Mr. Anthony Ching, Executive Officer
State of Hawaii
Land Use Commission
P.O. Box 2359
Honolulu, Hawaii 96804-2359

Subject: 2004 Annual Report to the State Land Use Commission
Docket No. A00-732, TSA Corporation
Kaloko Industrial Park, Phases III & IV, North Kona, Hawaii

Dear Mr. Ching:

In accordance with Condition No. 14 of the subject Docket, herewith is the annual report submitted on behalf of TSA Corporation documenting project status and progress in complying with the conditions imposed.

Project Status: The Land Use Commission approved reclassification of approximately 102.016 acres, Tax Map Key 7-3-51: portion of 60, from the Conservation District to the Urban District on February 14, 2002. TSA Corporation subsequently submitted an application for zone change to the County of Hawaii in March 2002. Zone Change approval was granted by the County of Hawaii amending the County Zoning Code through Ordinance No. 02-114 on September 25, 2002, changing the district classification from Open (O) to Industrial-Commercial Mixed District (MCX-1a). The Project is currently pending the submittal of a subdivision application.

Progress in Complying with Conditions:

Wastewater

1a. The Petition Area shall be developed with dry sewer lines for eventual connection to the Kealakehe Wastewater Treatment Plant (WWTP).

1b. The Petition Area shall be required to connect to the WWTP, when such connection is available. The Petitioner, its successors, and assigns, shall collaborate with the County of Hawaii to include the Petition Area within an improvement district, if one is developed to fund the connection to the WWTP. The Petitioner or individual lot owners within the Petition Area shall pay for their fair share of the cost to fund such connection to the WWTP, whether or not an improvement district is established.

1c. The Petitioner and/or any future owner(s) of the Petition Area shall refrain from constructing upon or occupying any portion of the Petition Area until such time as the portion (e.g., lot) to be constructed upon or occupied is connected to the WWTP, unless in the interim, the portion to be constructed upon or occupied has installed a septic tank system [i.e., Individual Wastewater System (IWS)] designed to remove no less than 60% Total Nitrogen from the treatment system (e.g., septic tank with FAST, Biofilter,
Recirculation Filters, Sequential Batch Reactor, or comparable technology) and an absorption field of import material which is designed to achieve no less than 80% reduction of nitrogen; featuring adequate percolation rate; and offering additional phosphorus removal. Installation is subject to conditions of approval dictated by the Director of the Hawaii Department of Health and Hawaii Administrative Rules (HAR) Title 11 Chapter 62. When connection to the WWTP becomes available, all portions of the Petition Area, including all individual lots therein, shall connect to the WWTP, whether or not an interim wastewater treatment system has been installed for any lots.

1d. Utilization of the IWS described above (i.e., septic tank with FAST, Biofilter, Recirculation Filters, Sequential Batch Reactor, or comparable technology and an absorption field of import material which is designed to achieve no less than 80% reduction of nitrogen; featuring adequate percolation rate; and offering additional phosphorus removal) shall be limited to no more than 45% of the individual lots to be developed in the Petition Area.

1e. The owner of the IWS shall certify with the Hawaii Department of Health that the IWS shall be operated and maintained in accordance with all of the provisions of the operation and maintenance manual developed pursuant to HAR 11-62. The certification shall include that upon the sale or transfer of ownership of the IWS, the sale or transfer will include the appropriate transfer documents and provisions binding the new owner to the operation and maintenance manual.

1f. Petitioner and/or each individual lot owner(s), shall develop and participate in a Wastewater Treatment System Maintenance Agreement, before constructing upon or occupying any portion of the Petition Area, that shall provide for safe and effective operation and maintenance of the treatment units(s), whether shared or individual, and/or the temporary sewage line. This requirement shall be included in the conditions of sale of any lot and/or parcel in the Petition Area.

1g. Should the National Park Service elect to pursue installation of a temporary sewage line to the WWTP for the Kaloko-Honokohau National Historic Park Visitor Center construction project, the Petitioner may elect, subject to prior authorization by the National Park Service, to dispose of wastewater from not more than 20 one-acre lots in the Petition Area, via such temporary line to the WWTP. In no event shall the temporary sewage connection be in place and utilized for longer than five (5) years from the date of completion of construction of such temporary line except at the sole discretion of the National Park Service. The Petitioner shall pay its fair share cost to fund such temporary connection to the WWTP, as determined by the National Park Service, the Petitioner and the County of Hawaii. When connection to the WWTP becomes available through permanent sewer lines, all portions of the Petition Area, including all individual lots that may have been connected to the above described temporary sewage line, shall connect to the WWTP through permanent lines, whether or not one or more lots were connected via the temporary sewage line. Connection of not
more than twenty (20) one-acre lots to the WWTP via such temporary sewage line does not release any other individual lots within the Petition Area from compliance with any other condition(s) of this decision and order.

**Status:** On December 17, 2003, the Hawaii County Council adopted Resolution 129-03 relating to the preparation of (1) a North Kona Regional Sewerage Master Plan; and (2) a Council-initiated improvement district implementation study for the construction of certain wastewater and recycled water system improvements for Kealakehe, Honokohau, Kaloko and Kohanaiki, District of North Kona, Hawaii. A copy of this Resolution is attached. This Resolution authorizes the preparation of an implementation plan for an improvement district that would include an extension of the municipal sewer system and recycled water system to Kaloko and Kohanaiki. Petitioner is continuing to monitor the County of Hawaii’s progress in extending its municipal collection system to the Kaloko area.

