ALAN M. ARAKAWA Mayor RECEIVE

2016 AUG -8 PM 3: 04

SEFICE OF THE MAYOR



ANNA M. FOUST **Emergency Management Officer**

COUNTY OF MAUI CIVIL DEFENSE AGENCY

200 SOUTH HIGH STREET WAILUKU, MAUI, HAWAII 96793 808.270.7285 808.270.7275 (fax) civil.defense@co.maui.hi.us

August 8, 2016

-

177

Mayor

Date

For Transmittal to:

Honorable Mike White, Chair Maui County Council 200 South High Street Wailuku, Hawaii 96793

Honorable Alan M. Arakawa Mayor, County of Maui 200 South High Street Wailuku, Hawaii 96793

SUBJECT: RESOLUTION NO: XXXX APPROVING THE SITING OF SIRENS IN MAUI COUNTY RELATING TO THE HAWAII STATE EMERGENCY OUTDOOR SIREN WARNING SYSTEM

Dear Chair White:

The attached resolution authorizes the Mayor to enter into lease agreements for the installation or replacement of outdoor warning sirens on County-owned property pursuant to the Memorandum of Agreement on April 16, 2014, between the County of Maui and the State of Hawaii, Department of Accounting and General Services (DAGS), and Department of Defense (DoD) to coordinate implementation, planning, design and construction of the Hawaii State Emergency Outdoor Siren Warning system.

This is one of the final steps before DAGS will issue a notice to proceed to the contractor to begin Phase I of the project.

If you have additional questions, please contact me at 270-7281 or via email at anna.foust@co.maui.hi.us.

Very Respectfully,

Anna M. Foust

Emergency Management Officer

Attachments:

Resolution

Appendix 1: Memorandum of Agreement Exhbits 1-12: County Lease Agreements

原言

COUNTY COMMUNICATION NO. 16-18

Resolution

No.	

APPROVING THE INSTALLATION OF SIRENS IN THE COUNTY OF MAUI RELATING TO THE HAWAII STATE EMERGENCY OUTDOOR SIREN WARNING SYSTEM

WHEREAS, the State of Hawaii, Department of Accounting and General Services, the Department of Defense, and the County of Maui ("County") entered into a Memorandum of Agreement ("MOA") on April 16, 2014, attached hereto as Appendix (1), to coordinate implementation, planning, design, and construction of the Hawaii State Emergency Outdoor Siren Warning system throughout the County; and

WHEREAS, twelve locations located on County-owned property have been selected for placement of emergency outdoor warning sirens, all of which are County properties as further described in Exhibits "1" through "12", attached hereto and incorporated herein; and

WHEREAS, license agreements between the County and the State of Hawaii were contemplated in the MOA to authorize the placement of any emergency warning siren on County property; and

WHEREAS, the County has proposed lease agreements instead of license agreements; and

WHEREAS, it is understood that effective July 1, 2014, Hawaii Revised Statutes ("HRS") Chapter 128, which is cited in the MOA, was repealed and replaced by HRS Chapter 127A, and that specific provisions of HRS Chapter 128 cited in the MOA are clearly addressed in HRS Chapter 127A; and

Resolution No.	Resolution	No.	
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WHEREAS, pursuant to Section 3.40.040, Maui County Code, a lease of real property exceeding five years must be authorized by the County Council by resolution and may be so authorized when such longer period is deemed necessary, is in the public interest, and is for the use of any agency of the State; and

WHEREAS, the twelve leases attached hereto fulfill the MOA and serve the public interest by improving and expanding emergency and civil defense communications in times of disaster or national emergency; and

WHEREAS, the twelve leases will remain in effect until such time as either party provides reasonable written notice to terminate the lease; now, therefore,

BE IT RESOLVED by the Council of the County of Maui:

- 1. That the Mayor and the Director of Finance or their authorized representatives may execute these leases; and
- 2. That certified copies of this resolution be transmitted to the Mayor, the Emergency Management Officer, the Director of Finance, the Director of Parks and Recreation, and the Corporation Counsel.

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD

Deputy Corporation Counsel

County of Maui

2016-0309

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAI'I

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 day of Agri 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawai'i, whose address is 200 South High Street, Wailuku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAI'I by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawai'i 96816 ("DOD"), and the STATE OF HAWAI'I by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawai'i 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- e. Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the sirens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

2. COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- b. Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- e. Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

3. DAGS' responsibilities are as follows:

- Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - 6) DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- 4. <u>Modifications</u>. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

5. <u>Termination</u>. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

ALAN M. ARAKAWA
Mayor

RECOMMEND APPROVAL:

ANNA FOUST
Emergency Management Officer

Emergency Management Officer Mani Civil Defense Agency

APPROVED AS TO FORM AND LEGALITY:

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAI'I
DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

Deputy Attorney General

APPROVED AS TO FORM:

DEAN SEKI State Comptroller

C:\DOCUME~I\COUNTY~I\LOCALS~I\TemptXPgrpwise\final COM-State MOA 9-13-11 edited signature page, doc Page 5 of 5

LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA107 Lae Park

THIS LEASE AGREEMENT entered into this	lay of	. 201
by and between the COUNTY OF MAUL a political subdivisi		
principal place of business and mailing address is 200 Sout	h High Street, V	Wailuku, Hawaii
96793, hereinafter referred to as "Lessor," and the STATE O	F HAWAII by i	ts Department of
Defense, whose address is 3949 Diamond Head Road, Hon	olulu, Hawaii 9	6816, hereinaster
referred to as "Lessee," and collectively referred to as the "Part		

$\underline{W} \ \underline{1} \ \underline{T} \ \underline{N} \ \underline{E} \ \underline{S} \ \underline{S} \ \underline{E} \ \underline{T} \ \underline{H} ;$

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS. Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS. Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Lac Park, TMK: (2) 2-5-005:060 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHBIT "<u>4</u>"

16 JUL 18 A8:26

STATE OF HAWAII CIVIL DEFENSE DIV

WHEREAS. Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein. Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. <u>Grant of Lease</u>. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Lae Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

 Terminology. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA107 at Lae Park".

4. <u>Lease Term</u>. This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. Additional Covenants, Terms and Conditions. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

LESSOR:

COUNTY	OFMA	111	
COUNT	OF MA		

ALAN M. ARAKAWA

Its Mayor

APPROVAL RECOMMENDED:

Emergency Management Officer Maui Civil Defense Agency

APPROVED AS TO FORM AND LEGALITY:

JIRRIE L. SHEPPARD Deputy Corporation Counsel 2016-0309

MA107

LESSEE:

STATE OF HAWAII By its Department of Defense

By

VERN MIYAG

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL, S. VINCENT Deputy Attorney General

State of Hawaii

MA107

STATE OF HAWAII STATE OF HAWAII STATE OF HAWAII SS.

On this 20th, day of July . 20 16, before me personally appeared to me personally known, who, being by me duly sworn or affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Vutivia Tom Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

NOTARY PUBLIC CERT	TIFICATION
Doc. Date: undated at time of signing Notary Name: Victoria Tom	# Pages: 27 Judicial Circuit: Firs+
Doc. Description: Lease Agreement for Siren MA 107 Lae Park	
Notary Signature: Victoria Tom Date: 7-20-2016	No. 12-304 F





STATE OF HAWAII)	
COUNTY OF MAUI) S	S.
affixed to the foregoing instrument is th said instrument was signed and sealed Charter: and the said ALAN M. ARAK act and deed of said County of Maui.	. 20, before me personally appeared ALAN M who being by me duly sworn, did say that he is the all subdivision of the State of Hawaii, and that the seal e lawful seal of the said County of Maui, and that the on behalf of said County of Maui by authority of its AWA acknowledged the said instrument to be the free thereunto set my hand and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
NOTARY PI	UBLIC CERTIFICATION
Doc. Date:	# Pages:
N. A. M.	Judicial
Notary Name: Doc.	Circuit:
Description:	
Notary	
Signature:	
Date:	

SITE SKETCH

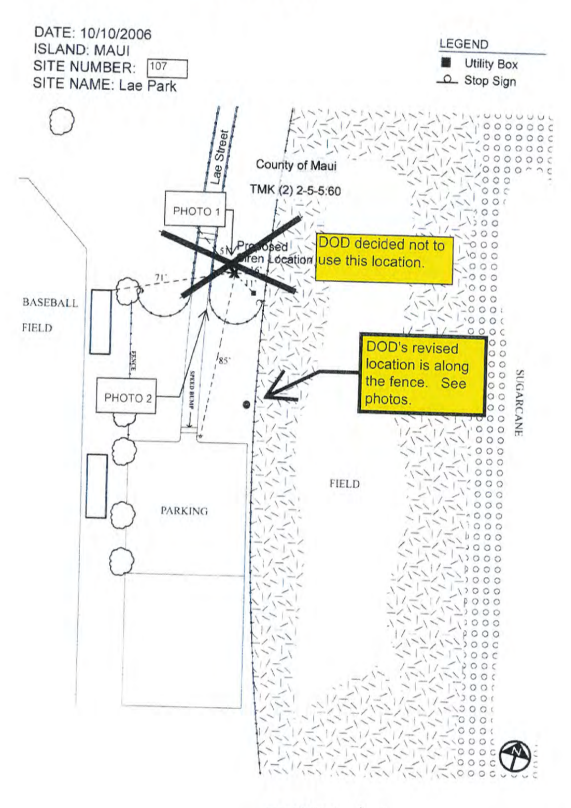
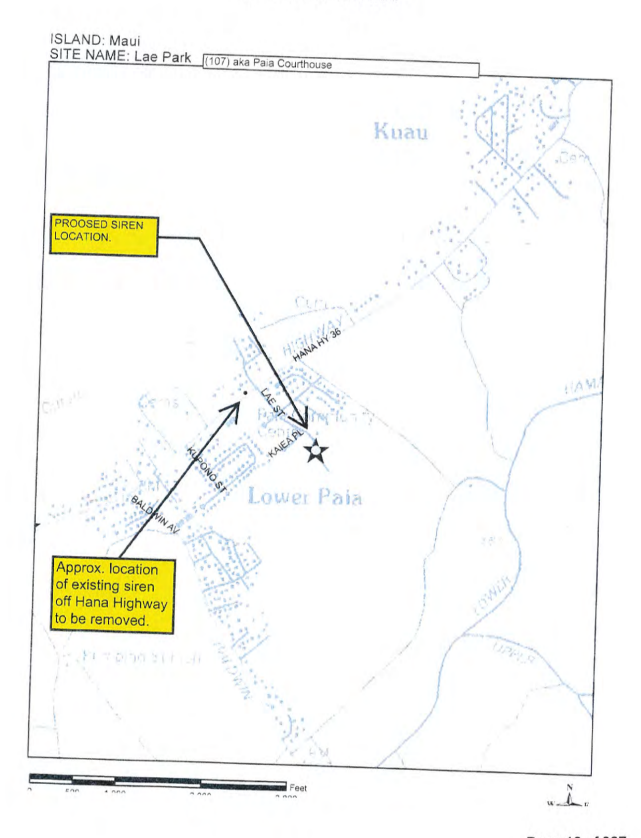


EXHIBIT "_A_"

SITE LOCATION MAP









SITE PHOTOGRAPHS

DATE: 10/10/2006

ISLAND: Maui

SITE NUMBER: 107 SITE NAME: Lae Park

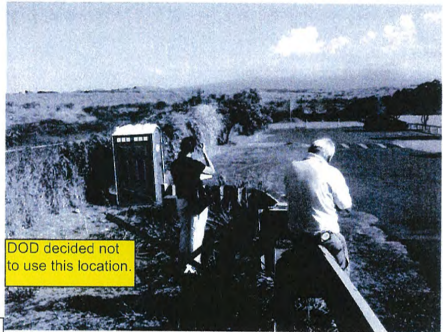


PHOTO 1 Proposed siren site facing south east.

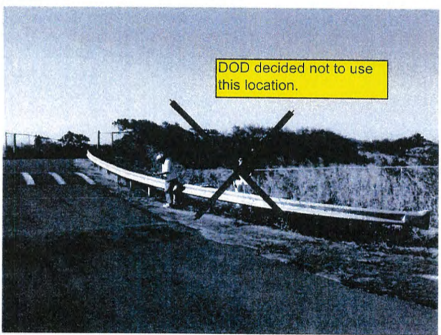


PHOTO 2 Proposed siren site facing north toward Paia town.

DATE/TIME:	10/10/2006	3:30pm		
ISLAND:	[]KAUAI []OAHU [x]		I []LANAI []HAWA	11
SITE NUMBER:	107			
SITE NAME:	Lae Park			
SPS COORDS	WORK TYPE	PRIORITY ORDER	ACCESS	
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W 156 2 19.232		(1 as the highest)		[] Guardrails
100 210.202	[] A - Choose Alternative	1 as the highest)	[] Gates [] Fences	[] No Road
LANDOWNER	IL TAL CHOOSE AREHINGIVE		[[] rences	PERMIT
TMK:	225005060		[] Streets/	
Name:	County of Maui		Right of Way	REQUIREMENTS
Address:	outing of made		[x]Park	[] None [] CDUA
Phone:	808-270-7626		[] Public	4 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T
Contact Person:	Glenn Correa / John Buck		[] Private	[x] SMA
VEGETATION	SOIL	TERRAIN	SURROUNDING LAND	THEE
[] B - Bare	[] SA - Sand	[]F-Flat	[x] R - Residential	
[x] G - Grass	[] S - Silt	[x]SL-Sloped	[] V - Vacant Land	[] S - School
[] T - Trees	[x] C - Clay	[] ST - Steep	[x] AG - Agricultural	
[] S - Shrubs	[] CO - Coral	[101 - Oreeb	[1 CO - Conservation	[] PS - Police Station
[] Other	[] R - Rock		[] C - Commercial	
NA COLLEGE	[] Other		[] H - Hotel	[] FS - Fire Station
VEG. TRIMMING	ANTENNA TYPE	POLE TYPE	[] GC - Golf Course	[] HO - Hospital
[x] Yes	[] O - Omni Sinclair or equ		I 1 00 - doil course	
	[x] Y - Yagi to Puu Nianiau		[] O - Other	
SIREN / SPEAKEI	R TYPE / UNIT COUNT		LANDMARKS / DISTA	NCE
) unit [] DSA 117	() units	eet from guardrail	NOL
) unit [] DSA 121		16 feet m chain liple	n fence
	1) unit [] MOD 60		71 feet from as at	d folloc
[] Other	() units		81 feet from packstop	
	Connection to/ Coordination with	Cartic care con-	11 fee from electrical ti	mer tility hav)
	[] Kauai Island Utility Corp	poration	mont diddition to	mer (box)
[] HECO	[] Hawaiian Telcom			
[] HELCO	[] Oceanic Time Warner C	Cable		
[] MECO	[] Other (specify)			
FIELD NOTES		K SENILAL DELEVI		
Pauwela Paia site	to be proposed for Lae Park	cabinet to face the	Laurence de la companya della companya de la companya de la companya della compan	
fence (northeast);	with a significant interest and the side of the side o	and a superintendent	EQUIPMENT ORIENTA	ATION
site add	ress: Lae Street; TPA: 11.0	62 acres. Soil: lao	Pls Indicate which equipp	part to be salvered where
silty clay up to 60 in	nches deep. (NRCS 1949) C	Insite conditions may	to be salvaged, and whom	to be salvaged by.
vary		State and a state of the	A STATE OF THE PROPERTY OF	3-4-7
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		Y	to be delivered to Civil [Defense at State Civil
			Defense 3949 Diamond	
		P 11	Attn: Assistant Telecom	
			ram, radiotant relection	munications Officer
		_ 1/		
		■ ■ ′′′		

EXHIBITB

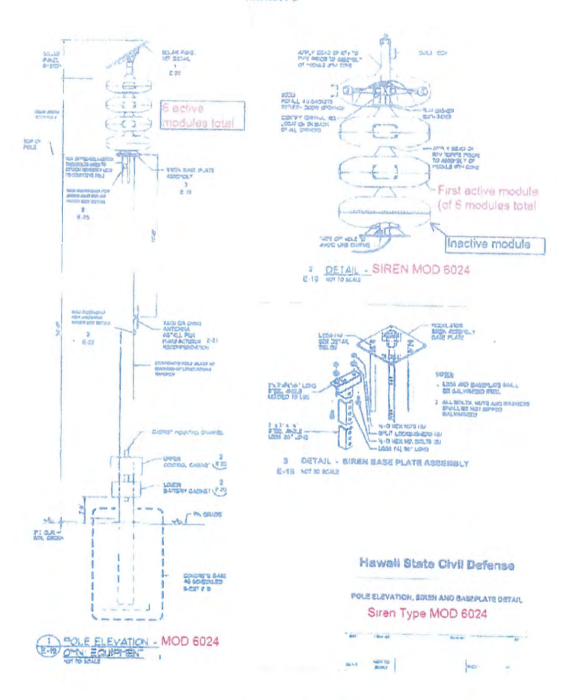


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. Assignment. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- Insurance. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- Waste and Unlawful, Improper or Offensive Use of Parcel. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by handdelivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- iii) <u>County remedies for failure to cure</u>. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. <u>Agreement/Amendments</u>. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAFI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16. day of Agri 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawai", whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Dismond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'l State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- Participate in meetings with the COUNTY to discuss proposed sires sites.
- Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- e. Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the airens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 contractual liability to cover liability assumed under the right-of-entry permit; and
 all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

C-DOCLIME-INCOUNTY-INCOCALS-INTempNOTypywiseldinal COM-State MOA 9-13-11 edited signature page.doc Page 2 of 5 5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

2. COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate
 the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain aircens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.
- 3. DAGS' responsibilities are as follows:
 - a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
 - b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
 - c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

5. <u>Termination</u>. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

ALAN M. ARAKAWA

RECOMMEND APPROVAL:

ANNA FOUST
Emergency Management Officer
Mani Civil Defense Agency

APPROVED AS TO FORM

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAIT
DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI

State Comptroller

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Page 5 of 5

LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA111 St. Theresa Church

THIS LEASE AGREEMENT entered into this ______ day of _______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS. Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as St. Theresa Church, TMK: (2) 3-9-009:013 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and



16 JUL 18 A8:26

STATE OF HAWAII

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS. Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto:

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. <u>Grant of Lease</u>. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within St. Theresa Church, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

Terminology. The Siren Site subject to this Lease, as detailed in Exhibit "A", is 3. hereby officially designated as "Siren Number MA111 at St. Theresa Church".

4. Lease Term. This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. Additional Covenants, Terms and Conditions. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

	EESSOK.	
APPROVAL RECOMMENDED:	COUNTY OF MAUI	
ANNA FOUST Emergency Management Officer	ByALAN M. ARAKAWA Its Mayor	
Maui Civil Defense Agency		

I ESSOR.

APPROVED AS TO FORM AND LEGALITY:

Deputy Corporation Counsel

2016-0309

MA111

LESSEE:

STATE OF HAWAII By its Department of Defense

By

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA111

STATE OF HAWAII

CITY AND

COUNTY OF HONOLULU

) SS.

