LAND USE COMMISSION
MEETING MINUTES
March 15, 2012
Leiopapa A Kamehameha
Conference Room 204, 2nd Floor
235 S. Beretania St., Honolulu, Hawai`i

COMMISSIONERS PRESENT: Chad McDonald
Kyle Chock
Normand Lezy
Ronald Heller
Nicholas Teves, Jr.

COMMISSIONERS ABSENT: Jaye Napua Makua
Thomas Conrades
Lisa Judge
Ernest Matsumura

STAFF PRESENT: Orlando Davidson, Executive Officer
Sarah Hirakami, Deputy Attorney General
Bert Saruwatari, Staff Planner
Scott Derrickson, Staff Planner
Riley Hakoda, Staff Planner/Chief Clerk

COURT REPORTER: Holly Hackett

AUDIO TECHNICIAN: Walter Mensching

CALL TO ORDER

Chair Lezy called the meeting to order at 9:30 a.m.

APPROVAL OF MINUTES

Commissioner Chock moved to approve the minutes. Commissioner Heller seconded the motion. The minutes were unanimously approved by voice votes (5-0).

Please refer to LUC Transcript for more details on this matter)
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TENTATIVE MEETING SCHEDULE

Executive Officer Davidson provided the following:

- The regular tentative meeting schedule for the calendar year 2012 was distributed in the handout material for the Commissioners.
- Upcoming meetings will involve one day travel to Maui on April 4 and returning to Honolulu on April 5, 2012. The meeting is planned to require the Commission to have lunch onsite to facilitate the timely completion of docket business.

There were no questions or comments regarding the tentative meeting schedule.

Chair Lezy announced that Docket A11-793 would be deferred to a later date due to quorum issues.

CONTINUED HEARING

A06-771 D.R. HORTON-SCHULER HOMES, LLC, (O‘ahu)

Chair Lezy announced that this was a continued hearing on A06-771 D.R. HORTON – SCHULER HOMES, LLC, a Delaware limited liability company, d.b.a. D.R. Horton-Schuler Division.

APPEARANCES

Benjamin Kudo, Esq., Naomi Kuwaye, Esq. and Yuko Funaki, Esq., represented Petitioner D.R. Horton-Schuler Homes, LLC
Cameron Nekota, D.R. Horton-Schuler Homes, LLC
Krishna Jayaram, Esq., Deputy Corporate Counsel, represented City and County of Honolulu, Department of Planning and Permitting (DPP)
Tim Hata, DPP
Bryan Yee, Esq., represented State Office of Planning (OP)
Mary Lou Kobayashi, OP
Dr. Kioni Dudley, represented Intervenor Friends of Makakilo (FOM)

Please refer to LUC Transcript for more details on this matter)
March 16, 2012 meeting minutes
Linda Paul, Esq., legal advisor to FOM
Elizabeth Dunne, Esq., represented Intervenor The Sierra Club
Eric Seitz, Esq. and Sarah Devine, Esq., represented Intervenor Clayton Hee
Senator Clayton Hee

Chair Lezy updated the record, described the procedures for the proceedings, and announced that public testimony for A06-771 would be taken on March 16, 2012 at 2 p.m. and that the A11-793 Castle & Cooke Homes Hawaii Inc. docket would be deferred to a later date due to lack of quorum.

Dr. Dudley stated that his witness, Tom Coffman, would be appearing on March 16, 2012 due to minor surgery. Chair Lezy acknowledged Dr. Dudley’s notice. There were no objections to the rescheduling of Mr. Coffman’s appearance before the Commission. Chair Lezy announced that it was his intention to close the evidentiary portion of the A06-771 Docket on March 16, 2012.

There were no questions or comments regarding the procedures. Chair Lezy announced that there would be an additional witness from DPP to respond to questions from Intervenor Senator Hee due to correspondence between DPP and Intervenor Hee. Mr. Seitz acknowledged that the DPP witness was present and ready to testify after the regular scheduled witnesses.

INTERVENOR- SENATOR HEE WITNESSES

1. Former Governor John Waihee

   Former Governor Waihee described his personal background and experience in government; and what his administration’s goals and objectives were regarding the agricultural industry and protecting prime agricultural land.