**Storm and Surface Water Runoff**

2a. To the extent possible, all storm and surface water runoff shall be captured on the premises. To the extent possible, all runoff entering the ground shall be first treated to remove all industrial waste so that no industrial pollutants will reach the Kaloko-Honokohau National Park or enter the water table. Petitioner shall be subject to and prepare covenants, conditions, and restrictions for the Petition Area to contain spills and prevent materials associated with light industrial uses attributable to the operations of property, including petroleum products, chemicals, or other pollutants from leaching or draining into the ground or subsurface storm drain collection areas. Said covenants shall be subject to the approval of the Hawaii State Department of Health, upon consultation with the National Park Service, and the County of Hawaii. The Petitioner and/or tenant shall obtain all required permits and construct required improvements for storm water discharge on and from the property. These conditions shall include the following:

2b. Prior to the occupancy of any part of the Petition Area, the Petitioner shall engineer, construct (or require to be constructed) and maintain surface water/storm water containment systems to ensure that no State water quality standards will be violated.

2c. No injection well shall be constructed as an element of a surface water/storm water containment system in the Petition Area unless, prior to the start of any construction, appropriate requirements of HAR §11-23 are satisfied and the Hawaii Department of Health issues an UIC (Underground Injection Control) permit. Contaminants shall be monitored and removed with best efforts prior to entering injection wells.
2d. If a large void, such as a lava tube or solution cavity, is encountered during drilling, where the drill rod drops more than three feet, measures shall be taken to prevent migration of the injected fluids to the Kaloko-Honokohau National Park to the satisfaction of the Hawaii Department of Health as described in HAR §11-23-09(f).

2e. All injection wells established in the Petition Area shall be operated in such a manner that they do not violate any of the Hawaii Department of Health’s administrative rules under title 11 HAR, regulating various aspects of water quality and pollution, and chapters 342-B, 342-D, 342-F, 342-H, 342-J, 342-L, and 342-N, Hawaii Revised Statutes (HRS). Relevant HAR includes but, are not limited to:
   i. Chapter 11-20, “Rules Relating to Potable Water Systems”;
   ii. Chapter 11-62, “Wastewater Systems”; and
   iii. Chapter 11-55, “Water Pollution Control”.

2f. The operator of any injection well or wells in the Petition Area shall keep detailed records of the operation of the well or wells, including but, not limited to, the type and quantity of injected fluids, and the method and rate of injection for each well. Such records will be available for inspection or review by the Hawaii Department of Health as specified under appropriate sections of HAR §11-28.

2g. Any person who violates any of these conditions shall be subject to penalties as prescribed in appropriate chapters of HRS and HAR as they relate to but, not limited to: Potable Water Systems; Wastewater Systems; Water Pollution Control; Safe Drinking Water; and Underground Injection Control.

2h. The Petitioner, successors and/or individual lot owners in the Petition Area shall ensure that all drainage injection wells or subsurface drainage structures be designed with a debris catch basin to allow the detention and periodic removal of rubbish and sediments deposited by runoff. Storm water runoff shall first enter the debris catch basin before flowing into the drainage well. The debris catch basin’s volume should be at least two (2) cubic yards (or approximately 4’x4’x4’). The debris catch basin shall be periodically inspected and cleaned accordingly. Oil/water separators shall be utilized where petroleum products are used.

Status: No progress to report at this time. Subdivision design will address the required drainage improvements such as debris catch basins.

Pollution Prevention

3a. Any public or private industrial development within the Petition Area which could be considered a new source of pollution or an increased source of pollution shall, in its initial project design and subsequent construction, provide the highest and best degree of waste treatment practicable under existing technology.
3b. Before constructing upon or occupying any portion of the Petition Area, a Pollution Prevention Plan (PPP), after consultation with the National Park Service, shall be developed that addresses each of the types of uses permissible in the light industrial park, by specifically designating Best Management Practices (BMPs) tailored to each specific use. Emphasis shall be given to structural BMPs to prevent any and all pollutants that may be associated with such industries from being released into the environment, including reaching the groundwater. Structural BMPs shall include, but shall not be limited to, oil/water separators, detention ponds, lined containment pits, and stormwater filtration units designed to contain and remove industrial contamination. The PPP shall include but not be limited to:

i. All cleaning, repairs and maintenance of equipment involving the use of industrial liquids, such as gasoline, diesel, solvent, motor oil, hydraulic oil, gear oil, brake fluid, acidic or caustic liquids, antifreeze, detergents, degreasers, etc. shall be conducted on a concrete floor, whether roofed or unroofed. The concrete floor shall be constructed to contain any drip or spills and to provide for the recovery of any spilled liquid. Water drainage from these concrete floors if necessary, shall pass through a separator sump before being discharged.

ii. Any containers used for storage of used oil or other industrial liquids shall be kept on a concrete surface. The surface shall be bermed to prevent the loss of liquid in the event of spills or leaks. The containers shall be sealed and kept under shelter from the rain. (The Department of Labor and Industrial Relations’ Occupational Safety and Health regulations, sections titled, “Housekeeping Standards” and “Storage of Flammable or Combustible Liquids,” shall be followed along with the local fire code)

iii. All employees shall be informed to immediately collect and contain any industrial liquid spills on the concrete floor and should be informed against discharging or spilling any industrial liquids. Employees shall be aware to prevent any industrial spill onto the bare ground.

