ORDINANCE NO. _____

BILL NO. <u>104, CD1, FD1</u> (2024)

A BILL FOR AN ORDINANCE AMENDING CHAPTERS 19.04, 19.08, 19.29, AND 19.36B, MAUI COUNTY CODE, RELATING TO KITCHENS, KITCHENETTES, AND WET BARS

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

SECTION 1. This Ordinance's purpose is to provide lower-cost opportunities for more autonomous living areas in a dwelling unit by amending the Comprehensive Zoning Code to: 1) allow for a kitchenette in dwelling units in the Residential and Rural Districts on Maui and Lāna'i; and 2) require a dwelling unit with a kitchenette to be occupied on a long-term residential basis, with one additional off-street parking space to accommodate the higher intensity use for the kitchenette.

This Ordinance also reduces the number of wet bars allowed as a principal use in dwelling units in the Residential and Rural Districts on Maui and Lāna'i and makes conforming amendments to the definitions of "kitchen" and "wet bar."

SECTION 2. Section 19.04.040, Maui County Code, is amended by adding a new definition to be appropriately inserted and to read as follows:

"Kitchenette" means an area that is internally accessible via an enclosed living area within a dwelling unit, in addition to the kitchen, used for the small-scale preparation and serving of food and beverages that may contain a sink, a refrigerator, and small appliances for the preparation of hot food or beverages, such as countertop appliances and a two-burner range. A kitchenette may not contain a 220-volt electrical outlet or gas appliances." SECTION 3. Chapter 19.08, Maui County Code, is amended by adding a

new section to be appropriately inserted and to read as follows:

"19.08.055 Kitchenettes; requirements; prohibitions. A. Dwelling units with a kitchenette must be occupied on a long-term residential basis only. One additional off-street parking space must be provided for the kitchenette.

<u>B.</u> <u>Kitchenettes are not permitted in accessory dwelling</u> <u>units.</u>"

SECTION 4. Chapter 19.29, Maui County Code, is amended by adding a

new section to be appropriately inserted and to read as follows:

"19.29.046 Kitchenettes; requirements; prohibitions. A. Dwelling units with a kitchenette must be occupied on a long-term residential basis only. One additional off-street parking space must be provided for the kitchenette.

<u>B.</u> <u>Kitchenettes are not permitted in accessory dwelling</u> <u>units.</u>"

SECTION 5. Section 19.04.040, Maui County Code, is amended as follows:

1. By amending the definition of "kitchen" to read:

"Kitchen" means a room, or portion [thereof] <u>of a room</u>, designed, arranged, intended, or used for cooking or otherwise making food ready for consumption, and within which there may be appliances for the heating, [or] cooking, and storage of food. <u>This</u> <u>definition excludes "kitchenettes."</u>"

2. By amending the definition of "wet bar" to read:

""Wet bar" means an area within a dwelling unit[, other than a kitchen,] used for the preparation and serving of beverages, other than a kitchen or kitchenette, that contains a sink that is one-andone-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] <u>cannot qualify as</u> 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] Except as otherwise provided in this title, no more than two wet bars [shall be] are permitted in a dwelling unit that is less than [five thousand] 5,000 square feet in total floor area. No more than three wet bars [shall be] are permitted in a dwelling unit that is [five thousand] 5,000 square feet or more in total floor area. [No] <u>A</u> wet bar [shall be permitted] is prohibited in a bedroom or bathroom."

SECTION 6. Section 19.08.020, Maui County Code, is amended to read

as follows:

"19.08.020 Permitted uses. Within residential districts, the following principal uses and structures are permitted:

A. Single-family dwellings.

B. Greenhouses, plant nurseries, and the raising of plants, flowers, fruits, or vegetables for subsistence or commercial purposes; except for retailing or transacting of business on the premises, unless allowed by chapter 19.67.

C. Parks and playgrounds, noncommercial; certain commercial amusement and refreshment sale activities may be permitted when under supervision of the government agency in charge of the park or playground.

D. Publicly or privately owned and operated elementary[,] <u>schools</u>, intermediate[,] <u>schools</u>, high schools, and colleges, which may include on-campus dormitories.

E. Buildings or premises used by the federal, state, or county governments for public purposes.

F. Accessory uses and structures located on the same lot, the use of which is customary, incidental, usual, and subordinate to that of the main building or to the use of the land. The initiation of accessory uses and the erection of accessory structures are not contingent on the existence, and may be in advance of the main building or use of the land.

