Mitchell D. Roth Mayor

Lee E. Lord Managing Director

West Hawai'i Office 74-5044 Ane Keohokālole Hwy Kailua-Kona, Hawai'i 96740 Phone (808) 323-4770 Fax (808) 327-3563



**County of Hawai'i** PLANNING DEPARTMENT Zendo Kern Director

Jeffrey W. Darrow Deputy Director

East Hawai'i Office 101 Pauahi Street, Suite 3 Hilo, Hawai'i 96720 Phone (808) 961-8288 Fax (808) 961-8742

May 15, 2023

Orrin D. Ortega Gretchen Siegrist Ortega P.O. Box 4944 Kailua-Kona, HI 96745-4944 Via Email: <u>ortegakent@gmail.com</u>

Dear Mr. and Ms. Ortega:

SUBJECT:	Additional Farm Dwelling Agreement (PL-AFD-2022-000037)		
	Applicant(s):	Orrin D. Ortega	
		Gretchen Siegrist Ortega	
	Owner(s):	Barbara Kent	
		Orrin D. Ortega	
		Gretchen Siegrist Ortega	
	State Land Use:	Agricultural	
	County Zoning:	Agricultural (A-5a)	
	Land Area:	5.151 Acres	
	TMK:	(3) 8-5-006:018 Lot 38	

Pursuant to authority conferred to the Planning Director by Chapter 25 (Zoning), Article 5, Division 7, Section 25-5-77 of the Hawai'i County Code and Planning Department Rule 13, Farm Dwellings, we have reviewed your request for an **additional farm dwelling** on the subject property and have **approved** your request subject to the following.

#### **BACKGROUND INFORMATION**

- 1. **Subject Property:** Kiilae & Kauleoli 1<sup>st</sup> & 2<sup>nd</sup>, South Kona, Island of Hawai'i, Hawai'i.
- 2. Lot Size: 5.151 acres, Lot 38
- 3. State Land Use: Agricultural (A).
- 4. County Zoning: A-5a.

- 5. **Proposed Request:** Additional Farm Dwelling.
- 6. **Existing Structures:** No existing structures.
- 7. **Building Permits:** There is a proposed (2) bedroom, (2 1/2) bath, dwelling with kitchen, and detached garage with proposed additional farm dwelling with (1) bedroom, (1) bath, with kitchen, attached garage and carport, with building permit (PW.B2022-005460) issued on 11/22/2022.
- 8. Farm Plan: Includes the following proposed income-producing agricultural activities.

#### a. Proposed agricultural activities include:

- i. There is approximately 1.34 acres to be planted with various small and large fruit trees including lemon, orange, lime, papaya, mango, avocado, rollinia, breadfruit, and cacao, and pygmy palms for harvesting and distribution.
- 9. **Evidence of Agricultural Activity**: There is evidence of proposed agricultural income and expenses reported with their application, evidence of General Excise Tax License, and invoices showing expenses for related to planting the above crops.
- 10. **Rationale for Establishing AFD:** To create a farm that supports establishing endemic plant species, sustaining the Hawaiian Culture, and harvesting and distributing the crops to the local markets, for justification for the second additional farm dwelling.

#### **FINDINGS**

- 1. Chapter 205, Hawai'i Revised Statutes (HRS), the State Land Use Law does not authorize residential dwellings as a permitted use in the State Land Use Agricultural district unless the dwelling is related to an agricultural activity or is a farm dwelling. A farm dwelling as defined in HRS Chapter 205-4.5 means a single-family dwelling located on and used in connection with a farm, including clusters of single-family farm dwellings permitted within agricultural parks developed by the State, or where agricultural activity provides income to the family occupying the dwelling. (Emphasis added)
- 2. The subject lot was created by subdivision (SUB 03-000148-Revised) approved on May 22, 2015, which, pursuant to HRS §205-4.5(b), requires the first dwelling on the lot to be a farm dwelling.
- 3. The Farm Plan and the agreement to use the dwelling for agricultural or farm-related activity on the building site demonstrate that there is income-producing agricultural activity.

- 4. In addition, the following agencies have submitted their comments as identified below:
  - a. Department of Water Supply (DWS) memo dated January 12, 2023 (Exhibit "B").
  - b. Department of Health (DOH) memo dated December 28, 2022 (Exhibit "C").
  - c. Department of Finance Real Property Tax (RPT) memo dated December 28, 2022 (Exhibit "D").