   Questions for Governor Waihee
   Petitioner-

*Please refer to LUC Transcript for more details on this matter*

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Mr. Kudo requested clarification on Governor Waihee’s support for various developments that were approved and constructed before, during and after his term in office. Governor Waihee described how and why he initially supported the Second City concept; how the Office of Planning was created and involved in the regional development issues; why balance needed to be restored to the land use approval process; how he perceived the Ewa master plan and affordable housing; and why housing development and protecting agricultural lands needed to be reassessed and evaluated to ensure that sustainability concerns were properly addressed.

Questions for Former Governor Waihee
DPP had no questions.

OP-

Mr. Yee requested clarification on what “Con-con” provision Former Governor Waihee was referring to in his testimony. Governor Waihee responded that he was referring to Important Agricultural Land (IAL) legislation that was initiated to protect prime agricultural land.

FOM-

Dr. Dudley requested clarification on Former Governor Waihee’s perspective of what the State’s role was in the development of the Ewa plains. Governor Waihee described his administration’s attempts to facilitate Ewa development and the second city concept by attempting to create integrated communities with business and residential features that would make it a desirable area and preserve the landscape.

Dr. Dudley also requested clarification on Governor Waihee’s perception of equal land value and affordable housing. Governor Waihee described why higher affordable housing percentage requirements had been used for proposed projects during his administration and how conditions for affordable housing requirements had changed since his time in office; and why the Commission needed to carefully consider more than land use factors during its decision-making.

Please refer to LUC Transcript for more details on this matter)
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The Sierra Club, Senator Hee and the Commission had no questions. Chair Lezy shared the Commission’s experience with reverting an urban land use designation back to agriculture. Governor Waihee acknowledged that the Commission had a difficult task.

There were no further questions for Gov. Waihee.

2. Former Governor Benjamin J. Cayetano

Former Governor Cayetano described how his administration attempted to satisfy the water needs of small farmers and ensure food security and sustainability; and expressed his concerns about the need to preserve and protect prime agricultural land in the Petition Area.

There were no questions for Former Governor Cayetano.

3. Senator Clayton Hee

Senator Hee described his background and interests in agriculture and food security; and his reasons for intervening in the docket. He stated that he felt that Hawai‘i/O’ahu had reached a “tipping point” and voiced why preserving the Petition Area for agriculture was so important to him. Senator Hee referred to his Exhibit 61B (the Ariyoshi paper-Hawaii-The First Fifty Years-The Next Fifty Years) and commented on why the LUC should review its role and recalled the questions that several Commissioners had been asked during their confirmation process and reminded the Commission of its duty to the State when deciding on the Petition.

There were no questions for Senator Hee.

The Commission went into recess at 10:33 a.m. and reconvened at 10:48 a.m.

Chair Lezy stated that Kathy Sokugawa of DPP was appearing as the Commission’s witness to clarify the exchange of written correspondence regarding City Council Resolution 12-23 between the Intervenors Clayton Hee and The Sierra Club, and DPP.

*Please refer to LUC Transcript for more details on this matter*

March 16, 2012 meeting minutes
Commission Witness

1. Kathy Sokugawa- DPP

Ms. Sokugawa described her perspective of why she was appearing before the Commission and on how the DPP reacted and responded to Resolution No. 12-23.

Mr. Seitz requested clarification on what impact Resolution 12-23 would have on the proceedings regarding A06-771 and on the City’s position on urban growth boundaries and how they related to the identification of important agricultural lands (IAL). Ms. Sokugawa shared why the Resolution would not alter DPP’s current position and past testimonies regarding the Petition Area and described different City approval scenarios and possibilities that might develop if future determinations were made that were different from those currently in place for urban growth boundaries and important agricultural land identification. Ms. Sokugawa stated DPP was still at the initial stages of preparing to identify IAL and described how she perceived the IAL identification process outcomes would affect the City and County’s plans.

Questions
Petitioner and DPP had no questions.

OP-

Mr. Yee requested clarification on the official decision-making process for IAL designation that DPP planned to implement. Ms. Sokugawa provided further details about how the DPP identification plan would progress through the City’s agencies and stated that a consultant had been hired to help with the process.

