The Environmental Notice provides public notice for projects undergoing environmental review in Hawai‘i as mandated under Section 343-3, Hawai‘i Revised Statutes, the Environmental Impact Statement Law. Along with publishing Environmental Assessments and Environmental Impact Statements for projects in Hawai‘i, The Environmental Notice also includes other items related to the shoreline, coastal zone, and federal activities.

January 23, 2019

David Y. Ige, Governor
Scott Glenn, Director

A thin, fragile layer of atmosphere is what makes our islands and our world habitable

Photo credit: NASA image courtesy Jeff Schmaltz
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## Statewide Map of New HRS Chapter 343 Actions

![Statewide Map of New HRS Chapter 343 Actions](image)

**Legend**
- New document count in this issue: 3 total
  - HRS § 343-5(b) Agency Actions: 1
  - HRS § 343-5(e) Applicant Actions: 2
O‘AHU

PVT Integrated Solid Waste Management Facility (ISWMF) Relocation--(EISPN)

HRS §343-5(a) Trigger (9)(C) Propose any landfill

District(s) Waiʻānae

TMK(s) (1) 8-7-009:007

Permit(s) Various (see document)

Approving Agency/Accepting Authority Department of Planning and Permitting, City and County of Honolulu
Franz Kranitz, AICP, (808) 768-8046, fkranitz@honolulu.gov
650 S. King St., 7th Floor, Honolulu, HI 96813

Applicant PVT Land Company, Ltd.; 87-2020 Farrington Hwy, Waiʻānae, HI 96792
Stephen E. Joseph, Vice President and Operations Manager, (808) 668-4561, Steve@pvtland.com

Consultant Hart Crowser, Inc; 7 Waterfront Plaza, 500 Ala Moana Blvd., Ste. 7-240, Honolulu, HI 96813
Karl Bromwell, (808) 587-7747, karl.bromwell@hartcrowser.com

Status Administrative 30-day public review and comment period starts. Comments are due by February 22, 2019. Please send comments to the approving agency/accepting authority and copy the applicant and the consultant.

PVT owns and operates the only publicly-available construction and demolition (C&D) debris management facility on O‘ahu. Its facility is part of the City and County of Honolulu’s solid waste management plan and provides a critical service to the construction industry and for City-directed emergency and disaster response efforts. PVT’s materials recovery facility reuses or recycles approximately 80% of the C&D debris received. While this has extended the life of the landfill, the construction boom has generated more C&D debris than anticipated. PVT is therefore initiating landfill closure activities in accordance with its permit.

The PVT facility closure would leave O‘ahu without a C&D landfill and materials recovery facility. PVT proposes to (1) relocate its C&D debris receiving, recycling, and disposal operation to a parcel, owned by a PVT-affiliate, on the opposite side of Lualualei Naval Road from its current location, (2) upgrade its recycling operations by installing two materials recovery and processing lines, and (3) install renewable energy facilities (an enclosed gasification unit and photovoltaic panels) to power its operations. The relocation will allow uninterrupted C&D debris management, focusing on the diversion of 80% of construction debris from the landfill through reuse, recycling, and waste-to-energy initiatives.

Pouhala Marsh Restoration Project, Phase I--Final EA (FONSI)

HRS §343-5(a) Trigger (1) Propose the use of state or county lands or the use of state or county funds
(2) Propose any use within any land classified as a conservation district

District(s) ‘Ewa

TMK(s) (1) 9-3-01:2, 9-3-01:4, 9-3-01:6, 9-3-01:12 (portions)

Permit(s) Various (see document)

Proposing/Determining Agency Department of Land and Natural Resources, State of Hawai‘i
Jason Misaki, Wildlife Manager, (808) 973-9786, jason.c.misaki@hawaii.gov
Division of Forestry and Wildlife, O‘ahu Br., 2135 Makiki Hts. Dr., Honolulu, HI 96822

Consultant Bow Engineering & Development, Inc.; 1953 S. Beretania St., PH-A, Honolulu, HI 96826
William F. Bow, M.S., (808) 941-8853 x117, WBow@bowengineering.com

Status Finding of No Significant Impact (FONSI) determination.

