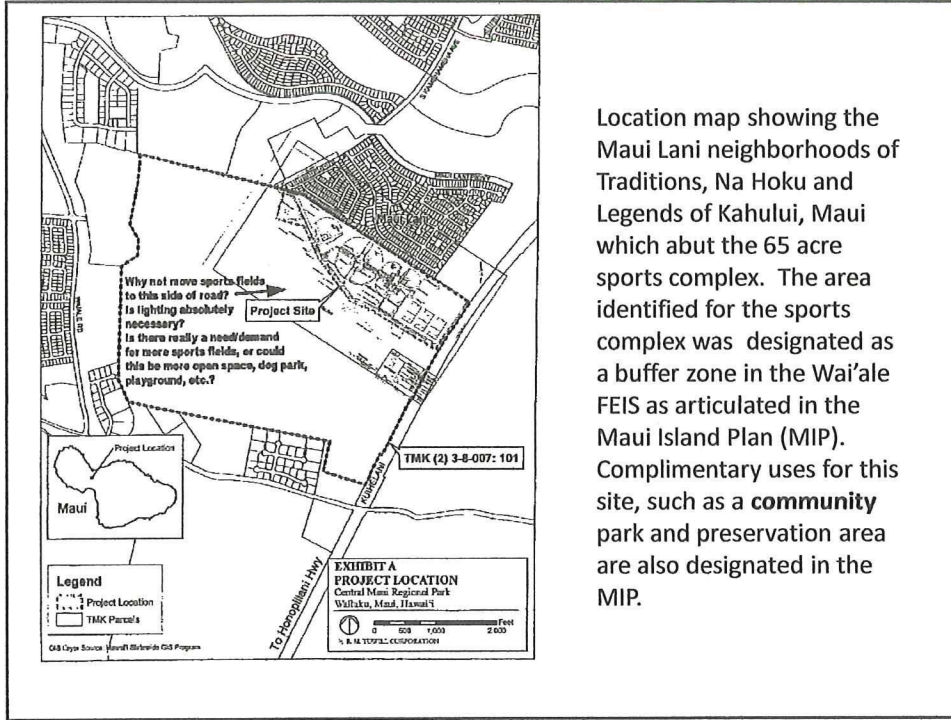


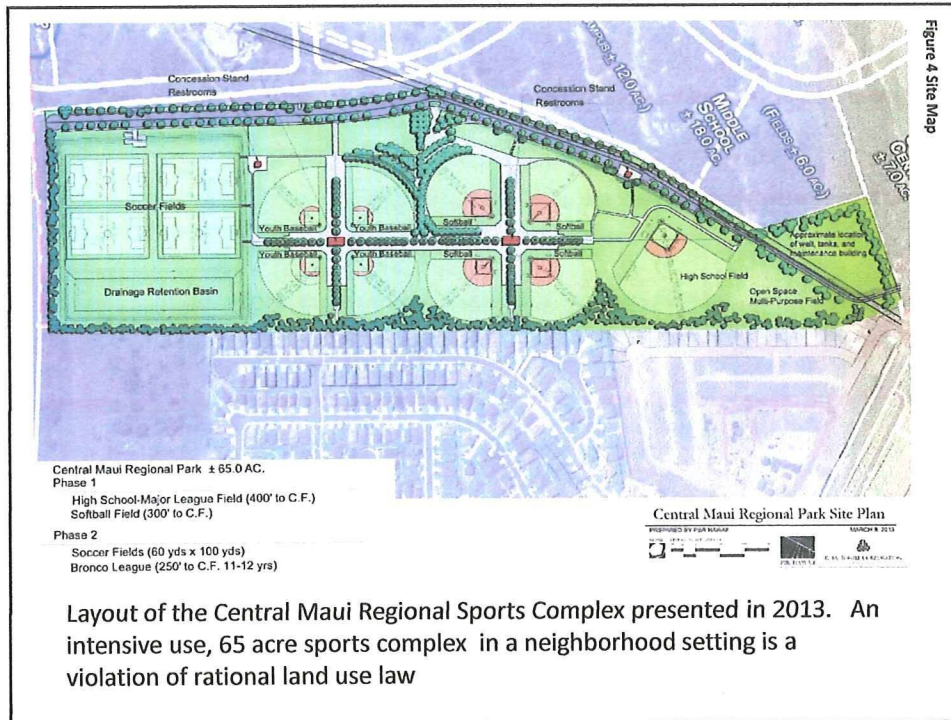
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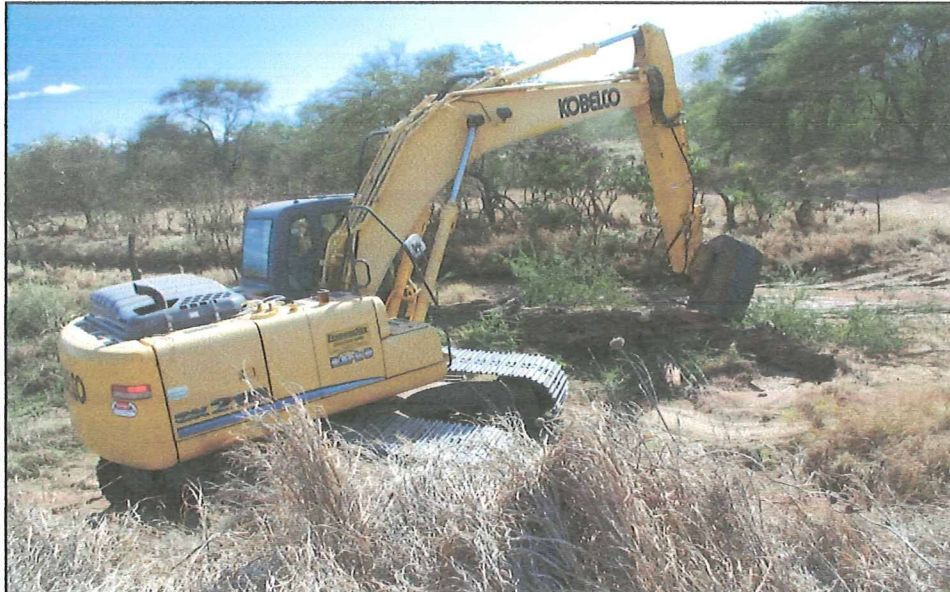
Reference Photographs for Maui Lani Neighbors, Inc. Presentations  
at the Land Use Commission Meeting, November 20, 2014  
Maui Arts & Cultural Center, Haynes Meeting Room  
One Cameron Way, Kahului, Maui

Prepared by:  
Harley I. Manner, PH.D.  
Vice-President, Maui Lani Neighbors, Inc.



Location map showing the Maui Lani neighborhoods of Traditions, Na Hoku and Legends of Kahului, Maui which about the 