#### **DECISION AND CONDITIONS**

In view of the above, your request to construct **an Additional Farm Dwelling** on the property is **approved** subject to the following conditions:

- 1. Your AFDA has been approved based on proposed agricultural activity as summarized in this letter.
- 2. The AFD shall be used for farm-related purposes and provide shelter for persons involved in the agricultural or farm-related activity on the building site. Family members who are not engaged in agricultural or farm-related activities are allowed to reside in the additional farm dwelling.
- 3. An Additional Farm Dwelling Agreement affidavit shall be notarized and submitted to the Planning Department for recordation with the Bureau of Conveyances, State of Hawai'i, which states that the additional dwelling shall be used for farm-related purposes.
- 4. The farming enterprise shall be commercial in nature and up to seventy-five percent (75%) of your proposed farm plan shall be implemented within three (3) years from the AFDA approval date. The Planning Department shall be allowed to inspect the farm upon reasonable prior notice.
- 5. The agreement shall run with the land and apply to all persons who may, now or in the future, use or occupy the additional farm dwelling. The enclosed AFD Agreement must be returned to the Planning Department with the appropriate notarized signature(s) along with a check made out to the Bureau of Conveyances in the amount of **\$41.00** in accordance with the enclosed AFDA Instructions.

## The Planning Department will not approve a building permit application for the additional dwelling until the AFDA document and all required attachments have been sent for recordation by the Planning Department.

6. All other applicable rules, regulations, and requirements of the Planning Department (including but not limited to the Hawai'i County Code, Chapter 25, Zoning), Department of

Public Works, Department of Water Supply, Fire Department and State Department of Health and any other reviewing agencies/divisions listed on the Building Permit (BP) Application shall be adhered to.

- 7. The applicant is responsible for any State and Federal tax consequences due to the income produced from the farm activity.
- 8. The First Party (as identified in the Additional Farm Dwelling Agreement) shall allow the Second Party or its representative to inspect the farm upon reasonable prior notice.
- 9. DWS has noted that the subject parcel does not have a County approved water service at present, and an additional water service is not available for the additional dwelling.
- 10. This AFD shall be valid for a period of two (2) years from the date of this approval letter to secure a Building Permit (BP) for the AFD. Failure to secure a BP for this AFD on or before **May 15, 2025**, may cause the Director to initiate proceedings to invalidate the AFD.
- 11. An initial extension of time for the performance of conditions within the permit may be granted by the Planning Director upon the following circumstances:
  - A. Non-performance is the result of conditions that could not have been foreseen or are beyond the control of the applicants, successors, or assigns and that are not the result of their fault or negligence.
  - B. Granting of the time extension would not be contrary to the General Plan or Zoning Code.
  - C. Granting of the time extension would not be contrary to the original reasons for the granting of the permit.
  - D. The time extension granted shall be for a period not to exceed the period originally granted for performance (i.e., a condition to be performed within one year may be extended for up to one additional year).

Should any of these conditions not be met or substantially complied with in a timely fashion, the Planning Director may initiate procedures to revoke this permit.

In reference to the Department of Water Supply's comment, we suggest the following:

a. "Any existing and/or future dwellings not serviced by County water system constructed on the property shall have a minimum 6,000-gallon water storage facility for domestic consumption for water catchment. This catchment system shall adhere to the Department of Public Works, Building Division's "Guidelines for owners of Rain

Catchment Water Systems" as well as the State Department of Health requirements related to water testing and water purifying devices.

b. Provide a water supply system sufficient for firefighting consisting of a minimum 3,000 gallons of water per existing and/or proposed future dwelling on the property meeting with the approval of the Hawaii County Fire Department. If dwellings are more than 50 feet apart, 4,000 gallons of water per dwelling will be required".

