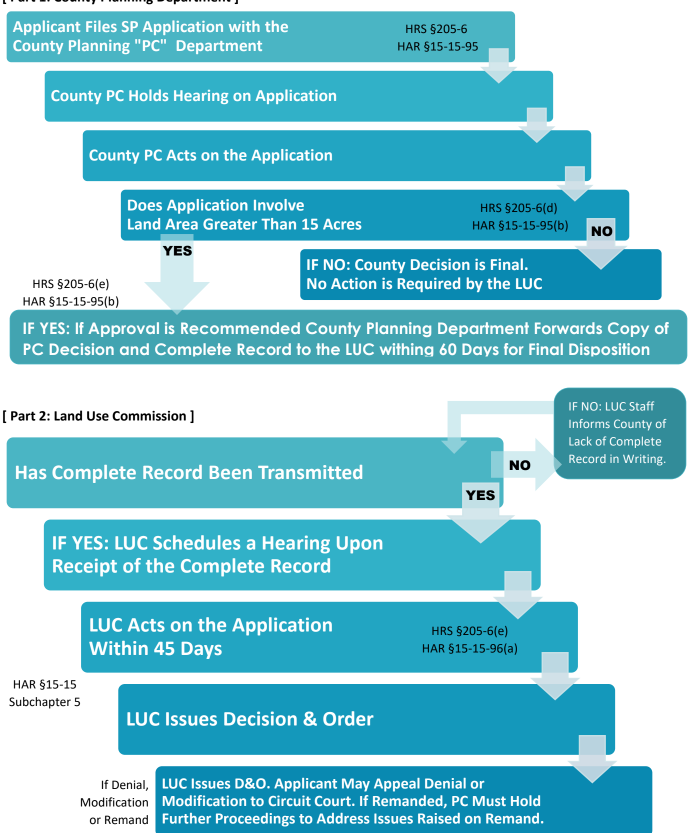
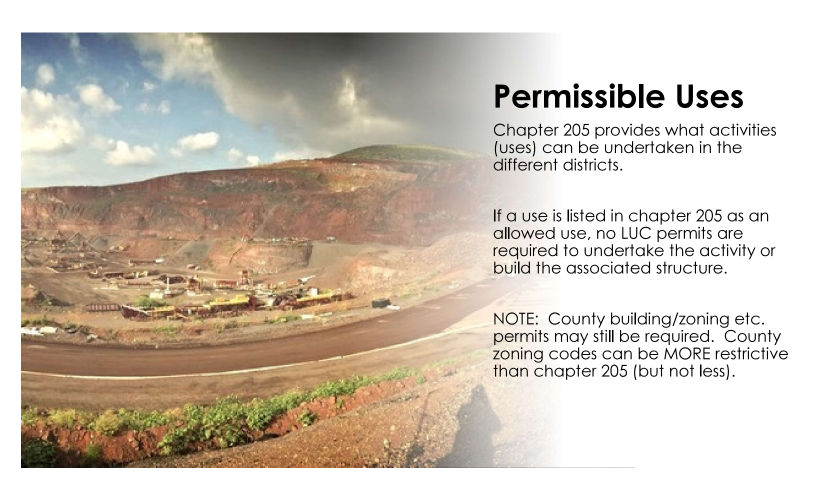


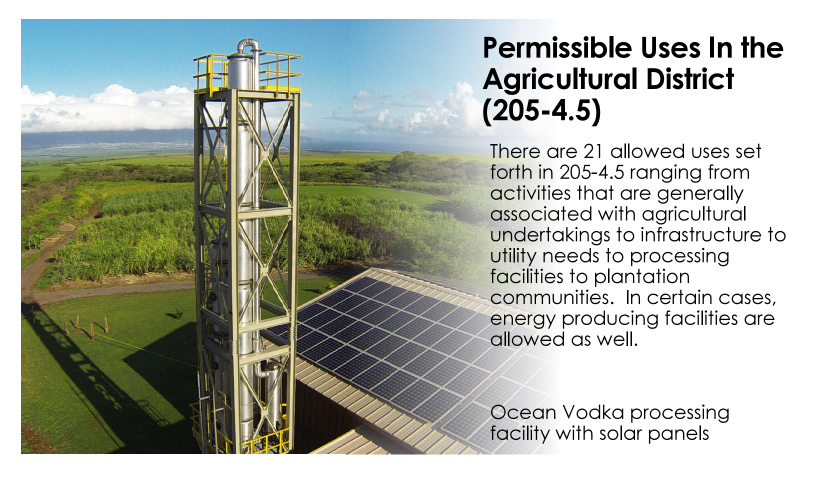


SPECIAL USE PERMIT FLOWCHART

[Part 1: County Planning Department]







