

**OFFICE OF THE MAYOR  
CITY AND COUNTY OF HONOLULU**

530 SOUTH KING STREET, ROOM 300 • HONOLULU, HAWAII 96813  
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RICK BLANGIARDI  
MAYOR



MICHAEL D. FORMBY  
MANAGING DIRECTOR  
KRISHNA F. JAYARAM  
DEPUTY MANAGING DIRECTOR

April 5, 2022

Mr. Glen Takahashi  
City Clerk  
Office of the City Clerk  
530 South King Street  
Honolulu, Hawaii 96813

Dear Mr. Takahashi:

Subject: Approved Bills

The following resolution is approved and returned herewith:

Bill 37 (2021), CD2	Relating to fire safety.
Bill 38 (2021), CD2	Relating to commercial activities at public parks.
Bill 46 (2021), CD1	Relating to car-sharing vehicles.
Bill 50 (2021)	Relating to the disposal of weeds, garbage, trash, and waste from property.
Bill 2, CD1	Relating to short-term rentals.

Sincerely,

A handwritten signature in black ink that reads "Rick Blangiardi".

Rick Blangiardi  
Mayor

Attachments (5)

22 APR 5 PM 1:45 CITY CLERK



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## A BILL FOR AN ORDINANCE

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RELATING TO COMMERCIAL ACTIVITIES AT PUBLIC PARKS.

BE IT ORDAINED by the People of the City and County of Honolulu:

SECTION 1. The purpose of this ordinance is to address commercial activities at certain beach parks.

SECTION 2. Section 10-1.1, Revised Ordinances of Honolulu 1990 ("Definitions"), is amended by amending the definition of "commercial activity" to read as follows:

""Commercial activity" means a use or purpose designed for profit, which includes, but is not limited to, the exchange or buying and selling of commodities; the providing of services relating to or connected with trade, traffic or commerce in general; any activity performed by the commercial operator or its employees or agents in connection with the delivery of such commodities or services; and the soliciting of business, including the display or distribution of notices, business cards, or advertisements for commercial promotional purposes. Notwithstanding the foregoing, the following are not considered commercial activities: the use of land for utilities; the use of the premises and facilities for official canoe regattas; the use of the premises and facilities at ~~[Waimanalo Bay Beach Park]~~ Hūnānāniho and ~~[Waimanalo]~~ Waimānalo Beach Park for music festivals, country fairs, farmer's markets, organized youth sports for students ages pre-school through high school, and educational events that are for students ages pre-school through high school and conducted or offered by educational institutions recognized by the State of ~~[Hawaii]~~ Hawai'i department of education; and all activities and programs conducted by the department of parks and recreation and any vendors needed to conduct these activities and programs."

SECTION 3. Section 10-1.2, Revised Ordinances of Honolulu 1990 ("Park rules and regulations"), as amended by Ordinance 21- 34, is amended by amending subsections (h) and (i) to read as follows:

"(h) Commercial activities prohibited at parks.

- (1) Commercial activities, including recreational stops by commercial tour companies, but excluding commercial filming activities that take place from 1:00 p.m. on Saturdays through 6:30 a.m. on Mondays, are not allowed at any time [at Kailua Beach Park and Kalama Beach Park, except as otherwise provided in this chapter for commercial filming activities.] at the following parks:



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BILL 38 (2021), CD2

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- (A) Kailua Beach Park; and
- (B) Kalama Beach Park.
- (2) Commercial activities, including recreational stops by commercial tour companies, but excluding commercial filming activities and shore water events, are not allowed at any time [at Waiale'e Beach Park, Sunset Beach Park, 'Ehukai Beach Park, Pūpūkea Beach Park, Waimea Bay Beach Park, Haleiwa Ali'i Beach Park, Kaiaka Bay Beach Park, and the undeveloped portions of Haleiwa Beach Park adjacent to Pua'ena Point.] at the following parks:
  - (A) Waiale'e Beach Park;
  - (B) Sunset Beach Park;
  - (C) 'Ehukai Beach Park;
  - (D) Pūpūkea Beach Park;
  - (E) Waimea Bay Beach Park;
  - (F) Hale'iwa Ali'i Beach Park;
  - (G) Kaiaka Bay Beach Park; and
  - (H) The undeveloped portions of Hale'iwa Beach Park adjacent to Pua'ena Point.
- (3) Commercial activities, including recreational stops by commercial tour companies, but excluding movie or television filming activities permitted under Sections 10-3.2(a)(1) and 10-3.2(a)(2), are not allowed at any time at the following parks:
  - (A) Makapu'u Beach Park;
  - (B) Kaupō Beach Park;
  - (C) Kaiona Beach Park;



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- (D) Waimānalo Beach Park;
- (E) Hūnānāniho; and
- (F) Bellows Field Beach Park.

~~[Recreational stops by commercial tour companies are not allowed at:~~

- ~~(1) Waimanalo Beach Park, Kaiona Beach Park, Kaupo Beach Park, Makapuu Beach Park, and Bellows Field Beach Park at any time; and~~
- ~~(2) Hūnānāniho from 6:30 p.m. on Fridays through 6:30 a.m. on Mondays and on all state and federal holidays.]~~

Except for transportation services for commercial activities allowed under this subdivision, operators of taxicabs, commercial tour carriers, and other motor carriers regulated by the State Public Utilities Commission under HRS Chapter 271, who provide transportation services for passengers or property by motor vehicle, for the purposes of offering, providing, facilitating, participating in, or engaging in commercial activities, are prohibited from entering the parks enumerated in this subdivision.

For the purposes of this section, "taxicab" has the same meaning as defined in Section 12-1.1(b).

- (i) Commercial activities, including recreational stops by commercial tour companies, but excluding movie or television filming activities permitted under Sections 10-3.2(a)(1) and 10-3.2(a)(2), are not allowed at any time at ~~[city-owned or operated]~~ city-owned or -operated beach rights-of-way and easements from ~~[Lanikai]~~ Makapu'u Point to Kapoho Point (Castle Point).

Commercial activities, including recreational stops by commercial tour companies, but excluding commercial filming activities and shore water events, are not allowed at any time at city-owned or -operated beach rights-of-way and easements from Sunset Point to Kaiaka Point.