G. Accessory dwellings under chapter 19.35.

H. Day care nurseries, kindergartens, nursery schools, child care homes, day care homes, day care centers, nurseries, preschool kindergartens, babysitting services, and other like facilities located in private homes used for child care services. These facilities may serve six or fewer children at any one time on lot sizes of less than [seven thousand five hundred] 7,500 square feet, eight or fewer children at any one time on lot sizes of [seven thousand five hundred] 7,500 or more [square feet] but less than [ten thousand]

<u>10,000</u> square feet, or [twelve] <u>12</u> or fewer children at any one time on lot sizes of [ten thousand] <u>10,000</u> or more square feet, or as otherwise required under chapter 46, [Hawaii] <u>Hawai'i</u> Revised Statutes.

I. Bed and breakfast homes subject to [the provisions of] chapter 19.64.

J. Home businesses that meet the requirements of sections 19.67.030 and 19.67.040.

K. Short-term rental homes subject to [the provisions of] chapter 19.65.

L. Family child care homes, hospice homes, adult residential care homes, and adult family care homes, as required under chapter 46, [Hawaii] <u>Hawaii</u> Revised Statutes.

<u>M.</u> On Maui and Lāna'i, all dwelling units permitted under this section may also contain one kitchenette and one wet bar, regardless of the dwelling unit's square footage. On Molokai, dwelling units may not contain a kitchenette, but may contain wet bars in accordance with the definition in section 19.04.040."

SECTION 7. Section 19.29.030, Maui County Code, is amended to read

as follows:

"19.29.030 Permitted uses. The following uses and structures [shall be] are permitted in the RU-0.5, RU-1, RU-2, RU-5, RU-10, and County rural districts if they also conform with all other applicable laws:

A. Principal uses.

1. One single-family dwelling per one-half acre in the RU-0.5 and County rural districts; one single-family dwelling per one acre in the RU-1 district; one single-family dwelling per two acres in the RU-2 district; one single-family dwelling per five acres in the RU-5 district; and one singlefamily dwelling per [ten] 10 acres in the RU-10 district.

2. Growing and harvesting of any agricultural or agricultural crop or product, subject to restrictions [set forth] in this chapter.

3. Minor utility facilities as defined in section 19.04.040 [of this title].

4. Parks for public use, but not including commercial camping, campgrounds, campsites, overnight camps, and other similar uses.

5. Day care nurseries, kindergartens, nursery schools, child care homes, day care homes, adult day care homes, day care centers, nurseries, preschool kindergartens, babysitting services, and other like facilities located in dwelling units used for child care services. These facilities [shall] <u>must</u> serve six or fewer clients at any one time on lot sizes of less than [seven thousand five hundred] 7,500 square feet, eight or fewer clients at any one time on lot sizes of [seven thousand five hundred] 7,500 or more [square feet,] but less than [ten thousand] 10,000 square feet, or [twelve] 12 or fewer clients at any one time on lot sizes of [ten thousand] 10,000 or more square feet.

6. Home businesses, subject to [the provisions of] chapter 19.67 [of this title].

7. On Maui and Lāna'i, all principal dwelling units permitted under this section may also contain one kitchenette and one wet bar, regardless of the dwelling unit's square footage. On Molokai, dwelling units may not contain a kitchenette, but may contain wet bars in accordance with the definition provided in section 19.04.040.

B. Accessory uses.

1. Accessory uses such as garages, carports, barns, greenhouses, gardening sheds, and similar structures that are customarily used in conjunction with, and incidental and subordinate to, a principal use or structure.

2. The keeping of livestock, hogs, poultry, and fowl and game birds.

3. Accessory dwellings [pursuant to] <u>under</u> chapter 19.35 [of this title] and chapter 205, [Hawaii] <u>Hawai'i</u> Revised Statutes.

4. Small-scale energy systems that are incidental and subordinate to principal uses.

5. Stands for the purpose of displaying and selling agricultural, floriculture, or farming products, if [such] <u>those</u> products have been produced or grown on the premises, subject to standards in section 19.29.020. Goods produced off-premises are expressly prohibited.

6. Bed and breakfast homes, subject to [the provisions of] chapter 19.64 [of this title].

7. Short-term rental homes, subject to [the provisions of] chapter 19.65 [of this title]."

SECTION 8. Section 19.36B.020, Maui County Code, is amended to read

as follows:

"19.36B.020 Designated number of off-street parking

spaces. Unless otherwise provided in this chapter, the following minimum numbers of accessible, onsite, off-street facilities for the parking of self-propelled motor vehicles [shall] <u>must</u> be provided in

connection with the use of any land or the construction, alteration, or improvement of any building or structure. When reviewing a building permit application or proposed change of use, the department [shall] must determine whether the applicant must submit a parking and landscaping plan to [establish compliance] comply with this chapter. If the department requires a plan, the department will not recommend approval of a building permit application or proposed change of use until it approves the plan and will not approve a certificate of occupancy or final inspection until the applicant has implemented the approved plan. The number of required parking spaces [shall] must be based on the floor area of each use or component use except where otherwise specified. When calculating the total number of required parking spaces, a fraction less than one-half [shall] must be disregarded, and a fraction of onehalf or more [shall require] requires one parking space. The following chart establishes the general requirements for accessible, onsite, off-street parking. Compliance with the Americans with Disabilities Act, administered through the State department of health, disability and communications access board, and with State requirements for electric-vehicle parking is also required.

