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As of December 13, 2017, 1:00 p.m.

Attached is a Floor Amendment that was introduced at the December 13, 2017 Special Planning Committee Meeting. The Floor Amendment was later withdrawn, but may be further considered by the Planning Committee and is subject to change.

(December 13, 2017)

FLOOR AMENDMENT

Bill No. 2666, Update to the General Plan of the County of Kauaʻi

Introduced by: COUNCILMEMBER MEL RAPOZO (By Request)

AMENDMENT (All based on proposals submitted by the Community Coalition of Kauaʻi)	PLANNING DEPARTMENT'S POSITION (<i>INFORMATIONAL ONLY</i>)
REFERNCES TO TEMPORARY MORATORIUM (language provided by the County Attorney, by request)	
<p>1. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 30 by inserting a new section 1.2.4. as follows:</p> <p><u>“1.2.4 TEMPORARY MORATORIA AS AN INTERIM DEVELOPMENT CONTROL STRATEGY</u></p> <p><u>Throughout the General Plan process, concerns were raised over excessive, rapid, ill-planned growth. As a result, consideration of the moratorium technique to deal with this perceived planning emergency arose at during the planning meetings and the County Council hearings.</u></p> <p><u>There is a substantial body of law addressing the legal parameters of moratoria involving communities across the nation attempting to halt development, including but not limited to: water and sewage connections; subdivisions; site plans; annexations; multi-family, affordable housing, or residential development; planned unit development approvals; re-zonings; condominium development or conversions; driveways; inns; medical marijuana dispensaries; mobile home park development; variance approvals; adult entertainment development; pawn shops; property conveyance; the opening of new businesses; industrial facilities; university expansion; wilderness outfitter permits; homes for the disabled; telecommunications facilities; high voltage power lines;</u></p>	<p>Does not support</p>

<p><u>piers and docks; windmills; signs and billboards; large structures; or simply building permit issuance.</u></p> <p><u>Generally, where such moratoria are directly linked to environmental emergency such as flood districts, an unhealthy sewage treatment system or the inability to finance facility expansion, such moratoria may survive judicial scrutiny. However, where the moratoria are not of limited duration, and not tied to a reasonable plan to permit and facilitate growth, they are subject to invalidation. Similarly, moratoria may be invalid as applied where administered in a discriminatory manner allowing exemption or preexisting claims of entitlement other than on an even-handed basis.</u></p> <p><u>The County of Kaua'i realizes that moratoria are drastic techniques. According to legal treatises on the matter, communities imposing moratoria should be aware that they may tend to discourage quality developments needed for tax-base enhancement and achievement of regional planning goals; deny needed housing; inflate existing housing prices, commercial rentals, and industrial property; and discourage industrial in-migration; while encouraging employment relocation from the community towards areas with cheaper land and available housing for workers. Nonetheless, when used appropriately they can be an important tool and may provide an appropriate interim measure to better plan for the future development of Kaua'i."</u></p>	
<p>2. Amend Bill No. 2666 by amending the booklet entitled "Planning Commission Draft" dated "June, 2017," including all Appendices, by amending page 38 as follows:</p> <p><u>“GENERAL PLAN POLICIES AND THEIR IMPLEMENTATION</u></p> <p><u>The General Plan is a direction-setting, policy document. It is not intended to be regulatory. It is intended to be a guide for future amendments to land regulations and to be considered in reviewing specific zoning amendment and development applications.</u></p>	Support

These policies are intended to guide the County in specific types of actions: making revisions to land use and land development regulations, deciding on zoning changes, preparing and adopting development plans and public facility plans, and preparing and adopting capital improvement plans.

All actions and decisions undertaken by the County Council and the County Administration, including all County departments, agencies, boards, and commissions, shall be guided by the vision statement, policies, and the implementing actions of the General Plan.

Ordinances and rules that relate to the following shall also be guided by the policies of the General Plan: (1) Development plans; (2) Public facility plans; (3) Land use policies and regulations, including but not limited to zone changes, zoning regulations, subdivision regulations, and SMA rules and regulations; (4) Site development and environmental regulations, such as grading and drainage regulations; and (5) The six-year Capital Improvement Program.

