Amended or repealed section(s) of the chapter, or added new section(s)
- R = Repealed and replaced chapter in its entirety
- C = Created new chapter
- X = Repealed the chapter

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19	Real Property Taxes			17-41A				
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26	Fire		16-107A		18-15A			
27	Flood Control			17-56A	18-25A			

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28	State Land Use District Boundary Amendment Procedures							
29	Water Use and Development							
30	Development Agreements							
31	Enterprise Zone Program							
32	Special Improvement Financing by Community Facilities Districts							
33	Tax Incremental Districts							
34	Public Access							
35	Business Improvement Districts							
36	Redistricting				18-98A			

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17-71	11-17-17	Operating budget	--
17-72	11-17-17	Operating budget	--
17-73	11-21-17	General Obligation Bond (\$2,437,000 – Lono Kona subdivision public sewer system)	--
17-74	11-29-17	City of Hilo Zone Map	ZA
17-75	11-29-17	Capital improvements budget	--
17-76	11-30-17	Capital improvements budget	--
17-77	11-29-17	Operating budget	--
17-78	11-29-17	Operating budget	--
17-79	12-18-17	Capital improvements budget	--
17-80	12-18-17	Capital improvements budget	--
17-81	12-18-17	Capital improvements budget	--

2018

ORD. NO.	EFFECTIVE DATE	DESCRIPTION	CODE SECTION
18-1	01-04-18	Lālāmilo-Pu'ukapu Zone Map	ZA
18-2	01-11-18	Names the skate park at the Pāhoa Neighborhood Facility in Pāhoa, the "Ginny Aste Skate Park"	15-68.1
18-3	01-11-18	Operating budget	--
18-4	01-16-18	Traffic Schedules	24-267
18-5	07-01-18	Solid waste fees	20-46 to 20-49
18-6	01-16-18	General obligation bonds (\$14,500,000 – Prosecuting Attorney Office, West Hawai'i Civic Center)	--
18-7	01-16-18	Operating budget	--
18-8	01-16-18	Operating budget	--
18-9	01-16-18	Operating budget	--
18-10	02-05-18	Operating budget	--
18-11	02-05-18	Operating budget	--
18-12	02-20-18	Relates to criteria to determine a pre-existing lot	23-118
18-13	02-20-18	Operating budget	--
18-14	02-20-18	Operating budget	--
18-15	03-06-18	Reestablishes the fire board of appeals	26-3-1 to 26-3-7 (new article)
18-16	03-06-18	Waiākea, South Hilo	SLUB
18-17	03-06-18	Operating budget	--

ORD. NO.	EFFECTIVE DATE	DESCRIPTION	CODE SECTION
18-18	03-06-18	Operating budget	--
18-19	04-02-18	Traffic Schedules	24-279
18-20	05-16-18	Names a building at the Ho'olulu Complex "Aunty Dottie Thompson Hale"	15-68.1
18-21	04-02-18	Names lower ballfield at Honoka'a Park "Lala Epenesa, Jr. Ballfield"	15-68.1
18-22	04-02-18	Names Pāhoa District Park and adds it to the farmers market facility schedule	15-68.1 & 15-72
18-23	04-02-18	Capital improvements budget	--
18-24	04-02-18	Operating budget	--
18-25	04-12-18	Relates to floodplain management	2-40 & 27-16
18-26	04-12-18	Operating budget	--
18-27	04-12-18	Operating budget	--
18-28	04-12-18	Capital improvements budget	--
18-29	04-12-18	Operating budget	--
18-30	11-06-18	Charter amendment – compensation; salary commission	--
18-31	04-24-18	City of Hilo Zone Map	ZA
18-32	07-01-19	Commercial sponsorship of County assets	(new article)
18-33	04-24-18	Operating budget	--
18-34	04-24-18	Creates additional funding sources for the County Workforce Innovation and Opportunity Act Program	2-194
18-35	04-24-18	Operating budget	--
18-36	04-24-18	Capital improvements budget	--
18-37	05-07-18	Traffic Schedules	24-279
18-38	05-07-18	Traffic Schedules	24-257
18-39	05-07-18	Traffic Schedules	24-260
18-40	05-07-18	Operating budget	--
18-41	05-07-18	Operating budget	--
18-42	05-07-18	Operating budget	--
18-43	05-07-18	Operating budget	--
18-44	05-22-18	Names the County park within Ali'i Kai subdivision, the "Ali'i Kai Park"	15-68.1
18-45	05-22-18	Traffic Schedules	24-275
18-46	05-22-18	Operating budget	--
18-47	05-22-18	Operating budget	--
18-48	05-22-18	Operating budget	--
18-49	05-22-18	Operating budget	--
18-50	05-22-18	Operating budget	--

