# ECONOMIC DEVELOPMENT, ENERGY, AGRICULTURE, AND RECREATION COMMITTEE

Committee	
Report No.	

Honorable Chair and Members of the County Council County of Maui Wailuku, Maui, Hawaii

Chair and Members:

Your Economic Development, Energy, Agriculture, and Recreation Committee, having met on September 15, 2015, October 13, 2015, November 3, 2015, March 1, 2016, March 15, 2016, and November 29, 2016, makes reference to County Communication 11-304, from the Director of Parks and Recreation, transmitting the following:

- 1. Proposed resolution entitled "AUTHORIZING THE CONTINUED OPERATION OF A PARKING LOT CONCESSION BY THE FRIENDS OF MOKU`ULA, INC., PURSUANT TO THE FIRST AMENDMENT TO LEASE DATED MAY 1, 2003"; and
- 2. Proposed resolution entitled "AUTHORIZING THE CONTINUED OPERATION OF A PARKING LOT CONCESSION BY THE FRIENDS OF MOKU`ULA, INC., PURSUANT TO THE FIRST AMENDMENT TO LICENSE DATED MAY 1, 2003."

The purpose of the proposed resolutions is to allow Friends of Moku`ula, Inc. to continue operating the parking lot concession on the properties identified for real property tax purposes as tax map keys (2) 4-6-007:001 (lease) and (2) 4-6-007:002 (portion) and (2) 4-6-007:036 (license), respectively.

Your Committee notes the Council's Economic Development, Agriculture, and Recreation Committee (2011-2013 Council term) met on this matter on December 1, 2011; March 1, 2012; and December 6, 2012; and the Council's Economic Development, Energy, Agriculture, and Recreation Committee (2013-2015 Council term) met on this matter on December 2, 2014.

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At the request of the Chair of your Committee, the Department of the Corporation Counsel transmitted a proposed resolution, approved as to form and legality, entitled "DISAPPROVING THE CONTINUED OPERATION OF A PARKING LOT CONCESSION BY THE FRIENDS OF MOKU ULA, INC."

The purpose of the proposed resolution is to disapprove the Friends of Moku`ula's continued operation of parking lot concessions on the leased and licensed properties.

Your Committee notes Friends of Moku`ula was established as a nonprofit organization in 1995 to restore the site, including a wetland ecosystem and Moku`ula, the island.

In 2000, the Council approved, by Resolutions 00-171 and 00-172, the grants of a lease and a license, respectively, allowing Friends of Moku`ula to occupy properties at the corner of Front and Shaw Streets in Lahaina. The site is historically significant as home to chiefs of Pi`ilani since the 1500s. The site had freshwater, spring-fed ponds that surrounded a 1-acre sandbar island called Moku`ula, which was the residence for the Kamehameha line in the 1800s and a political center when Lahaina was the capital of the Kingdom of Hawaii from 1837-1845. The properties were abandoned in the early 1900s, and the ponds were filled in with coral rubble.

Your Committee notes control of the properties was conveyed by the State of Hawaii to the County of Maui in 1978 by Executive Order 02889. In 1989, Executive Order 3430 set aside the properties for public purposes as a park.

On January 2, 2002, the County of Maui entered into two agreements in favor of Friends of Moku'ula: (1) a lease for 35 years over a parcel of approximately 2 acres for rent of \$1 per year; and (2) a license for 20 years over a parcel of approximately 2.7 acres for rent of \$1 per year. Each agreement requires the organization to use the property "solely to restore and preserve Moku'ula and the ponds of Mokuhinia." The agreements also provide for other uses, subject to approval in writing

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by the County of Maui and the State of Hawaii through its Board of Land and Natural Resources.

Your Committee further notes the County and Friends of Moku'ula executed First Amendments to Section 10 of both the lease and license on May 1, 2003, to allow the organization to operate a parking lot concession on the properties as an incidental use, provided the net proceeds of the concession are used solely "for restoration and preservation purposes." The use was approved by the Board of Land and Natural Resources. While the amendments were designed to assist the organization in starting restoration of the site, Friends of Moku'ula elected to outsource management of the parking lot to Diamond Parking Services, LLC. ("Diamond Parking"), thereby incurring expense as a contractor and reducing the net proceeds useable by the organization.