~~[Recreational stops by commercial tour companies are not allowed at any time at city-owned or -operated beach rights-of-way and easements from Makapuu Point to and including Hūnānāniho, including the Hūnānāniho access gate on Aloiloi Street.]"~~



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SECTION 4. Section 10-1.3, Revised Ordinances of Honolulu 1990 ("Permits"), as amended by Ordinance 20-42, Ordinance 21-8, and Ordinance 21-34, is amended by amending subsection (a) to read as follows:

"(a) Required. Any person using the recreational and other areas and facilities under the control, maintenance, management, and operation of the department of parks and recreation must first obtain a permit from the department for the following uses:

- (1) Picnic groups, consisting of 50 or more persons.
- (2) Camping.
- (3) Sports activities, including but not limited to professional athletic contests, tournaments, or demonstration events, and professional surfing contests conducted by a league, organization, association, group, or individual.

A sports activity that requires a permit as provided under this section is subject to the following restrictions, in addition to any other conditions imposed by the rules adopted by the director:

- (A) Gender Equity. The department of parks and recreation shall not give preferential treatment to requests for permits for male activities over requests for permits for female activities. This requirement does not apply if:
  - (i) The sports activity is limited to one gender;
  - (ii) The rules governing a particular sports activity expressly prohibit the participation of a particular gender; and
  - (iii) Permits are made available on an equal basis for a similar activity with participants of another gender or to participants of all genders.
- (B) Issuance Standards for Permits. The department of parks and recreation shall uniformly treat each application, based upon the facts presented, free from improper or inappropriate considerations and from unfair discrimination and shall exercise no other discretion over the issuance of a permit under this section, except as provided in this section and in the departmental rules.



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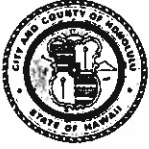
ORDINANCE \_\_\_\_\_

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- (C) Review. Upon the department's refusal to issue a permit, the applicant for the permit is entitled to request a hearing before the director of parks and recreation or a hearings officer appointed by the director to be held within 30 days after the date of the refusal. The hearing will be subject to HRS Chapter 91. In the review, the department's decision will be upheld in the absence of a finding of abuse of discretion.
- (4) Recreational activities, including nonprofit fundraising activities, sponsored by community organizations, associations, groups, or individuals.
- (5) Expressive Activities.
  - (A) Expressive activities held at Ala Moana Regional Park or in the following areas of Kapiolani Regional Park require a permit when the expressive activity involves 150 or more persons:
    - (i) The triangle area fronting the Honolulu Zoo bordered by Kapahulu Avenue and Monsarrat Avenue, but excluding the Honolulu Zoo;
    - (ii) The area within Kapiolani Regional Park bordered by Monsarrat Avenue, Paki Avenue, Poni Moi Road, and Kalakaua Avenue;
    - (iii) The Waikiki playground area bordered by Monsarrat Avenue, Leahi Avenue, and Paki Avenue, generally rectangular in shape;
    - (iv) The Leahi area bordered by Leahi Avenue, Noela Street, and Paki Avenue, generally rectangular in shape; or
    - (v) The archery range area bordered by Paki Avenue and Poni Moi Road, generally rectangular in shape.
  - (B) For all other public parks, and areas of Kapiolani Regional Park outside of the areas specified in Section 10-1.3(a)(5)(A), a permit is required when the expressive activity involves 75 or more persons.



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- (C) This subdivision does not apply if the expressive activity is due to a spontaneous event occasioned by news or affairs coming into public knowledge within 48 hours of such expressive activity, in which case the organizer must provide written notice to the city as soon as practicable prior to such expressive activity.
- (6) Meetings or gatherings or other similar activity other than expressive activities held by organizations, associations, or groups.
- (7) Nonrecreational, public service activities, meetings, and gatherings other than expressive activities held by organizations, communities, or groups.
- (8) Right of entry into parks for installation of utilities or construction work.
- (9) The playing of musical instruments as solo or two or more instruments that fall within the standards described in paragraphs (A), (B), and (C):
  - (A) Musical instruments that are limited to two octaves or less, including but not limited to the following musical instruments:
    - (i) Tuba;
    - (ii) Tympani;
    - (iii) Maracas;
    - (iv) Uliuli;
    - (v) Castanets;
    - (vi) Tambourine; or
    - (vii) Percussion instruments in which a human hand or drumsticks are used to create sounds therefrom.
  - (B) Musical instruments that when played do not exceed the sound pressure level established in Section 10-1.2(b)(8).



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- (C) Musical instruments that are used or played continuously without a regular hourly break of 30 minutes, or for more than six hours within a day.
- (D) The use or the playing of a musical instrument that requires a permit as provided under this section is subject to the following restrictions, in addition to any other conditions imposed by the rules adopted by the director; provided that the restrictions do not apply to the playing of musical instruments in conjunction with expressive activities:
  - (i) **Issuance Standards for Permits.** The department of parks and recreation shall uniformly treat each application, based upon the facts presented, free from improper or inappropriate considerations and from unfair discrimination and shall exercise no other discretion over the issuance of a permit under this section, except as provided in this section and in the departmental rules.
  - (ii) **Judicial Review.** Upon the department's refusal to issue a permit, the applicant for such permit is entitled to a review by the circuit court within 30 days after the date of the refusal. In the review, the department's decision will be upheld in the absence of a judicial finding of abuse of discretion.
  - (iii) **Restrictions.** The use or the playing of a musical instrument that requires a permit as provided hereunder is subject to the following restrictions, in addition to any other conditions imposed by the rules adopted by the director:
    - (aa) **Time:** Only between the hours of 9:00 a.m. and 6:00 p.m. daily;
    - (bb) **Place:** The playing of such instruments must be restricted to a facility especially constructed for such purpose, such as the bandstand at Kapiolani Regional Park or other areas within the park that are clearly designated in the permit; and





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- (cc) Manner: During the hours mentioned in clause (aa) of this subparagraph, every half-hour of playing period must immediately be followed by a 15-minute break or every one hour of playing period must immediately be followed by a half-hour break; provided that at no time may there be any continuous playing exceeding an hour.
  - (iv) Duration of Permit. The duration of a permit issued pursuant to this subdivision cannot exceed one month.
- (10) Hang gliding.
- (11) Commercial activities; provided that the proposed commercial activities under the permit are consistent with the use of the park under consideration, subject to reasonable limitations on the size of the groups, and the time and area within which the event is permitted, and subject to department of parks and recreation rules and regulations regarding the solicitation of business, advertising, and commercial promotional activities.

