RICHARD T. BISSEN, JR. Mayor

KATE L. K. BLYSTONE Director

ANA LILLIS
Deputy Director





DEPARTMENT OF PLANNING

COUNTY OF MAUI ONE MAIN PLAZA 2200 MAIN STREET, SUITE 315 WAILUKU, MAUI, HAWAI'I 96793

June 27, 2024

OFFICE OF THE

APPROVED FOR TRANSMITTAL

Honorable Richard T. Bissen, Jr. Mayor, County of Maui 200 South High Street Wailuku, Hawaii 96793

For Transmittal to:

Honorable Alice Lee, Chair and Members of the Maui County Council 200 South High Street Wailuku, Hawaii 96793

Dear Chair Lee and Council Members:

SUBJECT: AN ORDINANCE AMENDING SECTION 19.04.040, CREATING A

NEW DEFINITION OF KITCHENETTE AND AMENDING THE EXISTING DEFINITIONS OF WET BAR AND DWELLING UNIT TO EXPAND HOUSING OPPORTUNITIES IN MAUI COUNTY

The Planning Department (Department) has initiated the attached ordinance proposing to amend Maui County Code, Title 19-Zoning, to create a new definition of "Kitchenette" with minor amendments to the existing definitions of "Wet bar" and "Dwelling unit". The purpose of the ordinance is to create new housing opportunities in Maui County while also better accommodating extended family and multigenerational type occupancy.

Background Information

It is well known that there is a very limited supply of rental housing in Maui County and what is available is cost prohibitive for many residents. The destruction caused by the wildfires in August 2023 has only exacerbated the issue, and a significant number of residents displaced as a result of the wildfires are currently in search of housing. Prior to the wildfire affecting Lahaina, it was known that many existing housing units that were destroyed accommodated multiple tenants per housing unit, many being multi-generational families. Further, the Department regularly encounters property owners illegally converting single-family homes by installing multiple kitchens and/or wet bars that turn into kitchens

Honorable Richard T. Bissen, Jr.
For Transmittal to:
Honorable Alice Lee and Members of the Maui County Council
June 27, 2024
Page 2

without the benefit of a building permit or associated inspections, with the overall positive intention of creating more housing. To address these needs, the Department proposed an ordinance to the Planning Commissions creating a new definition of "Kitchenette" as follows:

"Kitchenette" means an area within a dwelling unit, other than the kitchen, used for the small-scale preparation and serving of food and beverages that may contain a sink, a refrigerator seven-and-one-half cubic feet or smaller, and small appliances for the preparation of hot food or beverages, such as counter-top appliances and/or a two-burner range. A kitchenette may not contain a 220-volt electrical outlet. A dwelling unit with a kitchenette is to be occupied on a long-term residential basis only, and one additional off-street parking space shall be provided for each kitchenette. Kitchenettes shall only be permitted within the Residential (Section 19.08) and Rural (Section 19.29) Districts. A dwelling unit may have no more than a total combination of two kitchenettes and/or wet bars.

In brief, the proposed definition would allow for up to two kitchenettes per dwelling unit in addition to the unit's full-sized kitchen. It would thereby provide a lower cost opportunity for more autonomous living areas, including for extended family and/or multi-generational housing occupants. The definition would permit kitchenettes only in Residential and Rural zoning districts for the purpose of directing the concentration of population in and around existing Urban areas where jobs, infrastructure and services are located. The Department will continue to direct population growth away from the Agricultural District in order to ensure preservation of that District's primary use of agriculture, where jobs, infrastructure and services cannot be feasibly provided or maintained to support population growth. Further, the proposed definition would ensure that occupancy of a dwelling unit with a kitchenette would be for long-term only, and that an additional onsite parking space be provided for each kitchenette.

Planning Commission Recommendations

The attached report to the Commissions was provided by the Department with its analysis and recommendation of approval for the proposed ordinance.

Public hearings were held by the Lāna'i Planning Commission on February 21, 2024, the Maui Planning Commission on February 27, 2024, and the Moloka'i Planning Commission on March 13, 2024. Attached are the minutes from each of these meetings. The following is a brief summary and action taken during each meeting:

• Lāna'i Planning Commission Meetings:

o <u>February 21, 2024</u>: The Commission voted to recommend approval of the proposed ordinance to the Maui County Council. The vote was 6-1.

• Maui Planning Commission Meeting:

o <u>February 27, 2024</u>: The Commission voted to recommend approval of the proposed ordinance to the Maui County Council. The vote was 6-0.

Honorable Richard T. Bissen, Jr. For Transmittal to: Honorable Alice Lee and Members of the Maui County Council June 27, 2024 Page 3

Moloka'i Planning Commission Meeting:

March 13, 2024: The Commission voted to recommend approval of the proposed bill with an amendment that would add the following text "except for Moloka'i. The vote was 5-0.

Additional Changes Proposed Post-Planning Commission Hearings

After the Planning Commission meetings described above, the Department of Corporation Counsel provided minor modifications to the structure of the Department's draft ordinance that was presented to the Planning Commissions. With all recommendations and proposed modifications by the Planning Commissions listed above for Council's consideration, in addition to the Department of Corporation Counsels minor modifications, the Department has attached a proposed revised bill for an ordinance that will result in the most effective amendment of the sections addressed, for the implementation of the County's land use guidance system.

Thank you for your attention and consideration. Should further clarification be necessary, please feel free to contact me.

Sincerely,

KATE L.K. BLYSTONE

Planning Director

Attachments: Proposed Ordinance

Department Transmittal Letter to PC

Lāna'i PC Minutes (excerpt), February 21, 2024 Maui PC Minutes (excerpt), February 27, 2024 Moloka'i PC Minutes (excerpt), March 13, 2024

cc: Jordan E. Hart, Planning Program Administrator (pdf) Gregory Pfost, Administrative Planning Officer (pdf)

S:\ALL\APO\19.04 Definitions (LU-26)\2024 Amendments\Council Transmittal Report Kitchenette #2.docx

RICHARD T. BISSEN, JR. Mayor

KATE L. K. BLYSTONE Acting Planning Director





DEPARTMENT OF PLANNING
COUNTY OF MAUI
ONE MAIN PLAZA
2200 MAIN STREET, SUITE 315
WAILUKU, MAUI, HAWAI'I 96793

February 21, 2024

MEMORANDUM

TO:

MAUI PLANNING COMMISSION

MOLOKAI PLANNING COMMISSION LANAI PLANNING COMMISSION

FROM:

KATE L. K. BLYSTONE, Acting Planning Director

SUBJECT:

AN ORDINANCE AMENDING SECTION 19.04.040, CREATING A NEW

DEFINITION OF KITCHENETTE AND AMENDING THE EXISTING DEFINITIONS OF WET BAR AND DWELLING UNIT TO EXPAND

HOUSING OPPORTUNITIES IN MAUI COUNTY

The attached ordinance proposes to create a new definition of "Kitchenette" and amend the existing definitions of "Wet bar" and "Dwelling unit" with the purpose of creating new housing opportunities in Maui County while also better accommodating extended family and multigenerational type occupancy.

Background Information

It is well known that there is a very limited supply of rental housing in Maui County and what is available is cost prohibitive for many residents. The destruction caused by the wildfires in August 2023 has only exacerbated the issue, and a significant number of residents displaced as a result of the wildfires are currently in search of housing. Prior to the wildfire affecting Lahaina, it was known that many existing housing units that were destroyed accommodated multiple tenants per housing unit, many being multi-generational families. The Planning Department (Department) is aware of the need for extended family and multi-generational housing opportunities throughout the County, resulting in this recommended legislation.

The General Plan offers a number of policies encouraging the County to address and seek innovative ways to address the affordable housing needs issue. These include:

Countywide Policy Plan:

<u>Policy E.1.a.</u> Ensure that an adequate and permanent supply of affordable housing, both new and existing units, is made available for purchase or rental to our resident and/or

Maui Planning Commission Molokai Planning Commission Lanai Planning Commission February 21, 2024 Page 2

workforce population, with special emphasis on providing housing for low- to moderate-income families, and ensure that all affordable housing remains affordable in perpetuity.

<u>Policy E.1.b.</u> Seek innovative ways to lower housing costs without compromising the quality of our island lifestyle.

<u>Policy E.2.</u> Implementing Action a. Revise laws to support neighborhood designs that incorporate a mix of housing types that are appropriate for island living.

Policy E.3.a. Recognize housing as a basic human need, and work to fulfill that need.

Maui Island Plan:

<u>Policy 5.1.1.e.</u> Use planning and regulatory approaches to provide higher housing densities.

5.1.1-Action 1. Amend development codes to facilitate different types of housing, including mixed use, mixed housing types, clustering, and conservation subdivisions.

5.1.2.b. Utilize the following approaches to promote resident housing and to minimize offshore market impacts: (1) Ensure that the future housing stock is composed of a mix of housing types (multifamily, small lots, ohana units, co-housing, cottage houses, etc.); (2) Encourage new housing in proximity to jobs and services, in places that are conducive/affordable to island residents.

Discussion

Currently, in the Residential Zoning Districts, the Maui County Code (MCC) establishes the number of allowable dwelling units (or density) primarily based upon the size of the lot. For example, the MCC allows for one single-family dwelling per 6,000 square feet of lot area in the R-1 District, one single-family dwelling per 7,500 square feet of lot area in the R-2 District, and one single-family dwelling per 10,000 square feet of lot area in the R-3 District. Additionally, with Planning Commission approval of a Special Use Permit, the R-1, R-2 and R-3 Districts allow for a duplex (two independent dwelling units) beyond the allowable density noted above. Further, in addition to the primary single-family residence, the MCC also allows for one accessory dwelling unit per lot under 7,500 square feet, and up to two accessory dwelling units per lot that is 7,500 square feet or greater.

While the MCC currently allows for some increases in density beyond the typical one dwelling unit per lot, and allowing for accessory dwelling units has resulted in an increase in the number of dwelling units countywide (585 accessory dwelling units between 2012 and 2022), the construction costs to accommodate allowable increases in density and accessory dwelling units can be cost prohibitive for many property owners. Considering that many existing single-family dwellings are occupied by multiple tenants and often by extended or multi-generational families, the opportunity to allow for more efficient use of a single-family dwelling will help address the need for housing countywide and particularly in response to the loss of housing units due to the 2023 wildfires.

Maui Planning Commission Molokai Planning Commission Lanai Planning Commission February 21, 2024 Page 3

The current definition of dwelling unit is "a room or group of rooms connected together constituting an independent housekeeping unit for family and containing a single kitchen" (emphases added). Thus, despite the density allowances currently provided in the MCC, each dwelling unit may only have one kitchen. While the MCC currently permits the ability to have a "wet bar" (up to 2 wet bars for dwelling under 5,000 sq. ft. and up to 3 for a dwelling 5,000 sq. ft. or greater) within a dwelling unit, a wet bar is only for the preparation of and serving of hot and cold beverages and cannot include an appliance for the heating or cooking of food. The Department regularly encounters property owners illegally converting single-family homes by installing multiple kitchens and/or wet bars that turn into kitchens without the benefit of a building permit or associated inspections in the attempt to create more housing. Understanding this need, and to ensure that improvements are done properly and safely the Department recommends the following new definition that would permit up to two kitchenettes within a dwelling unit in addition to the unit's full-sized kitchen:

"Kitchenette" means an area within a dwelling unit, other than the kitchen, used for the small-scale preparation and serving of food and beverages that may contain a sink, a refrigerator seven-and-one-half cubic feet or smaller, and small appliances for the preparation of hot food or beverages, such as counter-top appliances and/or a two-burner range. A kitchenette may not contain a 220-volt electrical outlet. A dwelling unit with a kitchenette is to be occupied on a long-term residential basis only, and one additional off-street parking space shall be provided for each kitchenette. Kitchenettes shall only be permitted within the Residential (Section 19.08) and Rural (Section 19.29) Districts. A dwelling unit may have no more than a total combination of two kitchenettes and/or wet bars.

As noted above, the proposed definition would allow for up to two kitchenettes per dwelling unit, thereby providing the opportunity for more housing opportunities, including for extended family and/or multi-generational housing occupants. The definition would permit kitchenettes only in Residential and Rural zoning districts, directing the concentration of population in and around existing Urban areas where jobs, infrastructure and services are located. The Department will continue to direct population growth away from the Agricultural District in order to ensure preservation of that District's primary use of agriculture, where concentrations of jobs, infrastructure and services cannot be feasibly provided or maintained. Further, the definition would ensure that occupancy of a dwelling unit with a kitchenette would be for long-term only; thereby restricting short-term rental occupancy.

As shown in the attached ordinance, in order to accommodate the new definition of "kitchenette," additional clean-up code revisions are required to Section 19.04.040 to amend the definitions of "Dwelling unit" and "Wet bar," as well to Section 19.36B – Off-street Parking and Loading.

Maui Planning Commission Molokai Planning Commission Lanai Planning Commission February 21, 2024 Page 4

Recommendation and Options

The Department is recommending approval of the proposed ordinance as drafted. The Commission has the following options:

- 1. Recommend approval of the proposed bill to the Maui County Council.
- 2. Recommend approval of the proposed bill with amendments to the Maui County Council.
- 3. Recommend denial of the proposed bill to the Maui County Council.
- 4. Vote to defer action on the proposed bill in order to gather specific additional information.