In the event that a specific use is proposed for the Petition Area that is not specifically addressed in the PPP, the Petitioner and/or individual lot owner(s) proposing such use shall consult with the National Park Service to establish a set of BMPs appropriate for such proposed use and consistent with the goal of preventing any and all pollutants from being released into the environment. In the event that the Petitioner and the National Park Service cannot agree upon a mutually acceptable PPP within 12 months of the date of issuance of the boundary reclassification, the Commission shall review the PPP, along with written comments from the Petitioner, the National Park Service and the other parties, and shall issue a final PPP. In no event shall the Petitioner and/or individual lot owner(s) construct upon or occupy any portion of the Petition Area until such time as the final PPP is complete. The final PPP shall be recorded and shall
run with the land within the Petition Area in the same manner as all conditions of
approval imposed by the Commission.

3c. The Petitioner, its successors or individual lot owners shall provide
signage for all drainage/injection wells in the Petition Area with the following warning.
DUMP NO WASTES. GOES TO GROUNDWATER AND OCEAN. HELP PROTECT
HAWAII’S ENVIRONMENT. Signage shall be either stand-up (legible from at least 30
feet, permanently posted at an effective and safe height) or painted on the ground next to
the drainage well’s inlet.

3d. For parking areas, BMPs will be established as covenants running with the
land which emphasize pollution prevention rather than treatment. All large vehicles such
as buses, trucks, or construction equipment shall utilize drip pans to avoid release of
petroleum onto paved surfaces. Areas used primarily for automobile parking shall be
periodically checked and cleaned to avoid buildup of oil or other automotive fluids.
Maintenance work other than emergency work on vehicles will be banned in parking
areas.

3e. Where site geometry permits, the Petitioner, its successors or individual lot
owners shall design and construct (or require to be constructed) landscaped areas,
including grassed or vegetative swales to capture storm water drainage from all
perimeter lots, facilities, and parking areas of the Petition Area.

3f. Owner or operator covenants developed for the Petition Area shall
expressly disclose to all future individual lot owner(s) the existence of the National Park
System Resource Protection Act, 16 U.S.C. Sections 19jj-19jj-4, and the consequences of
violation of such act. In particular, future land owners shall be made aware that any
person who destroys, causes the loss of, or injures any park system resource is liable to
the United States for response costs and damages resulting from such destruction, loss or
injury.

3g. The Petitioner shall participate and collaborate in a regional (Kaloko-
Honokohau) pollution prevention forum to be convened by the Commission within one
year from the issuance of this order. Intervenor shall be invited as well. Topics to be
discussed include: pollution prevention planning; best available control technologies
(BACT); structural and operational BMPs addressed to the type of uses permissible in the
light industrial park; and formulas for determining fair and reasonable pro-rata share
costs relating to any ground water monitoring program. Participants in this forum should
include but not necessarily be limited to individuals or entities with property or
development interests impacting the Queen Kaahumanu Highway corridor extending from
the Kona International Airport to the Palani Road intersection.

Status: Petitioner attended and participated in the Pollution Prevention Forum
hosted by the Land Use Commission in November 2002. Following this Forum, a
draft Pollution Prevention Plan was prepared by the Petitioner in January 2003 and
was submitted to the National Park Service for review. A request for time extension (to September 30, 2003) was submitted to the Land Use Commission to afford the parties additional time to achieve a mutually acceptable Plan. Preliminary comments were provided at a meeting with the NPS in March 2003, but no formal comments were subsequently received. The NPS provided verbal indication in January 2004 that no further comments would be forthcoming. Petitioner revised the PPP based on the preliminary comments received and submitted a draft final version for NPS review and acceptance in February 2004.

Groundwater Quality Monitoring

4. The Petitioner shall contribute its fair and reasonable pro-rata share of costs relating to a ground water monitoring program of USGS Wells 4161-01, 4161-02 and 4061-01, Aimakapa Pond, Kaloko Pond and two (2) other anchialine ponds of the Kaloko-Honokohau Historic National Park as identified by the National Park Service. Monitoring would continue once every six months for 10 years from initial occupancy, or until such time as sewer lines and hookups to the WWTP is implemented. Constituents to be monitored shall be of a full suite of nutrients (including nitrogen and phosphate), contaminants (including metals, phenolic compounds, pesticides and pesticide breakdown products, chlorinated solvents, BTEX compounds, selected pharmaceutical endocrine disruptive compounds, such as ethinyl estradiol, and nonylphenol), and standard water quality parameters (including pH, temperature, dissolved oxygenates, and salinity). The fair and reasonable pro-rata share of costs will be determined by the Commission and in conjunction with the findings generated at the regional pollution prevention forum discussed above.

