BEFORE THE LAND USE COMMISSION
OF THE STATE OF HAWAI‘I

In the Matter of the Petition of

CITY AND COUNTY OF HONOLULU,
DEPARTMENT OF ENVIRONMENTAL SERVICES

To Amend The Agricultural Land Use District Into The Urban Land Use District For Approximately 27.797 Acres Of Land At ‘Ewa, Island of O‘ahu, State of Hawai‘i, Tax Map Keys:
(1) 9-1-069: por. 003 and (1) 9-1-069: por. 004

DOCKET NO. A19-808
CITY AND COUNTY OF HONOLULU,
DEPARTMENT OF ENVIRONMENTAL SERVICES

PETITION FOR LAND USE DISTRICT BOUNDARY AMENDMENT

VERIFICATION; EXHIBITS “1” THROUGH “7”

AFFIDAVIT OF SERVICE OF PETITION
FOR LAND USE DISTRICT BOUNDARY AMENDMENT

AFFIDAVIT OF SENDING OF NOTIFICATION OF PETITION FILING

CERTIFICATE OF SERVICE

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CITY AND COUNTY OF HONOLULU,
DEPARTMENT OF ENVIRONMENTAL SERVICES
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TO THE HONORABLE LAND USE COMMISSION OF THE STATE OF HAWAI'I:

CITY AND COUNTY OF HONOLULU, DEPARTMENT OF
ENVIRONMENTAL SERVICES, ("Petitioner" of DES") by and through its attorneys,
MATSUBARA, KOTAKE & TABATA, respectfully petitions the Land Use Commission
of the State of Hawai'i ("Commission") to amend the land use district boundary of
approximately 27.797 acres of land at 'Ewa, Island of O'ahu, Hawai'i, ("Property" or
"Petition Area") more particularly described below, from the State Land Use
Agricultural District to the State Land Use Urban District for the construction of
secondary treatment and support facilities necessary to comply with secondary
treatment standards for all wastewater discharges from the Honouliuli Waste Water Treatment Plant ("HWWTP" or "Project"). In support of this Petition, Petitioner respectfully presents the following:

1. Background.

The entire 99,730 acres HWWTP site is comprised of the following:

A. 71,933 acres of existing Urban District:

1) 23,300 acres identified as TMK 9-1-069: 003 por., which is subject to LUC Docket No. A88-627. Petitioner will file a Motion to Amend the Decision and Order in A88-627 to bifurcate the 23,300 acres from the approximately 685 acres petition area in A88-627;

2) 46,041 acres identified as TMK 9-1-013: 007 por.; and

3) 2,592 acres identified as TMK 9-1-013: 007 por. for Geiger Road.

B. 27,797 acres (Petition Area) of existing Agricultural District:

1) 25,095 acres identified as TMK 9-1-069: 003 por.; and

2) 2,702 acres identified as TMK 9-1-069: 004 por.

The HWWTP was built in 1978 and began operations in 1984. It is owned by the DES. Upgrades were made to the site in 1996 to provide limited secondary treatment. In 2000, the City and County of Honolulu Board of Water Supply ("BWS") Honouliuli Water Recycling Facility ("HWRF") was constructed on the site. In 2011, the City and County of Honolulu acquired approximately 48.4 acres of land abutting the north and
east boundaries of the existing HWWTP to provide sufficient space for construction of treatment facilities. The entire HWWTP site, including the Petition Area, is approximately 99.730 acres. Of this acreage, approximately 71.933 acres of land are in the State Land Use Urban District. An approximately 23.300 acre portion of TMK: 9-1-069: 003 was reclassified to the State Land Use Urban District pursuant to LUC Docket No. A88-627/Gentry Development Company. Petitioner intends to file a motion with the LUC to amend the Findings of Fact, Conclusions of Law, and Decision and Order issued in docket A88-627 to bifurcate the urbanized portion of TMK: 9-1-069: 003 from docket A88-627.

Under the Project, the new secondary treatment and support facilities will be constructed on TMK: 9-1-069: 003. The new secondary treatment facilities consist of a secondary process pump station, distribution box, and 6 to 8 secondary clarifiers. The support facilities include a central laboratory, Ocean Team facilities, administration building, operations building, Leeward Region maintenance building, central shops, central warehouse, and central supervisory control and data acquisition operations building. The upgrading of the existing pump station and odor control facilities will occur on TMK: 9-1-069: 004.

The Project is necessary to comply with a 2010 First Amended Consent Decree ("FACD") among the City and County of Honolulu, the State of Hawai`i Department of Health ("DOH"), and the U.S. Environmental Protection Agency ("EPA") under Civil
No. 94-00765 DAE-KSC. The FACD requires that the City and County of Honolulu meet certain established milestones for improving wastewater treatment plants and collection systems. The key dates in the FACD include (1) execution of a construction contract (or contracts) and issuance of a notice (or notices) to proceed with construction of all secondary treatment process facilities necessary to comply with secondary treatment standards for all wastewater discharges from the HWWTP by January 1, 2019; and (2) the complete construction of facilities necessary to comply with secondary treatment standards for wastewater discharges from the HWWTP by June 1, 2024.

On March 28, 2017, the Final Environmental Impact Statement (“FEIS”) for the Project was accepted and was published in the Environmental Notice of April 8, 2017.

On June 2, 2017, Petitioner filed a Petition for Special Use Permit (“SUP”) with the City and County of Honolulu Department of Planning and Permitting (“DPP”) pursuant to HRS §205-6 for the Project. The petition area in SP17-409 is described as 27.807 acres, but has been corrected to reflect 27.797 acres in this petition for district boundary amendment.

On September 13, 2017, the Planning Commission recommended approval of the SUP to the LUC, subject to ten condition.

On December 8, 2017, the LUC entered its Findings of Fact, Conclusions of Law, and Decision and Order Approving the Recommendation of the City and County of
Honolulu Planning Commission to Approve The State Special Use Permit Petition With Conditions.

Condition 3 of the December 8, 2017 Decision and Order required that Petitioner apply for a petition for district boundary amendment for the Petition Area within three years of the December 8, 2017 Decision and Order.

2. **Standing.** The fee simple ownership of Petition Area is vested in Petitioner, the City and County of Honolulu, Department of Environmental Services, whose principal place of business is 1000 Uluohia Street, Suite 308, Kapolei, Hawai‘i, 96707. Petitioner possesses the requisite standing to file this Petition pursuant to HRS § 205-4(a) and Hawai‘i Administrative Rules (“HAR”) § 15-15-46(3).

3. **Authorized Representatives.** Benjamin M. Matsubara and Curtis T. Tabata and the law firm of Matsubara, Kotake & Tabata have been appointed to represent the Petitioner pursuant to HAR § 15-15-35(b). All correspondence and communications in regard to this Petition shall be addressed to, and served upon, Mr. Matsubara and Mr. Tabata, Matsubara, Kotake & Tabata, 888 Mililani Street, Suite 308, Honolulu, Hawai‘i 96813 and Lori Kahikina, P.E., Director, City and County of Honolulu, Department of Environmental Services, 1000 Uluohia Street, Suite 308, Kapolei, Hawai‘i, 96707.
4. **Relief Sought.** Petitioner desires to amend the land use district boundary to reclassify approximately 27.797 acres of land at ʻEwa, Island of Oʻahu, Hawaiʻi, from the State Land Use Agricultural District to the State Land Use Urban District.

5. **Authority for Relief Sought.** Petitioner files this Petition pursuant to HRS § 205-4 and the Land Use Commission Rules of the State of Hawaiʻi, HAR, Title 15, Subtitle 3, Chapter 15.

6. **Description of the Property.** The Petition Area is located at 91-1000 Geiger Road, ʻEwa, Oʻahu, Hawaiʻi. It consists of approximately 27.797 acres of land and is identified as TMK: 9-1-069: 004 and 9-1-069: portion of 003. Parcel 004, consisting of approximately 2.702 acres, is a triangular-shaped parcel that is currently developed with a pump station and odor control facilities. The portion of Parcel 003 within the Petition Area, consisting of approximately 25.095 acres, is mostly vacant with a cell tower located in the northwest corner of the lot.

A map identifying the location of the Property is attached as Exhibit “1”. A survey map and metes and bounds description of the Property and existing WWTP is attached as Exhibit “2”. Tax maps showing the Property and existing WWTP are attached as Exhibit “3”.

7. **Petitioner’s Property Interest.** The fee simple ownership of Petition Area is owned by Petitioner. Attached to this Petition as Exhibit “4” are documents evidencing Petitioner’s ownership of the Petition Area and existing WWTP.
8. **Description of Easements on the Subject Property.** Easements upon the Property include an access easement held by IES Downstream, LLC, and utility easements held by Hawaiian Electric Company, Inc. and Hawaiian Telcom, Inc. Exhibit "4", attached hereto, is a title report that describes the aforementioned easements.

9. **Petitioner’s Financial Condition.** Petitioner is an agency of the City and County of Honolulu and is exempt from this requirement pursuant to HAR § 15-15-50(c)(9).