Pouhala Marsh is a 70-acre coastal marsh located in Waipahu on the southwestern region of the Island of O‘ahu. The U.S. Fish and Wildlife Service identified Pouhala Marsh as a protected, core wetland area with permanent habitat that supports a substantial number of waterbirds. The marsh is owned by the State of Hawai‘i and the City and County of Honolulu. The State of Hawai‘i, Department of Land and Natural Resources, Division of Forestry and Wildlife manages the area as a wildlife sanctuary through a land lease agreement with the City. Over the past several decades, the marsh has been degraded through siltation, waste disposal, water pollution, and alien plant invasions. The State DLNR, DOFAW proposes the creation of a wetland pond within a ±8.8-acre area in Pouhala Marsh. Wetland restoration would provide a naturally functioning ecosystem with suitable habitat for four endangered Hawaiian waterbirds, including the Hawaiian Moorhen, Hawaiian Stilt, Hawaiian Duck, and Hawaiian Coot. Restoration of the site would allow for environmental education programs and opportunities, such as vegetation identification, avian surveys, and water quality studies.
The Proposed Project involves the subdivision of 2,721 acres of Dillingham Ranch land at Mokulē’ia. Agricultural uses on the Ranch have occurred since the 1880s, with present land uses including a mango orchard, palm tree plantation, cattle ranching, equestrian facilities, and special events at the Dillingham Lodge.

Under the Proposed Project, Lodge and palm tree operations will continue; the mango orchard will be increased (5 to 10 acres); five acres for hydroponic farming will be provided; cattle ranching will be expanded; equestrian facilities will be improved (exercise trials, barns, paddocks); and a maintenance complex for the Ranch will be built. Four employee housing units and 70 agricultural lots will also be provided. The farm lots will range from 3 to 428 acres, with each lot containing a 5,000 square foot developable footprint for a farm dwelling and accessory structures as allowed by agricultural district zoning. The remaining area on each lot will be used for crop cultivation and open space. As part of the Proposed Action, the private water system serving the Ranch and Mokulē’ia area will be upgraded; a private wastewater system and treatment plant will be constructed; internal roadways and drainage improvements will be built; and electrical and communication systems will be extended to service the Project. The Proposed Project is consistent with the State land use law, North Shore Sustainable Communities Plan, and City and County zoning.

### PREVIOUSLY PUBLISHED DOCUMENTS OPEN FOR COMMENT

**Status:** Public review and comment period for these projects began previously. Comments are due February 7, 2019 unless specified otherwise. Please send comments to the relevant agency and copy any relevant applicant and/or consultant.

**MAUI**

**Windward Hotel--(EIS Preparation Notice)**

**CHAPTER 25 (O‘AHU SMA)**

**Par Hawaii SPM-MPM Pipeline Manifold Project--Draft EA (AFNSI)**

### EXEMPTION DECLARATION

The Department of Transportation has declared the following action exempt from the requirement to prepare an EA pursuant to HAR § 11-200-8:

**Card Lock Installation at Kawaihae Harbor**

DOT Harbors Division issued RP at end of 2011 to Applicant, who declared intent to install card lock operation to streamline onsite operations, and would involve negligible or no expansion or change in use beyond that previously existing. The card lock operation will monitor which vehicles are involved on a day to day basis. Applicant will abide by Harbors Division rules for hours of operation. Along with other tenants Applicant updates its vehicle inventory annually to assist Harbors Division in determining any impact on regional traffic on a day-to-day basis. Applicant agreed to remove its improvements when its RP terminates. DOT has determined that there will be minimum traffic impact to the area. The proposed use will have no significant impacts, whether primary, secondary or cumulative, to the natural, environmental and/or cultural resources in the area. The proposed use would involve negligible or no expansion or change in use of the subject area beyond that previously existing.
EXEMPTION LIST CONCURRENCE

Pursuant to HAR § 11-200-8, the Environmental Council has reviewed and concurred upon the following agency exemption list. The listed types of actions may be considered for exemption from the requirement to prepare an EA or EIS. The Environmental Council’s date of concurrence is posted on the list. Click on the link to view or download the list.

