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County of Hawaii PLANNING DEPARTMENT

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July 6, 2004

Mr. and Mrs. William Takaba 2000-A Ainaloa Drive Hilo, HI 96720

Dear Mr. and Mrs. Takaba:

VARIANCE PERMIT NO. 1465(VAR 04-052) Applicants: WILLIAM TAKABA, ET AL. Owners: WILLIAM TAKABA, ET AL.

Request: Variance from Chapter 23, Subdivisions

Tax Map Key: 2-4-048:068, (SUB 03-0016)

After reviewing your variance application, the Planning Director certifies the approval of your variance request with conditions. The subject variance permits 8 proposed lots in lieu of 6 lots to access proposed non-dedicable cul-de-sac roadway within pending 11-lot subdivision application (SUB 03-0016). The variance is from Chapter 23, Subdivisions, Section 23-88, Non-dedicable street; private dead-end street.

BACKGROUND

- 1. **Location.** The subject property, Lot 48-B containing 3.609 acres, being a portion of Lot 618, Grant S-13,778 to Kaoru Sunada, and situated at Waiakea Homesteads, Second Series, Waiakea, South Hilo, Hawaii.
- 2. **Zoning.** The subject property is zoned Single-Family Residential (RS-15) by the County and designated Urban ("U") by the State Land Use Commission (LUC). Property zoned RS-15 means a minimum building site area one-half acre.

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- 3. **Subdivision Request/PPM.** The applicant submitted proposed 11-lot subdivision (SUB 03-0016-9-lots/2-roadway lot "A" and "B"). The subdivision application's preliminary plat map (PPM) is dated February 10, 2004. The PPM was issued Tentative Approval dated June 3, 2003 subject to conditions.
- 4. **Variance Application.** The applicant submitted the variance application and submittals on April 26, 2004.
- 5. Agency Comments and Requirements (VAR 04-052):
 - a. The County of Hawaii Fire Department (CHFD) memorandum dated May 17, 2004, was received. (Refer to DOH memorandum in variance file).
 - b. The Department of Public Works (DPW) memorandum dated May 17, 2004, states in part the following:
 - "We have reviewed the subject application and offer the following comments:
 - 1. The applicant shall record a deed covenant stating that the subdivision road is privately owned and not maintained by the County (similar to Section 23-70 of the Hawaii County Code). This should be made as a condition for final subdivision approval.
 - 2. The final plat map shall show a 10-ft wide "no vehicular access" planting easement along the frontage of Lots 1 and 8 on Edena Street."
 - c. The State Department of Health (DOH) memorandum dated May 28, 2004 states in part:
 - "The Health Department found no environmental health concerns with regulatory implications in the submittals."
- 6. **Notice to Surrounding Owners.** The applicant submitted a copy of a notice dated May 10, 2004 mailed to property owners within 300 feet of the subject property(s), list of surrounding property owners, and proof of mailing said notice to surrounding property owners. It appears that the notice was mailed on or about May 11, 2004.

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7. **Comments from Surrounding Property Owners or Public.** No written objections to the subject variance application were received from surrounding property owners or public. No other agency comments were received.

SPECIAL AND UNUSUAL CIRCUMSTANCES

The following special and unusual circumstances apply to the subject project which exist either to a degree which deprive the applicant of substantial property rights that would otherwise be available or to a degree which obviously interferes with the best use or manner of development of the subject property:

- 1. Proposed Residential Uses. The applicant is requesting a variance to allow 8-lots in lieu of maximum 6-lots to access proposed 20 feet wide non-dedicable paved road within privately owned roadway 34 feet wide cul-de-sac lot ("LOT A").
- 2. The proposed right-of-way width and pavement design within "Road Lot A" will exceed the minimum right-of-way width and pavement width requirements stipulated by Chapter 23, Subdivisions. The PPM indicates that Road Lot "B" will be dedicated to the County and "LOT 9" will have lot access via Edena Street.

ALTERNATIVES

. The decision alternatives include the following:

- 1. Improve or construct dedicable roadway standards and constructing non-dedicable pavement within minimum private dead end road right-of-way pursuant to Chapter 23, Subdivisions. The subdivider is requesting a variance to allow 2 additional lots or 8 proposed lots in lieu of 6 lots to have access via a non-dedicable dead end street or culde-sac right-of-way "ROAD LOT A". The DPW is requesting that proposed "ROAD LOT B" containing 1130 square feet be dedicated to the County or dropped into Edena Street. Proposed lot access to proposed "LOT 9" will be via Edena Street.
- 2. Consider alternative subdivision access via a wider non-dedicable pavement roadway within wider privately owned dead-end street or cul-de-sac right-of-way. Examine the alternative proposed improvements to insure that emergency vehicular and safety requirements are met. The proposed privately owned cul-de-sac right-of-way width and non-dedicable pavement design will exceed the non-dedicable street or private dead-end street standards for 6 lots stipulated by Chapter 23, Subdivisions. The proposed 34 feet wide non-dedicable "ROAD LOT A" and 20 feet wide pavement design coupled with

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other DPW comments to require "no vehicular access" easements on lots (Proposed "LOT 1" and "LOT 8") with frontage along the Edena Street Right-Of-Way supports the applicant's request to allow 2 additional lots or permit 8 lots in lieu of the maximum 6 lots to access a proposed non-dedicable dead end street.

INTENT AND PURPOSE OF THE SUBDIVISION CODE

The intent and purpose of access requirements to a proposed subdivision is to ensure legal and physical access to the proposed lots that is clearly defined and accessible from a public road by domestic vehicles, police, fire, and other service vehicles under various weather conditions without constant maintenance.