~~[No permit may be issued for commercial activities, including permits for recreational stops by commercial tour companies, at Kailua Beach Park and Kalama Beach Park, except as otherwise provided in this chapter for commercial filming activities.]~~

~~No permit may be issued for commercial activities, including permits for recreational stops by commercial tour companies, but excluding permits for commercial filming activities and permits for shore water events, at Waiale'e Beach Park, Sunset Beach Park, 'Ehukai Beach Park, Pūpūkea Beach Park, Waimea Bay Beach Park, Haleiwa Ali'i Beach Park, Kaiaka Bay Beach Park, and the undeveloped portions of Haleiwa Beach Park adjacent to Pua'ena Point; and city owned or operated beach rights-of-way and easements from Sunset Point to Kaiaka Point.~~



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~~No permit may be issued for recreational stops by commercial tour companies at:~~

- ~~(A) Waimanalo Beach Park, Kaiona Beach Park, Kaupo Beach Park, Makapuu Beach Park, and Bellows Field Beach Park; and~~
- ~~(B) Hūnānāniho from 6:30 p.m. on Fridays through 6:30 a.m. on Mondays, and on all state and federal holidays; provided that no more than five permits may be issued for recreational stops by commercial tour companies at Hūnānāniho, and such permits may only be issued to commercial tour companies for recreational stops by tour vans or vehicles that seat no more than 15 passengers.]~~

No permits may be issued for commercial activities as prohibited by Sections 10-1.2(h) and (i).

- (12) Constructing, utilizing, placing, occupying, or in any other manner, situating any tent."



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SECTION 5. Section 10-3.2, Revised Ordinances of Honolulu 1990, is amended to read as follows:

**"Sec. 10-3.2 Commercial filming activities.**

(a) The fee charged for a commercial filming activity permit shall be as follows:

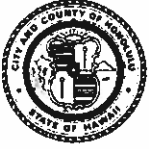
Activity	Daily Permit	Monthly Permit	Annual Permit
(1) Movie or television for (i) nonlocal network and cable television and/or major motion picture studios or (ii) national advertising	<del>[\$300.00]</del> <u>\$300</u>	No Monthly Permit	No Annual Permit
(2) Movie or television for (i) nonprofit organizations as defined in ROH Section 29-1.1, (ii) local television and local advertising, (iii) public service, educational or school productions, or (iv) other movie and television productions not described in subdivision (1)	<del>[\$20.00]</del> <u>\$20</u>	No Monthly Permit	No Annual Permit
(3) Still photos/Special event videography	<del>[\$20.00]</del> <u>\$20</u>	<del>[\$100.00]</del> <u>\$100</u>	<del>[\$1,000.00]</del> <u>\$1,000</u>

Provided that the mayor or a city officer or employee designated by the mayor may reduce any daily permit fee if deemed necessary by the mayor or designee to assist the proposed filming activity and it is deemed by the mayor or designee that such activity will feature or promote the State of ~~[Hawaii,]~~ Hawai'i, island of ~~[Oahu,]~~ O'ahu, and/or City and County of Honolulu. Such promotions may be through the production directly or via indirect promotions related to the production.

"Special event videography" means the production of motion pictures or videos for private noncommercial use, including motion pictures or videos of weddings, graduations or similar events to be used as family mementos.

(b) The mayor or a city officer or employee designated by the mayor shall determine which fee applies to a particular commercial filming activity permit.

~~[(c) Commercial filming activities at Kailua Beach Park and Kalama Beach Park may take place from 1:00 p.m. on Saturdays through 6:30 a.m. on Mondays, provided all permit requirements are satisfied.]"~~



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BILL **38 (2021), CD2**

## A BILL FOR AN ORDINANCE

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SECTION 6. Ordinance material to be repealed is bracketed and stricken. New material is underscored. When revising, compiling, or printing this ordinance for inclusion in the Revised Ordinances of Honolulu, the Revisor of Ordinances need not include the brackets, the material that has been bracketed and stricken, or the underscoring.



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SECTION 7. This ordinance takes effect upon its approval; provided that any permits allowing commercial activity to take place at Waimānalo Beach Park, Kaiona Beach Park, Kaupō Beach Park, Makapu'u Beach Park, Bellows Field Beach Park, Hūnānāniho (fka Waimānalo Bay Beach Park), and any city-owned or -operated beach rights-of-way and easements from Makapu'u Point to Kapoho Point (Castle Point) that were issued prior to the effective date of this ordinance shall continue to be valid until the permits expire.

INTRODUCED BY:

Esther Kia'aina

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DATE OF INTRODUCTION:

September 17, 2021  
Honolulu, Hawai'i

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

\_\_\_\_\_  
Deputy Corporation Counsel

APPROVED this 5<sup>th</sup> day of APRIL, 20 22.

*Rick Blangiardi*

RICK BLANGIARDI, Mayor  
City and County of Honolulu

CITY COUNCIL  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII  
CERTIFICATE

BILL 38 (2021), CD2

Introduced: 09/17/21 By: ESTHER KIA'ĀINA


Committee: PARKS AND COMMUNITY  
SERVICES (PCS)

Title: RELATING TO COMMERCIAL ACTIVITIES AT PUBLIC PARKS.

Voting Legend: \* = Aye w/Reservations

09/17/21	INTRO	Introduced.
10/06/21	CCL	Passed first reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA*, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
10/21/21	PCS	Postponed to a date and time to be determined by the Committee Chair.  3 AYES: FUKUNAGA, TSUNEYOSHI, TULBA  1 EXCUSED: TUPOLA
11/18/21	PCS	Reported out for passage on second reading and scheduling of a public hearing as amended in CD1 form.  CR-337  3 AYES: FUKUNAGA, TSUNEYOSHI, TULBA  1 EXCUSED: TUPOLA
11/19/21	PUBLISH	Public hearing notice published in the Honolulu Star-Advertiser.
12/01/21	CCL/PH	Committee report adopted. Bill passed second reading as amended, public hearing closed and referred to committee.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY*, TSUNEYOSHI, TULBA, TUPOLA, WATERS
12/08/21	PUBLISH	Second reading notice published in the Honolulu Star-Advertiser.
03/03/22	PCS	Reported out for passage on third reading as amended in CD2 form.  CR-55 (2022)  4 AYES: FUKUNAGA, TSUNEYOSHI, TULBA, TUPOLA
03/16/22	CCL	Committee report adopted and Bill passed third reading as amended.  7 AYES: CORDERO*, ELEFANTE*, FUKUNAGA, KIA'ĀINA, TSUNEYOSHI, TULBA*, WATERS  2 NOES: SAY, TUPOLA

I hereby certify that the above is a true record of action by the Council of the City and County of Honolulu on this BILL.

