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

In The Matter Of The Petition Of
KA'ONO'ULU RANCH
To Amend The Agricultural Land Use District Boundary Into The Urban Land District For Approximately 88 Acres Of Land At Ka'ono'ulu, Makawao-Wailuku, Maui, Hawai'i, Tax Map Key:
(2) 3-9-001: 016, 169, 170 Through 174

DOCKET NO. A94-706
ORDER ADOPTING STIPULATION AND ORDER AND CERTIFICATE OF SERVICE

ORDER ADOPTING STIPULATION AND ORDER

AND

CERTIFICATE OF SERVICE

THIS IS TO CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF THE DOCUMENT ON FILE IN THE OFFICE OF THE STATE LAND USE COMMISSION, HONOLULU, HAWAI'I.

Date 7/30/2020

BY

DANIEL ORODENKER
BEFORE THE LAND USE COMMISSION
OF THE STATE OF HAWA'I

In The Matter Of The Petition Of

KA'ONO'ULU RANCH

To Amend The Agricultural Land Use
District Boundary Into The Urban Land
District For Approximately 88 Acres Of
Land At Ka'ono'ulu, Makawao-
Wailuku, Maui, Hawai'i, Tax Map Key:
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The Stipulation and Order filed by Pi‘ilani Promenade South, LLC, and
Pi‘ilani Promenade North, LLC, both Delaware limited liability companies (collectively
“Pi‘ilani”); Honua‘ula Partners, LLC, a Delaware limited liability company (“HPL”); the
State of Hawai‘i Office of Planning (“OP”); the County of Maui Department of Planning
(“DP”); and Maui Tomorrow Foundation, Inc., a Hawai‘i non-profit corporation; South
Maui Citizens for Responsible Growth, a Hawai‘i non-profit corporation; and Daniel
Kanahele (collectively “Intervenors”) on July 7, 2020, having come on for hearing before
the State of Hawai‘i Land Use Commission (“Commission”) at its meeting on July 8,
2020, using the Zoom Webinar Virtual Meeting platform, with appearances by Randall Sakamoto, Esq.; Margery Bronster, Esq.; and Rex Fujichaku, Esq., on behalf of Pi’ilani; Curtis T. Tabata, Esq., and Charles Jencks on behalf of HPL; Dawn Apuna, Esq.; Rodney Funakoshi; and Lorene Maki on behalf of OP; Michael Hopper, Esq.; Michele McLean; and Ann Cua on behalf of DP; and Tom Pierce, Esq., on behalf of the Intervenors, and all the parties having signed the Stipulation and Order, and good reason appearing therefor, the Commission voted, by a vote of 8 ayes and 0 nays,¹ to adopt the Stipulation and Order, identified as Exhibit “A” attached hereto and incorporated by reference herein, and to authorize the Chairperson to sign it on behalf of the Commission.²

ORDER

This Commission, having duly considered the Stipulation and Order signed by all the parties in this proceeding, and a motion having been made and seconded at its meeting on July 8, 2020, using the Zoom Webinar Virtual Meeting platform, and the motion having received the affirmative votes required by Hawai‘i Administrative Rules § 15-15-13, and there being good cause for the motion,

¹ There are eight commissioners presently on the Commission. The ninth seat is currently vacant.

² At the meeting, the Commission heard public testimony from Lucienne de Naie, Bret Gobar, Rob Wellman, Steven Goldsmith, Charlene Schuelenberg, Mike Wildberger, Patricia Stillwell, Clare Apana, and Foster Ah Pong (testified on behalf of Bernice Kalani‘kau). The Commission also has on file written public testimony that was received from several individuals.
HEREBY ORDERS that the Stipulation and Order be and is hereby
ADOPTED.