ORD. NO.	EFFECTIVE DATE	DESCRIPTION	CODE SECTION
18-51	05-25-18	General Obligation Bond (\$10,200,000 – Six-year CIP FY 2017-18 per Ord. No. 17-40)	--
18-52	05-25-18	Capital improvements budget	--
18-53	07-01-18	Salary Ordinance of 2018	--
18-54	06-04-18	Operating budget	--
18-55	06-04-18	Operating budget	--
18-56	06-04-18	Adds Mo'ohau Park to the farmers market facility schedule	15-72
18-57	06-04-18	Operating budget	--
18-58	06-04-18	Operating budget	--
18-59	06-04-18	Operating budget	--
18-60	06-04-18	General Obligation Bond (\$30,500,000 – Six-year CIP FY 2017-18 per Ord. No. 17-40)	--
18-61	06-19-18	Names former site of Pu'u Maile Hospital "Lehia Beach Park" and prohibits intoxicating liquors at the park	15-68.1, 14-1
18-62	06-19-18	Operating budget	--
18-63	06-19-18	Operating budget	--
18-64	06-19-18	Capital improvements budget	--
18-65	06-19-18	Operating budget	--
18-66	06-19-18	Operating budget	--
18-67	06-19-18	Capital improvements budget	--
18-68	07-01-18	Operating budget FY 2018-2019	--
18-69	07-01-18	Capital improvements budget FY 2018-2019	--
18-70	06-25-18	Operating budget	--
18-71	06-25-18	Operating budget	--
18-72	06-25-18	Operating budget	--
18-73	06-25-18	Operating budget	--
18-74	06-29-18	Establishes .25% general excise and use tax surcharge and creates General Excise Tax Fund	2-233 to 2-236 (new article)
18-75	07-03-18	City of Hilo Zone Map	ZA
18-76	11-06-18	Charter amendment (Fiscal impact statement)	--
18-77	08-10-18	Operating budget	--
18-78	08-22-18	Hāmākua Community Development Plan	16-2

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18-79	09-04-18	General Obligation Bond (\$3,699,000 – Lono Kona subdivision public sewer system)	--
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18-81	09-04-18	Capital improvements budget	--
18-82	09-05-18	Disposition of abandoned or derelict vehicles	20-31, 20-38
18-83	09-05-18	Names the park located on Waiākea Peninsula, at the mouth of Wailoa River, “Happiness Gardens”	15-68.1
18-84	09-05-18	Operating budget	--
18-85	09-05-18	Operating budget	--
18-86	09-05-18	Operating budget	--
18-87	09-12-18	Operating budget	--
18-88	07-01-19	Real property tax exemptions for disabled or unemployable veterans	19-73, 19-75
18-89	09-19-18	Operating budget	--
18-90	09-19-18	Operating budget	--
18-91	09-19-18	Operating budget	--
18-92	09-19-18	Traffic Schedules	24-264
18-93	09-19-18	Operating budget	--
18-94	10-01-18	Operating budget	--
18-95	10-01-18	North Hilo District Zone Map	ZA
18-96	10-01-18	City of Hilo Zone Map	ZA
18-97	10-01-18	City of Hilo Zone Map	ZA
18-98	10-17-18	Redistricting, maximum council district deviation	36-1, 36-6, 36-8, 36-9
18-99	10-17-18	Operating budget	--
18-100	10-17-18	Operating budget	--
18-101	10-17-18	Improvement district no. 20 – Lono Kona subdivision public sewer system	--
18-102	10-17-18	Operating budget	--
18-103	10-26-18	Operating budget	--
18-104	10-26-18	Operating budget	--
18-105	10-26-18	Operating budget	--
18-106	10-26-18	Operating budget	--
18-107	10-26-18	Operating budget	--
18-108	10-26-18	Operating budget	--
18-109	10-26-18	Operating budget	--
18-110	11-20-18	Waiākea, South Hilo	SLUB
18-111	11-20-18	Operating budget	--

ORD. NO.	EFFECTIVE DATE	DESCRIPTION	CODE SECTION
18-112	11-20-18	Operating budget	--
18-113	11-20-18	Operating budget	--
18-114	04-01-19	Short-Term Vacation Rentals	25-1-5, 25-2-30, 25-4-16, 25-4-16.1 to 25-4-16.3, 25-5-3, 25-5-22, 25-5-32, 25-5-42, 25-5-92, 25-5-102, 25-5-112, 25-5-122
18-115	12-05-18	North Kona Zone Map	ZA
18-116	12-05-18	Capital improvements budget	--
18-117	12-05-18	Capital improvements budget	--
18-118	12-05-18	Operating budget	--
18-119	12-05-18	Operating budget	--