10. **Reclassification Sought, Proposed Use of Property and Conformity to Urban District Standards.** The Property is presently classified within the State Land Use Agricultural District. The Project involves the construction of treatment and support facilities necessary to comply with secondary treatment standards for all wastewater discharges from the HWWTP and the construction of support facilities to accommodate the future relocation of non-process facilities, including laboratory, administrative support and maintenance facilities that are currently located at the Sand Island Wastewater Treatment Plant, and other decentralized facilities that support island-wide wastewater treatment system functions. The Project also includes existing HWWTP facilities that were established without an SUP.

11. **Projected Number of Lots, Lot Size, Number of Units, Densities, Selling Price, Intended Market and Development Timetables.** The Project does not include a
residential component, and, therefore the number of lots, lot size, number of units and densities is not applicable to the Project.

12. **Environmental Impact.** A Final Environmental Impact Statement for the Project was accepted by the DES on March 28, 2017, and published in the April 8, 2017, issue of *The Environmental Notice*. The FEIS is attached as Exhibit “5”.

13. **Description of the Property, Surrounding Area and Use of Land.** The Petition Area is adjacent to the existing HWWTP site. The existing HWWTP facility is located on TMK: 9-1-013: 007.

   The O`ahu Railway and Land Company (”OR&L”) right-of-way and Varona Village are situated to the north of the Petition Area. Barbers Point Golf Course and vacant land currently being developed as the Coral Ridge and Sea Bridge residential communities by Gentry Homes lie to the south of the Petition Area. The Hui o Pupu A`o `Ewa residential neighborhood lies immediately to the west while the Coral Creek Golf Course, Kalo`i Gulch, and the Sun Terra South and Kula Lei residential neighborhoods are located to the east.

14. **Soils Classification, Agricultural Lands of Importance to the State of Hawai`i, and Productivity Rating.** The Petition Area includes soils classified by the Land Study Bureau’s ("LSB") detailed land classification as overall (master) productivity rating class A, B, and E lands. The portion of Parcel 003 within the Petition Area consists of class E lands, while Parcel 004 is characterized by class A and B lands.
The U.S. Department of Agriculture Natural Resources Conservation Service classifies the soil types on the Petition Area as belonging to the Lualualei-Fill land-Ewa association, which consists of deep, nearly level to moderately sloping, well-drained soils that have fine textured or moderately fine textured subsoil or underlying material and areas of fill land located on coastal plains. Parcel 003 has soils that are classified as Mamala stony silty clay loam, with 0 to 12 percent slopes. Parcel 004 contains Ewa silty clay loam, moderately shallow, with 0 to 2 percent slopes; Waialua silty clay with 0 to 3 percent slopes; and Mamala stony silty clay loam with 0 to 12 percent slopes.

Under the Agricultural Lands of Importance to the State of Hawai‘i classification system, the portion of Parcel 003 within the Petition Area contains soils that are unclassified and Parcel 004 includes approximately 1.6 acres that are classified as Prime Agricultural Land.

The Petition Area is not designated as IAL nor is it proposed for such designation under HRS chapter 205.

15. **Topography.** The Petition Area is gently sloping and relatively flat with mean sea level ("MSL") ranging from approximately 35 above MSL in the southern portion of the Petition Area along Geiger Road to approximately 50 feet above MSL near the northern portion of the Petition Area.
The Federal Emergency Management Agency Flood Insurance Rate Map identifies the Petition Area within Flood Zones D and X. The Petition Area is not located within a flood prone area.

The annual temperatures in the general vicinity of the Petition Area range from 60°F to 85°F, with mean monthly temperatures ranging from 73°F in January and February to 81°F August. The area experiences average annual rainfall of 20 to 30 inches. Tradewinds from the northeast prevail approximately 70 percent of the time, with average wind speeds in the area ranging from 15 to 25 miles per hour ("mph") with occasional gusts of over 35 mph.

16. **Assessment of the Impacts of the Proposed Development on the Environment.**

   a. **Flora.** SWCA Environmental Consultants conducted a natural resources survey of the HWWTP site and Petition Area on November 16, 2014.

   The vegetation on the Petition Area is primarily characterized as a highly disturbed kiawe (*Prosopis pallida*) forest with sparse Guinea grass (*Urochloa maxima*) cover in the understory due to the presence of leaf litter, dry conditions, and grazing. The kiawe trees range from 15 to 26 feet in height and constituted approximately 70 percent of the tree cover. Large koa haole (*Leucaena leucocephala*) and Manila tamarind (*Pithecellobium dulce*) trees sparsely scattered throughout the kiawe forest comprise most of the remaining tree cover. Two herbaceous species, lion's ear (*Leonotis nepetifolia*) and
golden crown-beard (*Verbesina encelioides*), are widely distributed throughout the understory. Other non-native herbaceous and shrub species scattered sparsely or in isolated patches within the Petition Area include khaki weed (*Alternanthera pungens*), spiny amaranth (*Amaranthus spinosus*), wild bean (*Macroptilium lathyroides*), hairy abutilon (*Abutilon grandifolium*), bracted fanpetals (*Sida ciliaris*), and Cuban jute (*Sida rhombifolia*). The non-native, parasitic western field dodder (*Cuscuta campestris*) was also found within larger trees during the survey.

The Project will involve the clearing of vegetation for the construction of new facilities. Given that the Petition Area generally lacks environmentally sensitive naturally occurring species, the proposed work is not expected to result in any significant adverse impact to any naturally occurring State or Federally listed threatened, endangered, or candidate plant species. Native Hawaiian plants are recommended for landscaping within the Petition Area, including species such as ko`o`o `ula (*Abutilon menziesii*), kou (*Cordia subcordata*), `ili`e (*Plumbago zeylanica*), and `a`ali`i (*Dodonaea viscosa*).

b. **Fauna.** Non-native birds and mammals are the prevalent fauna on the Petition Area. Nine introduced and one indigenous bird species were recorded during the survey. The common myna (*Acridotheres tristis*) was the most frequently observed as were the zebra dove (*Geopelia striata*) and spotted dove (*Streptopelia chinensis*). All of these species are common in Hawai`i. Only one native species, the
migratory Pacific golden plover (*Pluvialis fulva*), was observed in the area. This species is abundant throughout Hawai‘i.

The HWWTP is located directly adjacent to the Coral Creek Golf Course, which contains water features that are attractive to waterbirds. As such, it is possible that endangered Hawaiian stilts (*Himantopus knudseni*) could be present in close proximity to the Petition Area. Hawaiian stilts and Hawaiian coots (*Fulica alai*) are highly mobile and may occupy newly created habitat for foraging and nesting in areas that hold standing water after heavy rainfall. There are currently no nesting water birds within the Petition Area.

Four migratory bird species protected under the amended Migratory Bird Treaty Act of 1918 were observed during the survey, including the cattle egret (*Bubulcus ibis*), Hawaiian duck-mallard hybrids, Pacific golden plover, and house finch (*Haemorhous mexicanus*).

Other fauna observed during the survey included mammals, such as feral cats (*Felis catus*) and small Asian mongooses (*Herpestes javanicus*), and invertebrates, including the native globe skimmer (*Pantala flavescens*), and two butterflies, the Gulf fritillary (*Agraulis vanillae*) and the western pygmy blue butterfly (*Brephidium exilis*). No reptiles or amphibians were observed during the survey.

No State or Federally listed threatened, endangered, or candidate bird, mammal, or insect species were observed during the survey. The endangered pueo (*Asio*
*flammeus sandwichensis* was not observed; however, this bird species occurs in habitat found at the Petition Area. Surveys were not conducted for the native and endangered Hawaiian hoary bat (*Lasiurus cinereus semotus*), but this species is not likely to utilize the fragmented and urban area surrounding the Petition Area.

Construction activities could create temporary depressions at the work sites. If they accumulate standing water, they may attract waterbirds such as the endangered Hawaiian stilt to the area. If this happens, activities in the area will be disrupted and may be stopped temporarily in compliance with the Endangered Species Act. Other Best Management Practices ("BMPs"), including conducting nest searches during nesting periods prior to the start of construction, may be employed.

Construction lights are known to blind and disorient migratory birds. Therefore, during construction, mitigation measures including shielding lights and facing the lights downward will be used to minimize impacts to migratory birds.

Due to the presence of suitable habitat for the endangered pueo in the Petition Area and surrounding areas, mitigation measures will be implemented to reduce disturbance to the species, including suspending work with heavy machinery or vehicular traffic within 300 feet of any area where indications of nesting are observed until young birds have the opportunity to fledge.

Measures to avoid impacts to the Hawaiian hoary bat include avoiding the use of barbed wire on the top of any fences erected for the Project to prevent entanglements.
and avoiding trimming trees taller than 15 feet during the period when juvenile bats may be roosting.

