

INFORMATION PACKET

Public Notice of Proposed Disposition by Public Auction for 8.300 Acres
Industrial / Commercial Use Property (MCX)
Located in Waiakea, South Hilo, Island of Hawaii
TMK: (3) 2-2-060: 001-010, 085-089

Requesting Agency

State of Hawaii
Department of Hawaiian Home Lands

91-5420 Kapolei Parkway Honolulu, Hawaii 96707

September 10, 2008

INFORMATION PACKET

For Industrial/Commercial Mixed-Use (MCX District) Development Portion of the Hawaiian Home Lands situated in Waiakea, South Hilo, Island of Hawaii, Hawaii

LISTI	NG OF ITEMS CONTAINED IN INFORMATION PACKET:	<u>Page</u>		
Legal Notice – Proposed Disposition of Hawaiian Home Lands by Negotiation of a General Lease for Industrial/Commercial Mixed-Use Development2-4				
I.	Introduction, Objectives and General Information	5		
II.	Public Auction Guidelines	6-8		
III.	Application and Qualification Form	9-12		
IV.	Applicant Qualification Criteria	13-15		
V.	Conduct of Disposition	16-18		
VI.	General Property Information	19-21		

APPENDICES:

- Exhibit 1 Legal Description of the Subject Property(s)
- Exhibit 2 Environmental Assessment report dated May, 1987
- Exhibit 3 Copy (Proforma) of Typical General Lease Document
- Exhibit 4 Memorandum of Lease (Exhibit "C" to General Lease Document)
- Exhibit 5 Sublease Rent Participation Policy

AVAILABLE FOR REVIEW IN DHHL OFFICE:

Appraisal Report – March 17, 2008 (date of valuation)

NOTE: While the data in the Information Packet, the appraisal report, and all other reports or information provided to prospective applicants have been obtained by DHHL from reputable and professional sources, it is not guaranteed. DHHL bears no responsibility for Applicant's actual reliance on the data provided. Applicant should make his/her own independent study to verify the accuracy of the information and determine its usefulness to applicant's project.

LEGAL PUBLIC NOTICE

PROPOSED DISPOSITION OF HAWAIIAN HOME LANDS BY NEGOTIATION OF A GENERAL LEASE FOR INDUSTRIAL/COMMERCIAL MIXED-USE DEVELOPMENT

Property Location: Waiakea, South Hilo, Island of Hawaii

The Department of Hawaiian Home Lands (DHHL) is seeking applications from qualified individuals or entities to enter into a general lease agreement for the construction, operation and management of an industrial/commercial mixed-use development and related facilities on Hawaiian home lands further described below. As authorized by §204(a)(2), Hawaiian Homes Commission Act, 1920, as amended, all parties interested in leasing the property herein described shall have 45 days from the date this "NOTICE OF PROPOSED DISPOSITION" is first published, that date being <u>Wednesday</u>, <u>September 10</u>, 2008, in which to submit completed applications for DHHL consideration.

Interested applicants may obtain a prospectus ("Information Packet") beginning on Wednesday, September 10, 2008. All completed applications received no later than 4:00 p.m. (HST), Monday, October 27, 2008, shall be reviewed and only those applicants that meet DHHL's initial objectives and criteria shall be notified in writing as being eligible for further consideration of their proposals. Eligible applicants shall be required to submit detailed development plan information, a sealed rent bid proposal and an earnest money deposit to DHHL by no later than 4:00 p.m. (HST), Friday, January 30, 2009. After DHHL reviews the detailed development plan information, those eligible applicants who meet DHHL's additional objectives and criteria shall be deemed "qualified" to attend the opening of all qualifying sealed bids to be conducted at DHHL's Honolulu Office located at 91-5420 Kapolei Parkway, Kapolei, Hawaii on Wednesday, February 11, 2009, at 10:00 a.m. (HST).

Information Packets containing an application form, property information and other requirements for completing the application process are available for pick up by prospective applicants during regular office hours at DHHL's Honolulu Office located at 91-5420 Kapolei Parkway, or at the district offices located on the neighbor islands. The appraisal report, which shall not be removed from DHHL's office, may be reviewed during regular office hours. Please call (808) 620-9456 (Honolulu) for the locations of neighbor island district offices and/or to make an appointment to review the appraisal report.

Land to be disposed: The property to be disposed originally was to be an extension of DHHL's existing Kaei Hana I industrial subdivision development built in the mid sixties. Bordered by Makaala Street to the north, Kanoelehua Avenue to the south and east, and Kekela Street to the west, the property is located in Waiakea, South Hilo, Island of Hawaii and identified as Tax Map Key Nos. (3) 2-2-060: 001-010, 085-089, and further designated as Lots 75-79, 80-88, and remnant roadway lots, containing approximately 8.300 acres of land. A portion of the property is highly visible from the thoroughfare of Kanoelehua Avenue. The surrounding area is commonly referred to the Kanoelehua Industrial Area.

<u>Purpose/Use</u>: The property is being offered for Industrial/Commercial Mixed (MCX) Use development. Improvements and uses shall conform to those allowed in an MCX zoning district and all applicable permit requirements consistent therewith. Further, the use must comply with the "non-competitive provision" in the lease agreement with the Home Depot Center (any lessee or user whose principal business is a home improvement center, lumberyard, or hardware store will not be permissible) whose premises is located well within one and one-half (1.5) miles of the subject property to be disposed.

<u>Lease Term</u>: Flexible: Minimum of twenty-five (25) years but not to exceed a maximum term of sixty-five (65) years.

<u>Lease Rent</u>: This disposition will be conducted by a sealed bid auction in which a qualified applicant shall submit their bid in a separate sealed envelope to be opened Wednesday, February 11, 2009.

The Minimum Upset Rent for the first twenty-five (25) years is:

<u>Period</u>	Annual Rent/ Escalation Factor
Years 1-10	\$ 176,420.00
Years 11-15	\$ 225,835.00 (preceding rent x 1.2801)
Years 16-20	\$ 255,510.00 (preceding rent x 1.1314)
Years 21-25	\$ 289,084.00 (preceding rent x 1.1314)

The highest sealed Rent Bid, equal to or greater than the Minimum Upset Rent, proposed for the first twenty-five (25) years of the lease, will determine the successful bidder who will be offered the opportunity to negotiate a general lease with DHHL.

Rent Reopening: If the term of the lease extends beyond 25 years, the rent shall be redetermined by an independent appraisal prior to commencement of the 26th, 36th, 46th, and 56th year, to including step ups at each five year interval.

<u>Telecommunication Service</u>: Sandwich Isles Communications, Inc. (SIC) will provide, at Lessee's cost, telephone and broadband services to the project at a time when such services are needed.

<u>Chapter 343, Environmental Assessment</u>: The successful bidder shall be required to complete compliance with Chapter 343 of the Hawaii Revised Statutes, as amended, prior to the start of any demolition or construction activity on the site. Such compliance shall assess the impacts that the proposed development will have on the surrounding environment, such as infrastructure, traffic, parking, noise, etc.

The Department of Hawaiian Home Lands reserves the right to cancel or modify this disposition from time to time as to all or any of the items listed hereunder by public announcement to that effect by order of the Chairman, Hawaiian Homes Commission.

For additional information and/or inquiry, you may contact Ryan Fujitani, Land Agent, Department of Hawaiian Home Lands, Land Management Division, at (808) 620-9459 on Oahu or email ryan.k.fujitani@hawaii.gov .			
Date: Honolulu, Hawaii			
	State of Hawaii DEPARTMENT OF HAWAIIAN HOME LANDS		
Honolulu Star Bulletin & Hilo Tribune Herald (Local Newspaper Publication) Date:	By Micah A. Kane, Chairman Hawaiian Homes Commission		
Approved as to form:			
Deputy Attorney General State of Hawaii			

I. INTRODUCTION, OBJECTIVES AND GENERAL INFORMATION

For Industrial/Commercial Mixed-Use (MCX District) Development Portion of the Hawaiian Home Lands, Kaei Hana I Waiakea, South Hilo, Island of Hawaii, Hawaii

Introduction:

The Department of Hawaiian Home Lands (DHHL) is soliciting proposals from qualified parties (applicants) to lease land situated in Waiakea, South Hilo, Island of Hawaii. The term of the lease shall be a minimum of twenty-five (25) years and a maximum of sixty-five (65) years.

Applicants shall be required to submit details regarding their planned use and development of the site, meet certain criteria, and submit rent proposals as further described throughout the Information Packet that follows.

The applicant that best meets DHHL objectives and criteria, and who submits the highest rent proposal which meets or exceeds the minimum upset rent set for the first twenty-five (25) years shall be given the opportunity to negotiate a lease for the property.

Objectives:

DHHL wishes to lease the subject parcel for development at its highest and best use, which has been designated as an industrial/commercial mixed use zone under the County of Hawaii's MCX District zoning requirements. Proposed uses that are controversial, incompatible with the character of the surrounding neighborhood, or create significant negative impacts on the community may be denied. DHHL does not feel that residential uses on this site are compatible with its objectives.

General Information:

- The qualified applicant who proposes the highest rent that exceeds the minimum upset rent for the first twenty-five (25) years of the lease shall be given the opportunity to negotiate a lease for the property. A comparative present value analysis of the rents proposed by each qualified applicant shall determine the highest bid.
- Prior to commencement of any demolition or construction on the site, Lessee shall comply with Chapter 343 of the Hawaii Revised Statutes, as amended, which requires that an assessment be made to determine the impacts the development may have on the surrounding environment. Such compliance shall be considered completed upon the issuance of a Finding of No Significant Impact (FONSI) or final approval and acceptance of an Environmental Impact Statement (EIS), which ever is applicable.
- Telecommunications for the site shall be provided by Sandwich Isles Communications, Inc. (SIC). Lessee shall pay for all costs to establish and continue such services

II. PUBLIC AUCTION BY NEGOTIATION GUIDELINES

For Industrial/Commercial Mixed-Use Development (MCX)
Portion of the Hawaiian Home Lands, Kaei Hana I
Waiakea, South Hilo, Island of Hawaii

The opening of all qualifying sealed bids shall be held on <u>Wednesday, February 11</u>, <u>2009</u>, at 10:00 a.m. (HST), at Hale Kalanianaole, DHHL's Honolulu Office, located at 91-5420 Kapolei Parkway, Honolulu, Hawaii.

Any person or entity shall be eligible to bid for a general lease at this auction, <u>except</u> a person who:

- a) Is in arrears in the payment of taxes, rents or other obligations owing to the State of Hawaii or to any of its political subdivisions;
- b) Is a minor;
- c) Has had during the five (5) years preceding the date of the public auction, a previous sale, lease, license, permit or easement covering public lands cancelled for failure to satisfy the terms, conditions and covenants thereof;
- d) Fails to submit a "completed application", as described in the Applicant Qualification Criteria included in this Information Packet (Section IV), by no later than 4:00 p.m. (HST), Monday, October 27, 2008;
- e) Fails to meet the eligibility criteria as outlined in the Applicant Qualification Criteria and has been informed by DHHL, in writing, that applicant has not met the eligibility criteria;
- f) If eligible to proceed, fails to submit detailed development plan information, a sealed rent proposal, or an "earnest money deposit" in the form of a <u>certified</u> or <u>cashier's</u> check made payable to the Department of Hawaiian Home Lands in the amount of \$44,100.00 by no later than 4:00 p.m. (HST), Friday, January 30, 2009; or
- g) Fails to meet any deadline set for submitting additional information, if requested.

All prospective applicants are responsible for thoroughly reading and understanding the terms, covenants, reservations and conditions of the lease offering by reviewing a copy of the Legal Notice of Proposed Disposition, all data contained in the Information Packet, and

¹ The required **Earnest Money Deposit** is an amount, equal to ¼ of the annual upset rent for the first year that gives some assurance that the qualified prospective bidders are dealing in good faith. All earnest money deposit checks shall remain uncashed and in the possession of DHHL until bid opening on February 11, 2009. At that time the Successful Bidder's earnest money deposit shall be deposited and become non-refundable as lease negotiations commence. If negotiations are successfully completed, the deposit shall be applied to future lease rents. All earnest money deposit checks from unsuccessful bidders shall be returned uncashed.

other informational items available for review in DHHL's office located at 91-5420 Kapolei Parkway, Honolulu, Hawaii, or at the DHHL District Offices in Hilo and Waimea, Hawaii; Hoolehua, Molokai; Wailuku, Maui and Lihue, Kauai. By request, out-of-state applicants can make arrangements to obtain the information by contacting DHHL's Income Property Branch at (808) 620-9456.

Prospective applicants are encouraged to physically inspect the property provided DHHL is indemnified and held harmless from personal injury or damages that result from such property inspection. You may make an appointment for a site inspection by contacting DHHL's Income Property Branch at (808) 620-9456, on Oahu.

Furthermore, all prospective applicants are advised that Sandwich Isles Communications, Inc. shall provide telecommunications services for the project at lessees cost.

A general step-by-step procedure established for the Disposition by Negotiation is as follows:

- Legal Notice of Proposed Disposition first published on Tuesday, September 2, 2008, in the Honolulu Star Bulletin and Hawaii Tribune Herald.
- Prospective Applicants shall have 45 days from the first publication of the Legal Notice in which to visit a DHHL office, pick up an Information Packet, and make an appointment to review the Appraisal and other informational reports which shall not be removed from DHHL's office. (Out-of-state applicants may call to make arrangements for delivery of the Information Packet and other informational reports.)
- Any person or entity that intends to bid for a general lease of the property **must** submit a completed application. The completed application must be **received by DHHL no later than 4:00 p.m. (HST) on Monday, October 27, 2008.**
- By Friday, November 7, 2008, written notices will be sent to all persons or entities that have submitted a completed application on or before the deadline. Those who have met DHHL's objectives and eligibility criteria shall be informed that they are "eligible" to bid. Those not meeting DHHL's objectives and eligibility criteria shall be informed that they are not eligible to bid.
- Eligible bidders shall have until 4:00 p.m. (HST), Friday, January 30, 2009, in which to submit detailed development plan information, a rent proposal sealed in a separate envelope marked (Sealed Bid), and an earnest money deposit meeting the parameters set out in item "f" on the preceding page. The detailed information submitted by each eligible bidder shall be evaluated and those lacking sufficient information or not meeting DHHL's objectives may be disqualified.
- At 10:00 a.m. (HST), Wednesday, February, 11, 2009, in DHHL's office at 91-5420 Kapolei Parkway, Honolulu, HI, all sealed bids not previously disqualified shall be opened for the first time and, the highest bidder shall be deemed the "Successful Bidder".

All qualified bidders or their authorized corporate representatives are invited, but not required, to attend the opening of the sealed bids.

DHHL reserves the right to negotiate with respect to any and all terms and conditions of the lease including all rent provisions, provided, however, that any negotiated adjustments to the rent do not result in such adjustments being less than the amount of rent offered by the Successful Bidder for the first twenty-five (25) years of the lease term.

Should the Successful Bidder fail to conclude general lease negotiations within the stipulated timeframe of one hundred twenty (120) days, DHHL reserves the right to negotiate with the next highest Qualified Bidder and such negotiation with the next highest Qualified Bidder shall not constitute a waiver of any rights or recourse that DHHL has or may have against the defaulting Successful Bidder.

Information Packet and Consultant's Reports

The data in the Information Packet, the appraisal report, and all other reports or information provided to prospective applicants have been obtained by DHHL from reputable and reliable sources, however it is NOT GUARANTEED. Applicant is advised to make his/her own independent study to verify the accuracy of the information and determine its usefulness to applicant's project.

SIGNIFICANT DATES:

Wednesday, September 10, 2008 Advertisement of Legal Notice

Monday, October 27, 2008 Applications and Initial Proposals Due

Time: 4:00 p.m. (HST)

Location: Department of Hawaiian Home Lands

91-5420 Kapolei Parkway Honolulu, Hawaii 96707

• Friday, November 7, 2008 Notice of Eligibility mailed to Applicants

• Friday, January 30, 2009 Final Proposals Due

Time: 4:00 p.m. (HST)

Location: Department of Hawaiian Home Lands

91-5420 Kapolei Parkway Honolulu, Hawaii 96707

• Wednesday, February 11, 2009 Sealed Bid Opening

Time: 10:00 a.m. (HST)

Location: Department of Hawaiian Home Lands

91-5420 Kapolei Parkway Honolulu, Hawaii 96707

III. APPLICATION AND QUALIFICATION FORM

For Industrial/Commercial Mixed-Use Development (MCX)
Portion of the Hawaiian Home Lands, Kaei Hana I
Waiakea, South Hilo, Island of Hawaii

Name of Applicant	Person to Contact / Title
Applicant's Address	Contact Person's Address
City, State, Zip Code	City, State, Zip Code
Applicant's Telephone No.	Contact Person's Telephone No.
Applicant's Facsimile No.	Contact Person's Facsimile No.
List of Corporate Officers and Directors or	Individual Partners, Joint Ventures or Owners.
Name:	Name:
Title:	Title:
Telephone No.:	Telephone No.:
Address:	Address:
Name:	Name:
Title:	Title:
Telephone No.:	Telephone No.:
Address:	•

NOTE: Please attach a separate page if more space is needed. Should any information change during he proposal evaluation, selection, and award process, it is the responsibility of the applicant update DHHL in writing of such changes.

Corporate Shareholders / Partners Holding 25% or More of the Outstanding Shares:

Name:	Name:
Title:	Title:
Telephone No.:	Telephone No.:
Address:	Address:
Name:	Name:
Title:	Title:
Telephone No.:	Telephone No.:
Address:	Address:
Applicant intends to bid on the following P	arcel:
Property No	TMK No
Intended Use	

Project Description:

Include a narrative and any supportive materials that provides information pertaining of the proposed development at the subject property. Attach additional pages to this application. See Applicant Qualification Criteria for list of requested information.

Project Development Team

	Company / Address	Contact/Person
		Telephone No./email address
Developer		
Architect		
Civil Engineer		
Site Contractor		
Contractor		
Financing		

Financial Information

Note: Financial information submitted to DHHL shall be kept confidential and shall not be considered as a public record as defined in Chapter 92, Hawaii Revised Statutes. Financial information shall not be released without the express written consent of the applicant.

- 1. <u>All</u> Applicants shall include the following:
 - (a) If applicable a certified copy of the Articles of Incorporation.
 - (b) If applicable a certified copy of the By-Laws.
 - (c) If applicable, a certified copy of the Corporation Resolution.
 - (d) If applicable, a certified copy of the Partnership Certificate.
 - (e) If applicable, a certified copy of the Joint Venture Agreement.
 - (f) Applicant's proposed plan within 36 month construction period.
 - (g) Detailed budget / cost estimate showing the estimated cost of construction.
 - (h) If applicable, a description of any financial default, modification of terms, and conditions of financing to avoid default, or legal actions taken or pending against the applicant and borrowing and guaranteeing entities and their principals.