USE	MINIMUM NUMBER OF OFF-STREET PARKING SPACES	
1) HOUSING		
Dwelling units: apartment, duplex dwelling, farm dwelling, farm labor dwelling, [multi-family] <u>multifamily</u> dwelling, single- family dwelling. Note: A dwelling unit's parking spaces may be in tandem.	Floor area of dwelling unit in square feet: Under 3,000 3,000-3,999 4,000-4,999 5,000-5,999 6,000-6,999 7,000-7,999 8,000 and above	Minimum number of parking spaces: [2] <u>Two</u> [3] <u>Three</u> [4] <u>Four</u> [5] <u>Five</u> [6] <u>Six</u> [7] <u>Seven</u> [8] <u>Eight</u>
Dwelling units: accessory dwelling. Dwelling units:	[1] <u>One</u> for each accessory dwelling. <u>One additional for the kitchenette.</u>	
<u>with a kitchenette.</u> Home business.	[1] <u>One</u> for each home business that is allowed to have clients, patrons, or customers on the premises, in addition to	

	any other parking require chapter.	ements under this
Transient accommodations.	Туре:	Minimum number of parking spaces:
Note: A dwelling unit's parking spaces may be in tandem.	Bed and breakfast home	[1] <u>One</u> parking space for each bedroom [used] for bed and breakfast home use, plus [2] <u>two</u> parking spaces for the operator of the bed and breakfast home or as required for a single-family dwelling, whichever is greater.
	Short-term rental home	[2] <u>Two</u> , if the short-term rental home has [4] <u>four</u> or fewer bedrooms or as required for the dwelling, whichever is greater; [3] <u>three</u> , if the short-term rental home has [5] <u>five</u> or more bedrooms, or as required for the dwelling, whichever is greater.
	Hotel, motel, other transient vacation rental, with or without kitchen facilities	[1] <u>One</u> per rental unit, except that a transient vacation rental in a single-family dwelling [shall] <u>must</u> provide the

		same number of
		parking spaces
		as a single-family
		dwelling. Units
		capable of being
		utilized as [2] <u>two</u>
		or more units are
		counted as
		separate rental
		units.
	BUSINESS, OR INDUSTRI	IAL
Agriculture retail	[1] One per 500 square fe	
structure,	except that the minimum [shall be] is [3.]	
agriculture product	three.	
stand, bakery and		
catering (with no		
onsite eating or		
drinking), farmer's		
market, general		
merchandising,		
general office,		
personal and		
business services,		
personal services		
establishment,		
animal hospital.		
General	[1] <u>One</u> per 1,000 square	
merchandising of	including office, storage, and showroom.	
only large items		
such as furniture,		
flooring,		
mattresses, and		
appliances.		
Animal boarding	[3] <u>Three</u> plus [1] <u>one</u> per	20 boarding units
facility.	above 60 boarding units.	
	spaces may be shared wit	
	parking space requirement	
Bank.	[1] One per 300 square fe	
	except that the minimum three.	[shall be] <u>is</u> [3.]
Eating and	[1] One per 100 square fee	et of amusement.
drinking	serving, and dining areas	
establishment or	drive-through uses), [prov	
agricultural food	the minimum [shall be] is [4;] four; [2] two	
establishment as	or more [such] establishm	

defined in section	court" configuration may share amusement
19.30A.015 with dining areas.	and dining areas.
Eating and drinking establishment or agricultural food establishment as defined in section 19.30A.015 without dining areas (such as take-out counters or "food retail").	[1] <u>One</u> per 500 square feet of serving area, [provided] <u>except</u> that the minimum [shall be] <u>is</u> [3] <u>three</u> for each establishment.
Mobile food truck.	[0 mobile] <u>None. Mobile</u> food trucks [shall] <u>must</u> not occupy any parking space required by this title.
Industrial or storage uses, warehouse.	[1] <u>One</u> per 1,500 square feet, [provided] <u>except</u> that the minimum [shall be] <u>is</u> [3.] <u>three.</u>
SBR mixed-use establishment.	[2] <u>Two</u> for each dwelling unit, plus [1] <u>one</u> per 300 square feet of non-residential floor area.
SBR service establishment.	[1] <u>One</u> per 300 square feet.
Self-storage.	1] <u>One</u> per 5,000 square feet.
Service station, repair shop, public garage, automobile services.	[1] <u>One</u> per 200 square feet, excluding drive-through fueling areas, which [shall] <u>must</u> not be used for required parking, or [1] <u>one</u> per 40 percent of lot area, whichever is greater. The storing and keeping of damaged vehicles or vehicle parts [shall] <u>must</u> be within an enclosure bounded completely by a wall at least [6] <u>six</u> feet in height.
Shopping center.	[1] <u>One</u> per 300 square feet of leasable or commercial area (not subject to component use requirements).
Swap meet.	[1] <u>One</u> per 500 square feet.
Vehicle and equipment rental or sales.	[1] <u>One</u> per 500 square feet for sales, showrooms, services, offices, and parts facilities, [provided] <u>except</u> that the minimum [shall be] <u>is</u> [3;] <u>three</u> ; [0] <u>none</u> for outdoor storage of vehicles and equipment.

