COUNTY OF HAWAI'I



STATE OF HAWAI'I

ORDINANCE NO. 09 159 (DRAFT 3)

AN ORDINANCE AMENDING SECTION 25-8-3 (NORTH KONA ZONE MAP), ARTICLE 8, CHAPTER 25 (ZONING CODE) OF THE HAWAI'I COUNTY CODE 1983 (2005 EDITION), BY CHANGING THE DISTRICT CLASSIFICATION FROM AGRICULTURAL – 5 ACRES (A-5a) TO MULTIPLE FAMILY RESIDENTIAL – 30,000 SQUARE FEET (RM-30) AT KEAUHOU, NORTH KONA, HAWAI'I, COVERED BY TAX MAP KEY: 7-8-010:101.

BE IT ORDAINED BY THE COUNCIL OF THE COUNTY OF HAWAI'I:

SECTION 1. Section 25-8-3, Article 8, Chapter 25 (Zoning Code) of the Hawai'i County Code 1983 (2005 Edition), is amended to change the district classification of property described hereinafter as follows:

The district classification of the following area situated at Keauhou, North Kona,

Hawai'i, shall be Multiple Family Residential – 30,000 square feet (RM-30):

Beginning at the Southwest corner of this parcel of land and on the easterly side of Mamalahoa Bypass Highway, the coordinates of said point of beginning referred to Government Survey Triangulation Station "KEAUHOU COAST' being 1,637.58 feet South and 4,235.06 feet East, thence running by azimuths measured clockwise from True South:

1.	145°	50'	44"	119.98	feet along the easter Bypass Highway;	rly side of Mamalahoa
2.	Thenc	e along	g the rema	inder of Lot		
					280° 50' 44"	42.43 feet;
3.	235°	50'	44"	39.73	U	inder of Lot C-1-A-1 of v. 7715, Apana 12 to L.

4.	Thence	e along	the remain	der of Lot (C-1-A-1 of RP. 7844, L 12 to L. Kamehameh right with a radius of azimuth and distance	a, on a curve to the 330.00 feet, the chord
					255° 20' 22''	220.25 feet;
5.	274°	50'		2.92	feet along the remain R.P. 7844, L.C. Aw. Kamehameha;	der of Lot C-1-A-1 of 7715, Apana 12 to L.
6.	Thence	e along	the remain	der of Lot (C-1-A-1 of R.P. 7844, 1 12 to L. Kamehameh with a radius of 30.00 azimuth and distance	a, on a curve to the left) feet, the chord
					229° 50'	42.43 feet;
7.	184°	50'		89.03	feet along the remain R.P. 7844. L.C. Aw. Kamehameha;	der of Lot C-1-A-1 of 7715, Apana 12 to L.
8.	Thence	e along	the remain	der of Lot C	to L. Kamehameha, o	.C. Aw. 7715, Apana 12 on a curve to the left with ot, the chord azimuth and
					172° 08' 25"	208.74 feet;
9.	159°	26'	50"	101.48	feet along the remain R.P. 7844, L.C. Aw. Kamehameha;	der of Lot C-1-A-1 of 7715, Apana 12 to L.
10.	69°	26'	50"	230.09	÷	der of Lot C-1-A-1 of 7715, Apana 12 to L.
11.	52°	51'		60.00	-	der of Lot C-1-A-1 of 7715, Apana 12 to L.
12.	Thenc	e along	the remain	der of Lot	C-1-A-1 of R.P. 7844, 12 to L. Kamehameh right with a radius of chord azimuth and di	a, on a curve to the 1,030.00 feet, the

