- Article I. Interim Zoning Provisions
- Chapter 19.02A REGULATIONS GENERALLY [25]

Sections:

• 19.02A.010 - Definition of districts.

The districts of Wailuku, Makawao, Lahaina, Hana, Lanai, and Molokai shall mean the Wailuku district, Makawao district, Lahaina district, Hana district, Lanai district, and Molokai district as described in section 4-1, Hawaii Revised Statutes.

(Ord. No. 3661, § 2, 2009)

• 19.02A.020 - Title and purpose.

The ordinance codified in this title shall be known as the "Interim Zoning Ordinance" for the various districts of Maui as defined in this chapter for the purpose of providing interim regulations pending the formal adoption of a comprehensive zoning ordinance and map which are deemed as necessary in order:

1. To encourage the most appropriate use of land;

2.

To conserve and stabilize the value of property;

3.

To prevent certain uses that will be detrimental to existing uses; and

4.

1.

To promote the health, safety, and general welfare of the respective districts.

(Ord. No. 3661, § 2, 2009)

• 19.02A.030 - Permitted property uses.

No land or building shall be used and no building shall be erected or structurally altered or maintained within the districts of Wailuku, Makawao, Lahaina, Hana, Lanai, and Molokai except for one or more of the following uses, subject to the referenced development standards:

One single-family dwelling per six thousand square feet of land:

DEVELOPMENT STANDARDS		
Minimum lot area	6,000 square feet	
Minimum lot width	60 feet	
Maximum height	30 feet	
	(Up to and including 15 feet in height):	
Minimum and mathematic	Front 15 feet	
Minimum yard setback	Side 6 feet	
	Rear 6 feet	

DEVELOPMENT STANDARDS		
	(More than 15 feet in height):	
	Front 15 feet	
	Side 10 feet	
	Rear 10 feet	

There may be the usual necessary accessory buildings, as defined in <u>section 19.04.040</u> of this title, in connection with any such dwelling.

2. Duplex dwellings:

DEVELOPMENT STANDARDS		
Minimum lot area	12,000 square feet	
Minimum lot width	60 feet	
Maximum building height	30 feet	
Minimum yard setback	(Up to and including 15 feet in height): Front 15 feet Side 6 feet Rear 6 feet (More than 15 feet in height): Front 15 feet Side 10 feet Rear 10 feet	

3.

Hospitals and/or sanitariums, and/or convalescent homes, day care facilities, museums, churches, libraries, kindergartens, elementary schools, intermediate schools, high schools, universities, publicly owned buildings, public utility uses, and tower structures in support of a utility:

	DEVELOPMENT STANDARDS	
Minimum lot area	20,000 square feet	
Minimum lot width	100 feet	
Maximum building height	30 feet	
Maximum tower height	50 feet	

DEVELOPMENT STANDARDS		
Minimum yard setback	Front 20 feet Side 20 feet Rear 20 feet	Tower structures in support of a utility shall be set back from the property line at a distance at least equal to the overall height of the tower

4.

The construction of new, or the expansion of existing parks, playgrounds, community centers or public/quasi-public facilities, owned or operated by private or governmental agencies, and tower structures in support of a utility; provided that the utility services the new or expanded park, playground, community center or public/quasi-public facility:

DEVELOPMENT STANDARDS			
Minimum lot area		No minimum	
Minimum lot width		No minimum	
Maximum building/tower height		50 feet on the islands of Maui and Lanai. On the island of Molokai, building height shall be limited to 35 feet, and tower height shall be limited to 50 feet.	
Minimum yard setback	Front 15 feet Side 10 feet Rear 15 feet	Tower structures in support of a utility shall be set back from the property line at a distance at least equal to the overall height of the tower	

5. Agricultural uses:

	DEVELOPMENT STANDARDS		
Use	Lot Size	Special Use Permit Required	
		Less than one acre	No
Agriculture, excluding the raising and/or keeping of bees and pigs		One acre or more	No
		Less than one acre	Yes
Agriculture, including the	raising and/or keeping of bees and pigs	One acre or more	Yes
Commercial agriculture, ex	xcluding the raising and/or keeping of bees and pigs	Less than one acre	Yes

DEVELOPMENT STANDARDS			
Use	Lot Size	Special Use Permit Required	
		One acre or more	No
Commercial agricultura includ	ling the raising and/or keeping of bees and pigs	Less than one acre	Yes
Commercial agriculture, includ	mig the raising and/or keeping or bees and pigs	One acre or more Yes	

For purposes of this section, special use permits shall be processed pursuant to chapter 19.510 of this title, and assessed a permit fee as established in the annual budget of the County.

6.

Bed and breakfast homes subject to chapter 19.64 of this title.

7.

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

(Ord. No. 3941, § 2, 2012; Ord. No. 3661, § 2, 2009)

• 19.02A.040 - Variances.

A.

In any particular case where strict compliance with the provisions of this article would cause practical difficulty or unnecessary hardship, the owner or lessee (holding under recorded lease the unexpired term of which is more than five years from the date of filing the owner or lessee's application) of the property affected, may file a written application with the board of variances and appeals for a variance from the restrictions imposed setting forth therein the description of the property, the regulations affecting it, and the conditions justifying such a variance. Each application shall be accompanied by a fee in the amount set forth in the annual budget to cover the cost of public hearing including the cost of publication. Published notice and public hearing shall be in conformity with the practice of the board of variances and appeals. "Published notice", wherever used, means notice by publication in a newspaper of general circulation in the County for two publications, the first of such publication to be at least fifteen days prior to the date of the hearing so noticed.

В.

Upon finding by the board of variances and appeals at the completion of the hearing that the application presents a situation wherein strict enforcement of any provision of this article would involve practical difficulty or unnecessary hardship, and further, that desirable relief may be granted without being detrimental to the public interest, convenience, and welfare, a variance permit may be issued to such applicant on such terms and conditions and for such period of time as the facts may warrant.

C.

Where the relief is for a variance for the change of one nonconforming use to a different nonconforming use where the structure and/or lot area are not structurally altered or enlarged, the provisions of this section as to notice and hearing may be waived at the discretion of the board of variances and appeals.

D.

Any action of the board, whether granting or denying the relief applied for, shall be referred to the council for its approval. The council may override any action of the board and either grant or deny relief, as the case may be, by an affirmative vote of at least five of its members.

(Ord. No. 3661, § 2, 2009)

• 19.02A.050 - Rule making authority.

The planning director may adopt rules to clarify and implement this chapter.

(Ord. No. 3661, § 2, 2009)