The Kalo‘i Gulch Stream is located to the north and east of the Petition Area. Manmade ponds located within the golf course to the north and east of the Petition Area are connected to this stream. The U.S. Fish and Wildlife Service’s ("USFWS") National Wetland Inventory classifies these ponds as Palustrine Unconsolidated Bottom, permanently flooded, and excavated. One manmade pond located within the golf course is located in close proximity to the Petition Area. In addition, an abandoned irrigation ditch flows from this pond south through the existing HWWTP property and adjacent to the Petition Area and is classified as Palustrine Scrub-Shrub, Broad-Leaved Evergreen, temporarily flooded, and excavated wetland. It is anticipated that this irrigation ditch will need to be filled to construct the various site components in that location. If the ditch is determined to be jurisdictional by one or more of the regulatory agencies, Petitioner will work with the appropriate agencies to determine acceptable mitigation options.

The Project is not anticipated to result in operational impacts to nearby wetlands. Wetlands may be indirectly affected by the lowering of groundwater due to increased water demand from the projected increase in population and potential subsequent reduction of groundwater recharge. However, there is the potential that treated effluent will be used for groundwater recharge, thereby minimizing impacts to
groundwater. Discharge locations for groundwater recharge have not been identified yet.

c. **Groundwater.** The Petition Area is located in the Waipahu-Waiawa system within the Pearl Harbor Aquifer sector. The sustainable yield for this system is approximately 16 MGD, and it is the primary source of drinking water for the area. The closest well to the Petition Area is approximately 3.1 miles to the north. The Petition Area is also located within the Southern O‘ahu Basal Aquifer, which is designated as a Sole Source Aquifer by the EPA.

Groundwater moves downward until it encounters impermeable geological features where it contributes to the freshwater lens or emerges as springs. In Hawai‘i, the thickness of the lens generally decreases seaward, but it can be “dammed” near the coastline by sediments or limestone caprock. The majority of the water supply on O‘ahu is from the freshwater within these aquifer systems. There are no public groundwater wells within a one mile radius of the Petition Area.

Groundwater recharge is a potentially feasible effluent use in addition to irrigation and industrial use that has been identified for the HWWTP effluent. In groundwater recharge, the effluent moves from the surface water to the groundwater via the vadose layer. The soils, sand, and roots in the vadose layer act as a filter before the effluent reaches the groundwater. It is anticipated that limits will be applied to the HWWTP effluent if the reclaimed water from the HWRF were considered for aquifer
recharge or reuse irrigation. Discharge locations for groundwater recharge have not been identified yet.

Mitigation measures will be implemented during construction activities to preserve the integrity of existing infrastructure and keep construction equipment in good working condition to prevent accidental spills. Dewatering may also be necessary for construction that occurs below the groundwater table. Any construction activity occurring in or near groundwater will be conducted in accordance with applicable regulations. In addition, appropriate BMPs, monitoring of groundwater, and careful site preparation will be utilized to minimize adverse impacts.

The stormwater detention/infiltration basins proposed at several locations within the Petition Area may have an effect on the local groundwater table by raising the local groundwater table near the basins during and for some time after rain events. Since these basins will be designed as part of a larger stormwater BMP system including vegetated drainage swales, this system is anticipated to enhance the quality of stormwater recharge to groundwater.

The Project is being implemented to reduce the potential of sanitary sewer overflows by increasing capacity of the existing treatment system for current and future needs. The proposed increase in capacity could also enable and/or encourage currently unsewered areas to connect to a centralized system. The conversion of existing onsite wastewater treatment population to sewered population may also result in a reduction
to local groundwater recharge as its wastewater no longer will be discharged to the
groundwater but will be conveyed to the HWWTP and discharged at the ocean outfall.
Depending on the sub-basin area, this could have localized effects on groundwater
levels.

As with any wastewater system, there is the potential for leakage and breakage
in sewerlines that will result in impacts to groundwater. Mitigation measures for the
operational impacts include proper operation and maintenance of the proposed
facilities.

d. **Surface Water.** A National Wetland Inventory-mapped wetland
(former drainage ditch) is located adjacent to the Petition Area, generally oriented north-
south. This wetland is part of the abandoned irrigation system from when the area was
used for agricultural purposes and no longer functions as an active irrigation ditch.
Some standing water may be observed during rain events; however, surface water does
not appear to persist throughout the year. In addition, Kalo`i Gulch Stream lies to the
north of the Petition Area and several small ponds associated with Coral Creek Golf
Course are located to the east of the Petition Area. Several of these small ponds are
connected by small stream segments.

Erosion and sedimentation measures will be employed where necessary during
construction activities; therefore, nearby offsite surface waters are not anticipated to be
impacted as a result of stormwater during construction activities.
Stormwater management retention/infiltration basins and related facilities are proposed throughout the Petition Area. The stormwater basins at the Petition Area will be shallow dry basins except during and after storm events until infiltration and/or evaporation of basin contents is complete. Surface flow conveyance will be used to the greatest extent possible by incorporating vegetative drainage swales to address constructability issues as well as to enhance stormwater quality.

Stormwater basins are designed in accordance with Federal Aviation Administration guidelines for a maximum stormwater detention time of 48 hours. This requirement is designed to prevent the creation of long-duration standing water that could create a glare condition that could impact avigation.

Consideration will be given to implementation of various BMP structures from the new drainage standards that can serve as demonstration type installations for future developments. In addition, the road frontage area along Geiger Road with large trees and a landscaped area will be used as a vegetative buffer and for stormwater management. This area will provide overland flow of stormwater across a vegetated area that will perform as both a vegetated swale and an infiltration area.

The Project may result in an increase in future effluent discharged to Mamala Bay via the Barbers Point Deep Ocean Outfall. However, with the implementation of BMPs onsite, the Project is not anticipated to result in operational impacts to nearby surface waters. In addition, any potential impacts to coastal waters as a result of
stormwater runoff and sedimentation will be mitigated by adherence to Federal, State, and City and County water quality regulations governing grading, excavation, stockpiling, and sedimentation and erosion by stormwater during construction.

e. Archaeological and Historical Resources. Cultural Surveys Hawai‘i, Inc. (“CSH”), prepared an archaeological assessment for the Project dated December 2015. This assessment covered a portion of the Petition Area, identified as TMK: 9-1-069: 004. In March 2007, CSH prepared an archaeological assessment for the other portion of the Petition Area, consisting of TMK: 9-1-069: 003, that was accepted by the SHPD by letter dated February 10, 2009.

The Petition Area is within an inland, dry coral plain that in pre-Contact times had a thin to absent soil layer. Due to its distance from the coast and Pearl Harbor as well as from an adequate source of drinking water, this inland area was little used during the period prior to Western contact. Within or in the vicinity of the Petition Area, there are no Land Commission Awards, indicating that during the division and redistribution of land in 1848 there were no verified claims to lands in the area. Trails passed through the vicinity but are not believed to have passed through the Petition Area. From the late 1800s through the late 1900s, commercial sugarcane cultivation was undertaken on the Petition Area. The intensive land disturbance associated with the establishment and operation of the sugarcane plantations likely removed most of the evidence of pre-Contact use that may have existed.
Previous archaeological studies have not reported archaeological resources within or in the immediate vicinity of the Petition Area. The historic sites that have been recorded within a 0.5-mile radius of the Petition Area relate to either military or the previous sugarcane plantation operations in the area.

On October 24, 2014, CSH conducted a pedestrian inspection of the HWWTP site and a reconnaissance of the remainder of the area consisting of relatively undeveloped contiguous areas to the north and east of the HWWTP that comprise the Petition Area. No historic properties were identified within either the HWWTP portion or the Petition Area.

f. **Cultural Resources.** CSH also prepared a cultural impact assessment for the Project dated April 2011. The Project may have minimal impact on potential burials and other cultural sites within the Petition Area due to underground tunneling and boring at depths below any as-yet undiscovered cultural sites. CSH recommends no further cultural resource management work for the Project.

In the event any archaeological cultural or historic resources are encountered during construction of the Project any potential impacts will be mitigated by complying with HRS chapter 6E. Any areas of concern will be identified and data provided to determine appropriate mitigation prior to commencement of any development. The SHPD will be consulted regarding the proper handling of any resources within the Petition Area prior to implementation of the Project. Should any significant
archaeological cultural historic sites be found during construction activities, all work in
the vicinity will cease and the SHPD will be promptly notified.

**Ka Pa`akai Analysis:**

In *Ka Pa`akai v. Land Use Commission*, 94 Hawai`i 31, 74, 7 P.3d 1068, 1084
(2000), the Court held the following analysis also be conducted:

The identity and scope of valued cultural, historical, or natural resources
in the petition area, including the extent to which traditional and
customary native Hawaiian rights are exercised in the petition area;

The extent to which those resources—including traditional and customary
native Hawaiian rights—will be affected or impaired by the proposed
action; and

The feasible action, if any, to be taken by the LUC to reasonably protect
native Hawaiian rights if they are found to exist.

Based on analysis of previous archaeological and cultural research within the
petition area, there are no known traditional and customary Native Hawaiian rights
exercised in the petition area. Under the Ka Pa`akai Case, the required analysis
therefore ends after the determination that there are no known traditional and
customary Native Hawaiian rights exercised in the 27.797-acre petition area.
The Ka Pa‘akai Analysis is attached hereto and incorporated herein by reference as Exhibit “6”.

   g.  **Agriculture.** The area near the Petition Area has been developed and urbanized; therefore, crop production would be considered incompatible with surrounding land uses.

   h.  **Air and Noise Quality.**

**Air Quality**

AECOM prepared an air quality analysis technical memorandum for the Project dated November 2014.