On this 20th day of July . 20 16 before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Victoria Tom Notary Public, State of Hawaii

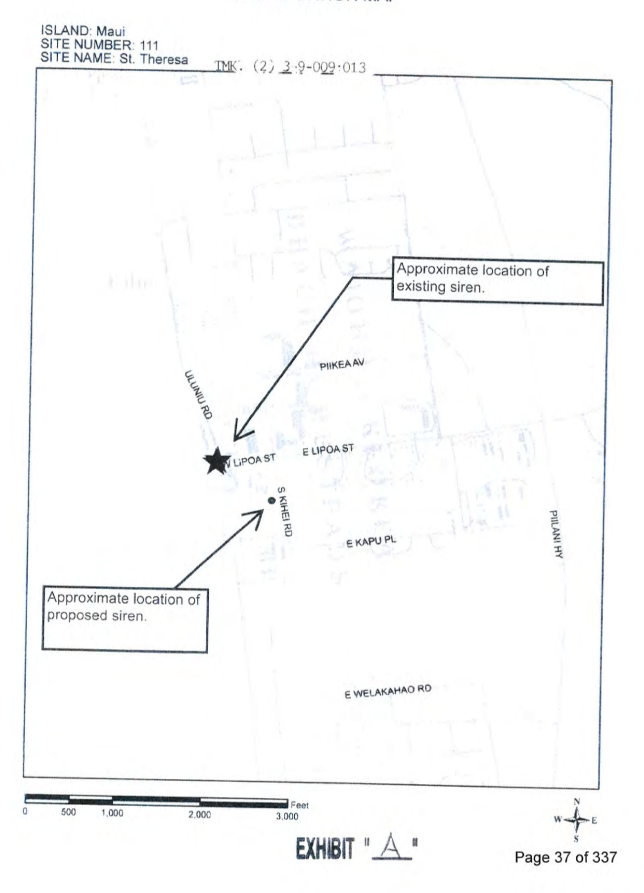
Print Name: Victoria Tom

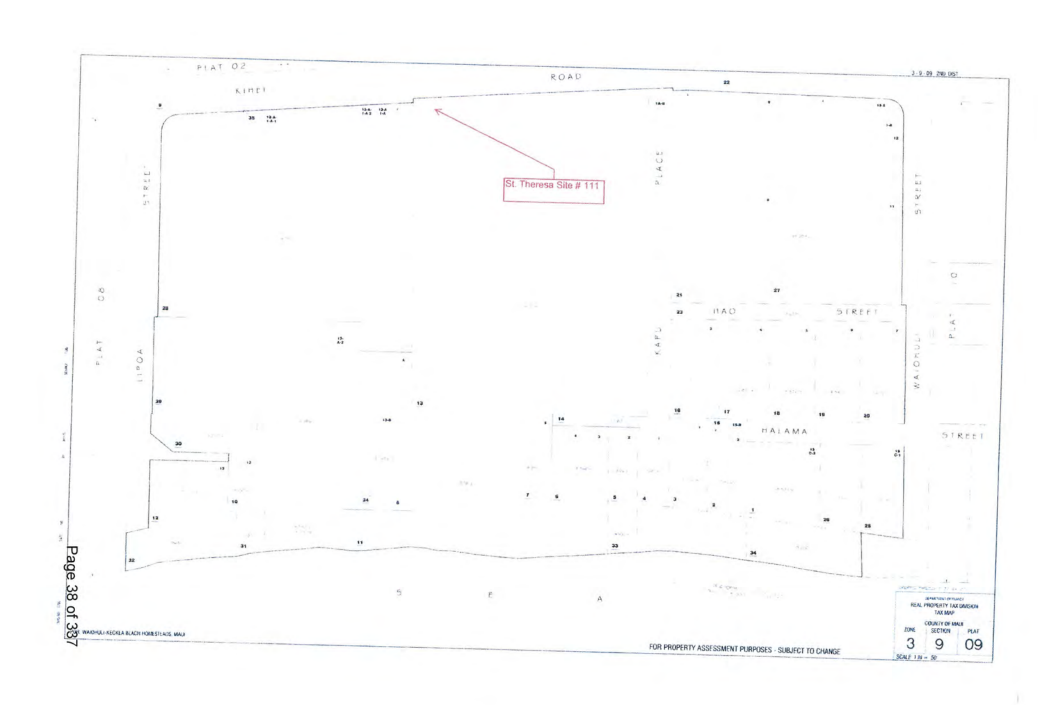
My commission expires: 9-2-2016

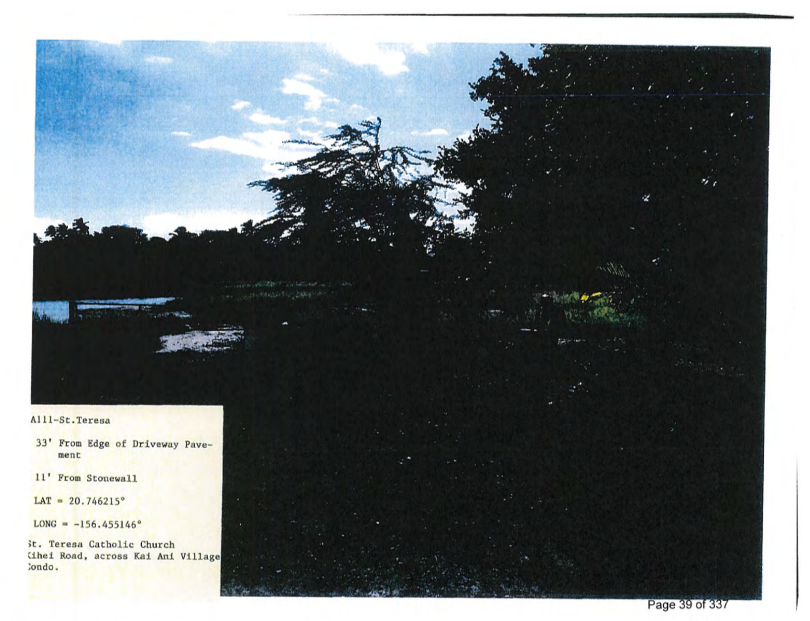
NOTARY PUBLIC CERT	TIFICATION
Doc. Date undated at time of signing	# Pages: 28
Notary Name: Victoria Tom	Judicial Circuit: First
Doc. Description: Lease Agreement for Siren MA 111 St. Theresa Church	ARY PLOS
Notary Signature Vutoria Tom	OF HAWA
Date: 7-20-2016	

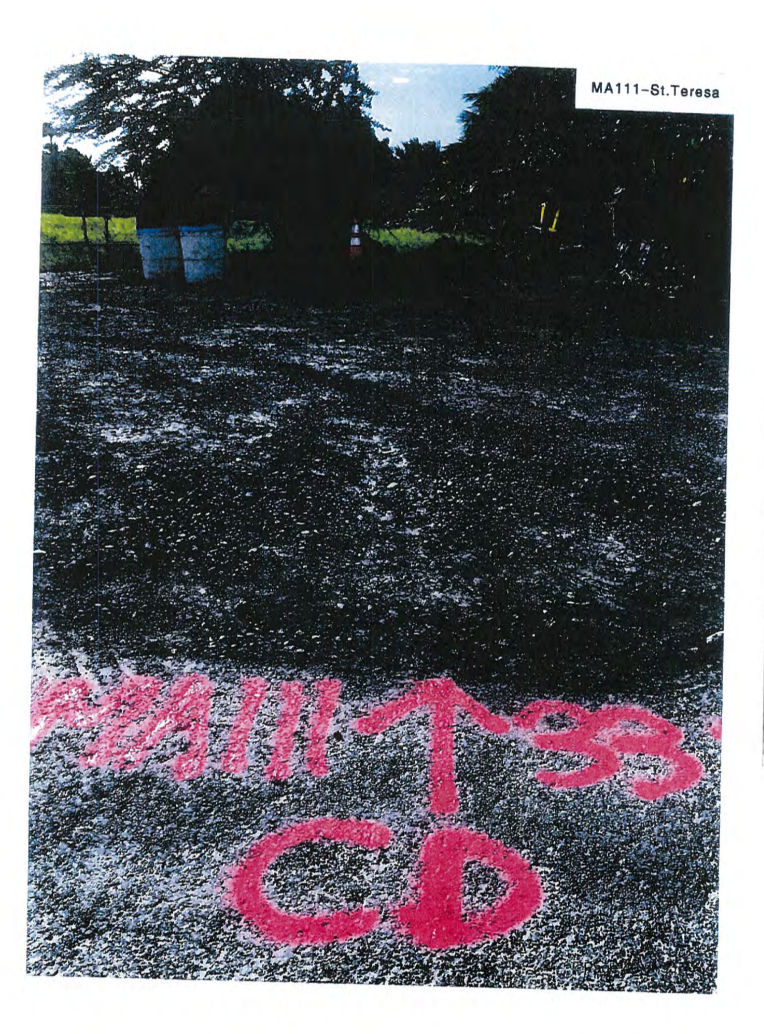
STATE OF HAWAII)			
COUNTY OF MAUI) SS.			
affixed to the foregoing instrument is said instrument was signed and seal Charter; and the said ALAN M. ARA act and deed of said County of Maui.	. 20, before me personally appeared ALAN Mown, who being by me duly sworn, did say that he is the itical subdivision of the State of Hawaii, and that the seals the lawful seal of the said County of Maui, and that the ed on behalf of said County of Maui by authority of its AKAWA acknowledged the said instrument to be the free ave hereunto set my hand and official seal.			
	Notary Public, State of Hawaii			
	Print Name:			
	My commission expires:			
NOTARY	PUBLIC CERTIFICATION			
10 10				
Doc. Date:	# Pages: Judicial			
Notary Name: Doc.	Circuit:			
Description:				
Notary				
Signature:				
Date:				

SITE LOCATION MAP











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EXHIBITB

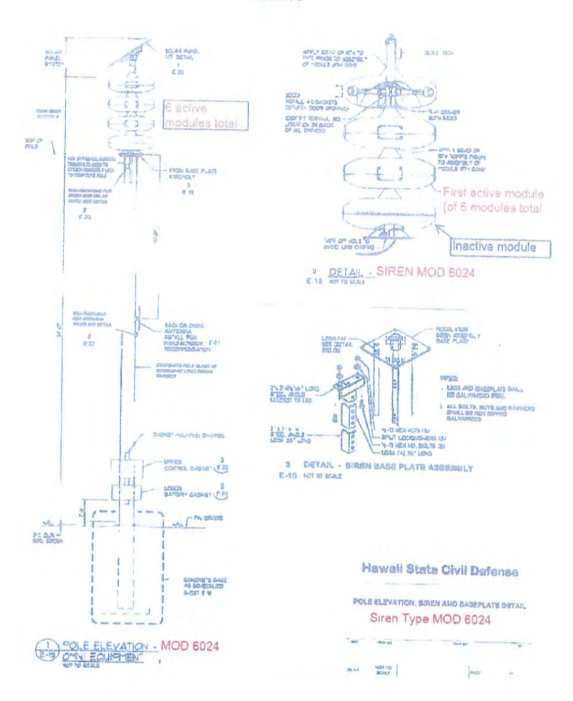


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. Waiver of Claims. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- Sanitation. Lessee, its consultants and contractors shall keep the parcel, Siren
 Site, and Equipment in a strictly clean, sanitary and orderly condition.
- Waste and Unlawful, Improper or Offensive Use of Parcel. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. Hazardous Materials. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurrs in removing and disposing of Lessee's Equipment.

Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by handdelivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- county remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. Compliance with Laws. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. Binding Effect. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAI'I

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 to day of Agri 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawaii, whose address is 200 South High Street, Wallaku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Dismond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowi Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- Participate in meetings with the COUNTY to discuss proposed siren sites.
- Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the airens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren sits.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 contractual liability to cover liability assumed under the right-of-entry permit; and
 all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

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Page 2 of 5

5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain aircas and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- Provide DOD staff with technical services and overview coordination support for the implementation of DOD stren projects on COUNTY controlled siren sites.
- Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each airen site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agants, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each size site.
- 4. Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

Termination. Any party to this MOA shall have the privilege, with or without cause, 5. to cancel or annul this MOA at any time upon written notice given thirty (30) days in

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mantioned above.

COUNTY OF MAUI

Mayor

RECOMMEND APPROVAL:

ame in sough ANNA FOUST

Emergency Management Officer Mani Civil Defense Agency

APPROVED AS TO FORM

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

APPROVED AS TO FORM:

Deputy Attorney General

DARRYLL D.M. WONG

DEPARTMENT OF DEFENSE

STATE OF HAWAII

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKT

State Comptroller

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LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA112 Kalama Park

THIS LEASE AGREEMENT entered into this _____ day of ______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Kalama Park, TMK: (2) 3-9-005:052 (por.) more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT "_3_"

16 JUL 18 A8:27

STATE OF HAWAII CIVIL DEFENSE DIV

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. <u>Grant of Lease</u>. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Kalama Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

 Terminology. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA112 at Kalama Park".

4. Lease Term. This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. Additional Covenants, Terms and Conditions. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

ESSO	T T

APPROVAL RECOMMENDED:

COUNTY OF MAUI

ANNA FOUST Emergency Management Officer

Maui Civil Defense Agency

ALAN M. ARAKAWA

Its Mayor

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD

Deputy Corporation Counsel

2016-0309

MA112

LESSEE:

STATE OF HAWAII By its Department of Defense

Ву

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA112

STATE OF HAWAII) SS COUNTY OF HONOLULU)

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Vuloua Tom Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

NOTARY PUBLIC CERT	TIFICATION
Doc. Date: undated at time of signing Notary Name: Victoria Tom Doc. Description: Lease Agreement for Siren MA 1/2 Kalama Park	Judicial Circuit: First
Notary Signature: Victoria Tom Date: 7-20-2016	O. No. 12-304

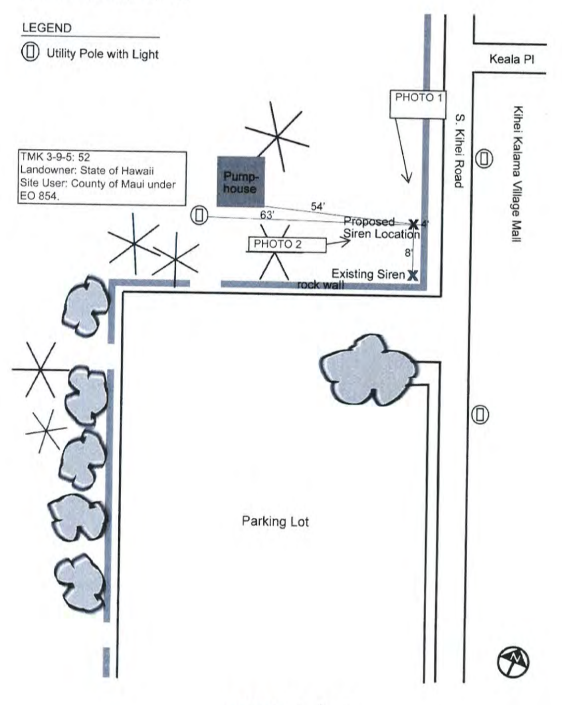
STATE OF HAWAII)	
COUNTY OF MAUI) SS	5.
affixed to the foregoing instrument is the said instrument was signed and sealed of Charter; and the said ALAN M. ARAKA act and deed of said County of Maui.	20, before me personally appeared ALAN M who being by me duly sworn, did say that he is the l subdivision of the State of Hawaii, and that the sea e lawful seal of the said County of Maui, and that the on behalf of said County of Maui by authority of its AWA acknowledged the said instrument to be the free thereunto set my hand and official seal.
	note and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
NOTARY PU	BLIC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial
Doc.	Circuit:
Description:	

Notary Signature:	
Date:	

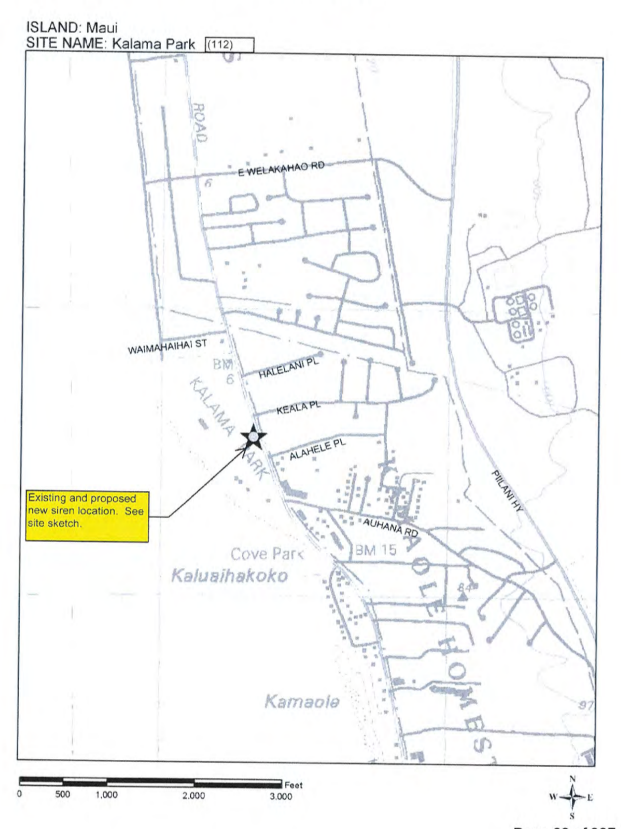
SITE SKETCH

DATE: 10/9/2006 ISLAND: MAUI SITE NUMBER: 112

SITE NAME: Kalama Park



SITE LOCATION MAP



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SITE PHOTOGRAPHS

DATE: 10/9/2006 ISLAND: Maui SITE NUMBER: 112

SITE NAME: Kalama Park



PHOTO 1 Proposed siren site facing south along South Kihei Road.



PHOTO 2 Proposed siren site facing east across South Kihei Road toward Kihei Kalama Village Mall.

DATE/TIME: ISLAND: SITE NUMBER: SITE NAME:	10/9/2006 [] KAUAI [] OAHU [x] 112 Kalama Park	2:20pm MAUI [] MOLOKA	N []LANAI []HAWA	II .
GPS COORDS.	WORK TYPE	PRIORITY ORDER	ACCESS	Security Management
N 20 43' 54.484	[] N - Add New	for ALTERNATIVES		[] Guardrails
W 156 27' 08.050	[x] E - Upgrade Existing	(1 as the highest)	[x] Gates	[] No Road
	[] A - Choose Alternative	1	[] Fences	1 1 to troud
LANDOWNER				PERMIT
TMK:	239005052	Site User:	[] Streets/	REQUIREMENTS
Name:	State of Hawai'i	County of Maui	Right of Way	[] None
Address:		DPR	[x]Park	[] CDUA
Phone:	984-8102	270-7626	[x] Public	[x] SMA
Contact Person:	Philip Ohta	Glenn Correa / John		
VEGETATION	SOIL	TERRAIN	SURROUNDING LAND	USES
[] B - Bare	[x] SA - Sand	[x]F-Flat	[x] R - Residential	[] I - Industrial
[x] G-Grass	[] S - Silt	[] SL - Sloped	[] V - Vacant Land	[] S - School
[] T - Trees	[] C - Clay	[] ST - Steep	[] AG - Agricultural	[x] PK - Park
[] S - Shrubs	[x] CO - Coral	111111111111111111111111111111111111111	[] CO - Conservation	[1 PS - Police Station
[] Other	[] R - Rock		[x] C - Commercial	[] FS - Fire Station
	[] Other		[] H - Hotel	[] HO - Hospital
VEG. TRIMMING		POLE TYPE	[] GC - Golf Course	[] 110 - 110 spital
[] Yes	[] O - Omni Sinclair or equ		I 1 00 - 0011 course	
[x] No	[x]Y - Yagi to Puu Nianiau		[] O - Other	
SIREN / SPEAKE	R TYPE / UNIT COUNT	ASSESSED FOR	LANDMARKS / DISTA	NCE
[1MOD 3012H () units	() unit	8 feet from existing pole	
[x]MOD 3024H ((1) unit [] DSA 12		4 feet from rock wall	e or siren
[] MOD 6024H (48H () units		
[] Other	() units	tori () units	155 feet from whale landmark	
	Connection to/ Coordination with		54 feet from pump house	
[x 1 Solar Energy	[] Kauai Island Utility Corp	oration	63 feet from utility pole to L of pump house	
[] HECO	[] Hawaiian Telcom	oration	78 feet from Local Boy Snack Shop across st	
		Salata.	85 feet from utility pole on same side of Kihei	
	[] Oceanic Time Warner C	able	Rd, centered in front of	parking lot
[] MECO	[] Other (specify)			
FIELD NOTES	17.1			
inew site to be mov	ved (primarily for the ease of	the new siren		
installation) from ex	xisting site along S. Kihei Ro	; cabinet to face	EQUIPMENT ORIENTA	
west toward the oc	ean; site address: 1900 S. I	Kihei Rd; Total		nent to be salvaged, where
	acres. Soil type Jaucas fine l		to be salvaged, and whom	to be salvaged by.
inches deep. (NRC	S 1932) onsite conditions m	ay differ.		1. (1.1)
Assume existing and	proposed siren is within park a	rea		
Underlying landowne	er is State of Hawaii.	rea.		
	N 3- 27 14 (4) () 41 1 40 0			
				1 1 00014
Revised to indic	cate omni-dir 6024 siren p	er DOD	AND TOURS	
request.			All electronics, mechani	cal relays, siren heads
A CONTRACTOR			to be delivered to Civil D	Defense at State Civil
		Defense 3949 Diamond		
			Attn: Assistant Telecom	munications Officer
			A STATE OF THE STA	
			1 12 10 10 10 10 10 10 10 10 10 10 10 10 10	

EXHIBIT B

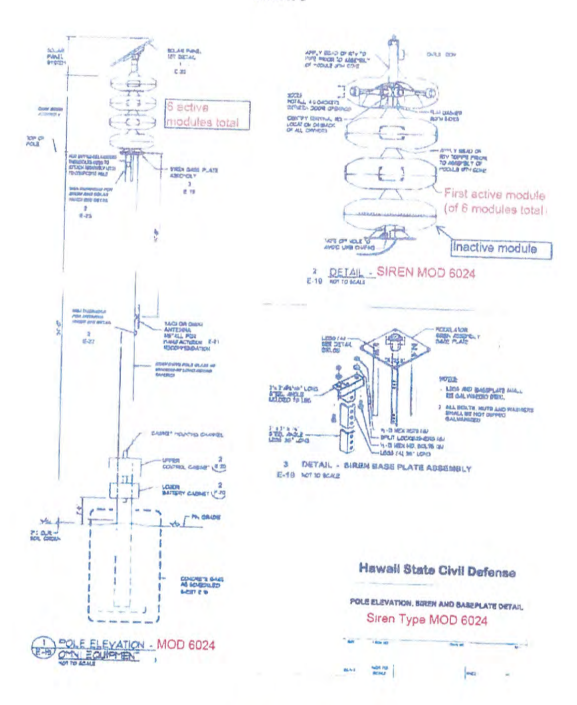


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- 11. <u>Insurance</u>. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws ordinance or rules as required and of the laws.
- (1) contractual nability to cover nability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. Waste and Unlawful, Improper or Offensive Use of Parcei. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- county remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAPI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16. day of Agri 1 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawaii, whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawaiii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawaiii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'l State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the airens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren sits.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

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Page 2 of 5

5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each airen site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain airens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved sizen sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each airen site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren sits clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.
 - DAGS, its officers, employees, againts, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

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Page 4 of 5

Termination. Any party to this MOA shall have the privilege, with or without cause, 5. to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

COUNTY OF MAUI

ALAN M. ARAKAWA

Mayor

RECOMMEND APPROVAL:

come in sough

ANNA FOUST

Emergency Management Officer Mani Civil Defense Agency

APPROVED AS TO FORM

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

STATE OF HAWAIT

DEPARTMENT OF DEFENSE

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

Deputy Attorney General

APPROVED AS TO FORM:

DEAN SEKI State Comptroller

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LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA113 Kamaole Park

THIS LEASE AGREEMENT entered into this ______ day of _________, 201_____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

<u>WITNESSE</u>TH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified Kamaole Park, TMK: (2) 3-9-005:030 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT " 4"

16 JUL 18 A8:27

STATE OF HAWAII CIVIL DEFENSE DI WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Kamaole Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

3. <u>Terminology</u>. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA113 at Kamaole Park".