  
\_\_\_\_\_  
GLEN I. TAKAHASHI, CITY CLERK

  
\_\_\_\_\_  
TOMMY WATERS, CHAIR AND PRESIDING OFFICER



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## A BILL FOR AN ORDINANCE

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RELATING TO SHORT-TERM RENTALS.

BE IT ORDAINED by the People of the City and County of Honolulu:

**SECTION 1. Findings and Purpose.**

The Council finds that the illegal use of residential properties as short-term rental accommodations has caused discord in many communities and exacerbated the shortage of housing in the City. Some residential real property owners—including owners of fee simple or long-term leasehold interests—knowingly violate the ordinances that prohibit most short-term rentals, while other owners may not be aware that their short-term rental activity is illegal, or even regulated.

One mechanism to deter illegal short-term rentals would be an affirmative disclosure by a real property owner to a buyer on whether the property may or may not be used legally as a short-term rental. Such disclosure would provide more complete information to the buyer of the legal income-producing potential of the real property, and may curb some of the price inflation that may occur when dwelling units are marketed as income-producing investment properties instead of as dwelling units for City residents.

Accordingly, the purpose of this ordinance is to require an owner of residential real property to disclose to a potential buyer, prior to the sale of the property, certain information relating to the property's eligibility for use as a short-term rental.

SECTION 2. Chapter 41, Revised Ordinances of Honolulu 1990 ("Regulated Activities Within the City"), is amended by adding a new article to be appropriately designated by the Revisor of Ordinances and to read as follows:

**"Article \_\_. Residential Real Property Disclosure**

**Sec. 41-\_\_.1 Definitions.**

For purposes of this article, the following definitions apply unless the context clearly indicates or requires a different meaning:

"Bed and breakfast home" means the same as defined in Section 21-10.1.

"Department" means the department of planning and permitting.



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"Leasehold real property" means real property leased for a lease period of 15 years or more.

"Real estate purchase contract" means a contract, as it may be amended, by which a seller agrees to sell and a buyer agrees to buy residential real property, which includes a deposit, receipt, offer, acceptance, or other similar agreement for the sale or lease with option to buy residential real property.

"Residential real property" means fee simple or leasehold real property developed as a residence for people to live, or ownership of stock in a cooperative housing corporation.

"Seller" means the person selling residential real property for consideration.

"Short-term rental" means a bed and breakfast home or transient vacation unit.

"Transient vacation unit" means the same as defined in Section 21-10.1.

### **Sec. 41-\_\_\_.2 Required disclosures.**

- (a) Requirement. A seller of residential real property shall comply with the requirements of this section. These requirements are in addition to the disclosure requirements in HRS Chapter 508D.
- (b) Short-term rental disclosure. The seller shall provide to the buyer, within the time period specified in subsection (d) and on a form prescribed by the department, a disclosure, stating whether or not the operation of a short-term rental is a legal use for the residential real property being sold, and the reasons therefor. The department shall make the disclosure form available on its website. The disclosure form must bear the following statement: "THE REPRESENTATIONS ON THIS DOCUMENT ARE SOLELY THOSE OF THE SELLER. THE INFORMATION HAS NOT BEEN CONFIRMED BY ANY AGENCY OF THE CITY AND COUNTY OF HONOLULU."
- (c) Evidence of legal use as short-term rental. If the residential real property is being used as a short-term rental on the date of the disclosure document required by subsection (b), the seller shall also provide the following to the buyer within the time period specified in subsection (d):
  - (1) The applicable government permit number, such as a nonconforming use certificate number, or short-term rental registration number; and





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BILL 2 (2022), CD1

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- (2) Tax clearance certificates evidencing payment of general excise taxes and transient accommodation taxes owed to date.

The department may allow this information to be provided on or as part of the disclosure form required by subsection (b).

- (d) Time period for disclosure. Prior to the execution of a real estate purchase contract by the buyer, the seller shall deliver to the buyer the documents and information required under subsections (b) and (c).
- (e) Submittal to the department. If, pursuant to subsection (b), the seller discloses to the buyer that the operation of a short-term rental is a legal use for the residential real property being sold, then within seven days after the closing of the sale of the residential real property, the seller shall submit to the department a document identifying the subject property by street address and tax map key number, and containing copies of the documents and information delivered to the buyer pursuant to subsections (b), (c), and (d).

**Sec. 41-\_\_\_.3 Violation—Penalties—Enforcement.**

- (a) A person violating the provisions of this article is guilty of a misdemeanor, and upon conviction is subject to a fine not exceeding \$2,000 or imprisonment for a term not exceeding one year, or both.
- (b) The provisions of Section 21-2.150-1(e) through (i) apply to the enforcement of this section."



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HONOLULU, HAWAII

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BILL 2 (2022), CD1

## A BILL FOR AN ORDINANCE

SECTION 3. This ordinance takes effect upon its approval.

INTRODUCED BY:

Brandon Elefante

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DATE OF INTRODUCTION:

January 11, 2022  
Honolulu, Hawai'i

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

*Duane W.H. Pang*  
Deputy Corporation Counsel  
**DUANE W.H. PANG**

APPROVED this 28<sup>th</sup> day of MARCH, 20 22.

*Rick Blangiardi*  
RICK BLANGIARDI, Mayor  
City and County of Honolulu

CITY COUNCIL  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII  
CERTIFICATE

BILL 2 (2022), CD1

Introduced: 01/11/22 By: BRANDON ELEFANTE

Committee: ZONING AND PLANNING (ZP)

Title: RELATING TO SHORT-TERM RENTALS.

Voting Legend: \* = Aye w/Reservations

01/11/22	INTRO	Introduced.
01/26/22	CCL	Passed first reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
02/10/22	ZP	Reported out for passage on second reading and scheduling of a public hearing as amended in CD1 form.  CR-32  4 AYES: CORDERO, ELEFANTE, KIA'ĀINA, SAY
02/11/22	PUBLISH	Public hearing notice published in the Honolulu Star-Advertiser.
02/23/22	CCL/PH	Committee report adopted. Bill passed second reading as amended, public hearing closed and referred to committee.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
03/03/22	ZP	Reported out for passage on third reading.  CR-47  3 AYES: CORDERO, ELEFANTE, SAY  1 EXCUSED: KIA'ĀINA
03/16/22	CCL	Committee report adopted and Bill passed third reading.  8 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, WATERS  1 ABSENT: TUPOLA

I hereby certify that the above is a true record of action by the Council of the City and County of Honolulu on this BILL.

