

County of Hawai'i

PLANNING COMMISSION

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

May 13, 2009

Richard and Cindy Vogel 13-3357 Hoʻokupu Street Pāhoa, HI 96778

Dear Mr. and Mrs. Vogel:

Special Permit Application (SPP 09-000077)

Applicant: Richard and Cindy Vogel

Request: To Establish a One-Bedroom Bed and Breakfast Operation Within

An Existing Dwelling on One Acre of Land

Tax Map Key: 1-3-31:66

The Planning Commission at its duly held public hearing on May 1, 2009, voted to approve the above-referenced application to allow the establishment of a 1-bedroom bed and breakfast establishment within an existing 4-bedroom single family dwelling on 1 acre of land situated within the State Land Use Agricultural District. The property is located at 13-3357 Hoʻokupu Street, Leilani Estates Subdivision, Keahialaka, Puna, Hawaiʻi.

Approval of this request is based on the following:

The applicants are requesting a Special Permit to allow the establishment of a 1-bedroom bed and breakfast operation within an existing 4-bedroom dwelling. There would be a maximum of 2 guests in the guestroom, which also has its own bathroom. Bottled water will be provided to guests.

The criteria for approving a Special Permit are based on Rule 6-6 in the Planning Commission Rules. Rule 6-6 states that the Planning Commission shall not approve a Special Permit unless it is found that the proposed use (a) is an unusual and reasonable use of land situated within the Agricultural or Rural District, whichever the case may be; and (b) the proposed use would promote the effectiveness and objectives of Chapter 205, Hawai'i Revised Statutes, as amended.

The proposed use is an unusual and reasonable use of land situated within the Agricultural District. In recognizing that lands within agricultural districts might not be best suited for agricultural activities and yet classified as such, and in recognition that certain types of uses might not be strictly agricultural in nature, yet reasonable in such districts, the legislature has provided for the Special Permit process to allow certain unusual and reasonable uses within the Agricultural district. The subject property is one-acre in size and situated within the County's Agricultural (A-1a) zoned district. The applicants will reside in the existing dwelling and one bedroom will be utilized for the bed and breakfast operation. The bed and breakfast operation will be confined to the dwelling and will not diminish any agricultural activity occurring on the property. The soil classification for the property is very poor for agriculture purposes. Therefore, the subject request is considered an unusual and reasonable use of agricultural land.

The granting of this request would promote the effectiveness and objectives of Chapter 205, Hawai'i Revised Statutes, as amended. The State Land Use Law and Regulations are intended to preserve, protect and encourage the development of lands for those uses to which they are best suited in the interest of the public welfare of the people of the State of Hawai'i. In the case of the Agricultural District, the intent is to preserve or keep lands of high agricultural potential in agricultural use. The property is situated on soil characterized as Keaukaha extremely rocky muck. Soils on the property are classified as "E" or "Very Poor" by the Land Study Bureau's Overall Master Productivity Rating and is unclassified by the Department of Agriculture's ALISH Map. The proposed bed and breakfast use will be subordinate and incidental to the principal use of the residence. The proposed use will not displace any existing agricultural activity or diminish the agricultural potential of the site. Therefore, the proposed use will not adversely affect the preservation and agricultural use of the County's prime agricultural lands, and is not contrary to the objectives sought to be accomplished by the State Land Use Law and Regulations.

In addition to the above listed criteria, the Planning Commission shall also consider the criteria listed under Section 6-3(b)(5) (A) through (G). In considering the criteria, the Planning Director recommends the following:

- (A) The granting of this request would promote the effectiveness and objectives of Chapter 205, Hawai'i Revised Statutes, as amended. The subject request is considered an unusual and reasonable use of the agricultural land and the proposed use will not adversely affect the preservation and agricultural use of the County's prime agricultural lands.
- (B) The desired use would not adversely affect surrounding properties. The property is located on Ho'okupu Street in the Leilani Estates Subdivision. Currently, there is a 4-bedroom single-family dwelling on the site that was constructed in 2006. The

adjacent properties are similarly zoned A-1a. Uses in the immediate area consist of scattered dwellings, vacant land and agricultural uses. The nearest residences are located across Ho'okupu Street to the west. It is not anticipated that the requested use will have an adverse affect on the surrounding properties.