4. <u>Lease Term.</u> This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. <u>Additional Covenants, Terms and Conditions</u>. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

	LESSOR:	
APPROVAL RECOMMENDED:	COUNTY OF MAUI	
ANNA FOUST Emergency Management Officer Maui Civil Defense Agency	By ALAN M. ARAKAWA Its Mayor	

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD
Deputy Corporation Counsel
2016-0309

MA113

LESSEE:

STATE OF HAWAII By its Department of Defense

By

VERN MIYAG

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General State of Hawaii

MA113

STATE OF HAWAII) SS

On this 20th day of July, 2016 before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Vutoria Tom Notary Public, State of Hawaii

Print Name: Victoria Tom

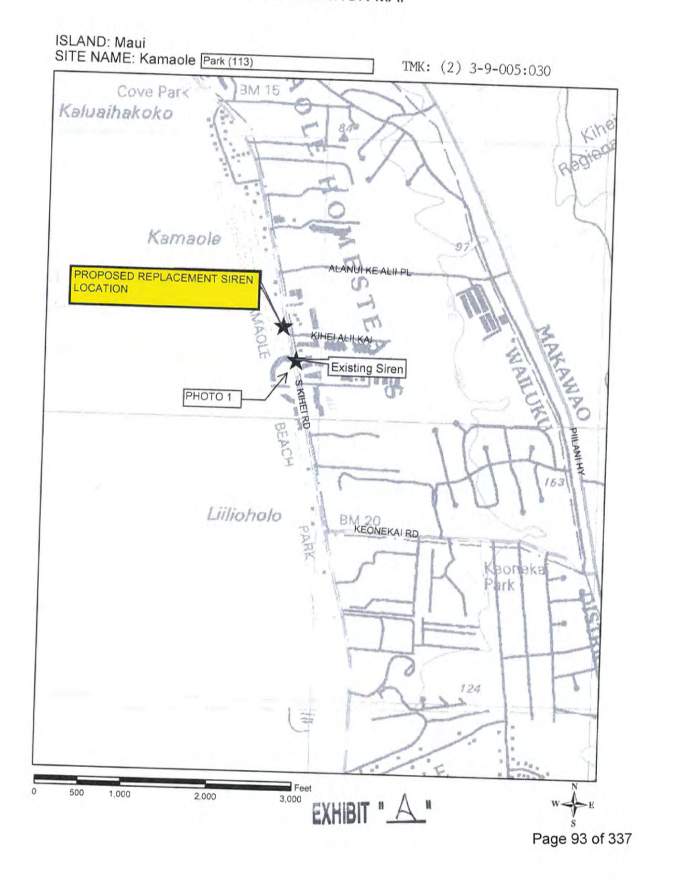
My commission expires: 9-2-2016

	NOTARY PUBLIC CERT	
Doc. Date: Notary Name: Doc. Description: Sicen M	Undeted at time of signing Victoria Tom Lease Agreement for IA 113 Kamaole Park	
Notary Signature:	Victoria Tom	No. 12-304



STATE OF HAWAII) SS.	
affixed to the foregoing instrument is the law said instrument was signed and sealed on he	before me personally appeared ALAN M. being by me duly sworn, did say that he is the division of the State of Hawaii, and that the seal ful seal of the said County of Maui, and that the half of said County of Maui by authority of its acknowledged the said instrument to be the free into set my hand and official seal.
No	otary Public, State of Hawaii
Pri	nt Name:
	commission expires:
NOTARY PUBLIC	CERTIFICATION
Doc. Date:	# Pages:
Notary Name: Doc.	Judicial
Notary Signature:	

SITE LOCATION MAP



SITE LOCATION PHOTO

ISLAND: Maui

SIREN NUMBER: MA113 SITE NAME: Kamaole Park



SITE PHOTOGRAPHS

DATE: 11/14/2006 ISLAND: Maui

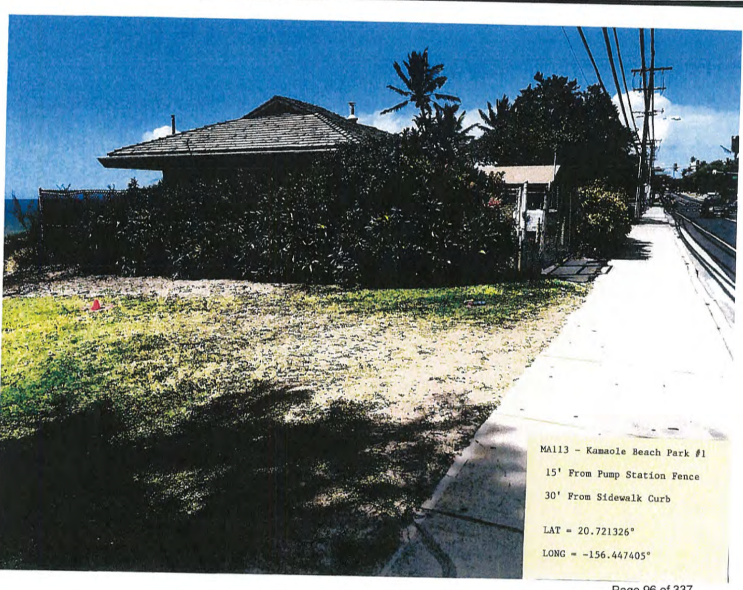
SITE NUMBER: 113 SITE NAME: Kamaole Park

Existing siren to be removed. This siren appears to be in the County right-of-way.

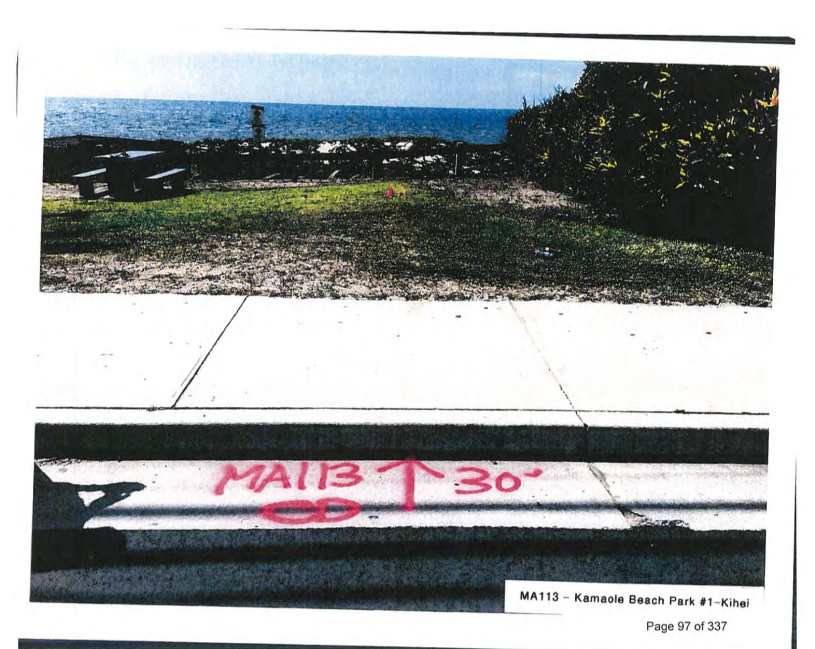
PHOTO 1 Existing siren facing northeast. Siren located near the parking lot of Hawaiian Natural Foods 2411 S. Kihei Road.



PHOTO 2 Proposed siren site facing south along S. Kihei Road toward Wailea.



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SITE NUMBER: 113 SITE NAME: Kamaole Park CIRCUCORDER WORKS OF DESIGNATION OF THE PERSON OF THE PERS PRIORITY ORDER ACCESS N 20 23' 10.349 [] N - Add New FOR ALTERNATIVES [x] Public Road W 156 26' 48.252 [x] E - Upgrade Existing [] Guardrails (1 as the highest) [] Gates [] No Road I A - Choose Alternative [] Fences LANDOWNER (new site) The state of the s First Control PERMIT TMK: 239005030 [] Streets/ REQUIREMENTS Name: State of Hawai'i, EO 822 to County of Maui, for a Right of Wav Address: [] None [x]Park Phone: [] CDUA 891-2456 [] Public [x] SMA Contact Person: Mary Kielty (Parks District Supervisor) [] Private VEGETATION ... SOIL TERRAIN [] B - Bare [x] SA - Sand [] F - Flat [x] R - Residential [] | - Industrial [x] G - Grass []S-Silt [x]SL-Sloped [] V - Vacant Land [] S - School T - Trees [] C - Clay [] ST - Steep [] AG - Agricultural [] PK - Park [] S - Shrubs [x] CO - Coral [] CO - Conservation [] PS - Police Station [] Other [] R - Rock [x] C - Commercial [] FS - Fire Station [] Other [x] H - Hotel VEGATRIMMING ANTENNACTIVE [] HO - Hospital POLE WAE [] Yes [] O - Omni Sinclair or equi[x] H2 [x] No [x]Y-Yagi to Puu Nianiau, N: 20 46' 43", W: [] O - Other 156 14' 51" SIREN/SPEAKER TYPE/UNIT COUNT LANGMARKS / DISTANCE []MOD 3012H () unit [] DSA 117 () unit 20' 6" from the outer edge of the curb [] MOD 3024H () unit [] DSA 121 () unit (roadside) [] MOD 6024H () unit []MOD 6048H() units 14 feet from the edge of the sidewalk (inner, [x] Other MOD 4016H (1) unit park side) UTILITY Electrical/Countentien to/ Gooddination with 150 feet from condominiums on east side of S. [x] Solar Energy [] Kauai Island Utility Corporation Kihei Road [] HECO [] Hawaiian Telcom 22 feet from the utility pole with light on west [] HELCO [] Oceanic Time Warner Cable side of S. Kihei Road [] MECO [] Other (specify) 56 feet from street crossing sign 41 feet from WARNING STRONG CURRENT New site to be along S. Kihei Road in the southern portion of sign on west side of S. Kihei Road Kamaole Beach Park 1, roughly centered between two large Keawe EQUIPMENT OFFICENTATION trees. Site is to the north of the Kamaole Park 1 sign. Site is clear Pls. Indicate which equipment to be salvaged, where of electrical wiring. Need to tone for underground utilities. Cabinet to be salvaged, and whom to be salvaged by. to face south; New site address is on the 2300 block of S. Kihei Road. Total Parcel Area: 2.983 acres. Soil type: Jaucas Sand 26-60 inches (NRCS 1932). Onsite conditions may vary. Existing siren street address is 2411 S. Kihei Road (existing siren is on private property, and since the sidewalk has been installed there have been problems with this site). Existing siren site: Assume siren to be within the road ROW. All electronics, mechanical relays, siren heads to be delivered to Civil Defense at State Civil Defense 3949 Diamond Head Road Bldg 90 Attn: Assistant Telecommunications Officer

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7:10am

[]KAUAI []OAHU [x]MAUI []MOLOKAI []LANAI []HAWAII

DATE/TIME:

ISLAND:

11/14/2006

EXHIBITB

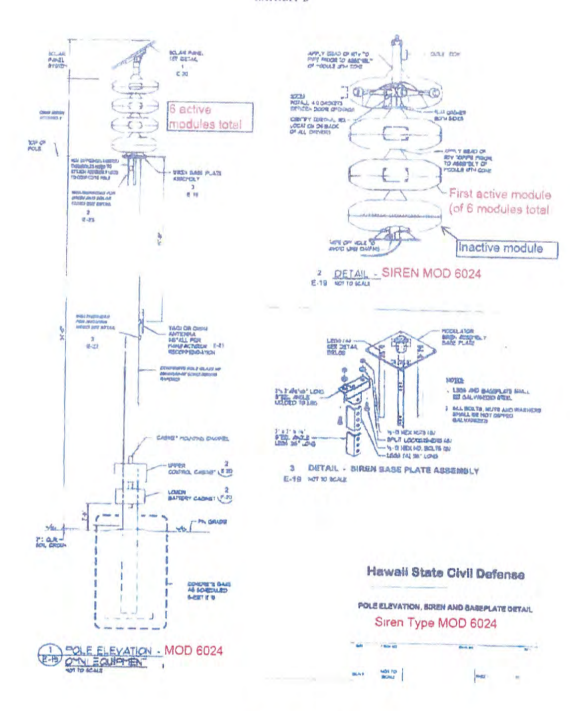


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

- removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.
- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- Insurance. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right of entry permits and (2) all
- (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. <u>Waste and Unlawful, Improper or Offensive Use of Parcel</u>. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurrs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- ii) Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- iii) <u>County remedies for failure to cure</u>. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAFI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 th day of April 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawai", whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowi Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- e. Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the sirens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 contractual liability to cover liability assumed under the right-of-entry permit; and
 all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

CADOCUME-INCOUNTY-INLOCALS-INTempNUPprovincidual COM-State MOA 9-13-11 edited signature page.doc Page 2 of 5 5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate
 the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its airca project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sizens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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Pages 3 of 5

- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

5. Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

> COUNTY OF MAUI Mayor

RECOMMEND APPROVAL:

una in sout ANNA FOUST

Emergency Management Officer Mani Civil Defense Agency

APPROVED AS TO FORM

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAII DEPARTMENT OF DEFENSE

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND APPROVED AS TO FORM:

GENERAL SERVICES

DEAN SEKT State Comptroller

Deputy Attorney General

CADOCURAS-RCOURTY-NACCALS-RTemptXPyrywistAlinal COM-Basis MOA 9-13-11 edited algoritors page dos Page 5 of 5

LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA114 Kilohana Park

THIS LEASE AGREEMENT entered into this _____ day of _____, 201___, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Kilohana Park, TMK: (2) 2-1-008:097 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT "<u>5</u>"

16 JUL 18 A8:27

STATE OF HAWA!! CIVIL DEFENSE DIV WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Kilohana Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

3. <u>Terminology</u>. The Siren Site subject to this Lease, as detailed in Exhibit "A", is

hereby officially designated as "Siren Number MA114 at Kilohana Park".

4. <u>Lease Term</u>. This Lease shall become effective on the day and year first above

written, and shall continue in full force and effect until such time that either Lessor or Lessee

elects to terminate this Lease upon giving reasonable written notice to the other Party.

Reasonable written notice will be established as one (1) year unless circumstances exist

justifying a shorter period.

5. Additional Covenants, Terms and Conditions. Additional covenants, terms and

conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor

and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed

the day and year first above written.

LESSOR:

APPROVAL RECOMMENDED:

COUNTY OF MAUI

ANNA FOLIST

Emergency Management Officer

Maui Civil Defense Agency

ALAN M. ARAKAWA

Its Mayor

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD

Deputy Corporation Counsel

2016-0309

MA114

LESSEE:

STATE OF HAWAII By its Department of Defense

Ву

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA114

STATE OF HAWAII)	
STATE OF HAWAII CITY AND COUNTY OF HONOLULU	5	SS.
COUNTY OF HONOLULU)	

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Victoria Tom Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

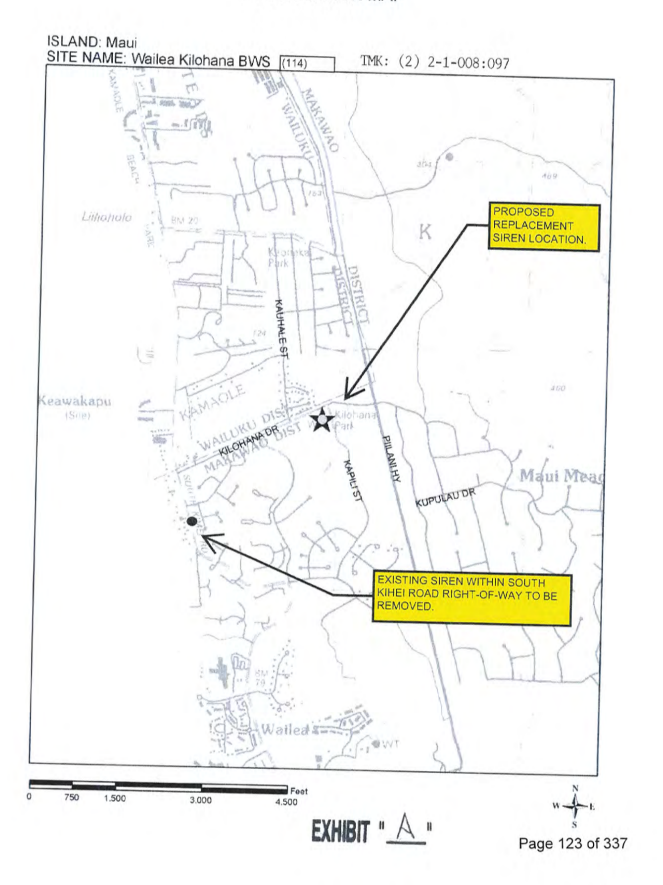
NOTARY PUBLIC CER	RTIFICATION
Doc. Date: undated at time of signing	# Pages: 28
Notary Name: Victoria Tom	Judicial Circuit: First
Doc. Description: Lease Agreement for Siren MA 114 Kilohana Park	ORIA PUOL
Notary Signature: Viloria Tom	No. 12.304 37
Date: 7-20-2016	The Committee of the Co

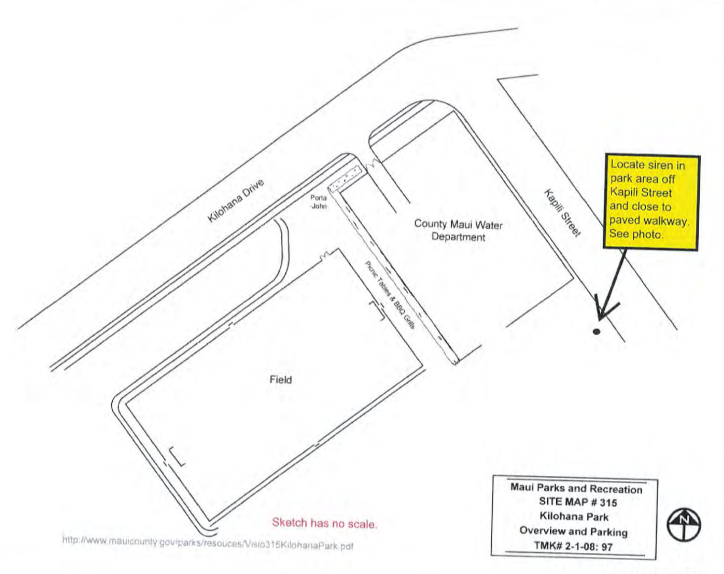




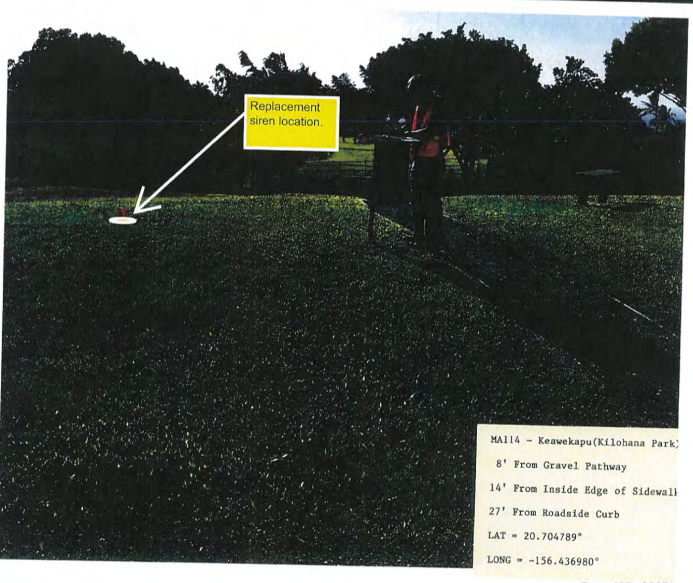
STATE OF HAWAII)	
COUNTY OF MAUI) S	SS.
affixed to the foregoing instrument is the said instrument was signed and sealed Charter; and the said ALAN M. ARAK act and deed of said County of Maui.	, 20, before me personally appeared ALAN M. who being by me duly sworn, did say that he is the al subdivision of the State of Hawaii, and that the seal ne lawful seal of the said County of Maui, and that the on behalf of said County of Maui by authority of its AWA acknowledged the said instrument to be the free thereunto set my hand and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
	JBLIC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial Circuit:
Doc. Description:	
Notary Signature:	
Date:	

