

BJ Leithead Todd

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# County of Hawai'i

#### PLANNING DEPARTMENT

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April 26, 2010

Gerald & Barbara Farrelly 1010 Ocean Lane Imperial Beach, CA 91932

Dear Mr. Farrelly:

SUBJECT: VARIANCE APPLICATION - VAR-09-012

Applicant: GERALD FARRELLY Owners: GERALD FARRELLY

Request: Variance from Chapter 23, Subdivisions,

**Improvements Required** 

TMK: 1-1-006:103, (SUB 06-000487)

After reviewing your variance application, the Planning Director certifies the approval of Variance-VAR 09-012 subject to variance conditions. The variance permits proposed 3-lot subdivision (SUB 06-000487) to be created without providing a water system meeting the minimum requirements of the Department of Water Supply (DWS). The variance is from Hawai'i County Code, Chapter 23, Subdivisions, Division 2, Improvements Required, Section 23-84, Water Supply, (1)(2).

The Planning Director has concluded that a variance application from the minimum water system requirements for proposed subdivision be **approved** based on the following findings:

#### **BACKGROUND**

1. <u>Location</u>. The subject property (TMK: 1-1-006:103; Lots 9 & 10), consists of 81,237 square feet of land area and is situated at Kea'au, Puna, Hawai'i, Map 96, Land Court Application 1053.

- 2. **Zoning:** The subject property is zoned Single Family Residential -20,000 square feet (RS-20) by the County and designated Urban "U" by the State Land use Commission (LUC).
- 3. <u>Subdivision Request/PPM</u>. The applicant or subdivider submitted a subdivision application (SUB 06-000487) and preliminary plat map (PPM) dated June 29, 2006 proposing to subdivide subject property into 3 lots. Further action on the subdivision application was deferred on April 3, 2007.
- 4. <u>Variance Application</u>. The applicant submitted variance application and submittals on March 27, 2009 including a survey map dated June 29, 2006 proposing to subdivide subject property into 3 lots. The variance application includes background information and states in part (page 1) the following:

"This application is for a variance under Rule 22 for the subdivision of the subject property in the Volcano area, which has no water system in the area per Department of Water Supply County of Hawai'i." Therefore, there are special and unusual circumstances applying to the subject property which exist either to a degree which deprives 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."

# 5. Variance Application (VAR 09-012)-Agency Comments and Requirements:

- a. The State Department of Health (DOH) memorandum is dated April 9, 2009. Refer to DOH memorandum in variance file.
- b. The County of Hawaii-Hawaii Fire Department (HFD) memorandum is dated April 9, 2009. Refer to HFD memorandum in variance file.
- c. The Department of Water Supply (DWS) memorandum, dated November 24, 2009, states in part:

"We have reviewed the subject application and our comments from our January 31, 2007 memorandum to your office, regarding the subject subdivision, still stand.

We have no objection to the subject application as the applicant has indicated that water will be provided via private rainwater catchment system for each lot."

- 6. Notice to Surrounding Property Owners. The applicant filed a transmittal letter dated April 13, 2009, and attached copy of notice sent to surrounding property owner(s) within 300 feet of the subject property, and mailing receipts dated April 13, 2009. Notice of this application was published in the Hawaii Tribune Herald and West Hawaii Today on April 11, 2009.
- 7. <u>Posted Sign</u>. The applicant submitted an affidavit dated April 20, 2010 regarding sign posted on the subject property and a photograph of the posted sign.
- 8. <u>Comments from Surrounding Property Owners or Public</u>. No other agency comments were received and no objections were received from surrounding property owners or public.

Therefore, after considering the applicant's variance application and variance background information, and agency comments, the Planning Director has determined that there are special or unusual circumstances applying to subject property which exist either to a degree which deprives the applicant or owners of 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.

#### **ALTERNATIVES**

The DWS memorandum dated January 31, 2007 in subdivision file (SUB 08-000487) regarding the PPM proposing to subdivide subject TMK property into 3 lots states, in part, the following:

"We have reviewed the subject application. There is no public water system in the area."

Subsequent to receipt of above DWS memorandum, the Planning Department sent the applicant's surveyor a letter on August 11, 2009 citing the DWS requirements for proposed 3-lot subdivision and copy of Rule 22. The Planning Department's letter (page 1 and page 2) states in part:

"For your information and use, enclosed is a copy of Rule 22, Water Variance of the Planning Department's Rule of Practice and Procedure."

In consideration of above, the only alternative would be to design, drill and develop private wells and install the necessary water system improvements in accordance with DWS standards.

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In view of the above, there are no other reasonable alternatives in resolving the difficulty of the applicant or subdivider. The imposition of providing an approved alternative private water system meeting DWS standards to permit proposed 3-lot subdivision (SUB 06-000487) would be putting excessive demands upon the applicant or subdivider when a more reasonable alternative is available (e.g. applying for a variance pursuant to Rule 22, Water Variance to permit proposed 3-lot subdivision of subject TMK property.

### INTENT AND PURPOSE-WATER VARIANCE

The intent and purpose of requiring a water system for and within the proposed subdivision is to assure that adequate water is available for human consumption and fire protection.

Section 23-84 of the Subdivision Code requires that all new subdivisions have a water system meeting with the minimum requirements of the Department of Water Supply. The State Department of Health has no specific rules or regulations relating to the utilization, construction or inspection of private roof or rain catchment water systems for potable or emergency uses.