65 acre sports complex. The area identified for the sports complex was designated as a buffer zone in the Wai'ale FEIS as articulated in the Maui Island Plan (MIP). Complimentary uses for this site, such as a **community** park and preservation area are also designated in the MIP.

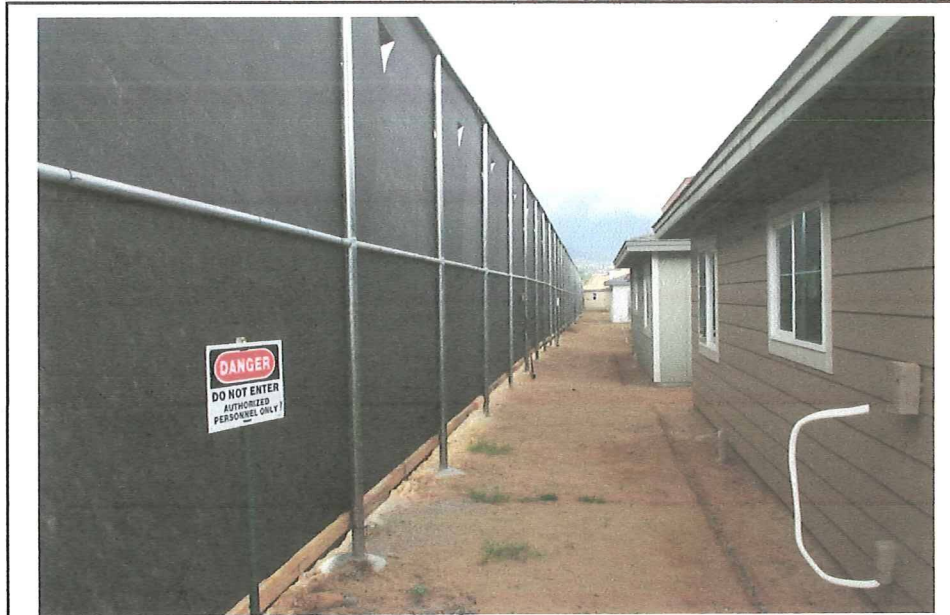




Grabber in operation on the Maui Lani sand dunes where *iwi* and the endemic Blackburn sphinx moth have been found. No archaeological monitors are present. Photo taken 10/10/2014



A view towards the south after clearing operations. Photo taken 10/13/14.