SITE LOCATION MAP







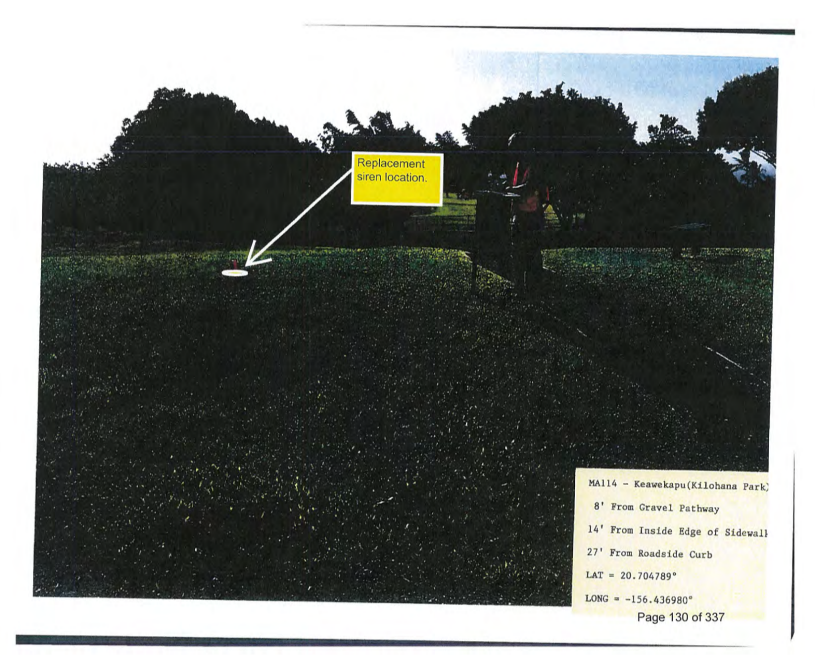


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DATE/TIME: 10:00am

ISLAND: [] KAUAI [] OAHU [x] MAUI [] MOLOKAI [] LANAI [] HAWAII

SITE NAME: Wailea Kilohana BWS

GPS COORDS.	WORK TYPE	PRIORITY ORDER	ACCESS	Ecology States	
N 20 42' 17.923	[x]N-Add New	for ALTERNATIVES	[] Public Road	[] Guardrails	
W 156 26' 14.603	[] E - Upgrade Existing	(1 as the highest)	[x] Gates	[] No Road	
	[] A - Choose Alternative	1	[x] Fences	[] No Road	
LANDOWNER			The state of the s	PERMIT	
TMK:			[] Streets/	REQUIREMENTS	
Name:		-	Right of Way	[] None	
Address:			[]Park	[] CDUA	
Phone:			[] Public	[x] SMA	
Contact Person:	A LANGE OF THE STATE OF THE STA	A PLANTAGE TO THE PARTY OF THE	[] Private	I X J OWIX	
VEGETATION	SOIL	TERRAIN	SURROUNDING LAN	DUSES	
[] B - Bare	[] SA - Sand	[x]F-Flat	[x] R - Residential	[] I - Industrial	
[x] G-Grass	[] S - Silt	[] SL - Sloped	[] V - Vacant Land	[] S - School	
[] T - Trees	[] C - Clay	[] ST - Steep	[] AG - Agricultural	[x] PK - Park	
[] S - Shrubs	[] CO - Coral		[] CO - Conservation	[] PS - Police Station	
[] Other	[x] R - Rock		[] C - Commercial	[] FS - Police Station	
A DESCRIPTION OF THE PROPERTY	[] Other		[] H - Hotel	[x] FS - Fire Station	
VEG. TRIMMING	ANTENNA TYPE	POLE TYPE		[] HO - Hospital	
The state of the s	[] O - Omni Sinclair or equ	IVI HO	[] GC - Golf Course		
7. 73 10 15 10	[x]Y - Yagi to the County		110 00		
	R TYPE / UNIT COUNT	41.	[] O - Other		
	CTT ET CHIT COUNT		LANDMARKS / DISTANCE		
[x]DSA 121 (3)	units, 30°, 210°, and 300°		16 feet from chain linke	d lence along the	
1.1-0,,12, (0)			developing area		
	Per DOD use UV6024.		31 feet from chain linked fence along the park		
LITH ITY Electrical C	JTILITY Electrical Connection to/ Coordination with		41 feet from the water tank		
[x] Solar Energy	[] Kauai Island Utility Corp		166 feet from the utility	pole at the entrance	
		poration			
	[] Hawaiian Telcom	10.18			
[] HELCO	[] Oceanic Time Warner C	Cable			
[] MECO	[] Other (specify)				
FIELD NOTES					
New site is propose	ed on Maui Department of W	later Supply land,			
behind water tank,	in south corner of fenced in-	area; cabinet to be	EQUIPMENT ORIENTA	TION	
pointed (southwest)	toward the park; need to to	one for underground	Pls. Indicate which equipm	nent to be salvaged, where	
utilities; no overhea	d wires or trees in area; DV	VS planning	to be salvaged, and whom	to be salvaged by	
representative need	ds to be contacted; the Kea	wekapu site is to be	and the second s		
changed to Wailea	Kilohana DWS location; site	e address is			
Kilohana Drive; Tot	tal Parcel area: 0.62 acres.	Soil: Makena loam.			
stoney complex up	to 40 inches deep, A'a bene	eath. (NRCS 1978)			
Onsite conditions m	ay vary. Additional contact:	Maui Parks			
District Supervisor N	Mary Kielty 891-2456.	Madi Falks			
, 1, 10 m / 1 m /	11111				
			all plantronias, machania	al action and a constraint	
			all electronics, mechanical relays, siren heads		
			to be delivered to Civil Defense at State Civil Defense 3949 Diamond Head Road Bldg 90		
			Atta: Assistant Talanana	Head Road Bldg 90	
		1	Attn: Assistant Telecomi	nunications Officer	

EXHIBITB

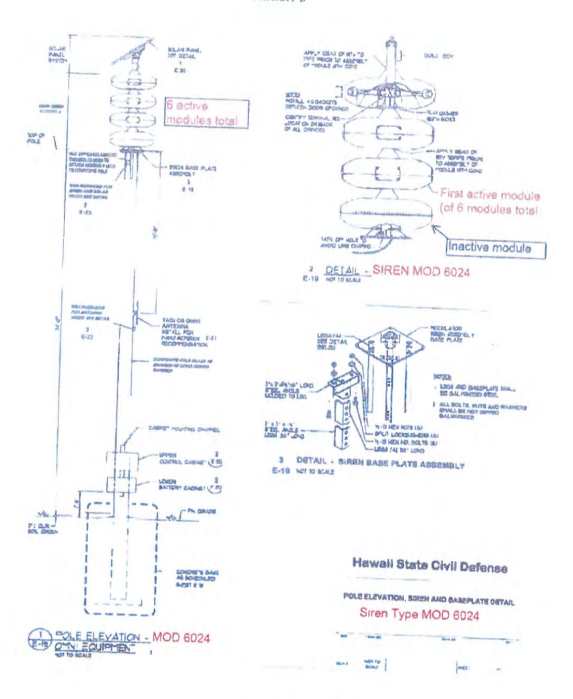


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- Insurance. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. Waste and Unlawful, Improper or Offensive Use of Parcel. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurrs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- iii) County remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAI'I

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 to day of Age: 20 14, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawaii, whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawaii Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the airens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 contractual liability to cover liability assumed under the right-of-entry permit; and
 all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

C-IDOCUME-INCOUNTY-INLOCALE-INTempAXPgrywleddinal COM-Since MOA 9-13-11 edited algorium paga.doc Page 2 of 5 5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

2. COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the aircus final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- e. Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled airen sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren sits clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - 6) DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- 4. <u>Modifications</u>. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

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Page 4 of 5

 Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

ALAN M. ARAKAWA

RECOMMEND APPROVAL:

ANNA FOUST
Emergency Management Officer
Maul Civil Defense Agency

APPROVED AS TO FORM AND LEGALITY:

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAII
DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG

Adjutant General

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI

State Comptroller

CADOCUMB-INCOUNTY-19.OCALS-INTempXXPyrywistifind COM-State MOA 9-13-11 edited algoritors page due Pages 5 of 5

LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA116 Kahului School Park

THIS LEASE AGREEMENT entered into this ______ day of _______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Kahului School Park, TMK: (2) 3-8-007:041 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHBIT " 6 "

STATE OF HAWAII

16 JUL 18 A8:28

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Kahului School Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

Terminology. The Siren Site subject to this Lease, as detailed in Exhibit "A", is 3.

hereby officially designated as "Siren Number MA116 at Kahului School Park".

4. Lease Term. This Lease shall become effective on the day and year first above

written, and shall continue in full force and effect until such time that either Lessor or Lessee

elects to terminate this Lease upon giving reasonable written notice to the other Party.

Reasonable written notice will be established as one (1) year unless circumstances exist

justifying a shorter period.

Additional Covenants, Terms and Conditions. Additional covenants, terms and

conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor

and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed

the day and year first above written.

LESSOR:

APPROVAL RECOMMENDED:

COUNTY OF MAUI

Emergency Management Officer

Maui Civil Defense Agency

ALAN M. ARAKAWA

Its Mayor

APPROVED AS TO FORM AND LEGALITY:

Deputy Corporation Counsel

2016-0309

MA116

LESSEE:

STATE OF HAWAII By its Department of Defense

By

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA116

STATE OF HAWAII)
CITY AND) SS.
COUNTY OF HONOLULU)

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Vutoria Tom Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

NOTARY PUBLIC CERTIFICATION

Doc. Date: undated at time of signing # Pages: 24

Notary Name: Victoria Tom Judicial Circuit: First

Doc. Description: Lease Agreement for Siren MA 116 Kahului School Park

Notary Signature: Vultura Tom

Date: 7-20-2016



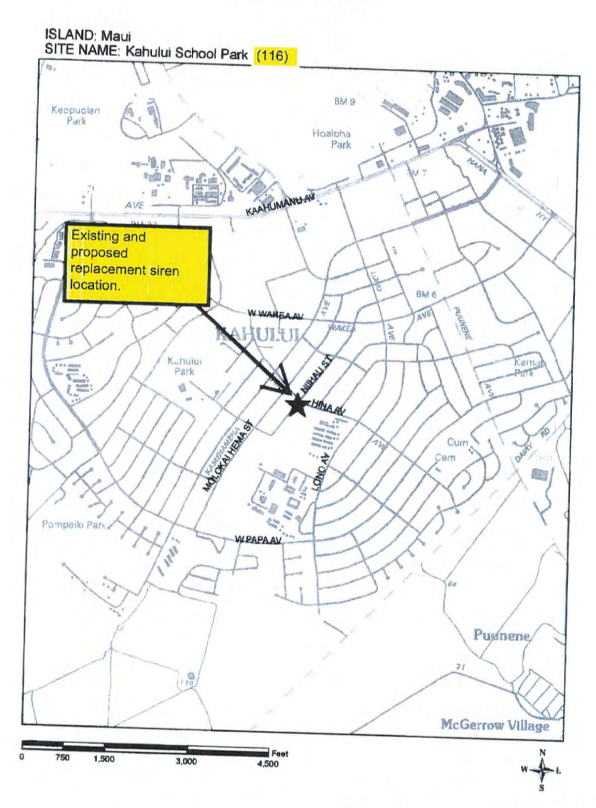
STATE OF HAWAII	
COUNTY OF MAUI SS.	
affixed to the foregoing instrument is the la	before me personally appeared ALAN Mano being by me duly sworn, did say that he is the ubdivision of the State of Hawaii, and that the seal awful seal of the said County of Maui, and that the behalf of said County of Maui by authority of its A acknowledged the said instrument to be the free reunto set my hand and official seal.
Ĩ	Notary Public, State of Hawaii
,	Print Name:
	My commission expires:
NOTARY PUBL	IC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial Circuit:
Doc. Description:	
Notary Signature:	
Date:	

SITE SKETCH

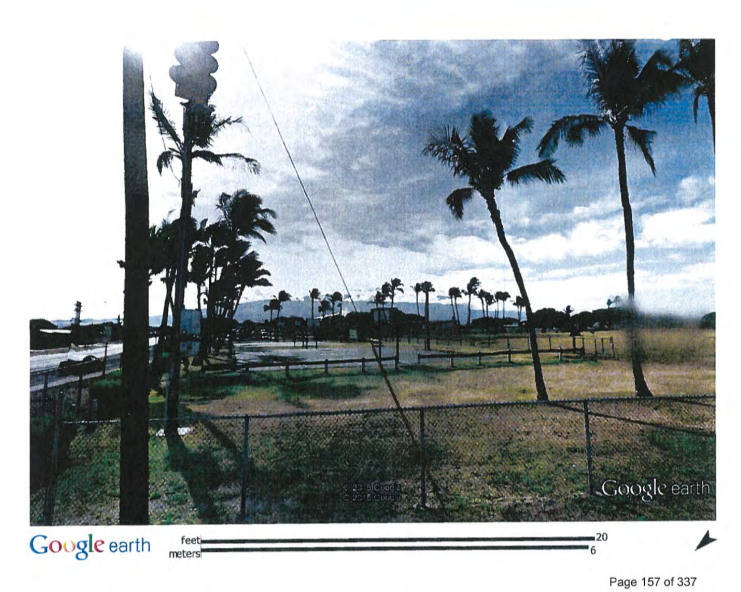
DATE: 10/11/2006 LEGEND ISLAND: MAUI SITE NUMBER: 116 Utility Pole SITE NAME: Kahului School Park Fire Hydrant Replacement siren about 8 feet away from the existing siren. Niihau Street Existing siren. Proposed Siren Location TMK 3-8-007:041 Owner: County of Maui Site User: DPR MAl16 - Kahului School Park 0 D Due to overhead power lines new 183 siren's location was adjusted. 8' From Existing Siren Pole 0 18.5' From Chainlink Fence 31.5' From Coconut Tree New Siren Location was aligned with Coconut Trees. Sketch has no scale. EXHIBIT "_A "

Page 154 of 337

SITE LOCATION MAP



MA116 - Karturul 560f 337 ool





Google earth

feet 20 neters

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EXHIBITB

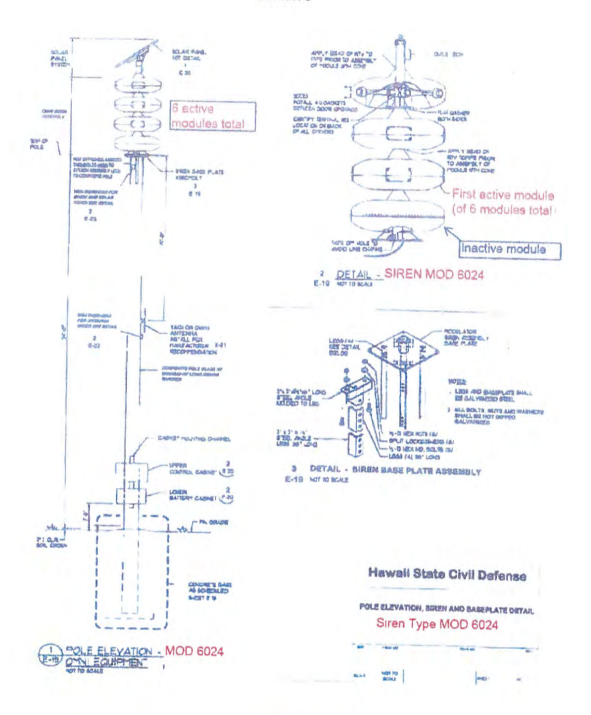


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. <u>Waste and Unlawful, Improper or Offensive Use of Parcel</u>. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurrs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- iii) <u>County remedies for failure to cure</u>. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. Compliance with Laws. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAI'I

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 day of Age? 2014, by and between the COUNTY OF MAUL, a municipal corporation of the State of Hawai", whose address is 200 South High Street, Wallaku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Dismond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalsnimoku Building 1151 Punchbowi Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'l State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtmences related thereto ("airens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the aircus and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren sits.
 - DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the airen site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

C-DOCUME-INCOUNTY-INLOCALS-INTERNIVE provisional COM-State MOA 9-13-11 edited eigenture paga.doc Page 2 of 5 5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its airen project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the sizes site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

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Page 4 of 5

 Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

COUNTY OF MAUI

ALAN M. ARAKAWA

Mayor

RECOMMEND APPROVAL:

ANNA FOUST

Emergency Management Officer
Mani Civil Defense Agency

APPROVED AS TO FORM

AND LEGALITY:

CALEB ROWE
Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAIT DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG
Adjutant General

STATE OF HAWAII
DEPARTMENT OF A

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI State Comptroller

CIDOCURGS-ROURITY-INLOCALS-RTempXPpywintifinal COM-Stone MOA 9-13-11 edited signature page doe Pages 5 of 5

LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA139 Hale Piilani Park

THIS LEASE AGREEMENT entered into this ______day of ________, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Hale Piilani Park, TMK: (2) 3-8-004:031 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT "_7_"

Page 173 of 337

STATE OF BAWAII

82:84 81 TNF 91

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Hale Piilani Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

3. <u>Terminology</u>. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA139 at Hale Piilani Park".

4. <u>Lease Term.</u> This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. <u>Additional Covenants, Terms and Conditions</u>. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

	LESSOR:	
APPROVAL RECOMMENDED:	COUNTY OF MAUI	
ANNA FOUST	By ALAN M. ARAKAWA	
Emergency Management Officer Maui Civil Defense Agency	Its Mayor	

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD Deputy Corporation Counsel 2016-0309

MA139

LESSEE:

STATE OF HAWAII By its Department of Defense

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA139

STATE OF HAWAII) SS.