The major potential short-term air quality impact of the Project will occur from emission of fugitive dust during construction activities. During construction phases, emissions from engine exhausts will also occur both from onsite construction equipment and from vehicles used by construction workers and from trucks traveling to and from the construction site.

Given the phasing of construction activities over several years, hot spot air quality concerns associated with concentrated equipment operations will be limited. Moreover, the construction equipment required for the Project is typical of equipment used for routine infrastructure developments in urban areas. Short-term emissions, including greenhouse gas (“GHG”) emissions, from the number of construction equipment will be inconsequential compared to regional emissions or the U.S.
inventory for GHG emissions, factoring in the substantially greater number of unrelated on-road vehicles and associated emissions that constitute the majority of baseline mobile emissions in the vicinity of the Petition Area. Therefore, construction equipment impacts are anticipated to be insignificant.

During the worst-case construction year (2021), it is anticipated that a total of 185 construction workers will arrive at the Petition Area during the AM peak hour and 185 construction workers will exit the site during the PM peak hour. This is in addition to the 8 total trips (4 entering and 4 exiting) generated by cement trucks during each of the AM and PM peak hours of traffic. Air quality impacts from these on road mobile source operations associated with construction activities will be temporary and comparable to the 2021 baseline condition, resulting in no significant impacts.

Although mitigation measures are not warranted during the construction period, BMPs to control construction emissions will be implemented to minimize visible fugitive dust emissions at the boundary of the Petition Area. The BMPs will include, but not be limited to, watering of active work areas, using wind screens, keeping adjacent paved roads clean, and covering open bodied trucks.

After construction activities are completed, the long-term operational air quality impacts of the Project will include an upgrade to the standby power capacity, possible introduction of a new energy saving combined heat and power (“CHP”) system, and an increase in mobile source operation.
Under future operational conditions, three smaller existing generators will continue to provide emergency power to the current load, and new diesel powered generators will provide standby power to the new loads. Given their use for emergency purposes, potential air quality impacts will be short in duration and will be unlikely to cause significant air quality impacts.

The CHP facility that may be incorporated at the HWWTP would make beneficial use of digester biogas. If such a facility is incorporated at the HWWTP, it will need to be permitted according to State and Federal air regulations. Since this facility would be a new stationary source, the emissions at the HWWTP will increase resulting in adverse air quality impacts on the local level. However, because the feasibility of construction such a facility is still under evaluation and has no design specifics, the potential air emissions from the facility cannot be reasonably estimated. If the CHP facility option is elected in the future, the CHP facility will need to be considered for future air quality permitting in conjunction with the biosolids disposal process during the design stage. During the air permitting process, it is anticipated that a separate air quality impact modeling analysis will be conducted to address potential air quality impacts associated with the CHP facility.

With an anticipated 55 peak hour vehicles entering the Project under the future operational condition, the traffic movements with and without the Project at affected intersections in 2030 will remain operating at similar levels of service (“LOS”).
Therefore, the air quality impacts from on-road mobile source operations associated with operational activities will be comparable to the 2030 baseline condition, causing no significant onsite mobile source air quality impacts.

The operations of HWWTP generates odors under current conditions and would also generate odors with the Project. The proposed Project recommends replacing the existing Primary Odor Control System with biofilters. In addition to biofilters, grit covers, primary clarifier covers, and primary effluent channel covers are recommended for odor containment.

The location of the existing influent screens and influent pump is a significant source of odors since it is handling untreated raw sewage and is located adjacent to the south property line of the HWWTP. The current odor control system is ineffective and undersized for this location. Modern biologically-based odor control will be implemented for this facility as part of the Project.

The existing grit removal system and pre-aeration tank will be converted to an entirely different treatment process involving biological adsorption of organic material followed by aerated flotation clarification. There will be no grit removal or grit handling equipment with this new process. Under this process, odors will be contained by new tank covers and the tank interior will be coated for protection. Negative pressure (suction) will be maintained underneath the covers with odor control fans. The negative pressure will prevent fugitive emissions. The fans will convey the foul air
to an odor control system where the odors will be treated by a new biological-based system.

An entirely new grit removal facility will be constructed adjacent to the existing grit removal facility. This will be a fully enclosed, brand-new concrete structure. This new grit removal system will utilize centrifugal force rather than aeration. The new grit system will also be covered to contain any generated odors. The associated grit collection/concentration equipment will be enclosed and contained within a ventilated building and treated. Negative pressure (suction) will be maintained underneath the covers with odor control fans. The negative pressure will prevent fugitive emissions. The fans will convey the foul air to an odor control system where the odors will be treated by a biological-based system.

The existing primary clarifiers are a significant source of odor. As part of the Project they will be re-purposed to wet weather storage basins and will only be used during peak flow (rainstorm) events. In addition, because the primary clarifiers will no longer be used, the gravity thickeners, which are another source of odors, will also not be needed.

Wastewater entering secondary treatment facilities has gone through preliminary and primary treatment so that the largest organic matter has been removed. Secondary treatment involves fully aerating the incoming wastewater and using “good” bacteria to
breakdown any organics remaining in the wastewater. This aeration fully oxidizes the reduced sulfides and other odor causing compounds.

The existing dewatering building will be demolished in its entirety and replaced with a new building. The new dewatering process is a closed system contained within the new dewatering building. Unlike the current dewatering facility, trucks will not need to enter the building to remove dewatered sludge so doors and bins can remain closed. All dewatered cake sludge will be fully enclosed within a bin inside the new dewatering building. Since the cake is digested, it is expected to have a minimal level of nuisance odors. Any foul air from this bin will be sent to a new biologically-based odor control system.

Cake will be temporarily hauled away by dump trucks after construction of the new dewatering building but prior to completion of the Dryer Building. A pipe will discharge cake sludge to the dump truck which will minimize emissions. This system will be decommissioned when the dryer building is completed.

The cake receiving facility will accept cakes sludge from other wastewater treatment plants to be sent to the dryer building. The receiving facility consists of two large bins where the trucks will dump. Pumps at the bottom of the bins will pump the cake sludge to the dewatered cake bin. This sludge will have been digested and dewatered prior to transport, minimizing their odor potential. The cake receiving facility bins are fully enclosed and will have odor suction ducts near the retractable bin
doors which only open to allow trucks to dump. While the trucks are dumping, the emissions will be drawn in by ducts located adjacent to the doors. Foul air will be sent to the same biological-based odor control system as for the dewatering building.

The sludge dryers have exhaust air with a mild, musty odor. Most of the air is recycled with waste air sent to a two-stage odor control system consisting of a water scrubber followed by a carbon media scrubber. The dried sludge itself is not a source of odors. There will also be an Auxiliary Pellet Storage Building to stockpile the dried pellets in an emergency event where the pellets cannot be re-used or disposed of for extended periods of time. This facility is located in the center of the treatment plant and will only contain dried pellets so no odors are expected.

Based on these improvements, the odor impacts under the Project are not anticipated to be significant. The ambient odor monitoring program to be implemented after the completion of the Project will demonstrate compliance with the DOH ambient odor standard in terms of hydrogen sulfide ("H₂S") concentration levels.

It is anticipated that an increase in GHG will occur as a result of the Project. However, such an increase will be further evaluated during the final design stage when the Project component is well defined and emissions can be reasonably forecasted. It is unlikely that the increase in GHG will result in any meaningful global warming effects.

The potential long-term air quality impacts to the Petition Area are not anticipated to be significant, although there is the potential to increase onsite stationary
and mobile source emissions due to an increase in the plant operational capacity. These emissions are primarily short in duration, with the exception of the operation of a potential CHP facility. Thus, mitigation measures in excess of odor control measures will unlikely be necessary during the operational period. Compliance with all applicable ambient standards, including odor in terms of H₂S concentration levels, will be further demonstrated during the final design stage of the Project when the air permit is modified for applicable criteria pollutants and after the completion of construction with an ambient monitoring program for odor.

**Noise Quality**

Ebisu & Associates prepared an acoustical study that included an analysis of noise near the Petition Area dated January 2015. Daytime and nighttime noise measurements were obtained in October 2014 at or near the boundary of the HWWTP to provide a basis for describing the existing background noise levels at noise sensitive receptors in the Project’s environs and to determine if the HWWTP is in compliance with the DOH noise limits. The major noise sources at the HWWTP currently include the dewatering building centrifuge, influent pump station, Blower Building No. 1 (Primary), biotower pump station booster fan, and caustic scrubber odor control blower. Based on the recorded measurements, the current HWWTP site is in full compliance with the 70 Decibel A-weighted filter (“dBA”) DOH noise limit for both the daytime and nighttime periods.
Traffic noise level measurements were performed in the vicinity of the HWWTP in December 2014. During the daytime, motor vehicle traffic and aircraft noise become the dominant noise sources along the HWWTP property lines, and the noise measurements were influenced by these offsite noise sources more than the HWWTP noise sources. The DOT considers traffic noise levels less than 66 Hourly Equivalent Sound Level ("Leq(h)") to be acceptable for noise sensitive land uses. This criterion level was exceeded at 50 feet from the centerline of Geiger Road and Roosevelt Avenue.