  
GLEN I. TAKANASHI, CITY CLERK

  
TOMMY WATERS, CHAIR AND PRESIDING OFFICER



## A BILL FOR AN ORDINANCE

RELATING TO THE DISPOSAL OF WEEDS, GARBAGE, TRASH, AND WASTE FROM PROPERTY.

BE IT ORDAINED by the People of the City and County of Honolulu:

SECTION 1. Purpose. The purpose of this ordinance is to expand the application of the ordinances relating to the disposal of weeds, garbage, trash, and waste from property.

SECTION 2. Section 41-10.2, Revised Ordinances of Honolulu 1990 ("Definitions"), is amended by amending the definitions of "Property" and "Weeds," as follows:

a. "'Property" means real property and applies to:

- (1) Any [~~privately or government-owned vacant~~] privately owned or government-owned lot abutting either side of a [~~publicly or privately-owned~~] privately owned or government-owned street that is open to the public; provided that this article [~~shall~~] does not apply to real property [~~zoned as agriculture,~~] located within the agricultural, country, [~~and~~] or preservation [~~under Chapter 24~~] zoning districts; and
- (2) Privately owned [~~vacant~~] lots [~~of 15,000 square feet or less that abut~~] located within a residential zoning district and situated within 200 feet of a developed residential zoning lot [~~or residential lots~~]."

b. "'Weeds" means vegetation [~~of such nature, which~~] that has reached such a stage of growth, and that is present in such quantity, that it constitutes a substantial risk of one or more of the following hazards:

- (1) The vegetation, when dry, is or will be a fire hazard[-];
- (2) The vegetation is, or is naturally suited as, a sheltering or breeding place for rats, mice, mosquitoes, or other vermin or noxious [~~insects,~~] pests;



## A BILL FOR AN ORDINANCE

- (3) The vegetation overgrows or spreads upon or over any privately owned or government-owned road, alley, path, ~~[or]~~ sidewalk ~~[owned or]~~, beach, or park that is open to the public to ~~[such extent as to obstruct, impede or interfere]~~ the extent that the vegetation obstructs, impedes, or interferes with the safe or convenient use or maintenance thereof~~[-]~~;
- (4) The vegetation has grown or spread, or has fallen or may fall, into any privately owned or controlled stream, ditch, sewer, canal, or other waterway ~~[and obstruct or narrow]~~, resulting in the obstruction or narrowing of the channel ~~[thereof or impede]~~ or impeding the flow of water ~~[therein]~~;
- (5) The vegetation attracts or obscures illegal activity, such as trespassing; or
- (6) The vegetation has grown or spread, or has fallen or may fall, into any adjacent privately owned or government-owned property to the extent that the vegetation obstructs, impedes, or interferes with the safe or convenient use or maintenance thereof."

SECTION 3. Section 41-10.2, Revised Ordinances of Honolulu 1990 ("Definitions"), is amended by repealing the definition of "vacant," as follows:

~~"["Vacant" means unimproved and unoccupied.]"~~

SECTION 4. Section 41-10.3, Revised Ordinances of Honolulu 1990, is amended to read as follows:

**"Sec. 41-10.3 Regulations for premises.** The owner of ~~[vacant]~~ property shall at all times maintain the premises free of weeds, garbage, trash and waste."

SECTION 5. Ordinance material to be repealed is bracketed and stricken. New material is underscored. When revising, compiling, or printing this ordinance for inclusion in the Revised Ordinances of Honolulu, the Revisor of Ordinances need not include the brackets, the material that has been bracketed and stricken, or the underscoring.



**CITY COUNCIL**  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII

ORDINANCE \_\_\_\_\_

BILL 50 (2021)

**A BILL FOR AN ORDINANCE**

SECTION 6. This ordinance takes effect upon its approval.

INTRODUCED BY:

*Calvin K. King*

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DATE OF INTRODUCTION:

DEC 22 2021

Honolulu, Hawai'i

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

*Kathleen Kelly*

Deputy Corporation Counsel

KATHLEEN A. KELLY

APPROVED this 28<sup>th</sup> day of MARCH, 2022.

*Rick Blangiardi*

RICK BLANGIARDI, Mayor  
City and County of Honolulu

CITY COUNCIL  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII  
CERTIFICATE

BILL 50 (2021)

Introduced: 12/22/21 By: CALVIN K.Y. SAY Committee: TRANSPORTATION.  
SUSTAINABILITY AND HEALTH  
(TSH)

Title: RELATING TO THE DISPOSAL OF WEEDS, GARBAGE, TRASH, AND WASTE FROM PROPERTY.

Voting Legend: \* = Aye w/Reservations

12/22/21	INTRO	Introduced.
01/26/22	CCL	Passed first reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
02/08/22	TSH	Reported out for passage on second reading and scheduling of a public hearing.  CR-12(22)  3 AYES: CORDERO, ELEFANTE, TULBA  1 EXCUSED: KIA'ĀINA
02/11/22	PUBLISH	Public hearing notice published in the Honolulu Star-Advertiser.
02/23/22	CCL/PH	Committee report adopted. Bill passed second reading, public hearing closed and referred to committee.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
03/01/22	TSH	Reported out for passage on third reading.  CR-42(22)  4 AYES: CORDERO, ELEFANTE, KIA'ĀINA, TULBA
03/16/22	CCL	Committee report adopted and Bill passed third reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS

I hereby certify that the above is a true record of action by the Council of the City and County of Honolulu on this BILL.

  
GLEN I. TAKAHASHI, CITY CLERK

  
TOMMY WATERS, CHAIR AND PRESIDING OFFICER



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## A BILL FOR AN ORDINANCE

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RELATING TO CAR-SHARING VEHICLES.

BE IT ORDAINED by the People of the City and County of Honolulu:

SECTION 1. Purpose. The purpose of this ordinance is to address the parking of car-sharing vehicles.

SECTION 2. Section 15-16.6, Revised Ordinances of Honolulu 1990, is amended to read as follows:

**"Sec. 15-16.6 Storage parking of commercial vehicles prohibited—No signs required.**

(a) Except as provided in subsection (b), it is unlawful for the driver or owner of any:

- (1) ~~[bus,]~~Bus, truck, truck-trailer, trailer, van, house trailer, or other vehicle used for commercial purposes whose gross vehicle weight rating is 10,000 pounds or more, or whose vehicle length from bumper to bumper is 20 feet or more; or
- (2) Any vehicle being rented as a car-sharing vehicle for which a vehicle surcharge tax under HRS Section 251-2.5 is being paid to or is required to be paid to the State.

to park the same or permit the same to be parked, stand, or remain motionless for a period in excess of four hours on any public street. Such vehicle shall be subject to all parking limitations applicable thereto unless otherwise provided by law.

