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November 1, 2022, Committee meeting

GOVERNMENT RELATIONS, ETHICS 0 COMMITTEE

Amendment Summary Form

Legislation:

RESOLUTION 22-230 entitled "AMENDING THE RULES

OF THE COUNCIL."

Proposer:

Michael J. Molina, Chair Government Relations, Ethics, and Transparency

Committee

Description:

Amend the resolution to establish the following:

• An allowance for the Chair to determine the end time for Council meetings;

• A requirement for testimony at the beginning of the meeting and before each category based on the testifiers' preference;

• An allowance for each presiding officer to establish time limits for oral testimony;

• A time limit on clarifying questions of testifiers;

• A requirement for amendments at Council meetings to be submitted in writing; and

• A limit on the number of Ceremonial Resolutions on each Council meeting agenda.

Motion:

Move to substitute Resolution 22-230 with the attached

proposed CD1 version.

Attachment:

Proposed CD1 version of Resolution 22-230, incorporating

proposed amendments referenced above.

great:ltr:006(4)aasf01:kmat

Resolution

No.			

AMENDING THE RULES OF THE COUNCIL

WHEREAS, by Resolution 21-5, Draft 1, the Council adopted the Rules of the Council on January 2, 2021; and

WHEREAS, the Rules of the Council were amended by Resolution 21-96 on June 4, 2021; and

WHEREAS, the Rules of the Council were further amended by Resolution 21-178 on November 5, 2021; and

WHEREAS, the Council now wishes to further amend the Rules of the Council; now, therefore,

BE IT RESOLVED by the Council of the County of Maui that it adopts the amended Rules of the Council as attached in Exhibits "A" and "B," with new material underscored and deleted material in brackets, and with the County Clerk authorized to publish the Rules of the Council, as amended, without the underscoring, deleted material, or brackets.

great:misc:006(4)areso01:kmat

INTRODUCED BY:

MUKI LEI K. SUGIMURA

Exhibit "A"

RULES OF THE COUNCIL

- Rule 1. Administration of Oath or Affirmation.
- Rule 2. Meetings and Public Hearings of the Council.
- Rule 3. Executive Meetings.
- Rule 4. Public Hearings Requested by Three Members.
- Rule 5. Quorum and Vote; Exceptions Listed.
- Rule 6. Officers and Their Duties.
- Rule 7. Committees of the Council.
- Rule 8. Committee Reports.
- Rule 9. Voting and Recording of Votes.
- Rule 10. Roll Call.
- Rule 11. Deadline for Agenda of Regular Meetings of the Council.
- Rule 12. Order of Business.
- Rule 13. Attendance.
- Rule 14. Procedures Relating to Rules.
- Rule 15. Ordinances and Resolutions.
- Rule 16. Rules of Procedure.
- Rule 17. Testimony.
- Rule 18. Resource Persons.
- Rule 19. Distribution of Written Materials; Amendments to Bills and Resolutions; Nonsubstantive Revisions.
- Rule 20. Recesses.
- Rule 21. Postponement of Pending Council Business Beyond Next Regular Council Meeting.
- Rule 22. Filing or Referral of Communications.
- Rule 23. Documents Transmitted by the Administration.
- Rule 24. Conduct Relating to Public Meetings.
- Rule 25. Code of Ethics. Prohibitions and Penalties.
- Rule 26. Modifications to the Council Chamber.
- Rule 27. Posting Items on Council Agenda.

Rule 1. Administration of Oath or Affirmation.

Prior to any other business, the oath or affirmation of office must be administered to the Council members by a person duly qualified to administer oaths or affirmations.

Rule 2. Meetings and Public Hearings of the Council.

A. Organizational meeting. When the time specified by law arrives for the first convening of the newly elected Council, the Mayor will call the Council to order and appoint a temporary Clerk. The Council will then elect a Chair, Vice-Chair, and Presiding Officer Pro Tempore. The

Chair will assume the position of the presiding officer immediately on election (Section 3-5.1, Revised Charter of the County of Maui (1983), as amended ("Charter").

- B. Regular meetings. Regular meetings are Council meetings that are scheduled on the approved annual Council calendar. The Chair may reschedule a regular meeting for a different date or place within the same month.
- C. Special meetings. Special meetings may be called at any time by Council resolution or by the Chair.
- D. Emergency meetings. Emergency meetings will be governed by Subsection 4-2.6 of the Charter and Section 92-8, Hawaii Revised Statutes ("HRS"). An emergency meeting may be held by telephone conference or videoconference in the event of public calamity, if the Chair finds it prudent.
- E. At least two Council meetings per month. Section 3-5.2 of the Charter states, in part: "The council shall meet regularly at least twice in every month at such times and places as the council may prescribe by rule." For the purpose of compliance with the Charter's requirement of at least two Council meetings per month, the following will be counted as a Council meeting: the organizational meeting convened in accordance with Subsection A, any regular meeting convened in accordance with Subsection B, any special meeting convened in accordance with Subsection C, and any emergency meeting convened in accordance with Subsection D.
- F. Public hearings. The Chair may schedule a public hearing for the Council when required by law or when deemed advisable. A public hearing is for the purpose of receiving testimony on one or more bills and resolutions. No voting may occur unless necessary for the orderly conduct of the public hearing.
- G. Start time <u>and end time</u>. The Chair will determine the start and end time of all Council meetings and public hearings convened.
- H. Meetings by videoconference. Each presiding officer will attempt to accommodate any Council member's request for a meeting by videoconference, when practicable.