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Viloria Tom Notary Public, State of Hawaii

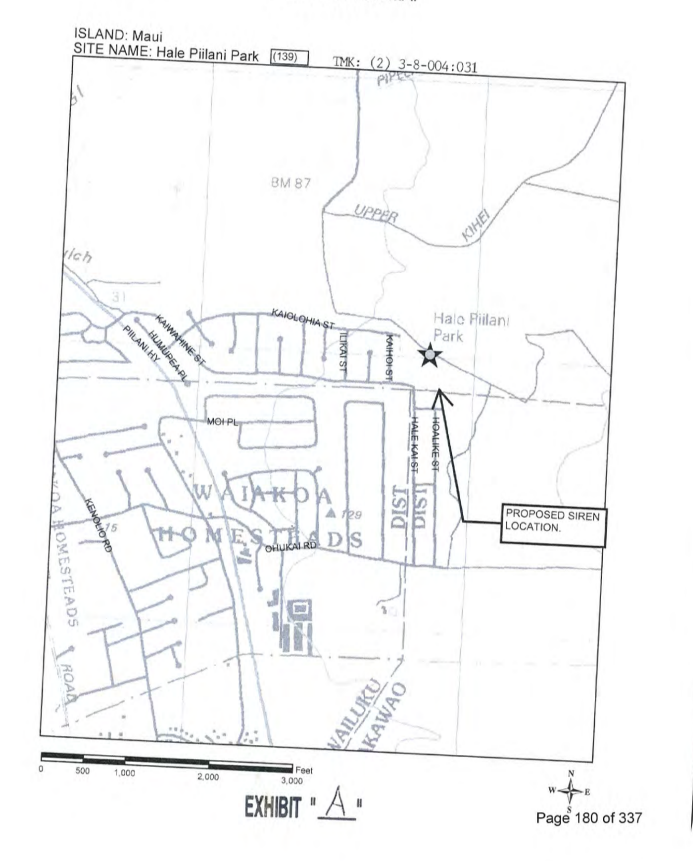
Print Name: Victoria Tom

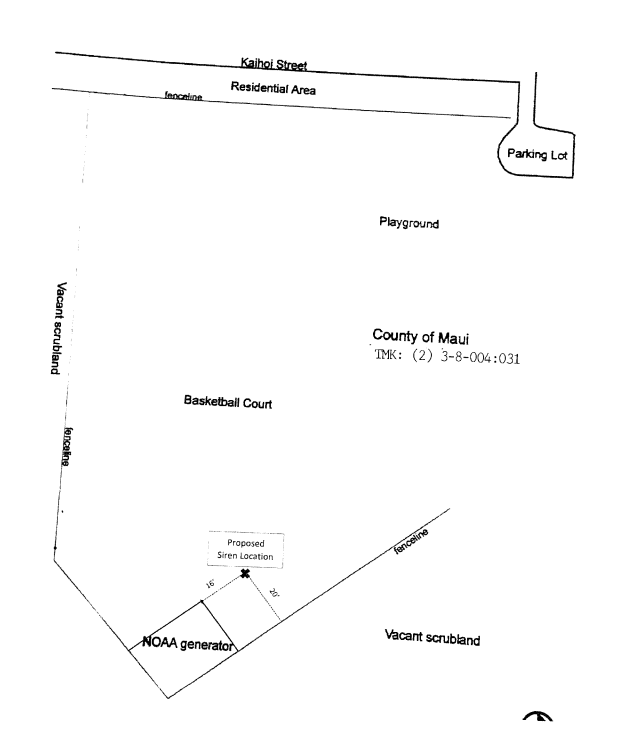
My commission expires: 9-2-2016

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Notary Signature: Vulcua Tom	No. 12-304
Date: 7-20-2016	TE OF HANDING

STATE OF HAWAII COUNTY OF MAUI) SS.	
On this day of, 20, b ARAKAWA, to me personally known, who being Mayor of the County of Maui, a political subdivision affixed to the foregoing instrument is the lawful seasoid instrument was signed and sealed on behalf of Charter; and the said ALAN M. ARAKAWA acknowledges are the said ALAN M. ARAKAWA acknowledges and deed of said County of Maui.	of the said County of Maui, and that the faid County of Maui by authority of its owledged the said instrument to be the free
IN WITNESS WHEREOF, I have hereunto se	t my hand and official seal.
	ublic, State of Hawaii ne:
	nission expires:
NOTARY PUBLIC CER	FIFICATION
Doc. Date: Notary Name:	# Pages: Judicial
Doc. Description:	Circuit:
Notary	
Signature:	
Date:	

SITE LOCATION MAP









DATE/TIME:	10/9/2006	9:05am		
ISLAND:	[]KAUAI []OAHU [x]	MAUL [] MOLOKA	AI [] [ANA! [] HA\A\A	.11
SITE NUMBER:	139	, , , , , , , , , , , , , , , , , , , ,	" [] "MAN	MI .
SITE NAME:	Hale Pillani Park			
GPS COORDS.	WORK TYPE	PRIORITY ORDER	ACCE88	
N 20 46' 51.424	[x]N-Add New	for ALTERNATIVES	[x] Public Road	[10
W 156 26' 47.605	[] E - Upgrade Existing	(1 as the highest)	[] Gates	[] Guardrails
	[] A - Choose Alternative	1	[] Fences	[] No Road
LANDOWNER				PERMIT
TMK:	238004031		[] Streets/	REQUIREMENTS
Name: Address:	County of Maui		Right of Way	[] None
Phone:	700 Halia Nakoa Street Uni	it 2 Wailuku 96793	_[x]Park	[] CDUA
Contact Person:	270-7626		_[] Public	[] SMA
VEGETATION	Glenn Correa or John Buck		[] Private	
[x] B - Bare	[] SA - Sand	TERRAIN	SURROUNDING LAND	USES
[] G - Grass	[] S-Silt	[x]F-Flat	[x] R - Residential	[] I - Industrial
[] T - Trees	[x] C - Clay	[] SL - Sloped	[x] V - Vacant Land	[] S - School
[] S - Shrubs	[] CO - Coral	[] ST - Steep	[] AG - Agricultural	[x] PK - Park
[] Other	[x] R - Rock		[] CO - Conservation	
	[] Other		[] C - Commercial	[] FS - Fire Station
VEG. TRIMMING	ANTENNA TYPE	POLE TYPE	[] GC - Golf Course	[] HO - Hospital
	[] O - Omni	[x] H2	1	
[x] No	[x]Y - Yagi to Puu Nianiau	, N: 20 46' 43", W: 1	56 14' 51"	
SIREM / SPEAKER	TYPE / UNIT COUNT		LANDMARKS / DISTA	NCE
[] MODH 3012H (7 () units	38 feet from NOAA infra	
[] MOD 3024H (8 feet from chain linked	fence
[x] MOD 6024H (048H () units	116 feet from closest ba	sketball backboard
Other	() units		357 feet from residence	directly across field
[x] Solar Energy	onnection to/ Coordination with		from site	
[] HECO	[] Kauai Island Utility Corpo [] Hawaiian Telcom	oration		
([] Oceanic Time Warner Ca	abla		
[] MECO	Other (specify)	able		
FIELD NOTES				
Siren originally sited	for Kihei Commercial Cente	er is to be located		
nere at Hale Pi'llani	Park. Site near NOAA infras	tructure on the far	EQUIPMENT OPIENTA	TION
(cast) side of the pa	irk iroiti tile parking lot, behir	nd the basketball — I	Pls. Indicate which equipme	ent to be selveged whom
court. Cabinet to fa	ce the residences (west). So	oil: Waiakoa	to be salvaged, and whom	to be salvaged, where
extremely stony silty	clay loam up to 33 inches o	leep bedrock		gy.
Jeneam. (NRCS 19	978) Onsite conditions may v	ary.		
The 2010 tax records	show that this parcel is owned b	y County		
of Maui.				
			All plants-t	
		;	All electronics, mechanic	al relays, siren heads
		Į;	to be delivered to Civil De Defense 3949 Diamond I	erense at State Civil
		J.	Defense 3949 Diamond I Attn: Assistant Telecomm	nunications Office
		ľ	Andream Telecoull	iunications Officer
		l]
				1

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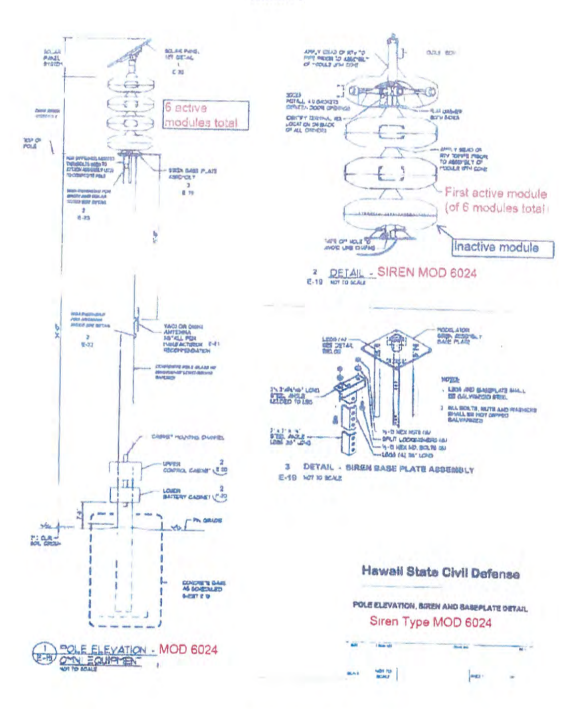


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- Insurance. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. Waste and Unlawful, Improper or Offensive Use of Parcel. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- Hazardous Materials. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurrs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- ii) Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- county remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAIN

AND

STATE OF HAWAPI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 day of Agri 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawai", whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Dismond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowi Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtmances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawaii Revised Statutes ("HRS") § 128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- Participate in meetings with the COUNTY to discuss proposed siren sites.
- Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a Liocuse Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the sirens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the airen site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

C-DOCUME-INCOUNTY-INLOCALS-INTempNill psychological COM-State MOA 9-13-11 edited signature page.doc Page 2 of 5 5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

2. COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the ziron sites
- Assist DOD in the coordination with site owners and communities to facilitate
 the siren site approvals.
- c. Participate with DOD and DAGS in the aircus final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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Page 3 of 5

- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

Termination. Any party to this MOA shall have the privilege, with or without cause, 5, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

COUNTY OF MAUI

ALAN M. ARAKAWA

Mayor

RECOMMEND APPROVAL:

come in song ANNA FOUST

Emergency Management Officer Meni Civil Defense Agency

APPROVED AS TO FORM AND LEGALITY:

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

APPROVED AS TO FORM:

STATE OF HAWAII

Adjutant General

STATE OF HAWAFI

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

Deputy Attorney General

DEAN SEKI

State Comptroller

CADOCIANS-RCOUNTY-TALOCALS-RTompXXPgrywled.final COM-Buse MOA 9-13-11 edited riganture page das Page 5 of 5

LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA145 Keokea Park

THIS LEASE AGREEMENT entered into this ______ day of _______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Keokea Park, TMK: (2) 2-2-003:031 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT "8 "

16 JUL 18 A8:29

STATE OF HAWAII

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Keokea Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

3. <u>Terminology</u>. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA145 at Keokea Park".

4. <u>Lease Term.</u> This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. <u>Additional Covenants, Terms and Conditions</u>. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

LECCOD

	LESSOR;	
APPROVAL RECOMMENDED:	COUNTY OF MAUI	
Auna Facist	Ву	
ANNA FOUST	ALAN M. ARAKAWA	
Emergency Management Officer	Its Mayor	
Maui Civil Defense Agency		

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD
Deputy Corporation Counsel
2016-0309

MA145

LESSEE:

STATE OF HAWAII By its Department of Defense

By_

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA145

STATE OF HAWAII) SS.

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

NOTARY PUBLIC CER	TIFICATION
Doc. Date: undated at time of signing	# Pages: 24
Notary Name: Victoria Tom	Judicial Circuit Fire +
Doc. Description: Lease Agreement for Siren MA 145 Keokea Park	TO RIA TONNING
Notary Signature: Victoria Tom Date: 7-20-2016	No. 12-304 E



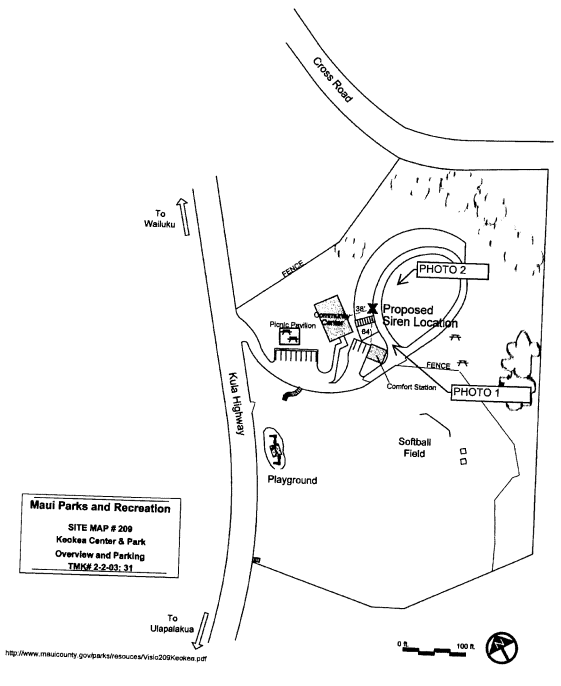


STATE OF HAWAII	
COUNTY OF MAUI) SS.	
affixed to the foregoing instrument is the lay said instrument was signed and scaled on the	being by me duly sworn, did say that he is the bdivision of the State of Hawaii, and that the seal wful seal of the said County of Maui, and that the ehalf of said County of Maui by authority of its A acknowledged the said instrument to be the free cunto set my hand and official seal.
N	otary Public, State of Hawaii
Pı	rint Name:
	ly commission expires:
	C CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial
Doc. Description:	Circuit:
Notary Signature:	
Date:	

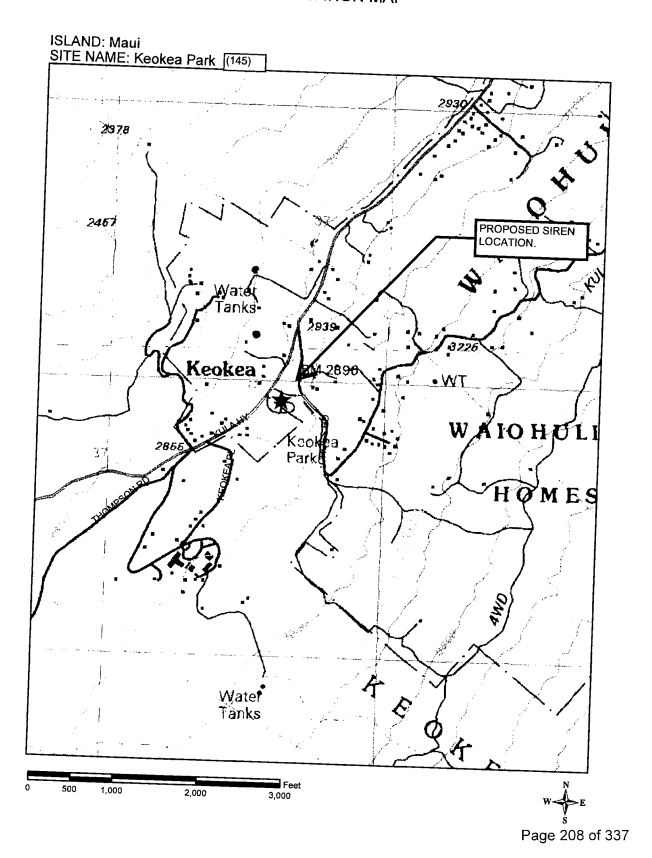
SITE SKETCH

DATE: 10/12/2006 ISLAND: MAUI

SITE NUMBER: 145 SITE NAME: Keokea Park



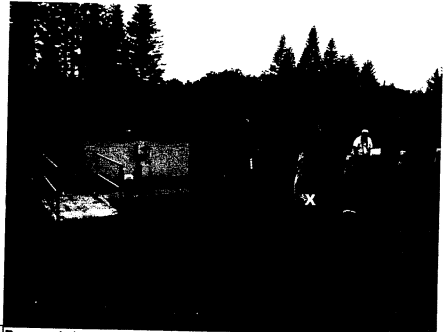
SITE LOCATION MAP



SITE PHOTOGRAPHS

DATE:10/12/2006 ISLAND: Maui

SITE NUMBER: 145 SITE NAME: Keokea Park



Proposed siren site facing west towards Kula Highway.

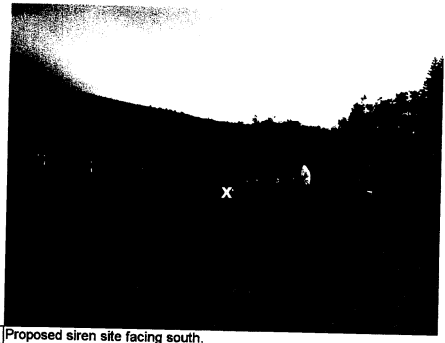


PHOTO 2 Proposed siren site facing south.

DATE/TIME: ISLAND: SITE NUMBER: SITE NAME:	Keokea Park	11:45am] MAUI [] MOLO	KAI []LANAI []HAWA	All	
N 20 42' 43.838	WORK TYPE [x] N - Add New [] E - Upgrade Existing [] A - Choose Alternative	PRIGINITY ORDER ISP A TERMA TO (1 as the highest) 1	S I Public Road	[] Guardrails [] No Road	
TMK: Name: Address: Phone: Contact Person: B - Bare	222003031 State of Hawaii/County of M 572-8122 Willard Asato SQIL [] SA - Sand	District Superviso	[] Streets/ Right of Way [x] Park [x] Public r [] Private	PERMIT REQUIREMENTS [] None [] CDUA [] SMA	
[x] G - Grass [] T - Trees [] S - Shrubs [] Other	[x] S - Silt [] C - Clay [] CO - Coral [x] R - Rock [] Other	[x] F - Flat [] SL - Sloped [] ST - Steep	[x] R - Residential [] V - Vacant Land [x] AG - Agricultural [] CO - Conservation [] C - Commercial	[] I - Industrial [] S - School [x] PK - Park	
[] Yes [] O - Omni Sinclair or equ [x] H2 [x] No [x] Y - Yagi to Puu Nianiau [] SIREN SPEAKER TYPE (UNT COUNT) [] MOD 3012H () unit [] DSA 117 () units [] MOD 3024H () unit [] DSA 121 () units [x] MOD 6024H (1) unit [] MOD 6048H () unit [] Other () units UTLIY Electrical Confection to Coordination with [x] Solar Energy [] Kauai Island Utility Corporation [] HECO [] Hawaiian Telcom		[]) units) units 48H () unit	[] O - Other 6 feet from 2nd concrete pillar 38 feet from community center building 23 feet from wooden fence parallel to driveway 25 feet from concrete drain "box" 83 feet from wire fence 475 feet from soccer field goalie box		
[] HELCO [[] MECO [] FIELD NOTES [] Keokea Park was ch Kula siren; new site behind community or (west); need to tone site address is 218 L Soil Type: Kula loam	Oceanic Time Warner Call Other (specify)	Maukanani Road, car parking area, ce comfort station ee of wires, trees; Area is 6.7 acres.	64 feet from comfort stati	TON	
	o 1010). Offsite conditions f		all electronics, mechanical to be delivered to Civil Def Defense 3949 Diamond He Attn: Assistant Telecommu	ense at State Civil	

EXHIBIT B

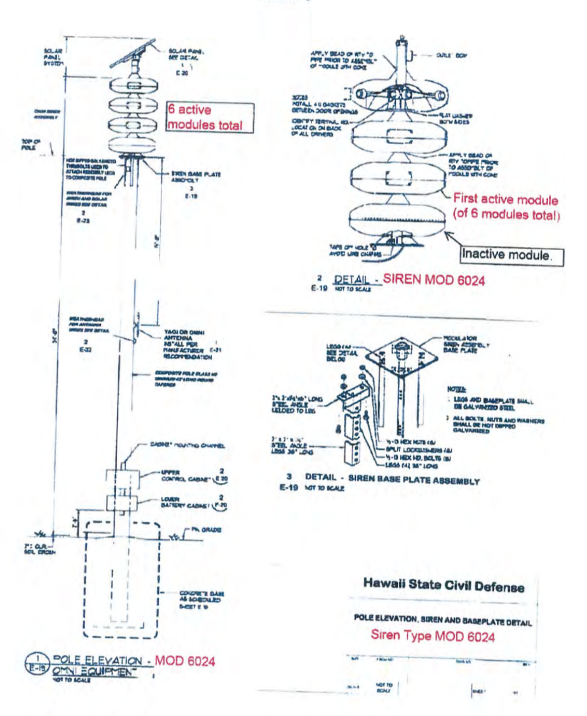


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. Waste and Unlawful, Improper or Offensive Use of Parcel. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. Hazardous Materials. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurre in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- ii) Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- county remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAPI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16. day of Age? 2014, by and between the COUNTY OF MAUI, a municipal cosporation of the State of Hawai", whose address is 200 South High Street, Wallaku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kaisnimoku Building 1151 Punchbowl Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") § 128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS § 128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS § 128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the sirens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general Hability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover Hability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

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Page 2 of 5

5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Pederal, State and COUNTY governments in performing its work at each siren site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its ziren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sizens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - 6) DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

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Page 4 of 5

 Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

ALAN M. ARAKAWA

RECOMMEND APPROVAL:

ANNA FOUST

Emergency Management Officer Mani Civil Defense Agency

APPROVED AS TO FORM AND LEGALITY:

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAII

DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI

State Comptroller

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LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA146 Haliimaile Park

THIS LEASE AGREEMENT entered into this _____ day of ______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

<u>WITNESSETH</u>:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Haliimaile Park, TMK: (2) 2-5-008:001 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT " 9 "

16 JUL 18 A8:29

STATE OF HAWAI

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Haliimaile Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

3. <u>Terminology</u>. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA146 at Haliimaile Park".