Mr. Yee asked if meeting the stated April 1, 2012 resolution status report deadline was possible. Ms. Sokugawa responded that it was unlikely and that reviewing remaining agricultural land currently within urban growth boundaries was not a priority; and described how the Ewa Development Plan would have to be revised, altered and re-approved if changes were required to accommodate IAL designations.

*Please refer to LUC Transcript for more details on this matter*)

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FOM-

Dr. Dudley requested clarification on how Ms. Sokugawa perceived making revisions to the Ewa Development Plan; and what the purpose and intent of Resolution No. 12-23 was and how it applied to DPP matters before the Commission. Ms. Sokugawa described her perception of the resolution's requirements; and her recollection of what transpired at the City Council committee meeting where the resolution was discussed and what actions were required of Laura Thielen by the City Council.

THE SIERRA CLUB

Ms. Dunne requested clarification on whether lands in the Petition Area could be designated IAL by DPP after the identification process. Ms. Sokugawa responded that from a planner's perspective, unless the Ewa Development Plan (EDP) were changed during the process, it would not be possible.

Ms. Dunne requested clarification on whether the EDP could still be changed since it was undergoing an update process. Ms. Sokugawa described how amendments to the EDP could be entertained by the City up until final adoption.

SENATOR HEE-

Mr. Seitz had no questions.

COMMISSIONERS

Commissioner Heller requested clarification on how the expedited process referred to in the resolution could be implemented. Ms. Sokugawa estimated that a year's time line might be necessary.

Chair Lezy asked what practical effect the DPP resolution was expected to have. Ms. Sokugawa responded that the DPP would take the resolution to heart and attempt to comply with its spirit although there may be changes to the timing involved.

*Please refer to LUC Transcript for more details on this matter*

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There were no further questions for Ms. Sokugawa.

Chair Lezy announced that the A06-771 docket would continue at 9:00 a.m., March 16, 2012 and entertained a motion for an Executive Session.

Commissioner Chock moved and Commissioner Heller seconded the motion for Executive Session; and by voice vote (5-0) the Commission elected to enter Executive Session at 11:25 a.m.

The Commission reconvened at 11:40 a.m. and went into recess immediately thereafter.
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COURT REPORTER: Holly Hackett

AUDIO TECHNICIAN: Walter Mensching

CALL TO ORDER

Chair Lezy called the meeting to order at 9:04 a.m.

CONTINUED HEARING

A06-771 D.R. HORTON-SCHULER HOMES, LLC., (O‘ahu)

Please refer to LUC Transcript for more details on this matter)

March 16, 2012 meeting minutes
Chair Lezy announced that this was a continued hearing on A06-771 D.R. HORTON – SCHULER HOMES, LLC, a Delaware limited liability company, d.b.a. D.R. Horton-Schuler Division.

APPEARANCES

Benjamin Kudo, Esq., Naomi Kuwaye, Esq. and Yuko Funaki, Esq., represented Petitioner D.R. Horton-Schuler Homes, LLC
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Krishna Jayaram, Esq., Deputy Corporate Counsel, represented City and County of Honolulu, Department of Planning and Permitting (DPP)
Tim Hata, DPP
Bryan Yee, Esq., represented State Office of Planning (OP)
Mary Lou Kobayashi, OP
Dr. Kioni Dudley, represented Intervenor Friends of Makakilo (FOM)
Elizabeth Dunne, Esq., represented Intervenor The Sierra Club
Eric Seitz, Esq. and Sarah Devine, Esq., represented Intervenor Clayton Hee

Chair Lezy reviewed the remaining witnesses that were to appear before the Commission with the Parties and confirmed that the sequence of witnesses would begin with FOM’s Paul Brewbaker, The Sierra Club’s Jonathan Deenik, FOM’s Tom Coffman and Petitioner’s Rebuttal Witness, Tom Nance. Chair Lezy also asked if Senator Hee had concluded the evidentiary portion of its case and Mr. Seitz responded that he had.

Chair Lezy then recognized and approved a request from State Senator Wil Espero to testify before the scheduled public testimony time due to his legislative responsibilities and time constraints.

PUBLIC WITNESS

1. State Senator Wil Espero

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Senator Espero described his past work experience and read his
submitted written testimony in support of the Petition for the
Commission.

There were no questions for Senator Espero.