-2-

				152° 30'	345.32 feet;
13.	162°	09'	502.03	feet along the remain R.P. 7844, L.C. Aw. Kamehameha;	der of Lot C-1-A-1 of 7715, Apana 12 to L.
14.	Thenc	e along the remain	der of Lot C	C-1-A-1 of R.P. 7844, I 12 to L. Kamehameha with a radius of 970.0 azimuth and distance	a, on a curve to the left 00 feet, the chord
				153° 36' 15"	288.29 feet;
15.	110°	41'	471.74	•	nder of Lot C-1-A-1 of 7715, Apana 12 to L.
16.	144°	30'	376.87	Ð	nder of Lot C-1-A-1 of . 7715, Apana 12 to L.
17.	194°	02'	164.00	•	nder of Lot C-1-A-1 of . 7715, Apana 12 to L.
18.	232°	21'	701.17	÷	der of Lot C-1-A-1 and .C. Aw. 7715, Apana 12
19.	189°	10'	221.00	feet along Lot A of R. Apana 12 to L. Kame	P. 7844, L.C. Aw. 7715, ehameha;
20.	210°	05'	115.00	feet along Lot A of 7715, Apana 12 to L.	R.P. 7844, L.C. Aw. Kamehameha;
21.	183°	50'	377.00	feet along Lot A of R 7715, Apana 12 to L.	
22.	311°	50'	700.00	feet along Lot A of R 7715, Apana 12 to L.	
23.	324°	40'	640.00	feet along Lot A of R 7715, Apana 12 to L.	
24.	57°	00'	120.00	feet along Lot A of R	2.P. 7844, L.C. Aw.

-3-

7715, Apana 12 to L. Kamehameha;

25.	36°	10'		142.00	feet along Lot A of R.P. 784 7715, Apana 12 to L. Kamel	
26.	7°	50'		578.00	feet along Lot A of R.P. 784 7715, Apana 12 to L. Kameł	,
27.	338°	50'	30"	359.86	feet along Lot A of R.P. 784 7715, Apana 12 to L. Kameł	
28.	342°	50'		528.07	feet along Lot A of R.P. 784 7715, Apana 12 to L. Kameł	
29.	69°	26'	50"	230.09	feet along the remainder of I R.P. 7844, L.C. Aw. 7715, A Kamehameha;	
30.	339°	26'	50"	101.48	feet along the remainder of I R.P. 7844, L.C. Aw. 7715, A Kamehameha;	
31.	Thenc	ce along	g the remair	nder of Lot (C-1-A-1 of R.P. 7844, L.C. Av 12 to L. Kamehameha, on a right with a radius of 525.00 azimuth and distance being:	curve to the
					352° 08' 25"	230.71 feet;
32.	4°	50'		89.03	feet along the remainder of R.P. 7844, L.C. Aw. 7715, A Kamehameha;	
33.	Then	ce along	g the remain	nder of Lot	C-1-A-1 of R.P. 7844, L.C. Av 12 to L. Kamehameha, on a with a radius of 30.00 feet, t azimuth and distance being:	curve to the left
					319° 50'	42.43 feet;
34.	4°	50'		60.00	feet along the remainder of R.P. 7844, L.C. Aw. 7715, A Kamehameha;	

-4-

35.	94° 5	50'	112.92	feet along the remainde R.P. 7844, L.C. Aw. 77 Kamehameha;	
36.	Thence a	along the remaind	er of Lot C	C-1-A-1 of R.P. 7844, L.C 12 to L. Kamehameha, with a radius of 270.00 azimuth and distance be	on a curve to the left feet, the chord
				75° 20' 22''	180.20 feet;
37.	55° 5	50'. 44''	39.73	feet along the remainde R.P. 7844, L.C. Aw. 77 Kamehameha;	
38.	Thence a	along the remaind	er of Lot (C-1-A-1 of R.P. 7844, L. 12 to L. Kamehameha, with a radius of 30.00 f azimuth and distance b	on a curve to the left feet, the chord
				10° 51' 48" 4 of beginning and conta 51.058 acres.	42.41 feet to the point ining an area of

All as shown on the map attached hereto, marked Exhibit "A" and by reference made a part hereof.

SECTION 2. In accordance with Section 25-2-44, Hawai'i County Code 1983 (2005 Edition), the County Council finds the following conditions are:

Necessary to prevent circumstances which may be adverse to the public health, safety and welfare; or

- Reasonably conceived to fulfill needs directly emanating from the land use proposed with respect to:
 - (A) Protection of the public from the potentially deleterious effects of the proposed use, or
 - (B) Fulfillment of the need for public service demands created by the proposed use.

