## BEFORE THE LAND USE COMMISSION OF THE STATE OF HAWAII

In the Matter of the Petition of

W.H. SHIPMAN, LIMITED

To Amend the Agricultural Land Use )
District Boundary into the Urban )
Land Use District for Approximately)
175.74 Acres At Keaau, Puna, )
Hawaii, Tax Map Key: (3) 1-6-03: )
Portion of 90

DOCKET NO. A84-570

W.H. SHIPMAN, LIMITED

This is to certify that this is a true and correct copy of the Decision and Order on file in the office of the State Land Use Commission, Honolulu Hawaii.

JUL 0 2 1993 by

Executive Officer

FINDINGS OF FACT,
CONCLUSIONS OF LAW, AND DECISION AND ORDER

STATE OF HAWAII

## OF THE STATE OF HAWAII

In the Matter of the Petition of W.H. SHIPMAN, LIMITED

To Amend the Agricultural Land Use ) District Boundary into the Urban ) Land Use District for Approximately) 175.74 Acres At Keaau, Puna, ) Hawaii, Tax Map Key: (3) 1-6-03: ) Portion of 90 DOCKET NO. A84-570
W.H. SHIPMAN, LIMITED

### FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECISION AND ORDER

On December 14, 1992, W. H. SHIPMAN, LIMITED

(hereinafter "Petitioner"), filed its Motion to Confirm

Substantial Completion of Development of Increment I and to

Approve Urbanization of Increment II pursuant to Decisions and

Orders issued by the Land Use Commission ("Commission") in this

docket on February 19, 1985 and January 9, 1990, and in

accordance with Sections 15-15-70, 15-15-78, and 15-15-94,

Hawaii Administrative Rules ("H.A.R.").

This Commission having heard or examined all the testimony, evidence, and argument of the parties presented during the hearing, and the Stipulation on Petitioner's Proposed Findings of Fact, Conclusions of Law, and Decision and Order filed on June 17, 1993, the Petitioner's Proposed Findings of Fact, Conclusions of Law, and Decision and Order, the records

and files in this docket, hereby makes the following findings of fact and conclusions of law:

### FINDINGS OF FACT

### Procedural Matters

- 1. On December 14, 1992, the Petitioner filed the Motion to Confirm Substantial Completion of Development of Increment I and to Approve Urbanization of Increment II Pursuant to Decisions and Orders Issued February 19, 1985 and January 9, 1990 ("Motion").
- 2. On April 12, 1993, a prehearing conference was held at Conference Room 238, Old Federal Building, 335 Merchant Street, Honolulu, Hawaii with all parties in attendance.
- 3. On April 29, 1993, the Commission conducted a hearing on the Petitioner's Motion, pursuant to notices published on March 19, 1993 in the Honolulu Advertiser and the Hawaii Tribune-Herald, newspapers of general circulation.
- 4. There were no requests for intervention nor any public witnesses testifying on Petitioner's motion.

### Background

5. On June 18, 1984, Petitioner filed a Petition in this docket to reclassify approximately 487.74 acres at Keaau, Puna, Hawaii, TMK: 1-6-03: 78 and Portion of 7, now renumbered and identified as TMK: 1-6-03:78, Portion of 90, 92, 94 and 1-6-146: 1-19, 21-55 from the Agricultural District to the Urban District. Petitioner proposed to develop an industrial park in two increments. The first increment would consist of

approximately 312 acres and the second increment would consist of approximately 175.74 acres. Petitioner proposed to develop the first increment in five years and the second increment within a second five-year period.