Please feel free to contact Rosalind Newlon of the West Hawaii Office at 808-323-4778 or email <u>Rosalind.Newlon@hawaiicounty.gov</u> should you have any further questions and/or concerns. Sincerely,

Zendo Kern Zendo Kern (May 16, 2023 14:07 HST)

ZENDO KERN Planning Director

#### RJN:ad

C:\Users\rnewlon\OneDrive - County of Hawaii\Desktop\Newlon-2\AFDA Approval\PL-AFD-2021-000037 Ortega-Kent 85006018 Apprvl .doc

Enclosures:	AFDA document AFDA document instruction sheet	
	Exhibits B through D	

CC Via Email: Chief Sanitarian, State of Hawaii- Dept. of Health Manager- Chief Engineer, Hawaii County Dept. of Water Supply Lisa Miura- Administrator, Hawaii County Real Property Tax Division GIS Section w/enclosures West Hawaii Office

Kimberly C. Pouland- kimpouland@kpdesign-studio.com



#### **DEPARTMENT OF WATER SUPPLY • COUNTY OF HAWAI'I**

345 KEKUANAO'A STREET, SUITE 20 • HILO, HAWAI'I 96720 TELEPHONE (808) 961-8050 • FAX (808) 961-8657

February 8, 2023

COH PLANNING DEPT FEB 9 2023 PM2:04

#### Mr. Zendo Kern, Director TO: Planning Department

**REC'D HAND DELIVERED** 

- Keith K. Okamoto, Manager-Chief Engineer FROM:
- SUBJECT: Additional Farm Dwelling Agreement (PL-FDA-2022-000043) Applicant – Gary K. Duarte and Lori K. Duarte Tax Map Key 7-6-005:048

We have reviewed the subject application and have the following comments.

The subject parcel does not have an existing water service with the Department, as the parcel is not within the service limits of the Department's existing water system.

Therefore, the Department has no objections to the proposed application, subject to the applicant understanding and accepting that the Department cannot provide service to the proposed additional farm dwelling.

Should there be any questions, please contact Mr. Troy Samura of our Water Resources and Planning Branch at (808) 961-8070, extension 255.

Sincerely yours,

Filth K. Okamoto, P.E.

Manager-Chief Engineer

TS:dfg

copy - Gary K. Duarte and Lori K. Duarte Trust

#### Exhibit "B"

... Water, Our Most Precious Resource ... Ka Wai A Kāne ... The Department of Water Supply is an Equal Opportunity provider and employer.



STATE OF HAWAII DEPARTMENT OF HEALTH P.O. BOX 916 HILO, HAWAII 96721-0916

#### MEMORANDUM

DATE:	December 28, 2022		
TO:	Mr. Zendo Kern Planning Director, County of Hawaii		
FROM:	Eric Honda District Environmental Health Program Chief		
SUBJECT:	Additional Farm Dwelling Agreement (PL-AFD-2022-000037) Applicant (s) Orrin D. Ortega Gretchen Siegrist-Ortega		
	Owner (s)	Barbara Kent Orrin D. Ortega Gretchen Siegrist-Ortega	
	SLU:	Agricultural	
	CZ:	Agricultural (A-5a)	
	LA:	5.151 Acres	
	TMK:	8-5-006:018 Lot 38	

In most cases, the District Health Office will no longer provide individual comments to agencies or project owners to expedite the land use review and process.

Agencies, project owners, and their agents should apply Department of Health "Standard Comments" regarding land use to their standard project comments in their submittal. Standard comments can be found on the Land Use Planning Review section of the Department of Health website: <u>https://health.hawaii.gov/epo/landuse/</u>. Contact information for each Branch/Office is available on that website.

# <u>Note: Agencies and project owners are responsible for adhering to all applicable standard comments and obtaining proper and necessary permits before the commencement of any work.</u>

General summary comments have been included for your convenience. However, these comments are not all-inclusive and do not substitute for review of and compliance with all applicable standard comments for the various DOH individual programs.

Zendo Kern December 30, 2022 Page **2** of **4** 

#### **Clean Air Branch**

- 1. All project activities shall comply with the Hawaii Administrative Rules (HAR), Chapters 11-59 and 11-60.1.
- 2. Control of Fugitive Dust: You must reasonably control the generation of all airborne, visible fugitive dust and comply with the fugitive dust provisions of HAR §11-60.1-33. Note that activities that occur near existing residences, businesses, public areas, and major thoroughfares exacerbate potential dust concerns. It is recommended that a dust control management plan be developed which identifies and mitigates all activities that may generate airborne and visible fugitive dust and that buffer zones be established wherever possible.
- 3. Standard comments for the Clean Air Branch are at: https://health.hawaii.gov/epo/landuse/

#### **Clean Water Branch**

 All project activities shall comply with the HAR, Chapters 11-53, 11-54, and 11-55.

 The following Clean Water Branch website contains information for agencies and/or project owners who are seeking comments regarding environmental compliance for their projects with HAR, Chapters 11-53, 11-54, and 11-55: <u>https://health.hawaii.gov/cwb/clean-water-branch-homepage/cwb- standard-comments/</u>.