Rule 3. Executive Meetings.

A. Votes required. The Council or a committee may hold an executive meeting closed to the public after an affirmative vote, taken at an open meeting, of two-thirds of the Council members or voting members

of the committee present; provided that the affirmative vote constitutes a majority of the Council or of the voting members of the committee (Section 92-4, HRS).

- B. Purpose. The reason for holding a meeting must be publicly announced and included as part of any motion to hold an executive meeting (Sections 92-4 and 92-5, HRS).
- C. Attendance. In addition to Council members, only staff and other personnel who the presiding officer finds necessary to assist the Council or committee may attend an executive meeting, provided that assistance relates to some special knowledge, expertise, or performance of a function that relates to the executive meeting. The presiding officer may find it necessary that certain staff members attend an executive meeting from time to time for training or management purposes, to ensure that Council staff is able to effectively assist the Council and its committees in future executive meetings.
- D. Confidentiality; attorney-client privilege. The information provided in an executive meeting must be confidential and may be protected by the attorney-client privilege. The attorney-client privilege may only be waived by Council resolution.
- Rule 4. Public Hearings Requested by Three Members.
- A. Applicability. This rule establishes procedures for implementing Section 4-2.3 of the Charter, which states: "Upon the request of three members of the council, a public hearing shall be held on any proposed ordinance or resolution."
- B. Requesting a public hearing. A Council member's request for a public hearing on a bill or resolution may be made at a Council meeting, in writing or verbally, provided that the bill or resolution is referenced on the meeting agenda. All written requests for a public hearing submitted prior to the deadline to be placed on the meeting agenda will be separately listed on the agenda. A written request will be made at the meeting if it has been referenced on the agenda or is distributed at the meeting; provided that a member may verbally withdraw the member's written request for a public hearing at the meeting. If requests to conduct a public hearing are made by three members at the same Council meeting, the Chair must schedule the public hearing.
- C. Timing of public hearing. The Chair will determine the date, time, and location of the public hearing.
- D. Only one public hearing required. Section 4-2.3 of the Charter is satisfied by the convening of one public hearing on a bill or resolution,

even if the basis for the public hearing is different (e.g., Section 9-4 of the Charter or Rule 2(F)) or if the public hearing is conducted in a different Council term. Another public hearing may not be required after the bill or resolution is amended, unless the revisions are so fundamental as to transform the original proposal into a new proposal (Corporation Counsel Opinion 01-02).

Rule 5. Quorum and Vote; Exceptions Listed.

- A. Quorum; five votes generally required for Council action. Five members of the Council will constitute a quorum. The vote of at least five members is necessary to take any action, unless otherwise provided by law.
- B. Six votes required for certain actions. As provided by law, an affirmative vote of at least six members is required for the Council to:
 - 1. Override the Mayor's veto (Sections 4-3.1 and 4-3.2 of the Charter).
 - 2. Find that an emergency exists due to a public calamity (Section 4-2.6 of the Charter).
 - 3. Retain or employ special counsel for any special matter presenting a real necessity for employment (Section 3-6.6 of the Charter).
 - 4. Adopt revisions or amendments to the general plan, community plan, zoning ordinances, or other land use ordinances proposed by the Council when a planning commission disapproves the proposed revision or amendment or recommends a modification not accepted by the Council, or fails to make its report within the period specified by law (Section 8-8.6(2) of the Charter).
 - 5. Amend or repeal initiative ordinances after one year from the certification of election results (Sections 11-7 and 11-8 of the Charter).
 - 6. Initiate amendments to the Charter by resolution adopted after two readings on separate days (Section 14-1.1 of the Charter).
 - 7. Waive the requirement that personal property belonging to the County be disposed of through sale by auction or call for sealed bids (Section 2.72.050, Maui County Code).

- 8. Find that it is in the public interest to dispose of real property owned by the County without public auction (Section 3.44.030, Maui County Code).
- 9. Find that it is in the public interest to sell real property by a call for sealed bids (Section 3.44.040, Maui County Code).
- 10. Find that it is in the public interest to sell real property through negotiation (Section 3.44.050, Maui County Code).
- 11. Find that an exchange of real property for private property is in the public interest (Section 3.44.060, Maui County Code).
- 12. Overrule a protest of the owners of land in a proposed improvement district against a proposed improvement involving sanitary sewerage or storm drainage facilities (Section 14.46.040, Maui County Code).
- 13. Make changes or modifications in proceedings, acts, or reports relating to a proposed improvement district (Section 14.46.140, Maui County Code).
- 14. Apply the proceeds from the issuance of County bonds for purposes other than those for which bonds were initially issued (Section 47-5, HRS).
- 15. Approve a district boundary amendment if lands are identified as important agricultural lands (Section 19.68.040, Maui County Code).
- 16. Approve a change in zoning in accordance with Section 19.510.040(B), Maui County Code.
- C. Seven votes required for certain actions. As provided by law, an affirmative vote of at least seven members is required for the Council to:
 - 1. Make emergency appropriations, after written request by the Mayor (Section 9-9.2 of the Charter and Section 3.96.030, Maui County Code).
 - 2. Change by ordinance the purposes for which the capital improvement reserve fund may be expended (Section 9-14 of the Charter).