Please attach a description of the Applicant's company experience which supports the foregoing requirement and which includes the following information:

- (a) A list of industrial / commercial projects developed;
- (b) The role of the applicant in developing the listed industrial/commercial projects;

- (c) A brief description of the industrial / commercial projects;
- (d) If applicable, a description of all industrial / commercial projects or facilities owned and operated by the applicants;
- (e) If applicable, a statement of the applicant's past or current involvement with the Department of Hawaiian Home Lands (DHHL).
- (f) THE UNDERSIGNED APPLICANT, understands that DHHL is relying on the information provided herein to qualify the undersigned as an eligible Developer under the Hawaiian Homes Commission Act, 1920, as amended. The undersigned represents and warrants that the information provided is true and complete and that DHHL may consider the information as continuing to be true and correct until a written notice of a change is given to DHHL by the undersigned. The Undersigned agrees to provide and other information that DHHL deems necessary to determine the qualifications of the applicant.

Name of Company	
By:	
Signature	
Title	
Date	

IV. APPLICANT QUALIFICATION CRITERIA

For Industrial/Commercial Mixed-Use Development (MCX)
Portion of the Hawaiian Home Lands, Kaei Hana I
Waiakea, South Hilo, Island of Hawaii

The Department of Hawaiian Home Lands (DHHL) has established the following qualification criteria to: 1) identify willing and capable applicants who are deemed "eligible" to bid for a general lease of the property described as being a portion of Hawaiian Home Lands Kaei Hana I Industrial Subdivision (hereinafter the "Property"), further identified as Tax Map Key Nos. (3)2-2-060: parcels 001-010, 085-089; 2) determine those eligible bidders who, at the time of the sealed bid opening, are "qualified" to bid; and 3) select the successful bidder who makes the highest offer to rent the subject property from amongst all qualified bidders.

Prior to the Sealed Bid Opening, a two step process shall be used to determine an applicant's eligibility and qualification to enter into a general lease for the property.

A. <u>STEP ONE</u> - Completed Applications

All persons or entities interested in obtaining a lease for the subject property must submit a "completed application" by no later than 4:00 p.m. (HST), Monday, October 27, 2008. A completed application shall include the following:

- 1. A completed "Application and Qualification Form" or other printed material that provides the same information as that requested in the Application and Qualification Form (Section III) included with the Information Packet;
- 2. A conceptual development plan with enough detail to describe the type, size, and use of the improvements envisioned on the site;
- 3. Information describing applicant's experience and capacity for completing the development as envisioned together with supporting documents;
- 4. Information: a)Showing a preliminary or estimated development budget; b) Planned funding sources for the applicant's proposed development; and c)Which demonstrates the financial capacity of each principal member and/or entity of the applicant's development team together with supporting documents; and
- 5. Any other information that supports the applicant's ability to develop the property as envisioned.

SEALED RENT BIDS AND/OR BID DEPOSITS ARE NOT TO BE SUBMITTED DURING STEP ONE OF THE PROCESS.

DHHL is the sole entity that will evaluate the information provided above which will be reviewed to determine if the applicant's conceptual development plan meets DHHL's objectives as described in the Introduction to the Information Packet . By Friday, November 7, 2008, DHHL will send out written notices to all persons or entities who have submitted completed

applications on or before the deadline. Those applicants who have met DHHL's objectives and eligibility criteria shall be informed that they are "eligible" to bid. Those <u>not</u> meeting DHHL's objectives and eligibility criteria shall be informed that they are <u>not</u> eligible to bid.

A. STEP TWO - Bid Qualification

Those persons who have submitted a completed application and have received DHHL's written confirmation declaring them eligible to bid (Eligible Bidders) shall have until 4:00 p.m. (HST), Friday, January 30, 2009, to submit the following:

- 1. A current Certificate of Good Standing (business entities only) issued by the State Department of Commerce and Consumer Affairs. If the business has not yet been registered to operate in the State of Hawaii, then applicant shall provide a written statement that it is the applicant's intent to register to do business in the State of Hawaii and that applicant, if selected as the successful bidder, will provide evidence of such registration prior to execution of a lease for the property;
- 2. A current (not more than 60-days old) Tax Clearance Application stamped by both the IRS (federal) and State Departments of Taxation indicating that the applicant is not delinquent on taxes. If the business has not yet been registered to operate in the State of Hawaii, then applicant shall provide a federal tax clearance and a written statement that applicant, if selected as the successful bidder, will provide evidence of an application for, or receipt of, a State of Hawaii taxpayer identification number prior to execution of a lease for the property;
- 3. A detailed development concept which shall include:
 - a) A narrative of the Eligible Bidder's proposed development plan, including phasing of the development, if any, describing the intended uses, or purposes for the development;
 - b) A site development plan showing where improvements are planned, the square footage of each structure, maximum floor area, parking requirements, landscaped areas, elevations, and renderings;
 - c) An estimated construction schedule with a timeline for all major tasks to be completed, including, but not limited to, HRS Chapter 343 compliance, site preparation construction of offsite infrastructure (if required), etc.;
 - d) Other details, renderings, maps, surveys, feasibility studies or photographs that may help convey a clear understanding of the proposed development; and
 - e) Letters of commitment or interest from potential tenants or occupants.

- 4. The Eligible Bidder must demonstrate the financial capacity to complete the proposed project as envisioned. In addition to information provided in the completed application, the Eligible Bidder shall submit the following:
 - a) A refined construction budget/estimate including contractors' or subcontractors' cost estimates, if any;
 - b) Current financial statements or tax returns, financing commitments from lending institutions, and any documents identifying other financial resources which the Eligible Bidder is relying upon to complete the proposed project;
 - c) An "earnest money deposit" in the form of a <u>certified or cashier's</u> check made payable to the Department of Hawaiian Home Lands in the amount of \$44,100.00. The earnest money deposit shall be held uncashed by DHHL until the successful bidder has been determined. Earnest money deposits submitted by unsuccessful bidders shall be returned; and
 - d) A rent proposal **sealed in a separate envelope** (marked: <u>sealed rent proposal</u>) stating the <u>annual</u> rent that the Eligible Bidder intends to pay for each of the first twenty-five (25) years of the lease. The rent proposed cannot be less than the minimum upset rent as stated in the copy of the legal notice included with the Information Packet.

DHHL is the sole entity that will evaluate the information received from Eligible Bidders. The evaluation will be based on the Eligible Bidder's meeting DHHL's objectives and criteria. DHHL reserves the right to disqualify any proposal that lacks sufficient information to clearly define an Eligible Bidder's development concept. Information submitted after the deadlines established herein will not be accepted unless the deadline is extended at DHHL's sole discretion. If not previously disqualified, only those proposals that contain a bid deposit and sealed rent bid shall qualify for bid opening scheduled for 10:00 a.m. (HST), on Wednesday, February 11, 2009.

V. CONDUCT OF DISPOSITION

For Industrial/Commercial Mixed-Use Development (MCX) Portion of the Hawaiian Home Lands, Kaei Hana I Waiakea, South Hilo, Island of Hawaii

The following procedures, terms and conditions are applicable to this disposition of a general lease of Hawaiian home lands by public auction.

Any proposed disposition of a general lease may be cancelled, postponed or continued by order of the Chairman, Hawaiian Homes Commission.

A. <u>ELIGIBLE TO BID</u>:

- 1. A completed application, as defined in the Applicant Qualification Criteria section of the Information Packet, must be submitted to DHHL by **no later than 4:00 p.m. (HST), Monday, October 27, 2008**.
- 2. An applicant may be declared ineligible to bid for any of the following reasons:
 - a. If the completed application is late, incomplete or does not adhere to the format and instructions;
 - b. If it is shown that inaccurate statements were made in the completed application;
 - c. If the applicant fails to meet any of information requested in the Applicant Qualification Criteria;
 - d. Is declared ineligible for reasons cited in the Public Auction Guidelines section of the Information Packet; or
 - e. If its proposal does not meet the objectives or is not in the best interest of the Department of Hawaiian Home Lands' Trust and/or its beneficiaries.
- 3. By Friday, November 7, 2008, each person or entity that has submitted a completed application will be sent a written notice of eligibility or ineligibility to bid.

B. QUALIFIED TO BID:

- 1. Those persons or entities that received notice that they are eligible to bid shall have until 4:00 p.m. (HST), Friday, January 30, 2009, in which to submit additional information and meet requirements described in Step Two Bid Qualification, of the Applicant Qualification Criteria (Section IV).
- 2. An eligible bidder may be disqualified from bidding for any of the following reasons:
 - a. If the additional information is submitted late, incomplete, lacks sufficient detail or does not adhere to the format and instructions;

- b. If it is shown that inaccurate statements were made;
- c. Failure to provide an earnest money deposit by remitting a <u>certified</u> or <u>cashier's</u> check, payable to the Department of Hawaiian Home Lands in the amount of \$44,100.00 by no later than 4:00 p.m. (HST), Friday, January 30, 2009; and
- d. Failure to include a sealed rent proposal (bid) in a **separate**, sealed envelope by 4:00 p.m. (HST), Friday January 30, 2009;
- 3. If submitted on time, the information provided shall be reviewed by DHHL. Eligible applicants shall be notified if they are disqualified from bidding due to any one of the reasons stated in item 2 above, or because their proposals are not in the best interest of the Department of Hawaiian Home Lands' Trust and/or its beneficiaries. Those who meet all conditions of the bid Applicant Qualification Criteria (Qualified Bidder) shall be invited to attend the <u>sealed bid opening</u> at 10:00 a.m. (HST), on Wednesday, February 11, 2009.

Notwithstanding the above paragraph, DHHL may reject any or all bids and waive any defects when, in its opinion, such rejection or waiver will be for the best interest of its beneficiaries.

C. DETERMINATION AND DUTIES OF SUCCESSFUL BIDDER

- 1. At 10:00 a.m. (HST), on Wednesday, February 11, 2009, all sealed rent bids not previously disqualified (for reasons other than the amount of rent proposed) shall be opened for the first time.
- 2. Sealed rent bids shall be compared on the basis of the present value of the rent proposed for the first twenty-five (25) years of the lease term. Any rent proposal that does not meet or exceed the present value of the minimum upset rent established by market value appraisal and enumerated in the legal notice shall be disqualified.
- 3. The Qualified Bidder who submits the highest proposed rent (based on its present value) for the first twenty-five (25) years of the lease term shall be declared the "Successful Bidder".
- 4. The earnest money deposit of \$44,100.00 remitted by the Successful Bidder shall be deposited and shall then become non-refundable. All bid deposits remitted by unsuccessful bidders shall be returned, uncashed.
- 5. Within five (5) working days of being notified as the Successful Bidder, the Successful Bidder shall execute an affidavit stating that the Successful Bidder is not in arrears in the payment of taxes, rents or any other obligations owing the State of Hawaii or any of its political subdivisions, and that, within the preceding five (5) years, the successful bidder has not had any leases, licenses or permits

issued by the State of Hawaii or its political subdivisions, rescinded, cancelled or terminated due to the successful bidder's lack of performance.

- 6. The Successful Bidder and DHHL shall then enter into negotiations for a general lease of the subject site. DHHL reserves the right to negotiate with respect to any and all terms and conditions of the lease including all rent provisions, provided, however, that any negotiated adjustments to the rent do not result in such adjustments being less than the amount of rent offered by the Successful Bidder for the first twenty-five (25) years of the lease term.
- 7. Negotiations must be completed and a general lease signed by no later than 120 days after the date the Successful Bidder has been selected and notified.
- 8. Upon signing of the lease, the earnest money deposit of \$44,100.00 shall be applied to rent due under the lease. Additionally, Lessee will also be required to reimburse DHHL for cost of the appraisal, legal fees, legal notice, postage, and any consultant charges associated with the disposition.

D. <u>CANCELLATION</u>

The Department of Hawaiian Home Lands (DHHL) requires that lease negotiations are concluded and a lease signed no later than one hundred twenty (120) days following the selection of the Successful Bidder provided that, for good cause shown, an extension of time to the negotiation period may be granted at the sole discretion of the Chairman, Hawaiian Homes Commission.

In the event the successful bidder fails to comply with the requirements as described above, DHHL may, at its option, declare default on the part of the successful bidder, terminate all further negotiations, withdraw the offer of a general lease for the subject property, and retain any amounts paid by the defaulting bidder as damages. The foregoing shall not exclude any other remedies available to DHHL.

VI. GENERAL PROPERTY INFORMATION

For Industrial/Commercial Mixed-Use Development (MCX)
Portion of the Hawaiian Home Lands, Kaei Hana I
Waiakea, South Hilo, Island of Hawaii

The parcel(s) of land (the "Property") being offered for general lease is located on Hawaiian Home Lands in Waiakea, South Hilo, Island of Hawaii. The Property is currently identified on the tax maps of the State of Hawaii as a portion of Division 3, Zone 2, Section 2, Plat 060, Parcels 001-010 and 085-089. The Property to be disposed originally was to be an extension of DHHL's existing Kaei Hana I industrial subdivision development built in the mid sixties. The Department of Hawaiian Home Lands (DHHL) has selected and designated the Property for industrial/commercial mixed-use development because of its attractive location and visibility from the Kanoelehua Highway, in addition to its proximity to the existing industrial subdivision. The Property can be accessed via the southern end of Holomua Street and is irregularly shaped. Generally described, the Property's northern boundary is Maka'ala Street, eastern boundary Kekela Street, and the south and western boundary consists of extensive roadway frontage, but no access, along Kanoelehua Avenue. The surrounding area is commonly referred to the Kanoelehua Industrial Area.

PROPERTY DATA

<u>Legal Description</u> – A copy of the legal description for each subject property is included in the Information Packet (see Exhibit 1, immediately following this section). The Property is identified as Lots 75-88, including a remnant roadway lot, in Hawaiian Home Lands Kaei Hana-I Subdivision located in Waiakea, South Hilo, Island of Hawaii, Hawaii. Tax Map Key Nos. (3)2-2-060:001-010, 085-089.

<u>Land Area</u> Lots 75-88 will comprise approx. 8.3000 acres.

<u>County Zoning</u> – The subject site is currently zoned ML-20, Limited Industrial under county zoning, but will be valued as if it had an Industrial/Commercial Mixed-Use District, MCX, Classification. The Department of Hawaiian Home Lands (DHHL) is not subject to county and state land use zoning and plans to designate this site for development under MCX guidelines for planning and permitting purposes.

<u>Flood Hazard Districts</u> - Flood Hazard Districts are delineated on Flood Boundary and Floodway Maps and the Federal Insurance Rate Maps prepared by the Federal Insurance Administration and Federal Emergency Management Agency. The subject site is situated within an area designated Zone AE, an area determined to be inundated by the 100-year flood. (FEMA Flood Insurance Rate Map 1551660880 dated September 16, 1988).

<u>Utilities</u> – All public utilities will be available to the subject site including water, sanitary sewer, electricity, and telephone service along Holomua Street.

Water service is provided by the County of Hawaii Department of Water Supply.

Sewer service is provided by the county Department of Environmental Services.

Electricity service is provided by Hawaii Electric Light Company, Inc.

Telephone service, at lessees cost, to be provided by Sandwich Isles Communications, Inc.

PROPERTY DESCRIPTION & CONDITION

<u>Size and Shape</u> – Overall, the Property contains approximately 8.300 acres of gross land area and is irregularly shaped. Although presently undeveloped, the Property is assessed by the Real Property Tax office as if subdivided into 15 individual tax map key parcels ranging in size from 5,012 to 96,310 square feet.

<u>Easements</u> - The Property contains a 30-foot-wide drainage easement that runs along the northern edge of the subject property, affecting TMK parcels 2-2-060: 9,10,85,86,87, and 88, as indicated on the Real Property Assessment map.

<u>Topography</u> – The Property slopes downward to the south in the direction of East Puainako Street.

<u>Access</u> – The Property can be accessed from the southern end of Holomua Street. There is no permitted access from Kanoelehua Avenue.

<u>Soils Condition</u> – A detailed geotechnical study of soil and sub-soil located on the Property has not been done.

<u>Hazardous Materials/Contaminants</u> – An assessment or investigation for possible hazardous material or contamination has not been conducted for the Property.

<u>Improvements</u> – The property is presently unimproved and heavily overgrown with mature trees and dense vegetation.

<u>Environs</u> – The subject property is located within the City of Hilo, in the South Hilo District of the Island of Hawaii. The South Hilo District is located on the eastern or windward side of the Island of Hawaii and features a very diverse environment from extensive coastal areas to the 6,000 foot elevation along the lower slopes of Mauna Kea and Mauna Loa summits. Climatic conditions with the South Hilo District are predominantly humid and tropical. Temperatures are moderate, ranging on the average from 71 to 76 degrees Fahrenheit, and rainfall is substantial, averaging about 135 inches a year. Vegetation is lush and waterfalls are plentiful, particularly along the northern coast.

Historically, the South Hilo District and the City of Hilo have represented the dominant areas of urban development and population for the entire Island of Hawaii. More recently, however, the Kona and Kohala Districts have grown increasingly less dependent upon the Hilo area. As such, the present role of the South Hilo District and the City of Hilo as a major regional urban center is somewhat more limited to primarily the East Hawaii region. The City of Hilo, however, remains the County seat and is the location of all major government activity. Hilo's

deep-draft harbor facilities and its airport at General Lyman Field function as primary transportation gateways to the Island of Hawaii.

The subject property's immediate neighborhood is the Waiakea area of the City of Hilo, in the Panaewa to Puainako area. A significant amount of land in this particular part of the city is owned and managed by the Department of Hawaiian Home Lands' (DHHL). The initial development of Prince Kuhio Plaza on DHHL property shifted the historical commercial retail focus of the City of Hilo to the subjects Panaewa to Puainako area. Other major retail developments concentrated in this neighborhood include Waiakea Center (anchored by Wal-Mart), Home Depot, KTA's Puainako Center, Puainako Town Center, and Ginger Patch Commercial Center.

NOTE: While the data in the Information Packet, the appraisal report, and all other reports or information provided to prospective applicants have been obtained by DHHL from reputable and professional sources, it is not guaranteed. DHHL bears no responsibility for Applicant's actual reliance on the data provided. Applicant should make his/her own independent study to verify the accuracy of the information and determine its usefulness to applicant's project.



STATE OF HAWAII

SURVEY DIVISION

C.S.F. No. H.H. HAWAII FILE HONOLULU

March 30, 2001

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 75

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Lands of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Lands of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the south corner of this parcel of land, at the east corner of Lot 88 of Kaei Hana-I Subdivision (Industrial Area) and on the west side of Kanoelehua Avenue, Federal Aid Secondary Project S-18(1), the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 7225.32 feet South and 10,664.65 feet East, thence running by azimuths measured clockwise from True South:-

1. 148° 10'

96.48 feet along Lot 88 of Kaei Hana-I Subdivision (Industrial Area);

March 30, 2001

c.s.f. No. H.H. HAWAII FILE FOLDER L

2.	Thence	along	the south end of Holon	radius of 45.00 feet, the chord azimuth and distance being: 183° 25' 52" 51.96 feet;
3.	148°	10'	50.00	feet along the east side of Holomua Street;
4.	238°	10'	136.15	feet along Lot 76 of Kaei Hana-I Subdivision (Industrial Area);
5.	90	30'	251.58	feet along the west side of Kanoelehua Avenue, FASP S-18(1) to the point of beginning and containing an AREA OF 13,266 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the north corner of this easement being also the end of Course 4 of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

1.	9°	30'	25.06 feet along the west side of Kanoelehua Avenue, FASP S-18(1);
2.	148°	10'	18.82 feet;

3. 238° 10'

16.55 feet along Lot 76 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 156 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

By:

Stanley T. Hasegawa

Licensed Land Surveyor No. 3632

gm

Reviewed and Approved by:

Randall M. Hashimoto

Randace on Hoshinds

State Land Surveyor

Compiled from H.H. Hawaii File Folder L, Plat 3.3 H.H. and Govt. Survey Records.