#### Hazard Evaluation & Emergency Response Office

- A Phase I Environmental Site Assessment (ESA) and Phase II Site Investigation should be conducted for projects wherever current or former activities on site may have resulted in releases of hazardous substances, including oil or chemicals. Areas of concern include current and former industrial areas, harbors, airports, and formerly and currently zoned agricultural lands used for growing sugar, pineapple or other agricultural products.
- 2. Standard comments for the Hazard Evaluation & Emergency Response Office are at: <u>https://health.hawaii.gov/epo/landuse/</u>.

#### Indoor and Radiological Health Branch

 Project activities shall comply with HAR Chapters 11-39, 11-45, 11-46, 11-501, 11-502,

11-503, and 11-504.

2. Construction/Demolition Involving Asbestos: If the proposed project includes renovation/demolition activities that may involve asbestos, the applicant should contact the Asbestos and Lead Section of the Branch at <a href="https://health.hawaii.gov/irhb/asbestos/">https://health.hawaii.gov/irhb/asbestos/</a>.

#### Safe Drinking Water Branch

1. Agencies and/or project owners are responsible for ensuring environmental

compliance for their projects in the areas of 1) Public Water Systems; 2) Underground Injection Control; and 3) Groundwater and Source Water Protection in accordance with HAR Chapters 11-19, 11-20, 11-21, 11-23, 11-23A, and 11-25. They may be responsible for fulfilling additional requirements related to the Safe Drinking Water program: <u>https://health.hawaii.gov/sdwb/</u>.

2. Standard comments for the Safe Drinking Water Branch can be found at: <u>https://health.hawaii.gov/epo/landuse/</u>.

#### Solid & Hazardous Waste Branch

- 1. Hazardous Waste Program The state regulations for hazardous waste and used oil are in HAR Chapters 11-260.1 to 11-279.1. These rules apply to the identification, handling, transportation, storage, and disposal of regulated hazardous waste and used oil.
- 2. Solid Waste Programs The laws and regulations are contained in HRS Chapters 339D, 342G, 342H, and 342I, and HAR Chapters 11-58.1 and 11-282. Generators and handlers of solid waste shall ensure proper recycling or disposal at DOH-permitted solid waste management facilities. If possible, waste prevention, reuse, and recycling are preferred options over disposal. The Office of Solid Waste Management also oversees the electronic device recycling and recovery law, the glass advanced disposal fee program, and the deposit beverage container program.
- 3. Underground Storage Tank Program The state regulations for underground storage tanks are in HAR Chapter 11-280.1. These rules apply to the design, operation, closure, and release response requirements for underground storage tank systems, including unknown underground tanks identified during construction.
- 4. Standard comments for the Solid & Hazardous Waste Branch can be found at: <u>https://health.hawaii.gov/epo/landuse/</u>.

#### Wastewater Branch

For comments, please email the Wastewater Branch at doh.wwb@doh.hawaii.gov.

#### Sanitation / Local DOH Comments:

- Noise may be generated during demolition and/or construction. The applicable maximum permissible sound levels, as stated in Title 11, HAR, Chapter 11-46, "Community Noise Control," shall not be exceeded unless a noise permit is obtained from the Department of Health.
- 2. According to HAR §11-26-35, No person, firm, or corporation shall demolish or clear any structure, place, or vacant lot without first ascertaining the presence or absence of rodents that may endanger public health by dispersal from such premises. Should any such inspection reveal the presence of rodents, the rodents

Zendo Kern December 30, 2022 Page **4** of **4** 

shall be eradicated before demolishing or clearing the structure, site, or vacant lot. A demolition or land clearing permit is required prior to demolition or clearing.

#### Other

- 1. <u>CDC Healthy Places Healthy Community Design Checklist Toolkit</u> recommends that state and county planning departments, developers, planners, engineers, and other interested parties apply these principles when planning or reviewing new developments or redevelopment projects.
- 2. If new information is found or changes are made to your submittal, DOH reserves the right to implement appropriate environmental health restrictions as required. Should there be any questions on this matter, please contact the Department of Health, Hawaii District Health Office, at (808) 933-0917.