All existing zoning amendment ordinances, including but not limited to all existing land use permits, and all existing subdivisions, shall continue to remain in effect following the enactment of the General Plan. Existing land use regulations, including, but not limited to, those in the Special Development Plans, the Comprehensive Zoning Ordinance, and the Subdivision Ordinance, shall continue to regulate the use of land within demarcated zoning districts until such time as the ordinances may be amended to be consistent with the General Plan. Notwithstanding adoption of the General Plan, land use permits and subdivisions shall continue to be subject only to applicable ordinances and rules and regulations in effect at the time the application is accepted for processing.

Nineteen policies articulate the County's path forward toward meeting the community's vision and goals of sustainability, unique character, resilience, and equity. The policies address the critical issues and opportunities identified through the community process. They are not

<p>listed in order of priority, as all are important. These policies were the subject of a community wide survey that was completed by more than 1,000 respondents across Kaua‘i, and indicated widespread agreement with the policy direction. Results of the survey are summarized in Appendix B.”</p>	
<p>3. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following (3.1.1. WAO NAHELE – THE UPPER WATERSHED):</p> <p>a. Amending page 99 by adding a new item A.3. (with appropriate renumbering as needed), as follows:</p> <p style="padding-left: 40px;"><u>“3. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p> <p>b. Amending page 99 by adding a new item B.3. (with appropriate renumbering as needed), as follows:</p> <p style="padding-left: 40px;"><u>“3. Conduct periodic environmental impact reports that analyze whether or not there are water shortages within the upper watershed.”</u></p>	<p>Does not support</p>
<p>4. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following (3.1.2. KAHAWAI – MIDDLE WATERSHED, DRAINAGE, AND FRESHWATER RESOURCES):</p> <p>a. Amending page 104 by adding a new item A.7. (with appropriate renumbering as needed), as follows:</p>	<p>Does not support</p>

<p><u>“7. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p> <p>b. Amending page 104 by adding a new item B.4. (with appropriate renumbering as needed), as follows:</p> <p><u>“4. Conduct periodic environmental impact reports that analyze whether or not there are water shortages within the middle watershed.”</u></p>	
<p>5. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following (3.1.3. KAHAKAI – COASTAL AREAS AND SHORELINES):</p> <p>a. Amending page 107 by adding a new item A.9. (with appropriate renumbering as needed), as follows:</p> <p><u>“9. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p> <p>b. Amending page 107 by adding a new item B.6. (with appropriate renumbering as needed), as follows:</p> <p><u>“6. Conduct periodic environmental impact reports that analyze whether or not there are</u></p>	<p>Does not support</p>

<p><u>environmental processes affecting the coastal areas and shorelines that necessitate revision of development regulations.”</u></p>	
<p>6. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following (3.3.2. COUNTY ROADS):</p> <p>a. Amending page 128 by adding a new item A.6. (with appropriate renumbering as needed), as follows:</p> <p><u>“6. Study existing code provisions to determine if they provide adequate roads attendant to permitted development.”</u></p> <p>b. Amending page 128 by adding a new item A.7. (with appropriate renumbering as needed), as follows:</p> <p><u>“7. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p>	<p>Does not support</p>
<p>7. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following (3.4.1. DOMESTIC WATER):</p> <p>a. Amending page 137 by adding a new item A.6. (with appropriate renumbering as needed), as follows:</p> <p><u>“6. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any</u></p>	<p>Does not support</p>

<p><u>temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p> <p>b. Amending page 138 by adding a new item B.4. (with appropriate renumbering as needed), as follows:</p> <p><u>“4. Conduct periodic environmental impact reports that analyze whether or not there are water shortages affecting the ability to provide domestic water services.”</u></p>	
<p>8. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 140 (3.4.2. WASTEWATER, SEPTIC SYSTEMS, AND CESSPOOLS) by adding a new item A.5. (with appropriate renumbering as needed), as follows:</p> <p><u>“5. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p>	Does not support
<p>9. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 144 (3.4.3. SOLID WASTE DISPOSAL AND RECYCLING) by adding a new item A.2. (with appropriate renumbering as needed), as follows:</p> <p><u>“2. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary</u></p>	Does not support