TMK: 2-2-60:89



STATE OF HAWAII

SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H.HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 76

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the west corner of this parcel of land, at the south corner of Lot 77 of Kaei Hana-I Subdivision (Industrial Area) and on the northeast side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6972.54 feet South and 10,543.03 feet East, thence running by azimuths measured clockwise from True South:-

238° 10' 159.60 feet along Lot 77 of Kaei Hana-I Subdivision (Industrial Area);
 328° 10' 63.34 feet along Lot 74 of Kaei Hana-I Subdivision (Industrial Area);

C.S.F. No.	H.H.HAWAII FILE	July 21, 2008
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3.	9º	30'	35.50	feet along the west side of Kanoelehua Avenue, F.A.S.P. S-18(1);
4.	58°	10'	136.15	feet along Lot 75 of Kaei Hana-I Subdivision (Industrial Area);
5.	148°	10'	90.00	feet along the northeast side of Holomua Street to the point of beginning and containing an AREA OF 14,051 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the north corner of this easement being also the end of Course 1 of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

1.	328°	10'	63.34	feet along Lot 74 of Kaei Hana-I Subdivision (Industrial Area);
2.	9º	30'	35.50	feet along the west side of Kanoelehua Avenue, F.A.S.P. S-18(1);
3.	58°	10'	16.55	feet along Lot 75 of Kaei Hana-I Subdivision (Industrial Area);
4.	148°	10'	90.00	feet;

July 21, 2008

FOLDER L

5. 238° 10'

40.00 feet along Lot 77 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 3288 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodani Land Surveyor

ml

Compiled from H.H. Hawaii File Folder L, Plat 3.3 H.H. and other Govt. Survey Records.



STATE OF HAWAII

SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H. HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 77

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the south corner of this parcel of land, at the west corner of Lot 76 of Kaei Hana-I Subdivision (Industrial Area) and on the northeast side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6972.54 feet South and 10,543.03 feet East, thence running by azimuths measured clockwise from True South:-

1. 148° 10'
 2. 238° 10'
 90.00 feet along the northeast side of Holomua Street;
 159.60 feet along Lot 78 of Kaei Hana-I Subdivision (Industrial Area);

C.S.F. No	H.H. HAWAII FILE	Ji	uly 21, 2008
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3.	328°	10'	90.00 feet along Lot 74 of Kaei Hana-I Subdivision (Industrial Area);
4.	58°	10'	159.60 feet along Lot 76 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 14,364 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the north corner of this easement being also the end of Course 2 of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

1.	328°	10'	90.00	feet along Lot 74 of Kaei Hana-I Subdivision (Industrial Area);
2.	58°	10'	40.00	feet along Lot 76 of Kaei Hana-I Subdivision (Industrial Area);
3.	148°	10'	90.00	feet;

FOLDER L

4. 238° 10'

40.00 feet along Lot 78 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 3600 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodani

Land Surveyor

ml

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STATE OF HAWAII

SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES HONOLULU

C.S.F. NO.H.H. HAWAII FILE FOLDER L

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 78

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the west corner of this parcel of land, at the south corner of Lot 79 of Kaei Hana-I Subdivision (Industrial Area) and on the east side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6816.99 feet South and 10,452.32 feet East, thence running by azimuths measured clockwise from True South:-

238° 10' 154.62 feet along Lot 79 of Kaei Hana-I Subdivision (Industrial Area);
 328° 10' 90.00 feet along Lots 73 and 74 of Kaei Hana-I Subdivision (Industrial Area);

C.S.F. No. H.H. HAWAII FILE

FOLDER L

July 21, 2008

3. 58° 10' 159.60 feet along Lot 77 of Kaei Hana-I Subdivision (Industrial Area);

- 4. 148° 10' 49.16 feet along the northeast side of Holomua Street;
- 5. Thence along the east side of Holomua Street on a curve to the right with a radius of 170.00 feet, the chord azimuth and distance being:

 155° 07' 01"

 41.14 feet to the point of beginning and containing an AREA OF 14,296 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the north corner of this easement being also the end of Course 1 of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

328° 10' 90.00 feet along Lots 73 and 74 of Kaei Hana-I Subdivision (Industrial Area);
 58° 10' 40.00 feet along Lot 77 of Kaei Hana-I Subdivision (Industrial Area);
 148° 10' 90.00 feet;

July 21, 2008

FOLDER L

4. 238° 10'

40.00 feet along Lot 79 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 3600 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodani

Land Surveyor

ml

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STATE OF HAWAII

SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H. HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 79

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the south corner of this parcel of land, at the west corner of Lot 78 of Kaei Hana-I Subdivision (Industrial Area) and on the east side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6816.99 feet South and 10,452.32 feet East, thence running by azimuths measured clockwise from True South:-

- 1. Along the east side of Holomua Street on a curve to the right with a radius of 170.00 feet, the chord azimuth and distance being: 174° 32' 01" 73.39 feet;
- 2. 187° 00' 164.84 feet along the east side of Holomua Street;

July 21, 2008

C.S.F. No.	H.H. HAWAII FILE
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FOLDER L

3.	Thence along Lot 72 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the			
	right with a radius of 240.00 feet, the			
	chord azimuth and distance being:			
	316° 47' 49" 94.63 feet;			

- 4. 328° 10' 101.40 feet along Lots 72 and 73 of Kaei Hana-I Subdivision (Industrial Area);
- 5. 58° 10' 154.62 feet along Lot 78 of Kaei Hana-I Subdivision (Industrial Area) to point of beginning and containing an AREA OF 17,757 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the north corner of this easement being also the end of Course 2 of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

1. Along Lot 72 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the right with a radius 240.00 feet, the chord azimuth and distance being:

316° 47' 49" 94.63 feet;

- 2. 328° 10' 101.40 feet along Lots 72 and 73 of Kaei Hana-I Subdivision (Industrial Area);
- 3. 58° 10' 40.00 feet along Lot 78 of Kaei Hana-I Subdivision (Industrial Area);
- 4. 148° 10' 101.40 feet;

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5. Thence along a curve to the left with a radius of 200.00 feet, the chord azimuth and distance being:

140° 00' 07.5"

56.81 feet;

6. 187° 00'

46.91 feet along the east side of Holomua Street to the point of beginning and containing an AREA OF 7107 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodani

Land Surveyor

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SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES F.

C.S.F. NO. H.H. HAWAII FILE FOLDER L

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July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 80

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the northeast corner of this parcel of land, at the southeast corner of Lot 71 of Kaei Hana-I Subdivision (Industrial Area) and on the west side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6550.45 feet South and 10,408.63 feet East, thence running by azimuths measured clockwise from True South:-

1. 7° 00'

- 137.56 feet along the west side of Holomua Street;
- 2. Thence along Roadway Lot on a curve to the right with a radius of 20.00 feet, the chord azimuth and distance being:

 52° 00' 28.28 feet:

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July 21, 2008

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3. 97° 00'

34.54 feet along Roadway Lot;

- 4. Thence along Roadway Lot on a curve to the right with a radius of 105.00 feet, the chord azimuth and distance being:

 122° 35' 90.68 feet;
- 5. 187° 00' 116.93 feet along Lot 81 of Kaei Hana-I Subdivision (Industrial Area);
- 6. Thence along Lot 70 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 420.00 feet, the chord azimuth and distance being:

 271° 29' 34"

 21.88 feet;
- 7. 270° 00' 31.29 feet along Lots 70 and 71 of Kaei Hana-I Subdivision (Industrial Area);
- 8. Thence along Lot 71 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the right with a radius of 240.00 feet, the chord azimuth and distance being: 280° 01' 53" 83.61 feet to the point of beginning and containing an AREA OF 20,878 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the northeast corner of this easement being also the initial point of beginning of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

1. 7° 00'

41.29 feet along the west side of Holomua Street;

FOLDER L

2. Thence along a curve to the left with a radius of 200.00 feet, the chord azimuth and distance being:

101° 22' 06"

78.85 feet;

3. 90° 00'

31.29 feet;

4. Thence along a curve to the right with a radius of 460.00 feet, the chord azimuth and distance being:

91° 40' 03"

26.77 feet;

5. 187° 00'

40.09 feet along Lot 81 of Kaei Hana-I Subdivision (Industrial Area);

6. Thence along Lot 70 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 420.00 feet, the chord azimuth and distance being:

271° 29' 34"

21.88 feet;

7. 270° 00'

31.29 feet along Lots 70 and 71 of Kaei Hana-I Subdivision (Industrial Area);

July 21, 2008

FOLDER L

8. Thence along Lot 71 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the right with a radius of 240.00 feet, the chord azimuth and distance being: 280° 01' 53" 83.61 feet to the point of beginning and containing an AREA OF 5493 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

By: <u>Mennfrodeni</u> Glenn J. Kodani

Land Surveyor

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SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES HONOLULU

C.S.F. NO. H.H. HAWAII FILE FOLDER L

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 81

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the southeast corner of this parcel of land, at the northeast corner of Lot 82 of Kaei Hana-I Subdivision (Industrial Area) and at the west corner of Roadway Lot, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6667.17 feet South and 10,233.39 feet East, thence running by azimuths measured clockwise from True South:-

1. Along Lot 82 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 20.00 feet, the chord azimuth and distance being:

103° 10' 28.28 feet;

July 21, 2008

C.S.F. No	H.H. HAWAII FILE
	FOLDER L

2.	58°	10'	90.00	feet along Lot 82 of Kaei Hana-I Subdivision (Industrial Area);
3.	148°	10'	451.34	feet along Grant 9924 to Yoshito Ito;
4.	310°	10'	173.74	feet along Lots 66, 67 and 68 of Kaei Hana-I Subdivision (Industrial Area);
5.	Thenc	ce alon	g Lots 68, 69 and 70 or	f Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 420.00 feet, the chord azimuth and distance being: 291° 34′ 34″ 267.79 feet;
6.	7°	00'	116.93	feet along Lot 80 of Kaei Hana-I Subdivision (Industrial Area);
7.	58°	10'	30.00	feet along Roadway Lot to the point of beginning and containing an AREA OF 43,186 SQUARE FEET.

Subject, however, to a Drainage Easement over and across the above-described parcel of land and more particularly described as follows:

Beginning at the northeast corner of this easement being also the end of Course 5 of the above-described parcel of land, thence running by azimuths measured clockwise from True South:-

- 1. 7° 00' 40.09 feet along Lot 80 of Kaei Hana-I Subdivision (Industrial Area);
- 2. Thence along a curve to the right with a radius of 460.00 feet, the chord azimuth and distance being:

 111° 45' 03"

 290.64 feet;

C.S.F. No. ____H.H. HAWAII FILE

July 21, 2008

FOLDER L

3. 130° 10'

50.63 feet;

4. 148° 10'

129.44 feet along Grant 9924 to Yoshito Ito;

5. 310° 10'

173.74 feet along Lots 66, 67 and 68 of Kaei Hana-I Subdivision (Industrial Area);

6. Thence along Lots 68, 69 and 70 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 420.00 feet, the chord azimuth and distance being: 291° 34′ 34″ 267.79 feet to the point of beginning and containing an AREA OF 15,854 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

By: Ilen

Land Surveyor

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SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H. HAWAII FILE FOLDER L

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 82

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the northeast corner of this parcel of land, at the southeast corner of Lot 81 of Kaei Hana-I Subdivision (Industrial Area) and at the west corner of Roadway Lot, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6667.17 feet South and 10,233.39 feet East, thence running by azimuths measured clockwise from True South:-

1. Along Roadway Lot on a curve to the left with a radius of 135.00 feet, the chord azimuth and distance being:

310° 12' 23" 83.26 feet;

C.S.F. No. H.H. HAWAII FILE

FOLDER L

2.	58°	10'	135.67	feet along Lot 83 of Kaei Hana-I Subdivision (Industrial Area);
3.	148°	10'	99.20	feet along Grant 9507 to Joaquin Zacheus Jeremiah and Grant 9924 to Yoshito Ito;
4.	238°	10'	90.00	feet along Lot 81 of Kaei Hana-I Subdivision (Industrial Area);
5.	Thenc	e along Lot 81 of Kae	ei Hana-	I Subdivision on a curve to the right with a

radius of 20.00 feet, the chord azimuth and distance being:

283° 10' 28.28 feet to the point of beginning and containing an AREA OF 11,476 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodani

Land Surveyor

ml

July 21, 2008



survey division dept. of accounting and general services E

C.S.F. NO. H.H. HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 83

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the east corner of this parcel of land, at the north corner of Lot 84 of Kaei Hana-I Subdivision (Industrial Area) and on the west side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6772.71 feet South and 10,384.19 feet East, thence running by azimuths measured clockwise from True South:-

1.	58°	10'	182.45	feet along Lot 84 of Kaei Hana-I Subdivision (Industrial Area);
2.	148°	10'	90.00	feet along Grant 9507 to Joaquin Zacheus Jeremiah;

July 21, 2008

FOLDER L

3. 238° 10'

135.67 feet along Lot 82 of Kaei Hana-I Subdivision (Industrial Area);

4. Thence along Roadway Lot on a curve to the left with a radius of 135.00 feet, the chord azimuth and distance being:

284° 37' 23" 35.82 feet;

5. 277° 00'

35.34 feet along Roadway Lot;

- 6. Thence along Roadway Lot on a curve to the right with a radius of 20.00 feet, the chord azimuth and distance being:

 319° 42' 21"

 27.13 feet:
- 7. Thence along the west side of Holomua Street on a curve to the left with a radius of 230.00 feet, the chord azimuth and distance being:

0° 12' 02"

17.75 feet to

the point of beginning and containing an AREA OF 15,680 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodan

Land Surveyor

ml



SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H. HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 84

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the north corner of this parcel of land and on the west side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6772.71 feet South and 10,384.19 feet East, thence running by azimuths measured clockwise from True South:-

1. Along the west side of Holomua Street on a curve to the left with a radius of 230.00 feet, the chord azimuth and distance being: 346° 07' 15" 94.61 feet;

2. 58° 10' 153.29 feet along Lot 85 of Kaei Hana-I Subdivision (Industrial Area);

July 21, 2008

3. 148° 10'

90.00 feet along Grant 9507 to Joaquin Zacheus Jeremiah;

4. 238° 10'

182.45 feet along Lot 83 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 14,798 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

Glenn J. Kodani

Land Surveyor

ml



SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. No. H.H. HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 85

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the east corner of this parcel of land, at the north corner of Lot 86 of Kaei Hana-I Subdivision (Industrial Area) and on the southwest side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6941.70 feet South and 10,453.26 feet East, thence running by azimuths measured clockwise from True South:-

58° 10' 152.00 feet along Lot 86 of Kaei Hana-I Subdivision (Industrial Area);
 148° 10' 90.00 feet along Grant 9507 to Joaquin Zacheus Jeremiah;

July 21, 2008

FOLDER L

3. 238° 10'

- 153.29 feet along Lot 84 of Kaei Hana-I Subdivision (Industrial Area);
- 4. Thence along the southwest side of Holomua Street on a curve to the left with a radius of 230.00 feet, the chord azimuth and distance being:

 331° 12' 34"

 24.42 feet;
- 5. 328° 10'

65.62 feet along the southwest side of Holomua Street to the point of beginning and containing an AREA OF 13,691 SQUARE FEET.

SURVEY DIVISION DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES STATE OF HAWAII

> By: <u>Slenn Kodani</u> Glenn J. Kodani Land Surveyor

ml



SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H. HAWAII FILE FOLDER L HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 86

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the north corner of this parcel of land, at the east corner of Lot 85 of Kaei Hana-I Subdivision (Industrial Area) and on the southwest side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6941.70 feet South and 10,453.26 feet East, thence running by azimuths measured clockwise from True South:-

- 1. 328° 10' 90.00 feet along the southwest side of Holomua Street;
- 2. 58° 10' 152.00 feet along Lot 87 of Kaei Hana-I Subdivision (Industrial Area);

G.S.F. No. H.H. HAWAII FILE

July 21, 2008

FOLDER L

3. 148° 10'
90.00 feet along Grant 9507 to Joaquin Zacheus Jeremiah;

4. 238° 10'
152.00 feet along Lot 85 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 13,680

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

SQUARE FEET.

By: <u>Monn Kodani</u> Glenn J. Kodani

Land Surveyor

ml



SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

C.S.F. NO. H.H. HAWAII FILE FOLDER L

HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 87

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the north corner of this parcel of land, at the east corner of Lot 86 of Kaei Hana-I Subdivision (Industrial Area) and on the southwest side of Holomua Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 7018.17 feet South and 10,500.73 feet East, thence running by azimuths measured clockwise from True South:-

1. 328° 10'

56.46 feet along the southwest side of Holomua Street;

C.S.F. No	H.H. HAWAII FILE

FOLDER L

Thence along the southwest side of Holomua Street on a curve to the right with a 2. radius of 45.00 feet, the chord azimuth and distance being: 352° 15' 41" 36.74 feet; 3. 58° 10' 137.00 feet along Lot 88 of Kaei Hana-I Subdivision (Industrial Area); 4. 148° 10' 90.00 feet along Grant 9507 to Joaquin Zacheus Jeremiah: 5. 238° 10' 152.00 feet along Lot 86 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 13,525 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

By: <u>Slenn Kodam</u> Glenn J. Kodani Land Surveyor

ml



SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES

c.s.f. no<u>H.H. HAWA</u>II FILE FOLDER L

HONOLULU

March 30, 2001

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

LOT 88

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea set-aside as the Hawaiian Home Lands of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Lands of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the east corner of this parcel of land, at the south corner of Lot 75 of Kaei Hana-I Subdivision (Industrial Area) and on the west side of Kanoelehua Avenue, Federal Aid Secondary Project S-18(1), the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 7225.32 feet South and 10,664.65 feet East, thence running by azimuths measured clockwise from True South:-

1. 9° 30'

246.52 feet along the west side of Kanoelehua Avenue, FASP S-18(1);

2. Thence along the northwest corner of the intersection of Kanoelehua Avenue,
FASP S-18(1) and Puainako Road on
a curve to the right with a radius of
314.24 feet, the chord azimuth and
distance being:
36° 03' 38" 281.02 feet;

3. 175° 40' 522.34 feet along Grant 9507 to Joaquin Zacheus Jeremiah;

4. 238° 10' 137.00 feet along Lot 87 of Kaei Hana-I Subdivision (Industrial Area);

5. Thence along the south end of Holomua Street on a curve to the left with a radius of 45.00 feet, the chord azimuth and distance being: 297° 31' 33" 88.30 feet;

6. 328° 10'

96.48 feet along Lot 75 of Kaei Hana-I Subdivision (Industrial Area) to the point of beginning and containing an AREA OF 96,310 SQUARE FEET.