Deanna Sako Finance Director

Diana Nakagawa Deputy Director

### **County of Hawai'i**

#### **DEPARTMENT OF FINANCE - REAL PROPERTY TAX**

 Aupuni Center
 101 Pauahi Street
 Suite No. 4
 Hilo, Hawai'i 96720-4679
 Fax (808) 961-8415

 Appraisers (808) 961-8354
 Clerical (808) 961-8201
 Collections (808) 961-8282

 West Hawai'i Civic Center
 74-5044 Ane Keohokalole Hwy.
 Bldg. D, 2nd Flr.
 Kailua Kona, Hawai'i 96740

 Fax (808) 327-3538
 Appraisers (808) 323-4881
 Clerical (808) 323-4880

Date: 12/28/2022 Tax Map Key: <u>8-5-006-018-0000</u> **PL-AFD-2022-000037** 

- To: Planning Director
- From: Real Property Tax Office
- Subj: Request for Comments and/or Review

Comments from the Appraisal Section:

- Property is receiving agricultural use value
- Property is dedicated to agricultural use
- Possible rollback taxes
  - There are no comments at this time

Remarks: Parcel currently not assessed for any buildings. Parcel has no

active ag use exemptions. Last area inspection October 2022.

Appraiser to Contact: <u>Jennifer Long</u> Phone: <u>808-323-4883</u>

Comments from the collection section:

- Status of real property taxes:
- Current
- Delinquent / Amounts \$\_\_\_\_\_ Amount includes tax, penalty & interest up to \_\_\_\_\_

Remarks: Real property taxes for the above parcel are paid up to and including December 31, 2022

Collection personnel to contact: <u>Shanayd Silva</u> Phone: <u>808-961-8347</u>

Hawai'i County is an Equal Opportunity Provider and Employer

#### Exhibit "D"

#### **Additional Farm Dwelling Agreement Instructions**

Attached is the Additional Farm Dwelling Agreement form for your approved application. It is important that you follow these instructions in the completion of the form. Failure to complete and submit a properly completed agreement form to the Planning Department for recordation with the Bureau of Conveyances may cause your Additional Farm Dwelling Agreement to be rejected by the Bureau and delay approval of your application for a building permit for the additional farm dwelling. Building permit applications for additional farm dwellings will not be approved by the Planning Department until the AFDA form and the required submittals specified below have been returned to the Planning Department. You may make as many copies of the AFDA document for your records as necessary. A copy of the final recordation page will be available from the Planning Department when received back from the Bureau of Conveyances upon request.

1. All persons in the "First Party" must sign before a Public Notary in the appropriate location on the signature page (Page 4). Photocopies of this page may be made and sent to any persons listed on the page whose notarized signatures are required and then attached to the agreement document along with the original signature page. Facsimiles or FAX copies of signatures will not be accepted.

Note: All signatures must be the same as the typed name. Therefore, if John L. Doe is the name typed the signature must also be John L. Doe. Signing John Doe or Jonathan L. Doe will cause the agreement document to be rejected by the Bureau of Conveyances for recordation purposes.

Please have your notary print their name underneath their signature line.

- 2. Enclose a check or money order in the amount of \$41.00, made out to the Bureau of Conveyance, for the Bureau of Conveyance recordation fee.
- 3. Return the **original** completed AFDA document with all required signatures and the recordation fee payment to the Planning Department for the Director's signature and submittal to the Bureau of Conveyances for recordation.

AFTER RECORDATION, RETURN BY MAIL TO:

County of Hawai'i Planning Department 101 Pauahi Street, Suite 3 Hilo, Hawai'i 96720

TITLE OF DOCUMENT:

ADDITIONAL FARM DWELLING AGREEMENT (PL-AFD-2022-000037)

PARTIES TO DOCUMENT:

FIRST PARTY:	BARBARA KENT, ORRIN ORTEGA, AND GRETCHEN SIEGRIST
	ORTEGA

#### SECOND PARTY: COUNTY OF HAWAI'I

**PROPERTY DESCRIPTION:** 

Kiilae & Kauleoli 1<sup>st</sup> & 2<sup>nd</sup>, South Kona, Hawai'i Island, Hawaii

TMK: (3) 8-5-006:018 LOT 38

#### ADDITIONAL FARM DWELLING AGREEMENT

THIS AGREEMENT made and executed this <u>day of</u>, 2023, by and between BARBARA KENT, ORRIN ORTEGA, AND GRETCHEN SIEGRIST ORTEGA, herein called the "First Party," whose mailing address is 85-5261 KIILAE ROAD, CAPTAIN COOK, HI 96704-8505 and, the COUNTY OF HAWAI'I, herein called the "Second Party."