The surrounding areas are zoned residential. The public roadways fronting the proposed subdivision have not significantly changed since the 1970s. By granting this variance, there should be no adverse impact to adjoining properties or publicly owned County right-of-way (Edena Street). Road maintenance cost and upkeep of the privately owned paved dead end roadway, mowing of grassed shoulders, drainage improvements, signage, etc., within the privately owned cul-de-sac road lot, "ROAD LOT A", will be borne and paid by the owner(s) or users.

Therefore, after considering the representations and background presented by the applicant, evaluation of access available to the proposed subdivision and evaluation of the proposed wider dead end right-of-way (cul-de-sac) and wider non-dedicable roadway, the Planning Director finds that the variance request is reasonable.

DETERMINATION-VARIANCE CONDITIONS

The variance request and application was acknowledged by letter dated April 28, 2004. Additional time to study previous variance approvals and complete the variance background report was necessary. The applicant granted an extension of time to July 15, 2004 to complete the variance background and render a variance decision.

Based on the foregoing findings, this applicant's variance request would be consistent with the general purpose of the zoning district and the intents and purposes of the Zoning Code, Subdivision Code and the County General Plan. Furthermore, the variance requested will not be materially detrimental to the public's welfare and will not cause substantial adverse impact to the area's character and to adjoining properties. The variance request is approved subject to the following variance conditions:

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- 1. The subdivider, owners, their assigns, or successors shall be responsible for complying with all stated conditions of this variance.
- 2. The subdivider, owner(s), their assigns, or successors understand that the 8-lots arising out of SUB 03-0016 will use and maintain the privately owned right-of-way (cul-de-sac) without any expectation of governmental assistance to maintain the private roadway improvements and other infrastructure within the proposed cul-de-sac or roadway lot. The proposed subdivision's final plat map shall denote "10-Feet Wide No Vehicular Access Planting Screen" line on proposed Lot(s) "LOT 1" and "LOT 8" to be taken from the front property line along the Edena Street Right-Of-Way and/or proposed ROAD LOT B.
- 3. ROAD VARIANCE: The subdivider/applicant, owner(s), their assigns, or successors shall file a written agreement or approved written document with the Planning Department within one (1) year from the issuance of tentative subdivision approval and prior to receipt of final subdivision approval of SUB 03-0016. This agreement shall contain the following deed language, being covenants, conditions, and restrictions, which affect the entire property and/or proposed 8-lots arising from the approval of the subdivision application (SUB 03-0016) and be duly recorded at the Bureau of Conveyances of the State of Hawaii by the Planning Department at the cost and expense of the applicant:
 - a. The applicant and/or owners shall indemnify and defend the State of Hawaii or County of Hawaii from any and all liability arising out of vehicular access to and from the private road cul-de-sac roadway lot designated on the subdivision application's (SUB 03-0016) final plat map.
 - b. Upon written demand of the County of Hawaii, the applicant and /or owners, their assigns, or successors shall agree to participate and pay their fair share percentage of any improvement district adopted for the purpose of roadway improvements to rights-of-way serving the proposed lot(s) arising out of SUB 03-0016. Should the improvement district require acquisition of any rights-of-way outside the subdivision or within the lots arising out of SUB 03-0016, such rights-of-way shall be dedicated to the County without cost and the value of the dedication credited to the fair share contribution of the lot owner. Should the Council adopt a Unified Impact Fees Ordinance setting forth criteria for the imposition of exactions or the assessment of impact fees, conditions included herein shall be credited towards the requirements of the Unified Impact Fees Ordinance.

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- c. The owner(s) of the roadway lot created by SUB 03-0016 understand that that access to the roadway within the cul-de-sac was approved with this road variance, and that the owner(s) will use and maintain the privately owned on-site driveways and privately owned access roadway to and within their property, water system, and drainage improvements on their own without any expectation of governmental assistance.
- d. The lot owners agree to participate in any original road maintenance agreement affecting the previous parcels or proposed lots arising out of the subdivision. Said maintenance shall include, without limitation, grass cutting (mowing), timely repair and/or filling of any and all rutted areas and "potholes", and mowing of existing roadway shoulders within the road lot created by SUB 03-0016.
- e. Any lots created by SUB 03-0016 may not be made subject to a condominium property regime. No ohana dwelling or second dwelling unit shall be permitted on any lot created by SUB 03-0016.
- f. In the event that there are any amendments or changes to the subdivision after the agreement is signed, the applicant shall be responsible for informing the County Planning Department of such amendments or changes so that the agreement can be amended concomitantly. Further, the written or recorded agreement shall be binding upon the owner(s), their successors or assigns and shall be incorporated as an exhibit and made part of each agreement of sale, deed, lease, or similar documents affecting the title or ownership of the existing property or approved subdivided lots.
- 4. The owners, their assigns or successors shall pay any outstanding real property taxes due and comply with all other applicable State and County rules and regulations pertaining to subdivisions, tentative subdivision approval conditions, approved subdivision construction plans, variance conditions, and land use.
- 5. Any outstanding and active building permits issued by the DPW shall be addressed and closed prior to final subdivision approval. The location of all permitted and existing building improvements are subject to the minimum building yards pursuant to the Hawaii County Zoning Code.

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Should any of the foregoing stated conditions not be complied with, the Planning Director may proceed to declare this Variance Permit null and void.

Thank you for your understanding and patience during our review.

Sincerely,

CHRISTOPHER J. YUEN

Planning Director

WRY:cd

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cc: DPW-Engineering Branch

SUB 03-0016