IT IS FURTHER ORDERED that the Chairperson is granted the authority
to sign the Stipulation and Order on behalf of the Commission.
BEFORE THE LAND USE COMMISSION
OF THE STATE OF HAWAI'I

DOCKET NO. A94-706

STIPULATION AND ORDER;
EXHIBIT “N”

STIPULATION AND ORDER

Petitioners Pi'ilani Promenade South, LLC ("PPS") and Pi'ilani Promenade North, LLC ("PPN"), both Delaware limited liability companies (collectively "Pi'ilani"); Petitioner Honua'ula Partners, LLC, a Delaware limited liability company ("HPL") (together with Pi'ilani, "Petitioners"); the State of Hawaii Office of Planning ("OP"); the County of Maui, Department of Planning ("County"); and Intervenors Maui Tomorrow Foundation, Inc., a Hawaii non-profit corporation, South Maui Citizens for Responsible Growth, a Hawaii non-profit corporation, and Daniel Kanahele (collectively, "Intervenors") hereby stipulate as follows:

A. PPN is the fee owner of that certain parcel identified as Tax Map Key Non (2) 3-9-001:016 and PPS is the fee owner of those certain parcels identified as Tax Map Key Nos. (2) 3-9-001:170-174 (collectively, the "Pi'ilani Parcels");

B. HPL is the fee owner of that certain parcel identified as Tax Map Key No. (2) 3-9-001:169 (the "HPL Parcel," and together with the Pi'ilani Parcels, the "Petition Area");

C. Pi'ilani and HPL are the successor petitioners in Docket A94-706 with regard to the Petition Area, which is the subject of and is encumbered by that certain Findings of Fact,

EXHIBIT "A"
Conclusions of Law, and Decision and Order, dated February 10, 1995 (the “1995 D&O”), issued by the Land Use Commission of the State of Hawai‘i (the “Commission”);

D. On May 23, 2012, the Intervenors filed a Motion for a Hearing, Issuance of Order to Show Cause, and Other Relief against Pi’ilani and HPL (“Intervenors’ Motion for OSC”), which motion was granted by the Commission and an Order to Show Cause was issued on September 10, 2012;

E. The Commission divided the Order to Show Cause Proceeding into two phases, wherein the initial proceedings considered whether Pi’ilani and HPL violated the conditions of the 1995 D&O and the subsequent proceedings would consider the appropriate remedy;

F. At a meeting on February 7, 2013, the Commission determined by oral vote that Pi’ilani’s proposed use of the Piilani Parcels and HPL’s proposed uses of the HPL Parcels would violate Conditions 5 and 15 of the 1995 D&O, and that Condition 17 had also been violated;

G. On April 18, 2013, Piilani filed a Motion to Stay Phase II of the Order to Show Cause Proceeding.

H. On July 12, 2013, the Commission entered an order, per a motion made on June 27, 2013, granting Piilani’s Motion to Stay Phase II of the Order to Show Cause Proceeding (“Order Granting Stay of Phase II”);

I. On December 31, 2013, Piilani filed a Motion for Order Amending the Findings of Fact, Conclusions of Law, and Decision and Order dated February 10, 1995 (“Piilani’s Motion to Amend the D&O”);

J. On November 30, 2018, the Intervenors filed a Motion to Conduct Phase II of Contested Case Pending Since 2012, and for Final Decision (“Intervenors’ Motion to Conduct Phase II”).
K. On January 31, 2019, the Intervenors filed a Motion to Strike Portions of the Petitioners’ Responses Attempting to Improperly Submit Evidence ("Intervenors’ Motion to Strike");

L. On February 1, 2019, Piilani filed a Motion to Dismiss the Order to Show Cause Proceeding ("Piilani’s Motion to Dismiss OSC");

M. On May 28, 2020, Piilani filed a Motion to Strike Intervenors’ Witness List and Exhibit List, Filed March 19, 2019 ("Piilani’s Motion to Strike");

N. The parties hereto (collectively, the "Parties") dispute the material issues between them, and Petitioners deny any allegations of wrongdoing or liability, but in an effort to resolve the dispute between them, the Parties have agreed to resolve their differences in accordance with the terms and conditions set forth herein.

Based upon the foregoing, the Parties hereby stipulate as follows:

1. Piilani’s development plans which were the subject of the Intervenors’ Motion for OSC (the “2013 Plan”) had proposed the development of a shopping complex on the Piilani Parcels, to be known as “Piilani Promenade”, and which would have contained 385,070 square feet of leasable area within several major buildings and 2,071 parking stalls on three of four major lots ranging in size from 13.129 acres to 30.132 acres. Piilani hereby formally reiterates its withdrawal of the 2013 Plan.