- D. Lack of quorum. The presiding officer may convene or reconvene a meeting in the absence of a quorum for one of the following limited purposes:
 - 1. Canceling the meeting;
 - 2. Adjourning the meeting; or
 - 3. Receiving testimony on agenda items and questioning testifiers, provided that the requirements of Section 92-2.5(d), HRS, are met.
- E. Votes to discharge. A majority of the Council may discharge a committee from further consideration of any matter.
- F. Quorum in meetings held by interactive conference technology. For meetings held by interactive conference technology, a Councilmember is present for purposes of establishing quorum if the Councilmember can simultaneously hear and see other voting Councilmembers while also being seen and heard by them. When a Councilmember's visual connection is briefly interrupted during a meeting, quorum is not lost if the Councilmember is able to provide the presiding officer with an immediate audible assurance that the Councilmember is present and able to participate.

Rule 6. Officers and Their Duties.

A. Council Chair. The Chair will be the presiding officer and the chief administrative officer of the Council. In the absence or disability of the Chair, the Vice-Chair will act as the presiding officer and chief administrative officer. The Council will appoint a Presiding Officer Pro Tempore from its own members in the event of the absence or disability of both the Chair and Vice-Chair.

It will be the duty of the Chair, in addition to those duties prescribed by law, to:

- 1. Assign duties not otherwise assigned by law or in these rules to the County Clerk and the Director of Council Services.
- 2. Appoint all employees of the Council, except that full-time appointments will be approved by the Council; provided, however, that the appointment of full-time Council executive assistants and Council aides need not be approved by the Council.
- 3. Open all meetings of the Council at the appointed hour by calling the Council to order.

- 4. Call for the approval of the minutes of a prior meeting.
- 5. Maintain order and proper decorum.
- 6. Announce the business before the Council in the order prescribed by these rules.
- 7. Receive all communications and present them to the Council or a committee before which the subject matter is pending.
- 8. Dispose of matters properly brought before the Council, subject to appeal to the Council.
 - 9. Authenticate by signature all acts of the Council.
- 10. Make known all rules of procedure when so requested, and decide all questions of procedure subject to appeal to the Council.
- 11. Announce the result of any matter voted on by the Council.
- 12. Reasonably administer the receipt of oral and written testimony on Council agenda items.
- 13. Coordinate all legislative and intergovernmental meetings, functions, and activities on behalf of the Council; provided that, any contract for lobbying on the Council's behalf [shall] will be approved by the Council by resolution.
- 14. Hold a Chair's meeting, as needed, to informally discuss matters that are within the decision-making authority of the Chair or a committee chair, and that do not require Council approval.
 - 15. Perform administrative tasks on the Council's behalf.
- B. County Clerk. It will be the duty of the County Clerk, in addition to those duties prescribed by law, to:
 - 1. Review communications, reports, and other material received by the Council or its Chair, and prepare digests and compile necessary information.
 - 2. Read bills, resolutions, and other matters to the Council, as directed by the Chair.
 - 3. Transmit the receipt of all communications or other matters to the proper parties.

- 4. Deliver to the appropriate committee all petitions, resolutions, bills, or other matters, as referred to committee.
 - 5. Record all matters that come before the Council.
- 6. Make a list of all bills, resolutions, petitions, communications, and other matters set for consideration on particular dates, including by the following means:
 - a. Time stamp and assign a unique identification number to each bill and resolution on presentment to the County Clerk by the introducing Councilmember.
 - b. Maintain and regularly update on the County Clerk's website a page for bills and a page for resolutions organized by the documents' identifying number, along with all other documents submitted to the County Clerk and associated with the bill or resolution.
- 7. Have charge of all records, including the journal of the Council; the journal of the Council will consist of the minutes of the Council, communications, and other business matters transmitted to the Council.
- 8. Serve in all matters as Clerk of the Council and perform all clerical functions as the Council may direct, as well as other duties assigned by law or these rules.
- 9. Advertise digests of all bills passed on first reading and all resolutions requiring two readings that are passed on first reading, in accordance with law.
- 10. Enter the objections of the Mayor in the journal of the Council after receipt of bills returned disapproved and place objections and related bills on the agenda of the Council as directed by the Chair.
 - 11. Certify ordinances.
- 12. Assign duties and tasks permissible by law to the Deputy County Clerk.
- C. Director of Council Services. It will be the duty of the Director of Council Services, in addition to duties that may be prescribed by law, to:

- 1. Manage the staff and activities of the Office of Council Services.
- 2. Develop organizational plans, staffing plans, and budgets pertaining to the Office of Council Services.
- 3. Plan, assign, and supervise studies and research, compile data, and prepare reports on projects requested by the Council, committees, subcommittees, or individual Council members, and recommend disposition of items for Council action.
 - 4. Plan and coordinate special meetings and conferences.
- 5. Assist the Council Chair in coordinating all legislative and intergovernmental meetings, functions, and activities.

Rule 7. Committees of the Council.

- A. Standing committees; establishment and membership. The Council by resolution will establish standing committees and a chair and vice-chair of each standing committee. The standing committees may consist of voting and non-voting members. Unless excused, voting members will attend each committee meeting. Non-voting members may have the same rights and privileges as voting members, except that they may not have the right to vote, or make or second motions, and will not count toward quorum.
- B. Standing committees; purpose. The purpose of the standing committees is to provide well-considered recommendations to the Council on all bills, resolutions, and other legislative matters referred to the standing committees by the Council. The chair may also call for discussion of the committee's priorities and procedures and may arrange for presentations or discussions on matters within the committee's subject-matter jurisdiction. In accordance with Section 92-2.5(e), HRS, the chair will allow for the receipt of reports from members who have attended informational meetings or presentations.
- C. Standing committees; chair. The chair of a standing committee will call meetings and preside over the same. The chair will maintain order and proper decorum, and reasonably administer the receipt of oral and written testimony. In the absence of the chair, the vice-chair will preside. In the absence of both, a majority of the voting members present will select a temporary chair. The chair and vice-chair, and any temporary chair of a standing committee, will be voting members of the committee.