- A. The applicant, its successor or assigns shall be responsible for complying with all stated conditions of approval.
- B. Prior to the issuance of a water commitment by the Department of Water Supply, the applicant, its successors or assigns shall submit the anticipated maximum daily water usage calculations as recommended by a registered engineer and a water commitment deposit in accordance with the "Water Commitment Guidelines Policy" to the Department of Water Supply within 180 days from the effective date of this ordinance.
- C. The applicant, successors, or assigns shall install and construct the water improvements outlined in the Department of Water Supply's July 29, 2009 memorandum addressed to the Planning Director prior to the issuance of a Certificate of Occupancy.
- D. Construction of the proposed development shall be completed within five (5) years from the effective date of the ordinance. Prior to construction, the applicant, successors or assigns shall secure Final Plan Approval for the proposed development in accordance with Section 25-2-70, Chapter 25 (Zoning Code), Hawai'i County Code. Plans shall identify all existing and/or proposed structures, paved driveway access and parking stalls associated with the proposed development. Landscaping shall also be indicated on the plans for the purpose of mitigating any adverse noise or visual impacts to adjacent properties in accordance with the requirements of Planning Department's Rule No. 17 (Landscaping Requirements), Chapter 25 (Zoning Code), Hawai'i County Code. An updated traffic assessment shall be submitted in conjunction with the plans for Plan Approval. Should the assessment, subject to concurrence by the Planning Director and Public Works Director, conclude that the project is anticipated to generate fifty or more peak hour trips, then a Traffic Impact Analysis Report

-6-

(TIAR) pursuant to the concurrency requirements of Section 25-2-46(d), Chapter 25 (Hawai'i County Code) shall be prepared and submitted for the review and approval of the Planning Director and the Public Works Director. All recommended traffic mitigation outlined in the TIAR shall be implemented prior to issuance of a Certificate of Occupancy for the first residential unit within the project area.

- E. Plans submitted for Plan Approval shall reflect a minimum 10-foot wide emergency evacuation access route that extends from the project's easterly boundary, through the existing golf course identified by TMK:7-8-10:051, and up to any point along Ali'i Drive. As this access traverses an existing golf course and will be used only for emergency evacuation purposes, it need not be paved but will be reasonably compact enough to accommodate vehicles leaving the project site. The right of access across the emergency evacuation access route, including the terms of its use, maintenance, relocation, and related matters, will be recorded as an easement burdening TMK: 7-8-10: 051 in favor of TMK: 7-8-10: 101. The improvements of this emergency evacuation access route, if necessary, will be completed and the necessary easement will be recorded prior to issuance of a Certificate of Occupancy for the first residential unit within the project area.
- F. Access to the development shall meet with the approval of the Department of Public Works. The roadway easement from the Māmalahoa Highway Bypass to the project shall be constructed to County dedicable standards, including curbs, gutters and sidewalks, meeting with the approval of the Department of Public Works, and dedicate it to the County upon request.
- G. Any vehicular security gate shall be set back approximately 60 feet from any County dedicated road. Whenever in use, the security gate shall be staffed to facilitate access by emergency vehicles and personnel.

-7-

- H. All wastewater generated shall be disposed into the Keauhou Resort's sewer system owned and maintained by the Keauhou Community Services, Inc.
- I. All development-generated runoff shall be disposed of on-site and shall not be directed toward any adjacent properties.
- J. A drainage study shall be prepared by a licensed civil engineer and be submitted to the Department of Public Works prior to submittal of plans for Plan Approval. The recommended drainage improvements shall be constructed, and approved by the Department of Public Works, prior to issuance of a Certificate of Occupancy for the first residential unit within the project area.
- K. During construction, measures shall be taken to minimize the potential of both fugitive dust and runoff sedimentation. Such measures shall be in compliance with construction industry standards and practices utilized during construction projects of the State of Hawai'i.
- L. Earthwork and grading shall conform to Chapter 10, Erosion and Sediment Control of the Hawai'i County Code.
- M. A Solid Waste Management Plan shall be submitted to the Department of Environmental Management for review and approval prior to the issuance of Final Plan Approval.
- N. An updated Archaeological Inventory Survey, including proposed mitigation measures, shall be submitted for the review and approval of the State Department of Land and Natural Resources – Historic Preservation Division (DLNR-HPD) prior to submittal of plans for Plan Approval.