Attachments: Draft Ordinance

xc: Jordan Hart, Planning Program Administrator - ZAED (pdf)
Danny Dias, Planning Program Administrator - Current Planning (pdf)
Jacky Takakura, Planning Program Administrator - Long Range Planning (pdf)
Jordan Molina, Director of Public Works (pdf)
Lori Tsuhako, Director of Housing and Human Concerns (pdf)
Gregory Pfost, Administrative Planning Officer (pdf)

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ORDINANCE NO.

BILL NO. ____ (2024)

A BILL FOR AN ORDINANCE AMENDING SECTION 19.04.040, MAUI COUNTY CODE, ADDING A NEW DEFINTION FOR KITCHENETTE AND AMENDING THE EXISTING DEFINTIONS OF DWELLING UNIT AND WET BAR, AND AMENDING SECTION 19.36B.020 TO ADD PARKING REQUIREMENTS FOR KITCHENETTES

BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI:

SECTION 1. The purpose of this Ordinance is to amend Section 19.04.040 – Definitions, and Section 19.36B.020 – Designated Number of Off-street Parking Spaces, Maui County Code, in order to provide additional rental opportunities. Said modifications include adding a new definition for "Kitchenette", amending the existing definitions of "Dwelling unit" and "Wet bar", and adding off-street parking requirements for the use of "Kitchenette".

SECTION 2. Section 19.04.040, Maui County Code, is amended by adding a new definition of "Kitchenette" to read as follows:

"Kitchenette" means an area within a dwelling unit, other than the kitchen, used for the small-scale preparation and serving of food and beverages that may contain a sink, a refrigerator seven-and-one-half cubic feet or smaller, and small appliances for the preparation of hot food or beverages, such as counter-top appliances and/or a two-burner range. A kitchenette may not contain a 220-volt electrical outlet. A dwelling unit with a kitchenette is to be occupied on a long-term residential basis only, and one additional off-street parking space shall be provided for each kitchenette. Kitchenettes shall only be permitted within the Residential (Section 19.08) and Rural (Section 19.29) Districts. A dwelling unit may have no more than a total combination of two kitchenettes and/or wet bars.

SECTION 3. Section 19.04.040, Maui County Code, is amended by

amending the definition of "Dwelling unit" to read as follows:

"Dwelling unit" means a room or group of rooms connected together constituting an independent housekeeping unit for family and containing a single kitchen. Additionally, up to two kitchenettes as defined within this section may be contained within a dwelling unit.

SECTION 4. Section 19.04.040, Maui County Code, is amended by amending the definition of "Wet Bar" to read as follows:

"Wet bar" means an area within a dwelling unit, other than a kitchen or kitchenette, used for the preparation and serving of beverages that contains a sink that is one-and-one-half cubic feet or smaller and at least one of the following: refrigeration seven-and-one-half cubic feet or smaller; an ice maker; a small mixing or blending appliance; or a small appliance for the preparation of hot beverages, such as a coffee maker or microwave.

The area is not a wet bar if any of the following is also present: a sink larger than one-and-one-half cubic feet; refrigeration larger than seven-and-one-half cubic feet; a 220-volt electrical outlet; a gas or propane service line; a dishwashing machine; a garbage disposal; a range hood, exhaust vent, or similar equipment; a stove, range, or oven; or any other appliance for the heating or cooking of food.

[No more than two wet bars shall be permitted in a dwelling unit that is less than five thousand square feet in total floor area. No more than three wet bars shall be permitted in a dwelling unit that is five thousand square feet or more in total floor area.] A dwelling unit may have no more than a total combination of two wet bars and/or kitchenettes. No wet bar shall be permitted in a bedroom or bathroom.

SECTION 5. Section 19.36B.020, Maui County Code, is amended to add the following new use and related minimum number of off-street parking spaces to the table to read as follows:

Dwelling units: with a kitchenette 1 a	additional for each kitchenette

SECTION 6. Material to be repealed is bracketed. New material is underscored. In printing this bill, the County Clerk need not include the brackets, the bracketed material, or the underscoring.

SECTION 7. This ordinance will take effect upon its approval.

APPROVED AS TO FORM AND LEGALITY:

Corporation Counsel

CHAIR GIMA: So waiting for Negus. Okav. 1 There's Sandi, Michelle, Erin, Nikki. Negus. 2 Okay. We're back to quorum. Let me see 3 if -- okay. All right. 4 Moving on to the next item: 5 A bill for ordinance to 6 amend Section 19.04.040, 7 Maui County Code, relating 8 to definitions. Ms. Kate 9 Blystone, Acting Planning 10 Director, referring to the 11 Maui, Molokai, and Lanai 12 Planning Commissions, a 13 14 proposed bill to amend Maui County Code 19.04.040 15 16 relating to definitions to address housing needs 17 including extended 18 families and/or 19 multigenerational housing. 20 Proposed revisions will 21 add a new definition of 22 "kitchenette" that will 23 apply to residential and 24 rural zoning districts 25

_	
1	which would allow for up
2	to two autonomous food
3	preparation areas,
4	parentheses
5	"kitchenettes," in
6	addition to the main
7	kitchen within a single
8	family dwelling. The
9	kitchenettes would be
10	permitted in dwellings
11	occupied for long-term
12	residential use only.
13	Additionally, the
14	proposal proposed
15	revision would amend the
16	definition of "wet bar" so
17	that there shall be no
18	more than a total
19	combination of two wet
20	bars and/or kitchenettes
21	per single family
22	dwelling.
23	So turning this over to Greg and/or Jordan.
24	MR. PFOST: Yeah, me again. So I'm going
25	to go ahead and share my screen again. Okay, thank

1 | you.

The item before you is another planning department-initiated ordinance to add a new definition of "kitchenette." And when we looked at this, obviously, issues as we talked about before, the limited supply of housing and the cost prohibitive to many residents for rental and for-sale market housing and the August 2023 wildfires, wildfires have impacted the housing supply and cost.

I talked earlier about Title 19 and the rewrite and that time line and aspects of increasing density. This is another housing opportunity that we are looking to move forward in and being proactive about.

Interesting -- there's an interesting statistic that a little over 20 percent of households are crowded and/or doubled up, meaning that there's two or more families or groups of persons not related. So I think that's pretty consistent with the understanding of multigenerational housing occurring within the county.

And also, again, prompting this is -- is the -- the disaster that occurred in August. And the understanding that -- and knowledge that there was multigenerational housing and more housing, whether

legally or illegally, occurring in the Lahaina area 1 and trying to accommodate that from a legal 2 standpoint and allowing property owners an 3 opportunity to do something different in regards to housing and to help with the rental and for-sale 5 market, more of the rental market in this case. 6 So the proposed bill expands housing 7 opportunities and affordability in Maui County by 8 also accommodating extended and multigenerational 9 family housing-type occupancy by adding a new 10 definition of "kitchenette." 11 I mentioned, as in the last presentation, 12 there's a variety of policies within the General 13 Plan, the Maui Island Plan and the various community 14 plans that talk about the need for affordable housing 15 encouraging different types of housing opportunities 16 for both rental and market-rate housing. 17 18 I also -- in the last presentation, we talked about existing densities for what is permitted 19 This also includes -- and this in the code. 20 provision is to allow kitchenettes, not only in the 21 R-1, R-2, and R-3, but also within the rural 22 districts as well. 23 The current definition of a "dwelling" 24 allows -- is basically a room or group of rooms that 25

only contain a single kitchen. We also have a definition of "wet bar." Wet bar allows for some opportunity to allow other things, but really it's -- it's a true wet bar meaning, and a wet bar is for serving beverages only and there should be no appliances for heating or cooking food with your wet bar.

The code allows for two wet bars for dwellings under 5,000 square feet and three wet bars for dwellings 5,000 square feet or greater. But the wet bar really does not serve the purpose of allowing for any kind of cooking facilities or cooking food.

And with the understanding and seeing that there's actually illegal conversions that do happen that -- in order to accommodate multigenerational or extended families or increasing rental opportunities by folks actually installing kitchenettes and kitchens and increasing units, we thought this would be a good opportunity to increase the types of housing opportunities especially in the rental area and as well as to accommodate multigenerational families.

With that, we're proposing a new definition of "kitchenette" and allowing up to two kitchenettes per dwelling unit, and this would be in addition to

the main kitchen within a dwelling unit.

The kitchenette then would -- more or less, it expands upon the definition or creates a different definition than wet bars by allowing the serving of and preparation of hot foods and beverages and includes allowance of countertop appliances and/or a two-burner range so -- to allow for that cooking of food. It allows for also a refrigerator and a sink and so forth.

The kitchenette would -- would be only used for long-term residential basis. An additional parking space would be required for each kitchenette, and the kitchenettes would be permitted, as I mentioned earlier, in the residential and rural districts, and a dwelling unit can have no more than a total combination of two kitchenettes and/or wet bars.

The results and expectations as a result of this ordinance is we believe it helps address the need for multigenerational and extended family housing. And we were aware of that occurring in -- in the Lahaina area, and this will help in that -- in that area especially in the immediate benefit.

It will increase the number of available rental units with a legal kitchenette countywide. So

it allows property owners to actually pursue in selling kitchenettes legally. They will be part of rooms and, therefore, will be in smaller areas and then allow for additional opportunities for rental ability.

It'll, as I mentioned, require additional space for kitchenettes, so trying to address the parking needs. There is no changes proposed to any of the development standards regarding setbacks, heights, or other things such as that.

It will not result in any short-term rentals as those are still restricted for each community. Excuse me. And there -- as -- as was mentioned, there's additional minor changes to the definition of "wet bar" and "dwelling unit" to accommodate this.

As far as expectations, we think the development of kitchenettes, not units, will occur over time similar to, like, the density increases. I don't think you're going to see a significant increase immediately. However, in the Lahaina area it will have an immediate benefit, obviously, as new construction moves forward.

I think it will occur over time for the natural reasons of the construction costs just to --

to do these things will -- would -- may be limiting 1 to some property owners and the development standards 2 and infrastructure availability will also control 3 that. 4 With that, the department is recommending 5 approval of the ordinance. We feel it will meet --6 help meet the multigenerational and extended families 7 need, create more rental opportunities in the County, 8 and create more smaller and more affordable housing 9 in the County, and is consistent with the -- we 10 believe it is consistent with the General Plan, Maui 11 Island Plan, and individual community plans. 12 With that, the Planning Commission has the 13 options tonight of recommending approval of the 14 ordinance, recommending approval with amendments, 15 recommending denial, or voting to defer the action in 16 order to gather more specifical -- specific 17 information. And that concludes my presentation. Ι 18 know that Jordan and I are available for any 19 Thank you. questions you may have. 20 CHAIR GIMA: All right. Thank you, Greq. 21 At this time, I will open it up for public testimony. 22 Anything on Maui? 23 Thank you, Chair. There's no 24 MS. RAMORAN: one signed up on the chat and no one in the 25