- D. Subcommittees. A subcommittee within any standing committee may be created for the purpose of providing well-considered recommendations to the standing committee, particularly on matters that require in-depth research or technical expertise. The standing committee will appoint the chair, vice-chair, and members of the subcommittee, will specify the objectives of the subcommittee, and set a date on which the subcommittee may be dissolved. Subcommittees will comply with the procedural requirements applicable to standing committees, to the extent practicable. All Council members who are not voting members of a subcommittee may serve as non-voting members of the subcommittee and may participate in the proceedings, but will not be counted toward quorum for the subcommittee.
- E. Special committees. The Council may create a special committee by resolution. The special committee may include members of the public, Council members, County officers, or County employees. The Council will appoint the chair, vice-chair, and members of the special committee, will specify the objectives of the special committee, and set a date on which the special committee may be dissolved. Special committees will comply with the procedural requirements applicable to standing committees, to the extent practicable. All Council members who are not voting members of a special committee may serve as non-voting members of the special committee and may participate in the proceedings, but will not be counted toward quorum for the special committee.
- F. Temporary investigative groups. A standing committee may create a temporary investigative group in accordance with Section 92-2.5(e)(1), HRS.
- G. Referral to committees; waiver of requirement. 1. The Council must refer bills or resolutions having the force and effect of law (e.g., see Exhibit "B"), to a standing committee and must receive the committee's report prior to first reading or adoption, except for resolutions approving the receipt of grants, resolutions referring proposed land use ordinances to the planning commissions, and resolutions relating to the election, establishment, or appointment of the Council's officers, committees, or staff; the appointment of members to the Hawaii State Association of Counties Executive Committee, Western Interstate Region, or National Association of Counties; changing the date of a Council meeting; or amending these rules, the Council shall refer the matter to a standing committee and shall receive the committee's report prior to first reading or adoption; provided that the Council may waive this requirement by the affirmative vote of two-thirds of the entire membership of the Council.
- H. Notwithstanding Subsection G, the Council Chair may refer matters to committee if there is a time limit for Council action; provided,

however, that the Chair may concurrently place on the Council agenda a communication to enable the Council to take further action as necessary.

- I. Minutes. The chair of a committee will approve minutes of committee meetings in the current Council term. In the absence of the chair, the vice-chair will approve minutes. The Council Chair will approve minutes of Council committee meetings that occurred prior to the current Council term.
- J. Site inspection. The chair of a committee may convene a site inspection on a matter referred to that committee. A site inspection is a meeting and is subject to Part 1, Chapter 92, HRS, relating to the Sunshine Law.

Rule 8. Committee Reports.

- A. Submission. To be placed on the Council agenda, committee reports must be submitted to the Clerk by the agenda deadline. Committee reports will be signed by the chair of the committee.
- B. Chair's absence; disability. The vice-chair of the committee may sign in the absence or disability of the chair.

Rule 9. Voting and Recording of Votes.

- A. Applicability. Unless otherwise indicated, this rule will apply to Council and committee meetings.
- B. Voting generally required. No voting member may refrain from voting on any matter unless abstaining under Subsection C. A failure to vote by any non-abstaining voting member who is present will be recorded as an affirmative vote.

C. Disclosure of interest; abstention from voting.

1. Service as a board member of corporation. A voting member who serves on the board of directors or executive committee of a for-profit or nonprofit corporation may take the following actions when a Council or committee is considering a matter that directly affects the corporation: (a) prior to discussion on the matter, disclose the service; and (b) announce that the member will abstain from voting on the matter (Board of Ethics Advisory Opinion 97A-3). Examples of matters directly affecting a corporation include an approval requested by the corporation and an individual line-item appropriation to the corporation. General legislation, such as the overall County budget or a community plan update, does not constitute a matter directly affecting a corporation.

- 2. Other interests. Unless abstaining from voting under Subsection C(1), a voting member must disclose, prior to discussion on the matter: (a) a financial interest in any matter that may be affected by an action of the Council or committee; or (b) any other matter in which the member believes the member's voting would be in violation of the Code of Ethics (Article 10 of the Charter). The member must then announce that they will abstain from voting on the matter.
- D. Abstaining member's participation. An abstaining member may be permitted to participate in the discussion of the matter; provided that the member refrain from advocating their interests on which the abstention is based during the discussion; and further provided that the member may not attend any executive meeting on the matter.
- E. Non-voting member's participation. A non-voting member may not be permitted to make or second a motion. A non-voting member may, however, speak on a motion.
- F. Speaking on motion. During a Council meeting, no member may speak more than twice on any pending motion, except by the majority consent of the other members present; the movant may not be permitted to speak in reply to arguments of other members until every member choosing to speak have spoken. At any meeting, the movant may not be permitted to speak in opposition to the motion, although the movant may vote against the motion.
- G. Calling for vote. Once the presiding officer calls for a vote, no member will be permitted to explain the member's vote.
- H. Simple majority for recommendations. A committee recommendation on any matter may be made by a simple-majority vote of all of the voting members of the committee, even if Council action on the matter ultimately requires a super-majority vote.
- I. No change after vote announced. After the presiding officer announces the result of a vote, no member may be allowed to change the member's vote.
- J. Recording votes. For Council meetings, the Clerk will record the vote of each member in the minutes.