- (C) Such use shall not unreasonably burden public agencies to provide roads and streets, sewers, water, drainage, school improvements, and police and fire protection. The requested use will not burden public agencies to provide additional services. Access to the property is from Ho'okupu Street, a private road with a 16-foot pavement within a 40-foot right-of-way. Electricity and telephone are available to the property. Water is available from a 10,000-gallon water catchment system. The applicants will utilize an existing cesspool system for wastewater. The property is situated within an area designated as Flood Zone X, an area determined to be outside the 500-year flood plain. A condition of approval will be included to require the applicants to meet all applicable County, State and Federal laws, rules, regulations and requirements.
- (D) Unusual conditions, trends, and needs have arisen since district boundaries and regulations were established. In the 1960's and 1970's, the State's agricultural district boundaries and regulations were established and subsequently amended pursuant to HRS Chapter 205. The State Land Use Commission was created in 1961, and interim regulations and temporary district boundaries became effective in 1962. Subsequently, the regulations and Land Use District Boundaries became effective in August of 1964. The property and surrounding areas are designated for agricultural uses by both State and County land use laws. Through the issuance of a Special Permit, various "non-agricultural" services may be allowed.
- (E) The land upon which the proposed use is sought is unsuited for the uses permitted within the district. The property is situated on soil identified as Keaukaha extremely rocky muck, classified as "E" or "Very Poor" by the Land Study Bureau's Overall Master Productivity Rating and is unclassified by the Department of Agriculture's ALISH Map. The proposed request will be conducted entirely within the existing main dwelling. Based on the above information, the land on which the proposed use is sought is unsuited for the uses permitted within the agricultural district.
- (F) The use will not substantially alter or change the essential character of the land and the present use. The request will be conducted entirely within an existing dwelling that was constructed in 2006. The proposed request will not substantially alter or change the essential character of the land or its present use.
- (G) The request will not be contrary to the General Plan and official Community Development Plan and other documents such as Design Plans. The Land Use Pattern Allocation Guide (LUPAG) Map component of the General Plan is a

representation of the document's goals and policies to guide the coordinated growth and development of the County. It reflects a graphic depiction of the physical relationship among the various land uses. The LUPAG Map establishes the basic urban and non-urban form for areas within the County. The property is located in area identified as Rural in the General Plan. This category includes existing subdivisions in the State Land Use Agricultural and Rural districts that have a significant residential component. Typical lot sizes vary from 9,000-square feet to two acres. These subdivisions may contain small farms, wooded areas, and open fields as well as residences. Allowable uses within these areas, with appropriate zoning, may include commercial facilities that serve the residential and agricultural uses in the area, and community and public facilities. As the use will be conducted entirely within the proposed dwelling, the request will not be contrary to the Land Use Pattern Allocation Guide (LUPAG) Map designation for this area. Additionally, the approval of the subject request would support the goals and policies of the Land Use and Economic elements of General Plan.

Land Use Element

- Designate and allocate land areas in appropriate proportions and mix and in keeping with the social, cultural, and physical environments of the County.
- Encourage the development and maintenance of communities meeting the needs of its residents in balance with the physical and social environment.

Economic Element

- Provide residents with opportunities to improve their quality of life through economic development that enhances the County's natural and social environments.
- Economic development and improvements shall be in balance with the physical, social and cultural environments of the island of Hawai'i.
- Provide an economic environment that allows new, expanded, or improved economic opportunities that are compatible with the County's cultural, natural and social environment.
- Strive for an economic climate which provides its residents an opportunity for choice of occupation.
- Encourage the development of a visitor industry that is consistent with the social, physical and economic goals of the residents of the County.

The proposed request will allow the applicants an opportunity to improve their quality of life, provide an economic environment that allows this new, economic opportunity and increase the development of the visitor industry for Hawai'i.

The proposed use is not contrary to the objectives sought to be accomplished by Chapter 205A, Hawai'i Revised Statutes, relating to coastal zone management program. Given the fact that the property has been cleared, landscaped and developed, it is unlikely that any archaeological features and threatened species of plant or animal are present on the property. There is no designated public access to the mountain areas over the property. It is adjacent to existing residences and vacant lands. The property is not located within the Special Management Area. Therefore, the proposed use will not adversely impact any recreational resources, including access to and along the shoreline, scenic and open space nor visual resources, coastal ecosystems, and marine and coastal resources. Further, the property will not be affected by any coastal hazards or beach erosion.

The proposed request will not have a significant adverse impact to traditional and customary Hawaiian Rights. In view of the State Supreme Court's "PASH" and "Ka Pa'akai O Ka'Aina" decisions, the issue relative to native Hawaiian gathering and fishing rights must be addressed in terms of the cultural, historical, and natural resources and the associated traditional and customary practices of the site:

<u>Investigation of valued resources</u>: No formal archaeological reconnaissance survey, oral history of kama'āina accounts of the area, historical survey of documentary records, botanical and/or fauna study was submitted.