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conference room.
1
              CHAIR GIMA: Okay. Thanks, Leilani.
2
              Roxanne?
3
              MS. MORITA: Hello. No, there's nobody
4
5
   here to testify.
              CHAIR GIMA: All right. Thank you. So at
6
7
   this time, I will close public testimony.
              Commissioners, comments, questions for Greg
8
   and/or Jordan?
9
              Go ahead, Nikki.
10
              COMMISSIONER ALBORO: This is the first
11
    time I've seen anything in the presentations about
12
    this, you know, not increasing short-term rentals and
13
14
    et cetera.
              So, like, what about the short-term rentals
15
    that burned in Lahaina? And say they were at 10,000
16
    square feet lots, and now they can build up to X
17
    amount of dwellings. How does that not increase
18
    short-term rentals?
19
              I mean, is it just one address or each
20
21
    dwelling is like 1, 2, 3, 4, A, B, C? Like, how --
    how would that be permitted? You know what I mean?
22
              So if the short -- if the short-term rental
23
24
    was originally a three bed, two bath home on 10,000
    square feet and is now being rebuilt to a five
25
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bedroom -- five bedroom, three bathroom home or two
1
   three-bedroom homes on the same lot? Like how --
2
   how -- how is that monitored?
3
4
              MR. HART:
                         That --
                         I'll take a stab at it.
                                                   Danny
              MR. DIAS:
5
   Dias, administrator for the current planning
6
7
   division.
              So we're the ones that process bed and
8
   breakfast and short-term rentals. And that's
9
   actually a good scenario that you point out.
10
   Generally speaking, existing STRHs, you're limited to
11
    a certain amount of rooms. When we approve it, it's
12
   based on what's on the property at that time.
13
              We haven't quite, you know, dove into how
14
    we're going to deal with, you know, the scenario that
15
    you stated. But my assumption is if you're going to
16
    deviate from that, then you would have to reapply
17
    either for a new permit or you would have to amend
18
19
    your existing.
              And so it wouldn't just be, like, you know,
20
    you had one before, you can rebuild how much you
21
    want, and then now you could just, you know, keep
22
23
    operating.
                                    Right.
                                             I just asked
24
              COMMISSIONER ALBORO:
    because, I mean, they could reapply for one and incur
25
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1
   more rentals, in so many words, but it's just one lot
2
   is -- is how I understand it; correct?
3
              Like, it's not two separate addresses.
                                                       So
   it could be all connected but, like, separated in
4
5
   half -- you know, like one half is a three bedroom,
   the other half is a two bedroom, both with kitchens,
6
7
   in so many words. Do you know?
              So, I mean, I get it that if there's a need
8
9
   for housing and whatnot, but I just see an open door
    for mainland owners to possibly increase their
10
1.1
    income.
                                Definitely understood.
              MR. DIAS: Yeah.
12
    To be honest, when it comes to legislation, STRHs and
13
    B&Bs receive the most amendments. So, essentially,
14
    almost every year that council -- because there is
15
    such a -- because people aren't aware of the impact,
16
    you know, the council is constantly updating
17
    legislation.
18
              So I think in that scenario, I think the
19
    council would recognize that and then propose
20
    legislation to prevent that from happening.
21
              MR. HART: I'll add on to that. This is
2.2
    Jordan Hart. So there's also the various -- the
23
    consideration of how it's approved, you know?
24
              So -- so, basically, like there -- when
25
```

1	you're talking about short-term rentals, there's
2	hotel-zoned properties. So, like, we're not talking
3	about hotels, we're talking about single family
4	dwellings in this case.
5	And then, like Danny mentioned, that
6	there's a short-term rental home permit to the B&B
7	permit. So there's a specific approval process and a
8	decision on whether or not there will be approval.
9	But the other whole the whole other part
10	of that this conversation is that zoning
11	administration and enforcement division is the
12	portion of the planning department that reviews
13	building permits, and wet bars are permitted right
14	now.
15	And so what is happening all the time right
16	now is that people are submitting building permit
17	plan sets that it says that something is a wet
18	bar. And it's evident that it's probably not going
19	to remain a wet bar.
20	And that's totally legal as long as as
21	long as it doesn't say anything on the plan set that
22	it's for preparing food. And so, you know, our
23	reviewers just have to shake their head.
24	So then all the all the compliant people
25	who have no intention of doing short-term rental and

2.2

also don't want to break the rules and illegally convert a wet bar into a kitchenette, they can't do anything about it.

So we're trying to create a situation where the people who want to do something that is legal, or maybe they were doing something that was illegal the last time around, like, you know, they did have two kitchenettes in their house and their house burned down; so they still have these family members that they got to build for. And, you know, we're just trying to make a way for it to be legal.

Separate from that, you know, short-term rental violations remain an issue. You know, we have a consultant that's out there scouring the internet looking for leads for us to enforce on, and there's the regulatory process.

so I think that it's important for everybody to not limit yourself because potential issues will -- or individuals will be bad actors. There's always enforcement for that, and there's always the community that can inform the department if they see those kinds of things going on. But to basically self-regulate for fear of abuse by the minority, I don't think that that's the way to address the overall issues that we have.

1 CHAIR GIMA: Thanks, Jordan. Nikki, any 2 more questions? 3 COMMISSIONER ALBORO: I quess I had one more in regards to, like, the no 220-volt plug in 4 a -- in a wet bar. So, like, I get what you're 5 saying, like, you know, they -- they'll permit for a 6 wet bar, with the intention of probably making it 7 into a kitchenette. Like, who -- like after the 8 permit is granted, there's no, like, reinspection 9 or -- without cause or anything like that. 10 Yeah, I'm just saying because, like, it's a 11 fire hazard, you know, like, you say a two-burner 12 range, but then there'll be, what, like, those 13 propane burners or, you know, like -- which is not 14 for indoor use, you know? So it's, it's kind of 15 dangerous, if you ask me. 16 If it were a kitchenette, like, you should 17 be able to plug in a stove and operate a oven. 18 again, it's all space -- you know, the size of the 19 space, but I just think it's pretty dangerous to 20 allow -- like, they could be using camping gear in 21 the house, you know, and not properly ventilated. 22 And, I don't know, I just have concerns about that 23 one, like that -- that's kind of a big one. 24 Sure. You know, that -- so to MR. HART: 25

say a few things, first of all, this -- this started 1 in the post-disaster working group, the Fire 2 Department's a participant in that working group. 3 And so -- so adding these -- having more than one 4 kitchen in a dwelling unit is not a concern of 5 additional fire hazard for them. 6 Basically, just -- just to get a little bit 7 of -- deeper into it with you guys, what I was trying 8 to do is figure out how can we get the most potential 9 dwelling units for the Lahaina areas; that's how this 10 Because, basically, once you build two 11 started. dwelling units -- you can build two dwelling units 12 pretty easy, Department of Water Supply, 13 Environmental Management, and Fire, pretty simple 14 review. 15 But once you get to the third dwelling 16 unit, it's really -- it's really more rigorous. 17 a lot of the lots, if they're over 7,500 square feet, 18 especially on Maui Island, they could build the 19 second ADU, but that's a third dwelling. 20 And then -- then you have all this higher 21 level of review and scrutiny and more infrastructure 22 improvements that the individual landowner has to put 23 But adding another kitchenette to the same 24 dwelling does not trigger those things. 25

1	And then the other thing that I'll add is
2	that under the existing situation, a lot of these
3	people are doing these after-market modifications
4	without inspections. And this way you're doing it in
5	the plans, it's being reviewed by all the agencies,
6	and then they're getting inspections.
7	And then the final thing is, you know, it's
8	totally you know, I'm sure nobody out there wants
9	the planning department to come check and see if we
10	can come inside and look randomly after you didn't
11	file any permits, like, just to see what's going on
12	inside your house. Like, we can't do that.
13	And we don't propose to do that. We have
14	to go on faith and assume everybody's going to
15	operate the way they're supposed to, but then if they
16	don't, we'll we'll do the enforcement process.
17	CHAIR GIMA: Thanks, Jordan. Anything
18	else, Nikki?
19	COMMISSIONER ALBORO: Just a question about
20	why what triggered additional parking space if you
21	put in a kitchenette? Like if it's in the like,
22	if you have a two-car driveway but you have three
23	units or, you know or two kitchenettes, like,
24	how what what is the cause for the additional
25	parking space? Like, is that more for commercial

1 or? 2 MR. HART: No. It's -- so, you know, there's no way to separate, you know, the origin of 3 these things from the fire. And so basically 4 there's -- there's some areas of Lahaina town that 5 are -- that the roads are -- are bare minimum of 6 passable safety standards for fire. But then there was also people parking in the streets and things 8 like that. 9 So -- so, basically, you know, in going 10 back through -- and it happens in all kinds of 11 neighborhoods, not just Lahaina. It happens in any 12 kind of dense neighborhood where people are just 13 14 basically overparking. And so what we're trying to do in these --15 in these proposals is we're trying to provide 16 So, like, options, but it's got to be within reason. 17 you know, how many units can you actually build on 18 your property? Well, it depends how many -- how much 19 space do you have for parking stalls? And, like, you 20 still have to have no more than 65 percent impervious 21 surface. 22 So there's a lot of moving parts that you 23 have to have, and then you have your setback. 24 like, you have to do a little, like, Tetris game to 25

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see if you can even fit anything. And that -- that
1
   will be a regulating measure to kind of keep this
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   within the realm of reason.
3
              And then it's just basically like, you
4
   know, nobody wants their neighbor externalizing all
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                    So they just go build the maximum
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   their impacts.
   number of units and they just park all in front of
7
   everybody else's driveways and parking -- trash
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   cans, and their mailbox, and all that kind of stuff.
9
   So it's basically like providing a way to do
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   something about the issue but, you know, also
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   accommodating all your impacts that -- on -- on your
12
13
   own property.
                           Okay.
                                  Thanks, Jordan.
                                                    Any
              CHAIR GIMA:
14
    more, Nikki? Okay. Any other commissioners,
15
    questions, comments for Jordan or Greg?
16
              So when -- oh, go ahead, Sally.
17
              COMMISSIONER KAYE:
                                  Thank you, Chair.
                                                      Ι
18
    have -- I have two questions. Just -- just as a
19
    matter of curiosity, why is a refrigerator in a
20
    kitchenette limited to seven and one half cubic feet
21
    or smaller? I'm just curious why that is.
22
              MR. HART: Chair, we tried to -- we tried
23
    to stay consistent with the definition of -- we
24
    tried -- the changes we're trying to do are kind of
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like slight tweaks. We're not trying to do total 1 We're just trying to make adjustments. 2 overhauls. So that was an existing -- in the existing definition 3 of a wet bar. That was there. 4 5 Basically a wet bar, it's essentially everything except you're not permitted to prepare 6 7 food. COMMISSIONER KAYE: Okay. I'm not sure 8 that mean -- okay. I don't see a kitchenette and a 9 wet bar as the same thing. Okay? That said --10 MR. HART: In philosophy, I hear you. But 11 if you look at the definition of both, they're very 12 similar. 13 All So -- okay. COMMISSIONER KAYE: 14 Second question is you've made this pretty 15 right. clear in your presentation that -- that the fire on 16 the -- in Lahaina and Kula are driving this. 17 Is there any way to exempt other 18 communities from this? Is that appropriate or 19 allowable or not? 20 MR. HART: Yeah. Chair, sure. That's 21 frequently done. Just -- I mean, council would have 22 to do it, but -- well, first of all, there's no way 23 of knowing if council is going to pass any of this 24 25 stuff.

We're going through the process of 1 presenting it and getting feedback, but the 2 commission or individuals could encourage the council 3 not to apply this to the island of Lanai. Molokai 4 frequently makes that suggestion on on all sorts of 5 land use legislation. 6 Okay. Thank you. 7 (No audio.) CHAIR GIMA: 8 COMMISSIONER KAYE: I believe you're muted. 9 CHAIR GIMA: I'm sorry. Any other 10 questions, comments for Greg or Jordan? While you 11 quys are contemplating that, how was -- how does this 12 proposed bill relate to or perpetuate monster homes, 13 if any? 14 Chair, the way the department MR. HART: 15 looked at addressing the issue of monster homes was 16 by adding an impervious surface limitation to the 17 residential zoning district in the last update. 18 believe that that was done about a year and a half or 19 20 so ago. And so, basically, now in the residential 21 district there's a limit of impervious surface of 22 65 percent of the total lot area. But our 23 existing -- our existing regulations are 24 essentially -- you're limited by your setbacks and 25

then you're also limited by the parking that you have to provide and then you're also limited by the impervious surface issue.

And so that's kind of what I was -- I was getting at earlier when I was talking about you have to look at your site and see what you can really fit. So those -- those moving parts that you have to plan for and provide are -- are -- will regulate the ultimate density that people can reach.

Other critical issues that are totally legitimate are how is your wastewater accommodated? So, for example, if you're not on sewer, the Department of Health requires 10,000 square feet for your leach field -- your septic system leach field, and that will accommodate up to five bedrooms and more than -- no more than two units.

So, you know, like, not everybody can do these, these things that are being discussed because of infrastructure issues.

And the same goes for your water meter. I don't have a full knowledge of how the water company on Lanai operates. But in -- on the County's Department of Water Supply, when you're doing your building permit application, you have to do a water meter fixture count sheet. And, basically, like,

they will not authorize you to put more fixtures than 1 your capacity of your meter. And that's -- that's a 2 direct limiting factor on, you know, how many sinks 3 or toilets or whatever you can put in your property. 4 And so there's all these various, 5 unfortunately, hoops, you need to jump through to get 6 something done. And so even though we're talking 7 about opening up these land use regulations, it 8 doesn't necessarily amount to the capacity to execute 9 these things on each parcel. 10 And, in fact, most people will find that 11 they'd have to do significant changes that they may 12 or may not be prepared to do or willing to do in 13 order to kind of take a lot of these actions, but --14 but some people will be, and we're trying to create 15 that option. 16 Thanks, Jordan. And so CHAIR GIMA: 17 impervious surface, that's like asphalt and concrete 18 19 areas? MR. HART: Yeah, including the roof. 20 CHAIR GIMA: Oh, roof, too. Oh, okay. 21 22 Thank you. Okay. Any further questions, comments? 23 So, Sally, are you considering offering a 24 possible amendment to this proposed bill? 25

COMMISSIONER KAYE: Well, I'm -- I'm 1 thinking about -- we should think about that. If 2 this is designed to solve a problem on Maui Island, 3 which I applaud, I think Jordan and his crew have 4 been relentless in trying to address this. 5 sure, at this point in the discussion and from what 6 I've read, that it would have the benefit for us. 7 So, yeah, I would -- I would suggest we 8 either consider exempting Lanai from this or defer to 9 I'm -- I -- it find out what the impact would be. 10 looks to me like anybody could add a bunch of stuff 11 to existing houses here and be compliant. And I'm 12 not sure that's what we need, so. 13 CHAIR GIMA: How do the rest of you feel 14 about that? 15 I agree with 16 COMMISSIONER FUJIE-KAAUAMO: Commissioner Sally. I feel like -- and what Nikki 17 was sharing, too, just concerns of, you know -- and 18 then also in good faith, right, that people would not 19 use this to their advantage, and just for safety 20 issues as well. Our homes are already aging. 21 And I think that given the circumstances, 22 there -- there could be, like, more opportunities for 23 people to take advantage of this adjusted code. 24 I'm -- I'm in agreement with Commissioner Sally to 25

exempt Lanai. 1 Erin? CHAIR GIMA: 2 COMMISSIONER ATACADOR: Thank you, Chair. 3 I -- I definitely understand the concerns, I think, 4 especially when it comes to Lanai. 5 But I'm also thinking about -- like I 6 understand that this was brought on, of course, 7 because of the Lahaina fires, but I'm also thinking 8 about, like, the positive impacts that we can have 9 for Lanai. 10 You know, kupuna housing is an issue. So 11 if we did have -- if you are able to have one of 12 these, you know, smaller dwellings or accessory 13 dwellings for a parent or grandparent, and you abide 14 by the laws, then why wouldn't, you know, we want to 15 give that opportunity to -- to our residents here. 16 You know, there's a whole category of 17 unspoken people like a youth that ages out of foster 18 care that wants to rent somewhere that's cheap 19 because, you know, everything is so expensive here. 20 So I'm just wondering if we exclude ourselves, are we 21 excluding potential positive things that can come 22 from doing this, you know? 23 And I don't -- don't want to sound naive, 24 because, you know, we are opening it up for people to 25

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take advantage of it. But, again, are -- are we excluding ourselves from potential goodness that we'd be able to -- to have here on Lanai? So that's my thoughts.

CHAIR GIMA: Thanks, Erin.

Can I ask a COMMISSIONER FUJIE-KAAUAMO: follow-up question, then, after hearing what Erin shared? So I know that this particular bill is specifically related towards the kitchenette and the discussion about what it's -- what it's intended for, right, and then the wet bar.

So I feel like just -- just along those lines like does that -- what would be the impact if we did open it up? Or how many? I mean, I guess that's like open, right? Because like they were sharing earlier that it is kind of -- it all depends -- like you can label it as a kitchenette and -- versus a wet bar.

But what are the impacts then? Like, are we now saying, like, okay, if all of a sudden Lanai decides to be exempt from the new definition of kitchenette, what would that look like for us?

Is it true to the point where Erin was sharing that are we preventing now development from happening where we do have the ability to have kind

of these smaller units? Or is this just specifically 1 talking about the definitions and not talking about 2 being able to establish smaller dwellings? 3 I'll try to respond to that. MR. HART: 4 So -- and I'm saying "trying to" because it's --5 it's -- it's a little bit -- I don't want to say it's 6 complicated, but -- but -- excuse me, but basically, 7 this is all occurring within one house; right? 8 so they're not units. 9 They're -- they would just -- it would just 10 be another area of the house where you could have a 11 little kitchen, basically. And so, like, let's 12 say -- let's say you're on Lanai and you don't have 13 the space to build an accessory dwelling unit on your 14 property -- I'm sorry, accessory dwelling unit on 15 your property or -- or you already have one accessory 16 dwelling unit but you have need for another living 17 space, but you can't. 18 This allows you to, within your existing 19 house, legally build another little area, like, you 20 know, it could be just like a little side of the 21 house where somebody can, you know, have their whole 22 situation taken care of. They don't need to come 23 into the main kitchen just to get whatever, make a 24 sandwich or whatever they want to do. 25

And so, I mean, I do frankly think that it limits options because you -- you wouldn't be able to do it legally if it was -- if it was only on Lanai. Now you can still -- you can still come to -- you can file for a permit to make a wet bar, and you could get -- have that approved, and, you know, there would be that. But we couldn't legally approve plans where the stated intent was to prepare food if -- if something like this wasn't in place.

And so, you know, I do fully understand the concerns. And, you know, just the stuff I've said already is that, like, you know, if you -- if you make your plans in anticipation of the people who are going to be the violators, you know, you're -- you basically take away options from yourself.

But, you know, maybe the violations are too dramatic to accept for the community and that's the way to handle it. You know, other ways to handle it would be to file complaints if you think that people are abusing so that you give the department the information to take action and address it.

But you know, that's what the commissions exist for, so you guys can do decisions island by island.

CHAIR GIMA: So, Jordan, this bill

regarding the kitchenettes has no language in here restricting short-term rental type of use whereas the prior one about increasing the density in R-1, 2, and has language about restricting short term; is that accurate?

MR. HART: Let me -- go ahead, Greg.

MR. PFOST: I don't think the -- the -- the residential bill does not have actual -- any language that -- the density bill that you talked about in the last -- the last item does not have any language that restricts short-term rental.

What I think we were saying in the present -- what I was saying in the presentation is that short-term rental is governed under a separate code section which limits the number of short-term lodging units in a -- in the various community areas per the code.

So you're not going to see any -- it
doesn't -- it doesn't generate additional short-term
rental units unless you actually come in and apply
for those rental units -- short-term rental units and
assuming that there is available -- availability to
have additional short-term rental units in that
community area. So there's not specific language
that restricts it, I don't believe.

CHAIR GIMA: Okay. 1 So in this case -- and maybe a 2 MR. PFOST: follow-up, and so in this case, the kitchenettes -- I 3 think I mentioned in the -- in the report that we 4 would not see an increase in short-term rental units, 5 because you still have to come in and apply, as Danny 6 indicated, for a short-term rental unit. And provided that your community has the 8 ability to accommodate additional short-term rental 9 10 units, there are limitations on how many short-term rental units can be in a community, then you may not 11 be -- have the option to do it. 12 13 So it doesn't change the -- it doesn't change the number of or increase the number of 14 15 short-term rental units. It's not to -- it's not to accommodate short-term rental. 16 CHAIR GIMA: I found what I was looking 17 So on Page 3, the second to the last paragraph, 18 the last sentence, it says: 19 Further, the definition 20 21 would ensure the occupancy of a dwelling unit with a 22 kitchenette would be for 23 24 long-term only, thereby 25 restricting short-term



rental occupancy. 1 So I was wrong. There is specific 2 language about that. 3 MR. PFOST: Yes. There is -- there is --4 I'm sorry, there is language in the definition of 5 kitchenette that we restrict it to long-term only. 6 In the density one that we talked about last time, 7 there's not specific language. 8 (Simultaneous speaking.) 9 MR. PFOST: Go ahead, Jordan. 10 MR. HART: I want to add on to that, 11 though, because -- because there was -- there was --12 there was a little bit of conversation about 13 reconstructing, you know, short-term rental homes or 14 15 B&B's. So, basically, what Danny was talking about 16 is that the department's going through a process of 17 addressing how to -- how to look at permits that were 18 issued for houses that were totally destroyed and 19 whether or not you could reconstruct and change the 20 configuration and what the process would be if you 2.1 proposed a change because you had an approval on a 22 prior dwelling unit and that was destroyed. So that 23 would be for old permits. 24 But I want to point out in the existing 25

code that you can only have one -- one short-term 1 rental home permit -- or sorry, only one dwelling per 2 lot can be the short-term rental home. So let's 3 say -- and it cannot be an accessory dwelling unit. 4 So let's say that somebody did -- they had 5 a large lot, and they did build four main dwellings. 6 Since we're going back and talking about the density 7 issue, they could only get one single family or one 8 short-term rental home. So they would still be 9 creating those -- those three other long-term 10 11 rentals. So I just wanted to address that because it 12 seems like we're talking about a scenario where you 13 can use this to build more short-term rentals. 14 don't -- I don't think that there's the capacity 15 created to do that under existing regulations. 16 So just wanted to to make sure to address that. Thank 17 18 you. Negus, and then I'd like to hear 19 from Sandi before we consider what type of motion we 20 want to entertain. Go ahead, Negus. 21 Thank you, Chair. COMMISSIONER MANNA: 22 And, thank you, Jordan, for your explanation again. 23 I feel that this amending ordinance, you know, 24 creating a new definition of kitchenette is adapting 25

1	to the reality of Maui housing situation. And in
2	relation to Lanai, Maui, you know, there's a minority
3	that, you know, this would affect.
4	But with my discussions with the many
5	kupuna, they've expressed concern with me of not
6	having like hospice hospice facilities and you
7	know, for them or for the aging community on Lanai.
8	So, you know, I wouldn't recommend
9	exempting Lanai because this would be a way for our,
LO	you know, multifamily dwellings to be able to provide
11	better living conditions for their aging community
12	our aging community. Thank you.
13	CHAIR GIMA: Okay. Let the record show
14	that Commissioner Grove is now on camera.
15	Lisa, is there anybody in the room with
16	you?
17	COMMISSIONER GROVE: No, Chair. Thank you.
18	CHAIR GIMA: Okay. Would you like to
19	comment on this agenda item or did you just get on
20	right right this second?
21	COMMISSIONER GROVE: No, Chair. Thank you.
22	CHAIR GIMA: Okay. Sandi, any comments or
23	questions?
24	COMMISSIONER RABACA: Yeah. I really
25	like I agree with Erin. So, like, I'm a nurse,

And this and I'm thinking about my aging parents. 1 would benefit, you know, if I wanted to extend on 2 their house in the future to, you know, make it safe 3 for them. 4 So, yeah, I -- I wouldn't exempt this 5 Like, I think it's a positive. Yeah. Same 6 for Maui County. Thank you. 7 CHAIR GIMA: Okay. So we probably have 8 half wanting -- not wanting to exempt and the others 9 either neutral or wanting to exempt. 10 So we can basically -- I can basically 11 entertain a motion for approval of the proposed bill 12 or entertain a motion to approve the proposed bill 13 with the amendment to exempt Lanai. 14 What -- what's your -- what's your 15 pleasure, Sally, since you're the one that brought up 16 the possible amendment? 17 Right. Okay. And I COMMISSIONER KAYE: 18 agree with almost everything that everyone said. Ι 19 can see where it would be very beneficial. I don't 20 have a problem with it except we have no enforcement 21 22 on Lanai. And I can, without naming names, think 23 about two structures in my neighborhood where things 24 have been added on illegally, and I'm sure there are 25

1	kitchenettes in there that shouldn't be there. And
2	you cannot make a complaint to the enforcement and
3	zoning of Maui County without putting your name on
4	it, and no one's going to do that on Lanai.
5	So, you know, okay, yes, it will benefit
6	some people and others will take a lot of advantage
7	of it. And I hear Jordan, you don't want to
8	legislate to the people that aren't going to comply.
9	But we seem to be an outlier in terms of we
LO	don't have enforcement people here very often. I
L1	don't know when the last time an inspector was here.
L2	So, anyways, that's my concern.
L3	But I'll I'll defer to the will of the
L 4	commission, and I'm not really that enthusiastic
15	about exempting it if no one else agrees.
16	CHAIR GIMA: Okay. Thanks, Sally.
17	Negus?
18	COMMISSIONER MANNA: Yes, thank you, Chair.
19	So I'd make a motion to recommend approval of the
20	proposed bill to Maui County Council.
21	COMMISSIONER ATACADOR: I'll second.
22	CHAIR GIMA: Okay. It's been moved by
23	Commissioner Manna and seconded by Commissioner
24	Atacador to recommend approval of the proposed bill
25	to the Maui County Council.

1	Any further discussion?
2	Okay. Hearing and seeing none, all in
3	favor, please raise your hand. One, two, three,
4	four, five, six. Okay.
5	Those opposed?
6	Any abstentions?
7	Okay. Motion motion is carried. Thank
8	you. All right.
9	MR. HART: Chair? Yes?
10	CHAIR GIMA: If I could, I'm going to
11	depart for the night. That was my last item.
12	But I just wanted to talk to you guys a
13	little bit as far as being head of Zoning
14	Administration Enforcement Division. I'm trying to
15	increase the frequency of visits to Lanai for the
16	zoning inspector, and I'll continue to do that.
17	But I do want to make sure that you guys
18	are aware that land use enforcement is
19	complaint-driven. Essentially, everything is
20	complaint-driven except for health and safety
21	concerns or transient vacation rental violations.
22	So, you know, I understand the issue of
23	that it's a tight community and you don't want to
24	alienate people. But I just you need to
25	understand that that we are a complaint-driven

(Whereupon, a recess was held 1 from 11:53 a.m. to 12:07 p.m.) 2 CHAIR PALI: Okay. Thank you. 3 back to the Maui Planning Commission. It is still 4 February 27th. It's 12:07 p.m. Thanks for joining 5 6 us. We are on Item B Number 3, a bill for an 7 ordinance to amend Section 19.04.040, and I will let 8 Director introduce it. 9 Thank you. I'm ACTING DIRECTOR BLYSTONE: 10 just going to turn it over to Greg again, and we also 11 have Jordan, so it's the same same team. 12 Thank you, Kate. Chair, 13 MR. PFOST: members of the commission, can you hear me okay? 14 Okay. Good, thank you. 15 Sorry for the technical difficulties 16 I had to switch offices here. 17 earlier. Let me share my screen for a presentation 18 Bear with me. And can you see the screen in 19 again. front of you? Yes? Thank you. 20 So, again, this is another ordinance that's 21 being initiated by the planning department. It's a 22 proposal to add a new definition of "kitchenette" to 23 24 the Maui County Code. There we go. I'm sorry. Bear with me. 25

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It's a different computer here.
1
              Again, as we mentioned in the last item on
2
   the right of housing-related issues -- and we're
3
   looking again to provide housing opportunities for
4
   Maui County on the -- again, I already mentioned the
5
   last item regarding Title 19 and the time line in
6
   doing those code amendments.
              I might -- oh, there's an extra bullet
8
   point that I added here that over -- a little over
9
   22 percent of households are crowded and/or doubled
10
       And so that's caused us to kind of look at this
11
    additional housing opportunity of adding
12
13
    kitchenettes.
              The purpose of the bill would be to expand
14
    housing opportunities and affordability in Maui
15
16
    County --
17
              CHAIR PALI: Greq, it looks like your
    PowerPoint's not moving with you.
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              MR. PFOST: Oh, it's not? Okay. Are you
19
20
    on --
              CHAIR PALI: We're still on the first page.
21
                          Oh, really? Bear with me.
22
              MR. PFOST:
              CHAIR PALI: Sorry, I was enjoying my
23
24
    sandwich.
                          Do you see the second page now?
25
              MR. PFOST:
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Yes -- oh, no. CHAIR PALI: 1 Okay. How about now? MR. PFOST: No. 2 Yes. CHAIR PALI: 3 Thank you very much. MR. PFOST: Okay. 4 I'm sorry about that. So I'll just -- I'll just move 5 6 on. Again, the purpose of this bill is to 7 provide for additional housing opportunities and 8 affordability in Maui County while also accommodating 9 extended and multigenerational family-housing-type 10 occupancies. 11 I mentioned in the last presentation the 12 variety of policies within our General Plan and Maui 13 Island Plan and community plans in regards to -- in 14 regards to providing for additional housing 15 opportunities to deal with the affordability issue of 16 housing in Maui County. I'm not going to go through 17 those in any detail. 18 We also talked about in the last -- in the 19 last presentation the existing code's density 20 requirements indicated within this table that you see 21 before you, the density requirements for the rural 22 zoning designation as this particular code amendment 23 would apply to both the R-1, R-2, R-3, and the rural 24 residential designations. Excuse me. 25

The current definition of a "dwelling" indicates that it's a room or group of rooms but contain only a single kitchen. And while we have a definition for "wet bar" that provides for additional opportunity, the wet bar is only supposed to be for serving of beverages only, and it does not allow for any appliances for heating or cooking food.

We currently allow wet bars -- in dwellings under 5,000 square feet you're allowed two wet bars, and for a dwelling over 5,000 square feet, you're allowed three wet bars. But, again, it doesn't allow for any heating or cooking opportunities.

What we've been seeing is, unfortunately, illegal conversions to accommodate multigeneration -- multigenerational and extended families. In order to increase housing opportunities, we've had folks converting wet bars or just actually including additional units or kitchenettes within -- within their -- within their existing dwelling units without permits. This proposed ordinance will address that situation.

The proposed definition of "kitchenette" that we're proposing is -- you can see that before you on your screen. It would allow for up to two kitchenettes per dwelling unit. As shown in the



definition, it would allow for the preparation of hot food and beverages, including countertop appliances and/or a two-burner range.

The dwelling unit for a kitchenette noted here would have to be occupied for a long-term

The dwelling unit for a kitchenette noted here would have to be occupied for a long-term residential basis only. It would require one additional off-street parking space to address some of those concerns that we talked about in the last item. And the dwelling unit would have no more than a total of two kitchenettes and/or wet bars.

So the results and expectations, we feel that the item would address a need for multigenerational, extended family housing. It will increase the number of available rental rooms with a legal kitchenette countywide, and the rooms would be part of a residence, and they'd be smaller and affordable.

Obviously, the fire-affected areas in Lahaina will see an immediate benefit during reconstruction, especially in addressing the extended family and multigenerational needs in that area. We'd be requiring one space per kitchenette, as I mentioned.

There's no changes to the development standards so there's still -- need to be compliance



with setbacks and height and impervious surface requirements. And it would be, as I mentioned, permitted in rural and residential districts. And there are additional minor changes as noted in your packet to the definition of "wet bar" and "dwelling unit" to accommodate this.

Again, expectations similar to the last item that you heard, we would see some -- Lahaina to have some immediate benefit. But, again, some of the construction costs, development standards, and infrastructure availability would be -- would cause some delay for property owners and some property owners not being able to move forward with -- with taking advantage of this ordinance.

With that, the department is recommending approval of the ordinance. It helps to meet the multigenerational, extended family need on the island -- islands. It will also create more rental opportunities, create smaller and more affordable housing in the county, and we believe it is consistent with the policies of the General Plan, Maui Island Plan, and individual community plans.

Again, the planning commission options are to recommend approval of the proposed ordinance as is or with amendments, or denial of the ordinance, or



vote to defer action for additional information. 1 that concludes my presentation. 2 CHAIR PALI: Great. Thank you. We are on 3 B, and this is Item 3 if you've just tuned in to the 4 Maui Planning Commission. We will open for public 5 6 testimony. If you just chimed in, you'd have three If you'd like to testify and have 8 minutes. availability to write on the chat function your name, 9 then we'll get you called so you can testify. If you 10 do not have ability to use the chat function and 11 you're just calling in by phone, then I'll also give 12 you an opportunity in a little bit to testify as 13 well. 14 So do we have anyone here? Okay. So 15 there's no one here that would like to testify. And 16 let me check online here. I know that Noelani 17 testified earlier. 18 Noelani, are you still there? Are you 19 wanting to come back to testify for B3? 20 I thought in her testimony she mentioned 21 that she was doing it at the same time, but let's 22 just double-check. 23 Noelani, if you're here and you'd like to 24 testify, please unmute yourself. And if you are on 25

