

---

---

**A BILL FOR AN ORDINANCE**

---

---

RELATING TO PARKS AND PLAYGROUNDS.

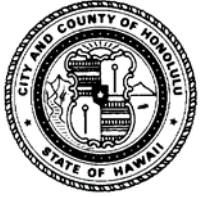
BE IT ORDAINED by the People of the City and County of Honolulu:

SECTION 1. Purpose. The purpose of this ordinance is to allow dog parks to be credited toward satisfying the requirements for the provision or dedication of land for park and playground purposes.

SECTION 2. Section 22-7.8, Revised Ordinances of Honolulu 2021, is amended to read as follows:

**"§ 22-7.8 Credit ~~[for]~~ toward land required for parks and playgrounds.**

- (a) *Credit for lands dedicated or provided in perpetuity for ~~[parks]~~ park and playground purposes before October 16, 1976. Where lands for ~~[park and playground]~~ parks and playgrounds were dedicated or provided in perpetuity before October 16, 1976, such ~~[land is]~~ park and playground lands are credited ~~[against]~~ toward the ~~[park land which could]~~ park and playground lands that would otherwise be required under § 22-7.5.*
- (b) *Credit for subdivisions where the provisions of this article were previously met.* When a subdivision is resubdivided or redeveloped, this article applies to the dwelling or lodging units ~~[above]~~ that are constructed in addition to those units ~~[which]~~ that originally complied with this article. Credit is applied ~~[to such]~~ toward the park and playground land area that would otherwise be required under § 22-7.5, whether such park and playground lands were dedicated~~[,]~~ or provided in perpetuity, or fees were paid in lieu thereof.
- (c) *Credit for privately owned parks and playgrounds.* When land is provided in perpetuity or dedicated for a private park and playground in a subdivision and ~~[such area]~~ the land is to be owned ~~[and]~~, maintained, and used by the owners (including private parties and public agencies), purchasers, or occupants of the subdivision, such park and playground land is credited ~~[against]~~ toward the ~~[park land area which]~~ park and playground lands that would otherwise be required under § 22-7.5.
- (d) *Credit for dog parks.* When land is provided in perpetuity or dedicated for use as a dog park, such land may be credited toward the park and playground lands that would otherwise be required under § 22-7.5; provided that:



**HONOLULU CITY COUNCIL**  
**KE KANIHELA O KE KALANA O HONOLULU**  
CITY AND COUNTY OF HONOLULU

ORDINANCE \_\_\_\_\_

BILL 70 (2025), CD1

---

---

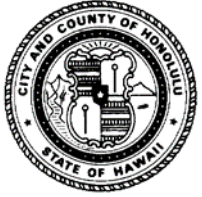
A BILL FOR AN ORDINANCE

---

---

- (1) The dog park is part of a larger contiguous privately or publicly owned park and playground area; and
- (2) Any credit for the land area provided in perpetuity or dedicated for use as a dog park may not exceed 10 percent of the total park and playground lands required under § 22-7.5."

SECTION 3. 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.



**HONOLULU CITY COUNCIL**  
*KE KANIHELA O KE KALANA O HONOLULU*  
CITY AND COUNTY OF HONOLULU

ORDINANCE \_\_\_\_\_

BILL **70 (2025), CD1**

**A BILL FOR AN ORDINANCE**

---

---

SECTION 4. This ordinance takes effect upon its approval.

INTRODUCED BY:

Tommy Waters \_\_\_\_\_

Andria Tupola \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

DATE OF INTRODUCTION:

October 29, 2025 \_\_\_\_\_  
Honolulu, Hawai'i

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Councilmembers

APPROVED AS TO FORM AND LEGALITY:

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

APPROVED this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_.

\_\_\_\_\_  
RICK BLANGIARDI, Mayor  
City and County of Honolulu

**Report Title:**

Subdivision Ordinance; Provision or Dedication of Land for Park and Playground Purposes; Dog Parks; Department of Planning and Permitting ("DPP")

**Description:**

Allows lands that are provided in perpetuity or dedicated for use as dog parks (if such lands are part of a larger contiguous privately or publicly owned park and playground area) to be credited toward satisfying the requirements for the provision or dedication of lands for park and playground purposes under ROH Section 22-7.5. Limits the amount of dog park lands to be credited to up to 10 percent of the total park and playground lands required under ROH Section 22-7.5.

*The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.*