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

By:

Stanley T. Hasegawa

Licensed Land Surveyor No. 3632

gm

Reviewed and Approved by:

Randall M. Hashimoto
State Land Surveyor

Compiled from H.H. Hawaii File Folder L, Plat 3.3 H.H. and Govt. Survey Records TMK: 2-2-60:1



SURVEY DIVISION DEPT. OF ACCOUNTING AND GENERAL SERVICES HONOLULU

July 21, 2008

HAWAIIAN HOME LANDS KAEI HANA-I SUBDIVISION (Industrial Area)

ROADWAY LOT

Waiakea, South Hilo, Island of Hawaii, Hawaii

Being a portion of the Government (Crown) Land of Waiakea setaside as the Hawaiian Home Land of Panaewa by Section 203 of the Hawaiian Homes Commission Act, 1920 and adopted as Tract 1 of the Hawaiian Home Land of Panaewa by Hawaiian Homes Commission Resolution No. 2 dated June 19, 1924.

Beginning at the west corner of this parcel of land and at the northeast corner of Lot 82 of Kaei Hana-I Subdivision (Industrial Area), the coordinates of said point of beginning referred to Government Survey Triangulation Station "HALAI" being 6667.17 feet South and 10,233.39 feet East, thence running by azimuths measured clockwise from True South:-

1. 238° 10'

C.S.F. No. H.H. HAWAII FILE

FOLDER L

30.00 feet along Lot 81 of Kaei Hana-I Subdivision (Industrial Area);

FOLDER L

C.S.F. No.

Thence along Lot 80 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 105.00 feet, the chord azimuth and distance being:

 302° 35'
 90.68 feet;

3. 277° 00' 34.54 feet along Lot 80 of Kaei Hana-I Subdivision (Industrial Area);

4. Thence along Lot 80 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 20.00 feet, the chord azimuth and distance being:

232° 00'

28.28 feet;

5. 7° 00' 50.00 feet along the west side of Holomua Street;

6. Thence along the west side of Holomua Street on a curve to the left with a radius of 230.00 feet, the chord azimuth and distance being:

4° 42' 21" 18.41 feet;

7. Thence along Lot 83 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the left with a radius of 20.00 feet, the chord azimuth and distance being:

139° 42' 21" 27.13 feet;

8. 97° 00' 35.34 feet along Lot 83 of Kaei Hana-I Subdivision (Industrial Area);

FOLDER L

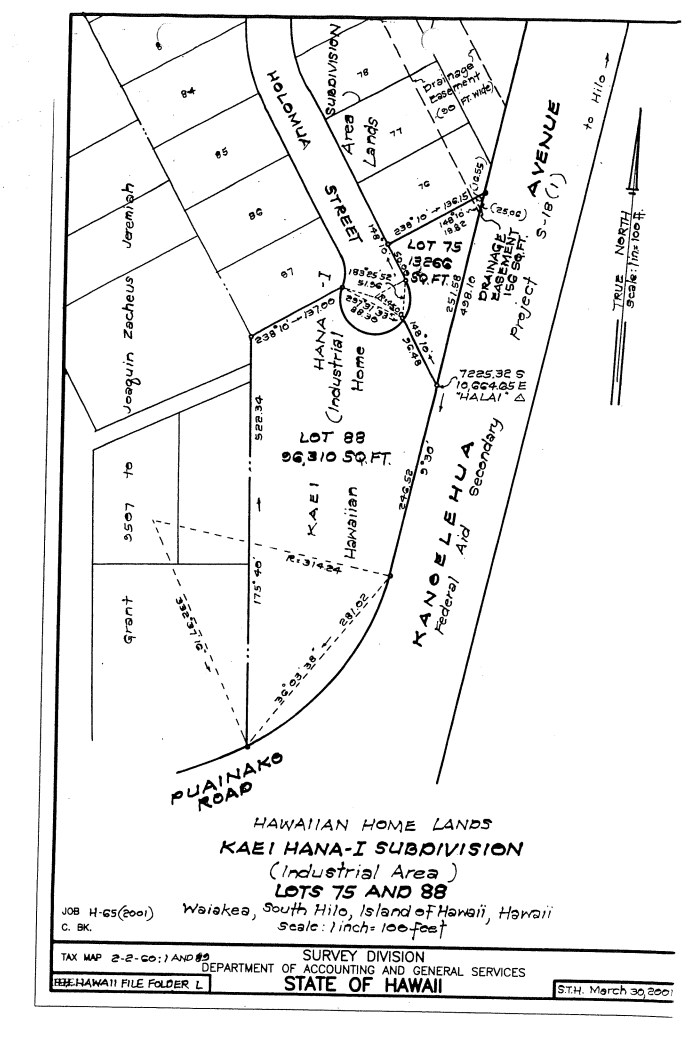
9. Thence along Lots 83 and 82 of Kaei Hana-I Subdivision (Industrial Area) on a curve to the right with a radius of 135.00 feet, the chord azimuth and distance being: 122° 35' 116.59 feet to the point of beginning and containing an AREA OF 5012 SQUARE FEET.

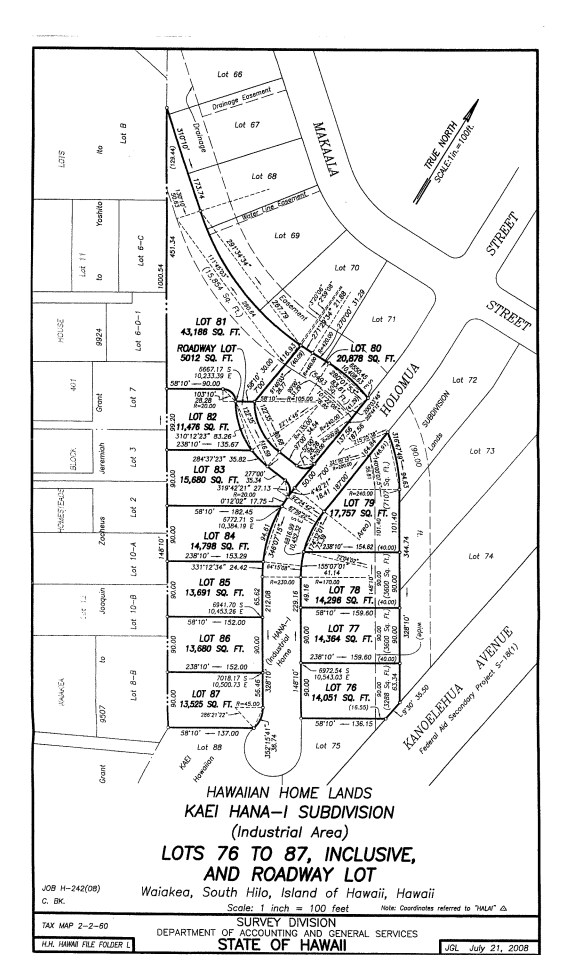
SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII

By: <u>Mlenn Kodani</u> Glenn J. Kodani

Land Surveyor

ml





NOTICE OF DETERMINATION

FOR

LIMITED INDUSTRIAL SUBDIVISION IMPROVEMENTS

KAEI HANA I SUBDIVISION
WAIAKEA, SOUTH HILO, ISLAND OF HAWAII, HAWAII

Prepared for the

DEPARTMENT OF HAWAIIAN HOME LANDS STATE OF HAWAII

Prepared by

JHK TANAKA, INC. Consulting Engineers

May, 1987

TABLE OF CONTENTS

I.	GENERAL INFORMATION	1
	A. Project Title and Location	
	B. Proposing Agency	
	C. Agencies Consulted With Or To Be Consulted With During Project Planning Phase	
II.	DESCRIPTION OF THE PROPOSED ACTION	2
III.	DESCRIPTION OF THE AFFECTED ENVIRONMENT	4
IV.	SUMMARY OF ANTICIPATED MAJOR ENVIRONMENTAL IMPACTS AND MITIGATIVE MEASURES TO MINIMIZE ADVERSE IMPACTS	. 6
V.	PROBABLE ADVERSE ENVIRONMENTAL IMPACTS WHICH CANNOT BE AVOIDED	8
VI.	ALTERNATIVES TO THE PROPOSED ACTION	9
VII.	DETERMINATION	10
VIII.	PROJECT LOCATION MAP	11
IX.	GENERAL LAYOUT PLAN	1 2

I. GENERAL INFORMATION

A. Project Title and Location:

Kaei Hana I Subdivision, Waiakea, South Hilo, Island of Hawaii, Hawaii
Tax Map Key: 2-2-60

B. Proposing Agency:

State of Hawaii, Department of Hawaiian Home Lands (DHHL)

C. Agencies Consulted With Or To Be Consulted With During Project Planning Phase:

State of Hawaii, Department of Transportation County of Hawaii, Planning Department County of Hawaii, Public Works Department

II. DESCRIPTION OF THE PROPOSED ACTION

The project site is located in the Waiakea area of the City of Hilo. It is an extension of the existing Kaei Hana I industrial subdivision which was developed by DHHL in the mid-sixties. Locally, this and the surrounding areas is commonly referred to as the Kanoelehua Industrial Area.

The proposed project involves the subdividing of a parcel approximately 9 acres into 14 industrial lots. The new lots will conform to County of Hawaii zoning requirement of, ML, limited industrial usage.

The proposed action will essentially involve clearing, grubbing, grading, paving, drainage facilities and installing the necessary utilities. Also, low lying lots will be filled and graded. There will be approximately 870 feet of new roadway including an approximate 250 feet portion of Holomua Street extension that would serve the 14 lots. All street improvements will conform to County of Hawaii standards and, upon completion of the project, be conveyed to the County for maintenance. Street improvements include asphaltic concrete road pavement and swales, drainage system and facilities, water system and street light system.

Individual cesspools will be installed in conjunction with lot improvement by lessees.

The anticipated cost of the project is estimated to be \$902,000.00 with construction expected to last approximately 300 calendar days. Start of construction is tentatively scheduled for early 1988.

The purpose of the project is to fulfill the mandate of the Hawaiian Homes Commission Act (HHCA) of 1920, as amended. One of the foundations of the Act is to make available Hawaiian Home Lands to businesses, on a lease basis, for income purpose. When completed, the project will provide the opportunity for fourteen industrial oriented businesses. This action will help in reducing the current demand for industrial lots.

Because of the nature of the ultimate development - industrial - the project will provide continuity and concentration of industrial activities in this area of Hilo.

It can be expected that the lessees will landscape their lots with ornamental and native plant material indigenous to the area.

III. DESCRIPTION OF THE AFFECTED ENVIRONMENT

The project is within a State designated Urban land Use District and is presently zoned ML-20, Limited Industrial - 20,000 square feet, by the County of Hawaii. Due to the location of the site, the project is not subject to Rule No. 9, Rules and Regulations Relating to Environmental Shoreline Protection of the County of Hawaii.

Surrounding land uses are industrial on the north, general commercial on the east, open and neighborhood commercial on the south and single family residential on the west.

Topographically, a major portion of the site lies within a ponding area which is part of a natural watercourse and the natural watercourse itself. Ponding occurred during an intense rainstorm on February 20, 1979. A similar ponding occurrence is not expected in the future due to the construction in 1981 of a major flood control channel further upstream which substantially reduces the surface runoff which heretofore meandered to the project site. However, the reduced surface runoff must still be considered and appropriate drainage facilities provided.

Median annual rainfall is 138 inches.

The site is presently unused with obnoxious trees and thick understory of common weeds and grasses.

No recorded historic sites are located in the project area.

Avifauna observed at the site consisted of common species and include mynah, cardinal, doves and sparrows. Mammals in the project area are comprised mainly of mongoose, rats, and mice.

IV. SUMMARY OF ANTICIPATED MAJOR ENVIRONMENTAL IMPACTS AND MITIGATIVE MEASURES TO MINIMIZE ADVERSE IMPACTS

There are two basic categories of environmental impacts. The first is short term, or primary impacts, and the second is long term, secondary, or operational impacts.

Primary environmental impacts will occur during the construction phase of the project, which include clearing and grubbing and grading activities and the construction of a street and installation of utilities. Air quality, because of created dust and exhaust fumes, will be detrimentally affected during this time. Noise will be generated due to the use of heavy equipment throughout the construction period. However, the Contractor will be required to comply with all Department of Health standards on air, water and noise pollution as well as applicable County grading and erosion control ordinances. These impacts will be minimized by restricting construction related activities to normal working hours.

Existing surface drainage patterns and right of ways will be retained and preserved. The Contractor will also limit construction activities to the project site and take appropriate measures to insure the protection of adjacent properties against possible damage. Should any significant unrecorded historic site and/or burial sites be encountered during construction, the State Historic Preservation Office will be notified. Traffic flow within the existing Makaala Street-Holomua Street T intersection will not be significantly affected except for activities during connection of the new street to Holomua Street. When that occurs, the Contractor shall take the required steps to direct or divert traffic to insure the safety of motorists.

No major adverse operational impact is anticipated.

V. PROBABLE ADVERSE ENVIRONMENTAL IMPACTS WHICH CANNOT BE AVOIDED

Necessary construction related activities will create adverse short term impacts such as air and noise pollution during the construction phase of the project. These, and other inconveniences, will be mitigated by strict compliance to all applicable ordinances and regulations with appropriate measures.

VI. ALTERNATIVES TO THE PROPOSED ACTION

A. Do Nothing

This alternative will not satisfy the objectives of the project, which is to provide much needed industrial lots to businesses and to provide income for DHHL.

Although the project involves a relatively small number of lots, it is a positive step towards reducing the demand for industrial lots to be located so close to a regional shopping center as well as being contiguous to existing industrial lots.

B. Alternative Schemes

Other alternative schemes of access to the project site without providing drainage facilities include access from Kanoelehua Avenue or State Highway 11 or access from Waiakea Homestead Houselots.

These alternatives are not workable since the High-ways Division of the State Department of Transportation will not permit access from State Highway 11 to the project site and major improvements and land acquisition are required if access is to be from Waiakea Homestead Houselots. Kekela Street, a County road, must be upgraded to today's standards and land must be acquired from houselots property owners and street improvements made.

VII. <u>DETERMINATION</u>

In consideration of any anticipated adverse environmental impacts, it is determined that a Negative Declaration is appropriate. An Environmental Impact Statement is not required. The adverse environmental impacts resulting from the proposed action are short term, occurring during the construction phase, and are therefore temporary. As stated previously, these impacts will be minimized by appropriate mitigative measures. Long term, or secondary impacts, namely the addition of fourteen businesses and their associated impact on the resources of the region, are not significant and will not detrimentally affect the area to any large degree.

The beneficial impact of the project is the creation of lease income producing industrial lots to fulfill the objectives of the Hawaiian Homes Commission Act of 1920, as amended.

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DEPARTMENT OF HAWAIIAN HOME LANDS

KAEIHANA I & ADJACENT AREAS

PANAEWA, SOUTH HILO, ISLAND OF HAWAII, HAWAII

GENERAL LAYOUT PLAN BORINGS, TYPICAL STREET SECTION LEGEND AND SYMBOL

APPROVED:

DIVISION HEAD, DPW

DATE

JHK TANAKA, INC.
ENGINEERING - CONSTRUCTION MANAGEMENT

3 21 Siss

STATE OF HAWAII DEPARTMENT OF HAWAIIAN HOME LANDS

GENERAL LEASE NO			
between			
STATE OF HAWAII			
and			
covering			
HAWAIIAN HOME LANDS			

Tax Map Key (3) 2-2-060:____ Kaei Hana I Waiakea, South Hilo, Island of Hawaii

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TABLE OF CONTENTS

			<u>Page</u>
ARTICLE	ONE	DEMISE	1
1.	Leas	se	
2.		1	
ARTICLE 7		RESERVATION AND RIGHT OF WITHDRAWAL	
1.	Mine	erals and Waters	
2.		istoric and Historic Remains	
3.		t of Withdrawal	
4.	Rese	rvation of Easements in Favor of LESSOR	2
5.	Com: Rese	pensation for Takings, Withdrawal and other Entry or Actions rved in Favor of LESSOR	3
ARTICLE T		RENTAL	
1.	Annu	al Base Rental	
2.		ening of Annual Base Rental	
ARTICLE F			
1.	Paym	ent of Rent	
2.	Taxes	s and Assessments	5
3.	Utility	y Services	6
4.		ovements Required by Law	
5.	Obser	vance of Laws	6
6.		ction of Premises	
7.	Impro	vements	7
	(a)	Initial Development	7
	(b)	Governmental Approvals and Permits	
	(c)	Construction of Improvements	7
	(d)	Bond and Security Deposit	
	(e)	Compliance with Americans with Disabilities Act (i) Applicable Laws (ii) Responsibility for Compliance	8
8. 9.	Repair	s to Improvements	8
9.	(a)	nment	9 g
	(b)	Asssumption of Lease	
	(b)	Compliance with Hawaii Revised Statutes §171-36(a)(5)	

TABLE OF CONTENTS (continued)

		<u>rag</u> i	
	(d)	No Change of Use9	
	(e)	LESSOR's Response9	
	(f)	"Assignment" Defined9	
10.	Sub	etting10	
11.	Lien	s10	
12.	Pern	nitted Uses	
13.	Inde	nnity11	
14.		s of Litigation11	
15.	Insurance		
	(a)	Commercial Property Insurance	
		(i) Coverage11	
		(ii) Trust	
		(iii) Use of Proceeds	
	(b)	Liability Insurance12	
		(i) Commercial General Liability Insurance	
		(1) Limits13	
		(2) Deductible	
		(3) Application of General Aggregate	
		(ii) Workers' Compensation and Employers' Liability Insurance	
	(c)	Umbrella Liability13	
	(d)	Builder's and Installation Risk	
	(e)	General Policy Terms13	
	(f)	Periodic Review of Insurance Coverages14	
16.	Surre	nder14	
17.	Processing Fees/Documentation		
18.		dous Materials15	
19.		ground Storage Tank (UST)16	
20.		arranty17	

TABLE OF CONTENTS (continued)

	Page
ARTICLE F	FIVE17
1.	Mortgage
2.	
3.	Breach 20
	Rights of Holder of Record of a Security Interest
4.	Condemnation22
5.	Right to Enter22
6.	Inspection by Prospective Bidders22
7.	Payment or Acceptance of Rent Not a Waiver23
8.	Extension of Time
9.	Quiet Enjoyment
10.	Interest, Costs and Fees
11.	Hawaii Law/Filing23
12.	Partial Invalidity24
13.	Notice
14.	Definitions
	24

STATE OF HAWAII DEPARTMENT OF HAWAIIAN HOME LANDS

GENERAL LEASE NO. _____

of	200, but shall be effective AII, by its DEPARTMENT ess is 91-5420 Kapolei Parky Box 1879, Honolulu, Hawai	Lease"), is made as of the day we on the date set forth below, by and between T OF HAWAIIAN HOME LANDS, whose tway, Kapolei, Hawaii 96707, and whose post aii 96805, hereinafter called "LESSOR," and (sole
proprietor or	corporation), whose	se business and mailing address is , hereinafter called "LESSEE."
	<u>W I T N E S S</u>	<u>S E T H:</u>
	ARTICLE (<u>DEMISI</u>	
covenants and condition performed, does lease premises located at Kaei further identified as Lot lands, more particularly	is herein contained, all on the to LESSEE, and LESSEE is Hana I, Waiakea, South Hiss and, comprising	eration of the rent to be paid and of the terms, the part of LESSEE to be kept, observed and E does lease from LESSOR, those certain lilo, Island of Hawaii, County of Hawaii, and acre, more or less, of Hawaiian home , and as shown on the map marked Exhibit Premises").
together with all building thereto, but subject to	ngs, improvements, tenementhe terms and conditions of the terms (which shall be the	unto LESSEE TO HAVE AND TO HOLD, nts, rights, easements, privileges appurtenant of this Lease, for a term commencing on the Effective Date of the Lease), and ending as terminated as hereinafter provided.
RES	ARTICLE TERVATIONS AND RIGH	· · · -
RESERVING UI	NTO LESSOR THE FOLLO	OWING:

1. Minerals and Waters.

(a) All minerals as hereinafter defined, in, on, or under the Premises, except that the right to prospect for, mine and remove such minerals shall be suspended during the term of this Lease. "Minerals," as used herein, shall mean any and all oil, gas, coal, phosphate, sodium, sulfur, iron, titanium, gold, silver, bauxite, bauxitic clay, diaspore, boehmite, laterite,

gibbsite, alumina, all ores of aluminum and, without limitation thereon, all other mineral substances and ore deposits, whether solid, gaseous or liquid, including all geothermal resources, in, on, or under any land, fast or submerged; provided, that "minerals" shall not include sand, gravel, rock or other material suitable for use and when used in construction in furtherance of LESSEE's permitted activities on the demised Premises and not for sale to others. This provision is intended only to govern extraction of minerals and not to impair in any manner LESSOR's ownership of the mineral rights pursuant to Sections 171-58 and 182-2 of the Hawaii Revised Statutes.