4. <u>Lease Term.</u> This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

5. <u>Additional Covenants, Terms and Conditions</u>. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

LECCOD

	LESSOR:	
APPROVAL RECOMMENDED:	COUNTY OF MAUI	
Anna Const	Ву	
ANNA FOUST	ALAN M. ARAKAWA	
Emergency Management Officer	Its Mayor	
Maui Civil Defense Agency	y	

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD
Deputy Corporation Counsel

MA146

LESSEE:

STATE OF HAWAII By its Department of Defense

By

VERN MIYAG

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA146

STATE OF HAWAII) SS COUNTY OF HONDLULU)

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

NOTARY PUBLIC CERTIFICATION

Doc. Date: unchited at time of signing # Pages: 28

Notary Name: Victoria Tom Judicial Circuit: First

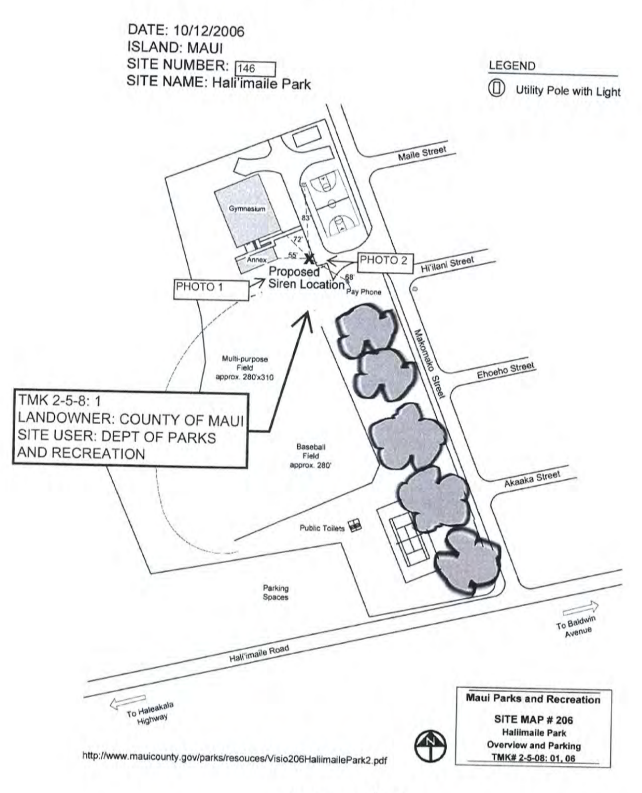
Doc. Description: Lease, Agreement for Siren MA 146 Halinmaile Park

Notary Signature: Vultura Tom

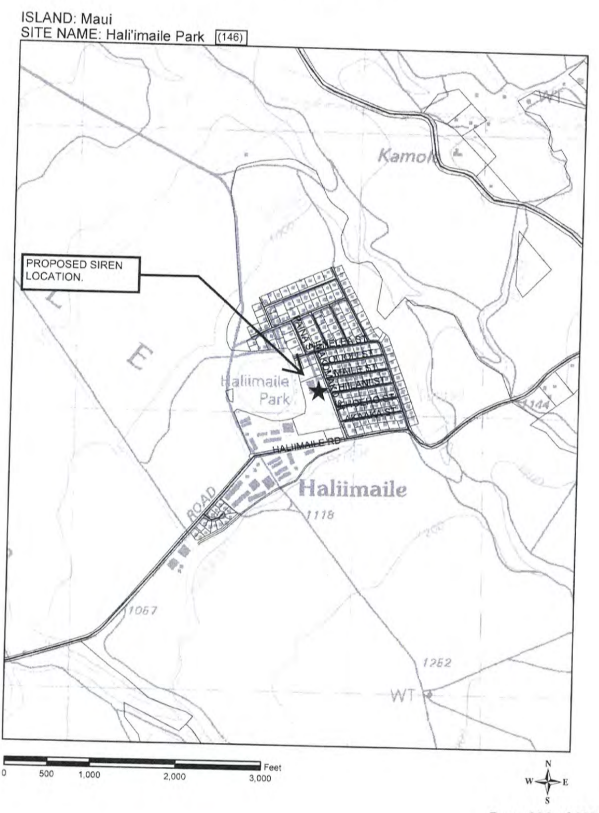
Date: 7-26-2016

STATE OF HAWAII) COUNTY OF MAUI)	SS.
affixed to the foregoing instrument is t said instrument was signed and sealed	, 20, before me personally appeared ALAN M n, who being by me duly sworn, did say that he is the cal subdivision of the State of Hawaii, and that the sea he lawful seal of the said County of Maui, and that the on behalf of said County of Maui by authority of its CAWA acknowledged the said instrument to be the free
IN WITNESS WHEREOF, I have	e hereunto set my hand and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
NOTARY P	UBLIC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial
Doc.	Circuit:
Description:	
Notary Signature:	
Date:	

SITE SKETCH



SITE LOCATION MAP



Page 233 of 337

SITE PHOTOGRAPHS

DATE: 10/12/2006 ISLAND: Maui

SITE NUMBER: 146
SITE NAME: Hali'imaile Park



PHOTO 1 Proposed siren site facing east across Makomako Street.

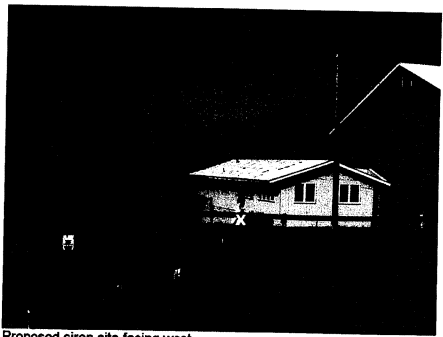
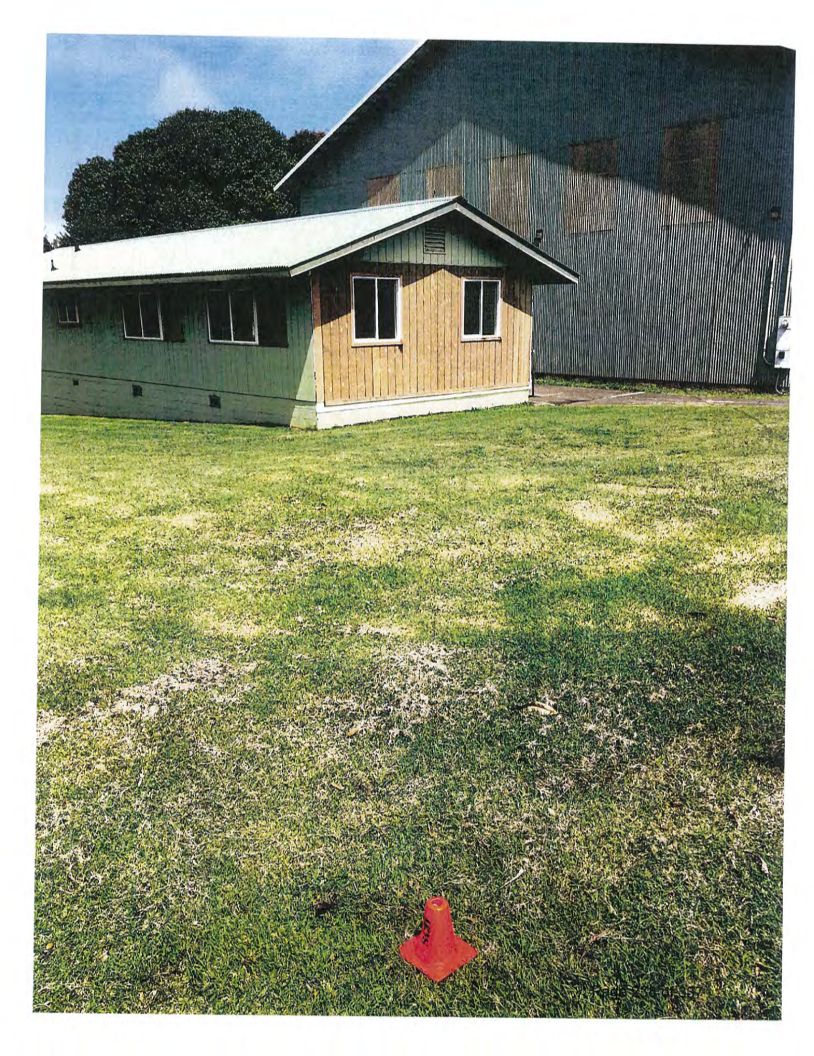


PHOTO 2 Proposed siren site facing west.









DATE/TIME: ISLAND: SITE NUMBER: SITE NAME:	10/12/2006 [] KAUAI [] OAHU [x] I [146] Hali'imaile Park	8:30am MAUI []MOLOKAI	[]LANAI []HAWAII	I
GPS COORDS.	WORK TYPE	PRIORITY ORDER	ACCESS .	
		for ALTERNATIVES	[x] Public Road	[] Guardrails
		(1 as the highest)	[] Gates	[] No Road
	[] A - Choose Alternative	1	[] Fences	
LANDOWNER				PERMIT.
TMK:	225008001			REQUIREMENTS
Name:	County of Maui			[] None
Address:	Makomako Street		1	[] CDUA
Phone:	572-8122		[x]Public	[]SMA
Contact Person:	Willard Asato	District Supervisor	[] Private	
	SOIL		SURROUNDING LAND	
[] B - Bare	[] SA - Sand	[]F-Flat	- -	[] I - Industrial
[x] G-Grass		[x]SL-Sloped	• •	[] S - School
[] T - Trees	[x] C - Clay	[] ST - Steep		[x] PK - Park
[] S - Shrubs	[] CO - Coral		[] CO - Conservation	
[] Other	[] R - Rock			[] FS - Fire Station
	[] Other		: -	[] HO - Hospital
	ANTENNA TYPE		[] GC - Golf Course	
[] Yes	[] O - Omni Sinclair or equi			
[x] No	[x]Y - Yagi to Puu Nianiau		[] O - Other	
	R TYPE / UNIT COUNT		LANDMARKS / DISTA	
[] MOD 3012H (3 feet from concrete pill	
[x]MOD 3024H (7 feet from chain linked fence	
[] MOD 6024H (SH () unit	55 feet from green annex building	
[]Other	() units		13 feet from nearby utility pole	
UTILITY Electrical	Connection to/ Coordination with		83 feet from light pole near basketball court	
	[] Kauai Island Utility Corp	oration	68 feet from telephone booth 72 feet from corner of gymnasium	
[] HECO	[] Hawaiian Telcom	chlo	1/2 reet from comer or g	yımasıum
[] HELCO	[] Oceanic Time Warner C	able		
[] MECO	Other (specify)			
FIELD NOTES	pasketball court/gymnasium p	arking area: siren		
	uried to the depth of at least		EQUIPMENT SORIENT	TION
	ot disturb landscaping (Croto			nent to be salvaged, where
	are overhead lines; need to		to be salvaged, and whom	
	es; cabinet to face chain link		, ,	•
	Soil Type: Haliimaile silty cla			
). Onsite conditions may vary			
100p (M 100 2000	, one conclusions may rang			
			all electronics, mechani	ical relays, siren heads
			to be delivered to Civil I	Defense at State Civil
			Defense 3949 Diamond	
}			Attn: Assistant Telecom	nmunications Officer
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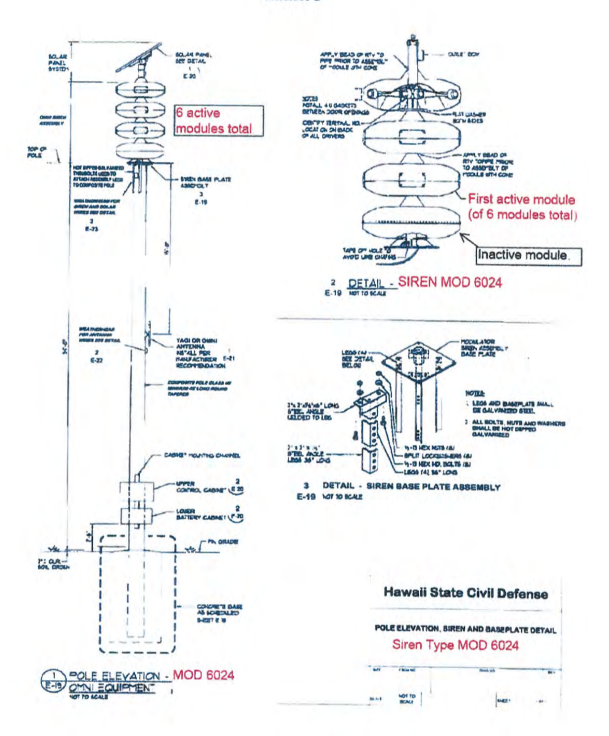


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- 11. <u>Insurance</u>. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:
- (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. <u>Waste and Unlawful, Improper or Offensive Use of Parcel</u>. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- ii) Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- iii) County remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAIT

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16. day of Ager 1 20 14, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawaii, whose address is 200 South High Street, Wallaku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Dismond Head Road, Honoiulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenences related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- e. Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the sirens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 contractual liability to cover liability assumed under the right-of-entry permit; and
 all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

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5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

2. COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- b. Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its airca project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain airens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of weak for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - 2) DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 3) DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - 6) DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

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Page 4 of 5

5. Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

COUNTY OF MAUI

Mayor

RECOMMEND APPROVAL:

lama in Jough

ANNA FOUST

Emergency Management Officer Mani Civil Defense Agency

APPROVED AS TO FORM AND LEGALITY:

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

APPROVED AS TO FORM:

Deputy Attorney General

Deputy Attorney General

DEPARTMENT OF DEFENSE

STATE OF HAWAIT

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI

State Comptroller

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LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA150 Mokuhau Park

THIS LEASE AGREEMENT entered into this _____ day of _______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Mokuhau Park, TMK: (2) 3-4-035:057 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof: and

EXHIBIT "_/O "

16 JUL 18 A8:29

STATE OF HAWAII

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Mokuhau Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

 Terminology. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA150 at Mokuhau Park".

4. <u>Lease Term.</u> This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

 Additional Covenants, Terms and Conditions. Additional covenants, terms and conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

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APPROVAL RECOMMENDED:

COUNTY OF MAUI

ANNA FOUST

Emergency Management Officer Maui Civil Defense Agency Зу____

ALAN M. ARAKAWA Its Mayor

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD

Deputy Corporation Counsel

2016-0309

MA150

LESSEE:

STATE OF HAWAII By its Department of Defense

Ву

VERN MIYAG

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General

State of Hawaii

MA150

STATE OF HAWAII)
CITY AND) SS.
COUNTY OF HONOLULU)

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

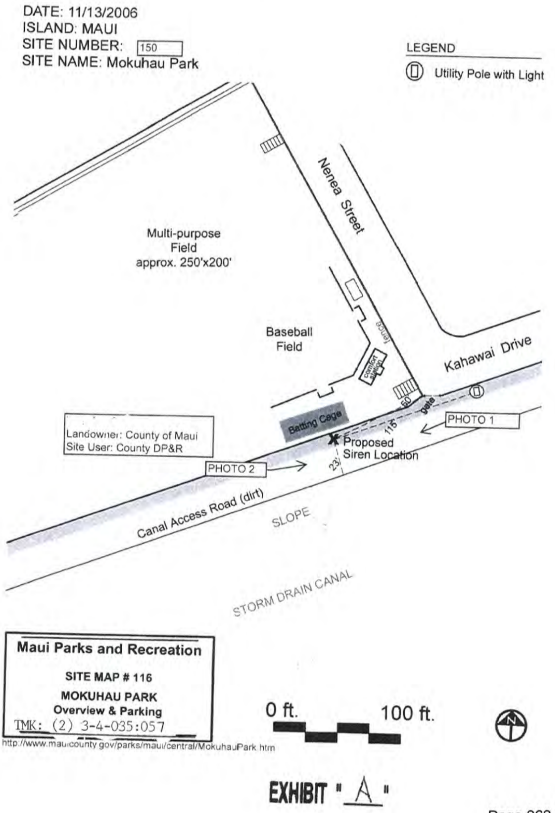
NOTARY PUBLIC CERTIFICATION						
Doc. Date:	undated at time of signing					
Notary Name: Doc. Description:	Victoria Tom Lease Agreement for s	_ Judicial Circuit: First				
MA 150	Moky hay Park	ORIA TOMM				
Notary Signature: Date: 7 - 2.0	Vutoria Tom	No. 12-304				





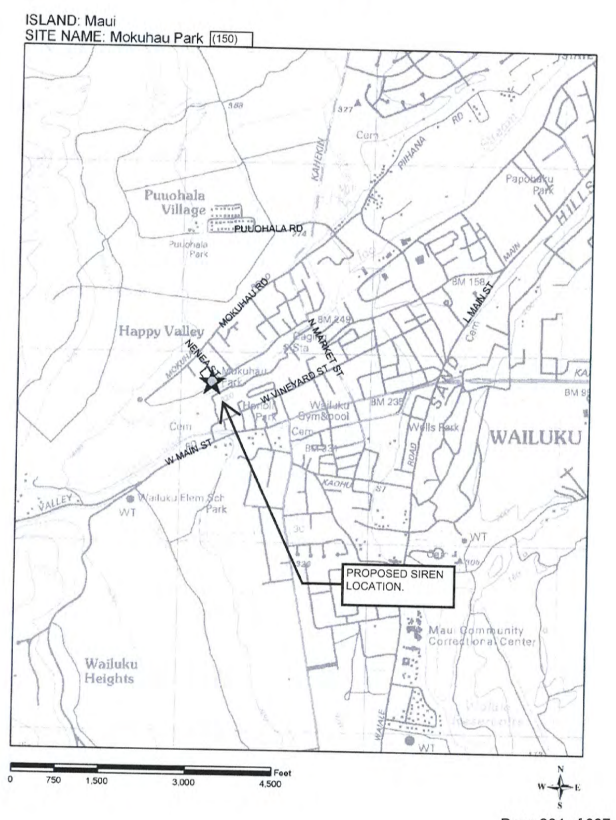
STATE OF HAWAII)	
COUNTY OF MAUI) S	S.
affixed to the foregoing instrument is the said instrument was signed and sealed Charter; and the said ALAN M. ARAK act and deed of said County of Maui.	, 20, before me personally appeared ALAN M , who being by me duly sworn, did say that he is the al subdivision of the State of Hawaii, and that the seal e lawful seal of the said County of Maui, and that the on behalf of said County of Maui by authority of its AWA acknowledged the said instrument to be the free thereunto set my hand and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
NOTARY PU	BLIC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial Circuit:
Doc. Description:	
Notary Signature:	
Date:	

SITE SKETCH





SITE LOCATION MAP



SITE PHOTOGRAPHS

DATE: 11/13/2006 ISLAND: Maui

SITE NUMBER: 150 SITE NAME: Mokuhau Park



PHOTO 1 Proposed siren site facing southwest towards lao Valley.



PHOTO 2 Proposed siren site facing northeast.

DATE/TIME: ISLAND: SITE NUMBER: SITE NAME:	11/13/2006 [] KAUAI [] OAHU [x] 150] Mokuhau Park	10:45am MAUI [] MOLOK/	AVAH[] IANAJ[] IA	II	
GPS COORDS.	WORK TYPE	PRIORITY ORDER	ACCESS		
N 20 53' 19.454	[x]N-Add New	for ALTERNATIVES		I 1 Guardraila	
W 156 30' 31.350	[] E - Upgrade Existing	(1 as the highest)	[x] Gates	[] Guardrails	
	[] A - Choose Alternative	1	[] Fences	[] No Road	
LANDOWNER		VALUE SEED OF THE	II I Clices	PERMIT	
TMK:	234035057		[] Streets/	REQUIREMENTS	
Name:	County of Maui		Right of Way	[] None	
Address:			[x]Park	[] CDUA	
Phone:	270-7232		[x] Public	[] SMA	
Contact Person:	Pat Rocco (District Supervi	sor)	[] Private	I J OWIN	
VEGETATION	SOIL	TERRAIN	SURROUNDING LAND	LISES	
[x] B - Bare	[] SA - Sand	[x]F-Flat	[x] R - Residential	[] I - Industrial	
[] G - Grass	[] S - Silt	[] SL - Sloped	[] V - Vacant Land	[] S - School	
[] T - Trees	[] C - Clay	[] ST - Steep	[] AG - Agricultural	[x] PK - Park	
[] S - Shrubs	[] CO - Coral	12.46.13.53.5		[] PS - Police Station	
[] Other	[x] R - Rock		[] C - Commercial	[] FS - Fire Station	
	[] Other		[] H - Hotel	[] HO - Hospital	
	ANTENNA TYPE	POLE TYPE	[] GC - Golf Course	1 1 1 1 1 1 toopital	
[] Yes	[] O - Omni Sinclair or equ	[x] H2	14, 11, 12, 12, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14		
[x] No	[x]Y - Yagi to the County	Building	[] O - Other		
SIREN / SPEAKER	R TYPE / UNIT COUNT		LANDMARKS / DISTA	NCE	
[] MOD 3012H (7' from chain link fence pole 50' from yellow access gate		
[x]MOD 3024H ([1]				
[] MOD 6024H ()		H()units	115' from closest utility pole with street light		
[] Other	() units		23' from edge of drop/storm drain		
UTILITY Electrical C	Connection to/ Coordination with				
	[] Kauai Island Utility Corp	oration			
[] HECO [] Hawaiian Telcom		1.2			
	[] Oceanic Time Warner C	able			
FIELD NOTES	[] Other (specify)				
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now site is between	t the intersection of Nenea S	t and Kahawai Dr;			
drain canal: cabine	n the batting cage (south side at is to face the storm drain (s	e) and the storm	EQUIPMENT ORIENTA		
Parks Department	to approve this site: Soil Tim	south); County	Pls. Indicate which equipm	ent to be salvaged, where	
and (NRCS 1979)	to approve this site; Soil Typ . Onsite conditions may vary	e: Stony Alluvial	to be salvaged, and whom	to be salvaged by.	
Land (MICO 1976)	. Offsite conditions may vary				
Assume the site is a	on parks land, TMK 3-4-5: 57, ar				
channel.	on parks land, TMK 3-4-5: 57, an	id not in the drainage			
3773171311					
			-0-1-1-1	Audel C. Same according	
			all electronics, mechanic	al relays, siren heads	
			to be delivered to Civil D		
			Defense 3949 Diamond	Head Road Bldg 90	
			Attn: Assistant Telecomr	nunications Officer	
				V 1	

ЕХНІВІТ В

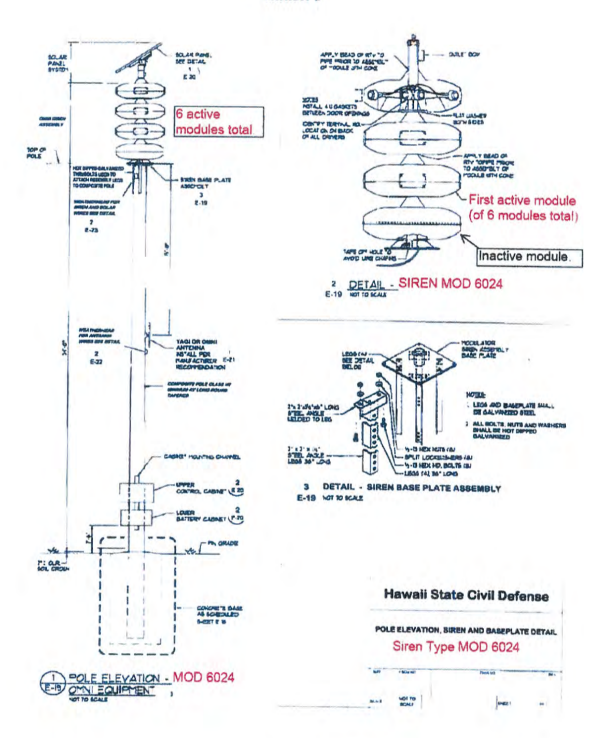


EXHIBIT "_B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:

 (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. <u>Waste and Unlawful, Improper or Offensive Use of Parcel</u>. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- iii) <u>County remedies for failure to cure</u>. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAFI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 th day of Agri 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawai", whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawaiii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawaiii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'l State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed sizen sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the sirens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the sizen site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

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5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each airen site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its airen project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sizens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD sizes projects on COUNTY controlled sizes sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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Page 3 of 5

- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry parmit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

 Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

ALAN M. ARAKAWA
Mayor

RECOMMEND APPROVAL:

ANNA FOUST
Emergency Management Officer
Mani Civil Defense Agency

APPROVED AS TO FORM

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

APPROVED AS TO FORM:

Deputy Attorney General

DEPARTMENT OF DEFENSE

STATE OF HAWAIT

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI

State Comptroller

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LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA415 Kelawea Mauka III Park

THIS LEASE AGREEMENT entered into this ______ day of _______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

WITNESSETH:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified Kelawea Mauka III Park, TMK: (2) 4-5-034:046 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

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STATE OF HAWAH

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Kelawea Mauka III Park, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

3. <u>Terminology</u>. The Siren Site subject to this Lease, as detailed in Exhibit "A", is hereby officially designated as "Siren Number MA415 at Kelawea Mauka III Park ".