- O. The four archaeological sites identified in the Archaeological Inventory Survey prepared by Cultural Surveys Hawai'i and identified on the proposed development plan and any other sites identified for preservation in an updated Archaeological Inventory Survey shall be preserved. The appropriate Preservation Plan, Data Recovery Plan, and Monitoring Plan shall be prepared and submitted to the State Department of Land and Natural Resource Historic Preservation Division (DLNR-HPD) for review and approval. The Burial Treatment Plan shall be prepared and submitted to the Hawai'i Island Burial Council for review and approval. These plans shall be approved prior to the issuance of any land disturbance permits proximate to or affecting the archaeological features and/or burials required for preservation.
- P. A completed Cultural Impact Assessment Report shall be submitted for review and approval by the DLNR-HPD prior to the submittal of plans for Plan Approval.
- Q. To ensure that the Goals and Policies of the Housing Element of the General Plan are implemented, the applicant, successors or assigns shall comply with the requirements of Chapter 11, Article 1, Hawai'i County Code relating to Affordable Housing Policy. This requirement shall be approved by the Administrator of the Office of Housing and Community Development prior to Final Plan Approval.
- R. The applicant, successors or assigns shall make its fair share contribution to mitigate the potential regional impacts of the property with respect to parks and recreation, fire, police, solid waste disposal facilities and roads. The fair share contribution shall become due and payable prior to receipt of Final Plan Approval. The fair share contribution for each unit shall be based on the actual number of residential units developed. The fair share contribution in a form of cash, land,

-9-

facilities or any combination thereof shall be determined by the County Council. The fair share contribution may be adjusted annually beginning three years after the effective date of the amendment to the ordinance, based on the percentage change in the Honolulu Consumer Price Index (HCPI). The fair share contribution shall have a maximum combined value of **\$7,383.36** per multiple family residential unit (**\$11,506.13** per single-family residential unit). The total amount shall be determined with the actual number of units according to the calculation and payment provisions set forth in this condition. The fair share contribution per single-family residential unit shall be allocated as follows:

- \$3,642.00 per multiple family residential unit (\$5,548.46 per single-family residential) unit to the County to support park and recreational improvements and facilities;
- \$115.11 per multiple family residential unit (\$267.66 per single-family residential unit) to the County to support police facilities;
- \$354.08 per multiple family residential unit (\$528.66 per single-family residential unit) to the County to support fire facilities;
- \$157.81 per multiple family residential unit (\$231.45 per single-family residential unit) to the County to support solid waste facilities;
- \$3,114.36 per multiple family residential unit (\$4,929.90 per single-family residential unit) to the County to support road and traffic improvements;

In lieu of paying the fair share contribution, the applicant may contribute land and/or construct improvements/facilities related to parks and recreation, fire, police, solid waste disposal facilities and roads within the region impacted by the proposed development, subject to the review and recommendation of the Planning Director, upon consultation with the appropriate agencies and approval of the County Council.

-10-

- S. Should the Council adopt a Unified Impact Fees Ordinance setting forth criteria for imposition of exactions or the assessment of impact fees, conditions included herein shall be credited towards the requirements of the Unified Impact Fees Ordinance.
- T. The applicant shall comply with all applicable County, State and Federal laws, rules, regulations and requirements.
- U. An annual progress report shall be submitted to the Planning Director prior to the effective date of the ordinance. The report shall include, but not be limited to, the status of the development and compliance with the conditions of approval. This condition shall remain in effect until all of the conditions of approval have been satisfied and the Planning Director acknowledges that further reports are not required.
- V. An initial extension of time for the performance of conditions within this ordinance may be granted by the Planning Director upon the following circumstances:
 - The non-performance is the result of conditions that could not have been foreseen or are beyond the control of the applicant, successors or assigns, and that are not the result of their fault or negligence.
 - 2. Granting of the time extension would not be contrary to the General Plan or Zoning Code.
 - 3. Granting of the time extension would not be contrary to the original reasons for the granting of the change of zone.

- The time extension granted shall be for a period not to exceed the period 4. originally granted for performance (i.e., a condition to be performed within one year may be extended for up to one additional year).
- 5. If the applicant(s) should require an additional extension of time, the Planning Department shall submit the request to the County Council for appropriate action.

Should any of the conditions not be met or substantially complied with in a timely manner, the Planning Director may initiate rezoning of the property to its original or more appropriate designation.

SECTION 3. In the event that any portion of this ordinance is declared invalid, such invalidity shall not affect the other parts of this ordinance.

SECTION 4. This ordinance shall take effect upon its approval.