Audible construction noise will be unavoidable during the construction period. The construction work will be performed in phases and will move from one location to another throughout the construction period. Therefore, the length of exposure to construction-related noise at any receptor location will be less than the construction period for the entire Project. Most of the work will also be performed during the normally permitted hours of 7:00 a.m. to 6:00 p.m. on weekdays, and between 9:00 a.m. to 6:00 p.m. on Saturdays.

The predicted increases in traffic noise levels attributable to traffic related to the Project during the peak construction year (2021) were also evaluated. These increases will not exceed 1 decibel ("dB") along Renton Road between Kapolei Parkway and the proposed HWWTP site entrance road ("DW5"). Along all other roadways in the immediate environs of the Petition Area, increases in traffic noise levels associated with construction of the Project were expected to be less than 0.5 dB. Construction-related
noise impacts from traffic therefore are not expected at noise sensitive receptors within
the immediate environs of the Petition Area.

Noise sensitive residences that are predicted to experience the highest noise
levels during construction activities are located northwest of the Petition Area along
Philippine Sea and Renton Road. Predicted construction noise levels at these residences
during the site preparation phase of the work in the northwest portion of the Petition
Area range from 62 to 71 dBA (plus or minus 5 dBA). The highest predicted noise
levels during construction are expected to occur at the Coral Creek Golf Course during
construction of proposed infrastructure improvements along the eastern boundary of
the Petition Area. The closest residences located to the east of the Petition Area are
beyond the Coral Creek Golf Course and are anticipated to experience construction
noise levels of 65 dBA (plus or minus 5 dBA). These impacts will be limited to the
temporary degradation of the quality of the acoustic environment in the immediate
vicinity of the Petition Area.

Special construction noise mitigation measures will be implemented during
construction activities. These measures include sound attenuation treatment of fixed
machinery that operate continuously and requiring the use of broadband back-up
alarms for vehicles that operate on the construction sites as well as the use of properly
muffled construction equipment onsite.
Construction activities will be carried out in accordance with HRS chapter 342F, Noise Pollution; HAR chapter 11-46, Community Noise Control; and all Federal, State, and City and County of Honolulu laws and regulations. A Community Noise Variance will be required to exceed the maximum permissible sound levels or for work outside of normal hours.

Estimates of future Project noise levels were conducted by modeling the source noise levels of the HWWTP equipment and facilities expected to be in operation following completion of the proposed Phase 2 improvements. The utilization of sound attenuation treatments to all proposed noise sources (with the exception of the emergency generators) will not likely be required to comply with the 70 dBA DOH noise limit along the Petition Area boundary. However, acoustical treatments of louder noise sources will be incorporated into the design of the Project to reduce their contributions to the total noise levels at the Petition Area.

Future road traffic noise levels associated with operation of the Project in 2030 were also assessed. By 2030, traffic noise level increases attributable to the Project's traffic is expected to be less than 1.0 dB at all roadways in the Project's environs, except along the section of Renton Road between Kapolei Parkway and the DW5 entrance. The estimated increases in future traffic noise levels along this section of Renton Road are 0.9 dB due to non-Project traffic and 2.0 dB due to traffic from the Project. Since existing traffic volumes along this section of roadway are relatively low (approximately
343 vehicles per hour), and since this area is currently undeveloped within 50 feet of the roadway’s centerline, these increases in future traffic noise levels are not expected to exceed traffic noise level criteria.

Along Renton Road west of the DW5 entrance where existing residences are located, future traffic noise level increases associated with the Project are not expected to occur. In addition, along Roosevelt Avenue in the vicinity of Philippine Sea, future traffic noise level increases associated with Project-related traffic are anticipated to be less than 0.2 dB by 2030. Along Geiger Road and Roosevelt Avenue where existing traffic noise levels exceed the 66 Leq(h) and 65 Day-Night Average Sound Level ("DNL") noise impact thresholds, future increases in traffic noise levels due to Project-related traffic are lower than the increases associated with non-Project traffic, and are predicted to be less than 0.8 Leq(h) or DNL. These increases are not considered to be significant.

i. Scenic and Open Space Resources. The visual character of the Petition Area is primarily one of urban uses and open space. The existing HWWTP provides the dominant feature as it is visible from the Coral Creek Golf Course to the east and Barbers Point Golf Course to the south and from residential neighborhoods along the western and northwestern boundaries of the Petition Area.

The Project will result in temporary impacts to the viewshed from the Coral Creek Golf Course, residential areas, and the rail trail/bike path due to the clearing of
trees within the Petition Area and subsequent construction activities following tree
clearing. The existing kiawe forest along the perimeter of TMK: 9-1-069: 003 of the
Petition Area will be preserved to visually buffer the proposed secondary treatment
clarifier tanks and related structures. Visual impacts during construction as viewed
from Barbers Point Golf Course are anticipated to be minimal as a result of an existing
tree canopy between the Petition Area and the golf course.

During construction, fencing surrounding the construction site may be provided
as needed to provide a visual screen from construction equipment. Any construction
impacts regarding visual aesthetics are expected to be short-term and will cease after
construction. The existing perimeter chain link fence will be removed and replaced
with a new combination of walls, ornamental fence, and chain link fence. Fence
lines/walls along roadways/property boundaries will be improved to provide an
aesthetically pleasing view to replace the industrial look that currently exists in the area,
with linear landscape elements along the fences/walls.

The Project will include new structures that will be consistent with the industrial
character of the existing HWWTP. The facilities will be designed to blend in with the
existing structures and will be further designed in accordance with City and County
rules and regulations. The landscaping elements around the facilities will be irrigated
with reclaimed water. Drought-tolerant plants, grasses, and native species will be
planted whenever feasible. It is anticipated that the height and setback of the walls will
minimize impacts to the surrounding neighborhoods. At least 10 feet of clear space will be provided on both sides of fence lines for vehicle access, which will support fence line maintenance. A perimeter walking/biking path, which is proposed along the east boundary of the HWWTP outside of the fence line, will provide recreational opportunities for the public.

17. Availability or Adequacy of Public Services and Facilities.

   a. Roadways and Public Transportation.


   Primary access to the existing HWWTP is through an entrance on Geiger Road ("Honouliuli Driveway 1" or "DW1"). The Septage Receiving Station is accessed through a separate entrance from Geiger Road east of the main entrance ("Honouliuli Driveway 2" or "DW2"). The Petition Area may currently be accessed from the north from Malio Street via Renton Road and from Geiger Road east of the Septage Receiving Station entrance. The 'Ewa Convenience Center is accessed from Geiger Road west of DW1.

   ATA conducted manual turning movement counts and field observations for critical intersections during the peak hour and at a time when schools were known to be in session. Manual turning movement traffic counts and field observations were conducted at several intersections in the vicinity of the HWWTP and Petition Area. In
its analysis of the intersections, ATA utilized methodologies prescribed by the Highway Capacity Manual.

Based on traffic count data, the weekday AM peak hour of traffic was determined to be from 7:00 a.m. to 8:00 a.m. and the PM peak hour of traffic was determined to be from 4:00 p.m. to 5:00 p.m. At all signalized study intersections, with the exception of Fort Weaver Road intersections, most vehicles typically cleared each intersection within one signal cycle without any heavy queuing or congestion. Most study intersections operate at LOS D or better with adequate capacity. Those intersections which did not operate at LOS D or better are not located immediately adjacent to the Petition Area.

The Year 2021 was selected as the base year to reflect the anticipated peak year of construction activity, which was assumed to occur during Phase 1 construction. It is anticipated that by 2021, traffic will have increased significantly over existing conditions due to the continuing development of the ‘Ewa- Kapolei region. The following intersections are anticipated to operate at LOS E/F in 2021: Kualaikai Parkway/Kapolei Parkway Intersection, Renton Road/Kapolei Parkway, Geiger Road/Kapolei Parkway, and Fort Weaver Road/Geiger Road/Iroquois Road and Renton Road/Fort Weaver Road. All unsignalized study intersections will continue operating at LOS D or better during the AM and PM peak hours of traffic.
The Year 2030 was selected as the base year to reflect the anticipated buildout of the HWWTP. By 2030, traffic will continue to increase due to the continuing development of the `Ewa-Kapolei region. Based on an LOS comparison between Base Year 2021 and Base Year 2030, the majority of individual movements that are projected to operate at LOS E/F for Base Year 2021 conditions will continue operating at similar LOS for Base Year 2030 conditions during the AM and PM peak hours of traffic except for the following intersections: Kualakai/Kapolei Parkway, Renton Road/Kapolei Parkway, Roosevelt Avenue/Philippine Sea, Geiger Road/Kapolei Parkway, and Fort Weaver Road/Geiger Road/Iroquois Road and Renton Road/Fort Weaver Road.