(b) The following shall be excepted from subsection (a):

- (1) Construction equipment and public utility vehicles, but only when such equipment and vehicles are actively being used for repair or construction work; ~~[and]~~
- (2) Vehicles actively being used for the loading of goods, wares, or merchandise~~[-]; and~~
- (3) Vehicles having a valid sticker for a reserved car-sharing on-street parking stall designated by the director of transportation services pursuant to Section 15-28.1(b)(2)."





**CITY COUNCIL**  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII

ORDINANCE \_\_\_\_\_

BILL **46 (2021), CD1**

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**A BILL FOR AN ORDINANCE**

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SECTION 3. Ordinance material to be repealed is bracketed and stricken. New ordinance material is underscored. When revising, compiling, or printing this ordinance for inclusion in the Revised Ordinances of Honolulu, the Revisor of Ordinances need not include the brackets, the material that has been bracketed and stricken, or the underscoring.



**CITY COUNCIL**  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII

ORDINANCE \_\_\_\_\_

BILL **46 (2021), CD1**

**A BILL FOR AN ORDINANCE**

SECTION 4. This ordinance takes effect upon its approval.

INTRODUCED BY:

Tommy Waters

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DATE OF INTRODUCTION:

November 16, 2021  
Honolulu, Hawai'i

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

Kathleen Kelly  
Deputy Corporation Counsel  
**KATHLEEN A. KELLY**

APPROVED this 28<sup>th</sup> day of MARCH, 2022.

Rick Blangiardi  
RICK BLANGIARDI, Mayor  
City and County of Honolulu

CITY COUNCIL  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII  
CERTIFICATE

BILL 46 (2021), CD1

Introduced: 11/16/21 By: TOMMY WATERS Committee: TRANSPORTATION.  
SUSTAINABILITY AND HEALTH  
(TSH)

Title: RELATING TO CAR-SHARING VEHICLES.

Voting Legend: \* = Aye w/Reservations

11/16/21	INTRO	Introduced.
12/01/21	CCL	Passed first reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
02/08/22	TSH	Reported out for passage on second reading and scheduling of a public hearing as amended in CD1 form.  CR-10(22)  3 AYES: CORDERO, ELEFANTE, TULBA  1 EXCUSED: KIA'ĀINA
02/11/22	PUBLISH	Public hearing notice published in the Honolulu Star-Advertiser.
02/23/22	CCL/PH	Committee report adopted. Bill passed second reading as amended, public hearing closed and referred to committee.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
03/01/22	TSH	Reported out for passage on third reading.  CR-41(22)  4 AYES: CORDERO, ELEFANTE, KIA'ĀINA, TULBA
03/16/22	CCL	Committee report adopted and Bill passed third reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS

I hereby certify that the above is a true record of action by the Council of the City and County of Honolulu on this BILL.

  
GLEN I. TAKAHASHI, CITY CLERK

  
TOMMY WATERS, CHAIR AND PRESIDING OFFICER



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## A BILL FOR AN ORDINANCE

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RELATING TO FIRE SAFETY.

BE IT ORDAINED by the People of the City and County of Honolulu:

SECTION 1. Purpose. The purpose of this ordinance is to update the Fire Code of the City and County of Honolulu.

SECTION 2. Section 20-1.1, Revised Ordinances of Honolulu 1990 ("Fire Code of the City and County of Honolulu"), as amended by Ordinance 21-3, Ordinance 21-14, and Ordinance 21-31, is amended by amending paragraph (18) to read as follows:

"(18) Amending Section 13.3.2.26.2. Section 13.3.2.26.2 is amended to read:

**13.3.2.26.2** Compliance shall be with an automatic fire sprinkler system throughout the building or alternative fire prevention and fire safety systems in accordance with the requirements of a building fire and life safety evaluation as achieved by ~~[a-passing]~~ receiving an acceptable score on a building fire and life safety evaluation pursuant to Ordinance 18-14. Existing high-rise residential buildings not protected throughout by an automatic fire sprinkler system shall be subject to building fire and life safety evaluations, which shall consist of an assessment of building safety features and fire protection systems in accordance with this code and the building code on a form prescribed by the AHJ in accordance with Section 20-4.4. Existing high-rise residential buildings that opt to install an automatic fire sprinkler system throughout the building shall not be required to undergo the building fire and life safety evaluation; provided all buildings continue to maintain ~~[a-passing-status]~~ an acceptable score on their respective building fire and life safety evaluation or maintain the codes and standards for automatic fire sprinkler systems that are current and applicable at the time the building permit application is submitted for approval. ~~[A-passing-score]~~ An acceptable score on the evaluation provides a minimum level of fire and life safety to fire fighters and occupants that is approved by the AHJ. A building fire and life safety evaluation shall be prepared by a licensed design professional or a building's authorized representative under the supervision of a licensed design professional, be stamped with the licensed design professional's authorized seal or stamp, and authenticated as provided under Hawaii Administrative Rules, Section 16-115-9. The licensed design professional shall provide the scores by each category of the building fire and life safety evaluation to the association of apartment owners of a



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## A BILL FOR AN ORDINANCE

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condominium or the cooperative housing corporation. A building fire and life safety evaluation shall be conducted [within four years from May 3, 2018,] by no later than August 31, 2022, and the licensed design professional shall submit a copy of the authenticated building fire and life safety evaluation to the AHJ in accordance with Section 20-4.3[-], the aggregate score of which shall be published on the AHJ's website. Buildings shall comply by [passing] receiving an acceptable score on the building fire and life safety evaluation within [seven] 12 years from May 3, 2018, unless compliance is met with an automatic fire sprinkler system as indicated in Table 8 of the building fire and life safety evaluation form. The AHJ may grant an extension pursuant to Section 13.3.2.26.7 if automatic fire sprinkler systems are used to achieve compliance. All buildings must continue to maintain [a passing status] an acceptable score on their respective building fire and life safety evaluation assessments or maintain an automatic sprinkler system that complies with this chapter and the building code at the time of the evaluation. For the purposes of this section, "existing high-rise residential building" means the same as "existing [high-rise] highrise residential building" as defined in Section 20-5.1.