Status: Representatives of TSA and Lanihau met with the National Park Service in November 2002 and provided the NPS with a proposed ground-water monitoring program in compliance with the above condition. The NPS has not responded to this proposal.

Regional/Local Transportation

5a. The Petitioner shall participate and collaborate in a regional (Kaloko-Honokohau) transportation planning forum to be convened by the Commission within one year from the issuance of this order. Participants in this forum to be convened include but, are not limited to individuals or entities with a property or development interest impacting the Queen Kaʻahumanu Highway corridor extending from the Kona International Airport to the Palani Road intersection. Topics to be discussed include: regional transportation planning issues; the timing and cost of necessary improvements to the Queen Kaʻahumanu Highway as described in the Hawaii Long Range Transportation
Plan; determination of individual fair share contributions; and process for resolving any conflicts which may arise.

5b. The Petitioner shall contribute their fair and reasonable pro-rata funding and construction of regional transportation improvements and programs to the satisfaction of the State Department of Transportation for the Petition Area.

5c. The Petitioner shall participate and collaborate with the County of Hawaii Department of Public Works and other affected agencies in the development of County feeder streets within the Petition Area.

5d. Petitioner shall participate in the fair and reasonable pro-rata funding and construction of any such roadways from its northern boundary to the southern boundary in accordance with the roadway requirements of the County of Hawaii.

5e. Petitioner shall provide an appropriate easement as determined by the County of Hawaii on the south end of Kamanu Street in order to provide a North-South connection with the adjoining property.

Status: The Petitioner participated in the Transportation Forum hosted by the Commission in November 2002. Continuing discussions have been held with the State DOT regarding the mitigation of traffic impacts to State roadways. A revised Traffic Impact Assessment Report was submitted to the DOT in June 2003 and said report was accepted by the DOT in January 2004. Attached are DOT’s letter to the County of Hawaii Planning Department dated January 20, 2004 and TSA Corporation’s letter of December 31, 2003 indicating the improvements to be undertaken.

Financial Contribution Plan

6. The Petitioner shall coordinate with affected state or county agencies the development of a financial plan for satisfying any financial contributions or requirements associated with this petition. All such plans may provide for an annual fair share incremental payment to the affected agency by the Petitioner out of the development revenues or otherwise. The affected state or county agency may establish a dedicated escrow account for the deposit and utilization of the financial contribution from Petitioner to facilitate this plan.

Status: No progress to report at this time.

Affordable Housing

7. The Petitioner shall submit a housing needs assessment and implementation plan to the Commission and appropriate County housing agency for their review and approval within six months of the issuance of this decision and order and comply with the County of Hawaii affordable housing policy. The housing needs
assessment shall be based on an analysis of the jobs generated by the development, the projected number of qualified households which may be entitled to housing assistance as specified by the County of Hawaii, the number and availability of affordable housing units and rentals in the West Hawaii area (both planned and built), the projected number of employees from the development who might be expected to commute from East Hawaii, the number of owner occupants (within the Petition Area) who reside in the West Hawaii area and the number of employees who might already reside in the West Hawaii area.

Status: In September, 2002, Petitioner requested and was granted by the Commission’s October 8, 2002 Order a time extension based on a recommendation from the County of Hawaii that it would be prudent to defer preparation of the required housing needs assessment until after the completion of the State’s Hawaii Housing Policy Study. The Commission modified the condition to reflect that the housing needs assessment would be submitted “within six months of the County’s issuance of the updated Hawaii Housing Policy Study.” The Housing Study is still pending completion and issuance.

Archaeological/Historical Sites

8a. Eight sites (21999, 22010, 22014, 22016, 22017, 22018, 22023, and 22032) retain the potential to yield information important for understanding prehistoric and historic land use. If Petitioner believes that one or more of these sites cannot be preserved, it shall provide to the Land Use Commission no later than six (6) months after this decision and order is issued a mitigation plan for its review and approval.

8b. Should any previously unidentified burial, archaeological or historical sites such as artifacts, marine shell concentrations, charcoal deposits, stone platforms, pavings or walls be found, the Petitioner, developer(s) and/or landowners of the affected properties shall stop work in the immediate vicinity and the State Historic Preservation Division of the Department of Land and Natural Resources (SHPD) shall be notified immediately. The significance of these finds shall then be determined and approved by the SHPD. Subsequent work shall proceed upon an archaeological clearance from the SHPD when it finds that mitigative measures have been implemented to their satisfaction.

Status: An Archaeological Data Recovery Plan was prepared and submitted to the State Historic Preservation Division (SHPD) in July, 2002. The Land Use Commission, in its Order Approving Petitioner’s Data Recovery Plan for Condition 8a dated October 8, 2002, required the Petitioner provide to the Commission by December 31, 2002 a letter from SHPD indicating approval of the Data Recovery Plan and confirming that preservation is not needed for the sites specified in Condition 8a. The SHPD in a letter dated December 11, 2002, accepted the data recovery plan, noting that this essentially is “basic recording”. A follow-up with Dr.
Ross Cordy of the SHPD by the Petitioner confirmed that no further preservation actions are needed.