```
the phone and you would like to testify, also unmute
1
2
   yourself and say hello.
              We are on Item B, Public Hearings 3.
3
   So we will close public testimony. So let the record
4
5
   show --
              MS. NISHIKI: Hi.
6
7
              CHAIR PALI: Oh.
              MS. NISHIKI: Oh, sorry. I -- I had wanted
8
   to testify, but I thought you were asking for the
9
   previous testifier and you were waiting for her to
10
11
    come on.
12
              CHAIR PALI: Yeah, no worries.
              MS. NISHIKI: So I'll wait my turn, just so
13
14
    you know.
15
              CHAIR PALI: We were just going to close
16
    it, so I will not officially close it, and we'll take
17
    you. Go ahead, Ms. Nishiki.
18
    Kai Nishiki testified as follows:
19
20
              MS. NISHIKI: Okay. Thank you. I think
    Director Blystone is still there, though I can't
21
22
    really see with the camera direction. But, anyway,
23
    very thankful that -- that she is there.
24
              And I think in relation to the West Maui
25
    Community Plan, you know, there was this great focus
```

on infill development and mixed use. And so I think
that this bill also accomplishes that and fully
support this as well.

I -- like my other questions -- and I can
probably send a -- an email to the planning
department, but, you know, I really do think that

department, but, you know, I really do think that without that facilitation and support of all of the infrastructure things that we talked about:

sidewalks, wider roads, underground utilities, cesspool, evacuation routes, that -- that that would be an impediment to moving forward on -- on these solutions.

And so, I guess, I will probably have to have a fuller discussion about how those things work along with the planning department because I know, you know, that's going to be other departments as well.

And then I'm really urging the planning department to work with DOH and -- and adjusting the plumbing code because when we're talking about water which is almost always the biggest impediment to everything, if we could get, you know, water catchment allowed and R-1 for toilet flushing and irrigation lines, so that would require, you know, like dual lines and, you know, all those stopgap

things and all of that.

Then -- then you -- you free up potable water for, you know, these other uses and that would really significantly help to -- to push forward, you know, great things like this.

And then, additionally, just trying to figure out how folks who, you know, took the initiative before the county is going to allow this kind of stuff to, you know, make -- make these things legal.

And, absolutely, please, please protect these for long-term rentals by deed restrictions and requiring -- maybe rented at 80 percent and below rates and prioritizing by length of residency. I think those are all really important things to accomplish the goal of providing housing for our current residents.

Like, you know, if -- if these -- if these rentals end up being out of reach for our rent -- for our residents, then you're just going to be getting more people, you know, moving here from out of state and taking up housing. And so, you know, really looking at how those protections would fulfill the ultimate goal -- ultimate stated goal in a number of the presentations today.