Rule 10. Roll Call.

A. For Council meetings, the Clerk will call the roll of members as required by the Chair.

B. For Council meetings, the Clerk will announce the result of roll call votes.

Rule 11. Deadline for Agenda of Regular Meetings of the Council.

In order to be placed on the agenda of a regular meeting of the Council, all petitions, resolutions, reports, and other communications will be submitted to the Clerk before 12:00 noon, at least seven calendar days prior to the meeting.

Rule 12. Order of Business.

The following will be the order of business for Council meetings, unless the Chair determines a different order is appropriate:

- A. Roll Call
- B. Opening Remarks
- C. Pledge of Allegiance
- D. Testimony on Ceremonial Resolutions
- E. Ceremonial Resolutions
- F. Set the Consent Calendar
- G. Presentation of Written or Oral Testimony
- H. Minutes
- I. Action on the Consent Calendar
- J. Communications
 - 1. County
 - 2. General
- K. Committee Reports
- L. Resolutions
- M. Ordinances
- N. Unfinished Business

The Consent Calendar is intended for items transmitted by the Administration that will not require discussion at a Council meeting. Use

of the Consent Calendar is voluntary. Testimony on items on the Consent Calendar is permitted.

Prior to the posting deadline, committee chairs will be notified of the items intended for posting on the meeting agenda. Discussion between Councilmembers is not permitted outside a properly noticed meeting. Committee chairs will inform the Office of Council Services of the items intended to be included in the Consent Calendar and the intended action of each item before twelve noon, eight days prior to the meeting. Items that can be added to the Consent Calendar include County or General Communications intended for filing or referral. The Consent Calendar will indicate the intended action for each item.

At the meeting, Councilmembers may request to add items from the duly noticed agenda to or remove items from the Consent Calendar. The item being removed from the Consent Calendar would default to the location on the duly noticed agenda required by the Rules of the Council unless otherwise specified. If a Councilmember disagrees with the indicated action of an item on the Consent Calendar, the Councilmember must request its removal from the Consent Calendar for discussion; this includes requests for committee referrals.

Once the Consent Calendar is agreed upon, no further discussion will be permitted. The recommended actions indicated on the Consent Calendar must be taken up in one motion.

Rule 13. Attendance.

A voting member of the Council or committee will attend each duly noticed meeting of the Council or committee, at the scheduled time and for the duration of the meeting, unless the member has been excused by the presiding officer in writing, following a written request. A member of the Council or a voting member of a committee who is absent but not excused from a properly noticed meeting may be subject to formal censure by resolution. A voting member with five absences from a committee meeting may be removed as a voting member of the committee, at the request of the committee chair and with the Council's approval by resolution.

Rule 14. Procedures Relating to Rules.

- A. Amendment, rescission, and adoption. The amendment or rescission of existing rules will become effective upon the adoption of a resolution approved by two-thirds of the Council.
- B. Suspension. These rules may be suspended by the vote of two-thirds of the Council or the voting members of a committee; provided

that the duration of the suspension may not be longer than necessary to further the purpose of the suspension.

C. Effective date; sunset. These rules will become effective upon adoption of this resolution by the Council and remain in effect until January 2, 2023, twelve o'clock meridian, unless superseded earlier by new rules.

Rule 15. Ordinances and Resolutions.

- A. Council action by ordinance or resolution. Unless otherwise provided in the Charter, every legislative act of the Council must be by ordinance (Section 4-1 of the Charter). Other acts of the Council may be by resolution, including approval or disapproval of nominated County officers, matters relating to the County's or Hawaii State Association of Counties' legislative package, and the Council's rescheduling of regular meetings or the Council's scheduling of special meetings.
- B. Format of bills. The enacting clause of every bill for an ordinance will be "BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI".
- C. Format of resolutions. The enacting clause of every resolution will be "BE IT RESOLVED BY THE COUNCIL OF THE COUNTY OF MAUI".

Rule 16. Rules of Procedure.

Robert's Rules of Order Newly Revised, 11th Edition, will govern the rules of parliamentary practice and procedure for Council and committee meetings in all cases in which they are not inconsistent with law or the Rules of the Council.

Rule 17. Testimony.

- A. Acceptance of testimony required. At a Council meeting, public hearing, or committee meeting, written and oral testimony pertaining to items on the meeting agenda or hearing notice will be accepted.
- B. Oral testimony. For each item on the meeting agenda or hearing notice, oral testimony will be accepted during the testimony portion of the meeting or hearing. The following procedure will apply to oral testimony:
 - 1. Testimony registration; close of testimony period. Any individual will be permitted to register for oral testimony on an item during the testimony period for the item. The presiding officer [may]

must accept testimony on all items at the beginning of the meeting for individuals wishing to testify at that time, [or may determine and announce at the beginning of the meeting that] and must accept testimony on each [item] category prior to its consideration for individuals wishing to testify at that time. [may be accepted before consideration of the item.] The presiding officer will close the testimony period for an item or all items on the meeting agenda or hearing notice only after all registrants to that point have been afforded an opportunity to testify, and the presiding officer verbally invites and affords any other members of the public an opportunity to do so.