The field work for data recovery was completed in February 2003. Acknowledgement of this was provided by the SHPD in its letter of February 26, 2003. The report covering the data recovery effort was submitted to the SHPD on October 14, 2003. By letter dated December 29, 2003, the SHPD approved the report, indicating that it has fulfilled the requirements for data recovery reports as set forth in the newly approved administrative rules. A copy of the SHPD approval letters are attached.

**Landscaping**

9a. Petitioner shall develop a landscaping plan for the Petition area that can be followed by each subsequent lot owner/tenant. Fishermen knowledgeable of traditional reference points used in locating fishing grounds, and the National Park Service shall be consulted on the development of building and landscape design guidelines prior to construction to maintain these reference points.

9b. Petitioner, where feasible, shall use indigenous and water conserving plants such as the papyrus (native paper plant) and incorporate the same into common area landscape planting.

9c. The Amy B.H. Greenwell Botanical Garden, Kaloko-Honokohau National Historical Park and other interested parties and educational institutions shall be afforded the opportunity to gather seeds and cuttings of native plants on the property that cannot be rescued or incorporated into the project’s landscaping plan.

9d. The Petitioner shall provide buffer fences/buffer strips to protect the Bidens Micrantha, a candidate endangered species by establishing a buffer zone with a minimum width of 30 feet, in the immediate vicinity of Bidens Micrantha #1 plant identified in the EIS. The Petitioner shall ensure that genetic material (seeds and cuttings) are propagated from the other three Bidens Micrantha plants located within the makai portion of the Petition area.

**Status:** A construction buffer fence was provided around Bidens #1 and #4 to protect these plants during preliminary roadway grubbing and grading operations in 2003. A survey to assess the status of the four Bidens plants was made in April 2001 by botanist Winona Char – Bidens #2 and #3 were found to be dead; Bidens #1 and #4 were alive and healthy. No young plants or seedlings were found near any of the plants.
Soil Erosion and Dust Control

10. Petitioner shall implement efficient soil erosion and dust control measures during and after the development process to the satisfaction of the State Department of Health.

Status: No progress to report at this time.

Civil Defense

11. Petitioner, developers and/or landowners of the affected properties shall add a solar powered siren with 115 Dbc omni directional speaker array, and insure that the siren be installed in a central location funded and constructed according to adequate civil defense measures as determined by the County of Hawaii and State Civil Defense agencies.

Status: No progress to report at this time.

12. Petitioner shall develop the Petition area in full compliance with all material representations made by the Petitioner to the Commission. Failure to do so for any reason including but not limited to economic feasibility, may result in the imposition of fines as provided by law for each and every separate violation, reversion of the Petition area to its former condition by Petitioner at Petitioner’s own expense, reversion of the Petition Area to its former classification or a change to a more appropriate classification and/or any other legal remedies, including but not limited to suit for actual and punitive damages under federal or state law or suit for injunctive relief that requires the developer to restore the project area to its former condition.

13. Petitioner shall give notice to the Commission of any intent to sell, lease, assign, place in trust, or otherwise voluntarily alter the ownership interests in the Petition Area, prior to development of the Petition Area.

14. Petitioner shall timely provide without any prior notice, annual reports to the Commission, the Office of Planning, and the County of Hawaii Planning Department in connection with the status of the subject project and Petitioner’s progress in complying with the conditions imposed herein. The annual report shall be submitted in a form prescribed by the Executive Officer of the Commission.

15. The Commission may fully or partially release the conditions provided herein as to all or any portion of the Petition Area upon timely motion and upon the provision of adequate assurance of satisfaction of these conditions by Petitioner.
16. Within 7 days of the issuance of the Commission's Decision and Order for the subject reclassification, Petitioner shall (a) record with the Bureau of Conveyances a statement that the Petition Area is subject to conditions imposed by the Land Use Commission in the reclassification of the Petition Area, and (b) shall file such copy of such recorded statement with the Commission.

Status: The conditions were recorded on February 20, 2002 with the Bureau of Conveyances as Doc. No. 2002-029813 and submitted to the Commission on February 20, 2002.

Please feel free to call me if you should have any questions or require additional information.

Sincerely,

Rodney Funakoshi, A.I.C.P.
Project Manager

Enclosures

cc: Hideki Hayashi, TSA Corporation
    Nathan Natori, Hawaii Law Group LLP
    Office of Planning
    County of Hawaii Planning Department
November 20, 2003

MEMORANDUM

TO: James Y. Arakaki, Chair, and Council Members

FROM: J. Curtis Tyler, III

SUBJECT: A Resolution Relating to the Preparation of (1) A North Kona Regional Sewerage Master Plan; and (2) A Council Initiated Improvement District Implementation Study for the Construction of Certain Wastewater and Recycled Water System Improvements for Kealakehe, Honokohau, Kaloko and Kohalaiki, District of North Kona, Hawai‘i

Attached please find a resolution to authorize a long-awaited Council-initiated improvement district implementation study for wastewater and recycled water system improvements for Kealakehe, Honokohau, Kaloko and Kohalaiki, District of North Kona, Hawai‘i.

This resolution has been prepared in close consultation with key private landowners and the National Park Service in the affected district and further has been reviewed by Barbara Bell, Director of the Department of Environmental Management, and Peter Boucher, P.E., Wastewater Division Chief of the Department of Environmental Management.