The valuable cultural, historical, and natural resources found in the permit area: As the property has been cleared, landscaped and developed, an archaeological inventory survey of the site was not conducted. The Department of Land and Natural Resources-State Historic Preservation Division has issued a "no-effect" letter dated January 23, 2009, stating that DLNR-SHPD determines that no historic properties will be affected by this undertaking because no ground-altering activities are proposed at this time.

<u>Possible adverse effect or impairment of valued resources</u>: The property does not abut the shoreline, therefore Hawaiian gathering and fishing rights is not an issue.

Feasible actions to protect native Hawaiian rights. To the extent to which traditional and customary native Hawaiian rights are exercised, the proposed action will not affect traditional Hawaiian rights and no action is necessary to protect these rights. A condition of approval will be included to require the applicants to notify the DLNR-SHPD should any unidentified sites or remains be encountered, and proceed only upon an archaeological clearance form the DLNR-SHPD.

Richard and Cindy Vogel Page 6

Based on the above considerations, the proposed 1-bedroom bed and breakfast operation is an unusual and reasonable use of land, which would not be contrary to the objectives sought to be accomplished by the Land Use Law and Regulations.

Approval of this request is subject to the following conditions:

- 1. The applicants, successor or assigns shall be responsible for complying with all stated conditions of approval.
- 2. The applicants shall comply with all applicable requirements of Section 25-4-7 of Chapter 25, Hawai'i County Code, (Zoning Code), relating to Bed and Breakfast Establishments.
- 3. The bed and breakfast operation shall be limited to the use of one (1) bedroom.
- 4. The applicants shall provide bottled water for the guests of the bed and breakfast operation.
- 5. Should any remains of historic sites, such as rock walls, terraces, platforms, marine sell concentrations or human burials be encountered, work in the immediate area shall cease and the Department of Land and Natural Resources-Historic Preservation Division (DLNR-HPD) shall be immediately notified. Subsequent work shall proceed upon an archaeological clearance from the DLNR-SHPD when it finds that sufficient mitigative measures have been taken.
- 6. The applicants shall comply with all applicable County, State and Federal laws, rules, regulations and requirements.

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

This approval does not, however, sanction the specific plans submitted with the application as they may be subject to change given specific code and regulatory requirements of the affected agencies.

Richard and Cindy Vogel

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Should you have any questions, please contact Norman Hayashi of the Planning Department at 961-8288.

Sincerely,

Rell Woodward, Chairman

Windward Planning Commission

Lvogelspp09-000077PC

cc:

Department of Public Works

Department of Water Supply

County Real Property Tax Division

State Land Use Commission

Department of Land & Natural Resources-HPD

Department of Health Mr. Gilbert Bailado 🗸



County of Hawai'i

WINDWARD PLANNING COMMISSION

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MAY 1 3 2014

Richard and Cindy Vogel 13-3357 Hookupu Street Pāhoa, HI 96778

Dear Mr. and Mrs. Vogel:

Special Permit (SPP 09-000077)
Applicant: Richard and Cindy Vogel

Request: To Increase the Amount of Bedrooms From One Bedroom to Three Bedrooms

in an Existing Bed and Breakfast Operation

Tax Map Key: 1-3-031:066

The Windward Planning Commission, at its duly held public hearing on May 1, 2014, voted to approve the above-referenced request for an amendment to Special Permit No. 09-077 to increase the number of permitted bed and breakfast bedrooms units from one (1) bedroom unit to three (3) bedroom units in an existing bed and breakfast operation. Special Permit No. 09-077 was originally approved to allow the establishment of a 1-bedroom bed and breakfast establishment within an existing 4-bedroom single family dwelling situated on 1-acre of land within the State Land Use Agricultural District. The property is located at 13-3357 Hoʻokupu Street, Leilani Estates Subdivision, Keahialaka, Puna, Hawaiʻi.

Approval of this amendment is subject to the following conditions:

- 1. The applicants, successor or assigns shall be responsible for complying with all stated conditions of approval.
- 2. The applicants shall comply with all applicable requirements of Section 25-4-7 of Chapter 25, Hawai'i County Code, (Zoning Code), relating to Bed and Breakfast Establishments.
- 3. The bed and breakfast operation shall be limited to the use of three (3) bedrooms.