Backyard view of homes in the Traditions neighborhood. The distance between the 12 ft high silt fence and the back walls of the houses is between 10 -12 feet. Photo taken 11/13/14.



While some of the homes in Traditions are still empty, people live in these Legends and Na Hoku homes. A likely backyard view for the next 10 months. Would you like to live like this? Photo taken 11/18/14.

LUC PUBLIC TESTIMONY FOR DR14-51 MAUI LANI NEIGHBORS, INC.

November 20, 2014



For the record, my name is Neil Sorensen, and I am speaking as a resident of Maui Lani and as a member of Maui Lani Neighbors. My address is 212 Anamuli Street, Kahului. Our home abuts the Central Maui Sports Complex site.

I humbly request that this Commission find that the DLNR has violated conditions of the LUC D&O, particularly condition 21.

The Hawaii Admin Rules and LUC decision making-criteria states that the Petitioner shall develop the land to which the boundary amendment applies, in substantial compliance with the representations made to the commission. The Petitioner, A&B, represented their entire project as a planned community that would go through an extensive planning and zoning process at the County level. Among that process, A&B represented it would obtain an amendment to the Wailuku-Kahului Community Plan, which currently designates the petition area for Agriculture. The community plan amendment was intended to happen while the County of Maui was going through a comprehensive update to the Wailuku-Kahului Community Plan. That process is just now getting under way and will likely take a number of years. During that time, the community would have been given many opportunities to participate in the planning process and have a potential say on what was to take place on the petition area, including the 65 acre part of the petition area that is at issue here.

However, after the LUC issued its decision and order, A&B sold DLNR the 65 acre portion of the petition area. Thereafter, DLNR was able to move so quickly that it already began development of this project in September of this year, and it plans to be complete by about this time next year. DLNR was able to do this because the Maui Planning Commission granted DLNR a County Special Use Permit. This special use permit process permitted DLNR to avoid review by the Maui County Council including amendments to the community plan. This violates condition 21 of your D&O because A&B represented to the LUC that all of the petition area would go through the community plan amendment process and the change in zoning process. The same obligation that was upon A&B is now upon DLNR.

Our community has been harmed by DLNR's failure to abide by the condition 21, which required all parts of the petition area to go through the community plan amendment process and the change in zoning process. DLNR's violation of condition 21 means that the impacts to our communities, especially Maui Lani and Waikapu were not properly considered.

Condition 21 affects the entire petition area. DLNR purchased a portion of the petition area from A&B. A&B represented it would obtain from the County Council a community plan amendment and a change in zoning. DLNR failed to comply with these representations.

Please find that the DLNR violated condition 21 of the LUC D&O by failing to obtain an amendment to the Wailuku-Kahului Community Plan.

Thank You.

November 20, 2014



For the record, my name is Aimee Kimura-Koch. I am a resident of the Maui Lani Traditions community and a member of Maui Lani Neighbors non-profit organization. My address is 123 Mehehu Circle, Kahului. My home abuts the Central Maui Sports Complex property. I appreciate the opportunity to present my testimony to the Land Use Commission.

I would like to provide testimony today regarding the Department of Land and Natural Resource's violations of condition 21 of this Commission's Decision and Order, especially as it relates to the Maui Island Plan.

During the District Boundary Amendment process, A&B, Wai'ale project developers, made statements and representations to this Commission that it would be responsible for following the Maui Island Plan as it would later be approved, or to seek amendments as necessary. Further land entitlements such as the retention basin, which were not finalized at the time of the DBA process, were to be evaluated by the County Council through the public and established amendment changes to the Maui Island Plan. This has not been done. The retention basin requirements are not even finalized for Wai'ale Town.