Future Year 2021 trip generation is the anticipated peak year of construction activity, which was assumed to occur during Phase 1 construction of the HWWTP. It was estimated that the Project will generate 185 construction workers to/from the Petition Area, with the assumption of one vehicle trip per construction worker. Therefore, 185 construction workers will arrive to the Petition Area during the AM peak hour and 185 construction workers will exit the Petition Area during the PM peak hour. In addition to these construction workers, eight total trips (4 entering and 4 exiting) were assumed to be generated by cement trucks during each of the AM and PM peak hours of traffic.

Based on a LOS comparison between Future Year 2021 and Base Year 2021, the majority of individual movements that are projected to operate at LOS E/F for Base Year
2021 conditions will continue operating at similar LOS for Future Year 2021 conditions during the AM and PM peak hours of traffic except for the following intersections: Fort Weaver Road/Geiger Road/Iroquois Road and Renton Road/Fort Weaver Road and Geiger Road/DW2.

Future Year 2021 Project trips were assigned to all existing driveways in addition to three new proposed accesses. All movements at the three new driveway intersections will operate adequately at LOS D or better during the AM and PM peak hours of traffic. The first access ("Honouliuli Driveway 3" or "DW3") is proposed to be located approximately 600 feet east of the existing Geiger Road/DW2 intersection. The second access ("Honouliuli Driveway 4" or "DW4") is proposed to be located approximately 600 feet east of the existing Roosevelt Avenue/Philippine Sea intersection. The third access ("DW5") is proposed to be located along Renton Road adjacent to the Malio Street intersection.

Although entering traffic volumes at the proposed driveways are anticipated to operate with adequate LOS, eastbound left-turn lanes are recommended along Geiger Road and Roosevelt Avenue at the intersection with the Honouliuli Driveways, including DW1, DW2, DW3, and DW4, and a westbound left-turn lane is recommended at the Renton Road/DW5 intersection. In addition, the left-turn lanes entering these driveways should provide for a minimum storage of at least 50 feet, while the Renton Road/DW5 intersection should provide a minimum of at least 125 feet of storage.
Due to increased regional growth along the major thoroughfares and slight increases in exiting Project traffic, the Geiger Road/DW2 intersection will operate at LOS E conditions along its southbound approach but should not experience heavy queuing due to its low volume.

The trip generation for the Future Year 2030 scenario is based on the full buildout of the Project. This buildout will increase the staffing at the HWWTP to an estimated 320 full-time equivalent (“FTE”) positions from the current 39 FTE positions. To determine the growth in traffic generated by this increase in positions, all existing traffic turning movements were increased linearly by a factor of 8. Trips were also increased to address trips for solids and solids product handling.

Future Year 2030 Project trips were assigned to all existing driveways, in addition to the three proposed access points. Trip distribution is based on existing traffic flow patterns throughout the area. Based on a LOS comparison between Future Year 2030 and Base Year 2030/Future Year 2021, the majority of individual movements projected to operate at LOS E/F for Base Year 2030/Future Year 2021 conditions will continue operating at similar LOS for Future Year 2030 conditions during the AM and PM peak hours of traffic, except the following intersections: Geiger Road/DW1, Geiger Road/DW2, Geiger Road/DW3, and Fort Weaver Road/Geiger Road/ Iroquois Road and Renton Road/Fort Weaver Road.
Based on the anticipated increase in regional growth along the major thoroughfares (without the Project), the anticipated increase in entering/exiting Project traffic during peak hours as a result of the Project, and proposed improvements to accommodate the slight increase, impacts to traffic in the region due to operation of the Project are not anticipated.

The DOT Highways Division, recommended that the TIAR be updated by 2021 and validate the adequacy of the proposed improvements, with the updated TIAR submitted to the DOT, Highways Division, for review and acceptance. The updated TIAR should be based on the projected staffing of the HWWTP in 2030, and any improvements that are recommended by the updated TIAR should be provided at no cost to the State of Hawai‘i.

b. **Water System.** The BWS provides the emergency fire and drinking water supply for the island of O‘ahu. The BWS relies solely on groundwater for the drinking water supply. The Petition Area is located within the Waipahu-Waiawa system, which is the primary source of drinking water for the Petition Area. The closest well to the Petition Area is approximately 3.1 miles to the north. For industrial and irrigation purposes, the BWS utilizes the HWRF, operated by Veolia Water North America and located on the western side of the HTWWP, which recycles wastewater for non-drinking water uses. The HWRF provides tertiary treatment to approximately 13 MGD of secondary effluent from the HWWTP.
The BWS has requested consideration of a dedicated entrance and that 3 to 5 acres of land be set aside and reserved for HWRF upgrades, improvements, and/or expansion. The final determination of land area, location, and timing of expansion will need to be defined with the BWS during detailed design.

Water system improvements near the HWWTP may be required to improve the reliability of the existing drinking water system and for the potential expansion of the HWWTP. Coordination with the BWS will be necessary during design to avoid or minimize the potential for conflicts regarding the reclamation and reuse of wastewater. Construction drawings will be submitted to the BWS for review as part of the building permit application process and the estimate of water required during construction and availability of the water will be confirmed during the review and approval of the building permit application.

The BWS recommends the use of drought tolerant/low water use facilities and xeriscaping principles for all landscaping and installation of an efficient irrigation system. These recommendations will be implemented for the Project.

**Solid Waste**

Multiple roll-off dumpsters are used onsite for the separate collection of different types of materials. Combustibles are processed at the H-POWER and non-combustibles are taken to the WGSL. Yard waste is hauled to mulching and composting sites, while large appliances, tire, and auto batteries are taken to recycling facilities. Construction
debris is transported to the PVT Land Company by private haulers. The solids loading to the HWWTP comes from the HWWTP system in addition to the solids from the Wahiawa and Pa`ala`a Kai WWTPs.

The Project will involve the excavation of approximately 673,250 cubic yards of soil for new structures, most of which (573,000 cubic yards) will be used as backfill onsite. Excess excavated material will be approximately 100,000 cubic yards. If this material cannot be kept onsite, coordination with local landfills and recycling centers for the disposal of construction debris and/or hazardous materials may be required, and the ultimate disposal location will depend on space availability at local landfills.

The Project will increase the solids production. Potential options to reduce solids disposal to the landfill include building two new conventional mesophilic anaerobic digesters or alternative technologies to accommodate the proposed secondary treatment upgrade and population growth. The quantity and quality of sludge being processed, and the biogas available for beneficial use, will depend to an extent on the outcome of the island-wide sludge planning effort and factors such as onsite processing methods and importation of sludge.

Waste minimization options include composting or further solids handling to reduce the volume of solids, such as drying which is the recommended process to provide for sludge reuse by land application. In addition, other solid residuals from the
wastewater treatment process, including screenings and grit will be washed and compacted.

Another sustainable opportunity is the conversion of solids to energy. There are both offsite and onsite opportunities for the conversion of solids to energy. One offsite alternative is to haul the solids from the HWWTP to H-POWER. H-POWER is currently accepting sludge and is a viable outlet in the near future. Onsite waste-to-energy alternatives include incineration and closed-coupled processes. Further refinement of the processing and disposal options is expected during design.

c. Wastewater System. The HWWTP was originally built in 1978 as a primary plant and became operational in 1984. The rated design capacity is 38 MGD with one unit on standby and 51 MGD with all units in service. The HWWTP provides primary treatment to all flow received. Approximately 13 MGD undergoes further secondary treatment. A portion of the secondary effluent is treated for water reuse at the HWRF. The solids stream has a rated design capacity of solids generated from 42 MGD of primary treatment and 26 MGD of secondary treatment.

The Honouliuli sewer basin is the second largest on O’ahu, serving a population of over 300,000. It includes 17 wastewater pump stations excluding the Honouliuli Influent Pump Station. These pump stations are operated by the City and County of Honolulu. The Honouliuli gravity collection system is primarily made up of
approximately 83 percent vitrified clay pipes and approximately 9 percent reinforced concrete pipes.

The liquid treatment system at the HWWTP consists of preliminary treatment, primary treatment, and secondary treatment.

Preliminary treatment is a physical process in which large items such as rags, sticks, grit, grease, and other items are removed from the wastewater. The preliminary treatment equipment includes the septage receiving station, influent screens, influent pump station, influent flow measurements, preaeration tanks, aerated grit chambers, and Blower Building No. 1.

Primary treatment is a physical process that removes suspended solids and organic material by physical settling. The primary treatment system consists of the Primary Clarifiers and two Primary Sludge Pump Stations.

The secondary treatment system at the HWWTP was completed in 1996. The secondary treatment process uses a biological fixed film trickling filter process to remove biodegradable organic matter and a suspended growth solids contact process for enhanced suspended solids removal. The secondary treatment system consists of a biotower pump station, biotowers, solids contacts/reation basins, secondary clarifiers, Blower Building No. 2, and Parshall flumes.