INTERVENOR FOM WITNESS
1. Paul Brewbaker- Economics Expert

Dr. Brewbaker described his professional background and
professional affiliations and provided his perspective on the economic
aspects of proposed project.

Dr. Dudley requested clarification of the function of cities and Dr.
Brewbaker’s perspective of how the second city concept evolved. Dr.
Brewbaker described how cities were agglomerations of economic
activity and how distance to cities from farther locales and natural
boundaries affected this activity; and voiced his familiarity with the
early Campbell Estate plans for the Ewa plain. Dr. Brewbaker
described how a segregated second city had been originally envisioned
and how it had deteriorated to a continuous urban zone since
Honolulu and Kapolei were supposed to be two distinct cities
separated by green space, not more urban development.

Dr. Dudley asked if Dr. Brewbaker thought that public policy
which allowed building on prime agricultural land was appropriate.
Dr. Brewbaker stated that it was more sensible to use the least
desirable agricultural land first (if agricultural land had to be used);
and that the rational extension of the city should respect boundaries to
preserve natural resources; and consider retaining “option value” (the
ability to manage uncertainty) with the land-to keep options open to
adapt to rising energy costs, food security issues and other possible
consequences.

Please refer to LUC Transcript for more details on this matter
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Dr. Brewbaker described how the most efficient way to provide for housing needs was to consider using a commute time of one hour as a gauge and determine how the urban core could accommodate this time segment in ways that made economic sense. Dr. Brewbaker described how economies of scale, infrastructure capacity improvements and building within existing urban boundaries could help get workers back on the job and benefit the public. Dr. Brewbaker stated that he believed that the urban boundaries had reached their maximum and that further development could impair their functionality and expected urban economic benefits.

Questions
Petitioner

Mr. Kudo requested clarification on past, present and future economic cycles and the state of construction today in Hawaii. Dr. Brewbaker described the decline in the last 3 construction cycles and how he anticipated an upward turn in the future fueled by rising real estate valuations; and how he perceived land entitlements as “call options”.

Dr. Brewbaker also described why the LUC should look beyond economics and how he envisioned 21st century urbanization with higher densities in the primary urban core.

DPP and OP had no questions.

The Sierra Club

Ms. Dunne requested clarification of how to develop more affordable homes in the urban core and whether the proposed project was necessary for urban growth. Dr. Brewbaker described how land, labor & materials, and land entitlements comprised the major costs for developing property and how the entitlements portion could changed to lower costs and increase affordability; and why preserving prime

Please refer to LUC Transcript for more details on this matter)
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agricultural land and seeking alternate project sites for urban growth was important.

Senator Hee-

Mr. Seitz requested clarification on how higher land costs in the urban core could be offset and how government could facilitate matters. Dr. Brewbaker described how he expected the expediting of the permit and approval process by government agencies could reduce costs and how urban core development had garnered support from the current administration; and how his perception of affordable housing differed from how it was defined for project development proposal standards.

Mr. Seitz requested clarification on how Dr. Brewbaker perceived the accuracy of Mr. Plasch’s report to the Commission. Dr. Brewbaker stated that he differed in opinion on job creation and on the argument that agricultural activity could be moved to other agricultural land and described a project should not be allowed to happen based on those factors since-jobs would occur anywhere construction occurs and that housing activity can also occur on other urban land or by using lesser quality agricultural land first.

Redirect-

Dr. Dudley requested clarification on how the entitlement portion could help lower costs for urban core development. Dr. Brewbaker provided further details of how government agencies should adopt a better “gatekeeper”/planner approach in their approval and permitting processes for urban districts.

Commissioner Questions

Commissioner Heller requested clarification on how the described externalities of congestion and travel commute time would affect the proposed project and its potential residents. Dr. Brewbaker shared his

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perception of how his city agglomeration argument would apply under different development circumstances and why congestion needed to be well-managed as it occurred.

Commissioner Matsumura requested clarification on what the economic impact to state would be if agriculture was deemphasized. Dr. Brewbaker described what he thought the economic loss would be and cautioned that the irreversibility aspect of that decision needed to be strongly considered.