```
So thank you very much and really look
1
   forward to Director Blystone's leadership in the
2
   planning department as she has such a wealth of
3
   knowledge and is so very engaged with the community
4
   and very community-minded. And so, mahalo.
5
              CHAIR PALI: Great. One second.
6
   Commissioners, any questions for Ms. Nishiki?
7
              Commissioner Thompson.
8
              COMMISSIONER THOMPSON: Thanks, Kai.
                                                    You
9
   support this, is that what I was getting?
10
              MS. NISHIKI: Yes, absolutely.
11
              COMMISSIONER THOMPSON:
                                      Okay.
                                             Thanks.
12
                                   Okay. Any other
              CHAIR PALI: Great.
13
    questions? All right. Thank you so much.
14
              If you are joining us now online or via
15
    phone, we are on B3, and we are ready to close public
16
    testimony because we do not have anyone signed up.
17
    So if you would like to testify, please unmute
18
    yourself and say hello.
19
              MR. WALIN: Hi, I'm Noah Walin. I'd like
20
    to testify on B3.
21
              CHAIR PALI: Wonderful. Go ahead. Your
22
    three minutes starts now.
23
24
    ///
25
    ///
```

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Noah Walin testified as follows:
1
              MR. WALIN: I'm in support of it, but I
2
   would just ask to extend this change to, as well,
3
   agricultural lots, not just within R-1 and urban.
4
   And -- but I am in support of it.
5
              CHAIR PALI: Great.
                                   Thank you.
                                                One
6
    second, and let's see if there's any questions.
7
              Questions, Commissioners? Okay, I see no
8
    questions.
 9
              Thank you, sir.
10
                          Thank you.
11
              MR. WALIN:
              CHAIR PALI: Any other testifiers on B3?
12
           Seeing none, I'm going to close public
13
    testimony. It's 12:25, and we will close public
14
1.5
    testimony on B3.
              And staff -- is it Greg again? Great, yes.
16
    Can you just give us a summary of what we're -- I'm
17
    looking at, and then we will start the discussion
18
    with the commissioners -- or questions.
19
20
              MR. PFOST:
                           Sure.
                                  Thank you.
    because this is a department-initiated ordinance, the
21.
    department is recommending approval of the ordinance.
22
23
    The planning commission's options are to recommend
    approval to the council, recommend approval with
24
    amendments, or recommend denial, or vote to defer the
25
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action in case you want additional information or 1 questions to be resolved. Thank you. 2 CHAIR PALI: Great. Thank you. And then 3 we have questions, commissioners? 4 I have a question while we're looking 5 through that. Is there a particular reason why ag 6 lots weren't included in this? 7 MR. HART: Chair, I can address that. I 8 want to say something up front, first of all. I 9 think that this is going to be very similar to the 10 last conversation where infrastructure is what's 11 going to constrain the potential to take advantage of 12 13 this option. On the issue of aq lots, it relates to the 14 overall discussion of the General Plan and smart 15 growth, essentially that we're directing population 16 density in towards the urban districts where schools, 17 infrastructure, jobs exist rather than out to the 18 agricultural areas where roadways are inadequate and 19 there are not existing new school capacities or 20 planned new schools. 21 So, essentially, just good planning 22 principles is the reason we don't direct it to the ag 23 24 district. CHAIR PALI: Okay. And so with the idea of 25