In bringing this resolution forward, I wish to recommend that an earlier and deferred resolution (Resolution No. 70-01, copy attached) be filed in favor of this resolution.

The thrust of this initiative is to facilitate sewerage improvements in the rapidly developing Kaloko Industrial Area as well as to thoughtfully plan and consider the greater regional needs of this important section of North Kona coastline.

The perspective and methodology proposed by this resolution is meant to assure the protection of marine resources and shoreline park properties including Honokohau Harbor, Kaloko Honokohau National Historic Park, the new shoreline park at Kohalaiki, and the Natural Energy Laboratory of Hawai‘i Authority at Keahole Point.

The resolution further invites a collaborative and consultative approach to the determination of needed infrastructure and financing options of the many affected private and public landowners.

Thank you for your consideration of this resolution. Please do not hesitate to contact me if you have any questions relating to this matter.

JCT/rf
Attachments

Kona Council Office: 77-6399 Nalani Street • Suite 104 • Kailua-Kona • Hawai‘i • 96740-8980

Res. 129-03
A RESOLUTION RELATING TO THE PREPARATION OF (1) A NORTH KONA REGIONAL SEWERAGE MASTER PLAN; AND (2) A COUNCIL INITIATED IMPROVEMENT DISTRICT IMPLEMENTATION STUDY FOR THE CONSTRUCTION OF CERTAIN WASTEWATER AND RECYCLED WATER SYSTEM IMPROVEMENTS FOR KEALAKEHE, HONOKOHAU, KALOKO AND KOHANAIKI, DISTRICT OF NORTH KONA, HAWAI'I

WHEREAS, the Council of the County of Hawai‘i wishes to initiate proposed improvements on certain real property located at Kealakehe, Honokohau, Kaloko and Kohanaiki, District of North Kona, County and State of Hawai‘i for improvements consisting of extension to the municipal sewer system and recycled water system, pursuant to the provisions of Section 12-10, Hawai‘i County Code, as amended; and

WHEREAS, the Council of the County of Hawai‘i acknowledges that the Kona Coast north of Kailua contains valuable, unique marine resources and pristine shoreline park properties including Honokohau Harbor, Kaloko Honokohau National Historic Park, a new Kohanaiki shoreline park, and the Natural Energy Laboratory of Hawai‘i Authority at Keahole Point; and

WHEREAS, the Council finds that the rapid confluence of private and public developments within the North Kona region extending from Kealakehe and Kaloko to Honokohau Harbor and north to the Lands of Kau calls for an updated regional sewerage master plan for this area; and

WHEREAS, the operative “sewer policies” referenced in Ordinance 89-142, An Ordinance Adopting the County of Hawai‘i General Plan and Repealing Ordinance No. 439, As Amended (“the General Plan”) for the general planning of sewerage disposal systems are decades old, to wit: the "Sewerage Study for All Urban and Urbanizing Areas of the County of Hawai‘i, State of Hawai‘i," December 1970, the "Water Quality Management Plan for the County of Hawai‘i," December 1980, and the “Facility Plan for the Kailua-Kona Sewerage System, Phase IV (Northern Zone),” April, 1981; and

WHEREAS, in its assessment of the projected sewage flow capacity of the Kealakehe Sewage Treatment Plant, the “Keahole to Kailua Development Plan” adopted by the County Council in Resolution 296-91 on April 3, 1991 called for “further planning and design”; and

WHEREAS, the General Plan states that industrial development in North Kona’s “redeveloping or newly developing areas shall be developed in concert with programmed public and privately funded infrastructure to meet the expected needs”; and

WHEREAS, expanded visitor use of the Kaloko Honokohau National Historic Park administered by the National Park Service, coupled with shoreline park development of Kohanaiki and its planned, low density intentional community, merit thoughtful wastewater treatment and sewerage planning to assure environmental protection of these pristine shoreline areas; and
WHEREAS, the "Sewer Policies" outlined in the General Plan states, in part:

- "Private systems shall be installed by land developers for major resort and other developments along shorelines and sensitive higher inland areas, except where connection to nearby treatment facilities is feasible and compatible with the County's long-range plans, and in conformance with state and county requirements.

- The County shall take immediate steps to designate treatment plant sites, sewerage pump station sites, and sewer easements according to the facility plans to facilitate their acquisition.

- The County shall seek State and Federal funds to assist in financing the construction of proposed sewer systems"; and

WHEREAS, the Council of the County of Hawai‘i acknowledges the need to implement improvements consisting of extension to the municipal sewer system and recycled water system on certain real property located at Kealakehe, Honokohau, Kaloko and Kohanaiki, District of North Kona, County and State of Hawai‘i; and

WHEREAS, extension of said improvements from the existing Kealakehe Wastewater Treatment Plant north along the alignment of the Queen Kaahumanu Highway to Kohanaiki will include, but not be limited to, necessary recycled water mains, gravity sewers, manholes, pump station(s) and force mains, and sewer laterals with cleanouts to be installed to each property serviced by the proposed improvements; and

