

Petition in support of the Maui Clean Sky Ordinance

An ordinance addressing the geoengineering/chemtrail issue of Maui County.

For more information go to: www.MauiSkyWatch.org

This proposed Maui Ordinance requires an Environmental Impact Statement as well as the informed written consent of the Maui Council before any entity may: (1) disburse aerosols, chemicals, or any particulate matter into the airspace above or around Maui County that may enter the breathing atmosphere, the rain, or the soils of Maui County, or (2) perform any act of geoengineering, climate engineering, or climate manipulation of Maui County, or (3) engage in any activity that is intended to alter the weather or the sunlight of Maui County.

Question:

Have you actually witnessed what you believe to be aerosol dispersements (chemtrails) in the skies above Maui?

Print Name	Signature	City and State	Email	Yes	No
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Please: (1) mail complete forms to: Maui Sky Watch, PO Box 791455, Paia HI 96779, **or** (2) email to: info@MauiSkyWatch.org, **or** (3) fax to: (808) 572-9357

Proposed Maui Clean Sky Ordinance

Purpose. The preservation, protection, and conservation of the natural environment in the County of Maui, including but not limited to water, soil and air quality, is one of the greatest concerns of its government and its people. Pollution and contamination of the land, air, and water supply is unacceptable because of the adverse effects on the health, safety and welfare of the people of the County and the natural environment, especially when the effects and reversibility are unknown.

Therefore, it is the purpose and intent of this ordinance to regulate the disbursement of aerosols, chemicals or any particulate matter into the skies above or around Maui, other than those byproducts and standard emissions of industry, agriculture, commerce and transportation that are *both* properly disclosed and approved by applicable governmental agencies. There is currently inadequate research on the collateral effects such disbursements may have on the health of the people and the environment.

Therefore, the purpose of this law is to require any person, firm, corporation, agency, or entity that intends on discharging or disbursing such aerosols, chemicals or any particulate matter, to file a complete Environmental Impact Statement with the County, in a form prescribed by the County, and obtain written and informed approval from the County prior to taking such action.

Findings.

A. The people of the County of Maui recognize that various organizations, both governmental and nongovernmental, propose the global disbursement of aerosols and other particulates into the atmosphere for the stated goal of countering the negative effects of global warming – a process labeled with various terms, including but not limited to: “geoengineering,” “climate engineering,” “climate remediation,” and/or “solar radiation management.”

B. The people of the County of Maui find that there is increasingly more information, studies, and reports indicating that such geoengineering efforts have been proposed and may be currently occurring.

C. The people of the County of Maui further find that studies show that disbursements from stratospheric aerosol geoengineering and other such programs may contain potentially harmful substances with many known and unknown health and environmental consequences, which may contaminate the air, water, soil and people of Maui County.

D. The people of the County of Maui conclude that any such program that may result in potentially adverse health and environmental implications must obtain the informed consent of the people of Maui County. Such informed consent must be legally obtained by filing an Environmental Impact Statement with, and receiving approval from, the Maui County Council.

Proposed Law:

A. Prohibited Activities:

Except as described under subsection B, it is unlawful for any person, firm, corporation, agency, or entity to:

- 1) Use any type of aircraft or other self-propelled or buoyant airborne object, or any other land-based, air-based, or water-based device or vehicle to disburse aerosols, chemicals, or any particulate matter into the airspace above or around Maui County that may enter the breathing atmosphere, the rain, or the soils of Maui County; or
- 2) Engage in any act of geoengineering, climate engineering, or any other act related to the climate manipulation of Maui County; or
- 3) Engage in any activity that is intended to alter the weather or the sunlight of Maui County.

B. Exceptions:

- 1) Nothing in this chapter prohibits any act stated in Subsection A, so long as the person, firm, corporation, agency or entity has first submitted an Environmental Impact Statement to the Maui County Council, in a form prescribed by the County Council or its designee, and has received written informed approval from the Maui County Council; and
- 2) Nothing in this chapter prohibits any act stated in Subsection A, so long as the disbursements are the byproducts and emissions of industry, agriculture, commerce and transportation that are *both* properly disclosed and approved by applicable governmental agencies.

Penalty. Any person, firm, corporation, agency or entity who knowingly violates this Title shall be fined not more than ten thousand dollars (\$10,000.00) or by imprisonment not exceeding one year, or by both. The continuance of any such violation shall be deemed a new violation for each day of such continuance. In addition, the County Attorney may institute an action to prevent, restrain, correct, or abate any violation of this Title and seek such relief by way of injunction or otherwise, as may be proper under the facts and circumstances of the case, in order to fully effectuate the purposes of this Title.