However:

(b) Uses not expressly permitted in subsection (a) shall be prohibited, except the uses permitted as provided in sections 205-6 and 205-8, and construction of single-family dwellings on lots existing before June 4, 1976. Any other law to the contrary notwithstanding, no subdivision of land within the agricultural district with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B shall be approved by a county unless those A and B lands within the subdivision are made subject to the restriction on uses as prescribed in this section and to the condition that the uses shall be primarily in pursuit of an agricultural activity.

As an Aside

If the land is classified as C,D,E or U then the limitations on use are governed by 205-5 which gives the county leeway to further define the uses in 205-4.5 to include agricultural tourism uses and what is an accessory use on a farm IF there is a bona fide farming operation...



205-6 Allows Other Uses

The LUC only gets involved with SP's for land "the area of which is greater than 15 acres" OR lands designated important agricultural lands.

The County planning commission hears the matter first pursuant to a petition (regardless of acreage the petition is forwarded to the LUC for comment).

If the area is over 15 acres, the planning commission must then transmit a complete record of the proceedings to the LUC for its approval.

Within 45 days the LUC must:

- approve
- deny or
- approve with additional restrictions



Special Permit proceedings before the LUC are *not* contested case hearings



The decision is based on the record of the county proceedings and the evidence presented at that level.

The Commission can ask for clarification

The Commission can ask for additional information from the parties. However, this may trigger a remand to the County for further proceedings.

No new parties may be admitted from those at the county level.

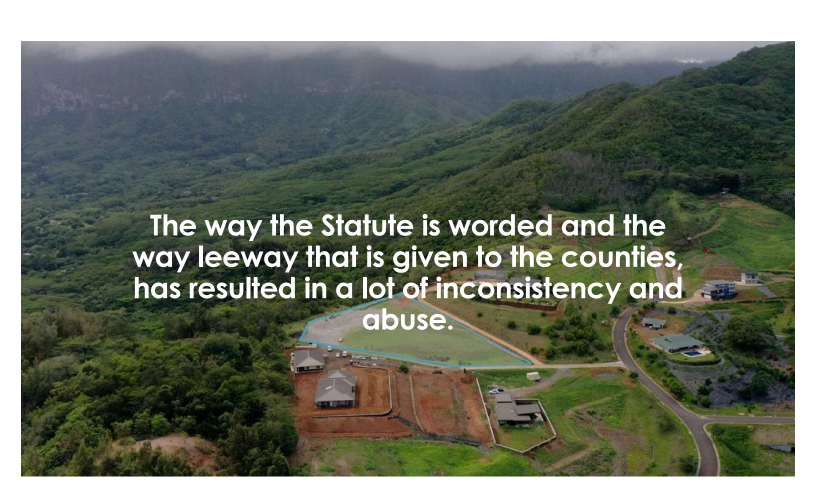
No formal evidentiary proceeding.

The decision MUST be based on, and supported by the record (Waimanalo Gulch case).

Decision and Orders

A Decision and Order is prepared by staff after the proceedings and a second hearing is held to adopt the order.







What does "land the area of which is greater than fifteen acres" mean?

•The counties have interpreted this top mean that the fifteen-acre provision refers to the use not the lot size

What is an "unusual and reasonable use within an agricultural district"?

- •Some counties see this as a catch-all allowing everything, even if it is prohibited by another statutory section.
- Allowed uses? Churches? Repair shops?
 Auto repair shops? B&Bs? Yoga studios?
 Wellness centers? Energy production?
- •Some of these uses are urban or industrial uses—is an SP the right mechanism?

"Parceling" issue (rock quarry)

Agricultural Subdivisions?