- 2. Duration of oral testimony. Each testifier may be allowed to speak for up to three minutes on each item. [If approved by the presiding officer and announced prior to any oral testimony being taken, the testifier may be allowed one minute to conclude the testimony on the item. The time limits for testimony at a public hearing, Council or committee meeting may be modified, if the modification is initiated by the presiding officer and approved by a majority of the voting members of the Council or committee, as the case may be; provided that a modification would The presiding officer may announce a shorter duration of oral testimony, but not less than two minutes with an additional minute to conclude, to apply equally to all testifiers and all items. No further oral testimony by the testifier on the item will be permitted. An individual's request to testify may be withdrawn if the individual does not answer when called to testify.
- 3. Conduct. Testimony must pertain to items on the meeting agenda. Testifiers must direct their remarks to the Council or committee and not to any individual Council member or member of the public. The presiding officer may allow members to ask testifiers to repeat or rephrase statements made during their testimony, but members may not ask questions that give a testifier a greater opportunity to testify than others. Members may not comment on testimony or testifiers during the testimony period. Councilmembers may be allowed two clarifying questions of less than one minute each per testifier, as enforced by a timer operated by staff. However, if a member has more than two clarifying questions, the member may request that the testifier participate as a resource person under Rule 18.
- 4. Disclosure of lobbyist status. Each testifier who is a paid lobbyist as defined by Section 2.56.040, Maui County Code, must disclose that status in the testimony.

- 5. To the extent capable, the Council will provide interactive communications access. Said access [shall] may include, but not be limited to, the ability of the public to testify, of Council members to ask questions, and of the public to respond to questions.
- C. Distribution of written testimony. To ensure its distribution prior to the meeting, written testimony must be received in the Office of Council Services for committee testimony and the Office of the County Clerk for Council testimony at least 24 hours prior to the meeting; provided that if a meeting will be held on a Monday, written testimony must be received by 12:00 noon on the business day preceding the meeting. If feasible, efforts may still be made to distribute written testimony in a timely manner. If a Council member receives a written communication that reasonably appears to have been intended as written testimony, the Council member must promptly forward the written communication to the Office of Council Services for committee testimony or the Office of the County Clerk for Council testimony.
- D. Reconvened meetings. When a meeting or hearing has reconvened after being in recess, whether on the same day or later, no one may testify on an item if the testimony period has closed for that item.
- E. Presiding officer's authority. Nothing in this section will diminish the responsibility or the authority of the presiding officer to maintain order and decorum.
- F. Public forum not created. The conduct of meetings or hearings, including the receipt of testimony, is intended to support the legislative process, and does not constitute the creation of an unrestricted public forum.

Rule 18. Resource Persons.

A. Participation as resource person. The presiding officer may allow government officials and employees, legal advisors, and individuals who have special expertise in the subject matter being considered to participate in meetings as resource persons for the purpose of providing information or advice to facilitate the deliberative process. When practicable, the identity of resource persons anticipated to participate in a meeting will be listed on the meeting agenda. At the meeting, the presiding officer may state the resource person's special expertise in the subject matter being considered and state whether the resource person is a paid lobbyist as defined by Section 2.56.040, Maui County Code. Participation in the meeting by a resource person under this subsection will not constitute testimony.

- B. Participation as testifier. In addition to providing information at a meeting as a resource, a resource person may also submit written or oral testimony.
- Rule 19. Distribution of Written Materials; Amendments to Bills and Resolutions; Nonsubstantive Revisions.
- A. Distributed only at meeting. Correspondence from any source that advocates a position on a pending bill or resolution or on an amendment to a pending bill or resolution must not be distributed by a Council member to other Council members except during a meeting on the bill or resolution.
 - B. May be distributed outside of meeting.
 - 1. A Council member may propose a written amendment of a pending bill or resolution at any time to members of the Council or the relevant committee; provided that the proposal only contain: (a) the text of the amendment; (b) a description of the amendment's direct effect on the bill or resolution; and (c) factual information to ensure that the proposal is appropriately processed.
 - 2. A Council member may transmit proposed legislation to a committee with a pending item relating to the proposal's subject, provided that the transmittal only contain factual information to ensure that the proposal is appropriately processed.
- C. Amendment at final reading. A bill or resolution being considered for final reading that is amended at a Council meeting may not be acted upon at the same meeting as the amendment. Final action on an amended bill or resolution may not be taken until the next feasible meeting. This requirement of a delay will not apply to: (1) any bill or resolution that requires final action at the meeting to ensure compliance with a deadline established in accordance with Federal law, State law, or the Charter; (2) the correction of manifest clerical or typographical errors in numbering, spelling, capitalization, punctuation, or grammar, or the correction of other nonsubstantive errors, which may be made at the meeting, or by the County Clerk after consultation with the Department of the Corporation Counsel, provided that the correction does not alter the meaning or effect of the bill or resolution; (3) amendments that have been posted on the meeting agenda; and (4) resolutions relating to the election, establishment, or appointment of the Council's officers, committees, or staff, or relating to amendments of these rules. Amendments at a Council meeting must be in writing.
- D. Nonsubstantive revisions. The Council Chair may work with the County Clerk and Director of Council Services to correct manifest

clerical or typographical errors in numbering, spelling, capitalization, punctuation, or grammar, or any other nonsubstantive errors in committee reports and all other documents. The Council Chair will notify the appropriate committee chair of any corrections made to committee documents.

Rule 20. Recesses.

A Council meeting, public hearing, or committee meeting may be recessed to a reasonable date, time, and place, but not for more than 14 consecutive calendar days and not to a date more than 60 consecutive calendar days from the date of the originally noticed meeting. The date, time, and place for the reconvened meeting or hearing must be publicly announced by the presiding officer prior to the recess.

Rule 21. Postponement of Pending Council Business Beyond Next Regular Council Meeting.