- (b) All surface waters, ground waters, and water systems, appurtenant to the Premises, provided that such reservation shall not include the right to enter the Premises to capture, divert, or impound the same or to occupy and use any of the Premises in the exercise of this reserved right.
- 2. <u>Prehistoric and Historic Remains</u>. LESSOR has reviewed its files and records and determined that it has no information, reports or inspections reflecting that there are any prehistoric or historic remains or sites of archaeological significance present at the Premises. If, however, any area is rendered unsuitable for development as a result of the discovery of sites of archaeological significance or prehistoric or historic remains, such sites or remains shall be excluded from the Premises demised to LESSEE with an equitable adjustment of the rental payable hereunder determined in the manner provided in Section 5 of this Article Two.
- 3. Right of Withdrawal. The right to withdraw all or any portion of the Premises for the purposes of the Hawaiian Homes Commission Act, 1920 (the "Act"), as reserved by Section 204(a)(2) of the Act. The right to withdraw reserved under this Section 3 of Article Two shall be exercised only after not less than two (2) years prior written notice to LESSEE. As a condition to the exercise by LESSOR of any rights reserved in this Section 3 of Article Two, just compensation shall be paid to LESSEE for any of the Premises and/or LESSEE's improvements so withdrawn or rendered unsuitable for LESSEE's intended use, which amount is to be determined in the manner set forth in Section 5 of this Article Two, and the annual base rental under this Lease shall also be proportionately reduced also as provided in Section 5 of this Article Two.
- 4. Reservation of Easements in Favor of LESSOR. LESSOR hereby reserves the right and option, with the reasonable consent of LESSEE, to create, designate, grant and relocate from time to time, at its sole cost and expense, any and all necessary easements for underground utilities and services, including drainage, water, sewer, electricity and other utilities under, across and through the Premises, provided that (a) such easements do not cross through or under any permanent structures constructed on the Premises or planned to be constructed on the Premises, and (b) the work to construct and install any such easements shall be done, and the easement shall be utilized, in such a fashion as to cause no disruption with LESSEE's operations or use of the Premises. Upon completion of any such work by LESSOR the surface of the Premises shall be returned, at LESSOR's sole cost and expense, to substantially the same condition as it was prior to installation of any underground utility.

Compensation for Takings, Withdrawal and other Entry or Actions Reserved in 5. Favor of LESSOR. In the event all or any portion of the Premises is taken or withdrawn, or LESSEE is denied the practical and economic use thereof by any other entry or actions or matters reserved to LESSOR under this Lease, then and in any such event, LESSEE and/or those claiming by, through or under LESSEE shall be entitled to just compensation to the same extent and according to the same principles and rules of law as if the Premises and all improvements thereon, had been condemned by the State of Hawaii under its power of eminent domain. If at any time during the term, a portion, but not all, of the Premises should be taken or withdrawn, or LESSEE is denied the practical and economic use of such portion, then and in any such event, the annual base rental shall be proportionately reduced based upon the ratio between the fair market value of the Premises prior to such taking, withdrawal, or use denied to the fair market value of the Premises remaining after such taking, withdrawal, or use denial. In such event, LESSEE shall also be entitled to receive from LESSOR a portion of the value of LESSEE's permanent improvements situated on the taken, withdrawn, or use denied portion of the Premises in the proportion that the unexpired term of the Lease bears to the entire term of the Lease, provided, that LESSEE may, in the alternative, remove and relocate its improvements to the remainder of the Premises occupied by LESSEE. Where the portion taken, withdrawn, or use denied renders the remainder of the Premises unusable in LESSEE's reasonable determination, LESSEE shall have the option to surrender this Lease in accordance with Section 17 of Article Four below or partially surrender this Lease as to the portion of the Premises so affected, and be discharged and relieved from any further liability therefor. In the event LESSEE shall not exercise such option to surrender this Lease or partially surrender this Lease as to the portion of the Premises so affected, then the annual base rental for the balance of the term shall be abated and adjusted in an equitable manner as set forth above. In the event that LESSEE reasonably exercises its option to surrender this Lease or partially surrender this Lease as to the portion of the Premises so affected by reason of a partial taking, withdrawal or use denial, LESSEE shall be entitled to just compensation as if LESSOR had elected to take, withdraw or deny the use of the entire Premises or the portion of the Premises so affected under the Lease and LESSEE shall be entitled to just compensation to the same extent and according to the same principles and rules of law as if the Premises or the portion of the Premises and all improvements thereon, had been condemned by the State of Hawaii under its power of eminent domain as more particularly set forth above.

ARTICLE THREE <u>RENTAL</u>

LESSEE shall pay to LESSOR at the office of the Department of Hawaiian Home Lands, Honolulu, Oahu, State of Hawaii, a net annual rental as provided hereinbelow, payable in advance, without notice or demand and without any set-off or deduction, in equal monthly installments, as follows:

1. <u>Annual Base Rental</u>. Annual base rental shall be paid on the first day of each and every calendar month from and after the Rent Commencement Date by LESSEE to LESSOR at LESSOR's principal place of business first described above, in United States dollars, as follows:

Lease years 1 through 10: (\$00) per annum (\$ per month);	Dollars
Lease years 11 through 15: (\$00) per annum (\$ per month);	Dollars
Lease years 16 through 20: (\$00) per annum (\$ per month); and	Dollars
Lease years 21 through 25:	Dollars

Lease years 26 through 40: Annual base rental shall be reopened as provided in Section 2 below.

Base rental payable for any month shall be proportionately reduced for any partial month during the term. The "Rent Commencement Date" is ______. The first lease year shall commence on the Effective Date with succeeding lease years commencing on each succeeding anniversary of such Effective Date.

2. Reopening of Annual Base Rental. The annual base rental hereinabove reserved shall be reopened and re-determined at the expiration of the twenty-fifth (25th) lease year of the term for the next ensuing ten-year period comprising lease years 26-35 and shall be reopened and redetermined at the expiration of the thirty-fifth lease year for each of the next ensuing two tenyear periods comprising lease years 36-45, and 46-55, respectively, to an amount equal to the then fair market rental value of the Premises at the commencement of such reopening period as if the Premises were unencumbered by this Lease and based on the use or uses then permitted to be made on the Premises under the applicable County zoning, as such uses may be further restricted by the terms of this Lease (referred to hereafter as the "fair market rental value" of the Premises), all as shall be determined by mutual agreement between LESSOR and LESSEE. If LESSOR and LESSEE fail to mutually agree upon the fair market rental value of the Premises which shall be the annual base rental for the reopening period at least ninety (90) days prior to the commencement of each of the reopening periods, the proposed new annual base rental shall be determined by an appraiser whose services shall be contracted for by LESSOR who shall determine the fair market rental value of the Premises; provided, that should LESSEE fail to agree upon the fair market rental value of the Premises as determined by LESSOR's appraiser, LESSEE shall promptly appoint its own appraiser and give written notice thereof to LESSOR, and in case LESSEE shall fail to do so within thirty (30) days after being advised of the fair market rental value as determined by LESSOR's appraiser, LESSOR may apply to any person then sitting as judge of the Circuit Court of the judicial circuit in which the Premises are located for appointment of a second appraiser, and the two appraisers thus appointed in either manner shall have thirty (30) days (or such additional time as LESSOR and LESSEE shall mutually agree) to resolve any disagreement on the fair market rental value determination and settle the reopened rent for the ensuing reopening period. Should both appraisers fail to agree upon the fair market rental value of the Premises within this 30-day period (as the same may be extended by mutual agreement of LESSOR and LESSEE), they shall appoint a third appraiser. In case of

their failure to do so within fifteen (15) days, either party may have the third appraiser appointed by the judge and the fair market rental value of the Premises shall be determined by arbitration as provided in Chapter 658A, Hawaii Revised Statutes. Each appraiser, whether appointed by a party to the Lease or by the Circuit Court, shall have the following minimum qualifications: at least five (5) years experience in appraising commercial real property and hold a current MAI or The decision of the appraisers or a majority of them shall be final, SREA designation. conclusive and binding upon both parties hereto. The appraisers so appointed shall deliver their determination before the ninetieth (90th) day following appointment of the third appraiser, and, in the event they shall fail to do so and the time for delivery of such determination shall not have been extended by mutual agreement of LESSOR and LESSEE, the employment of the appraisers shall immediately terminate and, except as may be approved by LESSOR and LESSEE in the exercise of their sole and absolute discretion with respect thereto, the appraisers shall not be entitled to any payment for services or reimbursement of expenses incurred because of such appointment. In the event the employment of the appraisers shall be so terminated, new appraisers shall be appointed in the manner hereinbefore provided. LESSEE shall pay for its own appraiser, LESSOR shall pay for its appraiser, and the cost of the third appraiser shall be borne equally by LESSEE and LESSOR. Upon completion of the arbitration procedure, all appraisal reports shall become part of the public record of LESSOR. If the rental for any ensuing period has not been determined prior to the expiration of the preceding rental period, LESSEE shall continue to pay the rent effective for the previous rental period, but LESSEE shall, within thirty (30) days after the new rental has been so determined, make up the deficiency, if any plus interest thereon at the rate of ten percent (10.0%) per annum from the due date for each payment of the additional rent.

ARTICLE FOUR

THE PARTIES HEREIN COVENANT AND AGREE AS FOLLOWS:

- 1. <u>Payment of Rent</u>. LESSEE shall pay the rent to LESSOR at the times, in the manner and form provided in this Lease and at the place specified above, or at any other place LESSOR may from time to time designate, in legal tender of the United States of America.
- 2. Taxes and Assessments. (a) LESSEE shall pay or cause to be paid, when due, the amount of all taxes, rates, assessments and other outgoings of every description as to which the Premises or any part, or any improvements, or LESSOR or LESSEE in respect thereof, are now or may be assessed by governmental authorities during the term of this Lease; provided, however, that with respect to any assessment made under any betterment or improvement law which may be payable in installments, LESSEE shall be required to pay only those installments, together with interest, which become due and payable during the term; (b) LESSEE shall reimburse to LESSOR, upon demand, any and all conveyance and transfer taxes payable with respect to this transaction, or with respect to any document to which LESSEE is a party, creating or transferring an interest or an estate in the Premises; and (c) LESSEE shall have the right to contest any tax, rate, assessment or other charge imposed against the Premises provided, however, that any such proceeding shall be brought by LESSEE only after payment by LESSEE as hereinabove provided of such taxes, assessments or other charges or impositions if required by law as a condition to bringing such proceeding, and if any such proceeding be brought by

LESSEE, LESSEE shall defend, indemnify and save harmless LESSOR against any and all loss, costs or expenses of any kind that may be incurred by or imposed upon LESSOR in connection therewith. LESSOR agrees to reasonably cooperate with LESSEE in any application or proceeding to contest such tax, rate, assessment or other charge, provided that all reasonable costs and expenses of LESSOR incurred in connection therewith shall be paid by LESSEE.

- 3. <u>Utility Services</u>. LESSEE shall pay or caused to be paid all utility charges, duties, rates and, other similar outgoings, including water, sewer, gas, refuse collection, recycling, relocation of utility poles and lines or any other charges, as to which the Premises or any part, or any improvements, or LESSOR or LESSEE in respect thereof, may become liable for during the term, whether assessed to or payable by LESSOR or LESSEE. LESSEE, at its sole cost and expense, shall be responsible for bringing any and all necessary utility connections to the Premises for its contemplated improvements.
- 4. <u>Improvements Required by Law</u>. LESSEE shall, at LESSEE's own expense during the whole of the term, make, build, maintain and repair all fences, sewers, drains, roads, curbs, sidewalks and parking areas which may be required by law to be made, built, maintained and repaired upon or adjoining or in connection with or for the use of the Premises or any part thereof.
- 5. Observance of Laws. LESSEE shall at all times during the term keep the Premises in a strictly safe, clean, orderly and sanitary condition, free of any nuisance or improper or offensive use, and observe and perform all laws, ordinances, rules and regulations now or hereafter made by any governmental authority for the time being applicable to the Premises or any improvement thereon or use thereof, and shall defend, indemnify and hold harmless LESSOR against all actions, suits, damages and claims by whomsoever brought or made by reason of the nonobservance or nonperformance by LESSEE of said laws, ordinances, rules and regulations or of this covenant.
- Inspection of Premises. Upon reasonable notice, LESSEE shall permit LESSOR 6. and its agents at all reasonable times during the term of this Lease to enter the Premises and examine the state of repair and condition of the Premises. LESSEE shall repair and make good at LESSEE's own expense all defects required by the provisions of this Lease to be repaired by LESSEE of which written notice shall be given by LESSOR or its agents within thirty (30) days after the giving of such notice, or if such defect is not reasonably susceptible to repair within said thirty (30) day period, LESSEE shall undertake to repair such defect within said thirty (30) day period and shall diligently and expeditiously proceed to complete the steps or action necessary to repair the defect. If for any reason LESSEE shall fail to commence and complete such repairs within the time period specified herein, LESSOR may, but shall not be obligated to, make or cause to be made such repairs and shall not be responsible to LESSEE or anyone claiming by, through or under LESSEE for any loss or damage to the occupancy, business or property of any of them by reason thereof (except to the extent such loss or damage is the result of the gross negligence or willful misconduct of LESSOR or LESSOR's agents or employees in effecting any such repairs), and LESSEE shall pay to LESSOR, within ten (10) days following written demand by LESSOR, and as additional rent, all costs and expenses paid or incurred by LESSOR in connection with such repairs.

7. <u>Improvements</u>.

- (a) <u>Initial Development</u>. Because time is of the essence, LESSEE shall implement a scheduled program of development. Plans for the scheduled development project shall be submitted to LESSOR for approval within six (6) months from the commencement date of the lease. LESSEE shall have thirty-six (36) months from the commencement date of the lease to complete the development project.
- (b) <u>Governmental Approvals and Permits</u>. Before commencing any construction of buildings or improvements on the Premises, LESSEE shall seek and secure all approvals and permits which may be required from any governmental authority having jurisdiction thereof, including, without limitation, governmental requirements from time to time in effect regarding land, air and water use or emissions and noise emissions and Hazardous Materials. LESSEE shall bear all costs and expenses of obtaining the necessary approvals and permits.
- (c) <u>Construction of Improvements</u>. LESSEE shall not construct or place on the Premises any building or other improvement, including fences and walls, nor make any additions or structural alterations costing more than Fifteen Thousand Dollars (\$15,000) to any building thereon, nor erect or place any signs or other exterior fixtures on the Premises, except with the prior written consent of LESSOR and upon those conditions LESSOR may impose. LESSEE shall own these improvements until the expiration or termination pursuant to a breach of the lease, at which time the ownership shall automatically be vested in LESSOR.
- Bonds and Security Deposit. LESSEE shall, at its own cost and expense, within thirty (30) days from the lease execution date, deposit with LESSOR and thereafter keep in full force and effect during the term of this Lease, a good and sufficient surety bond, conditioned upon the full and faithful observance and performance by LESSEE of all of the terms, covenants and conditions of this lease. The amount of the bond must equal the annual rent under the Lease, the initial amount to be established at the time of the auction of the LESSEE, and thereafter shall be adjusted to equal the annual rental determined at each lease rental reopening date and each stepped-up lease rent date. There shall be attached to the bond an affidavit by a surety or sureties pursuant to and in accordance with the provisions contained n Section 78-20, Hawaii Revised Statutes, provided, however, LESSEE may furnish a bond in like amount, conditioned as aforesaid, executed by LESSEE alone as obligor, if, in lieu of any surety or sureties, LESSEE shall also furnish and at all times thereafter keep and maintain on deposit bonds, stocks, or other negotiable securities properly endorsed, or executed and deliver to LESSOR a deed or deed of trust of real property, all of such character as shall be satisfactory to LESSOR and valued in the aggregate at not less than the principal amount of the bond. It is agreed that the value at which securities may be accepted and at any time thereafter held by LESSOR under the foregoing provision shall be determined by LESSOR, and LESSEE may, with the approval of LESSOR, exchange other securities or money for any of the deposited securities, if in the judgment of LESSOR the substitute securities or money is at least equal in value to those withdrawn.

It is further agreed that LESSEE may substitute the sureties with a security deposit equal to three months of the established rent pursuant to an action taken by the Hawaiian Homes Commission on June 26, 1990. The security deposit shall be adjusted to equal the three months rent determined at each lease rent reopening date. The deposit shall be refunded without interest to LESSEE at the expiration of the Lease or upon assignment of the Lease.

(e) Compliance with Americans with Disabilities Act.