The effluent and outfall system at the HWWTP includes the effluent channel, effluent screens, effluent flow measurement, outfall, and the HWRF. Primary effluent,
excess secondary effluent, and reverse osmosis brine are combined in the effluent channel and discharged to the ocean via the outfall. The Barbers Point Deep Ocean Outfall was constructed in 1979 and has a peak flow capacity of 112 MGD. The 84-inch diameter Outfall extends approximately 8,760 feet into the ocean and discharges treated effluent approximately 200 feet below the surface through a 1,750-foot long diffuser pipe. The water reclamation processes associated with the HWRF include sand filtration, reverse osmosis, and ultraviolet disinfection.

The existing HWWTP solids unit processes include gravity thickeners, gravity belt thickeners, blend tanks, anaerobic digesters, and centrifuge dewatering. The solids capacity is based on solids removed from 42 MGD of primary treatment and 26 MGD for secondary treatment. Solids residues from the HWWTP are either disposed of at the WGSL or at H-POWER. The solids loading to the HWWTP is augmented by solids from the Wahiawā and Pa`ala`a Kai wastewater treatment plants, which are trucked to the HTTWP for further processing and disposal.

The HWWTP has six separate odor control systems that collect and treat air emissions from the plant. The odor control facilities include preliminary odor control system, primary odor control system, secondary odor control system, primary sludge odor control system, secondary sludge odor control system, and solids dewatering odor control system.
Three major alternatives were considered for secondary treatment upgrades and modifications to the HWWTP to meet future flow and water quality requirements. Option 1 involves the expansion of the existing Trickling Filter/Solids Contact ("TF/SC") process to full capacity. Option 2 involves the replacement of the existing TF/SC process with Activated Sludge ("AS") to full capacity. Option 3 involves the addition to the existing TF/SC process with AS to full capacity. The phased recommendation of Option 2 is recommended and is the option that Petitioner is generally following. Option 2 has the lowest capital and operation and maintenance costs. It would also use the existing TF/SC process to the end of its useful life, maximizing the reuse of current assets; produce a higher quality secondary effluent than is currently produced at the HWWTP with associated benefits for effluent reuse; reduce future land use requirements with the smallest footprint of evaluated options; achieve ease of operation (only one process at buildout) and no need for separate nitrification and denitrification processes; and require the smallest dedicated wet weather storage basins volume. The planned layout and details of the secondary treatment facilities and non-process facilities will be modified as the design progresses.

\[ \text{d. Drainage. A National Wetland Inventory-mapped wetland (former drainage ditch) is located adjacent to the Petition Area, generally oriented north-south. This wetland is part of the abandoned irrigation system from when the area was used for agricultural purposes and no longer functions as an active irrigation ditch. Some} \]
standing water may be observed during rain events; however, surface water does not
appear to persist throughout the year. In addition, Kalo’i Gulch Stream lies to the north
of the Petition Area and several small ponds associated with Coral Creek Golf Course
are located to the east of the Petition Area. Several of these small ponds are connected
by small stream segments.

Erosion and sedimentation measures will be employed where necessary during
construction activities; therefore, nearby offsite site surface waters are not anticipated to
be impacted as a result of stormwater during construction activities.

Stormwater management retention/infiltration basins and related facilities are
proposed throughout the Petition Area. The stormwater basins at the Petition Area will
be shallow dry basins except during and after storm events until infiltration and/or
evaporation of basin contents is complete. Surface flow conveyance will be used to the
greatest extent possible by incorporating vegetative drainage swales to address
constructability issues as well as to enhance stormwater quality.

Stormwater basins are designed in accordance with Federal Aviation
Administration guidelines for a maximum stormwater detention time of 48 hours. This
requirement is designed to prevent the creation of long-duration standing water that
could create a glare condition that could impact aviation.

Consideration will be given to implementation of various BMP structures from
the new drainage standards that can serve as demonstration-type installations for
future developments. In addition, the road frontage area along Geiger Road with large
trees and a landscaped area will be used as a vegetative buffer and for stormwater
management. This area will provide overland flow of stormwater across a vegetated
area that will perform as both a vegetated swale and an infiltration area.

The Project may result in an increase in future effluent discharged to Māmala
Bay via the Barbers Point Deep Ocean Outfall. However, with the implementation of
BMPs onsite, the Project is not anticipated to result in operational impacts to nearby
surface waters. In addition, any potential impacts to coastal waters as a result of
stormwater runoff and sedimentation will be mitigated by adherence to Federal, State,
and City and County water quality regulations governing grading, excavation,
stockpiling, and sedimentation and erosion by stormwater during construction.

e. **Electrical, Telephone, and Cable Television Services.** Hawaii
Electric Company ("HECO") supplies electricity the majority of O`ahu. Two of HECO’s
major facilities, the Kahe and Waiau Power Plants, are located within five miles of the
Petition Area. Overall facility electrical demand currently ranges from 1,536 to 1,757
kW. HECO substation upgrades may be required to handle the new secondary power
requirements.

Telephone and internet services within the Petition Area are provided by
Hawaiian Telcom and Spectrum. Spectrum also provides cable services to the Petition
Area. These services are transmitted through underground and aerial lines located in
the Petition Area and surrounding areas. The existing overhead lines are recommended to be replaced with underground utilities, and the backbone of the electrical distribution will be expanded to areas with new facilities. Coordination with HECO, Hawaiian Telcom, and Spectrum will be conducted to minimize and/or avoid potential conflicts with any underground and overhead utility lines in the area. Proposed improvements, including staging areas, will be designed to avoid impacting any existing electrical and communication lines.

There is a cell tower located in the northwest corner of TMK: 9-1- 069: 003 of the Petition Area. No impacts to the cell tower and its vehicular access is anticipated as a result of the Project.

f. Police and Fire Protection. The Honolulu Police Department (“HPD”) and Honolulu Fire Department (“HFD”) provide emergency services on the island of O‘ahu. The HPD has divided the island into eight patrol districts with five district stations. The Petition Area is located within the service area of the Kapolei district station.

Coordination with the HPD during construction will be necessary to mitigate traffic congestion and ensure public safety in cases when traffic control cannot be provided by the contractor employees alone. When necessary, off-duty police officers will be scheduled and hired.
Coordination with the HFD for the safe design of new or upgraded structures will also be necessary. Plans will be submitted to the HFD for review and approval during the design phase. A fire apparatus access road for every facility, building, or portion of building within their jurisdiction will be provided when the structure is more than 150 feet from a fire apparatus access road. A fire department access road will extend to within 50 feet of at least one exterior door that can be opened from the outside and that provides access to the interior of the building. Onsite fire hydrants and mains capable of supplying the required fire flow will also be provided as will the water supply itself when any portion of a facility or building is in excess of 150 feet from a water supply.

g. Educational Facilities. There are several public schools in the vicinity of the Petition Area. These schools are not anticipated to be significantly impacted by the Project due to the distance between the Petition Area and these facilities. The nearest public school to the Petition Area is the `Ewa Makai Middle School located approximately 0.6 miles to the southeast, and there are no childcare facilities within a 1 mile radius of the Petition Area.

There may be a slight increase in traffic during construction activities at the Fort Weaver Road/Geiger Road/Iroquois Road and Renton Road/Fort Weaver Road intersections, which are located in the vicinity of the `Ewa and Holomua Elementary Schools.
h. **Recreational Facilities.** There are several recreational areas including golf courses, parks, and a bike trail that are located near the Petition Area. The Project is not anticipated to significantly impact these facilities. There may be some secondary minor impacts as a result of construction, such as noise, slight increase in traffic, or temporary aesthetic impacts. If construction of the Project significantly impacts any park or recreational use, the owners of the recreational facilities and the City and County of Honolulu Department of Parks and Recreation will be consulted and work will be coordinated before proceeding further to avoid any impairment to the use of these facilities. No impacts to parks and recreational facilities are anticipated during the operation of the Project.

i. **Solid Waste Disposal.** Multiple roll-off dumpsters are used onsite for the separate collection of different types of materials. Combustibles are processed at the H-POWER and non-combustibles are taken to the WGSL. Yard waste is hauled to mulching and composting sites, while large appliances, tire, and auto batteries are taken to recycling facilities. Construction debris is transported to the PVT Land Company by private haulers. The solids loading to the HWWTP comes from the HWWTP system in addition to the solids from the Wahiawa and Pa`al`a`a Kai WWTPs.

The Project will involve the excavation of approximately 673,250 cubic yards of soil for new structures, most of which (573,000 cubic yards) will be used as backfill onsite. Excess excavated material will be approximately 100,000 cubic yards. If this
material cannot be kept onsite, coordination with local landfills and recycling centers for the disposal of construction debris and/or hazardous materials may be required, and the ultimate disposal location will depend on space availability at local landfills. The Project will increase the solids production. Potential options to reduce solids disposal to the landfill include building two new conventional mesophilic anaerobic digesters or alternative technologies to accommodate the proposed secondary treatment upgrade and population growth. The quantity and quality of sludge being processed, and the biogas available for beneficial use, will depend to an extent on the outcome of the island-wide sludge planning effort and factors such as onsite processing methods and importation of sludge.

Waste minimization options include composting or further solids handling to reduce the volume of solids, such as drying which is the recommended process to provide for sludge reuse by land application. In addition, other solid residuals from the wastewater treatment process, including screenings and grit will be washed and compacted.