WHEREAS, the Council acknowledges that there are a number of public and private developments planned or completed in this region including, but not limited to, Lanihau Properties, McClean Honokohau Properties, Gentry Properties, Taylor Family Ltd. Partnership, Mid Corporation, Rutter/KW Kohanaiki LLC, TSA Corporation, Y-O Properties, and various public landowners including the State of Hawai‘i, the State of Hawai‘i Department of Hawaiian Homelands, the United States of America (General Services Administration and National Park Service), as well as a newly proposed West Hawai‘i campus of the University of Hawai‘i; and

WHEREAS, the Council acknowledges that the mix of private and public development of properties within the region requires the preparation of a more comprehensive regional plan of wastewater treatment needs and sewer improvements than that contemplated in Resolution No. 70-01 (deferred), which proposed a Council-initiated improvement district from the Kealakehe Wastewater Treatment Plant to the Kaloko Industrial Area; and

WHEREAS, the Council finds that a number of options may be chosen for the allocation of costs of sewer system improvements, including, but not limited to: distribution of sewer improvement district costs by parcel, allocation by zoning or permissible number of units assigned to each parcel, potential usage, required sewer capacity, square footage of buildings, benefits conferred upon the land, or a combination thereof; and

WHEREAS, the allocation of costs associated with said improvements and the preferred financing thereof may best be determined after the scope and timetable(s) of intended development, including incremental development, of all affected landowners are surveyed, and all landowners are consulted within a regional planning process.
NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE COUNTY OF HAWAI'I that:

(1) in consultation with the landowners referenced above, the Director of the Environmental Management is directed to prepare for submission to the Council (a) a broad regional sewerage master plan for the region north of Kealakehe, and (b) a specific and detailed implementation plan for an improvement district to include the necessity, feasibility, proposed boundaries, proposed real properties subject to assessment, estimated total cost, and method of financing desirable for the aforementioned sewer system improvements at Kealakehe, Honokohau, Kaloko and Kohalaiki, District of North Kona, County and State of Hawai'i; and

(2) include in the specific and detailed implementation plan all such data, survey, maps, plans, drawings, details and specifications for the improvements and any other matters or details intended to apply thereto in accordance with the provisions of Section 12-10, Hawai'i County Code, as amended; and

(3) advise the Council as to the preferred method of financing said improvements, whether by Council-initiated improvement district, owner-initiated improvement district, tax increment district, or private financing.

BE IT FURTHER RESOLVED that the Clerk of the County of Hawai'i transmit copies of this resolution to the directors of the Departments of Finance and Environmental Management, and the Environmental Management Commission.

Dated at Hilo, Hawai'i, this ______ day of __________, 2003.

Introduced By:

Council Member, County of Hawai'i

COUNTY COUNCIL
County of Hawai'i
Hilo, Hawai'i

I hereby certify that the foregoing RESOLUTION was by The vote indicated to the right hereof adopted by the COUNCIL of the County of Hawai'i on

ATTEST:

COUNTY CLERK CHAIRMAN & PRESIDING OFFICER

ROLL CALL VOTE

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Reference: C-417/FC

RESOLUTION NO. **129 03**
December 29, 2003

Dr. Alan Haun
Haun & Associates
HCR 1 Box 4730
Keeaumoku, HI 96749

Dear Dr. Haun:


Thank you for submitting a copy of the above referenced report for our review and comment. The report was received in our office October 14, 2003. We apologize for our late review and any inconvenience this may have caused you and your client, TSA Corporation.

We believe that the data recovery work described in this report fulfilled the scope of work and made a good faith effort to address the limited research objectives outlined in the approved Data Recovery Plan. All eight of the sites that were investigated during this project have been interpreted as temporary habitations. Two of the sites (22010 and 22032) consist of nothing more than surface concentrations of marine shell. The other six sites are all lava tubes. The data collected during the current project yielded more evidence for use of the lava tubes over a long period of time, from the pre-contact period into the historic period and modern era. The faunal and artifact assemblages, though small, indicate a variety of occasional use activities took place at these sites.

The report meets with our approval. It has fulfilled the minimal requirements for data recovery reports as set forth in our newly approved administrative rules.

If any questions should arise about this project in the future please contact our Hawaii Island archaeologist, Patrick McCoy, at 692-8029.

Aloha,

P. Holly McDowd
P. Holly McDowd, Administrator
State Historic Preservation Division

PM:jen

C. Chris Yuen, County of Hawaii Planning Department
Kal Emler, County of Hawaii Department of Public Works
February 26, 2003

Dr. Alan Haun
Haun & Associates, Inc.
HCR 1 Box 4730
Keaua, Hawaii 96749

SUBJECT: Completion of Fieldwork-Archaeological Data Recovery, Kaloko Industrial Park Phases III and IV
Land of Kaloko, North Kona, Hawaii Island
TMK: (3) 7-3-51:60

This is to acknowledge your letter by fax dated February 7, 2003, indicating completion of data recovery work on the subject property. We understand that data recovery included the excavation of 16.0 square meters at five sites and surface collection of cultural remains from three sites. Data recovery sites were also examined to determine if plan maps were accurate, and updates were provided where discrepancies were noted.