```
it being limited, you'd like the priority to be
1
2
   within the current city limits, basically.
                                                 Okav.
                                                 I'll add
              MR. HART:
                         That is the proposal.
4
   that as you get outside of the urban areas, you
5
   will -- you will engage the same regulatory
   situations like state Department of Health
6
   regulations and things like that.
7
              Now, in an agricultural parcel, you have
8
9
   more land to work with, but you do only have a
10
    specific area of your agricultural lot for support of
11
   your single family development. So you will start to
12
    run into constraints as you increase your wastewater
13
    capacity requirements. But separate from all of that
14
    is the --
15
              CHAIR PALI: (Indiscernible.)
16
              MR. HART: -- concentrating population
17
    where the services exist.
18
              CHAIR PALI:
                           Got it. Okay. Commissioners,
    any questions?
19
20
              Commissioner Deakos.
21
              COMMISSIONER DEAKOS:
                                    Thank you, Chair.
22
    And I should have asked this maybe on the last one.
23
    Can you help me understand, we're trying to benefit
24
    multi-housing, the local families, and I probably
25
    just don't understand it.
```

Can you help me understand how it doesn't also help off-island investors? If they want to -- if they want to get more investment properties, does this facilitate that? I know there's a cap on vacation rentals.

Is that the main restriction where a lot of these properties would go in the direction of investment versus local families?

MR. HART: First of all, this does -- this does not -- these wouldn't be allowed to participate in any sort of future short-term rental approval or use. That's -- that's the first item to set aside. It's -- it's in the proposal.

Another thing to bring up, this is -- this is a very important context. We have an existing definition of a "wet bar." You can do two wet bars per dwelling unit under existing regulations; but a wet bar, it's specifically prohibited from preparing food.

So as long as you don't write on the plan set that you intend to prepare food there, you will have essentially the same thing that's proposed in this kitchenette (no audio) and we will have to approve it, understanding that, very often, people just turn around and use it as a kitchenette.

So here is basically a way to make legal what is already being done by the people who are willing to not follow the regulations so that the people who will only follow regulations can participate.

But then also that there is an assessment of the infrastructure, draw on water, and things like that, there are inspections of the wiring that is being done. And then, again, parking that is going to result from this is accommodated on property.

So it's -- basically, there is a need for it. It's already occurring off the books, and this is -- the intent of this is to basically recognize the trend and bring it back into the regulatory system so that the basic issues can be addressed because it is already happening.

And this one more specifically relates to what you'll see with the overparking, because if you're getting a new unit permitted, the planning department currently will require you to do parking. When people are just adding kitchens, they're not doing any sort of evaluation; we're going to require a kitchen for each of these -- sorry, parking stall for each of these new kitchenette additions. Thank you.

CHAIR PALI: Great. 1 COMMISSIONER DEAKOS: Okay. Thank you, 2 3 Chair. CHAIR PALI: All right. Any other 4 questions? Okay. So I'm looking for a motion. 5 VICE-CHAIR THAYER: I'll do it. T will 6 move to approve or recommend approval as recommended 7 by the planning department. 8 CHAIR PALI: And then Thompson -- any 9 Oh, Thompson, second. Okav. second? 10 Discussion, movant? 11 VICE-CHAIR THAYER: Well, I think Mr. Hart 12 said some of it that this is kind of formalizing a 13 use and practice that's already occurring and 14 hopefully would catch some -- enable some more review 15 of, again, an action that's already happening. 16 But this, you know, follows the other 17 two -- well, especially the last item we just 18 reviewed, but it's enabling, you know, families to 19 live together long term in houses that they already 20 have which is, I think, a good thing for this island. 21 Any other discussion? Second? CHAIR PALI: 22 Thank you, Chair. COMMISSIONER THOMPSON: 23 Yes, I do concur with those. And it seems to me most 24 all kitchenettes that were ever installed are 25

1.4

- 1 kitchens now. They -- they never were kitchenettes.
 2 So this -- this helps regulate it, and it keeps them
 3 off 240 volts.
 - CHAIR PALI: Any other discussion? Okay. Well, I have discussion, and this is going to shock you guys. I don't like it. I don't like it because it doesn't do what it needs to do.

It takes us a little closer to where we need to be, but in this case, giving a half apple versus giving them the whole apple, it's like we kind of want to help, but we don't really want to help.

I tried to look -- I tried to Google on break a two-burner stove just to see what that looks like. I've never seen one before.

And you either get the gas ones that look really funky, and they're tall, but then that needs some sort of -- I don't know, like gas. And that looks kind of dangerous for a small little corner of a house, wherever it's going to be put in.

Or you get this, like, long thing that goes on top of a counter. Now, are we assuming that's a granite counter? Most cases probably not. Is that a Formica counter? Is that hot plate going to, like, burn the Formica? Like, I don't -- I don't know; right?

But, I'm like, man, if we want to help
people prepare meals in the back bedroom to give them
a kitchenette, then why not give them, like, a
regulated mini-size kitchen? I mean, you regulated
the refrigerator to seven and one-half cubic feet,
which is fine, but then you don't give them the
stove?

So I just feel like this is -- can take us
in the direction eventually, but I don't know, why

in the direction eventually, but I don't know, why not just give it to them? Why not give them the little mini-size kitchen, including a stove? I don't -- the whole "no 220," I just don't like it.

I feel like there's -- as a person who might want to build another cottage or even just turn -- like add another room to my main house so I can do something like this, a mother-in-law suite -- my mom is, you know, aging now -- I don't know that I would even want to apply for the kitchenette if I can get the wet bar and later plug in my little mini fridge. I mean -- you know what I mean? Like, it's like -- it's just not that big of a difference from the wet bar.

So all I'm saying is if we're going to make a change and we want people to prepare food so we can have generational housing in the main home, then just

why not do it the right way and give them the stove? 1 Sorry, but that's how I feel. 2 Any other comments? 3 COMMISSIONER THOMPSON: I have one, perhaps 4 a question for Mr. Hart. Yeah, why won't -- why 5 don't we allow regular stoves there? 6 7 MR. HART: Chair, so just to reiterate, the wet bars are not whatsoever permitted to -- to 8 9 So what we were trying to do is make prepare food. 10 slight adjustments to our existing code to address 11 these issues. 12 We're not opposed to increasing the 13 intensity of the supplemental kitchens. We just 14 wanted to propose something that we were confident 15 could be palatable in that -- in the context of 16 density creation and impacts. 17 And -- and I do want to clarify that --18 that this was discussed with the permit working group 19 as well which includes the fire department. And so it was confirmed that this -- the additional 20 21 kitchenettes don't create a supplemental fire hazard 22 within the same single family dwelling as far as our regulations exist. And (indiscernible) on-street 23



We're open to suggestions. We wanted to

fire control systems exist.

24

25

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basically show, here's the existing code that is being abused to serve the purpose, and we make these slight tweaks, and it can address the issue. If -- if you want to recommend the council to do more, we'll pass that along.

CHAIR PALI: Sure, sure. So we know
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through building code and regulation that each building -- each room has that foam fireproofing in the wiring. So if we're talking about, like, fire code, you know, if a stove went in there and it was maybe a higher risk, it's still potentially -- if it was built right, it would be contained within the unit -- I mean, in the room.

So, I just feel like even though I don't know too much more than that, but I just feel like hot plate versus a stove, like -- okay, so I do see -- sorry if I was being negative, but I do see, like you were saying, the wet bars weren't working. Let's just change it to what is doing it.

But then I'm saying, like, hey, let's be bold. Let's just give them what they need. But then I -- okay, so now you're saying, like, you backed it off a little because you want something that could keep going and gain traction.

All right. I see all that. Let's be bold,

though. I want to be bold. Let's be bold. A11 1 That's all I got to say. 2 Any other discussion? 3 COMMISSIONER THOMPSON: (Indiscernible) add 4 amendment? 5 I think my CHAIR PALI: Yeah. 6 7 recommendation in this discussion would be that we would -- and we don't -- we may not all be on the 8 same page, so I respect my other commissioners, but, 9 you know, that I would like to see that we just go 10 ahead and be bold and let it be a stove. 11 We can regulate the size like we did the 12 refrigerator. But if they really hate it, then we 13 would default to just the two -- the two hot plate to 14 15 see some kind of positive change. That's my recommendation. 16 MR. HART: Chair, I would like to make a 17 little bit of clarification. It's -- it's not just 18 the hot plate. Basically, you can have countertop 19 appliances. So there are -- there are quite large 20 toaster ovens at this point or air fryers which 21 are -- are used a lot in addition to the burners that 22 23 could be done. And then there are also gas 24 appliances as well. But -- but anyway, maybe you would suggest 25

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something to the effect of including -- including
1
   appliances to prepare food or -- or to cook food and
2
   just simplify it so that it doesn't describe
3
   limitations.
4
             CHAIR PALI: Ooh, I like that. I like
5
          Yeah, I like that.
   that.
6
              Yes, Commissioner Deakos?
7
              COMMISSIONER DEAKOS: Yeah, not knowing
8
   much about this, I'm just curious, so the extra
9
    220 volt -- and is there ventilation necessary?
                                                      Ιs
10
    there that -- is that a conditional component to a
11
    stove or no, that has extra permitting issue?
12
                         No, Chair, a few things. First
              MR. HART:
13
    of all, the -- the 220, the reason we kept that is
14
    because it's in the -- the wet bar code, and we're
15
    trying to -- we were just trying to just do a minor
16
    tweak that -- to allow for food preparation and then
17
    also to add in essentially the minimal -- minimal
18
    amount of food preparation appliances that would be
19
20
    necessary.
              All building code and fire code will need
21
    to be adhered to. So you'll need to -- if you're
22
    going to do -- if you're going to add a kitchenette
23
    or you're going to put a kitchenette in your new
24
    house, you need to show it on the plans and then it
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will be reviewed by the appropriate agencies, whether
that be DSA for structural requirements, Fire for
fire requirements, the plumbing and electrical
sections of DSA for your plumbing and electrical
permits. And then it will be inspected at the
various iterations of construction and then final
inspection.

So it's -- basically brings what's going on into the legal process so that there's assessment of health and safety, and then it also addresses the concern that was stated numerous times specifically regarding Lahaina that there are people who had multigenerational housing situations existing, and they have no legal way to return there. And so this -- this does provide that. Thank you.

COMMISSIONER DEAKOS: Thank you. That's all I got.

CHAIR PALI: Great. Any other comments or questions? Yes, Vice-Chair Thayer.

VICE-CHAIR THAYER: Thank you. I am wondering how this interacts with the item we just talked about for increasing the number of dwellings on a property. And from what I -- my read is that a dwelling unit centers around a kitchen.

And so, like, to allow a kitchenette would,

```
in a way, allow for more dwelling spaces on a
1
              That would not take away from, like, what
   property.
2
   the item we just reviewed would provide.
3
             So you would be able to sort of get more
4
   living spaces even beyond what the changes to R-1,
5
   R-2, R-3 would do; right?
6
             MR. HART: Chair, I can address that.
7
   So -- so it would seem that that would be the case,
8
   except that you're (indiscernible) by water.
 9
   Basically, you know, Dave Goode did a pretty --
10
   pretty thorough job of explaining how quickly you can
11
    rack up the capacity of a 3/8-inch meter.
12
              So more how this will function is when you
13
    don't really have the capacity to build new units but
14
    you need additional autonomous living spaces, you can
15
    just add the -- the kitchenette as opposed to the
16
    whole house.
17
              But -- but if you -- you could go through
18
    this -- this thought process of being, like, okay,
19
    well, you can do four dwelling units on R-1
20
    residential, and then you will add kitchenettes into
21
    each of those, but you're going to tap out your water
22
    meter capacity long before you even -- many people
23
    will do it before they even get their four units,
24
    much less their ADUs, and much less any of these
25
```

additional kitchens.

So more will this -- where this will come into play is when you already have an existing house and it's probably occupying most of the area and -- but you want to add a little bit more -- you have aunty coming and living with you or whatever -- then you can -- you can give her a little space where she can prepare her food, and she doesn't have to come into the main house and, like -- you know, there's privacy.

So basically, it's -- it's not a new unit, but there's -- you know, you can have a sense of privacy in your own area. Everybody's not -- it will help with that.

And then the other thing is that for all the people who have already done it, there's a legal way for them to, after the fact, legalize it, but they will be required to address their parking issues. The wiring will be need to be done by a licensed professional and inspected. All of those kinds of things go along with it.

So you have all these people who've done improvements, and they're kind of caught, right?

They're like, they need the unit but they've done something illegal, so they can't -- they can't

```
address it. So this provides an avenue to do things
1
   like clarify those issues, make them safe, provide
2
   intermediate-level housing opportunities that are not
3
   an autonomous unit.
4
             VICE-CHAIR THAYER: Thank you, appreciate
5
6
   it.
              CHAIR PALI: That's what I was thinking
7
   because not a lot of people are going to have the
8
   funds to just pop up a -- you know, a little extra
9
   cottage or turn the garage into an ohana, so this
10
   will give them a cheaper avenue. Okay.
11
              I think that's the discussion. Shall we do
12
    for -- oh, we're on motion; right? Okay. So we'll
13
14
    go for a vote.
              ACTING DIRECTOR BLYSTONE: Commissioner
15
    Kealoha?
16
              CHAIR PALI: Oh, I'm sorry. I'm sorry.
17
    Before the vote, because I had -- we didn't talk
18
19
    about my amendment.
              ACTING DIRECTOR BLYSTONE:
20
              CHAIR PALI: Sorry. So I think we should
21
    vote on the amendment and then -- and then the entire
22
23
    motion.
              ACTING DIRECTOR BLYSTONE: I don't know
24
    (indiscernible).
25
```

CHAIR PALI: Well, I think I, in 1 2 discussion, wanted to remove "as countertop appliances and/or two-burner range." I want to just 3 sort of delete that, so that way we're -- I think 4 that's what -- Jordan, you just mentioned to keep it 5 as "small appliances," just keep the word "small 6 appliances," and then I was going to remove "such as 7 countertop appliances and/or two-burner." I was just 8 going to delete that language and just leave it up to 9 10 small appliances, whatever that is. 11 MR. HART: I mean, there's -- there's any number of ways you can go with this, Chair, but, 12 obviously, you can either pick what is the maximum 13 capacity that you support or you could just basically 14 say "appliances for cooking or preparing food," so 15 that it -- it's just not -- is not described. Like, 16 it's not specific --17 CHAIR PALI: You do have already in the 18 language "and small appliances for preparation of hot 19 20 food or beverages." Right. What I was basically 21 MR. HART: 22 suggesting is you delete that and you make a more general statement so then that could encompass the 23 kinds of things that you're trying to describe. The 24 alternate is that you specifically describe what

25