- and Order dated February 19, 1985, the Commission approved the reclassification of approximately 312 acres from the Agricultural District to the Urban District at Keaau, Puna, Hawaii (Increment I). Redistricting of Increment II, consisting of approximately 175.74 acres, and identified as TMK: 1-6-03: portion of 90 (hereinafter "Property"), from the Agricultural to the Urban District was subject to receipt of an application by Petitioner and a prima facie showing that there has been substantial completion of the off-site and on-site improvements within Increment I in accordance with the Petitioner's development plan.
- 7. Effective August 19, 1986, the Hawaii County
  Council approved Change of Zone Ordinance No. 86-85, which
  rezoned the entire 487.74 acre property from an Agricultural
  (A-20a) to a General Industrial (MG-20) zoned district.
  Pursuant to Condition B of Ordinance No. 86-85, the zoning for
  the Property shall not become effective until the Property is
  certified by the Commission to be reclassified within the Urban
  District. Pursuant to Condition C of Ordinance No. 86-85, the
  approximately 312 acres designated as Increment I by the
  Commission was zoned into two increments. The first zoning

increment consisted of approximately 158 contiguous acres (County of Hawaii Increment 1). The effective date of zoning for the second zoning increment consisting of approximately 127 acres (County of Hawaii Increment 2) was to be after development had occurred in County of Hawaii Increment 1.

- 8. On September 26, 1989, Petitioner filed a Motion to Extend Time Within Which to File a Petition for Increment II of the W. H. Shipman Industrial Park. The Order Approving in Part Motion to Extend Time to Complete Substantial Development of Increment I and to Apply for Incremental Redistricting of Increment II was issued by the Commission on January 9, 1990. The order granted Petitioner until February 19, 1993, to achieve "substantial completion of the on-site and off-site improvements within Increment I" and to apply for redistricting of the Property. All other provisions of the Decision and Order originally issued on February 19, 1985 remained in effect.
- 9. On December 28, 1990, the Additional Amendment to Covenants, Conditions and Restrictions and Owner's Association Contract Originally Recorded as Land Court Document No. 1568649 and Noted on Transfer Certificate of Title No. 309914 on August 1, 1988 was recorded at the Land Court of the State of Hawaii as Document No. 1991651. The additional amendment adopted language recommended by the Department of Health relating to measures to mitigate against potential groundwater contamination.

### Petitioner's Substantial Completion of Increment I

- 10. In December, 1986, Petitioner submitted a subdivision application with the Planning Department to create a total of 19 industrial lots involving approximately 28 acres of land (Phase 1-A, County of Hawaii Increment 1). Final subdivision approval was granted on December 30, 1987. All 19 lots have been sold, and 11 structures have been built and/or are under construction.
- 11. In December, 1988, Petitioner submitted a subdivision application for Phase 1-B of County of Hawaii Increment 1 to allow the creation of 36 industrial lots on approximately 77 acres of land. Final subdivision approval was granted on December 5, 1989. Thirty-three of the 36 lots have been sold, and ten structures have been built and/or are under construction.
- 12. In July, 1990, Petitioner submitted a subdivision application for Phase 1-C of County of Hawaii Increment 1 to allow the creation of 32 industrial lots on approximately 48 acres. Final subdivision approval was granted on December 11, 1991. Six lots have been sold and/or are in escrow and one structure has been built or is under construction. Petitioner does not foresee any difficulty in marketing the remaining lots.
- 13. In December, 1991, Petitioner submitted a subdivision application for Phase 1-D of County of Hawaii Increment 1 to allow the creation of 21 industrial lots on approximately 30 acres. Tentative subdivision approval was

granted on January 28, 1992. Petitioner received an extension until January 28, 1994, in which to submit the final subdivision plat map.

- 14. On July 22, 1992, the Hawaii County Council adopted Ordinance No. 92-87, amending Conditions C and N, and adding Conditions O, P, and Q to Ordinance No. 86-85. Condition C was amended to reduce the development performance requirement from 25% to 15%.
- 15. On December 2, 1992, the Hawaii County Council accepted Petitioner's Affordable Housing Need Study. Acceptance of said study satisfied Condition M of Rezoning Ordinance Nos. 86-85 and 92-87, thus allowing Petitioner to proceed with its rezoning of County of Hawaii Increment 2 of the industrial park.
- 16. As part of the subdivision approval process and in compliance with conditions of the rezoning ordinance, as amended, Petitioner has substantially completed the required off-site and on-site improvements for the project. The water supply and storage system for the entire industrial park has been completed. A 5,000 lineal foot 16-inch water main has been installed to transport water from Keaau Village to the industrial park. The State highway improvements for access to Increment I of the project, which consist of a channelized intersection and acceleration and deceleration lanes, are completed. All on-site improvements, including roadways, have been completed for Phases 1-A, 1-B and 1-C of County of Hawaii

Increment 1. Construction has started on Phase 1-D, and full development is expected to be completed by the 2nd quarter of 1993.