County of Hawai‘i Department of Environmental Management (January 8, 2019)

APPLICATIONS FOR ACCRETION

Pursuant to HRS § 501-33, the following applications for the registration of land accreted along the ocean have been submitted:

**Ho Amended Petition for Registration of Title to Accretion**

- **Applicable Law:** Petition for Registration of Title to Accretion under HRS Chapter 501-33 and Rule 26 of the Rules of the Land Court
- **Type of Document:** Amended Petition for Registration of Title to Accretion
- **Island:** O‘ahu
- **District:** Mokulē‘ia, District of Waialua
- **TMK:** (1) 6-8-005-002
- **Permits Required:** N/A
- **Applicant:** Petitioner Michelle Kondo Ho, Trustee of the Michelle Kondo Ho Revocable Living Trust
  c/o Janna Ahu, Esq., Dentons US LLP, 1001 Bishop St., Suite 1800, Honolulu, HI 96813 
  (808) 524-1800
- **Authority:** Land Court, State of Hawai‘i
- **Status:** Amended Petition for Registration of Title to Accretion filed October 17, 2018; hearing on petition to be held January 25, 2019

**Project Summary:** YOU ARE HEREBY NOTIFIED that Petitioner Michelle Kondo Ho, Trustee, has filed a petition for registration of title to accretion in the Land Court, State of Hawai‘i, L.D No. 17-1-1388, to register title to accreted land within lands identified as Lot 104-A as shown on Map 19 of Application No. 609, Tax Map Key No. (1) 6-8-005-002, containing 0.16 acres, more or less, all situate, lying and being at Mokulē‘ia, District of Waialua, City and County of Honolulu, State of Hawai‘i.

**Schneider Amended Petition for Registration of Title to Accretion**

- **Applicable Law:** Petition for Registration of Title to Accretion under HRS Chapter 501-33 and Rule 26 of the Rules of the Land Court
- **Type of Document:** Amended Petition for Registration of Title to Accretion
- **Island:** O‘ahu
- **District:** Mokulē‘ia, District of Waialua
- **TMK:** (1) 6-8-005-003
- **Permits Required:** N/A
- **Applicant:** Petitioners Michael D. Schneider and Linda L. Schneider, Trustees of The Schneider Family Trust 
  c/o Janna Ahu, Esq., Dentons US LLP, 1001 Bishop St., Suite 1800, Honolulu, HI 96813 
  (808) 524-1800
- **Authority:** Land Court, State of Hawai‘i
- **Status:** Amended Petition for Registration of Title to Accretion filed October 17, 2018; hearing on petition to be held January 25, 2019

**Project Summary:** YOU ARE HEREBY NOTIFIED that Petitioners Michael D. Schneider and Linda L. Schneider, Trustees, have filed a petition for registration of title to accretion in the Land Court, State of Hawai‘i, L.D No. 18-1-0062, to register title to accreted land within lands identified as Lot 104-B as shown on Map 19 of Application No. 609, Tax Map Key No. (1) 6-8-005-003, containing 0.16 acres, more or less, all situate, lying and being at Mokulē‘ia, District of Waialua, City and County of Honolulu, State of Hawai‘i.
January 23, 2019

The Environmental Notice

**COASTAL ZONE MANAGEMENT NOTICES**

**FEDERAL CONSISTENCY REVIEWS**

None this issue

**SPECIAL MANAGEMENT AREA (SMA) MINOR PERMITS**

The SMA Minor permits below have been approved (HRS § 205A-30). For more information, contact the relevant county/state planning agency. Honolulu (768-8014); Hawaiʻi (East 961-8288, West 323-4770); Kauaʻi (241-4050); Maui (270-7735); Kakaʻako or Kalaeloa Community Development District (587-2841).

<table>
<thead>
<tr>
<th>Location (TMK)</th>
<th>Description (File No.)</th>
<th>Applicant/Agent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maui: Makawao (2-8-003: 075)</td>
<td>Various Farm Improvements (SM2 20160029)</td>
<td>Lew &amp; Maria Abrams</td>
</tr>
<tr>
<td>Maui: Lahaina (4-5-001: 050)</td>
<td>Repairs and Renovations (SM2 20180032)</td>
<td>Richard Young</td>
</tr>
<tr>
<td>Maui: Lahaina (4-6-008: 006)</td>
<td>Free Movies in the Park (SM2 20180084)</td>
<td>Lahaina Arts Association</td>
</tr>
<tr>
<td>Maui: Lahaina (4-3-018: 040)</td>
<td>Covered Playground (SM2 20180089)</td>
<td>Global Specialty Contractors</td>
</tr>
<tr>
<td>Maui: Wailuku (3-2-010: 017)</td>
<td>Vacant (SM2 20180090)</td>
<td>Nick Wagner</td>
</tr>
<tr>
<td>Maui: Lahaina (4-6-010: 001)</td>
<td>Install Fence (SM2 20180091)</td>
<td>Gary L Secor</td>
</tr>
<tr>
<td>Maui: Lahaina (4-6-008: 003)</td>
<td>Additional Space (SM2 20180092)</td>
<td>Square Feet Management LLC</td>
</tr>
<tr>
<td>Maui: Lahaina (4-6-008: 006)</td>
<td>Sentry Tournament of Champions – Keiki Event (SM2 20180093)</td>
<td>Lahaina Town Action Committee</td>
</tr>
<tr>
<td>Maui: Kahului (3-7-011: 001)</td>
<td>Paving and Fencing (SM2 20180094)</td>
<td>The Gas Company LLC dba Hawaii Gas</td>
</tr>
</tbody>
</table>