**13.3.2.26.2.1** The association of apartment owners of a condominium or the cooperative housing corporation of an existing high-rise residential building may appeal the final building fire and life safety evaluation score, the resulting fire safety requirements for the building, as assessed by the licensed design professional, or the determination of the AHJ by filing a written request for an appeal to the director or the head of the AHJ within 45 days of the date of the completed building fire and life safety evaluation or the AHJ's determination of the building's fire and life safety requirements, whichever is later. The request for an appeal shall include a statement of the basis for appeal, supporting documentation, if any, and the relief requested. The director or head of the AHJ shall render a decision on the appeal no later than 30 calendar days from the receipt of the appeal. The AHJ shall submit an annual report to the City Council on the appeals filed for existing high-rise residential buildings and the disposition of the appeals.

**13.3.2.26.2.2** Except as otherwise provided in this paragraph (18), which establishes the life safety evaluation system and authorizes owners of existing high-rise residential buildings to opt out of approved automatic sprinkler systems through a life safety evaluation process, existing high-rise residential buildings shall be protected throughout by an approved



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## A BILL FOR AN ORDINANCE

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automatic fire sprinkler system in accordance with this chapter and the building code. Existing high-rise residential buildings that opt to install an automatic fire sprinkler system throughout the building shall not be required to undergo a building fire and life safety evaluation, but shall be required to apply for and obtain a building permit through a State-licensed specialty contractor for the automatic fire sprinkler system ~~[within three years from the date of notifying the AHJ of its option]~~ or ~~[selecting]~~ select the option on the building fire and life safety evaluation code assessment form, Table 8.

**13.3.2.26.2.3** Notwithstanding any other provision of this paragraph (18), the association of apartment owners of a condominium or the cooperative housing corporation of an existing high-rise residential building 10 floors or higher may opt out of the automatic fire sprinkler system requirement; provided that, a majority of unit owners of a condominium or a majority of shareholders of a cooperative housing corporation decide to opt out of the requirement within ~~[four]~~ nine years of ~~[the completion of]~~ having received an acceptable score on the building fire and life safety evaluation, either by vote at a regularly scheduled or special meeting of the owners or shareholders, convened and noticed in accordance with the condominium's or cooperative housing corporation's by-laws, or by written consent in lieu of a vote at a regularly scheduled or special meeting; provided further, that the building receives ~~[a passing]~~ an acceptable score on the building fire and life safety evaluation through the implementation of alternative fire prevention and fire safety systems. An association of apartment owners of a condominium or a cooperative housing corporation that has opted out of the automatic fire sprinkler system requirement shall provide verifiable, public disclosure of its action to all current and future owners, shareholders, and residents. Verifiable public disclosure shall include ~~[signs posted in the building's public notification areas]~~ the posting of the aggregate score of the building fire and life safety evaluation on the AHJ's website and real estate sales disclosures as may be required by Hawaii real estate industry practices.

**13.3.2.26.2.4** Each building owner shall, within 180 days from May 3, 2018, file a written statement of its intent to comply with this paragraph (18) with the AHJ for approval.

**13.3.2.26.2.5** The AHJ shall review and respond to the written statement of the owner's intent to comply within 60 days of receipt of the statement of intent to comply.



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## A BILL FOR AN ORDINANCE

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**13.3.2.26.2.6** Subject to the exceptions in Section 13.3.2.26.2.7, the entire building shall be required to be protected by:

- a. An approved automatic fire sprinkler system; or
- b. Alternative fire prevention and fire safety systems as approved by the AHJ

within ~~[43]~~ 20 years of May 3, 2018, except where an extension is approved by the AHJ as provided in Section 13.3.2.26.2.7.

**13.3.2.26.2.7** Compliance with the automatic fire sprinkler system throughout the building or alternative fire prevention and fire safety systems provisions of Section 13.3.2.26.2.2 shall be achieved as follows: Common areas for all buildings ~~[20 floors and over shall be completed within nine years from May 3, 2018, common areas for buildings 10 to 19 floors shall be completed within 11 years from May 3, 2018, and all buildings, regardless of the number of floors,]~~ shall be completed within ~~[43]~~ 20 years from May 3, 2018. An extension to ~~[46]~~ 21 years from May 3, 2018, may be approved by the AHJ; provided that, compliance using an automatic fire sprinkler system in the common areas related to building egress path has been achieved.

**EXCEPTION:** Existing high-rise residential buildings are exempted from the automatic fire sprinkler system requirements in Section 13.3.2.26.2.2 if all dwelling units have exterior access and a continuous egress path to exit the building and have no full-length interior corridors.

**EXCEPTION:** Existing high-rise residential buildings less than ten floors in height can receive ~~[a]~~ an acceptable score on the building fire and life safety evaluation ~~[passing status]~~ in lieu of the approved automatic sprinkler system requirements in Section 13.3.2.26.2.2.

**EXCEPTION:** Existing high-rise residential buildings may be protected throughout by an approved automatic fire sprinkler system per NFPA 13R when approved by the AHJ.

**EXCEPTION:** Private balconies that have at least one long side that is 50 percent open are not required to have automatic fire sprinkler protection.





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## A BILL FOR AN ORDINANCE

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**EXCEPTION:** Elevator hoist ways and machine rooms are not required to have automatic fire sprinkler protection.

**EXCEPTION:** Class II wet standpipe systems may be removed when buildings are protected throughout by automatic fire sprinkler systems pursuant to Section 13.3.2.26.2.2.

**EXCEPTION:** Combined standpipe and automatic fire sprinkler systems using existing standpipes shall be permitted to utilize pump sizing for the fire sprinkler demand.

**EXCEPTION:** The time periods and deadlines for compliance set forth in [Sections] Section 13.3.2.26.2 and Section 13.3.2.26.2.7 shall be paused, tolled, or suspended where a building permit application, or other code application, for projects that relate to those sections or are required for the building to achieve compliance with the requirements of Section 13.3.2.26.2.2 for an automatic fire sprinkler system throughout the building or alternative fire prevention and fire safety systems, when the application is duly filed by a State-licensed specialty contractor for the design, installation, or upgrade of such system, and the review and issuance of the building permit or other code application has not been completed by the reviewing agency within 90 days of such submission to the reviewing agency. The period of time in excess of the 90-day period following timely filing of a complete application, but before issuance of the permit or approval of the application, shall constitute the period of time in which the time period and deadline are paused, tolled, or suspended. The reviewing agency shall process applications filed pursuant to Section 13.3.2.26.2 and Section 13.3.2.26.2.7 in a timely manner, provided that no penalties shall be imposed upon those buildings whose applications have not been processed by the reviewing agency before the deadlines to achieve compliance with the requirements set forth in Section 13.3.2.26.2 and Section 13.3.2.26.2.7 and were submitted to the reviewing agency at least 90 days prior to the respective deadline.

