CRITERIA FOR MODIFICATION OF DEVELOPMENT PROVISIONS

Makai Area

- A. As part of the development permit review process, the Authority may modify plan and rule requirements for developments provided a public hearing is held. Pursuant to Section 15-23-87, modifications may be granted only to the following:
 - 1. Building envelope requirements
 - 2. Yards
 - 3. Loading space
 - 4. Parking
 - 5. Tower footprint
 - 6. Open space, as follows:
 - a. Obstructions overhead that enhance utilization and activity within open spaces or do not adversely affect the perception of open space.
 - b. Height from sidewalk elevation of four feet may be exceeded at a maximum height-to-length of 1:12 if superior visual relief from building mass results.
- B. Pursuant to Section 15-23-88, provide a description of the proposed modification, including supporting rationale and analysis relative to the:
 - 1. Manner in which the proposed modification would contribute to a development that is practically and aesthetically superior to that which could otherwise be accomplished via strict enforcement of the applicable rule.
 - 2. Impact of the proposed modification on adjacent developments or uses.
 - 3. Extent to which the proposed modification would affect the essential character of the surrounding area and the overall intent and purposes of the Makai Area Plan.
- C. Fees for modifications only:

1. Administrative Fee: \$200

2. Public Hearing Notice Fee: Contact HCDA

3. Fees are payable to: Hawaii Community Development Authority

- D. An informal meeting with HCDA staff is recommended prior to the submittal of a formal request for a modification.
- E. Refer to Sections 15-23-87 and 15-23-88 of the Makai Area Rules for additional details.

General Processing Flowchart

MODIFICATION OF DEVELOPMENT PERMIT

Mauka & Makai Areas