In the MIP, it is stated that Wai'ale is the largest proposed town on the island, and that Wai'ale's development will be coordinated with neighboring developments, including Maui Lani - the neighborhood in which I reside. The MIP text specifically states that a community park is planned to provide a clear separation between the new Wai'ale Town and Maui Lani. Also stated is that a regional park will be provided to the South of Wai'ale to allow for the placement of active recreation. Further, one of the MIP maps clearly identifies the 65 acre parcel for a community park, and a 200 acre parcel south of the petition area for a regional park. Yet, DLNR is now constructing a regional park, consisting of 12 active recreation fields in the community park area. This construction is inconsistent with the MIP. Construction should not proceed without DLNR first obtaining an amendment to the Maui Island Plan, as A&B represented would occur if determined necessary.

In short, I believe that condition 21 is being violated since DLNR is not following the Maui Island Plan as it was approved by the County Council, and DLNR has failed to obtain an amendment to the Maui Island Plan.

I respectfully request that you uphold condition 21 and force the DLNR to meet requirements of updating the Maui Island Plan, as they are bound to do before any further development continues.

Thank you for scheduling this hearing as soon as you did, considering that DLNR's construction and the impacts of it are developing quickly.

Read into the record by Mary L. Spencer.

LUC PUBLIC TESTIMONY FOR DR14-51 MAUI LANI NEIGHBORS, INC.  
November 20, 2014

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NOV 20 2014

Thank you LUC for allowing me to say a few words.

My name is Taschia Wright, and I am speaking as a resident of Maui and as a member of Maui Lani Neighbors. I live in the Na Hoku subdivision at 87 Anamuli St, Kahului, HI 96732. I have lived there for 4 years.

STATE OF HAWAII  
LAND USE COMMISSION

I humbly request that this Commission find that the DLNR has violated conditions of the LUC D&O particularly condition 21.

A&B presented their project for Waiale Town to your commission and thankfully received a district boundary amendment from Agricultural to Project district. Maui needs more housing and this will be a benefit for Maui. BUT the land remains zoned County Agricultural.

I thought all parts of this Waiale Town project would go through a change in zoning process before the Maui County Council like all other development projects. Instead, I have learned that the County of Maui permitted DLNR to build the sports complex on land zoned for Agriculture by considering it to be a "Special Use".

A&B represented that the entire petition area would go through a change in zoning. This change in zoning would allow for the Maui County Council and the people of Maui to consider the impacts of this Sports Complex to this uniquely planned Waiale Town community which is supposed to have features like bike paths, green belts and buffer zones between Maui Lani.

For example, as I understand it, a large retention basin is to be built in this community park open space area and utilized as an integral part of the entire Waiale Town project. Yet, DLNR has proceeded to design and develop their own Sports Complex that add elements such as 12 active playing fields and 8 acres of hardened surfaces, all without the consideration and planning of the Waiale Town project requirements. It is these types of things that our County Council should consider during the zoning change but were not given the opportunity since the DLNR has proceeded without any further completion of project plans for Waiale Town.

I humbly request that this Commission consider and find that the DLNR has not properly obtained its required zone changes and therefore is violating this Commission's Decisions and Order which is binding on DLNR.

I thank you for hearing me out and for seeing to this matter as soon as practicable, considering the fact that DLNR is developing quickly.

Thank You.

LUC Public Testimony for DR14-51, November 20, 2014

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NOV 20 2014

For the record, my name is Sarita Velada, and I am speaking as a resident of Na Hoku, Maui Lani residential community, and a state and county taxpayer. I am a member of Maui Lani Neighbors non-profit organization. My address is 207 Molehulehu Street, Kahului, approximately 250 feet from the Central Maui Sports Complex site.