2. HPL’s development plans which were also the subject of the Intervenors’ Motion for OSC (the “HPL Workforce Housing Plan”) had proposed the development of 250 workforce housing units on the HPL Parcel. HPL hereby formally reiterates its withdrawal of the HPL Workforce Housing Plan.
3. In accordance with condition 15 of the 1995 D&O, the Petition Area will be developed in substantial compliance with the representations made by Kaonoulu Ranch to the Commission in Docket No. A94-706 in support of a project that was identified as Kaonoulu Industrial Park.

4. The Parties agree that, subject to the concurrence of the Commission by its adoption of the attached Decision and Order, the new site plan for the Petition Area attached as Exhibit “N” to this Stipulation is substantially consistent with site plans filed by Kaonoulu Ranch in support of a District Boundary Amendment in Docket No. A74-706.

5. Petitioners agree to continue to consult in good faith with the lineal and cultural descendants of the Petition Area and members of the ’Aha Moku ’O Kula Kai to discuss the terms of access under the conservation easements to be established by Petitioners within the Petition Area as reflected in Exhibit "N".

6. Attached to this Stipulation is Exhibit "N", which is intended by Petitioners to be consistent with the last sentence of Condition 5 of the 1995 D&O. Intervenors, OP and the County Planning Department do not object to the frontage road as identified in Exhibit "N", subject to the review and approval of the State Department of Transportation and the County, and subject to the concurrence of the Commission by its adoption of the attached Decision and Order.

7. The Petition Area will be developed in substantial compliance with the representations made to the Commission, in accordance with Condition 15 of the 1995 D&O.

8. All annual reports previously required to be filed with the Commission pursuant to Condition 17 of the 1995 D&O have now been filed with the Commission.
9. Subject to the Commission taking the specific actions requested immediately below in Paragraph 10, the Parties hereby formally confirm that all pending motions and joinders initiated by any party, including but not limited to the following, are automatically withdrawn:

i. Pilani’s Motion to Amend the D&O;

ii. Intervenors’ Motion to Conduct Phase II;

iii. Intervenors’ Motion to Strike; and

iv. Pilani’s Motion to Strike.

10. The Parties hereby request that the Commission:

a. Determine that there are no current violations of the 1995 D&O and that the new site plan for the Petition Area attached as Exhibit “N” to this Stipulation satisfies the last sentence of Condition 5;

b. Dismiss the Order to Show Cause Proceeding in its entirety, including the Phase II proceeding, based on the stipulations and representations contained herein;

c. Lift the stay imposed by the Order Granting Stay of Phase II.

11. The Parties waive any and all rights of appeal with respect to any part of the Order to Show Cause Proceeding.

12. The Parties shall each bear their own attorneys’ fees and costs.

13. Neither this Stipulation nor any short form/memorandum shall be recorded in the Bureau of Conveyances.

14. The Parties expressly represent and warrant to each other that they respectively have the authority to enter and be bound by the terms of this Stipulation, and that the Parties enter into this Stipulation with the advice of counsel.
15. This Stipulation shall be subject to, governed by, construed, and enforced pursuant to the laws of the State of Hawai‘i.

16. This Stipulation shall be binding upon and inure to the benefit of the heirs, successors, and assigns of the Parties.

17. This Stipulation sets forth the entire agreement between the Parties, and fully supersedes any and all prior and/or contemporaneous agreements or understandings between the Parties, which pertain to the subject matter hereof.

18. This Stipulation shall not be altered, amended, modified, or otherwise changed in any respect, or particular whatsoever, except in a writing duly executed by each Party to this Stipulation.

**INTERVENORS:**

MAUI TOMORROW FOUNDATION, INC.,
a Hawaii non profit corporation

By __________

Name: Albert Perez
Title: Executive Director

SOUTH MAUI CITIZENS FOR RESPONSIBLE GROWTH,
a Hawaii non-profit corporation

By __________

Name: Mark Hyde
Title: President

Daniel Kanahele

DANIEL KANAHELE
PETITIONERS:

PI'ILANI PROMENADE SOUTH, LLC, a Delaware limited liability company

By
Name: Scott R. Fitzgerald
Title: President

PI'ILANI PROMENADE NORTH, LLC a Delaware limited liability company

By
Name: Scott R. Fitzgerald
Title: President

APPROVED AS TO FORM:

MARGERY'S BROWNSTERS
REX Y. FUJICHAKU
RANALD F. SAKUMOTO
Attorneys for Pi'ilani Promenade South, LLC
And Pi'ilani Promenade North, LLC