### Position of the State

17. The Office of State Planning in its memorandum in support of Petitioner's motion noted that the Property is situated over a major groundwater body with a recharge rate that is estimated to be approximately one billion gallons per day, and recommended that the reclassification be approved with three conditions relating to the establishment of systems and methods of treatment and mitigation of hazardous waste, disposal and spill issues.

### Position of the County

18. The County of Hawaii concluded in its memorandum in support of Petitioner's motion that Petitioner has substantially completed the on-site and off-site improvements within Increment I and supports Petitioner's request for approval of reclassification of the Property from the Agricultural District into the Urban District.

### RULINGS ON PROPOSED FINDINGS OF FACT

Any of the proposed findings of fact not adopted by the Commission herein, or rejected by clear contrary finding of fact herein, are hereby denied and rejected.

Any conclusion of law herein improperly designated as a finding of fact should be deemed or construed as a conclusion of law; any finding of fact herein improperly designated as a

conclusion of law should be deemed or construed as a finding of fact.

### CONCLUSIONS OF LAW

Pursuant to Chapter 205, Hawaii Revised Statutes ("HRS"), and the Hawaii Land Use Commission Rules under Chapter 15-15, H.A.R., and subject to the conditions of the Decision and Order provided herein, the Commission finds upon a clear preponderance of the evidence that there has been substantial completion of the on-site and off-site improvements within Increment I in accordance with the Petitioner's development plan, that urbanization of approximately 175.74 acres comprising the Property herein is reasonable and proper, that Petitioner's development plan conforms to the standards for reclassification from the Agricultural District to the Urban District, is reasonable and not violative of Section 205-2, HRS, and is consistent with the Hawaii State Plan as set forth in Chapter 226, HRS, the Land Use Commission decision-making criteria pursuant to Section 205-17, HRS, and the Coastal Zone Management program, objectives and policies pursuant to Section 205A-2, HRS.

### DECISION AND ORDER

IT IS HEREBY ORDERED that the lands within Increment II of the Petitioner's development plan, comprising approximately 175.74 acres of land at Keaau, Puna, Hawaii, Tax Map Key (3) 1-6-03: Portion of 90, and approximately identified on Exhibit "A" attached hereto and incorporated by reference herein, is

hereby reclassified from the Agricultural District to the Urban District and the State Land Use District Boundaries are hereby amended accordingly, subject to the following conditions:

- 1. Petitioner shall coordinate with the County of
  Hawaii and the State Department of Health regarding the
  establishment of appropriate systems to contain spills and
  prevent materials associated with industrial uses such as
  petroleum products, chemical or other pollutants, from adversely
  affecting the groundwater.
- 2. Petitioner shall comply with the requirements of the State Department of Health and the County of Hawaii Department of Public Works with respect to the installation of the project's sewage system.
- 3. Storage and/or disposal of hazardous wastes shall be approved by the Department of Health prior to their establishment on the Property.
- 4. Petitioner shall complete the proposed project in substantial compliance with the representations made before the Land Use Commission. Failure to so develop the Property may result in reversion of the Property to its former land use classification, or change to a more appropriate classification.
- 5. Petitioner shall provide annual reports to the Land Use Commission, the Office of State Planning, and the County of Hawaii Planning Department in connection with the status of the subject property and the Petitioner's progress in complying with the conditions imposed.