4. <u>Lease Term.</u> This Lease shall become effective on the day and year first above written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist

justifying a shorter period.

5. <u>Additional Covenants, Terms and Conditions</u>. Additional covenants, terms and

conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD
Deputy Corporation Counsel
2016-0309

MA415

LESSEE:

STATE OF HAWAII By its Department of Defense

By_

VERN MIYAGI

Hawaii Emergency Management Agency

Administrator

APPROVED AS TO FORM:

MICHAEL S. VINCENT Deputy Attorney General State of Hawaii

MA415

STATE OF HAWAII) SS. COUNTY OF HONOLULU)

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

NOTARY PUBLIC	CERTIFICATION
Doc. Date: undated at time of sign.	
Notary Name: Victoria Tom	Judicial Circuit: First
Doc. Description: Lease Agreement f Siren MA 415 Kelawa Mauka: Park	TORIA TORIA TORIA TORIA NO. 12-304
Notary Signature: Vutona Jom Date: 7-20-2016	TE OF HEATH



STATE OF HAWAH	
COUNTY OF MAUI) S	S.
said instrument was signed and sealed Charter; and the said ALAN M. ARAK act and deed of said County of Maui.	, 20, before me personally appeared ALAN M who being by me duly sworn, did say that he is the all subdivision of the State of Hawaii, and that the sea e lawful seal of the said County of Maui, and that the on behalf of said County of Maui by authority of its AWA acknowledged the said instrument to be the free hereunto set my hand and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
NOTARY PU	BLIC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial
Doc. Description:	Circuit:
Notary Signature:	
Date:	

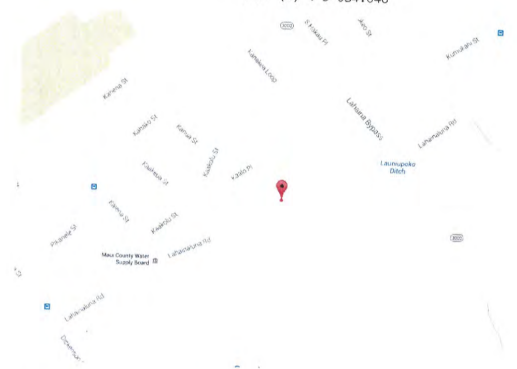
SITE MAP

ISLAND: Maui

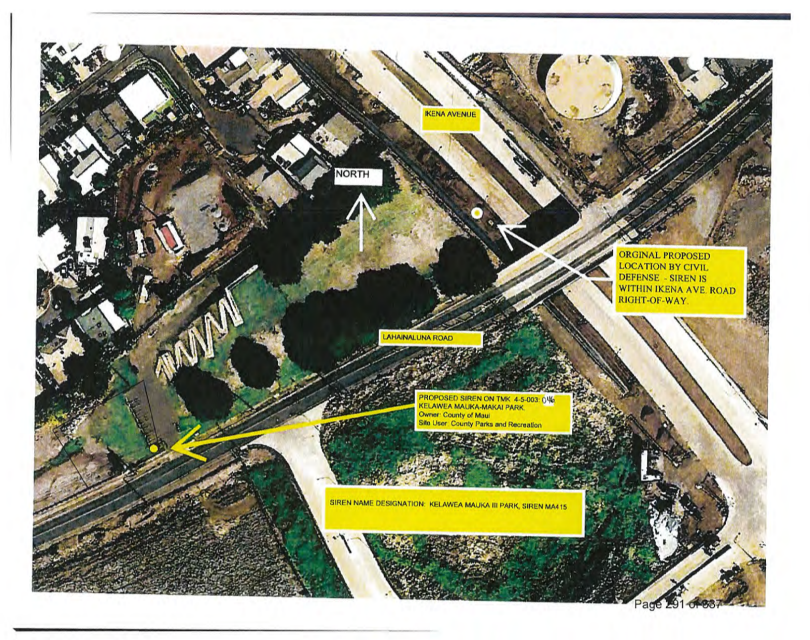
SIREN NUMBER: MA415

SITE NAME: Kelawea Mauka III Park

TMK: (2) 4-5-034:046







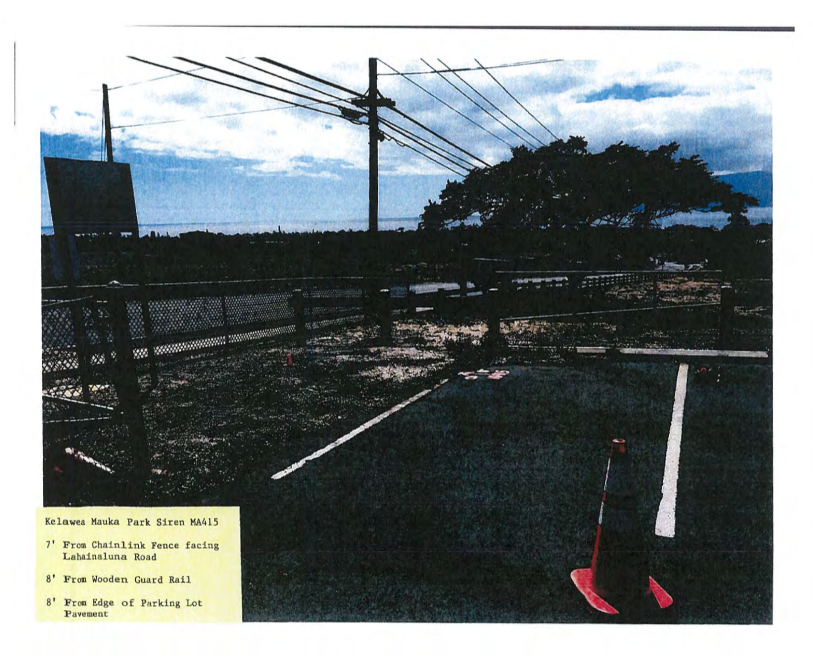
SITE LOCATION PHOTO

ISLAND: Maui

SIREN NUMBER: MA415

SITE NAME: Kelawea Mauka III Park





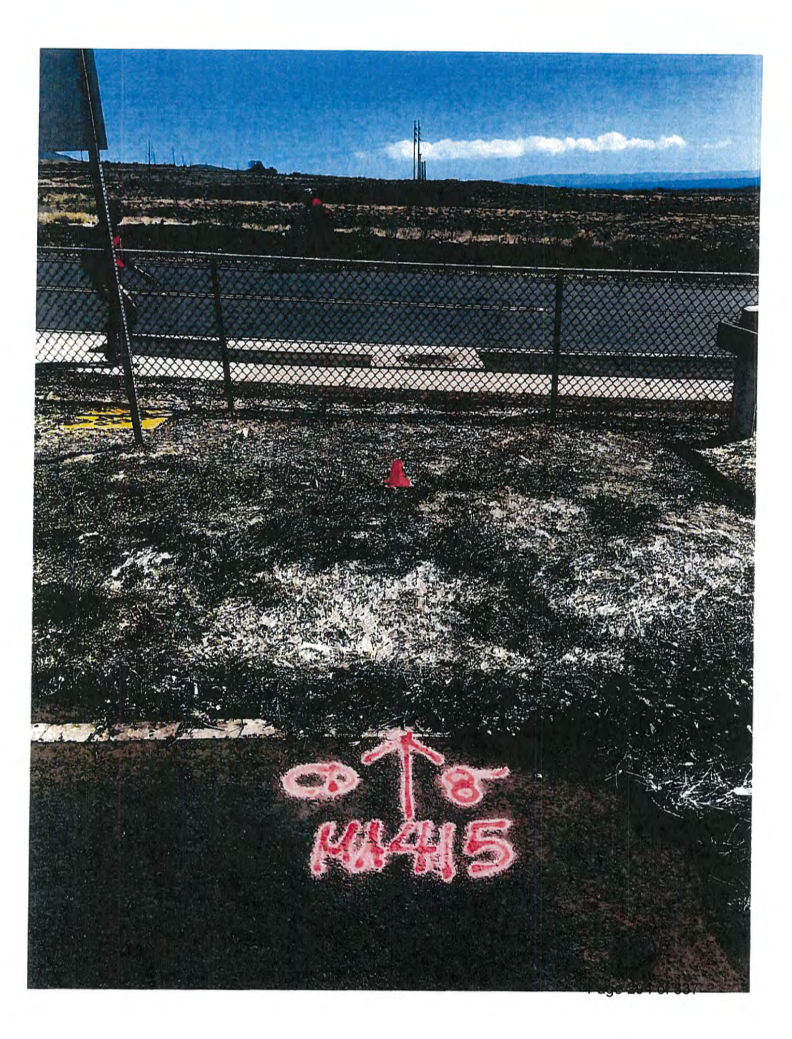




EXHIBIT B

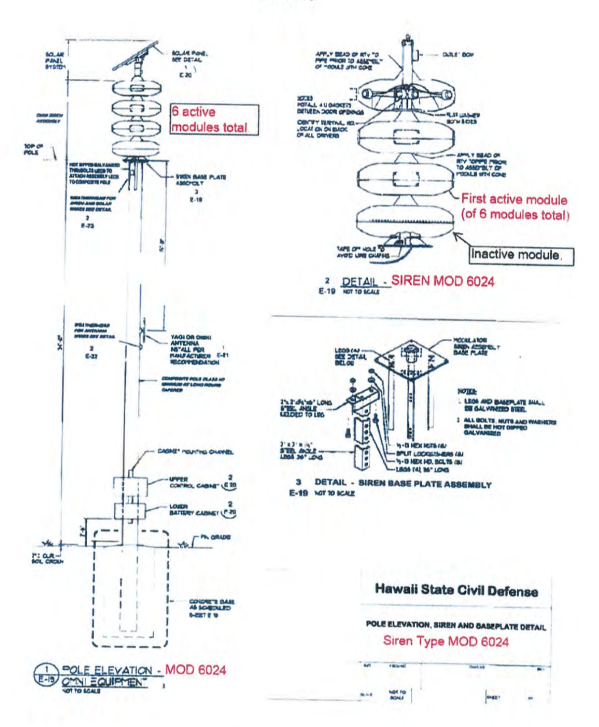


EXHIBIT "_B"

COVENANTS, TERMS AND CONDITIONS

- I. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. Damage. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

- removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.
- 8. <u>Assignment</u> Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- 11. <u>Insurance</u>. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:
- (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. <u>Waste and Unlawful, Improper or Offensive Use of Parcel</u>. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lease, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- county remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAPI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16. day of April 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawaii, whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Dismond Head Road, Honolulu, Hawaii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowi Street, Honolulu, Hawaii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtuances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawaii Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the airens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - 3) DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

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Page 2 of 5

5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the siren sites
- Assist DOD in the coordination with site owners and communities to facilitate
 the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain airens and related equipment on the siren sites approved by the County.
- Issue right-of-entry permits to DAGS' and DOD's contractor for approved siren sites.

DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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Page 3 of 5

- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a sizen site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the sizen from the State Department of Land and Natural Resources.
 - 2) DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren sits clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

COUNTY OF MAUI

ALAN M. ARAKAWA

Mayor

RECOMMEND APPROVAL:

Lame on sough

ANNA FOUST Emergency Managament Officer Mani Civil Defense Agency

APPROVED AS TO FORM

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

Deputy Attorney General

STATE OF HAWAPI

DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAIT

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

Deputy Attorney General

APPROVED AS TO FORM:

DEAN SEKI State Comptroller

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LEASE OF COUNTY REAL PROPERTY

Lease Agreement for Siren MA502 Kaunakakai

THIS LEASE AGREEMENT entered into this ______ day of ______, 201____, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as "Lessor," and the STATE OF HAWAII by its Department of Defense, whose address is 3949 Diamond Head Road, Honolulu, Hawaii 96816, hereinafter referred to as "Lessee," and collectively referred to as the "Parties".

$\underline{W}IT\underline{N}\underline{E}\underline{S}\underline{S}\underline{E}\underline{T}\underline{H}$:

WHEREAS, the Parties entered into a Memorandum of Agreement (MOA) on April 16, 2014, a copy of which is appended hereto as Appendix (1), regarding coordination and implementation, including planning, design and construction, of Hawaii State Emergency Outdoor Siren Warning Systems throughout the County of Maui; and

WHEREAS, the MOA provides that Lessee shall initiate a License Agreement with Lessor to address the specific issues for existing and new siren sites; and

WHEREAS, Lessor desires the instrument for this purpose be composed as a grant of a Lease of Real Property, pursuant to Maui County Code Sections 3.40.020 and 3.40.040, instead of a License; and

WHEREAS, Lessor is the owner or manager of a certain parcel of land identified and approved as a location for the installation, operation and maintenance of an emergency warning siren as specified in the MOA, which parcel is identified as Kaunakakai, TMK: (2) 5-3-003:012 (por.), more particularly described in Exhibit "A", attached hereto and made a part hereof; and

EXHIBIT "12"

16 JUL 18 A8:30

STATE OF HAWAII

WHEREAS, Lessee desires to Lease a portion of the parcel identified, hereinafter referred to as the "Siren Site", for the installation, operation and maintenance of an emergency warning siren as specified in the MOA (see Appendix 1), to provide civil defense disaster warnings and communication, together with improvements, equipment, facilities and appurtenances related thereto as more particularly described in Exhibit "B", attached hereto and made a part hereof; and

WHEREAS, Lessor does not object to granting Lessee a non-exclusive Lease of the Siren Site provided Lessee fully complies with the terms and conditions set forth below and in the Exhibits attached hereto;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth herein, Lessor does hereby grant a Lease of County Real Property to Lessee, and Lessee hereby accepts said lease, on the terms and conditions set forth below and in Exhibits "A", "B" and "C", attached hereto and made a part hereof.

- 1. <u>Purpose of Lease</u>. It is mutually agreed and understood by and between the Parties that the primary purpose for this Lease is to improve and expand emergency and civil defense communications in times of disaster or national emergency.
- 2. Grant of Lease. Lessor hereby grants Lessee a revocable non-exclusive Lease to install, operate and maintain a civil defense, disaster, emergency warning siren and communication device, together with improvements, equipment, facilities and appurtenances related thereto (hereinafter referred to as the "Equipment") in the Siren Site within Kaunakakai, and the right of ingress to and egress from said Siren Site and Equipment. This Lease shall not be construed to include the granting of any permanent rights, ownership, title, or easements in the parcel. Lessee shall obtain Lessor's approval of the final location for siting of the equipment.

Terminology. The Siren Site subject to this Lease, as detailed in Exhibit "A", is 3. hereby officially designated as "Siren Number MA502 at Kaunakakai".

Lease Term. This Lease shall become effective on the day and year first above 4. written, and shall continue in full force and effect until such time that either Lessor or Lessee elects to terminate this Lease upon giving reasonable written notice to the other Party. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

Additional Covenants, Terms and Conditions. Additional covenants, terms and 5. conditions of this Lease are set forth in Exhibit "C", attached hereto and made a part hereof.

IN WITNESS WHEREOF, the parties, represented by the County Mayor for the Lessor and the Vice Director of Civil Defense for the Lessee, have caused these presents to be executed the day and year first above written.

L	ESS	O	R	:

APPROVAL RECOMMENDED:

COUNTY OF MAUI

Emergency Management Officer Maui Civil Defense Agency

ALAN M. ARAKAWA

Its Mayor

APPROVED AS TO FORM AND LEGALITY:

JERR/E Depaty Corporation Counsel

2016-0309 MA502

LESSEE:

STATE OF HAWAII By its Department of Defense

By

VERN MIYAG

Hawaii Emergency Management Agency Administrator

APPROVED AS TO FORM:

MICHAEL'S. VINCENT Deputy Attorney General State of Hawaii

MA502

STATE OF HAWAII) SS COUNTY OF HOMBULL)

On this 20th day of July, 2016, before me personally appeared affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and if applicable, in the capacity shown, having been duly authorized to execute such instrument in such capacity.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Notary Public, State of Hawaii

Print Name: Victoria Tom

My commission expires: 9-2-2016

	NOTARY PUBLIC CER	TIFICATION	Ť
Doc. Date:	undated at time of signing	# Pages: 25	
Notary Name:	Victoria Tom	Judicial Circuit: First	
Doc. Description:	Lease Agreement for 1A 502 Kaunakakai	ORIA TOMINIMANTO ORIA T	
Notary Signature:		OF HAMIN	
Date: 7-2	0-2016	- AMBINITARY	





STATE OF HAWAII)
COUNTY OF MAUI) SS.)
affixed to the foregoing instrument said instrument was signed and sea Charter; and the said ALAN M. AF act and deed of said County of Maui.	, 20, before me personally appeared ALAN Mown, who being by me duly sworn, did say that he is the olitical subdivision of the State of Hawaii, and that the seal is the lawful seal of the said County of Maui, and that the sled on behalf of said County of Maui by authority of its RAKAWA acknowledged the said instrument to be the free have hereunto set my hand and official seal.
	Notary Public, State of Hawaii
	Print Name:
	My commission expires:
NOTAR	Y PUBLIC CERTIFICATION
Doc. Date:	# Pages:
Notary Name:	Judicial Circuit:
Doc. Description:	onema.
Notary Signature:	
Date:	

SITE LOCATION PHOTO

ISLAND: Maui

SIREN NUMBER: MA502 SITE NAME: Kaunakakai

TMK: (2) 5-3-003:012



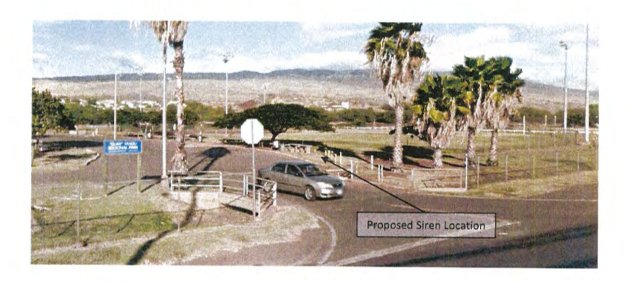
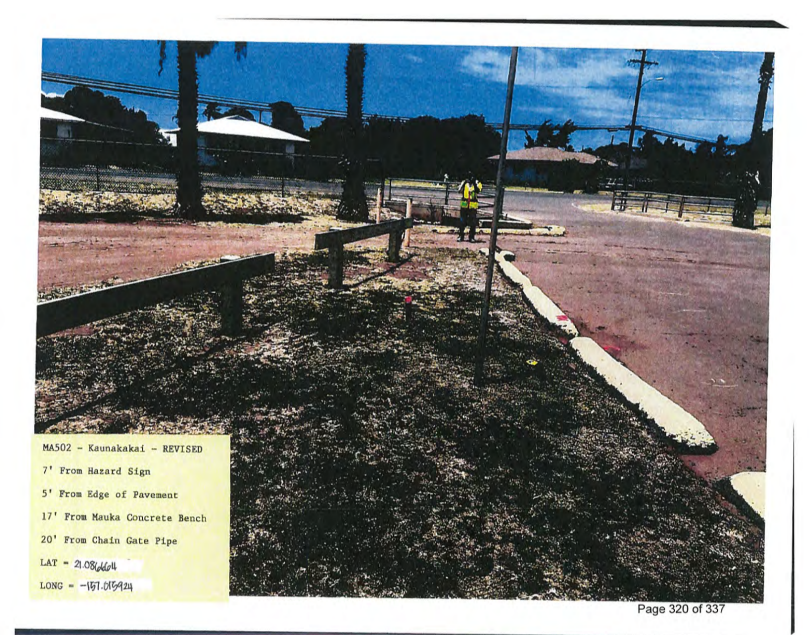


EXHIBIT "A"







ISLAND: Molokai SITE NUMBER: 502 SITE NAME: Kaunakakai Approx location of existing siren to be removed. Duke Maliu Regional Park
Owner: County of Maui
Site User: County Parks and Recreation North Approximate location of proposed siren site.