STATE OF HAWAII  
LAND USE COMMISSION

An endangered species, Blackburn's sphinx moth (*Manduca blackburnii* Butler) is found on the 65 acre property where DLNR wants to construct this large and intensive sports complex. Condition 16 of the Land Use Commission's Decision and Order requires the landowner of the Property to address the potential impacts on the endangered Blackburn's sphinx moth and other endangered species in the Petition Area, including consultation with DLNR, the State of Hawai'i Department of Forestry and Wildlife (DOFAW), and the U.S. Fish and Wildlife Service (USFWS) to develop mitigation measures to avoid adverse impacts to endangered species. If determined necessary, this would require approval of a Habitat Conservation Plan and Incidental Take License and Permit. This condition was added because A&B's biologist found the moth on numerous parts of the petition area, including within the 65 acres sold to DLNR. Moreover, DLNR has already admitted that the moth's host plant has continued to grow on the 65 acre property since A&B's biological survey. It is my belief that DLNR has failed to establish appropriate mitigation measures to protect the Blackburn Sphinx moth, even though the LUC clearly required sufficient measures be taken. In addition, DLNR has considered the 65 acre property in isolation from the remainder of the petition area. This type of segmentation is inappropriate when considering appropriate mitigation measures for an endangered species. Therefore, I believe that DLNR is in violation of Condition 16.

I ask that the State of Hawaii LUC declare DLNR in violation of compliance with Condition 16 of its Docket No. A10-789 of June 21, 2012. Thank you for hearing my testimony and also for scheduling this matter so quickly. Time is of the essence since DLNR has begun construction.



**Testimony of Laura Amerio to the Hawaii State Land Use Commission  
November 20, 2014, Kahului, Maui, Hawaii**

My name is Laura Amerio. My husband and I own a home at 194 Anamuli Street, in the Legends of Maui Lani residential community. I am testifying to LUC today because the LUC was created to ensure that Hawaii's lands are put to those uses to which they are best suited, and because we believe that the Department of Land Use and Natural Resources has violated LUC's Decision and Order for the property abutting ours.

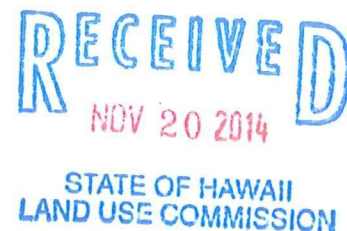
We are extremely concerned about the 12 foot steel poles holding a black dust barrier that DLNR cemented into place only 6 inches from our property lines this past week. This was done without any written notification to us. We will have to live with this dust barrier shadowing out our backyards and our first story for months. DLNR could have easily placed these much further away from us. We have now been told by the construction team that a 6 foot high chain link fence will be permanently installed less than 1 foot away from our living space. This is an unreasonable closeness to a residential property. If the only way that DLNR can fit its project onto its property is to crowd us out, it shows that the project is poorly planned.

We are in favor of the design and construction of a recreational area that benefits our keiki and the families of our neighborhood. What we are not in favor of is DLNR's attempt to fit a massive sports complex onto a property that was never intended for such a use.

The intensive Sports Complex plan is not consistent with the representations that A&B made to the LUC that this area would be a buffer between Wai'ale and Maui Lani.<sup>1</sup> A&B's representations are now the responsibility of DLNR, the new owner of the parcel. In initiating construction of the Sports Complex, DLNR has violated Condition 21 of LUC's Decision and Order by failing to be faithful to A&B's agreement with the LUC. If the proper procedure had been followed, decisions about designs and uses for the 65 acre tract would have developed as the result of extensive and informed community participation. Clearly, this has not been the case.

The Maui Island Plan 2030 designated the land next to the Maui Lani development as a "community park." By definition a *community* park can include some ball fields, but not 12 as designated in DLNR's Central Maui Regional Sports Complex plan. The Maui County PK3 definition for a *regional* park requires at least 100 acres. The parcel behind our house is only 65 acres. To force a sports complex onto this small and unsuitable location, DLNR is not putting Hawaii lands to their best and most suitable use.

I respectfully request LUC to find that DLNR has violated the conditions of the LUC D&O and that construction should cease.



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<sup>1</sup> Petition of A&B Properties, Inc. filed 8/25/10 with the LUC to Amend the Agricultural Land Use District Boundary.

My name is Harley I. Manner, Ph.D., and I have lived in the Na Hoku neighborhood of Maui Lani at 12 Anamuli Street, Kahului, Hawai'i since January 2012. I am the Vice-President of Maui Lani Neighbors, Inc, but I am speaking as a resident of the island of Maui and a taxpayer of the State of Hawaii. My home is located approximately 860 feet from the site of the 65 acre sports complex (aka the Property). My concerns center on DLNR's failure to comply with the Land Use Commission's Decision and Order (D&O) of June 21, 2012, specifically Condition 8.