```
scale you support and state that, which is -- takes
1
   much more time and research.
2
             CHAIR PALI: Okay. I think if it's okay,
3
   Mr. Hart, because it says the word "small appliances
4
   for preparation of hot food," I feel like that's
5
   pretty vague already. Or should I just -- small --
6
   "small appliances" and just get rid of "for
7
   preparation of hot food" and just delete all of that?
8
   Is that what your recommendation is?
9
                         I think that it's necessary to
              MR. HART:
10
   state "food" because we're trying to clarify that
11
    food is permitted.
12
                           So I think -- yeah --
              CHAIR PALI:
13
              MR. HART: Something like "small
14
    appliances," it makes it -- it's very --
15
              CHAIR PALI: You don't like the word
16
    "small"?
17
              MR. HART: Well, yeah. What is small?
18
    What is -- what is small? So that's -- that's the --
19
    if you -- if you make it more general -- okay, let me
20
    just -- just being realistic --
21
              CHAIR PALI: Yes.
22
              MR. HART: -- it doesn't matter which is
23
    the main kitchen essentially. So if somebody starts
24
    to turn their kitchenette into a bigger kitchen than
25
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their main kitchen, like is that really a concern or 1 2 not? So -- so when you're describing the 3 appliances, you'll need to, like, give the department 4 something that they can understand to implement which 5 is what we tried to do with the version that we did. 6 7 But if -- but if you -- if you want to make 8 it bigger -- if you say "small appliances," there 9 will be endless negotiation on what does "small" mean 10 in this context. But if you basically just say 11 "appliances," then there doesn't need to be any 12 debate because it's pretty easy to determine what an appliance is. 13 That's kind of how -- how's --14 unfortunately, how this division functions as we have 15 16 to negotiate with people about what the words 17 actually mean. 18 Yes, understand. CHAIR PALI: 19 MR. HART: It was, you know, vetted by our 20 staff that does this regularly. But if you want to 21 increase it, I would say you make it simple and you 22 just say "appliances for the preparation of food." 23 CHAIR PALI: Okay. I'll do that. 24 And -- and deduct "small," appliances for the 25 preparation of hot food and/or beverages, and then

delete "such as countertop appliances and/or a 1 two-burner range," deduct all that. 2 So it would read: 3 The refrigerator is seven 4 and one-half cubic feet or 5 smaller and appliances for 6 preparation of hot food or 7 beverages. 8 Yeah? And then with the amendment, I also 9 would like to submit if -- if this does pass, that if 10 they don't like this, then we would then be amicable 11 and open to them changing that to the countertop 12 appliances and -- I think we just want to give them 13 that second alternative if they don't like our first 14 one so they don't just toss the whole idea. Not that 15 they would, but I'm just saying. 16 MR. HART: Chair, I'll say a few things. 17 First of all, I don't think that you have to worry 18 about that because that's -- that's how council does 19 You know, they're going to do what they're going 20 21 to do. So --Okay. CHAIR PALI: 22 MR. HART: And the second thing I would 23 point out is that a 7.5-cubic foot is like the -- the 24 three-quarter-size refrigerator. 25

CHAIR PALI: Yeah, I just bought one. 1 2 MR. HART: Great. So being consistent with your -- of the cooking things, maybe you delete 7.5 3 to be consistent all day. Anyway --4 CHAIR PALI: I mean, you know what's funny 5 is the 7.5 one cost more than the one that was the 6 7 It cost me, like, double. I could have basic one. gotten the regular-sized one, just, you know, open 8 9 the bottom, open the top, the box, for like \$200 10 cheaper, but then the little smaller one, I paid 11 double. And I was really upset about it. 12 There you go. MR. HART: So we don't want to add costs. 13 CHAIR PALI: I don't know how my commissioners feel, but I also 14 would like to make it clear that we don't want this 1.5 16 kitchenette to be the new main kitchen. So even if we were to limit it by size, you know, we don't want 17 that to happen. But we do want it to be functional 18 19 for the family. 20 I want to try to address that, MR. HART: 21 and that's what I was trying to say earlier. 22 the planning department shouldn't care if somebody 23 wants to move their main kitchen. Like, when the house was built, the main 24

kitchen's on the second story, then you expanded an

25

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ohana, now you're aging, and you got your ohana on
1
   the ground floor. Now I want the ground floor to be
2
   my main kitchen.
3
             We don't care if you move the center of
4
   your main kitchen. So that's what I was trying to
5
   describe earlier. If they build it up so that it
6
   becomes the dominant kitchen consistent with the --
7
   the -- the amendments that you're proposing, we
8
   wouldn't care about that. If -- if they needed to be
9
   kitchenettes, they would need to be scaled,
10
   essentially subordinate to the main kitchen.
1.1
              CHAIR PALI: All right. So, commissioners,
12
    are you tracking? I would like to propose an
13
    amendment to the main motion that we would delete the
14
    word "small," and it would read "and appliances for
15
    preparation of hot food beverages," and then I would
16
    delete "such as countertop appliances and/or a
17
    two-burner range."
18
              So if we could just have a roll call for
19
    that amendment. And if it passes, then we'll go back
20
    to the main motion.
21
              Oh, I need a -- I'm sorry, I need a motion.
22
    I'm doing the motion to amend. I need a second.
23
                                       I think there's --
              Okay, Thompson. Okay.
24
    oh, thanks, Hipolito. So I see that.
25
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Do you guys want to discuss it, or should 1 2 we just vote? COMMISSIONER THOMPSON: I do have -- one 3 point to discuss would be then we'll have to 4 eliminate the verbiage for the 220 because other 5 stoves, they all run on 220, 240. 6 CHAIR PALI: Right. That's a good point. 7 Yes, thank you. So we'll -- we'll put that in the --8 9 oh, and did we -- did we want to then do a full-sized 10 refrigerator? 11 I guess I'll just go for it. We're going -- because we just talked about, like, it'd be 12 more expensive for the smaller one, blah, blah, blah. 13 14 Sorry. 15 ACTING DIRECTOR BLYSTONE: I would -- I would like Jordan to opine on this a little bit 16 because at some point a kitchenette is not a 17 kitchenette, it's a kitchen. And the 220 changes it, 18 19 you know, a little bit. And so, Jordan, I don't know if you have 20 21 things to add. 22 MR. HART: Not specifically at this time. I understand what the director is saying. We'll have 23 to see what passes and see if there's other 24 25 clarifying language. Except for custom, a single

```
kitchen is just a planning custom, essentially, in
1
   Maui County.
2
              I'm not aware that there's any specific
3
   reason you can't have equal -- more than one
4
   equal-sized kitchen in -- in the dwelling unit.
                                                     The
5
   separation of the living space is -- is what
6
   constitutes the dwelling unit for the other reviewing
7
8
   agencies.
              So kind of have to see -- see this
 9
    suggestion as well as Molokai Planning Commission's
10
    suggestion on top of Lanai's and then, like,
11
    recommend to the council how they should digest it,
12
    but I don't know the answer to that.
13
              CHAIR PALI:
                           Okay.
14
              MR. HART: I don't think it's a problem.
15
16
    I'll say that.
              CHAIR PALI: Yeah. It's just a
17
    recommendation. We're not the authority here, so I
1.8
    don't want to kill it. So, yeah. Are you amicable
19
    to just taking away the 220 language?
20
              Again, we're just going to be one of many
21
    voices that are chiming in on the thing. Okay.
22
              Can you take a vote on that, please?
23
                                   I guess I -- in
              VICE-CHAIR THAYER:
24
    practice for the department's planners to review
25
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this -- because then I think from what I hear Mr. Hart saying is that then if you remove the 220-volt limitation, then this is essentially becoming a kitchen.

And then that changes what this whole, like, item is all about because then it just becomes allowing more than one kitchen in a dwelling unit. So I don't -- I just -- I'm confused as to how this then goes because now we're onto, like, a different question than what this originally was.

MR. HART: I could -- I'd like to add on to that. That's not what we were trying to do, and that would require the change of other definitions in the zoning code. Like, we -- we were -- we weren't trying to do that, but I was -- what I was saying immediately prior is we can figure it out if that's the way the council is going to go. And -- and we could inform them of what they'll need to change if -- if they're going to pursue this suggestion.

But we were trying to establish a situation where you have the principal kitchen that's clear and then there's these subordinate peripheral spaces that are -- that are also fully functional. I mean, not fully functional in the context -- we weren't trying to make a situation where you're at Thanksgiving

feast, but you can -- you can live your life 1 2 comfortably, essentially. CHAIR PALI: Okay, you know what? sake of time and also understanding where we're 4 trying to go with this, like, I'm actually not even 5 opposed to having a second kitchen. If you've got a 6 four-bedroom house and you got an extra room in the 7 back, like, put another kitchen. I'm not opposed to 8 9 that. But maybe this is not the discussion for 10 today because I think what I hear Hart saying is the 11 goal was just to sort of make a use that's already 12 happening sort of legal and taking baby steps towards 13 14 there. So in the -- in the -- I'm -- I'm going to 15 withdraw my amendments, actually. We'll just leave 16 that as is. Is that okay? Okay. Thank you. 17 Time to vote. 18 Sorry. ACTING DIRECTOR BLYSTONE: So we're on the 19 20 main motion? CHAIR PALI: Yes. 21 ACTING DIRECTOR BLYSTONE: Commissioner 22 23 Kealoha? 24 COMMISSIONER KEALOHA: Ave. ACTING DIRECTOR BLYSTONE: Commissioner 25

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Hipolito?
1
              COMMISSIONER HIPOLITO:
                                      Aye.
2
              ACTING DIRECTOR BLYSTONE: Commissioner
3
   Deakos?
4
              COMMISSIONER DEAKOS: Aye.
5
              ACTING DIRECTOR BLYSTONE: Commissioner
6
7
   Thompson?
              COMMISSIONER THOMPSON:
                                      Aye.
8
              ACTING DIRECTOR BLYSTONE: Vice-Chair
 9
    Thayer?
10
              VICE-CHAIR THAYER:
                                  Aye.
11
              ACTING DIRECTOR BLYSTONE: Chair Pali?
12
              CHAIR PALI: Aye. All right. So you will
13
    transmit -- it was the recommendation of the
14
    department as-is to the county council for us.
15
              ACTING DIRECTOR BLYSTONE: Mahalo,
16
    commissioners.
17
                                                       So
              CHAIR PALI: Great.
                                    Thank you. Okay.
18
    next up we have, if we're on task, B4.
19
20
              Director?
              ACTING DIRECTOR BLYSTONE: So the next item
21
    up is -- it's for Honolua Bridge. I'm going to turn
22
    it over to Jim Buika to kick us off.
23
              CHAIR PALI: Okay. So, Mr. Buika, when you
24
    introduce yourself, you could just swear to tell the
25
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1	I think that's the missing component to any
2	of our housing projects is is that it only
3	addresses people in structures. And it does not
4	address carrying capacity of the island nor does it
5	address regeneration or natural resources and how
6	that will sustain us for the next 100 years. So
7	thank you.
8	VICE-CHAIR KELLY: Okay. Again, call for
9	the vote by the raise of hands. All in favor?
10	COMMISSIONER LINDO: Sorry, Chair. You
11	calling for the amendment first, yeah?
12	VICE-CHAIR KELLY: Well, yes. Well, okay.
13	We already was in discussion.
14	Okay, for the amendment. All in favor?
15	Okay, motion passed.
16	Now for the approval of the first motion to
17	approve the how was that worded?
18	COMMISSIONER LINDO: Just approving the
19	main motion. Yeah.
20	VICE-CHAIR KELLY: Okay. To approve the
21	main motion. Okay, all in favor?
22	Okay, unanimous voting.
23	Motion passed.
24	Okay. Next one, Item B4:
25	"A bill for an ordinance

1	to amend Section 19.04.040,
2	Maui County Code, relating
3	to definitions."
4	MR. PFOST: Thank you. Thank you, Chair.
5	I'm going to share my screen again and go through a
6	quick presentation here.
7	Thank you, Chair, members of the
8	commission. This is also an initiated proposed
9	ordinance by the planning department.
10	As we talked about extensively in the last
11	item and the issues facing Maui County in regards to
12	housing units and and cost prohibitiveness for
13	many residents, the purpose of this bill is to expand
14	housing opportunities and affordability in Maui
15	County while also accommodating extended and
16	multigenerational family housing type of occupancy.
17	I had already gone over the various policy
18	plans and the General Plan and the Maui Island Plan
19	and the various Community Plans to talk about
20	increasing housing opportunities in Maui County. And
21	we feel that this proposed ordinance moves in that
22	direction.
23	We've talked about the existing code
24	density requirements of what they are right now.
25	I've added in this table that you see before you.

It's the rural zoning district as this definition would allow kitchenettes in both residential and rural designations.

The current definition of a dwelling is that it's a room or group of rooms connected together consisting -- constituting an independent housekeeping unit or family and contain a single kitchen.

We have a current definition of a wet bar that allows a little bit of different opportunity, but it is really, truly a wet bar in that you are allowed two possibly three wet bars depending on the size of your dwelling. But the wet bar is for serving beverages only, and you cannot have any appliances for heating or cooking food.

What we've experienced is we have folks that might want to install a wet bar but then illegally convert it to a small kitchenette to accommodate multigenerational and extended families to increase their housing opportunities.

So recognizing that and recognizing where we are again in -- with the recent disasters that we've -- that has occurred, the department is moving forward with providing a housing opportunity of establishing a kitchenette and allowing up to two

kitchenettes per dwelling unit.

And the purpose of the kitchenette would be to allow for small-scale preparation and serving of food that would include for -- including food and hot food as well. It would allow for countertop appliances and/or two-burner range, sink, refrigerators, and so forth.

A dwelling unit cannot be occupied on short-term basis, but it's only for long-term basis. It only would require one additional off-street parking space to account for the additional accommodations of residents that would be using a kitchenette.

And the kitchenette, as I mentioned, would be only used in residential or rural districts. And a dwelling unit may have no more than a total combination of two kitchenettes and/or wet bars.

The results and expectations is we believe it will help address the need for multi-generation and extended family housing at a cheaper cost than with the item that you heard before, the prior agenda item. We believe it will increase the number of available rental rooms with a legal kitchenette countywide. Of course, the fire-affected areas will see an immediate benefit as they move forward with

reconstruction.

Again, I mentioned it would require an additional parking space. We're not posing any other changes to other development standards such as setbacks, heights, or impervious surfaces.

And with this proposal, it would result in a few minor changes to the wet bar and dwelling unit as proposed in your -- in your report.

As expectations, again, we would not see this occurring -- it would occur over time. Lahaina, of course, would have the most immediate benefit. But, of course, again, it just says in the -- in the last item, construction costs to existing property owners and development standards and infrastructure availability will control the number of kitchenettes that a lot could support.

The department is recommending approval of the ordinance. As we fill it, it will help meet the needs for multigenerational and extended families and create more rental opportunities in the county. And the planning commission of course -- I'm sorry -- and we also believe it's consistent with policy.

The planning commission of course has the options today to recommend approval of the ordinance, recommend approval of the ordinance with amendments,

1	recommend denial of the ordinance, or vote to defer
2	the action for more additional information.
3	That concludes my presentation. Thank you.
4	VICE-CHAIR KELLY: Okay. Do we have anyone
5	in the public willing to have testimony on this
6	issue?
7	MS. LOPEZ: Aloha, Vice-Chair. This is
8	Sybil Lopez. I'm at the Molokai office, and there's
9	no one here wishing to testify. Thank you.
10	VICE-CHAIR KELLY: Thank you.
11	MS. ESMERALDA: Hi, this is Suzie. I don't
12	have anyone signed up. Thank you.
13	VICE-CHAIR KELLY: All right.
14	Commissioners, any questions and concerns?
15	COMMISSIONER LINDO: Clarification, this
16	change would stem across all types of zoned areas or
17	just residential?
18	MR. PFOST: Just residential and rural.
19	COMMISSIONER LINDO: Is there any
20	mechanisms in place that these changes would not
21	encourage or or would have a safety component that
22	makes sure these additions were not for TVRs or STRs?
23	MR. PFOST: The definition being proposed
24	indicates it's for long-term rental only, associated
25	with the kitchenette And so that's that's

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currently within the definition as proposed.
1
   proposed for long-term rental basis only.
2
              COMMISSIONER LINDO: And again -- so the
3
   policing and enforcement would be on --
4
 5
   complaint-driven?
              MR. PFOST:
                          Yes.
 6
              COMMISSIONER LINDO: And then the
 7
    requirement for additional parking space, is that a
 8
    absolute, like, necessity? And if a family, say
 9
    there wasn't enough room for an additional parking
10
    space, is there a opportunity to kind of appeal and
11
12
    have exemptions for that part of the change?
                          As currently written, no.
              MR. PFOST:
1.3
    currently written, it specifies that you would need
14
    one additional parking space. So in order to deviate
15
    from that, you would have to apply for a variance.
16
              So -- but not say that it -- if the
17
    commission's concerned about that issue about not
18
    being able to provide parking, then we can carry that
19
    recommendation to the council.
20
              COMMISSIONER LINDO: Well -- well, my
21
    thought is, like, if you look at our Ranch Camp area,
22
    it's already congested, the onstreet parking.
23
24
    of it is lack of enforcement because it's just
    difficult to get that through.
25
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But the other part is wanting to be a more -- you know, wanting to -- to make sure that we are moving forward in an advantageous way. And say people don't have a car or -- or we're encouraging people to take public transportation as opposed to have more cars on the street.

If this is the thing that would stop the allowance of putting in an additional kitchenette for

allowance of putting in an additional kitchenette for housing, I'm just wondering if there's a need or a benefit to ensuring within the verbiage that this is not an absolute "no go, no pass" kind of inclusion?

MR PEOST: I suppose the -- in my personal

MR. PFOST: I suppose the -- in my personal opinion, the hard part is you're dealing with -- when you have subjective clauses like that of -- well, maybe, maybe not. How do we -- how do we actually regulate that, right, through the code?

And so if it's -- if it's -- if it's the idea that potentially there may be reasons or good reasons for that, maybe we should include those within the -- within the ordinance to allow you an exemption for certain specific reasons.

The problem -- the only problem that I foresee with that is that might work -- that might work well for the current property owners, but if the property's sold and then the new property owner

operates it differently and perhaps rents that to 1 another room, you might need that additional parking 2 3 space. And so you've -- you've kind of lost that 4 control where you didn't -- you didn't put the 5 parking space in at the beginning when you -- when 6 7 you did the kitchenette. And, of course, we were concerned with --8 and the reason why we added an additional parking 9 space is the additional occupancy and seeing the --10 potentially the impacts that you just noted to 11 onstreet parking, that there -- you know, has a lot 12 13 of impacts where there are a lot of cars on the And so we wanted to address that issue. 14 street. Chair, I could add on to that. 15 MR. HART: 16 So for -- for -- specifically for Lahaina, the post-disaster emergency permit -- building permit 17 process does require the contribution of -- of 18 right-of-way for residential development. That's 19 that's actually never been done before in the County 20 of Maui. 21 So there -- if there's any areas -- Public 22 Works is going through the process of surveying all 23 the roadways and the parcels. If there's any areas 24 that are insufficient for passage of fire trucks, 25

there'll be a requirement that road dedication be given in order to widen those roadways.

And then the planning department has agreed to go back through and there's an ordinance that -that identifies all the areas where no parking is permitted, and we're going to basically add any of those areas where there's not enough space for parking and the passage of a fire truck to the no-parking ordinance. Then fire department -- or Public Works will add "No parking" signs, and then police will enforce that.

But part of -- part of that is getting cars off the roadway. So I do understand that there is -- there's this anticipation that there's going to be this increase in transportation.

But I don't think that we're there yet on Maui. And I don't think that -- if this is supported on Molokai, that you guys are necessarily there yet on reliable transportation.

And so there will be this interim period where people should basically accommodate -- if they got all these vehicles, they want to have more people, like, they shouldn't just park it, you know, in front of everybody's properties or their mailboxes or their trash cans. Like as -- as much as can be

reasonably accommodated, we're trying to basically 1 bring those -- those vehicles on property. 2 And this goes back to -- we were having 3 those other discussions about density in the last 4 This is part of a math equation you got to do 5 item. to figure out how many units you can build. 6 Is that -- like, it's a way of controlling 7 how many -- you know, how much anybody can do -- is 8 that -- like, we want you to be able to do things, 9 but you got to accommodate your own impacts that 10 you're creating as much as possible on property. 11 So as with anything that you guys say to 12 us, we're going to pass it on to council, but -- but 13 14 we do feel that it's necessary to have parking on property for this. And so we'll say the same thing 15 to council, but they will do what they believe is 16 17 appropriate. COMMISSIONER LINDO: Can -- can you show us 18 19 an overlay of the urban districts on Molokai? MR. HART: I can do that. Give me a 20 second. 21 COMMISSIONER LINDO: And then while you're 22 doing this, Greg or Jordan, how does this apply to 23 nonconforming structures? Would this addition be 24 like we talked about the last time that the new 25

addition would be to the new code, and the existing 1 nonconforming structure would be okay? Like as long 2 as you didn't --3 If you -- if you're adding a --MR. PFOST: 4 if you're adding a kitchenette or an addition of some 5 sort, that addition and kitchenette need to comply 6 with current code. If you had a nonconforming 7 setback on another part of the structure, well, that 8 can remain. It's just the new part does need to 9 10 conform to code. There is this -- it's not going 11 MR. HART: to be common, but there's -- there -- I have this 12 thought in my head about whether or not adding the 13 kitchen would somehow increase the nonconformity. 14 I don't know the answer to that. Like, we 15 would have to see if that -- but if that -- something 16 like that came in, we would call it out. 17 say, well, because of whatever situation you have, 18 but -- but the purpose of this is that -- is that we 19 have the existing wet bar situation that's permitted. 20 So if somebody shows us a house plan -- and 21 this is the section that Greg supervises, that 22 reviews plans review -- or does plan review, they'll 23 show wet bars. 24 You know, how many wet bars do you need in 25

Like, oh, I like to have drinks over one house? 1 And then on another day, I like to go over 2 here on this other side and I make my drinks over 3 there. 4 We know that they're going to turn it into 5 a kitchenette, but we can't say anything about. 6 legal. And we know that they're going to get their 7 electrician to come in and make changes. 8 going to be supervised. Whether it even is an 9 electrician, whoever does it, it's not going to be 10 inspected because it's not legal. 11 So in this way, it will be put on the 12 Department of Water Supply's going to count 13 the water fixtures and make sure that there's 14 capacity. You're sure that the wastewater is going 15 where it needs to go, and then there's -- all the 16 17 wiring is safe. But let me share my screen to show the 18 state land use boundaries for the island of Molokai. 19 Are you seeing -- are you seeing that? 20 Oh, there. COMMISSIONER LINDO: No. Now. 21 22 Yep. So this applies to the MR. HART: Yeah. 23 rural and the urban -- rural and urban areas. 24 urban is red and rural is blue here. And then ag is 25