SECTION 3. Section 20-4.3, Revised Ordinances of Honolulu 1990 ("Compliance"), is amended by amending subsection (a) to read as follows:

- "(a) A building fire and life safety evaluation code assessment shall be prepared by a licensed design professional or a building's authorized representative under the supervision of a licensed design professional using the building fire and life safety evaluation prescribed by the AHJ in accordance with Section 13.3.2.26.2;





# CITY COUNCIL

CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII

ORDINANCE \_\_\_\_\_

BILL 37 (2021), CD2

## A BILL FOR AN ORDINANCE

provided that existing high-rise residential buildings that opt to install an automatic fire sprinkler system throughout the building shall not be required to undergo a building fire and life safety evaluation for initial compliance. The AHJ may grant an extension per Section 13.3.2.26.2.7 if automatic fire sprinkler systems in common areas are used to achieve compliance. All buildings that are required to undergo a building fire and life safety evaluation must continue to maintain ~~[a passing status]~~ an acceptable score on their respective building fire and life safety evaluation."

SECTION 4. Ordinance 19-4 is amended by amending Section 7 to read as follows:

"SECTION 7. The AHJ shall provide a report to the Council every three months for the first two years following the effective date of Bill 37 (2021), CD2. The report shall include the following: (a) information on the status of a building's Life Safety Evaluation ("LSE") scores in the six categories listed in Section 4: Mobility Status, Vertical Openings, Standpipe System – Class 1 Standpipe, Elevators – Emergency Power, Egress Routes – Compliant Stairwell Reentry, and Table 8; (b) a list of any buildings that are being added to the attachment to Ordinance 19-4 marked as Exhibit B and the criteria for the addition of the buildings; (c) a list of any buildings that are being removed from the attachment to Ordinance 19-4 marked as Exhibit B and the criteria for the removal of the buildings; (d) the number of appeals from AHJ determinations that the level of fire safety for a building is unacceptable; (e) the number of buildings that have submitted LSEs to the AHJ and the status of the buildings' progress in completing the LSE to achieve an "acceptable" score; (f) the number of Honolulu Fire Department ("HFD") outreach and training meetings conducted with design professionals and association of apartment owners representatives; (g) the number of HFD citations or inspections undertaken in relation to areas in which association of apartment owners organizations are not in compliance with the City's Fire Code; and (h) a list of buildings that have provided the AHJ with their building fire emergency plan that includes a listing and contact information of their frail and vulnerable residents who may require evacuation assistance in an emergency. Thereafter, the AHJ shall provide an annual report not less than 20 days from the end of the fiscal year on the progress of the implementation of Ordinance 18-14, which shall include the information listed above."

SECTION 5. In this ordinance, ordinance material to be repealed is bracketed and stricken, and new ordinance material is underscored. When revising, compiling, or printing this ordinance for inclusion in the Revised Ordinances of Honolulu, the Revisor of Ordinances need not include the brackets, the material that has been bracketed and stricken, or the underscoring.



**CITY COUNCIL**  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII

ORDINANCE \_\_\_\_\_

BILL 37 (2021), CD2

**A BILL FOR AN ORDINANCE**

SECTION 6. This ordinance takes effect retroactive to the effective date of Ordinance 21-3.

INTRODUCED BY:

Carol Fukunaga

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DATE OF INTRODUCTION:

September 2, 2021  
Honolulu, Hawai'i

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

  
Deputy Corporation Counsel

ERICA C. OSTERKAMP

APPROVED this 25<sup>th</sup> day of MARCH, 20 22.

  
RICK BLANGIARDI, Mayor  
City and County of Honolulu

CITY COUNCIL  
CITY AND COUNTY OF HONOLULU  
HONOLULU, HAWAII  
CERTIFICATE

**BILL 37 (2021), CD2**

Introduced: 09/02/21 By: CAROL FUKUNAGA

Committee: PUBLIC INFRASTRUCTURE AND  
TECHNOLOGY (PIT)

Title: RELATING TO FIRE SAFETY.

Voting Legend: \* = Aye w/Reservations

09/02/21	INTRO	Introduced.
09/08/21	CCL	Passed first reading.  9 AYES: CORDERO, ELEFANTE, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
10/29/21	PUBLISH	Public hearing notice published in the Honolulu Star-Advertiser.
11/03/21	PIT	Amended to CD1.  3 AYES: ELEFANTE, FUKUNAGA, TSUNEYOSHI  1 EXCUSED: TUPOLA
11/03/21	PIT	Reported out for passage on second reading and scheduling of a public hearing as amended in CD1 form.  CR-315  3 AYES: ELEFANTE*, FUKUNAGA, TSUNEYOSHI  1 EXCUSED: TUPOLA
11/10/21	CCL/PH	Committee report adopted. Bill passed second reading as amended, public hearing closed and referred to committee.  9 AYES: CORDERO, ELEFANTE*, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI, TULBA, TUPOLA, WATERS
11/17/21	PUBLISH	Second reading notice published in the Honolulu Star-Advertiser.
11/18/21	PIT	Postponed to a date and time to be determined by the Committee Chair.  4 AYES: ELEFANTE, FUKUNAGA, TSUNEYOSHI, TUPOLA
03/02/22	PIT	Amended to CD2.  4 AYES: ELEFANTE, FUKUNAGA, TSUNEYOSHI, TUPOLA
03/02/22	PIT	Reported out for passage on third reading as amended in CD2 form.  CR-44(22)  3 AYES: FUKUNAGA, TSUNEYOSHI, TUPOLA*  1 NO: ELEFANTE

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03/16/22 CCL

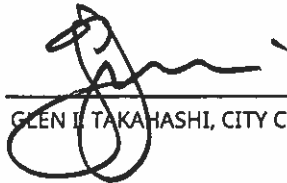
Committee report adopted and Bill passed third reading as amended.

8 AYES: CORDERO, ELEFANTE\*, FUKUNAGA, KIA'ĀINA, SAY, TSUNEYOSHI,  
TULBA, WATERS

1 ABSENT: TUPOLA

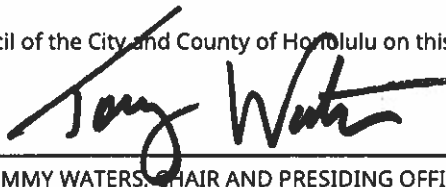
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I hereby certify that the above is a true record of action by the Council of the City and County of Honolulu on this BILL.



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GLEN I. TAKAHASHI, CITY CLERK



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TOMMY WATERS, CHAIR AND PRESIDING OFFICER