**SHORELINE NOTICES**

**APPLICATIONS FOR SHORELINE CERTIFICATION**

The shoreline certification application below is available for review at the Department of Land and Natural Resources offices on Kauaʻi, Hawaiʻi, Maui, and Honolulu, 1151 Punchbowl Street, Room 220 (HRS § 205A-42 and HAR § 13-222-12). All comments shall be submitted in writing to the State Land Surveyor, 1151 Punchbowl Street, Room 210, Honolulu, HI 96813 and postmarked no later than 15 calendar days from the date of this public notice of the application. For more information, call (808) 587-0420.

<table>
<thead>
<tr>
<th>File No.</th>
<th>Location</th>
<th>TMK</th>
<th>Applicant</th>
<th>Owner</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>OA-1845</td>
<td>58-105 &amp; 58-109 Napo‘onala Place, Oʻahu 96712</td>
<td>(1) 5-8-006: 031 &amp; 032</td>
<td>Engineers Surveyors Hawaii, Inc.</td>
<td>Steven Levy</td>
<td>Determine setback</td>
</tr>
<tr>
<td>MA-711</td>
<td>4865 Uakea Road, Maui 96713</td>
<td>(2) 1-4-005: 040</td>
<td>Susan J. Pu</td>
<td>Hana Kai - Maui AOAO</td>
<td>Replace existing sewage treatment plant</td>
</tr>
<tr>
<td>HA-569</td>
<td>Unassigned address, Hawaiʻi</td>
<td>(3) 1-5-058: 053</td>
<td>Crossroads Land Surveying</td>
<td>David Bolick</td>
<td>Determine setback</td>
</tr>
<tr>
<td>KA-434</td>
<td>Various, Kauaʻi</td>
<td>(4) 3-5-001: 008 &amp; 085; 3-7-002: 001, 002, 007, 009 &amp; 010; 3-7-003: 001, 007, 008 &amp; 017; 3-9-005: 001</td>
<td>ControlPoint Surveying, Inc.</td>
<td>State of Hawaiʻi, 82-12 Hawaii LLC, Visionary LLC, EWM Kauai LLC, Kauai Beach Villas - Phase II LLC, County of Kauaʻi, Kauai Beach Resort Association</td>
<td>Permitting</td>
</tr>
<tr>
<td>KA-435</td>
<td>5514 Weke Road, Kauaʻi</td>
<td>(4) 5-5-005: 018</td>
<td>Honua Engineering, Inc.</td>
<td>Deborah B. Manoogian</td>
<td>Building permit</td>
</tr>
</tbody>
</table>
**Federal Notices**

As a courtesy, listed below is a relevant entry from the Federal Register. For more information, click on the title link.

**Notice:** Notice of Availability of Record of Decision (ROD) for the Hawaiian Islands and Southern California Training and Testing Final Environmental Impact Statement/Overseas Environmental Impact Statement (published by the Navy on 12/26/2018)

The US Department of the Navy (DoN), after carefully weighing the strategic, operational, and environmental consequences of the Proposed Action, announces its decision to conduct training and testing activities as identified in Alternative 1 of the Hawaiian-Southern California Training and Testing (HSTT) Final Environmental Impact Statement (EIS)/Overseas EIS (OEIS) dated October 2018. Under Alternative 1, the DoN will be able to meet current and future DoN training and testing requirements. Alternative 1 is the DoN’s preferred alternative, and is representative of training to account for the natural fluctuations of training cycles, deployment schedules, and use of synthetic training opportunities. Alternative 1 also includes an annual level of testing that reflects the fluctuations in DoN testing programs. The complete text of the ROD for the HSTT FEIS/OEIS is available on the project website (http://hstteis.com), along with the October 2018 HSTT FEIS/OEIS and supporting documents.