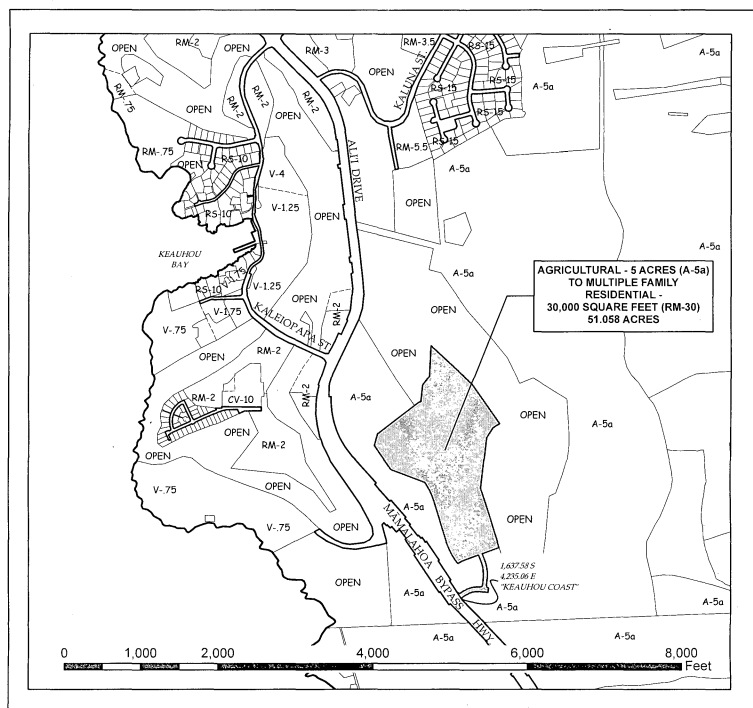
INTRODUCED BY:

COUNCIL MEMBER, COUNTY OF HAWAI'I

Kona , Hawaiʻi

Date of Introduction:	December	2,	2009
Date of 1st Reading:	December	2,	2009
Date of 2nd Reading:	December	16,	2009
Effective Date:	December	30,	2009

REFERENCE Comm. 554.9



AMENDMENT TO THE ZONING CODE

AMENDING SECTION 25-8-3 (NORTH KONA ZONE MAP) ARTICLE 8, CHAPTER 25 (ZONING CODE) OF THE HAWAI'I COUNTY CODE 1983 (2005 EDITION), BY CHANGING THE DISTRICT CLASSIFICATION FROM AGRICULTURAL - 5 ACRES (A-5a) TO MULTIPLE FAMILY RESIDENTIAL - 30,000 SQUARE FEET (RM-30) AT KEAUHOU, NORTH KONA, HAWAI'I

> MAP PREPARED BY: COUNTY OF HAWAI'I, PLANNING DEPARTMENT

TMK: 7-8-10:101

DATE: June 25, 2009

OFFICE OF THE COUNTY CLERK County of Hawai'i Kona, Hawai'i

		<u>Kona, Hawaiʻ</u>	<u>i</u> (Draft 3)	RECA	≣VED			
Introduced By:	Donald Ikeda					E		
-	: December 2, 2009		2009	ROLL O	PNOES 2	ABS	EX	
First Reading:	December 2, 2009		Enriques	COXINT				
Published:	December 12, 2009			DUNIT	JF HAWA	J		
			Greenwell	X				
REMARKS:			Hoffmann		X			
<u> </u>			Ikeda	Х				
			Naeole-Beason	Х				
			Onishi	X		, .		
			Yagong	X				
			Yoshimoto	Х				
e	: December 16, 2009			8	1	0	0	
· ·	ecember 24, 2009							
				ROLL CALL VOTE				
	December 30, 2009			AYES	NOES	ABS	EX	
Published:	January 8, 2010		Enriques	X			· · · · · ·	
			Ford	X				
REMARKS:			Greenwell	X				
· · · · ·	·····		Hoffmann		Х			
· · · · ·	······································		Ikeda	Х			· •	
	· · · · · · · · · · · · · · · · · · ·		Naeole-Beason	Х				
			Onishi	Х				
			Yagong			X		
			Yoshimoto	x				
				7	1	1	0	

I DO HEREBY CERTIFY that the foregoing BILL was adopted by the County Council published as indicated above.