Retention basins are a major component of the Property and the Waiale development project. As these retention basins will be located within five (5) miles of Kahului airport, they are subject to *FAA Advisory Circular 150/5200-33B (Hazardous Wildlife Attractants On or Near Airports)*. Because the Hawaii Department of Transportation (HDOT) identified this FAA issue to the LUC, the LUC placed Condition 8 on the Property. This condition requires the landowner to enter into a memorandum of agreement (MOA) with HDOT "...to document hazardous wildlife attractant mitigation *prior to final subdivision approval* of the initial phase of onsite development..." However, the County of Maui *has already granted final subdivision approval*, thus permitting the sale by A & B, the prior Property owner, to DLNR, the current Property owner. I believe that the MOA required by Condition 8 was never in fact prepared, and in short, DLNR is in violation of Condition 8.

DLNR's and A&B's retention basins are a major issue. A&B promised through the LUC D&O that it would provide a retention basin that would hold *176 acre-feet of water*. Just to give you an indication of how much water this is, and how big these retention basins must be, consider this: 1 acre-foot of water requires an acre of land that is one foot deep to hold it. So, if you made it three feet deep, you would need almost *59 acres* of land to meet the 176 acre-feet requirement.

Now consider the FAA requirement, which is to avoid what happened to US Airways Flight 1549 in New York City. If you recall in 2009, Flight 1549 crashed into the Hudson River because of a bird strike. The FAA requires retention basins to be empty within 48 hours of the conclusion of the flood event to deter water birds from inhabiting the area. Originally A&B proposed a very shallow and very large retention basin (roughly 34 acres in size) to deal with this issue. However, the DLNR sports complex changed that. Now we understand that A&B has agreed to a 10 to 12 feet deep retention basin covering about 15 acres of land. After a 50 year flood event, this basin might be completely full of water. Where is the engineering study showing that it is feasible for the water to percolate out in 48 hours? I don't think DLNR ever did this study for its basin nor for the re-designed A&B basin. Since DLNR has agreed to make its retention basin a part of A&B's retention basin in subsequent years, the study is clearly necessary in order to fulfill the FAA requirements.

I ask that the State of Hawaii LUC declare, as soon as possible, that DLNR is in violation of compliance with Condition 8 of its Docket No. A10-789 of June 21, 2012.

I thank you for this opportunity to speak to you today.



Erin Potter

November 20, 2014



For the record, my name is Erin Potter. I have been a resident of Maui Lani Legends for approximately 1 year. My address is 32 Papahi Loop, Kahului. I work as a Histology Tech at the Maui Memorial Medical Center. My husband David Potter is a Police Officer with MPD and is not able to be here today. He is the President of Maui Lani Neighbors. I am here to testify on his and my behalf and also as a tax payer of Maui and the State of Hawaii.

I humbly request that this Commission declare that DLNR's current construction of the Sports Complex violates the LUC's decision and order granted with respect to the Wai`ale project.

I understand that the LUC decision-making criteria takes into consideration the potential impact of the proposed reclassification on the commitment of state funds and resources.<sup>1</sup> In the original A&B Wai`ale EIS, there is no mention of any state funds and resources as it pertains to the 65 acre park area located next to Maui Lani. I would, however, like to bring to your notice that substantial state funds and resources are in fact being committed to this project via the Sports Development Initiative. The Sports Initiative is funding this 65 acre park area to be a destination site for intensive, active organized recreation. The Sports Initiative is funding the project with all of the projected \$25 million it will take to complete the development of this active regional park.

Moreover, these state expenditures were made for Lieutenant Governor Shan Tsutsui's Sports Development Initiative. The purpose of this initiative is to encourage sports tourism by drawing people from other countries to use this and other parks for training and events. This type of sports tourism proposal was never proposed or approved by the LUC, and it certainly should have been subjected to additional planning review and zoning review.

I don't think this commitment of state resources was fairly represented to this commission and therefore the original terms and project plans were not adequately considered in approving the project.

Please find in favor of declaratory relief and halt the construction project that the DLNR has already begun.

Thank You for hearing my testimony this morning as this issue is very important to me and my husband, even more so since the DLNR has already begun their construction.