The alternative to a water system proposed by the applicant or 'water variance' to allow and utilize privately owned individual rain water catchment systems for the proposed 3-lot subdivision can meet the intent and purpose of the Subdivision code: and, meets criteria or standards pursuant to Planning Department Rule 22-Water Variance, effective February 25, 2006. Generally, Rule 22 is both a rule and statement of criteria to be used so that consistent decisions can be made on water variance requests on agriculturally-zoned property. Rule 22, states in part:

#### "22-4 Minimum rainfall.

Except as provided in Rule 22-6, all lots to be served by catchment shall have an average annual rainfall of not less than 60". The annual rainfall can be proven by rainfall records at comparable rain gauges, or by the USGS rainfall map."

## "22-5 Minimum Number of Lots

Except as provided in rule 22-6, no more than six lots shall be allowed in a catchment subdivision."

In this case, the proposed subdivision is zoned Single-Family Residential (RS-20) and Section 23-84 of the Subdivision Code requires a water supply system. Rule 22 doesn't actually apply to subdivisions zoned Single Family Residential requesting a variance

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from water supply system. However, the proposed subdivision does not exceed six (6) lots and is geographically located in an area which receives more than 60 inches of annual rainfall.

The analysis of rainfall information provided by the applicant compared with rainfall maps and data maintained in the Planning Department indicates the subject property receives approximately 160 inches of rainfall annually to support private rainwater catchment systems for potable and emergency uses for the proposed 3-lot subdivision. According to map- Plate 6-WATER-RESOURCES INVESTIGATIONS REPORT 95-4212, the proposed subdivision appears to be nearest a 160-inch isohyets line; and, pursuant to other rainfall information available at the State Climate Office (HSCO), the proposed subdivision is situated within an area which receives between 120 inches and 160 inches of rainfall annually. The analysis of the applicant's submittals, together with rainfall maps and other published rainfall data for the general area, indicate the subject property or proposed subdivision will receive in excess of 60 inches of rainfall annually. The proposed subdivision meets Rule No. 22-Water Variance.

The applicant variance application was acknowledged by letter dated April 3, 2009 and additional time was required to submit and incorporate revised sign affidavit and other submittals into the variance application's file. The applicant's agent granted the Planning Director an extension of time to render decision on the agent's variance application.

Based on the foregoing findings, this 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 detrimental to the public's welfare and will not cause substantial adverse impact to the area's character and to adjoining properties.

# VARIANCE DECISION-CONDITIONS

The variance request to allow proposed 3-lot subdivision of the subject property without providing a water system meeting DWS standards is **approved** subject to the following variance conditions:

- 1. The applicant, owners, their assigns, or successors shall be responsible for complying with all stated conditions of approval.
- 2. <u>WATER VARIANCE</u>: The owner, 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 06-

000487. This written agreement shall contain the following deed language, being covenants, conditions, and restrictions affecting 6-lot subdivision application and shall be duly recorded at the Bureau of Conveyances of the State of Hawaii by the Planning Department at the cost and expense of the owners:

- a. The applicant or subdivider agrees and accepts the fact that a County dedicable public water system is not now able to service the proposed subdivision (SUB 06-000487). 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.
- b. No further subdivision of lots created by SUB 06-000487 will be permitted unless county water system requirements and other requirements of Chapter 23, Subdivisions, are met.
- c. Any lots created by SUB 06-000487 may not be made subject to a condominium property regime.
- d. Any dwelling constructed on a lot not serviced by a County water system shall be provided with and maintain a private potable rain catchment system which includes a minimum 6,000-gallon water storage capacity for domestic consumption or potable uses. This private water 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.
- e. Each permitted dwelling shall be provided with and maintain a private water supply system which includes an additional minimum 3,000 gallon water storage capacity for fire fighting and emergency purposes. The location and capacity of the emergency water supply system, including the necessary compatible connector system, shall meet with the approval of the Hawaii County Fire Department and be located in an area accessible to fire apparatus. The Hawaii County Fire Department also advises as a precautionary measure for other uninhabited agricultural structures that consideration be given to the provision of a similar water storage system for fire fighting and emergency purposes.

- 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.
- g. In the event that the County Water System is upgraded or an improvement district initiated to enable service to the lots created by SUB 06-000487, the owner(s) of the lot(s) created by SUB 06-000487 shall participate in such improvement district or shall pay their pro-rata share of the upgrade and installation of laterals, as determined by the Department of Water Supply.
- h. The subdivider and all grantees, successors, and assigns acknowledge that the parcel was created by a variance from the normal subdivision requirements of Hawaii County, and that there are no special or unusual circumstances applying to the property which deprive the owner of substantial property rights or to a degree which obviously interferes with the best use or manner of development of the property, and hence, no grounds exist or will exist for a variance from the subdivision code to permit further subdivision of the property, and that changes in the owner's personal or financial situation after acquiring the property also will not constitute grounds for a variance from the subdivision code to permit further subdivision of the property.
- 3. The subdivision application's final plat map shall meet all the requirements of the Hawaii County Zoning Code and the Subdivision Code not covered by this variance.
- 4. The subdivider, owner(s), their assigns or successors shall pay any outstanding real property taxes and comply with all other applicable State statutes and County ordinances pertaining to building improvements and land use.

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Should any of the foregoing stated conditions not be complied with, the Planning Director may proceed to declare Variance-VAR 09-012 null and void.

Sincerely,

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Planning Director

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xc: Manager-DWS SUB 06-000487