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**Shoreline Notices (Continued)**

The shoreline notices below have been proposed for certification or rejection by the Department of Land and Natural Resources (HRS § 205A-42 and HAR § 13-222-26). Any person or agency who wants to appeal shall file a notice of appeal in writing with DLNR no later than 20 calendar days from the date of this public notice. Send the appeal to the Board of Land and Natural Resources, 1151 Punchbowl Street, Room 220, Honolulu, Hawai‘i 96813.

<table>
<thead>
<tr>
<th>File No.</th>
<th>Status</th>
<th>Location</th>
<th>TMK</th>
<th>Applicant</th>
<th>Owner</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>OA-1843</td>
<td>Proposed</td>
<td>201 Kaikuono Place</td>
<td>(1) 3-1-040: 001</td>
<td>R.M. Towill Corporation</td>
<td>Gary K. Johnson Trust &amp; Wendy Brandt Johnson Trust</td>
<td>Permitting</td>
</tr>
<tr>
<td>OA-1844</td>
<td>Proposed</td>
<td>61-237 Kamehameha Highway, Unit A</td>
<td>(1) 6-1-003: 024</td>
<td>Jaime F. Alimboyoguen</td>
<td>Charles Logue</td>
<td>Building setback</td>
</tr>
</tbody>
</table>

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[Map Image]
January 23, 2019

The Environmental Notice

Glossary of Terms and Definitions

Agency Actions
Any department, office, board, or commission of the state or county government which is part of the executive branch of that government per HRS 343-2.

Applicant Actions
Any person who, pursuant to statute, ordinance, or rule, requests approval for a proposed action per HRS 343-2.

Draft Environmental Assessment
When an Agency or Applicant proposes an action that triggers HRS 343, an Environmental Assessment shall be prepared at the earliest practicable time to determine whether the action’s environmental impact will be significant, and thus whether an environmental impact statement shall be required per HRS 343-5(d), for Agency actions and HRS 343-5(e), for Applicant actions. For actions for which the proposing or approving agency anticipates a Finding of No Significant Impact (AFNSI), a Draft EA (DEA) shall be made available for public review and comment for 30 days and public notice is published in this periodic bulletin.

Final Environmental Assessment and Finding of No Significant Impact
The action’s proponent shall respond in writing to comments on a DEA received during the 30-day review period and prepare a Final EA (FEA) that includes those responses to determine whether an environmental impact statement shall be required. If there are no significant impacts, then the Agency will issue a Finding of No Significant Impact (FONSI). An Environmental Impact Statement (EIS) will not be required and the project has cleared HRS 343 requirements. The public has 30 days from the notice of a FONSI in this bulletin to ask the Environmental Court to require the preparation of an EIS.

Final Environmental Assessment and Environmental Impact Statement Preparation Notice
An EIS shall be required if the Agency finds that the proposed action may have a significant effect on the environment. The Agency shall file notice of such determination with OEQC, called an EIS Preparation Notice (EISPN) along with the supporting Final EA. After the notice of the FEA-EISPN is published in this bulletin, the public has 30 days to request to become a consulted party and to make written comments. The public (including the Applicant) has 60 days from the notice of the EISPN in this bulletin to ask a court to not require the preparation of an EIS.

Act 172-2012, Direct-to-EIS, Environmental Impact Statement Preparation Notice (with no EA)
Act 172 in 2012 amended HRS 343 by providing for an agency to bypass the preparation of an environmental assessment for various actions that in the experience of the agency would clearly require the preparation of an EIS. Until administrative rules have been drafted, the agency must submit its determination that an EIS is required for an action (Act 172-2012, EISPN) with a completed OEQC publication form detailing the specifics of the action to enable the public a 30-day period to request to be consulted parties in the preparation of the Draft EIS. Comments and responses on the EISPN must be incorporated into the subsequent Draft EIS.