The Council may postpone a pending matter beyond the next regular Council meeting, provided that the postponement is: (A) to a date and time certain; (B) contingent upon a certain event; or (C) to an unspecified date and time to be determined by the Council Chair. At the Council Chair's discretion, a matter postponed may be placed on the agenda of a Council meeting before the date and time specified or before the contingent event occurs. This rule will not prevent the postponement of a pending matter to the next regular Council meeting. Rule 23 may apply despite any postponement under this rule.

Rule 22. Filing or Referral of Communications.

- A. End-of-term filing or referral of communications pending before committees. At the expiration of a Council term, all communications pending before committees will be filed and disposed of; except that, at its discretion, the Council may refer pending items to the Council Chair for the ensuing term, for consideration by the Council.
- B. Procedure for committees to refer communications. A communication that would otherwise be filed at the end of the term under Subsection A may be referred to the Council Chair for the ensuing term by the recommendation of the chair of the committee and with the approval of the committee and the Council.
- C. Bills or resolutions that pass one of two required readings without subsequent referral to committee or other disposition. Any bill or resolution that has passed one of two required readings and was not subsequently referred to a committee or otherwise disposed of may be

referred to the Council Chair for the ensuing term, for consideration by the Council on second and final reading.

- D. Resubmittal not prohibited. This rule may not prevent the resubmittal of any communication to the Council in a subsequent term, for consideration as a new communication.
- Rule 23. Documents Transmitted by the Administration.
- A. Corporation Counsel approval. A bill or resolution transmitted to the Council from the Administration may be signed by the Corporation Counsel or a Deputy Corporation Counsel, when practicable, prior to the communication transmitting the bill or resolution being posted on a Council meeting agenda.
- B. Transmission of electronic documents. Except for original, approved legislation or other documents that must be transmitted by paper, the Administration may submit electronic documents to the Council.
- C. Administration proposals. Legislative proposals to the Council or a committee from the Administration will include a cover letter and an attached bill or resolution. Each transmittal under this subsection may be accompanied by the requisite number of copies.
- Rule 24. Conduct Relating to Public Meetings.

For all public meetings, Council members will strive to do the following:

- A. Respect the opinions of fellow Council members and other meeting participants, be well informed on issues, and participate in deliberations in a productive manner.
- B. Accept responsibility to attend all Council meetings and all committee meetings of which they are a voting member.
- C. Be courteous to and respect the opinions of members of the public and all meeting participants.
- D. Do their best to communicate in clear, concise, and audible language and written communications.
 - E. Discuss issues, not personalities.
- F. Speak in a manner that does not undermine the integrity or motives of the Council, any Council member, or any meeting participant.

- G. Refrain from browsing the Internet on non-County business while a meeting is in session so that the Council's or committee's full attention can be given to the topic at hand. Refrain from texting with Administration or other resource persons during meetings in which they are participating, as such communication could be perceived as contravening open-government principles.
- H. Prohibit unruly or disrespectful behavior in the Council Chamber and encourage a safe and respectful environment for all attendees.

Rule 25. Code of Ethics, Prohibitions and Penalties.

The prohibitions stated in Article 10, Code of Ethics, Section 10-4, Revised Charter of the County of Maui (1983), as amended, and the penalties stated in Article 10, Code of Ethics, Section 10-5, Revised Charter of the County of Maui (1983), as amended, will be incorporated into the Rules of the Council. Council members will be ruled by the Code of Ethics.

Rule 26. Modifications to the Council Chamber.

Any structural, permanent fixture, or other nonemergency modifications to the Council Chamber must have final approval at a Council meeting before funds are expended.

Rule 27. Posting Items on Council Agenda.

Any item or matter initiated by a Councilmember and transmitted to the Council Chair or County Clerk for posting, referral, or consideration by the Council that has not been posted on the next regularly scheduled Council meeting may automatically be posted on the following scheduled Council meeting, unless the Chair receives permission in writing from the Councilmember transmitting the item to delay posting. No more than one Ceremonial Resolution may be posted on any Council agenda.

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Exhibit "B"

Resolutions with the "force and effect of law" include the following:

Action:	Authority:		
Act in accordance with the Bylaws of Hawaii State	Charter Section 2-2		
Association of Counties			
Approve a lobbying contract	Charter Section 2-2		
Indemnify a County officer or employee	Charter Section 2-2		
Create a subcommittee or special committee	Charter Section 2-2		
Waive attorney-client privileges	Charter Section 2-2		
Fill a vacancy in office	Charter Section 3-4		
Elect the Council Chair, Council Vice-Chair, and	Charter Section 3-5(1)		
Presiding Officer Pro Tempore	, ,		
Call a special meeting	Charter Section 3-5(2)		
Authorize an investigation	Charter Section 3-6(3)		
Appoint special counsel	Charter Section 3-6(6)		
Appoint the County Auditor	Charter Section 3-9.1(1)		
Call an emergency meeting	Charter Section 4-2(6)		
Appoint the County Clerk	Charter Section 5-2		
Approve or deny department heads appointed by	Charter Section 6-2(5)		
the Mayor	. ,		
Refer a proposed land use ordinance to a planning	Charter Sections 8-8.4 and 8-8.6		
commission			
Approve the Mayor's request to transfer part or all	Charter Section 9-10(2)		
of any unencumbered appropriation balance within			
a department			
Approve the appointment or removal of a board or	Charter Section 13-2;		
commission member	Chapter 2.41, Maui County Code		
Propose a Charter amendment	Charter Section 14-1		
Appoint nine members to the Charter Commission	Charter Section 14-3		
Appoint staff for the Office of Council Services	Chapter 2.08, Maui County Code		
Set salaries for the Director of Council Services and	Section 2.08.060, Maui County Code		
Supervising Legislative Attorney			
Establish standing committees	Section 2.05.010, Maui County Code		
Set salaries for County Clerk and Deputy County	Section 2.44.010(A), Maui County Code		
Clerk			
Extend the deadline for review of a General Plan	Chapter 2.80B, Maui County Code		
ordinance	Carting 0.00D 000 Mari Carry Call		
Propose an amendment to the Countywide Policy	Section 2.80B.060, Maui County Code		
Plan or Maui Island Plan	Section 2 20D 020 Mari County Code		
Appoint Community Plan Advisory Committee members and alternates	Section 2.80B.080, Maui County Code		
Propose a Community Plan Amendment	Section 2.80B.110, Maui County Code		
Allow the Director of Housing and Human	Section 2.96.030, Maui County Code		
Concerns to adjust a provision of the Residential	Section 2.90.000, Main County Code		
Workforce Housing Policy			
Wormoree Housing Loney	1		