<p><u>moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p>	
<p>10. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 191 (3.9.2. HAZARDS RESILIENCY) by adding a new item A.6. (with appropriate renumbering as needed), as follows:</p> <p><u>“6. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p>	<p>Does not support</p>
<p>11. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 195 (3.9.3. GLOBAL WARMING AND CLIMATE CHANGE ADAPTATION) by adding a new item A.10. (with appropriate renumbering as needed), as follows:</p> <p><u>“10. If supported by adequate environmental impact data, the County Council may consider passage of constitutionally-appropriate temporary moratoria on development for a reasonable duration based on a reasonable necessity and a rational basis. Any temporary moratoria shall be linked to aggressive efforts to expand service capacity through a comprehensive capital facilities fund and committed budget, and no more drastic than necessary to permit comprehensive planning and protection of environmental concerns.”</u></p>	<p>Does not support</p>

THE WATERSHED

<p>12. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 99 as follows:</p> <p>“Objective: [To conserve the upper watershed and restore native habitat and forested areas.] To protect the upper native forested watershed.”</p> <p>b. Amending pages 99-100 by amending item C.3. as follows:</p> <p>“Establish a [watershed task force or] watershed liaison within the County whose mission is to facilitate better communication and coordination between agencies and organizations that work in the watershed (County, State, and nongovernmental organizations), applying a western-based science and ahupua‘a management model from mauka to makai.”</p> <p>c. Amending page 130 by deleting item D.5. (with appropriate renumbering as needed), as follows:</p> <p>“[Support the establishment of community based councils to assist with watershed management issues.]”</p>	Support
<p>13. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 101 as follows:</p> <p>“Objective: Within the mid-watershed area: 1) To protect, restore, and enhance freshwater resources to [support aquatic, environmental, and cultural resources;] conform with their natural hydrological function and flow within the watershed topography; [and, 2) to recognize and mitigate</p>	Does not support

<p>impacts from the built environment to the mid-watershed area.] <u>2) To identify and restore traditional cultural access to and uses of freshwater resources; and 3) To identify and mitigate impacts from the built environment that are disruptive to the natural hydrology of the watershed and access to water as a cultural resource.</u>”</p> <p>b. Amending page 104 by adding a new item C.3. (appropriately renumbered as needed), as follows:</p> <p><u>“Establish a watershed liaison within the County whose mission is to facilitate better communication and coordination between agencies and organizations that work in the watershed (County, State, and nongovernmental organizations), applying a western-based science and ahupua’a management model from mauka to makai.”</u></p> <p>c. Amending page 104 by amending item D.2. as follows:</p> <p><u>“2. [Encourage collaborative watershed and stream protection through the efforts of non-profit and volunteer environmental groups, such as the Hanalei Watershed Hui and Kaua’i Watershed Alliance.] Support the establishment of community-based watershed councils, using ahupua’a as a guiding principal, to assist with watershed management issues.”</u></p> <p>d. Amending page 104 by adding a new item D.6. (appropriately renumbered as needed), as follows:</p> <p><u>“6. Restore water flow to streams, such as the north fork of Wailua and Hule’ia, in order to uphold county obligations and public trust protections.”</u></p>	
<p>14. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 108, by adding new items D.6. and D.7. (appropriately renumbered as needed), as follows:</p>	<p>Does not support</p>

<p>“6. Support the establishment of community-based watershed councils, using ahupua‘a as a guiding principal, to assist with watershed management issues.”</p> <p>7. Establish a watershed liaison within the County whose mission is to facilitate better communication and coordination between agencies and organizations that work in the watershed (County, State, and nongovernmental organizations), applying a western-based science and ahupua‘a management model from mauka to makai.”</p>	
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ECONOMY – TOURISM