- 6. The Land Use Commission may fully or partially release these conditions as to all or any portion of the Property upon timely motion and upon the provision of adequate assurance of satisfaction of these conditions by Petitioner.
- 7. The conditions imposed by the Land Use Commission shall be recorded with the Bureau of Conveyances and Land Court of the State of Hawaii, if applicable, pursuant to Section 15-15-92, H.A.R.
- 8. Within 7 days of the issuance of the Commission's Decision and Order for the subject reclassification, Petitioner shall (a) record with the Bureau of Conveyances or Land Court of the State of Hawaii, whichever is appropriate, a Statement to the effect that the Property is subject to conditions imposed by the Land Use Commission in the reclassification of the Property, and (b) shall file a copy of such recorded statement with the Commission.

### DOCKET NO. A84-570 - W.H. SHIPMAN, LIMITED

Done at Honolulu, Hawaii, this <u>2nd</u> day of July 1993, per motion on June 29, 1993.

LAND USE COMMISSION STATE OF HAWAIT

<b>-</b>	HID OI IMMMIT
Ву	ALLEN Y KALIGKA
	Chairman and Commissioner
Ву	KAREN S. AHN
	Vice Chairman and Commissioner
D.,	On on hour
Ву	JOANN N. MATTSON
	Vice Chairman and Commissioner
Ву	Asses & Lee
-4	ALLEN K. HOE Commissioner
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ву	Eusebio Lapenia, JR
_	EUSEBIO LAPENIA, JR
ву	RENTON L. K. NIP
	Commissioner
	N. O. I. N. O.
Ву	TRUDY K. SENDA
	Commissioner
D	(absent)
BV	(なわっていし)

Filed and effective on July 2 , 1993

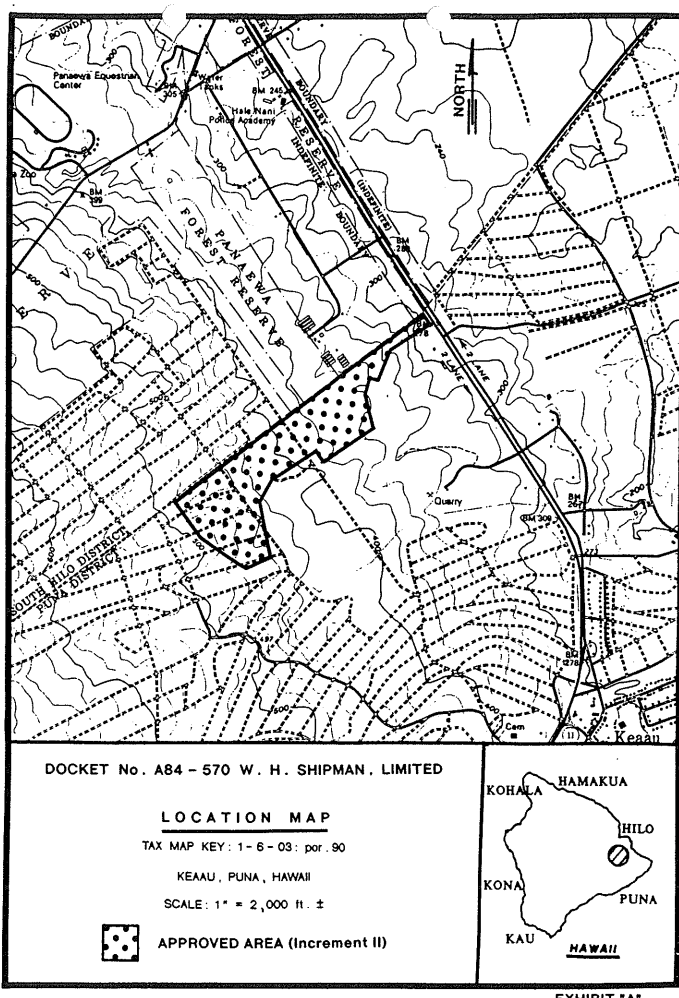
Certified by:

Executive Officer

By (absent) ELTON WADA Commissioner

DELMOND J. H. WON

Commissioner



# BEFORE THE LAND USE COMMISSION OF THE STATE OF HAWAII

In the Matter of the Petition of

DOCKET NO. A84-570

W.H. SHIPMAN, LIMITED

W.H. SHIPMAN, LIMITED

To Amend the Agricultural Land Use )
District Boundary into the Urban )
Land Use District for Approximately)
175.74 Acres At Keaau, Puna, )
Hawaii, Tax Map Key: (3) 1-6-03: )
Portion of 90