APPROVED AS TO FORM AND LEGALITY: DEPUTY CORPORATION COUNSEL COUNTY OF HAWAI'I 282009 Date **DFC** Approved/Disapproved this day 20_09 of

MAYOR, COUNTY OF HAWAI'I

COUNCIL CHAIRMAN

COUNTY CLERK

Bill No.:	154 (Draft 3)
Reference:	C-554.9/PC-57
Ord No.:	09 159

Ordinances Numbered 09-159, 09-160, 09-161, 09-162, 09-163, 09-164, 09-165, 09-166, 09-167, & 09-168

I hereby certify that the following Ordinances passed second and final reading at the meeting of the County Council on December 16, 2009, by vote, as listed below:

Ordinance 09-159 (Bill 154, Draft 3): An Ordinance Amending Section 25-8-3 (North Kona Zone Map), Article 8, Chapter 25 (Zoning Code) of the Hawai'i County Code 1983 (2005 Edition), by Changing the District Classification From Agricultural – 5 Acres (A-5a) to Multiple Family Residential – 30,000 Square Feet (RM-30) at Keauhou, North Kona, Hawai'i, Covered by Tax Map Key: 7-8-010:101. AYES: Council Members Enriques, Ford, Greenwell, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 7; NOES: Council Member Hoffmann – 1; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-160 (Bill 168, Draft 2): An Ordinance Amending Chapter 18, Article 4, Subsection 18-90(h), of the Hawai'i County Code 1983 (2005 Edition, as Amended), Relating to Public Transportation. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-161 (Bill 169): An Ordinance Amending the Hawai'i County General Plan, as Adopted by Ordinance No. 05-25, as Amended, Relating to the Conversion From a Single Planning Commission to Windward and Leeward Planning Commissions. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-162 (Bill 171): An Ordinance to Amend Ordinance No. 09-64, as Amended, the Operating Budget for the County of Hawai'i for the Fiscal Year Ending June 30, 2010. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-163 (Bill 172): An Ordinance to Amend Ordinance No. 09-64, as Amended, the Operating Budget for the County of Hawai'i for the Fiscal Year Ending June 30, 2010. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-164 (Bill 173): An Ordinance to Amend Ordinance No. 09-64, as Amended, the Operating Budget for the County of Hawai'i for the Fiscal Year Ending June 30, 2010. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-165 (Bill 174): An Ordinance Amending Ordinance No. 09-65, as Amended, Relating to Public Improvements and Financing Thereof for the Fiscal Year July 1, 2009 to June 30, 2010. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-166 (Bill 175, Draft 2): An Ordinance Amending Section 25-8-33 (City of Hilo Zone Map), Article 8, Chapter 25 (Zoning Code) of the Hawai'i County Code 1983 (2005 Edition), by Changing the District Classification From Single Family Residential – 10,000 Square Feet (RS-10) to General Commercial – 20,000 Square Feet (CG-20) at Waiākea Houselots, Second Series, Waiākea, South Hilo, Hawai'i, Covered by Tax Map Key: 2-2-022:008. AYES: Council Members Enriques, Ford, Greenwell, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 7; NOES: Council Member Hoffmann – 1; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-167 (Bill 176): An Ordinance Amending Section 25-8-33 (City of Hilo Zone Map), Article 8, Chapter 25 (Zoning Code) of the Hawai'i County Code 1983 (2005 Edition), by Changing the District Classification From Limited Industrial – 20,000 Square Feet (ML-20) to Industrial-Commercial Mixed – 20,000 Square Feet (MCX-20) at Waiākea, South Hilo, Hawai'i, Covered by Tax Map Key: 2-2-032:024. AYES: Council Members Enriques, Ford, Greenwell, Hoffmann, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 8; NOES: None; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Ordinance 09-168 (Bill 177): An Ordinance Amending Ordinance No. 92-70 Which Reclassified Lands From Single Family Residential – 15,000 Square Feet (RS-15) to Village Commercial – 10,0000 Square Feet (CV-10) at Nānāwale Homesteads, Puna, Hawai'i, Covered by Tax Map Key 1-5-014:007. AYES: Council Members Enriques, Ford, Greenwell, Ikeda, Naeole-Beason, Onishi, and Chair Yoshimoto – 7; NOES: Council Member Hoffmann – 1; ABSENT: Council Member Yagong – 1; EXCUSED: None.

Kenneth G. Goodenow County Clerk

(Hawai'i Tribune-Herald – January 8, 2010) (West Hawai'i Today – January 8, 2010)

Note: The original Digest/Affidavit is attached to Ordinance 09-159.