§RP-12-1 Purpose. These rules implement the provisions of Section 5A-6.4 of the Kauai County Code (“K.C.C.”) relating to tax rate classification. These rules are further intended to ensure that the referenced provisions are applied in a uniform and equitable manner. These rules and any definitions in these rules apply only to K.C.C. § 5A-6.4.

§RP-12-2 Authority. These rules are promulgated pursuant to K.C.C. § 5A-1.2(j) under the Director of Finance’s authority to effectuate the purpose of K.C.C. § 5A-6.4.

§RP-12-3 Retroactive effective date. These rules shall be effective and applied retroactively to the fullest extent allowable by law.

§RP-12-4 Definitions. As used in these rules, except as otherwise required by context:

“Actual use” means how the owner uses the property as of the date of assessment.

“Definite established uses” includes categories of actual uses included in a general class, but the general class is not limited to the included definite established uses.

“Home office” means a portion of the taxpayers’ property dedicated to work-related activities but is not advertised or operated as a place of business.

“Household” means a single person or a number of related or unrelated people who reside in a living unit.

“Living unit” means an apartment, condominium, house, portion of a house, or structure occupied by a household.

“Long term rental” means a residential rental agreement for a period of at least one hundred and eighty days. This also includes month to month tenancy, if it is the same tenant for at least one hundred and eighty days. Rental agreements must be signed by the owner, signature by the owner’s agent is not sufficient.

“Owner” is defined in K.C.C. § 5A-7.1.
“Place of business” means a structure where a person engages in a trade or business evidenced by customer parking, client traffic, advertising, or signage.

“Principal residence” means the primary location that a person inhabits. Criteria for determination of a principal residence are outlined in the Department of Finance Home and Related Exemption Rules Section RP-10.4.

“Productive” means producing a benefit or income, which depend on the physical attributes, locational attributes, legal entitlements, or improvements.

“Short term rental” means a residential rental agreement for a period of less than one hundred and eighty days.

§RP-12-5 **Procedure.** Real property shall be classified into a general class provided in K.C.C. § SA-6.4 for tax rate purposes. Assignment to a general class is based on the actual use of the property on October 1st preceding each tax year.

§RP-12-6 **Clarification of general classes.** The general classes are defined and definite established uses for tax classification are provided. The definite established uses provided are not exhaustive. If a property’s actual use is included in the definite established uses, the property shall be assigned to that class. If a property’s actual use is not found in the definite established uses, or a definite established use is not provided, the definitions as well as definite established uses are to be read together to properly classify a property.

(a) “Residential” includes use as a residence.

(1) Definite established uses: long-term rental, second home exclusively used by the owner(s), vacant residential structures, and a part time residence not occupied as a principle residence.

(b) “Vacation rental” includes the renting out of an apartment, condominium, living unit or house on a temporary basis to a person(s) as an alternative to a hotel for a period of less than one hundred-eighty consecutive days.

(1) A property subject to the Hawai’i Transient Accommodation Tax, other than those classified as Hotel & Resort, will be considered a vacation rental.

(2) Advertising of any sort which offers a property or portion of a property as a vacation rental or short term rental shall constitute prima facie evidence of the operation of a vacation rental.

(c) “Commercial” includes the use of the property to generate income, monetary gain or economic benefit.

(1) Definite established uses: golf course, retail space, commercial office space, shopping centers, strip malls, hospital facilities, medical offices, dental offices, restaurants, theatres, fitness centers,
churches, schools, recreational enterprises conducted for profit, amusement enterprises conducted for profit, ceremonial enterprises conducted for profit, places where commodities or services are offered for sale, and spa facilities.

(2) The retail sale of products grown and sold on agricultural lands does not constitute a commercial use, unless a commercial use permit is granted. However, the retail sale of any other product constitutes commercial use.

(3) Commercial use does not include a home office as defined in these rules.

(d) “Industrial” includes pertaining to manufacturing or processing, including the performance of mechanical or chemical operations.

(1) Definite established uses: manufacturing facilities, warehouse space, auto repair, paint or body shops, chemical production, chemical storage, mini-storage space, energy production facilities, communication towers, and processing and packing facilities.

(e) “Agricultural” includes the science or practice of farming, including cultivation of the soil for the growing of crops and the rearing of animals to provide food, wool, and other products.

(1) Definite established uses: farming or plant cultivation, ranching livestock, beekeeping, dairy farming, forestry, aquaculture, plant nurseries, horticulture structures, equestrian buildings, agricultural production facility, agricultural packaging facility, and farm worker housing.

(f) “Conservation” is a classification reserved for vacant properties zoned within a conservation state or county land use district.

(g) “Hotel and Resort” includes an establishment providing rooms and amenities for transient tenants as a place where people go for rest, recreation, or sport.

(1) Definite established uses: hotel operations, resorts, motels, and timeshare units.

(h) “Homestead” means a property which is used exclusively as the owner’s principal residence, provided that the owner has been granted a home exemption according to K.C.C. § 5A-11.4.