Chair Lezy requested clarification on the concept of driving residential development into the urban core and on what would be the motivation to cause such relocation and what the magnitude of future residential demand would be. Dr. Brewbaker voiced how he did not want the decision to be a forced choice with no options and described how historical changes in demographics, technology, urban mobility and social behavior indicated that a reversal of urban growth and a return to the urban core was occurring; and how, by estimating demographic growth and immigration rates and creating demand profiles, different compositions of housing could be provided.

The Commission went into recess at 10:35 a.m. and reconvened at 10:55 a.m.

INTERVENOR THE SIERRA CLUB
1. Jonathan Deenik- Soil Scientist

Dr. Deenik was offered and admitted as a soil fertility and quality expert and described his professional background and familiarity with the Petition Area; and provided his assessment of why the soil conditions of the Petition Area were extraordinary. Dr. Deenik stated that it would take a minimum of ten thousand years to recreate the quality of soils that existed in the Petition Area elsewhere and

Please refer to LUC Transcript for more details on this matter)
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described why the Petition Area soils were for unsuitable urbanization building sites and why they were so valuable for farming.

There were no questions for Dr. Deenik.

Chair Lezy asked if The Sierra Club had completed the evidentiary portion of its case. Ms. Dunne replied that it had.

INTERVENOR FOM WITNESS- Tom Coffman

Prior to Mr. Coffman’s testimony, discussion ensued on whether the slides that were part of his PowerPoint presentation had been admitted into evidence. Dr. Dudley argued that the slides had been admitted and requested a recess to confirm and organize his presentation. Chair Lezy granted the request and the Commission went into recess at 11:07 a.m. and reconvened at 11:10 a.m.

Dr. Dudley described how the admitted exhibits would be shown in the PowerPoint presentation and Chair Lezy acknowledged that their use was allowed.

2. Tom Coffman-Expert in Contemporary History of Hawaii

Mr. Coffman described his professional background and his past work relationship with the Campbell estate; and the efforts he had contributed towards marketing the second city concept. Mr. Coffman provided his perspective of how the original development plan portrayed Honolulu and Kapolei as two distinct and separate cities separated by green space with distinct boundaries and how the later versions of the plan had melded the urban areas together.

Mr. Coffman stated that he felt that the Public’s trust had been violated since the original plan had changed drastically from what had gained the second city approval in the beginning, and described how the Kapolei area still had not achieved full development. Mr. Coffman also described his familiarity with why the Land Use Commission was created and what its governmental role was in determining land use designations; and why the City and County plans should be critically

*Please refer to LUC Transcript for more details on this matter*

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reviewed since the City could lose future potential tax revenue if the Petition Area remained undeveloped.

Questions
Petitioner

Mr. Kudo requested clarification on the second city presentation work Mr. Coffman had done for Campbell estate. Mr. Coffman described the nature of his work, what its content was; what it was designed to accomplish; and who its intended audience was. Mr. Kudo asserted that parts of Mr. Coffman’s film work contained information from the City indicating proposed urbanization of agricultural land. Mr. Coffman disputed the assertion and discussion ensued over what had been represented in the Campbell Estate presentations.

Mr. Kudo requested clarification on the research and considerations made for the content of the Campbell Estate presentations. Mr. Coffman described how he had focused the presentation for State and community groups and highlighted important points relative to this audience and not for City concerns and discussion ensued on what the content of the presentations consisted of.

There were no other questions.

Redirect-
There was no redirect.

Commissioner Questions

Commissioner Heller requested clarification on Mr. Coffman’s remarks about the City having a pro-development bias to increase its tax revenues and whether it was possible for the City Council to increase taxes for agricultural land. Mr. Coffman described why he perceived the City with having a pro-development bias since real property taxes could

Please refer to LUC Transcript for more details on this matter
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be derived from the new developments and acknowledged that the City could change its ordinances and restructure its taxing methods.

Chair Lezy asked if FOM had concluded its presentation and its evidentiary portion of the case. Dr. Dudley responded that he had.

The commission went into recess at 12:02 p.m. and reconvened at 1:15 p.m.

REBUTTAL WITNESS(ES)

1. Tom Nance
   
   Mr. Kudo stated that Mr. Nance was appearing as a rebuttal witness for Michael Lee, Dr. Giambelluca, and William Tam.