<p>15. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 157 as follows:</p> <p>“[On Kaua‘i, ADVC has been slowly growing at an average rate of about 2% per year since 2000, with a slight dip due to the economic recession of 2008-2009 (Figure 3-9).] <u>Since 2010, the ADVC has grown at a compounded annual growth rate of 4.0% per year. (2010 ADVC: 19,548 (Figure 3-9); 2016 ADVC: 24,797 (Table 3-3)). If growth were to continue at that rate by 2035, the ADVC would increase by 112% to 52,600.</u>”</p>	<p>No position</p>
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<p>16. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 160 by adding a new item B.2. (appropriately renumbered as needed), as follows:</p> <p>“[Explore development of a maximum annual visitor carrying capacity.] <u>Establish the carrying capacity for the island and various sites around the island and implement a monitoring system that tracks visitor impacts within the context of “limits of acceptable change” or other metric.</u>”</p> <p>b. Amending page 160 by adding a new item B.3. (appropriately renumbered as needed) as follows:</p>	<p>Does not support</p>
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<p><u>“Create a comprehensive incentive and disincentive plan to address visitor numbers and impacts in specific areas.”</u></p>	
<p>ENERGY SUSTAINABILITY</p>	
<p>17. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 180 as follows:</p> <p>“Objective: To increase energy <u>[self-sufficiency] sustainability</u> and maintain a reliable, resilient, and cost-efficient energy system.”</p>	<p>No position</p>
<p>18. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 181 by amending A.4. as follows:</p> <p>“Require new buildings to incorporate economically feasible design and equipment <u>[to save energy.] for energy sustainability, including but not limited to: solar hot water capacity and proper insulation.</u>”</p> <p>b. Amending page 181 by amending C.2. as follows:</p> <p>“Pursue <u>green energy conservation, including but not limited to: groundskeeping and farming equipment/machinery, and</u> ground transportation <u>[energy conservation and alternative fuel projects.], by:</u></p> <p><u>a. Installing more, and regularly maintaining and repairing, electric vehicle charging stations.</u></p> <p><u>b. Introducing residential and commercial incentives to transition to electric groundskeeping and farming equipment/machinery.</u></p>	<p>Support</p>

<p style="text-align: center;"><u>c. County transition from fuel-powered to electric vehicles, machinery, and equipment, where feasible.</u></p> <p>c. Amending page 181 by amending C.3. as follows:</p> <p style="padding-left: 40px;">“<u>[Review] Conduct regular reviews of</u> County operations to identify ways to conserve energy, particularly during nighttime hours.”</p>	
<p>19. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 182 as follows:</p> <p style="padding-left: 40px;">“Objective: To <u>[acknowledge the human contribution to global warming and reduce Kaua‘i’s greenhouse gas emissions.] expand strategies and mechanisms to reduce greenhouse gas emissions on Kaua‘i.</u>”</p>	Support
<p>20. “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 185 by amending A.3. as follows:</p> <p style="padding-left: 40px;">“Accelerate the transition to alternative, carbon-free fuels in the ground transportation sector with regulations and policies that support electric vehicle adoption and other alternative fuel infrastructure[.] <u>and support electric groundskeeping and farming equipment/machinery.</u>”</p> <p>b. Amending page 186 by removing the existing C.1. and C.2. and adding new items C.1., C.2., and C.3. (with appropriate renumbering as needed), as follows:</p> <p style="padding-left: 40px;">“<u>[1. Support a methane and biogas capture and containment project at the Kekaha Landfill.</u></p> <p style="padding-left: 40px;">2. Support carbon offset projects, such as growing trees to sell as carbon credits.]</p> <p style="padding-left: 40px;"><u>1. Establish capture and containment of methane at all landfills and County waste facilities.</u></p>	No position