IT IS HEREBY AGREED that the First Party may construct one additional farm dwelling (note: the additional farm dwelling of this agreement is the approved additional farm dwelling; and, in chronological and numerical order, the additional farm dwelling is also the second single-family dwelling) located on the real property of Lot 38. The property Lot 38 is described as Kiilae & Kauleoli 1<sup>st</sup> & 2<sup>nd</sup>, South Kona, Island of Hawai'i, Hawai'i containing 5.151 acres, **Tax Map Key (3) 8-5-006:018**, situated in the State Land Use Agricultural district and zoned Agricultural (A-5a) by the Second Party.

IT IS HEREBY ACKNOWLEDGED that the First Party FEE OWNER is the legal owner of the property described above.

IT IS HEREBY FURTHER AGREED that this approval to construct one additional farm dwelling is given subject to the following conditions:

- The additional farm dwellings shall be used to provide shelter to person(s) involved in the agricultural or farm-related activity on the property. Family members who are not engaged in agricultural or farm-related activity are allowed to reside in the farm dwelling.
- 2. The agreement shall run with the land and apply to all persons who may now or in the future use or occupy the additional farm dwelling.
- This agreement shall include any and all conditions specified in the Additional Farm Dwelling Agreement letter, attached to this document as Exhibit: "A".

IT IS HEREBY FURTHER AGREED that this agreement shall run with the land and apply to a lessee or tenant of the lot or of any portion of Lot 77. IT IS HEREBY FURTHER AGREED that should the pertinent provisions of the State and County laws, rules, and regulations change to authorize said farm dwelling, upon request of the First Party, this Agreement may be reconsidered for possible amendment and/or severance.

IT IS HEREBY FURTHER AGREED, for the property, Lot 38, situated within the State Land Use Agricultural district, any land use and zoning violations that is determined by the Second Party to be caused by the First Party, a LESSEE or a TENANT, the Second Party may impose fines in violation of Hawaii Revised Statutes section 205-4.5. If the violation is not corrected within six months of such citation and the violation continues, a citation for a new and separate violation may be imposed. There shall be a fine of not more than \$5,000 for a first violation; for any additional violation, there shall be a fine of not more than \$5,000. The Second Party may also impose fines for any violation of Hawaii County Code Chapter 25, as amended, according to the procedures and fine schedule of Hawaii County Code – Zoning Code sections 25-2-30 through -2-36.

IN CONSIDERATION OF THE AFORESAID, the Second Party hereby approves this Agreement to be in conformity with Hawai'i Revised Statutes sections 205-2 and 205-4.5, consistent with the permitted uses of the State Land Use Agricultural district. This Agreement also conforms to Hawai'i County Code Chapter 25, as amended.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written.

FIRST PARTY:

#### BARBARA KENT, LANDOWNER

FIRST PARTY:

#### ORRIN ORTEGA, LANDOWNER

FIRST PARTY:

### **GRETCHEN SIEGRIST ORTEGA, LANDOWNER**

SECOND PARTY:

**ZENDO KERN, Planning Director** County of Hawai'i

#### STATE OF HAWAI'I

#### COUNTY OF HAWAI'I

) ) SS. )

On this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2023 before me personally

appeared **BARBARA KENT**, **ORRIN ORTEGA**, **GRETCHEN SIEGRIST ORTEGA**, to me known to be the person described herein and who executed the foregoing instrument and acknowledged that he executed the same as his free act and deed.

Notary Public, State of Hawai'i

My commission expires: \_\_\_\_\_

STATE OF HAWAI'I ) ) SS. COUNTY OF HAWAI'I )

On this <u>day of </u>, 20, before me personally appeared Zendo Kern to me personally known, who, being by me duly sworn, did say that he is the Planning Director of the County of Hawai'i, and that the County of Hawai'i has no corporate seal; and that the instrument was signed on behalf of the Planning Department, County of Hawai'i, a government agency, and said Zendo Kern acknowledged the instrument to be the free act and deed of said County of Hawai'i.

Rachelle Ley

Notary Public, State of Hawaiʻi Third Judicial Circuit

My Commission Expires: June 12, 2023

Document Date:		No. of Pages:
Notary Name:	Rachelle Ley	3rd Judicial Circuit
Doc. Description:		
Notary Signatur	e	Date