A	G. dies 0.06.040 Meri Greent G. 1		
Approve the dedication of improved or unimproved	Section 2.96.040, Maui County Code		
land in lieu of residential workforce housing units	0 1 007 170 1/1 0 1 0 1		
Approve or disapprove a County fast-track housing	Section 2.97.170, Maui County Code		
project	Castian 0.00 040 Mari Casarta Cada		
Approve a street name	Section 2.98.040, Maui County Code		
Designate a case for which any settlement offer	Section 3.16.020(D), Maui County Code		
must be transmitted to the Council	Continue 2 16 000(F) Marri Connect Cont		
Approve settlement of a claim	Section 3.16.020(E), Maui County Code		
Establish a fuel tax rate	Section 3.20.010, Maui County Code		
Establish a vehicle weight tax	Chapter 3.24, Maui County Code		
Approve a grant of real property	Section 3.36.090, Maui County Code		
Prohibit a grant recipient from applying for another	Section 3.36.130, Maui County Code		
grant			
Alter loan-repayment terms	Section 3.36.170, Maui County Code		
Approve the acquisition of real property	Section 3.44.015(D), Maui County Code		
Authorize proceedings in eminent domain	Section 3.44.015(F), Maui County Code;		
	Charter Section 4-2(7)		
Approve the disposition of real property	Sections 3.44.020 to 3.44.050, Maui		
	County Code		
Approve the exchange of real property	Section 3.44.060, Maui County Code		
Waive appraisal for a real property disposition	Section 3.44.070, Maui County Code		
Establish real property tax rates	Section 3.48.565, Maui County Code		
Accept a County gift or donation	Section 3.56.030, Maui County Code		
Nominate or designate an enterprise zone	Section 3.80.030, Maui County Code		
Amend an enterprise zone	Section 3.80.050, Maui County Code		
Approve an action for stewardship of property	Section 3.88.070(A), Maui County Code		
acquired under the Open Space, Natural			
Resources, Cultural Resources, and Scenic Views			
Preservation Fund			
Permit a golf cart crossing	Section 5.06.030, Maui County Code		
Restrict vehicular traffic	Section 10.08.015, Maui County Code		
Approve a utility pole placement	Section 12.16.010, Maui County Code		
Approve a parks permit longer than five	Section 13.04A.100(D), Maui County		
consecutive days	Code		
Accept a donation to the Department of Parks and	Section 13.04A.440, Maui County Code		
Recreation in excess of \$5,000			
Extend adjustment of golf fees and hours	Section 13.16.055, Maui County Code		
Approve a water source development agreement	Section 14.01.060, Maui County Code		
Extend the time to review a proposed update to the	Section 14.02.040, Maui County Code		
Water Use and Development Plan			
Propose an update to the Water Use and	Section 14.02.050, Maui County Code		
Development Plan	, , , , , , , , , , , , , , , , , , , ,		
Create an improvement district	Section 14.46.080, Maui County Code		
Order a supplemental assessment or payment	Sections 14.48.130 and		
Paymont	14.48.140, Maui County Code		
Provide for the issuance of bonds	Section 14.52.010, Maui County Code		
Authorize sale of bonds	Section 14.52.040, Maui County Code		
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Establish a reserve fund	Section 14.52.070, Maui County Code		
Dispose of surplus money	Section 14.52.120, Maui County Code		
Order a full or partial reassessment	Section 14.56.020, Maui County Code		
Refund improvement district bonds	Section 14.58.050, Maui County Code		
Issue refunding bonds	Section 14.58.110, Maui County Code		
Distribute funds by grant or loan	Section 16.28.080A, Maui County Code		
Approve parks and playgrounds	Section 18.16.320, Maui County Code		
Approve or disapprove an action of Board of	Section 19.02A.040(D), Maui County		
Variances and Appeals	Code		
Adopt design guidelines and standards	Section 19.510.110, Maui County Code		
Approve reseeding or regrassing	Section 19.71.055, Maui County Code		
Waive application of Chapter 20.16 regarding	Section 20.16.080, Maui County Code		
wastewater capacity			
Waive sand-mining regulations	Section 20.40A.060, Maui County Code		
Extend the term of a sand-mining moratorium	Section 20.40A.070, Maui County Code		
Approve or disapprove cost items under a	Section 89-10, HRS		
collective-bargaining agreement			
Approve or disapprove a State fast-track housing	Section 201H-38, HRS		
project			

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