Another sustainable opportunity is the conversion of solids to energy. There are both offsite and onsite opportunities for the conversion of solids to energy. One offsite alternative is to haul the solids from the HWWTP to H-POWER. H-POWER is currently accepting sludge and is a viable outlet in the near future. Onsite waste-to-energy alternatives include incineration and closed-coupled processes. Further refinement of
the processing and disposal options is expected during design.

j. Medical Facilities. The Queen’s Medical Center West Oahu provides primary and specialty care services, located at Fort Weaver Road in Ewa Beach, and is equipped for emergencies in West Oahu 24 hours a day.

18. Location of the Proposed Development to in Relation to Adjacent Land Use Districts and Centers of Trading and Employment. The Petition Area is adjacent to lands in the Urban District. The Petition Area is also near to centers of trading and employment.

19. Economic Impacts of the Proposed Development. The estimated construction period is nine years, during with the average annual economic impact is projected to be $180 million, which would support approximately 1,490 jobs, earnings of $60 million, and fiscal revenues of $7.6 million per year.

20. Housing Needs of Low Income, Low-moderate Income and Gap Groups. The Project will not include a residential component.

21. Need for the Reclassification. The Project is needed to protects public health and safety through the development and maintenance of municipal wastewater treatment, meet secondary treatment requirements set by the EPA under the Clean Water Act, accommodate projected wastewater flows from the Honolulu sewer basin through 2050, relocate non-process facilities to accommodate future needs that will arise
from upgrading Honouliuli and Sand Island WWTPs to secondary treatment, and implement requirements of federal and state permits and mandates.

22. **Hawai`i State Plan and Hawaii State Functional Plans.** The Hawai`i State Plan (Chapter 226, HRS) sets forth the goals, objectives, polices, and priority guidelines for growth, development, and allocation of limited resources throughout the State. It contains diverse policies and objectives on topics of state interest including but not limited to, the economy, agriculture, the visitor industry, federal expenditure, the physical environment, facility systems, socio-cultural advancement, and sustainability. The Project conforms to the policies and guidelines in the Hawai`i State Plan relating to wastewater facility planning.

The Statewide planning system requires the development of State Functional Plans. The State Functional Plans guide the implementation of State and County actions in the areas of agriculture, conservation lands, education, energy, health, higher education, historic preservation, housing, recreation, tourism, water resources development, transportation, employment, and human services. The Project is consistent with the objectives, policies and implementing actions of pertinent functional plans as they relate to wastewater facility planning.

23. **Hawai`i Coastal Zone Management (“CZM“) Program.** The purpose of Hawai`i’s Coastal Zone Management (CZM) program is to provide for the effective management, beneficial use, protection, and development of the coastal zone. Hawai`i’s
CZM was establish through Chapter 205A, HRS, and is administered by the Hawaii Office of Planning. The Project is consistent with the objectives and policies of Chapter 205A by improving the quality of the effluent discharged to Mamala Bay.

24. **City and County of Honolulu General Plan.** The General Plan of the City and County of Honolulu 2002 is a comprehensive statement of objectives and policies which sets forth the long-range social, economic, environmental, and design objectives for O’ahu. The Project is consistent with the objectives of the General Plan, specifically section V, which addresses transportation and utilities.

25. **Development Plans/Sustainable Communities Plans.** Oahu is divided into eight planning areas that are used by the City for long term planning. Three of these planning areas are located partially or completely within the sewer basin: Ewa, Central Oahu, and the Primary Urban Center/

   a. **Primary Urban Center Development Plan.** The Project is consistent with the priorities and objectives of the PUCDP, including Public Facility Investment Priorities, Development Priorities, and Functional Planning.

   b. **Central Oahu Sustainable Communities Plan.** The Project is consistent with the COSCP, including Public Facility Investment Priorities.

   c. **Ewa Development Plan.** The Project is consistent with the EDP, including Wastewater Treatment, Public Facilities Investment Priorities, and General Policies.
26. **Zoning Ordinance.** The Project is located within the AG-1 (Restricted Agriculture) and I-2 (Intensive Industrial) zoning districts. "Utility Installations, Type A" are permitted in both zoning districts, subject to standards in Article 5 of the LUO.

27. **Development of the Property.** It is anticipated that Project will be substantially completed within ten (10) years after the date of the Commission’s approval.

28. **Hawaiian Customary and Traditional Rights.** Petitioner is aware of and sensitive to the existence and practice of native Hawaiian customary and traditional rights that are protected by Article XII, Section 7 of the Hawai‘i State Constitution. A cultural impact assessment for the Project was prepared and included with the FEIS.

**Ka Pa`akai Analysis:**

In *Ka Pa`akai v. Land Use Commission*, 94 Hawai‘i 31, 74, 7 P.3d 1068, 1084 (2000), the Court held the following analysis also be conducted:

The identity and scope of valued cultural, historical, or natural resources in the petition area, including the extent to which traditional and customary native Hawaiian rights are exercised in the petition area;

The extent to which those resources—including traditional and customary native Hawaiian rights—will be affected or impaired by the proposed action; and
The feasible action, if any, to be taken by the LUC to reasonably protect native Hawaiian rights if they are found to exist.

Based on analysis of previous archaeological and cultural research within the petition area, there are no known traditional and customary Native Hawaiian rights exercised in the petition area. Under the Ka Pa‘akai Case, the required analysis therefore ends after the determination that there are no known traditional and customary Native Hawaiian rights exercised in the 27.797-acre petition area. See Exhibit “6”.

29. **Written Comments from Agencies and Organizations.** Written comments from agencies and organizations are included in the FEIS.

30. **Statement Addressing Climate Change.** The HWWTP has analyzed the impacts and identified mitigation to address climate change, including but not limited to impacts of sea level rise, infrastructure adaptations, carbon footprint, and the location of the Project. Petitioner’s strategies include the Property’s elevation, effective infrastructure, alternative energy technologies, and planning efforts consistent with State and City regulations. Petitioner has prepared a Memorandum that analyzes the issues relating to climate change which is attached hereto and incorporated herein as Exhibit “7”.

31. **Statement Addressing Sustainability Principles and Priority Guidelines and Climate Change Issues.** The HWWTP has analyzed the impacts and identified
mitigation to address sustainability principles and priority guidelines and climate change issues, including but not limited to walkability, alternate forms of transportation, transit oriented development, green infrastructure, mitigation of heat island effects, and urban agricultural opportunities. Petitioner’s strategies include bike paths, walkways, green infrastructure, fertilizer production and landscaping. See Exhibit “7”.

Based on the foregoing, Petitioner respectfully requests that the Commission finds that the Petition meets the standards for determining Urban District boundaries pursuant to HAR § 15-15-18, and amends the land use district boundary of the Property from the State Land Use Agricultural District to the State Land Use Urban District.

DATED: Honolulu, Hawai‘i, November 6, 2019.

Of Counsel: MATSUBARA, KOTAKE & TABATA
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CITY AND COUNTY OF HONOLULU,
DEPARTMENT OF
ENVIRONMENTAL SERVICES
BEFORE THE LAND USE COMMISSION

OF THE STATE OF HAWAI‘I

In the Matter of the Petition of )
) DOCKET NO. A19-808
) CITY AND COUNTY OF HONOLULU, )
DEPARTMENT OF ENVIRONMENTAL) SERVICES )
) VERIFICATION
) To Amend The Agricultural Land Use )
) District Into The Urban Land Use )
) District For Approximately 27.797 Acres )
Of Land At ‘Ewa, Island of O‘ahu, )
State of Hawai‘i, Tax Map Keys: )
(1) 9-1-069: por. 003 and (1) 9-1-069: )
por. 004 )
)

VERIFICATION

STATE OF HAWAI‘I ) ss.: CITY AND COUNTY OF HONOLULU )

Lori M. K. Kahikina, being first duly sworn, on oath, deposes and says that:

1. I am the P.E., Director of Department of Environmental Services ("Petitioner"), and in this capacity I am familiar with matters relating to the land which is the subject of Docket No. A19-808 and knowledgeable to testify on behalf of the Petitioner.

2. I have personal knowledge of the matters set forth in the foregoing Petition in Docket No. A19-808 and am qualified and competent to make this verification.

4. I have read the foregoing document and the contents therefore are true and correct to the best of my knowledge and belief.  

Dated: Honolulu, Hawai‘i, OCT-8 2019

[Signature]

Lori M. K. Kahikina

Subscribed and sworn to me
this 8th day of October 2019

[Signature]

Name, Philomela L. Edrada
Notary Public, State of Hawai‘i
My commission expires: 2-14-2020

NOTARY CERTIFICATE (Hawai‘i Administrative Rules § 5-11-8)
Document Identification or Description: Verification
Doc. Date: None No. of Pages: 206
Jurisdiction: 1st Circuit
    (in which notarial act is performed)

[Signature] 10/8/2019

Signature of Notary Date of Certificate

Philomela L. Edrada
Printed Name of Notary

(Official Stamp or Seal)