3) RECREATION C COMMERCIAL)	OR ENTERTAINMENT (PU	BLIC OR	
Amusement center, entertainment	[1] <u>One</u> per 100 square feet.		
establishment.			
Auditorium,	[1] <u>One</u> per 300 square fe	et, [1] <u>one</u> per [4]	
theater, stadium,		four seats, or [1] one per [8] eight feet of	
assembly area,	bleacher length, whichever is [greater.]		
arena, gymnasium.	greatest.		
Bowling alley.	[3] <u>Three per lane.</u>		
Clubhouse, private club, fitness center, health club.	[1] <u>One</u> per 200 square fe	et.	
Golf course.	[3] Three per hole. Parkin	ng spaces may be	
	located on any lot occupied by the golf		
	course if the golf course occupies multiple lots.		
Golf driving range.	[1] <u>One</u> per tee.		
Miniature golf	[1] <u>One</u> per hole.		
course.			
Swimming pool.	[1] <u>One</u> per 600 square feet of pool and associated buildings.		
Tennis court.	[4] <u>Four</u> for each court.		
Passive recreation.	[0] <u>None</u> for up to [2] <u>two</u> acres; [4] <u>four</u> for above [2] <u>two</u> acres (paving not required).		
Active recreation.	Туре:	Minimum	
	_	number of	
		parking spaces:	
	Athletic field for	50 per athletic	
	baseball, football,	field; [0] <u>no</u>	
	soccer, other team	additional for	
	sports (non-stadium).	adjacent practice	
		field; 10 for	
		practice field without a full-	
		sized field.	
	Outdoor basketball	[6] <u>Six</u> per court.	
	court.		
	Children's playground.	[0] <u>None.</u>	
	Skate park.	[1] <u>One</u> per 500 square feet.	
	Site for motor sports,	[1] <u>One</u> per [2]	
	paintball, zip lines,	two participants	
	fitness course.		

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specialized	
education.	

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SECTION 9. 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 10. This Ordinance takes effect on approval, except that for property on Maui or Lāna'i in a Residential or Rural District, a permit for a dwelling unit containing more than one wet bar may be processed if the permit application was submitted before this Ordinance's effective date.

paf:jpp:25-183a

INTRODUCED BY:

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Upon the request of the Mayor.

DIGEST

ORDINANCE NO._____ BILL NO.__104, CD1, FD1__(2024)

A BILL FOR AN ORDINANCE AMENDING CHAPTERS 19.04, 19.08, 19.29, AND 19.36B, MAUI COUNTY CODE, RELATING TO KITCHENS, KITCHENETTES, AND WET BARS

This bill proposes to provide lower-cost opportunities for more autonomous living areas in a dwelling unit by amending the Comprehensive Zoning Code to: 1) allow for a kitchenette in dwelling units in the Residential and Rural Districts on Maui and Lāna'i; and 2) require a dwelling unit with a kitchenette to be occupied on a long-term residential basis, with on additional off-street parking space to accommodate the higher intensity use for the kitchenette.

I, MOANA M. LUTEY, County Clerk of the County of Maui, State of Hawaii, DO HEREBY CERTIFY that the foregoing BILL NO. 104, CD1, FD1 (2024) was passed on First Reading by the Council of the County of Maui, State of Hawaii, on the 30th day of June, 2025, by the following vote:

- AYES: Councilmembers Tom Cook, Gabriel Johnson, Natalie A. Kama,
 'AE Tamara A.M. Paltin, Keani N.W. Rawlins-Fernandez, Shane M. Sinenci, Nohelani U'u-Hodgins, Vice-Chair Yuki Lei K. Sugimura, and Chair Alice L. Lee.
- NOES: None. 'A'OLE

DATED at Wailuku, Maui, Hawaii, this 30th of June, 2025.

MOANA/M. LUTEY, COUNTY CLERK

Copies of the foregoing Bill, in full, are on file in the Office of the County Clerk, County of Maui, for use and examination by the public.