Regarding Michael Lee’s Testimony –

   Mr. Nance described his understanding of karsts and karst caves in Petition Area to rebut Mr. Lee’s claim that they existed. He expressed that his exploration and findings regarding the subterranean features of the Petition Area did not indicate that karst formations as described by Mr. Lee existed. Mr. Nance also described additional findings that revealed how water in the Koolau mountain range percolated into separate windward and leeward aquifers; how drainage did not impact Mr. Lee’s limu practice since runoff could not reach the shoreline; and how improved retention/detention barriers and storage basins contributed to preventing surface runoff from reaching the shoreline and helped groundwater recharge.

Regarding Testimonies of Dr. Tom Giambelluca and William Tam

   Mr. Nance described the Ewa cap rock and area features that Mr. Tam had described during his testimony and provided additional details of what would happen to groundwater recharge in the Petition Area and how available resources could provide sustained yields to accommodate water demands of the area in the future.

*Please refer to LUC Transcript for more details on this matter*

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Mr. Nance stated that his rainfall data findings were not consistent with the data that Dr. Giambelluca and Mr. Tam’s concerns about rainfall reduction were based on and that his findings indicated that the Petition Area had ample water to supply its needs and that additional allocated supplies would not be necessary.

Questions
DPP and OP had no questions.

FOM-
Dr. Dudley requested clarification on the future water need calculations for the leeward area and why Dr. Nance’s testimony had changed regarding aquifer supplies and reliance on desalinization for different areas. Dr. Nance described the methodology and criteria he had used in his studies and provided additional details regarding water availability for the region and why he had suggested desalinization as a water resource alternative.

The Sierra Club
Ms. Dunne requested clarification on how past and current findings regarding water resources differed. Mr. Nance described how some of his assumptions had been made in the absence of real field data and how evidence discovered during well drilling had provided more information that allowed him to provide more current and accurate findings; and what his understanding of future plans to provide water for the region entailed.

Senator Hee-
Mr. Seitz had no questions.

Redirect
There was no redirect.

Commissioner Questions

*Please refer to LUC Transcript for more details on this matter*

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Commissioner McDonald requested clarification on where existing wells in the Petition Area were located and to what depths they were being drilled. Mr. Nance described why the various wells had been located in different portions of the Petition Area and stated that the wells were drilled to the depths of 300-400 feet.

There were no further questions for Mr. Nance.

Mr. Kudo confirmed that he had no additional witnesses, and that Petitioner had completed the evidentiary portion of its case.

Chair Lezy announced that public testimony would be taken from those present in the order that their names were entered on the sign-up sheet till the posted start time and that public testimony would be taken up till 3:30 p.m. due to Commissioner airline travel plans and that any remaining public testifiers would be deferred till the next hearing on this docket.

PUBLIC WITNESSES
2. Pearl Johnson-
   Ms. Johnson shared her opinion of what the LUC’s decision-making authority was and why the Petition should not be granted.
   There were no questions for Ms. Johnson.
3. Victoria Cannon-
   Ms. Cannon stated that she would be-submitting a petition with 6,661 signatures opposing the Petition and described why the effort to collect the signatures was made.
   There were no questions for Ms. Cannon.
4. Charlie Reppun-
   Mr. Reppun submitted written testimony and described why he opposed urbanization.
   There were no questions for Mr. Reppun.
5. Arlene Webb-

*Please refer to LUC Transcript for more details on this matter*

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Ms. Webb stated that she had taken the bus to specially appear to testify in opposition and described her concerns about granting the Petition.

There were no questions for Ms. Webb.

6. David Hulihee-Chair CEO Grace Pacific

Mr. Hulihee described why he and his company supported the Petition.

There were no questions for Mr. Hulihee.

7. Fred Lau

Mr. Lau stated that he was a farmer and described the benefits of urban farming and his aquaponics farming experience. Mr. Lau stated that he would like to work with DR Horton and supported the Petition.

There were no questions for Mr. Lau.

8. Robert Yonioka

Mr. Yonioka described why he supported the proposed project.

There were no questions for Mr. Yonioka.

9. Alice D. Fisher

Ms. Fisher described her concerns about granting the Petition and stated that she opposed the proposed project.

There were no questions for Ms. Fisher.