1. **HRS §205-17 Land use commission decision making criteria.** In its review of any petition for reclassification of district boundaries pursuant to this chapter, the commission shall specifically consider the following:

**3: The impact of the proposed reclassification on the following areas of state concern: (D) Commitment of state funds and resources;**



## LUC Public Testimony for DR14-51, November 20, 2014

My name is Jared Schmitz and I am reading the testimony of Mark Hoenig who is a homeowner in the Maui Lani residential community. Mr. Hoenig, who lives at 138 Kapela Place, Kahului, Hawaii, is unable to be present today. Mr. Hoenig is a member of the Maui Lani Neighbors non-profit organization. I am also a resident of Maui Lani and a member of Maui Lani Neighbors. My address is 207 Molehulehu Street, Kahului.

Mr. Hoenig's testimony today regards violations of Condition 21 of this Commission's Decision and Order, filed June 21, 2012, especially as it relates to the change in zoning requirements:

Condition 21 provides that the Wai`ale Land *shall* be developed "in substantial compliance with the representations" made by Alexander & Baldwin during the district boundary amendment process. Any substantial deviation from the proposal made by A&B would be in violation of this commission's Decision and Order.

A&B represented through the Wai`ale Final Environmental Impact Study that the impacts related to the Wai`ale project, including the retention basin, would be further evaluated during subsequent land entitlement requests. These land entitlements, as confirmed by A&B, included an application to the Maui County Council for a change in zoning for the Wai`ale land from Agricultural District to Project District – among other requirements.

Oral testimony provided by A&B's representatives during the District Boundary Amendment hearings acknowledged very clearly that they understood that a change in zoning would be required for the project. This was confirmed by testifier Thomas Witten, called by A&B as "an expert in community planning and environmental planning." It was also confirmed by A&B Vice President, Grant Chun, during his testimony. In addition, the change in zoning requirement was acknowledged by the Maui County Planning Director, during his testimony. The verbatim questions and answers related to these testifiers can be provided to this commission, if needed. They are not included in the testimony today due to time limitations.

A change in zoning from "Agricultural District" to "Project District" requires approval by the Maui County Council. It entails a three-phase review process, during which the project is subject to significant review and public hearings before multiple agencies. This process never happened.

The Decision & Order is recorded on the title of the subject property and is binding on A&B, as well as A&B's successors, including DLNR. Despite the fact that DLNR was subject to this change in zoning requirement, once the land was acquired by DLNR a *new and expedited review process* for the Property was initiated. It was as if the land was now somehow unrelated to the Wai`ale master planned community, even though it is clearly and unequivocally tied to the Wai`ale project.

Along with numerous other violations of this commission's Decision & Order, DLNR never pursued the required change in zoning process through the Maui County Council, as was

mandated and confirmed by A&B's testifiers, as well as the County of Maui. **This fact is not in dispute. Therefore, it is clear that DLNR has failed to fulfill Condition 21 of the Decision & Order. For this reason, I (Mr. Hoenig) am asking this commission to rule in favor of the Maui Lani Neighbors petition and find that DLNR is in violation of the Decision & Order.**

Thank you for allowing me to provide my testimony.

Mark Hoenig, Maui Lani Homeowner



LUC Public Testimony for DR14-51, November 20, 2014

My name is Holden Kepo'okela Gannon, and I live at 168 Anamuli Street, within the Maui Lani development.

The mission statement directly off of the website for the Department of Land and Natural Resources (DLNR) reads as follows:

“To enhance, protect, conserve and manage Hawaii’s....resources...”

We will come back to that.....

Now.....the Hawaii Environmental Policy Act (HEPA) requires government agencies to consider the environmental effects of projects **before** action is taken. When an Environmental Impact Statement (EIS) is required, it means the applicant must prepare an **extensive** informational document disclosing the environmental effects of the proposed development.

An EIS for the Wai`ale master planned community was prepared. If you go back and review that EIS, it **never** identified to the LUC the types of impacts that are now being proposed by the DLNR. That’s because the design was **preliminary**. The LUC granted approval for this **preliminary** design because **all parts** of the petition area would go through multiple layers of county review. However, DLNR is now proceeding with development of the petition area without going through the County process. How has DLNR done that? **It has pretended that the LUC’s conditions are inapplicable to development!**

DLNR is currently proceeding with construction that will result in over eight acres of hardened surface area resulting from roads and parking. They will also pump 400,000 gallons of water per day from the Kahului Aquifer to irrigate grass. **DLNR is doing this even though State water experts have concluded this aquifer is already being pumped at unsustainable levels.**

DLNR’s project clearly violates **condition 21** of the LUC decision and order, which requires the property owner to develop in compliance with representations made to the LUC. The initial representations made to the LUC are **completely** different than what is now proposed with the **Mega Sports Complex**.