### CERTIFICATE OF SERVICE

I hereby certify that a copy of the Findings of Fact, Conclusions of Law, and Decision and Order was served upon the following by either hand delivery or depositing the same in the U. S. Postal Service by certified mail:

HAROLD S. MASUMOTO, Director Office of State Planning P. O. Box 3540 Honolulu, Hawaii 96811-3540

VIRGINIA GOLDSTEIN, Planning Director Planning Department, County of Hawaii 25 Aupuni Street Hilo, Hawaii 96720

STEVEN S.C. LIM, ESQ., Attorney for Petitioner

Case & Lynch

CERT. 460 Kilauea Avenue Hilo, Hawaii 96720

DATED: Honolulu, Hawaii, this 2nd day of July 1993.

ESTHER UEDA Executive Officer CASE & LYNCH

STEVEN S. C. LIM 2505 460 Kilauea Avenue Hilo, Hawaii 96720 Telephone No.: 961-6611

Attorney for Petitioner W.H. Shipman, Limited

### BEFORE THE LAND USE COMMISSION

OF THE STATE OF HAWAII

In the Matter of the Petition of )

W.H. SHIPMAN, LIMITED

In regard to the Application to )
Amend the Agricultural Land )
Use District Boundary into the )
Urban Land Use District for )
Approximately 487.74 Acres )
At Keaau, Puna, Hawaii, Tax Map )
Key: (3) 1-6-03:78 and Portion 90)

0932i 12097-20

DOCKET NO. A84-570

STIPULATION ON PROPOSED FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECISION AND ORDER; EXHIBIT "1"

## STIPULATION ON PROPOSED FINDINGS OF FACT, CONCLUSIONS OF LAW, AND DECISION AND ORDER

Petitioner W. H. Shipman, Limited, the Office of State Planning of the State of Hawaii, and the Planning Department of the County of Hawaii, pursuant to Section 15-15-56 of the Hawaii Land Use Commission Rules (1986), that the proposed Findings of Fact, Conclusions of Law, and Decision and Order attached hereto as Exhibit "1" are hereby presented as the stipulation of the parties as to all issues of fact and law in Docket No. A84-570, In the Matter of the Petition of W. H. Shipman,

Limited, of the Land Use Commission of the State of Hawaii, with the exception that the County of Hawaii does not stipulate to the conditions of approval contained therein. With this qualification, the undersigned parties respectfully request that the Land Use Commission adopt said proposed Findings of Fact, Conclusions of Law and Decision and Order in the above-entitled docket proceeding.

DATED:	Hilo, Haw	Hawaii. J	une 4, 1993		
DAILD.	niio, naw	u11,	W.H. SHIPMAN, LIMITED  CASE & LYNCH Its Attorney		
DATED.	Honolulu	<b>Wawai</b> i	By STEVEN S.C. LIM June 9, 1993		
DAILD.	nonotutu,	nawally	OFFICE OF STATE PLANNING STATE OF HAWAII		
			By HAROLD MASUMOTO Its Director		

PLANNING DEPARTMENT COUNTY OF HAWAII

VIRCINIA GOLDSTEIN Planning Director

DATED: Hilo, Hawaii, \_\_\_\_

#### CASE & LYNCH

STEVEN S. C. LIM 2505 460 Kilauea Avenue Hilo, Hawaii 96720 Telephone No.: 961-6611

Attorney for Petitioner W.H. Shipman, Limited

#### BEFORE THE LAND USE COMMISSION

#### OF THE STATE OF HAWAII

In the Matter of the Petition of )

W.H. SHIPMAN, LIMITED )

FINDINGS OF FACT,

CONCLUSIONS OF LAW, AND

DECISION AND ORDER; EXHIBIT

Amend the Agricultural Land )

Use District Boundary into the )

Urban Land Use District for )

Approximately 487.74 Acres )

At Keaau, Puna, Hawaii, Tax Map )

Key: (3) 1-6-03:78 and Portion 90)

0932i 12097-20

### FINDINGS OF FACT CONCLUSIONS OF LAW, AND DECISION AND ORDER

LIMITED (hereinafter W. Η. SHIPMAN, "Petitioner"), filed its Motion Confirm Substantial to Completion of Development Increment I and to Approve Urbanization of of Increment ΙI pursuant to Decisions and Orders February 19, 1985 and January 9, 1990, on December 14, 1992, in Land Use Commission accordance with Hawaii Rules (1986) Sections 15-15-70, 15-15-78, and 15-15-94.