```
Sorry, wrong tool. And I have to back out.
1
   green.
   I apologize.
2
              Aq is green and brown is conservation.
3
              COMMISSIONER LINDO: Can you go further?
4
   Can you go further to the west end?
5
              MR. HART: Yeah, I will.
                                        I'll go to the
 6
    central and then -- so there's some urban there,
 7
    rural and urban.
 8
              COMMISSIONER LINDO: So that is -- that is
 9
    Kaluakoi? Yeah?
10
              MR. HART: Down here. Yeah.
11
              COMMISSIONER LINDO: Molokai Ranch land.
12
              VICE-CHAIR KELLY: Yes. Yes, that is.
13
                         So this one doesn't look like
14
              MR. HART:
    there's anything, so there would need to be houses
15
    before there would be kitchenettes. But let me see.
16
17
    Okay.
              Any other areas or any other land use?
18
              COMMISSIONER LINDO: No.
                                        No. But I have a
19
    question for you, Jordan, process-wise.
20
              So -- so if the if -- if Molokai went the
21
    way we do and say "except for Molokai," felt like
2.2
    this wasn't an appropriate thing for us at this
23
    moment, how do -- if in the future, there is a change
24
    or an opportunity for -- that this would benefit
25
```

Molokai, how -- is there a way for us to go back and 1 2 petition to be included? So you can either have any MR. HART: Yes. 3 councilmember, including your own councilmember, pass 4 a resolution. 5 They would -- just like the co-composting 6 one where you instructed to propose -- like there 7 would need to be a draft of the ordinance. 8 propose us to take it through this public hearing 9 10 process. And you could only go to Molokai if it was 11 only intended to affect Molokai. Or you could ask 12 the director to do the same thing. And then we would 13 just initiate it with the planning commission. 14 it goes up instead of coming down from council and 15 16 going back up. Thank you. COMMISSIONER LINDO: Okay. 17 Thank you, Chair. 18 Okay. I do want to add -- I mean, I 19 MR. HART: think I have -- just from the meetings I've been in, 2.0 I have some idea of -- of the concerns. But we were 21 talking about the last version and how there's 22 barrier to entry because of the cost. 23 This one would be a more feasible one where 24 if you have an existing house or you just want to add 25

```
a little addition that -- it's not an autonomous
1
   unit, it's not a legal separate unit, but it would be
2
3
   a complete living space.
              So, anyway, thank you.
4
              VICE-CHAIR KELLY: Okay. We are almost to
5
   our time limit. Any other questions or concerns?
6
7
   Nope.
              Can we entertain a motion?
8
              COMMISSIONER LINDO: I'd like to motion to
9
    approve except -- with an amendment, except for
10
   Molokai.
11
              VICE-CHAIR KELLY:
                                Okay.
                                        Second by
12
13
    Commissioner Albino. Okay.
                                 Sorry.
              COMMISSIONER LINDO: Discussion really
14
15
    fast.
              VICE-CHAIR KELLY: Yes.
16
              COMMISSIONER LINDO: At this point in time,
17
    the urban and rural areas that we're looking at is
18
    particularly of interest. And -- and with the amount
19
    of allowance this makes, makes that land more
20
    attractive to the type of buyers that we're not --
21
    we're not wanting at this time.
22
              And so I think this is a preservation
23
    effort for our community planner for the way that we
24
    see things being built out on -- especially on the
25
```

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west side.
               And that would be the -- the reason for
1
   my -- among other things, but the biggest reason.
2
             VICE-CHAIR KELLY: Okay. Any other
3
   discussions? No, I see none.
4
              I'd like to call for the vote by the raise
5
   of hands.
6
              Okay. Unanimous to approve, but not for
7
8
   Molokai.
             All right.
                         Thank you, Chair.
              MR. HART:
9
              VICE-CHAIR KELLY: Right on time. Okay.
10
              COMMISSIONER LINDO: Chair, can we ask to
11
12
    just -- what you got to do, defer -- can we just
    defer all the rest of the items on the agenda, like
13
    the Director's Report and everything? And then just
14
    take it up on the next meeting, on the next agenda so
15
    that we don't have to bounce back?
16
              VICE-CHAIR KELLY: Yes, I would ask for a
17
    motion to do that.
18
19
              COMMISSIONER LINDO:
                                   So moved.
              VICE-CHAIR KELLY: Okay. It's Commissioner
20
21
    Hirata.
             Okay.
              And all right. So you first know what to
22
    do. We need to leave this meeting and go to the --
23
              COMMISSIONER LINDO: Chair, I think you
24
    just got to adjourn, officially adjourn.
25
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