DLNR’s project also violates **condition 5** of the LUC decision and order. Condition 5 requires the property owner to execute a memorandum of agreement with the Hawai`i Department of Transportation (“HDOT”) “prior to final subdivision approval.” **This has never been done and yet DLNR got final subdivision approval, how does that happen?**

I will tell you how that happens. The DLNR knows it cannot comply with condition 5 of the LUC’s decision and order for a couple of years. None of the “proper” entitlements and road infrastructure will be in until then. So what does the DLNR do in the meantime? It is routing all of its traffic – potentially 1,400 or more trips per day – through **our** neighborhood. **DLNR is going to use a route that was never intended for this kind of traffic. Nor was this route ever proposed for this traffic during the LUC’s preliminary proceedings.** In fact, the intersection

that I and other Maui Lani homeowners have to navigate on a daily basis is unable to handle even the current traffic load!

So...going back to the DLNR's mission statement again: "To enhance, protect, conserve and manage Hawaii's ....resources...."

**What have we come to, when the agencies put in place to protect the law, are the very ones breaking those laws? The DLNR should be held to a higher standard, and at the very minimum.....follow the law.**

Please make sure our neighborhood does not continue to suffer from DLNR's ill planned mega sports complex. You must find the Department of Land and Natural Resources guilty of violating condition 21 and condition 5. You must stop this development before even more **irreparable** harm is done to this community.

Holden Kepo'okela Gannon, a concerned citizen.

November 19, 2014

LAND USE COMMISSION  
STATE OF HAWAII

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State of Hawai'i Land Use Commission  
Department of Business, Economic Development & Tourism  
P.O. Box 2359  
Honolulu, HI 96804-2359

Aloha,

My name is Erin Rodrigues and I am a current Assistant Coach, Team Manager, Team Mom for the Maui Girls Soccer Club. We are an Up Country Maui based soccer team. Our club ages range from girls U8 (under 8 years) to U13 (under 13 years). We have about 5 teams this up and coming HYSA Season. In 2005 we started with just one team and have grown. Soccer here on the island of Maui has grown. I myself along with the entire soccer club, fellow clubs would like to see this park through.

I have previously attended the meeting that was held at Pomaika'i Elementary School and listened to what the residence people of the Maui Lani subdivision had to say. Personally, I lived all my life a block away from Eddie Tam Gym which is a public park as well, and know that there are people that have their property line 10 - 20 feet from the boundary line of Eddie Tam, and not once have heard them complain about the lights, noise, traffic etc. Look at War Memorial Stadium as well, it is near residential and you don't hear complaints from the residence's there. I live currently in Pukalani and am not far from King Kekaulike High School and Kamehameha Maui Campus. We can hear their functions all the time, but hey it's great. It's for the youth and teens of Maui County. At least they are not out there doing drugs, drinking and driving etc.

This park has been in the plans for years, even before the Maui Lani Subdivision was put in place. I think if anything the Maui Lani Subdivision should have notified their prospective buyers of what would have been coming up near their subdivisions. I believe this park should be completed; it will be beneficial to everyone in the community. The only thing I do understand from the Maui Lani Residences, is the traffic situation, I believe the park would need another exit and entrance either from Kuihelani Highway or Waiko Road somehow. Please look into this, for the situation with the intersection is horrible as it is now. I believe by



looking into the traffic situation the residences of the Maui Lani Subdivision will be more accommodating.

I am sorry but I have to work on Thursday, November 20, 2014 and will not be able to attend the meeting in person. If I knew about the meeting earlier too, I would have had more testimonials written as well. I just found out about the meeting yesterday November 18, 2014. If you need anything else further please don't hesitate to call or email me.

On behalf of the Maui Girls Soccer Club Mahalo for your time and support,

*Erin Rodrigues*

Erin Rodrigues

[Erinrodrigues20@yahoo.com](mailto:Erinrodrigues20@yahoo.com)

808-357-6601

Maui Girls Soccer Club Team Manager