- (i) <u>Applicable Laws.</u> LESSEE shall cause drawings and specifications to be prepared for, and shall cause to be performed, any construction, alteration or renovation of the Premises, including signage, in accordance with all applicable laws, ordinances and regulations of all duly constituted authorities, including, without limitation, Title III of the Americans with Disabilities Act of 1990 (the "ADA"), 42 U.S.C. 12181-12183,12186(b)-12189, the ADA Accessibility Guidelines promulgated by the Architectural and Transportation Barriers Compliance Board, the public accommodations title of the Civil Rights Act of 1964, 42 U.S.C. 200a et. Seq., the Architectural Barriers Act of 1968, 42, U.S.C.4151 et. Seq., as amended, Title V of the Rehabilitation Act of 1973, 29 U.S.C.790 et seq., the Minimum Guidelines and Requirements for Accessible Design, 36 C.F.R Part 1190, and the Uniform Federal Accessibility Standards, as the same are in effect on the date hereof and may be hereafter modified, amended or supplemented (all such laws, ordinances, regulations and guidelines regarding access collectively called "Public Accommodations Laws").
- Responsibility for Compliance. (ii) Notwithstanding LESSOR'S review of such drawings and specifications, and whether or not LESSOR approves or disapproves such drawings and specifications, LESSEE and not LESSOR shall be responsible for compliance of such drawings and specifications and of all Public Accommodations Laws. LESSEE shall defend, pay, indemnify and hold LESSOR harmless against all reasonable costs and expenses (including reasonable attorney's fees), losses, damages and liabilities incurred by LESSOR which may be attributable to: (A) LESSEE's alleged failure to comply with any Public Accommodations Law or any other applicable governmental law, rule or regulation, whether or not any lawsuit or other formal legal proceeding shall have been commenced in respect thereof; (B) LESSOR's investigation and handling (including the defense) of LESSEE's failure to comply with any Public Accommodations Law or any other applicable governmental law, rule or regulation, whether or not any lawsuit or other formal legal proceeding shall have been commenced in respect thereof; (C) any amounts assessed against LESSOR pursuant to any Pubic Accommodations Law based upon LESSOR's ownership of the Premises; and (D) LESSOR's enforcement of this paragraph, whether or not suit is brought therefore. All the above amounts shall constitute additional rent and shall be payable on demand with interest at the rate of ten percent (10%) per annum.
- 8. Repairs to Improvements. LESSEE shall, at its own expense, keep, repair and maintain all buildings and other improvements now existing or hereafter constructed or installed on the Premises in good and safe order, condition and repair, reasonable wear and tear excepted.

9. Assignment.

- (a) <u>No Assignment Without Consent</u>. LESSEE shall not assign this Lease without the prior written consent of LESSOR, which consent LESSOR shall not unreasonably withhold. Any assignment without LESSOR's prior express written consent shall be void.
- (b) <u>Assumption of Lease</u>. Any assignment of this Lease shall be specifically made and therein expressly stated to be made subject to all terms, covenants and conditions of this Lease, and the assignee therein shall expressly assume and agree to all such terms, covenants and conditions.
- (c) <u>Compliance with Hawaii Revised Statutes §171-36(a)(5)</u>. LESSOR may withhold its consent to any assignment unless the assignment meets the requirements of Hawaii Revised Statutes §171-36(a)(5), or any other successor statute imposing conditions on the assignment of leases of Lessor's lands.
- (d) <u>No Change of Use</u>. No assignment shall be permitted if the assignee contemplates or proposes any change in the use of the Premises from that expressly permitted by this Lease.
- (e) <u>LESSOR's Response</u>. LESSOR shall respond to any request for its consent to an assignment of this Lease within thirty (30) days following LESSOR's receipt of all financial statements, documents and other information reasonably necessary for LESSOR to make its determination (or within such longer time as may be reasonably required by it and of which it shall notify LESSEE within such thirty (30) day period). If LESSOR shall fail to approve or disapprove of a request for consent within the thirty (30) day period as the same may be extended, LESSOR's approval shall be conclusively presumed.
- (f) <u>"Assignment" Defined.</u> The term "assignment" as used in this Lease shall mean and include one or more sales or transfers by operation of law or otherwise by which:
- (i) if LESSEE is a corporation, an aggregate of fifty percent (50%) or more of the total common stock or any class of voting stock of LESSEE;
- (ii) if LESSEE is a partnership, an aggregate of fifty percent (50%) or more of the total partnership interests of LESSEE or a change of control of any general partner of LESSEE;
- (iii) if LESSEE is a limited liability company, whether member-managed or manager-managed, an aggregate of fifty percent (50%) or more of the total membership interests of LESSEE or a change of control of any managing member of LESSEE;
- (iv) if the LESSEE is any other form of entity, an aggregate of fifty percent (50%) or more of the legal, beneficial or other cognizable interests therein or in the governance, administration or control thereof; shall become vested in one or more individuals, firms, associations, corporations, partnerships, limited liability companies or other entities, or any derivative or combination thereof, who or which did not own directly not less than a ten

percent (10%) interest, legally or equitably, in the LESSEE as of the Commencement Date or as of the date of LESSEE's subsequent acquisition of this Lease by assignment, with the ownership of such interests in LESSEE being determined in accordance with the principles enunciated in Sections 318 and 544 of the Internal Revenue Code of 1986; provided, however, that the foregoing definition shall not apply with respect to a corporate LESSEE whose capital stock is listed on a recognized stock exchange or on the NASDAQ; provided, however, that a merger or acquisition of fifty percent (50%) or more of the outstanding stock of any such LESSEE shall be construed to be an assignment and shall require Landlord's consent unless the successor or acquiring corporation has a net worth equal to or greater than LESSEE had at the time this Lease was executed, or at the time of any such merger or acquisition (whichever shall be the later); and provided further that, if LESSEE is a corporation, a change in ownership of the stock of LESSEE resulting from the death of a stockholder shall not be deemed a default hereunder if the decedent's shares pass to a surviving spouse and/or issue or to a trust for the primary benefit of such spouse or issue.

- 10. <u>Subletting</u>. LESSEE shall not, without the prior written consent of LESSOR, which consent shall not be unreasonably withheld or delayed, have the right to sublease all or any portion of the Premises, provided, however, that prior to LESSOR approval, LESSOR shall have the right to review and approve the rent to be charged to the proposed sublessee; provided further, that the LESSOR shall have the right to revise, if necessary, the lease rent of the Premises based upon the rental rate charged to the proposed sublessee, pursuant to the Sublease Rent Participation Policy adopted by the Hawaiian Homes Commission on April 24, 1987, a copy of which is attached herewith as Exhibit E, and provided further, that the base rent may not be revised downward. The term of any such sublease shall not exceed the term of this Lease.
- Liens. LESSEE shall not commit or suffer any act or neglect by which the 11. Premises or the respective estates of LESSEE or LESSOR therein shall at any time during the term become subject to any attachment, judgment, lien, charge or encumbrance whatsoever, including mechanics' and materialmen's liens, and shall indemnify, defend, save and hold LESSOR harmless from and against all loss, cost and expense with respect thereto (including reasonable attorneys' fees). If any order directing the attachment of any lien for work, labor, services or materials done for or supplied to the Premises regardless of who contracted therefor is filed against the Premises, LESSEE shall have sixty (60) days from the date of filing in which to cause such lien to be discharged of record by payment, deposit or bond or otherwise stayed to the reasonable satisfaction of LESSOR. Subject to the foregoing, LESSEE may contest in good faith by any appropriate proceedings prosecuted in a diligent and timely manner, the amount or validity of any such attachment, judgment, lien, charge or encumbrance, and, if permitted by applicable law, upon making deposit or posting bond, may defer payment thereof until final determination of such contest. LESSEE's obligations under this Section 11 shall survive the termination of this Lease.
- 12. <u>Permitted Uses</u>. The Premises shall be used only for the following purposes: ______. In no event shall the Premises be used for the construction of any residential lots, units or project.

10

13. <u>Indemnity</u>.

- LESSEE shall indemnify and hold LESSOR harmless from and against all liens, claims and demands for loss or damage, including property damage, personal injury and wrongful death, from (i) any cause whatsoever arising out of or in connection with the use, occupancy and enjoyment of the Premises by LESSEE or any other person thereon or claiming under it, including, without limitation, any harm resulting therefrom to LESSOR, persons claiming under LESSOR, other tenants of LESSOR, third parties, the aquifer underlying the Premises, the water therein, the soil of the Premises and surrounding lands and the air, or (ii) any failure by LESSEE to keep the Premises and sidewalks in a safe condition. LESSEE shall reimburse LESSOR for all of LESSOR's costs and expenses, including reasonable attorneys' fees, incurred in connection with the defense of any such liens, claims, and demands. LESSEE shall hold all goods, materials, furniture, fixtures, equipment, machinery and other property whatsoever on the Premises at its sole risk and shall hold LESSOR harmless from and against any loss or damage thereto by any cause whatsoever. The obligation to indemnify shall include all fines and penalties and all reasonable costs LESSOR may incur in connection with any such lien, claim and demand, including reasonable attorneys' fees and investigation costs, from the first notice that any lien, claim or demand is to be made or may be made. LESSEE shall satisfy LESSOR of its ability to so indemnify LESSOR by means satisfactory to LESSOR, which, at the discretion of LESSOR, may include any or all of insurance bonds, security deposits, sinking funds or such other means as may be approved in writing by LESSOR. LESSEE's obligations under this section shall survive the termination of other determination of this Lease and shall continue in full force and effect for the benefit of LESSOR.
- (b) Immediately upon discovery thereof, LESSEE shall give written notice to LESSOR of any claims, actions or causes of action concerning the Premises, or any claims, actions or causes of actions that may subject LESSOR to liability, risk of loss or binding adjudication of rights.
- 14. <u>Costs of Litigation</u>. In case either party shall, without fault on its part, be made a party to any litigation commenced by the other party or against the other party (other than condemnation proceedings), the other party shall pay all costs, including reasonable attorney's fees and expenses incurred by or imposed on the party joined without fault on its part.
- 15. <u>Insurance</u>. At all times during the term of this Lease, LESSEE shall purchase and maintain, at LESSEE's sole expense, the following policies of insurance in amounts not less than the amounts specified below, or such other amounts as LESSOR may from time to time reasonably request, with insurance companies and on forms reasonably satisfactory to LESSOR:

(a) Commercial Property Insurance.

(i) <u>Coverage</u>. A policy or policies of commercial property insurance covering all buildings, structures and other improvements on the Premises, and including without limitation, all furniture, fixtures, machinery, equipment, stock and any other personal property owned and/or used in LESSEE's business, whether made or acquired at LESSEE's, LESSOR's or at another's expense, in an amount equal to their full replacement cost at time of loss, without

deduction for depreciation. The insurance shall be written on an Insurance Services Office, Inc. ("ISO") Commercial Property Policy - "Special Form" Causes of Loss form as from time to time filed with the Hawaii Insurance Commissioner, or its equivalent, and at a minimum such policy shall insure against destruction or damage by fire and other perils covered under such an ISO policy, with additional coverage for risk of loss by flood, hurricane and tsunami (to the extent such coverage is available at commercially reasonable cost), perils normally insured under a policy of boiler and machinery insurance, and such other hazards or risks which a prudent business person would insure against. The policy(ies) required under this Lease shall provide replacement cost coverage (exclusive only of excavation, foundations and footings), and shall include Building Ordinance/Law coverage (for increased costs of demolition and repair due to changes in building codes or zoning ordinances). Except with LESSOR's prior written consent, which shall not be unreasonably withheld, the policy shall not have a deductible amount in excess of \$10,000 for any one occurrence.

- (ii) <u>Trust</u>. In the event that proceeds for loss or damage are paid under any property insurance policy required by this Lease and unless otherwise agreed to in writing by LESSOR, all such loss payment proceeds shall be deposited with a trust company designated by LESSOR to receive all such proceeds, which trustee shall have its principal office in Honolulu and be authorized to exercise corporate trust powers in the State of Hawaii. The trustee shall have no obligation whatsoever to effect, maintain or renew such insurance nor to attend to any claim for lesser damage thereunder or the collection of any proceeds thereof nor to incur any expense therefor, and shall be responsible only for the proper custody and application as herein provided of all such proceeds that actually shall come into its possession. LESSEE shall pay all fees and expenses of such trustee for or in connection with its services.
- (iii) <u>Use of Proceeds</u>. In every case of loss, all proceeds of such insurance (excluding the proceeds of any rental value or use and occupancy insurance of LESSEE) shall be immediately available to and be used as soon as reasonably possible by LESSEE for rebuilding, repairing or otherwise reinstating the same improvements in good and substantial manner according to the plan and elevation of the improvements so destroyed or damaged or according to such modified plan as shall have been first approved in writing by LESSOR. In the event that such insurance proceeds shall be insufficient, LESSEE shall make up any deficiency from its own funds; provided, however, that if the principal improvement on the Premises shall be destroyed at any time during the last ten (10) years of the term of this Lease (or any extension hereof), LESSEE shall have the option, exercisable within sixty (60) days after such casualty, to surrender this Lease subject to compliance with the provisions of Section 16 of Article Four and thereby forfeit all interest in such insurance proceeds and in any improvements remaining on the Premises, all of which shall thereupon be payable to and be the sole property of LESSOR.

(b) Liability Insurance.

(i) <u>Commercial General Liability Insurance</u>. Commercial general liability or commercial general liability and excess or umbrella liability insurance written on an "occurrence" form covering the use, occupancy and maintenance of the Premises and all operations of Lessee including: Premises Operations; Independent Contractors; Products -

Completed Operations; Blanket Contractual Liability; Personal and Advertising Injury; Fire Legal Liability; Employees Named as Additional Insureds; Medical Expense; elevator collision; and incidental medical malpractice. Such insurance shall be written on an ISO Commercial General Liability Policy form or its equivalent.

- (1) <u>Limits</u>. Limits for such coverage shall be determined.
- (2) <u>Deductible</u>. Except with LESSOR's prior written approval, which shall not be unreasonably withheld, the policy shall not have a deductible amount in excess of \$10,000 for any one occurrence.
- (3) <u>Application of General Aggregate</u>. The policy(ies) of insurance shall further contain a provision that the general aggregate limit applies exclusively to the Premises and the operations conducted thereon.
- (ii) <u>Workers' Compensation and Employers' Liability Insurance</u>. Workers' Compensation and Employers' Liability insurance as required by HRS Chapter 386 and regulations thereunder, as the same may be amended from time to time, for all employees of LESSEE.
- (1) Limits for such coverage shall be not less than the statutory limits for Workers' Compensation and the following for Employers' Liability: \$1,000,000 Each Accident; \$1,000,000 Disease Policy Limit; and \$1,000,000 Disease Each Employee.
- (2) The policy shall further contain an endorsement providing a waiver of subrogation in favor of LESSOR and its employees.
- (c) <u>Umbrella Liability</u>. Umbrella Liability Insurance providing excess coverage over Commercial General Liability, Employer's Liability, and Automobile Liability Insurance. The Umbrella Liability policy shall be written on an "occurrence" form with a limit of liability of not less than \$5,000,000 per policy year and a self-insured retention and/or deductible no greater than \$10,000.
- (d) <u>Builder's and Installation Risk</u>. Builder's and installation risk insurance while the Premises or any part thereof are under construction, written on the Builder's Risk Completed Value form (nonreporting full coverage), including coverage on equipment, machinery and materials not yet installed but to become a permanent part of the Premises.
- (e) General Policy Terms. All policies of insurance required to be maintained pursuant to this section covering loss or damage to any of LESSEE's property shall provide that the insurer is required to provide LESSOR with at least thirty (30) days (or not less than ten (10) days in the case of nonpayment of premiums) prior written notice of cancellation or non-renewal of any such insurance policy. LESSEE shall pay all premiums thereon when due and shall from time to time deposit promptly with LESSOR current policies of such insurance or certificates thereof. All public liability and property damage policies shall be in the joint names of and for the mutual and joint benefit and protection of LESSOR, LESSEE, and LESSEE's mortgagee(s), as their respective interests may appear, and shall contain a provision providing that LESSOR,

although named as an additional insured, shall not be denied any recovery under the policy(ies) for any loss occasioned to it, its servants, agents and employees by reason of the acts, omissions and/or negligence of LESSEE which recovery would be possible if LESSOR were not named as an additional insured. As often as any such policy shall expire or terminate, LESSEE shall procure and maintain renewal or additional policies in like manner and to like extent. All general liability, property damage and other casualty policies shall be written as primary policies, not contributing with and not in excess of coverage which LESSOR may carry.

- (f) Periodic Review of Insurance Coverages. LESSOR shall retain the right at any time, but not more frequently than once every three (3) years, to review the coverage, form, and amount of the insurance required by this Lease. If, in the reasonable judgment of LESSOR, the insurance provisions in this Lease do not provide adequate protection for LESSOR in light of then prevailing practices under leases of similar properties in the State of Hawaii, LESSOR may require LESSEE to obtain insurance sufficient in coverage, form, and amount to provide such additional protection. LESSOR's requirements shall be reasonable and shall be designed to assure protection for and against the kind and extent of the risks which exist at the time a change in insurance is required. LESSOR shall notify LESSEE in writing of changes in the insurance requirements and LESSEE shall deposit copies of acceptable insurance policies or certificates thereof with LESSOR incorporating the reasonably required changes within sixty (60) days of receipt of such notice from LESSOR.
- 16. Surrender. At the end of the term or other sooner determination of all or a portion of this Lease, LESSEE shall peaceably deliver up to LESSOR possession of the land hereby demised, including all buildings and other improvements upon or belonging to the same, by whomsoever made, in good repair, order and condition, except for reasonable wear and tear, and in strictly clean, safe and sanitary condition; provided, however, that if LESSEE is not in default hereunder, it may then remove any trade fixtures installed by it on the Premises but shall repair promptly to LESSOR's satisfaction all damage caused by such removal; provided, further, that if LESSOR, in its sole discretion, shall determine that such improvements or portions thereof should be removed and shall give LESSEE written notice of such determination within thirty (30) days of such termination, LESSEE, at no cost to LESSOR and with as little damage to the Premises as is reasonably possible, shall remove promptly said improvements or portions thereof in accordance with applicable law and shall leave the Premises in clean and orderly condition free of all debris.

Upon such termination or sooner determination, LESSEE shall, at LESSEE's cost and expense, provide LESSOR with evidence satisfactory to LESSOR that LESSEE has fully complied with all applicable law or orders by any governmental authority having jurisdiction therefor, including, without limitation, full compliance with any closure plan filed or required to be filed with any such governmental authority and removal from the Premises of all Hazardous Materials and other materials that may cause damage or injury to the environment or health.

If, within thirty (30) days after such termination or sooner determination of this Lease, such evidence shall not have been provided LESSOR, or if LESSOR shall have requested removal of improvements and LESSEE shall not have removed said improvements, LESSOR may effect such full compliance or removal on behalf of LESSEE. All costs incurred by

LESSOR in effecting such compliance or removal shall be at LESSEE's expense and LESSEE shall, within thirty (30) days from LESSEE's receipt of demand by LESSOR, reimburse LESSOR for such costs, together with interest as provided in Section 10 of Article Five of this Lease. Until such full compliance or removal is completed, either by LESSEE or LESSOR, and all costs therefor have been paid by LESSEE or reimbursed by LESSEE to LESSOR, together with interest thereon, if any, the Premises and this Lease shall not be deemed surrendered even though LESSEE has vacated the Premises, and LESSEE shall continue to incur and pay annual rent on the Premises or portion thereof being surrendered in an amount equal to twice (2X) the total of annual rent paid by LESSEE during the Lease year just preceding termination, prorated for the period of time from termination to the time surrender is completed.

LESSEE shall not be relieved of its obligations under this Lease until surrender is completed in accordance with the provisions of this section. Final inspection and release of the Premises by concerned governmental agencies, if any, and by LESSOR shall be a condition precedent to completion of surrender and termination of LESSEE's obligations hereunder. Nothing herein shall be deemed to relieve LESSEE of an obligation, such as the obligation to indemnify LESSOR, which by its specific terms survives termination.

17. <u>Processing Fees/Documentation</u>. LESSEE agrees to pay to LESSOR, LESSOR's standard fees for LESSOR's processing of consents and assignments and providing documents required or authorized by the terms, covenants, and conditions of this Lease.