Siren Name Designation: Kaunakakai, Siren MA502

EXHIBITB

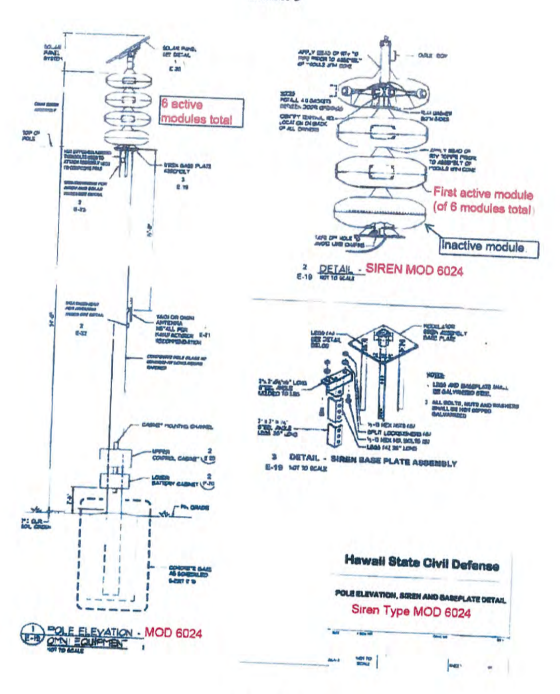


EXHIBIT "B"

COVENANTS, TERMS AND CONDITIONS

- 1. Right to Construct the Equipment. Lessee may construct and maintain the Equipment on the Siren Site, with access on, within, under, over and across the parcel provided that Lessee obtains the Lessor's written approval of the plans and specifications for the Equipment and any subsequent alterations thereto prior to commencing the construction of any portion of the Equipment on the parcel at the Siren Site. Lessee shall be solely responsible for all costs and expenses incurred in connection with the Equipment and the maintenance of the Equipment, including but not limited to, all design, planning, engineering, construction, alteration and maintenance costs and expenses.
- 2. Equipment. The initial installation of the Equipment shall be comprised of a solar powered siren attached to a composite pole as shown on Exhibit "B. No electrical connection or underground utility trenching are required or shall be allowed. The Equipment will be tested once a month.
- 3. Repair and Maintenance of the Equipment. Lessee shall, at its sole cost and expense, repair and maintain said Equipment and appurtenances relating thereto in good and safe order and condition, including, but not limited to, making all necessary repairs to the Equipment, and shall not make, permit or suffer any unlawful, improper or offensive use of the Siren Site.
- 4. <u>Damage</u>. Lessee shall not damage, undermine or otherwise destroy any portion of the parcel or the Siren Site, including, without limitation, any Lessor facilities or improvements situated on or near the Siren Site, or any equipment or appurtenances relating thereto, including, but not limited to drainage system, irrigation, landscaping, and underground utility systems.

 Lessee shall, at its sole cost and expense, repair, restore and reconstruct that portion of said

EXHIBIT "C"

parcel if ever so damaged, undermined or destroyed, including any and all affected facilities, improvements, equipment and appurtenances.

- 5. Lessor Work Within or Affecting the Siren Site. If Lessor decides to perform any work of any kind within, on, over, under, across, near, or affecting the Siren Site, Lessor will coordinate such work with Lessee in advance. Lessee shall not unreasonably prevent Lessor from performing such work, provided, however, that Lessor will take appropriate measures to assure that such work does not unreasonably interfere with Lessee's Equipment or use of the Siren Site for the purpose of performing routine or necessary maintenance or operation of the Equipment.
- 6. Ownership of Equipment. The Equipment and appurtenances and all equipment and tools for the maintenance and use thereof placed in or upon the Siren Site shall remain the property of Lessee and may be removed by Lessee at its own cost and expense at any time during the life of this agreement, and shall be removed within a reasonable time from the date of receiving written notice from Lessor to change the location of said Equipment and appurtenances or any part thereof upon the said described property. Lessee shall not in any way alter or relocate said Equipment on the parcel without prior written consent of Lessor. Upon removal or relocation of said Equipment and appurtenances, Lessee shall restore the Siren Site to as good a condition as existed prior to the commencement of this Lease.
- 7. Removal of Equipment. If Lessor shall at any time in the future deem it necessary to use the parcel including the Siren Site for any public purpose and/or physical expansion of its current operations, Lessee shall remove, at its own cost and expense, its Equipment and its appurtenances from the Siren Site, and without any liability on the Lessor's part; provided, however, that the Lessor shall give Lessee reasonable written notice of any requirement for such

removal. Reasonable written notice will be established as one (1) year unless circumstances exist justifying a shorter period.

- 8. <u>Assignment</u>. Lessee shall not transfer or assign this Lease, or sublet any part of the parcel or Siren Site, or grant any interest, privilege or Lease whatsoever in connection with this Lease or the Siren Site.
- 9. Responsibility for Damages or Injury. Lessor and Lessee understand and recognize that by entering into this Lease, that both are engaged in a civil defense and/or emergency operations warning function as contemplated in the MOA and in Hawaii Revised Statutes, Act 111, which took effect on July 1, 2014. In consideration of this mutual understanding:
- a. Lessor shall be responsible for damages or injury caused by Lessor's agents, officers, and its employees in the course of their employment, to the extent that Lessor's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessor, and Lessor shall pay for such damages and injury to the extent permitted by law, subject to Maui County Council approval.
- b. Lessee shall be responsible for damages or injury caused by Lessee's agents, officers, contractors, and its employees in the course of their employment, to the extent that Lessee's liability for such damage or injury has been determined by a court or otherwise agreed to by Lessee, and Lessee shall pay for such damages and injury to the extent permitted by law.
- 10. <u>Waiver of Claims</u>. Nothing contained in this Agreement shall be construed by any party as a waiver of any immunity currently authorized by law or that may in the future be so authorized.

- Insurance. Lessee shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and include the following extensions:
- (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the Lessor and Lessee and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the Lessor and Lessee.
- 12. <u>Sanitation</u>. Lessee, its consultants and contractors shall keep the parcel, Siren Site, and Equipment in a strictly clean, sanitary and orderly condition.
- 13. <u>Waste and Unlawful. Improper or Offensive Use of Parcel</u>. Lessor shall not commit, suffer, or permit to be committed any waste or nuisance, or unlawful, improper or offensive use of the parcel or Siren Site, or any part thereof. Lessor shall not allow the Siren Site to become unduly eroded or subject to any material increase in weeds or litter, and Lessee shall make reasonable efforts to prevent or correct same.
- 14. <u>Hazardous Materials</u>. Lessee shall at all times, at its own cost and expense, comply with all federal, state and local laws, ordinances, regulations and standards relating to the use, analysis, production, storage, sale, disposal or transportation of any hazardous materials, including oil or petroleum products or their derivatives, solvents, PCB's, explosive substances, asbestos, radioactive materials or waste, and any other toxic, ignitable, reactive, corrosive, contaminating or polluting materials which are now or in the future subject to any governmental

regulation (hereinafter collectively referred to as "hazardous substances".) Prior to commencing use of the Siren Site for any activity involving the storage, use or distribution of (a) any hazardous substance, or (b) products or materials which (i) include any hazardous substance as a component and (ii) which, if an accident occurred, might result in the release or discharge of any hazardous substance, Lessee shall give written notice of such proposed use to Lessor. Such notice shall set forth (a) the proposed use and the hazardous substance involved, (b) a hazardous substance management plan describing the actions taken or proposed to be taken by Lessee to assure Lessee's compliance with the requirements of this Lease, and (c) evidence of insurance or other financial resources available to Lessee sufficient to assure Lessee's ability to comply with its obligations. Upon the expiration or earlier termination or revocation of the Lease, Lessee shall (a) cause all hazardous substances previously owned, stored, or used by Lessee to be removed from the Siren Site and disposed of in accordance with applicable provisions of law; (b) remove any storage tanks or containers installed or used by Lessee to store any hazardous substances and repair any damage cause by such removal; (c) cause any soil or other portion of the parcel and/or Siren Site which has become contaminated by any hazardous substances stored or used by Lessee to be decontaminated, detoxified or otherwise cleaned up in accordance with the requirements of governmental authorities; and (d) surrender possession of the Siren Site to Lessor free of the presence or effects of any hazardous substances generated or used by Lessee in, on, or about the Siren Site during the term of this Lease. The obligations of Lessee under this section shall survive the expiration or earlier termination of the Lease without limitation.

15. <u>Termination or Abandonment</u>. This Lease and all of Lessee's rights hereunder shall terminate, without any action on the part of Lessor, in the event of non-use or abandonment by Lessee of the Siren Site, or any portion thereof, for a period of one (1) year.

Lessee shall, at its sole cost and expense, remove any and all portions of the Equipment installed or constructed on, within, under, over or across the Siren Site and any improvements, equipment, facilities, components and appurtenances relating thereto and restore the Siren Site to a condition that is substantially similar to that which existed prior to the commencement of Lessor's activity on the parcel and/or Siren Site, satisfactory to Lessor. If Lessee fails to restore the parcel and/or Siren Site to a condition satisfactory to the Lessor, Lessor shall have the right to charge Lessee, and Lessee shall be solely responsible for, any and all costs and expenses incurred by Lessor in completing and accomplishing such restoration, including, but not limited to any costs the Lessor incurs in removing and disposing of Lessee's Equipment.

17. Default.

- i) Notice of default. If Lessee defaults on or otherwise fails to perform its obligations under this Lesse, Lessor will issue a written notice of default to Lessee by hand-delivery or first-class mail.
- Lessee to cure defaults. Any and all defaults or failures to perform contained in such notice of default must be resolved and remedied to the Lessor's satisfaction within fifteen (15) days of the date of the Lessor's written notice to Lessee or such further time as may be authorized by the Lessor in writing. Lessee's failure to construct the Equipment in accordance with the plans and specifications approved by Lessor shall be deemed a default of this Lease.
- county remedies for failure to cure. If Lessee fails to cure said defaults or failures to perform within the required time, the Lessor may, but shall not be obligated to, cure or remedy said defaults or failures to perform and charge any costs and expenses incurred in

performing said cure and remedy to Lessee, who shall immediately pay said costs and expenses to the Lessor upon receiving notice from the Lessor.

- 18. Costs and Attorneys' Fees. In the event of any litigation by reason of this Lease,
 Lessor and Lessee agree that each shall be responsible for their own attorney fees and costs and
 not for the attorney fees and costs of the other party. Nothing contained herein shall preclude
 Lessor or Lessee from pursuing an award of attorney fees and costs against any third party in any
 related litigation.
- 19. Agreement/Amendments. This Lease constitutes the entire agreement and understanding of the parties and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth herein. Any amendments of this Lease must be in writing and executed by both parties.
- 20. <u>Compliance with Laws</u>. Lessee, at all times during the term of this Lease, shall comply with all of the requirements of federal, state, and county authorities and shall observe all federal, state and county laws, statutes, ordinances, rules and regulations, now in force or which may hereafter be in force.
- 21. <u>Binding Effect</u>. All provisions contained in this Lease shall be binding upon and inure to the benefit of the respective Parties, their successors, officers, agents, and employees or any person acting for and on their behalf.
- 22. Reservation of Rights. Lessor reserves unto itself the full use and enjoyment of the parcel, including the Siren Site, and the right to grant to others rights and privileges for any and all purposes affecting the Siren Site, all without charge by and without the consent of Lessee, provided that such use by Lessor and/or third parties does not unreasonably interfere with Lessee's rights to use the Siren Site under this Lease. Lessee shall take steps necessary to ensure

that its exercise of the rights and privileges granted hereunder does not cause any substantial interference with Lessor's operations in or near the Siren Site. Lessor reserves the right to issue rights of way and easements for lines, transmission facilities and appurtenances for utilities, electricity, gas, telephone, pipes, water, sewers, drainage, flowage, and any other purposes, whatsoever, without limitation, including the right to enter the parcel and the Siren Site as needed to construct, reconstruct, operate and maintain such facilities; provided that all such reserved rights shall be reasonably exercised so as to cause the least practicable interference with Lessee's operations; provided further, that, in any such event, any improvements made by Lessee damaged as a result of such entry shall be restored to a condition as near as practicable prior to such entry.

MEMORANDUM OF AGREEMENT

BETWEEN THE

COUNTY OF MAUI

AND

STATE OF HAWAPI

This MEMORANDUM OF AGREEMENT ("MOA"), entered into on this 16 th day of Agri 2014, by and between the COUNTY OF MAUI, a municipal corporation of the State of Hawai", whose address is 200 South High Street, Walluku, Hawaii 96793 ("COUNTY"), the STATE OF HAWAII by its DEPARTMENT OF DEFENSE, whose address is 3949 Diamond Head Road, Honolulu, Hawaiii 96816 ("DOD"), and the STATE OF HAWAII by its DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES, whose address is Kalanimoku Building 1151 Punchbowl Street, Honolulu, Hawaiii 96813 ("DAGS") (COUNTY, DOD, and DAGS collectively referred to as "Parties").

The purpose of this MOA is to coordinate the implementation, including planning, design and construction, of Hawai'i State Emergency Outdoor Siren Warning System, together with improvements, equipment, facilities and appurtenances related thereto ("sirens and related equipment"), throughout the COUNTY.

Hawai'i Revised Statutes ("HRS") §128-2 defines a "local organization for civil defense" to include an organization created in accordance with HRS Chapter 128 to perform civil defense functions in the COUNTY. Civil defense functions include all those provided pursuant to HRS Chapter 128 which includes air raid warning services and communications. HRS §128-3 provides for the appointment of a Deputy Director for each political subdivision. HRS §128-6 establishes Civil Defense powers and provides for direction or control of warnings and signals for alerts or attacks, and the devices to be used.

Additionally, HRS §128-18 grants the STATE and COUNTY immunity from any liability for death of or injury to persons, or property damage, as a result of any act or omission in the course of the employment or in the performance of duties pursuant to HRS Chapter 128, except in cases of willful misconduct.

The DOD, DAGS, and the COUNTY, by mutual consent, agree to jointly manage efforts and projects undertaken to fulfill the responsibility for the installation, maintenance and control of such warnings and devices.

NOW THEREFORE, in consideration of the mutual covenants and promises herein made, the Parties do hereby agree as follows:

APPENDIX (1)

1. DOD's responsibilities:

- a. Maintain a list of proposed locations for sirens and related equipment.
- b. Participate in meetings with the COUNTY to discuss proposed siren sites.
- c. Submit listings of proposed siren sites for review and concurrence.
- d. Seek appropriations for siren warning projects on behalf of the COUNTY, and where such appropriations are made, fund the design and construction of the sirens and related equipment.

FOR COUNTY CONTROLLED SITES:

- e. Initiate a License Agreement with the COUNTY which will address site specific issues for existing and new siren sites.
- f. The License agreement conditions of access for the installation, operation, repair and maintenance of the airens and related equipment shall include:
 - DOD's contractor shall obtain a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - 2) DOD shall require its contractor to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions:

 contractual liability to cover liability assumed under the right-of-entry permit; and
 all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, DOD, DAGS, and their elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the County.
 - DOD's contractor shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 4) DOD's contractor shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-of-entry permit.

CADOCUME-INCOUNTY-INLOCALS-INTempANPyrywiseklinel COM-State MOA 9-13-11 edited signature page.doc Page: 2 of 5 5) DOD, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and COUNTY governments in performing its work at each siren site.

2. COUNTY's responsibilities:

- a. Identify, review and approve the proposed location of the airen sites
- b. Assist DOD in the coordination with site owners and communities to facilitate the siren site approvals.
- c. Participate with DOD and DAGS in the sirens final acceptance process.
- d. The COUNTY, its officers, employees, agents, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, State and City governments in performing its siren project activities.

FOR COUNTY CONTROLLED SITES:

- Review and approve the construction plans provided by DOD for the installation of the sirens and related equipment.
- f. Grant DAGS, DOD, and their contractors a license to install, operate, and maintain sirens and related equipment on the siren sites approved by the County.
- g. Issue right-of-entry permits to DAGS' and DOD's contractor for approved sizes sites.

3. DAGS' responsibilities are as follows:

- a. Provide DOD staff with technical services and overview coordination support for the implementation of DOD siren projects on COUNTY controlled siren sites.
- b. Procure the design consultants, negotiate and approve the consultant's fees, prepare the design contracts and make payments using funding appropriated for this purpose.
- c. Oversee the design, bidding, and construction phases of the work in accordance with all applicable regulatory requirements. Prepare the construction contracts and make payments.

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- d. When overseeing design and construction phases of work for the DOD sirens and related equipment:
 - If a siren site is located on State-owned property, DAGS shall be responsible for submitting an easement (on behalf of DOD) for the siren from the State Department of Land and Natural Resources.
 - DAGS' consultants and contractors will process a right-of-entry permit for the installation of the siren and related equipment at each siren site.
 - DAGS shall require its consultants and contractors to procure and maintain, during the life of each right-of-entry permit and any extensions thereof, comprehensive general liability insurance covering bodily injury and property damage with limits not less than \$1,000,000 combined single limit per occurrence and including the following extensions: (1) contractual liability to cover liability assumed under the right-of-entry permit; and (2) products and completed operations coverage; and all insurance that may be required under the laws, ordinances or rules or regulations of any governmental authority. All required policies of insurance shall name the COUNTY, its elected and appointed officials, employees and agents as additional insured and provide that the policy will not be canceled, terminated, lapsed, or materially changed without 30 days' prior written notice to the COUNTY.
 - 4) DAGS' consultants and contractors shall maintain and exercise due care to keep the area surrounding the siren site clear and safe for public use during the term of the right-of-entry permit.
 - 5) DAGS' consultants and contractors shall restore the siren site to a condition that is substantially similar to that which existed prior to the commencement of the contractor's activity under each right-ofentry permit.
 - 6) DAGS, its officers, employees, agents, consultants, contractors, and subcontractors shall comply with and satisfy all applicable statutes, ordinances, rules and regulations of the Federal, STATE and COUNTY governments in performing its work at each siren site.
- Modifications. Any extensions, changes or alterations to this MOA shall be agreed to by all affected parties in writing before being undertaken.

 Termination. Any party to this MOA shall have the privilege, with or without cause, to cancel or annul this MOA at any time upon written notice given thirty (30) days in advance of such termination.

IN WITNESS THEREOF, the Parties have executed this MOA on the day, month, and year mentioned above.

COUNTY OF MAUI

ALAN M. ARAKAWA

Mayor

RECOMMEND APPROVAL:

when your

ANNA FOUST

Emergency Management Officer Maul Civil Defense Agency

APPROVED AS TO FORM

AND LEGALITY:

CALEB ROWE

Deputy Corporation Counsel

APPROVED AS TO FORM:

APPROVED AS TO FORM:

Deputy Attorney General

Deputy Attorney General

STATE OF HAWAII

DEPARTMENT OF DEFENSE

DARRYLL D.M. WONG

Adjutant General

STATE OF HAWAII

DEPARTMENT OF ACCOUNTING AND

GENERAL SERVICES

DEAN SEKI

State Comptroller

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