The Land Use Commission of the State of Hawaii (hereinafter the "Commission"), having considered Petitioner's memorandum and testimony, and having received no objections

from the Office of State Planning or the County of Hawaii Planning Department, hereby makes the following findings of fact, conclusions of law, and decision and order:

### FINDINGS OF FACT

### Procedural Matters

- 1. The Petitioner filed the Motion to Confirm Substantial Completion of Development of Increment I and to Approve Urbanization of Increment II Pursuant to Decisions and Orders Issued February 19, 1985 and January 9, 1990 on December 14, 1992.
- 2. The Commission conducted a hearing on the Petitioner's motion on April 29, 1993, pursuant to notices published on March 19, 1993 in the <u>Honolulu Advertiser</u> and the <u>Hawaii Tribune-Herald</u>, newspapers of general circulation.
- 3. There were no requests for intervention nor any public witnesses testifying on Petitioner's motion.

### **Background**

4. On June 18, 1984, Petitioner filed a petition under Land Use Commission Docket No. A84-570 to reclassify approximately 487.74± acres at Keaau, Puna, Hawaii, TMK: 1-6-03:78 and Portion of 7, now renumbered and referred to as TMK: 1-6-03:78 and Portion of 90, from the Agricultural District to the Urban District. Petitioner proposed to develop an industrial park in two increments. The first increment would consist of 312± acres and the second increment would

consist of  $176\pm$  acres. The Petitioner proposed to develop the first increment in five years and the second increment within a second five-year period.

- By the Findings of Fact, Conclusions of Law, Decision and Order dated February 19, 1985, the Commission approved the reclassification of approximately 312 acres from the Agricultural District to the Urban District at Keaau, Puna, Redistricting I). of Increment Hawaii (Increment consisting of approximately 176 acres, from the Agricultural to the Urban classification would be granted upon receipt of an application by Petitioner and a prima facie showing that there has been substantial completion of the off-site and on-site improvements within Increment Ι in accordance with Petitioner's development plan.
- Effective August 19, 1986, the Hawaii County Council approved Change of Zone Ordinance No. 86-85, which rezoned the entire 487+ acre property from an Agricultural Industrial (MG-20) zoned district. General (A-20a) to Pursuant to Condition B of Ordinance No. 86-85, the zoning for the 176+ acres designated by the Commission as Increment II shall not become effective until that land is certified by the Commission to be reclassified within the Urban District. Pursuant to Condition C of Ordinance No. 86-85, the  $312\pm$  acres designated as Increment I by the Commission was zoned into two The first zoning increment consisted of 158± increments.

contiguous acres (County of Hawaii Increment 1). The effective date of zoning for the second zoning increment consisting of 127± acres (County of Hawaii Increment 2) shall be after development has occurred in the first zoning increment.

- 7. On September 26, 1989, Petitioner filed a Motion to Extend Time Within Which to File a Petition for Increment II of the W. H. Shipman Industrial Park. The Order Approving in Part Motion to Extend Time to Complete Substantial Development of Increment I and to Apply for Incremental Redistricting of Increment II was issued by the Commission on January 9, 1990. The order granted Petitioner until February 19, 1993, to achieve "substantial completion of the on-site and off-site improvements within Increment I" and to apply for redistricting of Increment II. All other provisions of the Decision and Order originally issued on February 19, 1985 remained in effect.
- On December 28, 1990, the Additional Amendment to 8. Covenants, Conditions and Restrictions and Owner's Association Contract Originally Recorded as Land Court Document No. 1568649 and Noted on Transfer Certificate of Title No. 309914 on August 1, 1988 was recorded at the Land Court of the State of Hawaii The additional amendment adopted as Document No. 1991651. language recommended by the Department of Health relating to mitigate against potential groundwater measures to contamination.