18. <u>Hazardous Materials</u>.

LESSEE shall not use, generate, manufacture, treat, handle, refine, produce, process, store, discharge, release, dispose of or allow to exist on, under or about the Premises any Hazardous Materials, except in compliance with all applicable Hazardous Materials Laws.

LESSEE shall immediately advise LESSOR in writing of (i) any and all enforcement, clean up, removal, mitigation or other governmental or regulatory actions instituted, contemplated or threatened pursuant to any Hazardous Materials Laws affecting the Premises, (ii) all claims made or threatened by any third party against LESSEE or the Premises relating to damage, contribution, cost recovery, compensation, loss or injury resulting from any Hazardous Materials, (iii) LESSEE's discovery of any occurrence or condition on the Premises or any real property adjoining or in the vicinity of the Premises which could subject LESSEE, LESSOR or the Premises to any restrictions on ownership, occupancy, transferability or use of the Premises under any Hazardous Materials Laws.

LESSEE shall cause any Hazardous Materials on the Premises to be (A) remediated onsite in accordance with applicable Hazardous Materials Laws, or (B) removed from the Premises for remediation or disposal and to be transported solely by duly licensed Hazardous Materials transporters to duly licensed disposal facilities for final disposal to the extent required by and in accordance with applicable Hazardous Materials Laws, and shall deliver to LESSOR copies of any hazardous waste manifest reflecting the proper disposal of such Hazardous Materials. Except in emergencies or as otherwise required by law, LESSEE shall not take any remedial or removal action in response to the presence, release or threatened release of any Hazardous Materials on or about the Premises without first giving written notice of the same to LESSOR and obtaining LESSOR's written consent thereto.

LESSEE shall not enter into any legal proceeding or other action, settlement, consent decree or other compromise with respect to any Hazardous Materials claims without first notifying LESSOR of LESSEE's intention to do so and affording LESSOR the opportunity to join and participate, as a party if LESSOR so elects, in such proceedings. Except as provided above, LESSEE shall be solely responsible for and shall indemnify, defend and hold harmless LESSOR and LESSOR's employees, agents, successors and assigns from and against any loss, damage, cost, expense or liability directly or indirectly arising out of or attributable to LESSEE's use, generation, manufacture, treatment, handling, refining, production, processing, storage, release, threatened release, discharge, disposal or presence of Hazardous Materials, on, under or about the Premises (except those released on the Premises prior to the commencement of this Lease, or after such commencement by LESSOR or its agents), including (A) the costs of any required or necessary removal, repair, cleanup or remediation of the Premises, and the preparation and implementation of any closure, removal, remedial or other required plans; and (B) all reasonable costs and expenses incurred by LESSOR in connection therewith, including, without limitation, reasonable attorneys' fees.

Within thirty (30) days of receipt thereof, LESSEE shall provide LESSOR with a copy of any and all environmental assessments, audits, studies and reports regarding LESSEE's past or current activities on the Premises or the environmental condition of the Premises, in each case, in LESSEE's possession or control.

The covenants of this Section 19 of Article Four, including, without limitation, the indemnification provisions, shall survive the expiration or termination of this Lease, or any termination of LESSEE's interest in the Premises.

Underground Storage Tank (UST). A UST is any tank, including underground piping connected to the tank, that has at least ten percent (10%) of its volume underground and is used for the storage of certain regulated substances like petroleum or certain hazardous chemical. Prior consent and approval from LESSOR is required for the installation of any UST on the Premises, which consent and approval shall not be unreasonably withheld or delayed. All USTs are considered trade fixtures and are to be removed upon termination or expiration of the Lease by LESSEE. IF LESSEE has installed a UST, then and in such event, LESSEE shall arrange, at its sole cost and expense, for the removal of any such UST at the end of the term of this Lease and upon such removal shall arrange to be provided to LESSOR within ninety (90) days after the end of such Lease term a satisfactory UST closure report prepared by a recognized Hawaii environmental engineer and accepted by the Department of Health of the State of Hawaii. If any clean up procedures and/or remediation is necessary as a result of the installation of such UST then and in such event, LESSEE shall arrange to have all such work done, at LESSEE's sole cost and expense, by an environmental engineering company reasonably acceptable to LESSOR, in accordance with all then applicable regulations and requirements of the State of Hawaii, Department of Health.

20. <u>Non-warranty</u>. LESSOR does not make any warranties with respect to the condition of the Premises, and the Premises are being leased "AS IS". LESSEE acknowledges that (a) the Premises may require additional soil compaction, filling, grading and site preparation and may have expansive soils, boulders, cavities and other such soils conditions, and (b) LESSOR's surrounding lands may be subdivided, developed, improved, operated and otherwise used in any lawful way and LESSOR makes no warranty or representation, express or implied, as to the subdivision, development, improvement, operation and use of the LESSOR's surrounding lands by it or others. Any provisions of this Lease which permit or provide for abatement of the annual base rental in specified circumstances shall not be deemed to be warranties.

ARTICLE FIVE

IT IS HEREBY UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

Mortgage. Upon due application and with the written consent of LESSOR, which 1. consent shall not be unreasonably withheld or delayed, LESSEE may mortgage this Lease, or any interest therein. LESSOR covenants and agrees to promptly review any request by LESSEE for consent to a mortgage to finance any portion of the construction of the improvements or facilities to be developed and constructed on the Premises under this Lease and any permanent loan or loans replacing any such construction loans. Any mortgage consented to by LESSOR pursuant to this Section 1 of Article Five shall be deemed an "Approved Mortgage" for purposes of all other provisions of this Lease. If the mortgage or security interest is to a recognized lending institution, authorized to do business as such in either the State of Hawaii or elsewhere in the United States, the consent shall extend to foreclosure and sale of LESSEE's interest at the foreclosure to any purchaser, including the Mortgagee, without regard to whether or not the purchaser is qualified to lease, own or otherwise acquire and hold the Premises or any interest in the Lease. The interest of the Mortgagee or holder shall be freely assignable. The term "holder" shall include the Mortgagee and an insurer or guarantor of the obligation or condition of the mortgage, including the Department of Housing and Urban Development through the Federal Housing Administration, the Federal National Mortgage Association, the Veterans Administration, the Small Business Administration, Farmers Home Administration, or any other federal agency and their respective successors and assigns or any lending institution authorized to do business in the State of Hawaii or elsewhere in the United States; provided, that the consent to mortgage to a non-governmental holder shall not confer any greater rights or powers in the holder than those which would be required by any of these federal agencies.

If an Approved Mortgagee of this Lease (the "Mortgagee") shall deliver to LESSOR an executed counterpart of the leasehold mortgage (the "Mortgage") with the recording information duly noted thereon as certified by a title company doing business in the State of Hawaii, together with a written notice setting forth the name and address of Mortgagee, then, until the time, if any, that the Mortgage shall be satisfied or Mortgagee shall give to LESSOR written notice that the Mortgage has been satisfied, the following provisions shall be applicable:

- (a) No mutual cancellation, surrender, acceptance of surrender or modification of this Lease shall be binding upon Mortgagee or affect the lien of the Mortgage, without the prior written consent of Mortgagee.
- (b) No notice, demand, election or other communication required or permitted to be given under the Lease (all of the foregoing hereinafter collectively being referred to as "notices", and each of them as a "notice") which shall be given by LESSOR to LESSEE shall be binding upon or affect Mortgagee, unless a copy of said notice shall be given to Mortgagee within the time when such notice shall be required or permitted to be given to LESSEE. In the case of an assignment of the Mortgage or change in address of Mortgagee, the assignee thereof or the Mortgagee, by notice to LESSOR, may change the address to which copies of notices are to be sent as herein provided. LESSOR shall not be bound to recognize any assignment of the Mortgage unless and until LESSOR shall be given a notice of such assignment, including a copy thereof in the form proper for recording, together with the name and address of assignee and. thereafter, until a further assignment, the assignee named in such assignment shall be deemed to be "Mortgagee" for all purposes under this Lease. If the Mortgage is held by more than one person, corporation or entity, no provision of this agreement requiring LESSOR to give a notice or copy of any notice to Mortgagee shall be binding upon LESSOR unless and until all of the holders of the Mortgage shall designate in writing one of their number to receive all notices and copies of notices and shall have given to LESSOR an original executed counterpart of the designation in form proper for recording. All notices and copies of notices to be given to Mortgagee as provided in this section shall be given in the same manner as is provided in this Lease in respect of notices to be given by LESSOR or LESSEE.
- (c) Mortgagee shall have the right (but not the obligation) to perform any term, covenant, condition or agreement and to remedy any default by LESSEE under the Lease, and LESSOR shall accept such performance by Mortgagee with the same force and effect as if furnished by LESSEE; provided, however, that Mortgagee shall not thereby or hereby be subrogated to the rights of LESSOR.
- (d) If LESSOR shall give a notice of default to LESSEE pursuant to the provisions of this Lease, and if such default shall not be remedied within the applicable cure period provided for in this Lease, and LESSOR shall thereby, or otherwise, become entitled to give a notice of election to terminate the Lease, then, before giving any such notice of election to terminate the Lease, LESSOR shall give to Mortgagee not less than sixty (60) days' additional written notice of LESSEE's failure to cure the default, and shall allow Mortgagee such additional sixty (60) days within which to cure the default, provided, however, that (i) if the default can be cured by the payment of money, the additional time for Mortgagee to cure shall be limited to thirty (30) days, and provided further (ii) if the default cannot practicably be cured by Mortgagee without taking possession of the Premises, Mortgagee shall proceed diligently to obtain possession of the Premises as Mortgagee (through appointment of a receiver or otherwise), and, upon obtaining possession, shall promptly commence and duly prosecute to completion such action as may be necessary to cure such default. Mortgagee shall not be required to continue to proceed to obtain possession, or to continue in possession as mortgagee, of the Premises pursuant to this subsection (d), if and when such default shall be cured. Nothing herein shall preclude LESSOR from exercising any of its rights or remedies with respect to any other default by

LESSEE during any period when LESSOR shall be forbearing in the termination of this Lease as above provided, but in such event Mortgagee shall have all of the rights and protections herein provided.

- (e) LESSEE may delegate irrevocably to Mortgagee the authority to exercise any or all of LESSEE's rights under this Lease, but no such delegation shall be binding upon LESSOR unless and until either LESSEE or Mortgagee shall deliver to LESSOR a signed counterpart, in form proper for recording, of a written instrument effecting such delegation. Such delegation of authority may be effected by the terms of the Mortgage itself, in which case the service upon LESSOR of an executed counterpart of the Mortgage in accordance with this Section, together with a written notice specifying the provisions therein which delegate such authority to Mortgagee, shall be sufficient to give LESSOR notice of such delegation. Any provision of this Lease which gives to Mortgagee the privilege of exercising a particular right of LESSEE hereunder on condition that LESSEE shall have failed to exercise such right shall not be deemed to diminish any privilege which Mortgagee may have, by virtue of a delegation of authority from LESSEE, to exercise such right without regard to whether or not LESSEE shall have failed to exercise such right.
- (f) In the event of the commencement of a bankruptcy proceeding by or against LESSEE, the Mortgagee shall have the option, and LESSOR shall recognize the Mortgagee's right, within the statutory time period or any extension thereof provided under Section 365 of the Bankruptcy Code for the rejection or assumption of lease, to obtain or cause LESSEE and/or trustee in bankruptcy to obtain:
- (i) An extension of the period during which the Lease may be assumed or rejected; or
- (ii) An abandonment of the leasehold estate by LESSEE and/or trustee in bankruptcy court pursuant to Section 554 of the Bankruptcy Code, as amended; or
- (iii) An assumption of the Lease pursuant to Section 365 of the Bankruptcy Code, as amended.

In the event of the commencement of a bankruptcy proceeding by or against LESSEE, LESSOR agrees and acknowledges for the exclusive benefit of the Mortgagee and any person or entity acquiring an interest in the Lease in or in lieu of the foreclosure of the Mortgage, that the actual or deemed rejection of the Lease under Section 365 of the Bankruptcy Code (11 United States Code Section 365) or any other law having similar effect, shall not effect a termination of the Lease or affect or impair the Mortgagee's lien thereon or rights with respect thereto, provided however, that this provision is not intended and shall not be deemed to confer any rights or benefits upon LESSEE or LESSEE's bankruptcy trustee, and upon written request of the Mortgagee delivered to LESSOR within thirty (30) days following the Mortgagee's receipt of written notice of such actual or deemed rejection of the Lease, LESSOR shall, at the option of the Mortgagee, execute and deliver to the Mortgagee or its designee an instrument (in form acceptable to Mortgagee or its designee) recognizing, confirming and giving legal effect to the continued existence of the Lease, with its original validity and priority, in favor of the Mortgagee

or its designee (hereinafter called the "Confirmation of Lease"), subject to the lien of the Mortgage and any lien or encumbrance prior to the lien of the Mortgage, upon and subject to the following terms and conditions:

- (i) The Mortgagee shall pay or cause to be paid to LESSOR at the time of the execution and delivery of the Confirmation of Lease, any and all sums which are at the time of execution and delivery thereof due under the Lease and, in addition thereto, all reasonable expenses, including reasonable attorneys' fees, which LESSOR shall have incurred by reason of the actual or deemed rejection of the Lease and the execution and delivery of the Confirmation of Lease;
- (ii) The Mortgagee or its designee shall undertake, by accepting the Confirmation of Lease, to perform all covenants and conditions of the Lease reasonably capable of performance by the Mortgagee or such other person or entity. The Mortgagee or its designee, as the case may be, may assign the Lease or may foreclose upon the Mortgage without further consent of LESSOR and the Mortgagee or its designee shall thereupon be released from all liability for the performance or observance of the covenants and conditions in such Lease contained and on LESSEE's part thereunder to be performed and observed from and after the date of such assignment by the Mortgagee or its designee or upon foreclosure, provided that a certified copy of such assignment be provided to LESSOR; and
- (iii) The Mortgagee or its designee under the Lease shall be entitled to and shall have the same right, title and interest in and to the Premises and the buildings and improvements thereon as LESSEE had under the Lease prior to its rejection and LESSOR shall use commercially reasonable efforts to obtain the cooperation of all parties in interest such that any Confirmation of Lease made pursuant to this Agreement shall be prior to any mortgage or other lien, charge or encumbrance on the fee of the Premises which mortgage, lien, charge or encumbrance was junior to the Lease.
- Breach. Time is of the essence of this agreement and if LESSEE shall become 2. bankrupt, or shall abandon the Premises, or if this Lease and the Premises shall be attached or taken by operation of law, or if any assignment is made of LESSEE's property for the benefit of creditors, or if LESSEE shall fail to observe and perform any of the material terms, covenants and conditions contained in this Lease and on its part to be observed and performed, LESSOR shall deliver a written notice of the breach or default by service, as provided by Section 634-35, or 634-36, Hawaii Revised Statutes, or by registered mail, or certified mail to LESSEE at its last known address, and to each mortgagee or holder of record having a security interest in the Premises, making demand upon LESSEE to cure or remedy the breach or default within sixty (60) days from the date of receipt of the notice [if such default is by its nature not reasonably susceptible of being cured within such 60 day period, such 60 day period may be extended as necessary to provide LESSEE the opportunity to cure the default, provided LESSEE within said period commences and thereafter diligently proceeds to cure such default without interruption until such cure is completed]; provided that where the breach involves a failure to make timely rental payments pursuant to the Lease, the written notice shall include a demand upon LESSEE to cure the breach within less than sixty (60) days, but not less than five (5) business days, after receipt of the notice. Upon failure of LESSEE to cure or remedy the breach or default within the

time period provided herein, or within such additional period as LESSOR may allow for good cause, but subject to the provisions of Section 171-21, Hawaii Revised Statutes, as amended, and subject also to Sections 1(d) and 1(f) of Article Five above, LESSOR, in addition to all other rights and remedies LESSOR may have under this Lease, shall have the following rights:

- (a) The right to declare the term of this Lease (or any extension) ended, to reenter the Premises and take possession thereof and to terminate all of the rights of LESSEE in and to the Premises.
- (b) The right, without declaring the term of this Lease (or any extension) ended, to re-enter the Premises and to occupy the same or any portion thereof and/or to lease the whole or any portion thereof, all for and on account of LESSEE as hereinafter provided.
- (c) The right, even though LESSOR may have re-let all or any portion of the Premises, at any time thereafter to elect to terminate this Lease for such previous defaults on the part of LESSEE and to terminate all of the rights of LESSEE in and to the Premises.

Pursuant to said rights of re-entry, LESSOR may, but shall not be obligated to, (i) remove all persons from the Premises using such force as may be necessary therefor, (ii) remove all personal property therefrom, including, but not limited to, LESSEE's property, and (iii) enforce any rights LESSOR may have against said personal property, or store the same in any public or private warehouse or elsewhere at the cost and for the account of LESSEE or the owners or owner thereof. After sixty (60) days, personal property so stored shall be considered abandoned. Anything contained herein to the contrary notwithstanding, LESSOR shall not be deemed to have terminated this Lease or LESSEE's liability hereunder (whether such liability accrues before or after LESSOR exercises its rights hereunder) by any such re-entry or other action to obtain possession of the Premises, except as LESSOR may otherwise expressly provide in writing. LESSEE covenants and agrees that the service by LESSOR of any notice in unlawful detainer and the surrender of possession pursuant to such notice shall not be deemed to be a termination of this Lease or of any liability of LESSEE hereunder, except as LESSOR may otherwise expressly provide in writing.

3. Rights of Holder of Record of a Security Interest. In the event LESSOR seeks to forfeit the privilege, interest, or estate created by this Lease, each recorded holder of a security interest may, at its option, cure or remedy the default or breach, if the same can be cured or remedied by the payment of money or, if such is not the case, by performing or undertaking in writing to perform all of the terms, covenants and conditions contained in the Lease on LESSEE's part to be performed, capable of performance by the holder, as determined by LESSOR, within the time period provided in Section 171-20, Hawaii Revised Statutes, or within any additional period allowed under Sections 1(d) and 1(f) of Article Five above, and add the cost to the mortgage debt and the lien of the mortgage. Upon failure of the holder to exercise its option, LESSOR may: (a) pay to the holder from any monies at its disposal the amount of the mortgage debt, together with interest and penalties, and secure an assignment of the debt and mortgage from the holder or if ownership of the privilege, interest or estate shall have vested in the holder by way of foreclosure, or action in lieu thereof, LESSOR shall be entitled to the conveyance of the privilege, interest or estate upon payment to the holder of the amount of the

mortgage debt, including interest and penalties, and all reasonable expenses incurred by the holder in connection with the foreclosure and preservation of its security interest, less appropriate credits, including income received from the privilege, interest or estate subsequent to the foreclosure; or (b) if the property cannot be reasonably reassigned without loss to LESSOR, then terminate the outstanding privilege, interest or estate without prejudice to any other right or remedy for arrearages of rent or for any preceding or other breach or default and use its best efforts to redispose of the affected land to a qualified and responsible person free and clear of the mortgage and the debt secured; provided that a reasonable delay by LESSOR in instituting or prosecuting its rights or remedies under this provision and Section 171-21 of the Hawaii Revised Statutes shall not operate as a waiver of these rights or to deprive it of the remedy when it may still otherwise hope to resolve the problems created by the breach or default involved. The proceeds of any redisposition under subparagraph (b) above shall be applied as follows: first, to reimburse LESSOR for costs and expenses in connection with the redisposition; second, to discharge in full any unpaid purchase price, indebtedness or damages owing LESSOR in connection with the privilege, interest or estate terminated; third, to Mortgagee to the extent of the value received by LESSOR upon redisposition which exceeds the fair market lease value of the land as previously determined by LESSOR's appraiser; and fourth, to the owner of the privilege, interest, or estate.