(1) Criteria for qualification:

(A) The property must be the owner’s principal residence.
(B) Submittal of a State of Hawai‘i Resident Income Tax Return, or any other sufficient documentation approved by the Director of Finance, with a reported address in the State of Hawai‘i.
(i) Sufficient documentation may include the documents referred to in Section RP-10.4, Home and Related Exemption Rules.
(ii) If the owner is not required to file an Income Tax Return, a notarized affidavit must be filed indicating the owner’s principle address and indicating the dates of residency in the County of Kaua‘i.
(iii) Non-resident and part-year resident State of Hawai‘i income tax returns do not qualify for the home exemption.

(2) Properties that have multiple living units must have owner-occupants with qualified home use exemptions and long-term affordable rental occupants in the other living units to be eligible.
(3) Principal residence properties that have either agriculturally dedicated lands or licensed day cares located on the same property and no other additional uses may be eligible.
(4) A home office, defined in these rules, may be included in a homestead.

(i) “Residential Investor” is a classification for residential properties that do not qualify for the home exemption, are improved with a dwelling unit(s), not vacant land, and have an assessed value of two million dollars ($2,000,000.00) or more.

(1) This class does not include a property where all living units are rented on a long term rental basis.

(j) “Commercialized Home Use” is applicable to parcels utilized for multiple purposes, one of which is used as the taxpayer’s principal residence as of the date of assessment, provided that the taxpayer has been granted a home use exemption on the property pursuant to K.C.C. § 5A-11.4.

§RP-12-7 Vacant land. Vacant land shall be classified as zoned until actual use is established. If the property has multiple zonings, then an assessment is made for each zoning.

(a) “Vacant land” means unimproved land, or a portion of the property verified by a special use permit, that lacks the essential appurtenant improvements required to make it productive.

(b) The following general classes are zonings for vacant land and actual uses: residential, commercial, industrial, agricultural, and hotel and resort.

§RP-12-8 Partially Complete. A partially complete property shall be classified as zoned until actual use of the improvements has been established.
(a) "Partially complete" means a property, that shall be added to the assessment list pursuant to K.C.C. § 5A-8.1(e), where active construction exists, but has not yet been completed establishing the actual use. This includes structures with completion between twenty percent (20%) and sixty nine percent (69%). Completion percentage is determined by the "Appraisal and Component Rating Worksheet for Incomplete Buildings" incorporated into these rules by reference. This worksheet is available from the Real Property Assessment Division.

(b) At seventy percent (70%) completion, actual use may be established.

§RP-12-9 Criteria to change tax classification. The following proof must be submitted, if applicable, to the Real Property Assessment Division by September 30th of the year prior to the desired change.

(a) Cessation of all previous use on the property.
(b) Removal of all signage indicating the previous use of the property.
(c) Removal of all advertisements, referencing the previous use of the property.
(d) A copy of the County of Kaua‘i Planning Department’s closing letter or email acknowledging compliance with any use violations.
(e) A newly completed Use Survey indicating current actual use(s).
(f) Affidavit from the owner describing the current use(s) of the property.
(g) Additional requirements to change from a "Vacation Rental" to a different class.

(1) Acknowledgment by the County of Kaua‘i Planning Department that the transient vacation non-conforming use permit is forfeited.
(2) An affidavit indicating the last pre-paid or reserved booking of the vacation or short term rental use on the property.
(3) Proof of cancellation of Transient Accommodations Tax License.
(4) A copy of a current long term lease and most recent general excise tax license filing.

§RP-12-10 Appeal. The owner may appeal the property’s tax rate classification as in the case of an appeal from an assessment, as provided in K.C.C. § 5A-6.4(g).

§RP-12-11 Severability. If any provision of these rules or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of these rules which can be given effect without
the invalid provision or application, and to this end the provisions of these rules are declared to be severable.
CERTIFICATION

I, Ken Shimonishi, Director of the Department of Finance, County of Kaua‘i, do hereby certify as follows:

1. The foregoing is a true and correct copy of the Rules of the Department of Finance on matters relating to Real Property Tax Rate Classifications under Section 5A-6.4 of the Kauai County Code 1987, as amended;
2. That a public hearing on the these Rules was held on June 23, 2015, and that notice of the public hearing, which notice included a statement of the substance of the rules, was published in the Garden Island Newspaper on May 23, 2015; and
3. That these Rules were adopted by the Department of Finance on July 17, 2015 and shall become effective ten (10) days after filing with the Office of the County Clerk, County of Kauai, State of Hawai‘i.

Ken Shimonishi
Director of Finance

APPROVED AS TO FORM:

Matthew M. Bracken
Deputy County Attorney

Date: 7/17/15

APPROVED:

Bernard P. Carvalho, Jr.
Mayor, County of Kaua‘i

Date: /
CERTIFICATION OF THE COUNTY CLERK

I certify that on July 27, 2015, I have accepted for filing from the Department of Finance the Rules for Real Property Tax Rate Classifications under Section 5A-6.4 of the Kauai County Code 1987, as amended, adopted on July 17, 2015.

Jade K. Fountain-Tanigawa
County Clerk