### Petitioner's Substantial Completion of Increment I

- 9. In December, 1986, Petitioner submitted a subdivision application with the Planning Department to create a total of 19 industrial lots involving approximately 28 acres of land (Phase 1-A, County of Hawaii Increment 1). Final subdivision approval was granted on December 30, 1987. All 19 lots have been sold, and 11 structures have been built and/or are under construction.
- 10. In December, 1988, Petitioner submitted a subdivision application for Phase 1-B of County of Hawaii Increment 1 to allow the creation of 36 industrial lots on approximately 77 acres of land. Final subdivision approval was granted on December 5, 1989. Thirty-three of the 36 lots have been sold, and ten structures have been built and/or are under construction.
- application for Phase 1-C of County of Hawaii Increment 1 to allow the creation of 32 industrial lots on approximately 48 acres. Final subdivision apploval was granted on December 11, 1991. Six lots have been sold and/or are in escrow and one structure has been built or is under construction. Petitioner does not foresee any difficulty in marketing the remaining lots.
- 12. In December, 1991, Petitioner submitted a subdivision application for Phase 1-D of County of Hawaii

Increment 1 to allow the creation of 21 industrial lots on approximately 30 acres. Tentative subdivision approval was granted on January 28, 1992. Petitioner received an extension until January 28, 1994, in which to submit the final subdivision plat map.

- 13. On July 22, 1992, the Hawaii County Council adopted Ordinance No. 92-87, amending Conditions C and N, and adding Conditions O, P, and Q to Ordinance No. 86-85. Condition C was amended to reduce the development performance requirement from 25% to 15%.
- 14. On December 2, 1992, the Hawaii County Council approved Petitioner's Affordable Housing Need Study. This approval satisfied Conditions M of Rezoning Ordinance Nos. 86-85 and 92-87, thus allowing Petitioner to proceed with its rezoning of County of Hawaii Increment 2 of the industrial park.
- in compliance with conditions of the rezoning ordinance, as amended, Petitioner has substantially completed the required off-site and on-site improvements for the project. The water supply and storage system for the entire industrial park has been completed. A 5,000 lineal foot 16-inch water main has been installed to transport water from Keaau Village to the industrial park. The State highway improvements for access to Increment I of the project, which consist of a channelized

intersection and acceleration and deceleration lanes, are completed. All on-site improvements, including roadways, have been completed for Phases 1-A, 1-B and 1-C of County of Hawaii Increment 1. Construction has started on Phase 1-D, and full development is expected to be completed by the 2nd quarter of 1993.

### Position of the State

16. The Office of State Planning in its memorandum in support of Petitioner's motion noted that the subject property is situated over a major groundwater body with a recharge rate that is estimated to be approximately one billion gallons per day, and recommended that the project be approved with three conditions relating to the establishment of systems and methods of treatment and mitigation of hazardous waste, disposal and spill issues, which conditions have been incorporated in the Decision & Order hereinbelow.

### Position of the County

in support of Petitioner's motion that Petitioner has substantially completed the on-site and off-site improvements within Increment I and supports Petitioner's request for approval of reclassification of Increment II consisting of approximately 176+ acres, from the Agricultural District into the Urban District.

### RULINGS ON PROPOSED FINDINGS OF FACT

Any of the proposed findings of fact not adopted by the Commission herein, or rejected by clear contrary finding of fact herein, are hereby denied and rejected.

Any conclusion of law herein improperly designed as a finding of fact should be deemed or construed as a conclusion of law; any finding of fact herein improperly designated as a conclusion of law should be deemed or construed as a finding of fact.