- 4. <u>Condemnation</u>. If at any time, during the term of this Lease, all or any portion of the Premises should be condemned, or required for public purposes by the State of Hawaii, or any county or city and county, or any other governmental agency or subdivision, then and in any such event, LESSEE and/or those claiming by, through or under LESSEE shall be entitled to just compensation to the same extent and according to the same principles and rules of law as if the Premises and all improvements thereon had been condemned by the State of Hawaii under its power of eminent domain, the amount of such just compensation to be determined in the manner set forth in Section 5 of Article Two. Nothing herein contained shall be construed as preventing LESSEE from being entitled to any separate award made to LESSEE for the taking of LESSEE's personal property, or from claiming all or any portion of its award directly against the condemning authority. The foregoing rights of LESSEE shall not be exclusive of any other to which LESSEE may be entitled by law. In the event that LESSEE reasonably determines that the remainder of the Premises are rendered unusable as the result of any such condemnation LESSEE shall have the right to surrender the Premises and terminate this Lease pursuant to Section 17 of Article Four upon the delivery of written notice to LESSOR.
- 5. <u>Right to Enter</u>. LESSOR and agents or representatives shall have the right to enter and cross any portion of the Premises other than the building for the purpose of performing any public or official duties; provided, however, in the exercise of these rights, LESSOR shall not interfere unreasonably with LESSEE or LESSEE's use and enjoyment of the Premises.
- 6. <u>Inspection by Prospective Bidders</u>. LESSOR shall have the right to authorize any person or persons to enter upon and inspect the Premises at all reasonable times following a published notice for its proposed disposition for purposes of informing and apprising that person or persons of the condition of the Premises prior to the proposed disposition; provided, however, that any entry and inspection shall be conducted during reasonable hours after notice to enter is first given to LESSEE, and shall, if LESSEE so requires, be made in the company of LESSEE or

designated agents of LESSEE; provided, further, that no such authorization shall be given more than two (2) years before the expiration or termination of this Lease.

- 7. Payment or Acceptance of Rent Not a Waiver. The payment or acceptance of rent shall not be deemed a waiver of any breach by LESSOR or LESSEE of any term, covenant or condition of this Lease, nor of LESSOR's right to re-entry for breach of covenant, nor of the right to declare and enforce a forfeiture for any breach, and the failure of LESSOR or LESSEE to insist upon strict performance of any term, covenant or condition, or to exercise any option conferred, in any one or more instances, shall not be construed as a waiver or relinquishment of such term, covenant, condition or option.
- 8. Extension of Time. Whenever a party is required to perform an act under this Lease, other than the payment of money, by a certain time, said time shall be deemed extended so as to take into account events of "Force Majeure." "Force Majeure" is any of the following events that prevents, delays, retards or hinders a party's performance of its duties hereunder: act of God; fire; earthquake; volcanic eruption; flood; explosion; war; invasion; insurrection; riot; mob violence; sabotage; vandalism; inability to procure or general shortage of labor, equipment, facilities, materials or supplies in the open market; failure of transportation; strikes; lockouts; condemnation; requisition; acts of governmental, civil, military or naval authorities; or any other cause, whether similar or dissimilar to the foregoing, not within such party's control.
- 9. Quiet Enjoyment. LESSOR covenants and agrees with LESSEE that upon payment of the rent at the times and in the manner provided and the observance and performance of these terms, covenants and conditions on the part of LESSEE to be observed and performed, LESSEE shall and may have, hold, possess and enjoy the Premises for the term of the Lease, without hindrance or interruption by LESSOR or any other person or persons by, through or under it. LESSOR shall defend the title to the Premises and the use and occupancy of the same by LESSEE against the claims of all persons, except those claiming by or through LESSEE.
- 10. <u>Interest, Costs and Fees</u>. The interest rate on any and all unpaid or delinquent rentals shall be at one percent (1%) per month, plus a service charge of FIFTY AND NO/100 DOLLARS (\$50.00) per month for each month of delinquency.

In case of any default by LESSEE in the performance of the terms, covenants and conditions herein contained, LESSEE shall pay to LESSOR any and all costs incurred in connection with the default, including reasonable attorneys' fees. In the event that any indebtedness arising hereunder is placed in the hands of a collector or an attorney for collection, or suit is instituted for collection, LESSEE shall pay, in addition to the indebtedness, reasonable collector's and/or attorneys' fees, together with all costs.

11. <u>Hawaii Law/Filing</u>. This Lease shall be construed, interpreted, and governed by the laws of the State of Hawaii. This Lease shall not be recorded although the parties agree to duly execute and file with the Bureau of Conveyances a memorandum of this Lease.

- 12. <u>Partial Invalidity</u>. If any term, provision, covenant or condition of this Lease should be held to be invalid, void or unenforceable, the remainder of this Lease shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby.
- 13. Notice. Except as otherwise required by Chapter 171, Hawaii Revised Statutes, any notice, request, offer, approval, consent or other communication required or permitted to be given by or on behalf of either party to the other shall be given or communicated in writing by personal delivery, reputable overnight courier service which keeps receipts of deliveries (i.e., Federal Express), or United States certified mail (return receipt requested with postage fully prepaid) or express mail service addressed to the other party as follows:

If to LESSEE:	
If to LESSOR:	Department of Hawaiian Home Lands
ii to ELSSON.	Hale Kalanianaole
	91-5420 Kapolei Parkway
	Kapolei, Hawaii, 96707
	Attn: Land Management Division
And a copy to:	Department of the Attorney General
	465 South King Street, Basement
	Honolulu, Hawaii 96813
	Attention: AG-PSHH

Or, at such other address as may be specified from time to time in writing by either party. All such notices hereunder shall be deemed to have been given on the date personally delivered or the date marked on the return receipt, unless delivery is refused or cannot be made, in which case the date of postmark shall be deemed the date notice has been given.

- 14. <u>Definitions</u>. As used herein, unless clearly repugnant to the context:
- (a) "Chairman" shall mean the Chairman of the Hawaiian Homes Commission of the Department of Hawaiian Home Lands of the State of Hawaii or his/her successor.
- (b) For the purpose of this Lease, the term "Hazardous Materials" as used herein shall include any substance, waste or material designated as hazardous or toxic or radioactive or other similar term by any present or future federal, state or local statute, regulation or ordinance, as amended from time to time, including but not limited to the following statutes and regulations promulgated pursuant to them ("Hazardous Materials Laws"):

Resource Conservation and Recovery Act of 1976, 42 U.S.C. 6901 et seq. ("RCRA")

Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("CERCLA") amended by Superfund Amendments and Reauthorization Act of 1986 ("SARA"), 42 U.S.C. 9601 et seq.

Clean Air Act, 42 U.S.C. Sections 7401 et seq.

Clean Water Act of 1977, 33 U.S.C. 1251 et seq.

Pesticide Act of 1978, 7 U.S.C. 13 et seq.

Toxic Substances Control Act ("TSCA"), 15 U.S.C. 2601 et seq.

Safe Drinking Water Act, 42 U.S.C. 300(f) et seq.

Hazardous Materials Transportation Act, 49 U.S.C. 1801 et seq.

Chapter 128D, Hawaii Revised Statutes

Chapters 342B through 342N, Hawaii Revised Statutes,

and including but not limited to petroleum, petroleum based substances, asbestos, polychlorinated-byphenyls ("PCBs"), formaldehyde, and also including any substance designated by federal, state or local regulation, now or in the future, as presenting a risk to human health or the environment.

- (c) "Holder of record of a security interest" is a person who is the owner or possessor of a security interest in the Premises and who has filed with the Department of Hawaiian Home Lands and with the Bureau of Conveyances of the State of Hawaii a copy of this interest.
- (d) "LESSOR" shall mean and include LESSOR herein, its successors or assigns.
- (e) "LESSEE" shall mean and include LESSEE herein, its successors or permitted assigns.
 - (f) The "Premises" shall mean the land leased hereunder.
- (g) The use of any gender shall include all genders, and if there be more than one lessee, then all words used in the singular shall extend to and include the plural.
- (h) The paragraph headings throughout this Lease are for the convenience of LESSOR and LESSEE and are not intended to construe the intent or meaning of any of the provisions thereof.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed on the day and year first above written.

APPROVED BY THE HHC AT ITS MEETING HELD ON	State of Hawaii DEPARTMENT OF HAWAIIAN HOI	ME LANDS
APPROVED AS TO FORM:	By Micah A. Kane, Chairman Hawaiian Homes Commission	. Toggo
Deputy Attorney General State of Hawaii	_	LESSOR
	By	
		LESSEE

EXHIBIT "A" LEGAL DESCRIPTION OF PREMISES

EXHIBIT "B"

SUBDIVISION MAP

EXHIBIT "C"

MEMORANDUM OF LEASE

SHORT FORM LEASE

LAND COURT	REGULAR SYSTEM
RETURN BY (X) MAIL () PICK-UP	
TMK No.:	This do average a set in
THIR TO.	This document contains pages
<u>MEMORANDI</u>	JM OF LEASE
THIS MEMORANDIM OF I	EASE ("Memorandum") is made and entered
into as of 200 by	and between the State of Hawaii, by its
DEPARTMENT OF HAWAIIAN HOME LA	NDS, whose principal place of business is 01.
5420 Kapolei Parkway, Kapolei, Hawaii, 9670	7, and post office address is P. O. Box 1879.
Honolulu, Hawaii 96805, herei	
	whose business and mailing address is, hereinafter called
"LESSEE.	, neremanter caned
1 TEDM AND DESIGNATION	
1. TERM AND PREMISES	. For a lease term commencing on
forth in that certain written lease of even date her	on, upon the provisions set
of which provisions are specifically made a part	hereof as though fully and completely set forth
herein, LESSOR leases to LESSEE, and LES	SEE leases from LESSOR that certain real
property ("Premises") located at	
	Island of Hawaii comprising
acres, more or less, of Hawaiian home lands,	more particularly described in Exhibit "A"

together with all rights of ingress and egress and all other rights appurtenant to said Premises including, without limitation, the right to use the building to be constructed on the Premises for the purposes contemplated in the Lease, all of which rights are more particularly described in the Lease.

2. USE. LESSE	EE is granted the right to use the Premises for
	OF MEMORANDUM OF LEASE. This Memorandum is ag for record notice of the Lease, and in no way modifies the the Lease.
intend that the covenants, condition both personal to LESSOR and LES successive owner of the Premises or	ENEFIT OF THE PREMISES. LESSOR and LESSEE as and restrictions described and referred to herein shall be SSEE and binding on their successors and assigns. Each of any portion thereof, and each person having any interest thereof, shall be bound by such covenants, conditions and mises.
IN WITNESS WHEREOF, t as of the day and year first above wri	the parties hereto have caused these presents to be executed itten.
APPROVED BY THE HHC AT ITS MEETING HELD ON	State of Hawaii DEPARTMENT OF HAWAIIAN HOME LANDS
APPROVED AS TO FORM:	By Micah A. Kane, Chairman Hawaiian Homes Commission LESSOR
Deputy Attorney General State of Hawaii	LEGGOR
	a, corporation
	Ву,
	LESSEE

EXHIBIT "A"

STATE OF)
COUNTY OF) SS.)
On this day of	
sworn or affirmed did say that	t did say that she is the for, acorporation and such person
executed the foregoing instrument on person and in the capacities shown he capacity.	behalf of said corporation as the free act and deed of such aaving been authorized to execute such instrument in such
	Print or Type Name
	Notary Public, State of Hawaii
	My Commission expires:

Sublease Rent Participation Approved by the Hawaiian Homes Commission on April 24, 1987

"That the Commission rescind its action of June 30, 1983 which adopted a sublease rent participation policy based on charging 10% of the gross sublease income for improvements (building space) and 20% of the general lessee's gross sublease income for raw land and that the following be approved effective August 1, 1982:

- 1. To limit the department's participation to only the land. To adopt the sublease rent participation formula shown on Exhibit "C".
- 2. In lieu of the sublease rent participation of 20% of the gross sublease income assessed for those subleases covering raw lands only, the department shall participate in 50% of the difference of the sublease income charged by the lessee that exceeds the proportionate base rent (less any general excise tax) under the terms of the lease.
- 3. All monies collected from current general lessees due to sublease rent participation be credited to future lease rental payments of the respective general lessee.
- 4. That for current subleasing activities approved by the Hawaiian Homes Commission (HHC), there shall be no increase in sublease rent participation due to the new policy."

Extract from Exhibit "C":

Gross Annual Sublease Rent

LESS: 4% General Excise Tax (if paid by

sublessor)

EQUALS: Effective Annual Sublease Rent LESS: Allowances (costs and investment

returns)

EQUALS: Income Attributable to Land LESS: Allocated Basic Lease Rent

EQUALS: Amount of Increase in Lease Rent Due to

Subleasing (if any)

X 50% EQUALS: Amount Due to DHHL

Line 4f: RETURN OF INVESTMENT

Return of general lessee's cost of improvements over the term of the lease. If the actual cost is not determined, an estimated amount is obtained from appropriate County real property assessed valuations established within eighteen (18) months from completion of improvements.

Line 4g: RETURN ON INVESTMENT

A reasonable return on investment that a prudent general lessee expects. Return rate fluctuates with market and economic conditions. Rate currently in effect is twelve percent (12%). The rate may be adjusted to reflect the change in market and economic conditions.

Line 5: INCOME ATTRIBUTABLE TO LAND

The difference of Line 4 subtracted from
Line 3 equals the rent collected that is
attributable to subleasing of land only.

Line 6: ALLOCATED BASE RENT

The ratio of the subleased area to the total area of the leasehold premises multiplied by the base lease rent of the general lease to indicate the rent paid by a general lessee for the subleased area.

Line 7: INDICATED ADDITIONAL RENT

Line 5 (Annual Income Attributable to Land) less
Line 6 (Alloted Annual Base Lease Rent) indicates Additional Annual Rent. Amount will not be less than zero.

Line 8: ADDITIONAL RENT PAYABLE TO DHHL
Fifty percent (50%) of Line 7 equals
Sublease Rent Participation Amount.

II. SUBLEASING OF VACANT ("RAW") LAND ONLY (No subleasing of building space)

Line 1: GROSS ANNUAL SUBLEASE RENT

The total sublease rent amount collected by a general lessee without any deductions.

- Line 2: LESS 4% GENERAL EXCISE TAX
 State of Hawaii G.E. Tax; deducted only if
 not paid by a sublessee.
- Line 3: EFFECTIVE ANNUAL SUBLEASE RENT

 Gross annual sublease rent less State G.E.

 Tax.
- Line 4: ALLOCATED ANNUAL BASE LEASE RENT

 The ratio of the subleased area to the total area of the leasehold premises multiplied by the base lease rent of the general lease to indicate the rent paid by a general lessee for the subleased area.
- Line 5: INDICATED ANNUAL ADDITIONAL RENT
 Line 3 minus Line 4, but not less than zero.
- Line 6: ADDITIONAL ANNUAL RENT PAYABLE TO DHHL Fifty percent (50%) of Line 5 equals Sublease Rent Participation Amount.

HYPOTHETICAL SUBLEASE OF VACANT LAND

Annual Base Lease Rent of General Lease: \$8,000

Effective Annual Sublease Rent: \$3,000

Total Land Area of Leasehold Premises: 24,000 sq. ft.

Subleased Land Area: 6,000 sq. ft.

RATIO: $\frac{6}{24}$ = .25 X \$8,000 = \$2,000 Allocated Annual Base Lease Rent

Effective Annual Sublease Rent: \$3,000

Allocated Annual Base Lease Rent: - 2,000

Indicated Additional Rent: \$1,000

Times 50% .50

SUBLEASE RENT PARTICIPATION AMOUNT PAYABLE \$ 500 TO DHHL

DEFINITION OF TERMS Refer to Worksheet

I. SUBLEASING OF BUILDING SPACE

Line 1: GROSS ANNUAL SUBLEASE RENT

The total sublease rent amount collected by a general lessee without any deductions.

Line 2: LESS 4% GENERAL EXCISE TAX
State of Hawaii G.E. Tax; deducted only if
not paid by a sublessee.

Line 3: EFFECTIVE ANNUAL SUBLEASE RENT
Gross annual sublease rent less State G.E.
Tax.

Line 4: LESS ALLOWANCES

Allowances for costs incurred by a general lessee for construction and maintenance of improvements.

Line 4a: MANAGEMENT, CREDIT LOSS

Applicable to rent collections, accounting, legal and miscellaneous property management expenses, and allowance for non-collection of sublease rent. A rate of ten percent (10%) of the Effective Annual Sublease Rent is used.

Line 4b: REPAIR and MAINTENANCE

Expenses applicable to maintenance and repairs on building(s) and premises such as painting, refuse disposal, re-paving, utilities, landscaping, security, etc. If detailed expenses are not provided by the general lessee, such expenses will be estimated at two percent (2%) of Line 3.

Line 4c: REAL PROPERTY TAXES

Per current real property tax bill or notice

sent by appropriate County Real Property Tax

Office.

Line 4d: INSURANCE PREMIUMS

Premiums paid for fire/liability insurance policies.

Line 4e: SURETY BOND PREMIUM

Premium paid for lease performance bond.

Premiums paid for bonds are currently at a rate of \$20 per \$1,000 of the surety amount unless detailed expenses are provided by the general lessee.

SUBLEASE RENT PARTICIPATION

WORKSHEET

I. SUBLEASING OF BUILDING SPACE:	
Line 1: Gross Annual Sublease Rent	.s
Line 2: Less 4% General Excise Tax	(
Line 3: EQUALS Effective Annual Sublease Rent	
Line 4: Less Allowances:	
a. Management, Credit Loss \$	
b. Repair and Maintenance	•
c. Real Property Taxes	
d. Insurance Premiums	
e. Surety Bond Premium	
f. Return OF Investment	
g. Return ON Investment	
Line 5: EQUALS Annual Income Attributable to Land	
Line 6: Less Allocated Annual Base Lease Rent	
Line 7: EQUALS Indicated Additional Annual Rent	
TIMES 50%	X 0.50
Line 8: EQUALS Additional Annual Rent Payable to DHHL	
II. SUBLEASING OF VACANT ("RAW") LAND ONLY:	
Line 1: Gross Annual Sublease Rent	\$ ·
Line 2: Less 4% General Excise Tax	(
Line 3: EQUALS Effective Annual Sublease Rent	\
Line 4: Less Allocated Annual Base Lease Rent	
Line 5: EQUALS Indicated Annual Additional Rent	
TIMES 50%	X 0.50
Line 6: EQUALS Additional Annual Rent Payable to DHHL	0.50