As no further work is required for this property. You may advise your client that our Kona office will sign off on the necessary grubbing and/or grading permits to begin construction.

If you have any questions regarding this matter, please feel free to contact Dr. Pat McCoy, Hawaii Island Archaeologist at (808) 692-8029, or MaryAnne Maigret, Assistant Hawaii Island Archaeologist at 327-4343.

Aloha,

P. Holly McEldowney
P. Holly McEldowney, Acting Administrator
State Historic Preservation Division

MM:ak
Mr. Christopher J. Yuen, Director
County of Hawaii
Planning Department
25 Aupuni Street, Room 109
Hilo, Hawaii 96720-4252

Dear Mr. Yuen:

Subject: Traffic Impact Analysis Report, Kaloko Industrial Park, Phase III & IV, Kaloko, North Kona, Hawaii

In discussions with the applicant's consultants, we find that they have satisfactorily addressed our concerns regarding this development. TSA Corporation has agreed to provide certain traffic improvements and/or undertake certain measures or studies, which are outlined in the attached letter from TSA to DOT, dated December 31, 2003.

If you have any questions regarding the improvement or other measures that TSA agreed to provide, please contact Ronald F. Tsuzuki, Head Planning Engineer, Highways Division, at 587-1830. Please reference file review number: 03-181(A).

Very truly yours,

[Signature]

Director of Transportation

Enclosure

RI: mt

bc: STP, HWY-T, -PS
December 31, 2003

Mr. Ronald Tsuzuki  
Department of Transportation  
Highways Division  
Planning Branch  
869 Punchbowl Street, 3rd Floor  
Honolulu, Hawaii 96813

Subject: Kaloko Industrial Park, Phases III and IV, Traffic Impact Analysis Report

Dear Mr. Tsuzuki:

Thank you for your review of the subject Traffic Impact Analysis Report ("Traffic Report") dated June 2003. As requested, this letter responds to your request for a description of improvements that the developer is prepared to undertake in mitigating the impacts of traffic generated by the proposed development. Please note that this letter supercedes our letter of October 30, 2003.

Traffic Report (June 2003) proposed improvements:

The following are the improvements described in the Traffic Report which we intend to implement. These improvements exclude proposed improvements to the Queen Kaahumanu Highway, which your Department has agreed will be undertaken as needed without participation from the developer of the subject project.

A. By Year 2007 with Phase III:

1. Restripe Kamanu Street/Hina Lani Street Intersection – Left turn and right-turn lanes on Kamanu approach

B. By Year 2010 with Phase IV:

1. Verify signal warrant at Kamanu Street/Hina Lani Street intersection; install traffic signal system if warranted.
2. Restripe or widen Hina Lani Street/Kanalani Street intersection.
3. Restripe or widen Hina Lani Street/Kamanu Street intersection.
4. Widen Mamalahoa Highway/Hina Lani Street intersection (northbound left turn from Mamalahoa to Hina Lani)
C. Additional Improvements Recommended by DOT-HWY and STP

Your staff has also recommended that additional improvements be undertaken in the project vicinity. As agreed to, we will fully fund the improvements to the Mamalahoa Highway/Hina Lani Street intersection as follows:

a) Monitor traffic volumes and conduct signal warrant study for submittal to the Department of Transportation Highways Division as follows: 1) in year 2004 and 2) within 6 months of the submittal for preliminary subdivision approval for Phase IV. If traffic signals are warranted or if safety considerations require it, construct the signal system prior to the final subdivision approval of Phase IV.

b) If an additional left-turn lane is determined to be required at the Hina Lani Street approach to Mamalahoa Highway at the time of monitoring in a) above, construct the additional lane and appropriate transitions on Mamalahoa Highway in conjunction with the signal system prior to the final subdivision approval of Phase IV.

As also agreed to, the developer will not be required to participate in the implementation of improvements to the Queen Kaahumanu/Hina Lani Street intersection (Items 1 and 2 below):

1. At the Queen Kaahumanu Highway/Hina Lani Street intersection:

   a) Lengthen the existing left turn lane on Queen Kaahumanu Highway,
   b) If it is determined that a dual left turn lane from southbound Queen Kaahumanu Highway into Hina Lani Street is needed, construct an additional left turn lane and widening Hina Lani Street to provide two mauka-bound lanes on Hina Lani Street up to Kanalani Street, with transition to one lane beyond Kanalani Street.

2. At the Hina Lani Street approach to the Queen Kaahumanu Highway/Hina Lani Street Intersection:

   a) Widen and stripe the Hina Lani Street approach to separate left-turn and right-turn lanes by extending the existing right-turn bay by approximately 300 feet. Existing drainage facilities may require modification.
   b) Develop an additional left turn lane, with limited widening of Queen Kaahumanu Highway to accept the dual left-turn lanes from makai-bound Hina Lani Street to southbound Queen Kaahumanu Highway.

We appreciate the time and efforts of your staff in meeting with us and reviewing and commenting on the Traffic Report. If you should have any questions regarding the above, please contact Mr. Pete Pascua, P.E., or Mr. Rodney Funakoshi, A.I.C.P., of Wilson Okamoto Corporation at 946-2277.

Sincerely,

[Signature]

Hideki Hayashi
TSA Corporation