### CONCLUSIONS OF LAW

Pursuant to Section 205-4, Hawaii Revised Statutes ("HRS"), as amended, and the Hawaii Land Use Commission Rules (1986), as amended, and subject to the conditions of the Decisions and Orders herein, the Commission finds upon a clear preponderance of the evidence that there has been substantial completion of the on-site and off-site improvements within Increment I in accordance with the Petitioner's development approximately 176 urbanization of that plan, and comprising Increment II herein is reasonable and proper, pursuant to the Commission's Decision and Order issued on February 19, 1985, and as modified in the Order Approving in Part Motion to Extend Time to Complete Substantial Development of Increment I and to Apply for Incremental Redistricting of Increment II issued on January 9, 1990, in that it conforms to the standards for reclassification from the Agricultural to the

Urban district, is reasonable and not violative of Section 205-2, HRS, and is consistent with the policies and criteria of the Hawaii State Plan pursuant to Section 205-16, HRS, the Land Use Commission decision making criteria pursuant to Section 205-17, HRS, and the Coastal Zone Management program, objectives and policies pursuant to Section 205A-2, HRS.

### DECISION AND ORDER

IT IS HEREBY ORDERED that the lands within Increment II of the Petitioner's development plan, comprising approximately 176 acres of land at Keaau, Puna, Hawaii, Tax Map Key (3) 1-6-03:78 and Portion of 90, and more particularly identified on the map which is attached hereto as Exhibit "A" and incorporated by reference herein, shall be and the same is hereby reclassified from the Agricultural District to the Urban District, and the State Land Use District boundaries are hereby amended accordingly, subject to the following conditions:

- 1. Petitioner shall coordinate with the County of Hawaii and the State Department of Health regarding the establishment of appropriate systems to contain spills and prevent materials associated with industrial uses such as petroleum products, chemical or other pollutants, from adversely affecting the groundwater.
- 2. Petitioner shall comply with the requirements of the State Department of Health and the County of Hawaii

Department of Public Works with respect to the installation of the project's sewage system.

- 3. Storage and/or disposal of hazardous wastes shall be approved by the Department of Health prior to their establishment on the Property.
- 4. Petitioner shall complete the proposed project in substantial compliance with the representations made before the Land Use Commission. Failure to so develop the Property may result in reversion of the Property to its former land use classification, or change to a more appropriate classification.
- 5. Petitioner shall provide annual reports to the Land Use Commission, the Office of State Planning, and the County of Hawaii Planning Department in connection with the status of the subject property and the Petitioner's progress in complying with the conditions imposed.
- 6. The Land Use Commission may fully or partially release these conditions as to all or any portion of the Property upon timely motion and upon the provision of adequate assurance of satisfaction of these conditions by Petitioner.
- 7. The conditions imposed by the Commission shall be recorded with the Bureau of Conveyances or Land Court of the State of Hawaii, whichever is appropriate, pursuant to Title 15, Chapter 15, Section 92, Hawaii Administrative Rules.

Within 7 days of the issuance of the Commission's Decision and Order for the subject reclassification, Petitioner shall (a) record with the Bureau of Conveyances or Land Court of the State of Hawaii, whichever is appropriate a Statement to the effect that the Property is subject to conditions imposed by the Land Use Commission in the reclassification of the Property, and (b) shall file a copy of such recorded statement with the Commission. Done at \_\_\_\_\_, Hawaii, this \_\_\_\_\_ day of \_\_\_\_\_, 1993 per motion on \_\_\_\_\_, 1993. LAND USE COMMISSION STATE OF HAWAII By . ALLEN Y. KAJIOKA Chairman and Commissioner By KAREN S. AHN Vice-Chairman and Commissioner By JOANN N. MATTSON Vice-Chairman and Commissioner By ALLEN K. HOE Commissioner By EUSEBIO LAPENIA, JR. Commissioner

		By	
;		-	RENTON L. K. NIP Commissioner
		Ву	TRUDY K. SENDA Commissioner
		Ву	ELTON WADA Commissioner
			DELMOND J. H. WON Commissioner
Filed and effective on			
	1993		•
Certified by:			
EXECUTIVE OFFICER			

In the Matter of the Petition of W. H. Shipman, Limited, Docket No. A84-570; Findings of Fact, Conclusions of Law, and Decision and Order