Act 312-2012, Secondary Actions in the Highway or Public Right Of Way
Act 312-2012, amended HRS 343, by adding a new section (HRS 343-5.5.), entitled “Exception to applicability of chapter” (HFA now allows for a statutory exception for “secondary actions” (those that involve infrastructure in the highway or public right-of-way) provided that the permit or approval of the related “primary action” (those outside of the highway or public-right-of-way and on private property) is not subject to discretionary consent and further provided that the applicant for the primary action submits documentation from the appropriate agency confirming that no further discretionary approvals are required. An aid to understanding this is to visualize residential driveway improvements in the public right-of-way, versus, retail outlet driveway improvements in the public right-of-way.

Draft Environmental Impact Statement
After receiving the comments on the EISPN, the Agency or Applicant must prepare a Draft Environmental Impact Statement (DEIS). The content requirements of the DEIS shall contain an explanation of the environmental consequences of the proposed action including the direct, indirect and cumulative impacts and their mitigation measures. The public has 45 days from the first publication date in this bulletin to comment on a DEIS. The DEIS must respond to comments received during the EISPN comment period in a point-by-point manner.

Final Environmental Impact Statement
After considering all public comments filed during the DEIS stage, the Agency or Applicant must prepare a Final EIS (FEIS). The FEIS must respond in a point-by-point manner to all comments from the draft and must be included in the FEIS. See here for style concerns. For Applicant projects, the Approving Agency is authorized to accept the FEIS and must do so within 30-days or the FEIS is accepted as a matter of law. For an Agency project, the Governor or the Mayor (or their designated representative) is the Accepting Authority, and unlike applicant actions, there is no time limit on the accepting authority reviewing the FEIS. Only after the FEIS is accepted may the project be implemented.

Acceptability
If the FEIS is accepted, notice of this action is published in this bulletin. The public has 60 days from the date of notice of acceptance to ask a court to vacate the acceptance of a FEIS. For Applicant actions, non-acceptance by the Approving Agency is cause for the Applicant to administratively appeal to the Environmental Council. For Agency actions, there is no such administrative appeal. In both instances, the Applicant or the proposing Agency can prepare a revised DEIS after a non-acceptance determination.

National Environmental Policy Act
The National Environmental Policy Act (NEPA) requires federal projects to prepare a Federal EA or EIS. In many ways it is similar to Hawai‘i’s law. Some projects require both a State and Federal EIS and the public comment procedure should be coordinated. Upon request by a federal agency, OEQC publishes NEPA notices in this bulletin to help keep the public informed of important federal actions.

Conservation District
Proposed uses of land in the State Conservation District require a Conservation District Use Application (CDUA). These applications are reviewed and approved by the Board of Land and Natural Resources. Members of the public may intervene in the permit process. This bulletin will include EAs & EISs for actions proposed within the Conservation District.

Special Management Area and Shoreline Setback Area
The Special Management Area (SMA) is along the coastline of all islands and development in this area is generally regulated by HRS 705A, and county ordinance. A portion of the SMA that is addressed by HRS 343 is the Shoreline Area, which includes land between the State-certified shoreline and the county-determined shoreline setback line. This bulletin will include EAs & EISs for actions proposed within the Shoreline Setback Area.

Shoreline Certifications
State law requires that Hawai‘i shorelines be surveyed and certified when necessary to clearly establish the shoreline setback from the certified shoreline. The public may participate in the process to help assure accurate regulatory boundaries. Private land owners often petition to have their shoreline certified by the State surveyor prior to construction. This bulletin publishes notice from the Department of Land and Natural Resources of shoreline certification applicants and final certifications or rejections.

Environmental Council
The Environmental Council is a 15-member citizen board appointed by the Governor. They serve as a liaison between the Director of OEQC and the general public concerning ecology and environmental quality. The Council makes the rules that govern the Environmental Impact Statement process (HRS 343). Agendas of their regular meetings are posted on the Internet and the public is invited to attend.

Administrative Exemption Lists
Government agencies must keep a list describing the minor activities they regularly perform that are exempt from the environmental review process. These lists and any amendments shall be submitted to the Council for review and concurrence (HAR 11-200-8(d)). This bulletin will publish an agency’s draft exemption list for public comment prior to Council decision making, as well as notice of the Council’s decision on the list.

Endangered Species
This bulletin is required by HRS 343-3(c), to publish notice of public comment periods or public hearings for Habitat Conservation Plans (HCP), Safe Harbor Agreements (SHA), or Incidental Take Licenses (ITL) under the federal Endangered Species Act, as well as availability for public inspection of a proposed HCP or SHA, or a proposed ITL (as a part of an HCP or SHA).