HONUA'ULA PARTNERS, LLC, a Delaware limited liability company

By Silverwood, LLC,
a Delaware limited liability company
its authorized representative

By Rick Arambulo, Authorized Signatory

APPROVED AS TO FORM:

CURTIS T. TABATA
Attorney for Honua'ula Partners, LLC
PETITIONERS:

PI’ILANI PROMENADE SOUTH, LLC,
a Delaware limited liability company

By
Name: __________________________
Title: __________________________

PI’ILANI PROMENADE NORTH, LLC
a Delaware limited liability company

By
Name: __________________________
Title: __________________________

APPROVED AS TO FORM:

MARGERY S. BRONSTER
REX Y. FUJICHAKU
RANDALL F. SAKUMOTO
Attorneys for Pi’ilani Promenade South, LLC
And Pi’ilani Promenade North, LLC

HONUA‘ULA PARTNERS, LLC,
a Delaware limited liability company

By Silverwood, LLC,
a Delaware limited liability company
its authorized representative

By __________________________
Rick Arambulo, Authorized Signatory

APPROVED AS TO FORM:

CURTIS T. TABATA
Attorney for Honua‘ula Partners, LLC
COUNTY:

COUNTY OF MAUI
DEPARTMENT OF PLANNING

By [Signature]
Name: Michele McLean
Title: Planning Director

APPROVED AS TO FORM:

/s/ Michael J. Hopper
MICHAEL J. HOPPER
Attorney for County of Maui,
Department of Planning

OP:

STATE OF HAWAII
OFFICE OF PLANNING

By
Name: 
Title: 

APPROVED AS TO FORM:

DAWN TAKEUCHI-APUNA
Attorney for State of Hawaii,
Office of Planning
COUNTY:

COUNTY OF MAUI
DEPARTMENT OF PLANNING

By ____________________________
Name: __________________________
Title: __________________________

APPROVED AS TO FORM:

MICHAEL J. HOPPER
Attorney for County of Maui,
Department of Planning

OP:

STATE OF HAWAI'I
OFFICE OF PLANNING

By ____________________________
Name: Rodney Fushiriki
Title: Planning Administrator

APPROVED AS TO FORM:

DAWN TAKEUCHI-APUNA
Attorney for State of Hawaii,
Office of Planning
DECISION AND ORDER

IT IS HEREBY ORDERED THAT:

a. The Commission has determined that there are no current violations of the 1995 D&O;

b. The Order to Show Cause Proceeding is dismissed in its entirety, including the Phase II proceeding, based on the stipulations and representations contained herein;

c. The stay imposed by the Order Granting Stay of Phase II is lifted.

Done at Honolulu, Hawai‘i, this 39th day of July, 2020, per motion on July 8, 2020.

LAND USE COMMISSION
STATE OF HAWAII
By

APPROVED AS TO FORM

Daniel A. Morris
Deputy Attorney General

Filed and effective on:

7/30/2020

Certified by:

DANIEL ORODENKER
Executive Officer
ADOPTION OF ORDER

This ORDER shall take effect upon the date this ORDER is certified by this Commission.

Done at Honolulu, Hawai‘i, this _30th_ day of July, 2020, per motion on

July 8, 2020

LAND USE COMMISSION

APPROVED AS TO FORM

STATE OF HAWAI‘I

Daniel A. Morris
Deputy Attorney General

By

JONATHAN LIKEKE SCHEUER
Chairperson and Commissioner

Filed and effective on:

July 30 2020

Certified by:

DANIEL ORODENKER
Executive Officer
BEFORE THE LAND USE COMMISSION
OF THE STATE OF HAWAI’I

In The Matter Of The Petition Of
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Maul, Hawai’i, Tax Map Key: 3-9-01: 16, 169,
And 170 Through 174

DOCKET NO. A94-706

CERTIFICATE OF SERVICE

CERTIFICATE OF SERVICE

I hereby certify that a copy of the ORDER ADOPTING STIPULATION was served upon the
following by either by hand delivery or depositing the same in the U. S. Postal Service by
regular or certified mail as noted:

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| DAWN TAKEUCHI-APUNA, ESQ.  
Deputy Attorney General  
Hale Auhau, Third Floor  
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Honolulu, Hawai'i, July 30, 2020.

Daniel Orodennker
Executive Officer