10. Glenn Yamasaki

Mr. Yamasaki described his concerns about food security and sustainability and voiced his opposition to the Petition.

There were no questions for Mr. Yamasaki.

11. Mark Darangchang

Mr. Darangchang read his testimony in support of the Petition.

There were no questions for Mr. Darangchang.

The Commission went into recess at 2:28 p.m. and reconvened at 2:35 p.m.

12. Leatrice Grantham

Ms. Grantham expressed her support for the proposed project.
There were no questions for Ms. Grantham.
13. Clyde Hayashi
   Mr. Hayashi provided his reasons for supporting the Petition.
   There were no questions for Mr. Hayashi.
14. Adam Bensley
   Mr. Bensley described why he opposed the proposed project.
   There were no questions for Mr. Bensley.
15. Thomas Ramos
   Mr. Ramos described why he supported the second city Kapolei concept and the proposed project.
   There were no questions for Mr. Ramos.
16. Jeanine Clifford
   Ms. Clifford described her past experiences with working with the Petitioner on community matters and why she supported the Petition.
   There were no questions for Ms. Clifford.
17. Georgette Stevens
   Ms. Stevens stated that she had been a member of the Hoopili Task Force and described why she supported the Petition.
   There were no questions for Ms. Stevens.
18. Matthew Stuckey
   Mr. Stuckey voiced his opposition to the Petition.
   There were no questions for Mr. Stuckey.
19. Phyllis Kacher
   Ms. Kacher voiced her support for the Petition.
   Ms. Dunne asked if Ms. Kacher was aware of pending class action law suits against the Petitioner. Ms. Kacher acknowledged that she was aware that developers incur law suits.
   There were no further questions for Ms. Kacher.
20. Maeda Timson
   Ms. Timson expressed her support for the Petition and displayed a cart filled with cards supporting the proposed project.
   There were no questions for Ms. Timson.
21. Jeannie Vana-North Shore Farms/ Waialua Farms Co-op

*Please refer to LUC Transcript for more details on this matter*

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Ms. Vana stated that she was a small farmer who had been looking for land and described why she opposed the petition.

There were no questions for Ms. Vana.

22. Jeannie Vana-President representing West Oahu County Farm Bureau

Ms. Vana read testimony from the West Oahu County Farm Bureau opposing the proposed project.

FOM-

Dr. Dudley requested clarification on how the organization that Ms. Vana was testifying for was structured. Ms. Vana restated that she was representing the West Oahu Farm Bureau and described how the Hawaii Farm Bureau Federation was organized and why her group had taken its position.

There were no further questions for Ms. Vana.

Chair Lezy announced that public testimony would be suspended with the remaining four witnesses being scheduled to go first at the next meeting on this docket to allow the Commission to conclude the Parties' evidentiary portion of the docket and schedule the submission of their filings.

Chair Lezy directed that each party file its proposal with the Commission and serve copies on the other parties no later than the close of business on April 13, 2012; and that all comments or objections to the parties' respective proposals shall be filed with the Commission and served upon the other parties no later than the close of business on April 27, 2012; and any responses to the objections must be filed with the Commission and service on the other parties no later than the close of business on May 7, 2012. Chair Lezy prevailed upon the parties to consult with staff early in the process to ensure that technical and non-substantive formatting protocols observed by the Commission are adhered to; and that oral arguments would be scheduled after receipt of the parties' respective filings.

Mr. Yee requested that OP be excused from filing its proposed Decision

Please refer to LUC Transcript for more details on this matter

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and Order on April 13, 2012, and would file its comments and objections on April 27, 2012 and waive its ability to file its response on May 7, 2012. Chair Lezy acknowledged Mr. Yee’s request and asked for a motion to waive Commission submittal rules for OP. Commissioner Heller moved to waive the submittal rules and accommodate Mr. Yee’s request. Commissioner McDonald seconded the motion.

The Commission was polled as follows:
Ayes: Commissioners Heller, McDonald, Teves, Matsumura, and Chair Lezy.
Nays: None
The motion passed 5-0 with 4 excused.

Chair Lezy thanked the audience for their patience and understanding for the suspension of public testimony and thanked the Parties for their efforts to close the evidentiary portion of the hearing.

There being no further business, the Commission adjourned at 3:27 p.m.