<p><u>2. Adopt a county-wide zero-waste strategy, including but not limited to: recycling pick-up at households and public locations and events, and building and maintaining a materials recovery facility with staff assigned to locate markets for recycled material.”</u></p> <p>c. Amending page 186 by amending D.3. as follows:</p> <p>“Increase the availability of [building energy performance information] <u>information about buildings that are energy-efficient (e.g., with solar hot water, green building designs and materials, and KIUC’s household energy audit)</u> around the island for both the residential and commercial sectors.”</p>	
<p>CRITICAL INFRASTRUCTURE</p>	
<p>21. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 136 as follows:</p> <p>“Objective: To ensure water [infrastructure is planned to accommodate domestic needs and protect the public trust.] <u>sustainability for Kaua‘i’s water needs under the Public Trust Doctrine and based on traditional ahupua‘a methods of preserving water for future generations—not taking more than is needed and leaving enough for everyone.”</u></p>	<p>Does not support</p>
<p>22. Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 137 by amending A.5. as follows:</p> <p>“Conduct an audit of the County’s [development standards to identify regulations that are obstacles to green infrastructure practices.] <u>dependency on surface water regarding future development, based on legal availability and water regulations.”</u></p>	<p>No position</p>
<p>23. Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p>	<p>Support</p>

<p>a. Amending page 138 by amending B.3. as follows:</p> <p style="padding-left: 40px;">“<u>[Determine the sustainable yield of aquifer sectors through the Water Use and Development Plan.] Update sustainable yield of aquifers, incorporating most recent United States Geological Survey (USGS) low-flow studies and surface water data into the County Department of Water budget.</u>”</p> <p>b. Amending page 8 (ACRONYMS AND ABBREVIATIONS) by appropriately inserting the acronym for USGS as follows:</p> <p style="padding-left: 40px;">“<u>USGS United States Geological Survey</u>”</p>	
<p>24. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 138 as follows:</p> <p style="padding-left: 40px;">“Objective: <u>[To mitigate the impact to Kaua‘i’s fresh and ocean waters from wastewater.] To preserve and protect our fresh and ocean waters and other water resources from wastewater and other pollutants with a goal of eliminating ineffective water body quality standards.</u>”</p>	Does not support
<p>25. Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 140 by amending A.2. as follows:</p> <p style="padding-left: 40px;">“Manage wastewater treatment and disposal in a manner that safeguards human <u>[and environmental health, accommodates future growth, is efficient and cost effective, and uses recycled water from treatment where possible.] health and prevents environmental degradation while accommodating current needs of local residents before any consideration of future growth. These systems are to be efficient and cost-effective, and use recycled water from treatment where possible.</u>”</p>	Does not support

<p>b. Amending page 141 by amending C.1. as follows:</p> <p>“<u>Expand existing wastewater treatment systems to existing communities where possible, with a focus on expanding the Wailua Wastewater Treatment Plant to the Wailua House Lots area.] Locate and relocate wastewater facilities in appropriate geographic areas, based on traditional, cultural, and biological natural filtration systems for the optimization and expansion of wastewater systems and system improvement, considering alternative reclamation technology or tertiary treatment.</u>”</p>	
<p>26. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 141 as follows:</p> <p>“Objective: To provide environmentally-sound waste disposal and collection services^[.] <u>with a goal to reduce the solid waste stream by 70 percent.</u>”</p>	No position
<p>27. Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending all of the following:</p> <p>a. Amending page 144 by amending C.4. as follows:</p> <p>“Divert at least 70 percent of solid waste <u>[from landfill sites to recycling and reuse by 2023.] through increased source reduction, recycling, biodiversion, and landfill diversion methods.</u>”</p> <p>b. Amending page 144 by adding a new C.7. (with appropriate renumbering as needed), as follows:</p> <p>“<u>Provide commercial volume-based collection with enhanced recycling programs, including incentives for businesses to adopt zero-waste collection programs.</u>”</p>	No position
<p>28. Amend Bill No. 2666 by amending the booklet entitled “Planning Commission Draft” dated “June, 2017,” including all Appendices, by amending page 144 as follows:</p>	Support

<p>“Objective: [To support the modernization and user-friendliness of Kaua‘i’s airports and harbors.] <u>To ensure airport and harbor improvements are in balance with the need to manage tourism impacts and keep visitor arrivals at reasonable levels.</u>”</p>	
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29. If any provision that is amended is also found elsewhere, such language is hereby amended to provide consistency.

30. If more than one amendment to a same section is adopted on this date, all amendments shall take effect to the extent there is no conflict. If there is a conflict, the latest amendment shall be controlling.

(Material to be deleted is bracketed. New material to be added is underscored.)

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