Hawai'i County is an Equal Opportunity Provider and Employer

- 4. The applicants shall provide bottled water for the guests of the bed and breakfast operation.
- 5. Should any remains of historic sites, such as rock walls, terraces, platforms, marine sell concentrations or human burials be encountered, work in the immediate area shall cease and the Department of Land and Natural Resources-Historic Preservation Division (DLNR-HPD) shall be immediately notified. Subsequent work shall proceed upon an archaeological clearance from the DLNR-SHPD when it finds that sufficient mitigative measures have been taken.
- 6. The applicants shall comply with all applicable County, State and Federal laws, rules, regulations and requirements.

This approval does not, however, sanction the specific plans submitted with the application as they may be subject to change given specific code and regulatory requirements of the affected agencies.

Approval of this amendment is based on the reasons given in the attached recommendation report.

Should you have any questions, please contact Daryn Arai of the Planning Department at 961-8288, ext 8142.

Sincerely,

Ronald Gonzales., Chairman Windward Planning Commission

LRvogelamendspp09-077wpc

Enclosure: PC Recommendation Report

Department of Public Works cc: Department of Water Supply County Real Property Tax Division State Land Use Commission State Department of Health State DLNR-HPD

Mr. Gilbert Bailado

COUNTY OF HAWAI'I PLANNING COMMISSION RECOMMENDATION

RICHARD AND CINDY VOGEL AMENDMENT TO SPECIAL PERMIT NO. 09-000077

The applicants, Richard and Cindy Vogel, are requesting an amendment to Special Permit No. 09-000077 to increase the number of bedrooms to be used for the bed and breakfast operation from one (1) bedroom to three (3) bedroom units.

Special Permit No. 09-000077 was approved by the Planning Commission on May 1, 2009 to allow the establishment of a 1-bedroom bed and breakfast establishment within an existing 4-bedroom single family dwelling situated on 1-acre of land within the State Land Use Agricultural District on TMK: 1-3-031:066.

The applicants' objective is to provide a quiet three-bedroom B&B for guests who seek a quieter, authentic "local experience." The operation will provide the applicants with an opportunity to share their residence and bring additional economic growth to the area and local businesses.

The amendment request, which involves an increase in the number of bedrooms utilized for the bed and breakfast operation, is not contrary to the original reasons for approving the bed and breakfast permit, is not contrary to the Zoning Code, which allows bed and breakfast operations in the County's A-1a zoning district and the State Land Use Agricultural district with the issuance of a Special Permit, and is not contrary to the General Plan designation for this area, which is designated as Rural.

Granting of the amendment request would not be contrary to the original reasons for the granting of the permit. The use would continue to be an unusual and reasonable use of lands situated within the Agricultural District and will not be contrary to the objectives of Chapter 205, HRS, as amended. The land upon which the existing use is sought is unsuited for the uses permitted within the district. It is classified as "E" or "Very Poor" for agricultural productivity by the Land Study Bureau and unclassified by the Agricultural Lands of Importance to the State of Hawai'i (ALISH) Map. The use will not adversely affect surrounding properties. Lastly, the continued operation will not unreasonably burden public agencies to provide roads and streets, sewers, water, drainage, and police and fire protection. Therefore, based on the above, the granting of the amendment request to allow a 3-bedroom bed and breakfast operation within the existing single-family dwelling would not be contrary to the original reasons for the granting of this permit.

Approval of these requests would not be contrary to the General Plan or the Zoning Code. The amendment request continues to be consistent with the Land Use Pattern Allocation Guide (LUPAG) Map component of the General Plan, which is located in an area identified as Rural. This category includes existing subdivisions in the State Land Use Agricultural and Rural districts that have a significant residential component. Additionally, the request continues to be consistent with the Land Use Element of the General Plan, which states to "Encourage the development of a visitor industry that is consistent with the social, physical and economic goals of the residents of the County." The granting of this request at this particular location will provide the residents with an opportunity to improve their quality of life through economic development while maintaining the rural character of the area.

Lastly, the request is consistent with the Zoning Code as the applicants have previously submitted a Special Permit and received approval from the Planning Commission to allow the establishment of a bed and breakfast operation within the County's A-1a zoned district and the State Land Use Agricultural district. The applicants are simply requesting an increase in the number of bedrooms from one to three bedrooms for this bed and breakfast operation. They will continue to live within the residence and to operate the bed and breakfast operation. Therefore, the amendment request would not be contrary to the General Plan or the Zoning Code.

Based on the above, the amendment to Special Permit No. 09-000077 to increase the number of bedrooms from one to three bedrooms is approved.