Section 10 also provides for periodic Council review and approval of the operation of the parking lot concession, as follows:

Such incidental use to operate a parking lot concession shall be reviewed and, in its discretion, approved by the Maui County Council by separate resolution at the end of the first three years and then every five years thereafter during the term of the Lease. If not approved by the Maui County Council, such incidental use shall not be permitted.

The Council began its review of the operation of the parking lot concession in 2011 when the Director of Parks and Recreation transmitted two proposed resolutions approving the organization's continued operation of the parking lot concession. On November 18, 2011, the Council referred the proposed resolutions to the Economic Development, Agriculture, and Recreation Committee. The Committee began the process of gathering information concerning management of the concession, including collection and use of the concession proceeds.

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Your Committee notes Friends of Moku'ula, as grantee under the lease and license, was obligated to submit annual reports. Review of the reports, initially handled by the Department of Housing and Human Concerns' Grants Review Committee, was transferred to the Department of Parks and Recreation in 2010.

Your Committee had difficulty obtaining timely reports. Moreover, the reports provided failed to include detailed information concerning operation of the parking lot concession.

Your Committee notes work on the review was stymied for several years by numerous problems, including the organization's apparent financial mismanagement, lack of community engagement, poor communication with the Administration, and the deaths of Friends of Moku`ula's original executive director, Anthony "Akoni" Akana, in 2011 and his successor, Shirley Ann Kaha`i, in 2013.

In the current Council term, your Committee continued its review of the operation of the parking lot concession over six meetings. Your Committee heard substantial testimony reflecting the public's concern that Friends of Moku'ula had not made significant progress to fulfill its restoration mission and the organization was unresponsive to inquiries from County officials and community stakeholders.

Your Committee raised questions concerning the operation of the parking lot concession and financial records of concession income and expenses. By a series of letters starting September 22, 2015, the Chair of your Committee requested Friends of Moku'ula provide documents evidencing the organization's gross and net revenues, agreements with its for-profit arm, agreements with the parking lot concession contractor, articles of incorporation, and tax returns. Timely and complete responses were not forthcoming.

Specifically, your Committee requested that Friends of Moku`ula produce a copy of its current contract with Diamond Parking, but the organization failed to provide a fully executed contract for any period subsequent to 2009. Your Committee's analysis of cumulative

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documents provided by Friends of Moku`ula indicate Diamond Parking collected approximately \$30,000 per month in gross parking lot concession proceeds and kept one-third of that amount for its services.

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The organization's executive director advised your Committee that Friends of Moku'ula formed a for-profit arm, Ka Lua O Kiha, Inc., in 2006 to obtain tax benefits. Documents provided to your Committee suggested Friends of Moku'ula directed parking proceeds to Ka Lua O Kiha, and the two entities shared employees, operating costs, and board members. The executive director confirmed Ka Lua O Kiha performed a number of functions beyond handling parking lot concession proceeds, including conducting cultural tours. Your Committee notes these functions could be viewed as outside the scope of the Section 10 mandate to use the funds solely for "restoration and preservation purposes" and outside the restrictions of the lease and license to use the property "solely to restore and preserve Moku'ula and the ponds of Mokuhinia."

In the face of incomplete financial documentation, your Committee raised questions regarding the need for an audit. The Deputy Director of Finance recommended your Committee obtain an independent, third-party audit performed under generally accepted auditing standards. At its meeting of November 3, 2015, your Committee requested, and Friends of Moku`ula's executive director agreed to provide, a comprehensive financial audit. Nonetheless, a year later, the organization had not provided the audit.

At your Committee's meeting of November 29, 2016, the organization's executive director stated Friends of Moku'ula has had issues and challenges in trying to document use of the concession funds since 2003. She informed your Committee an internal audit showed Friends of Moku'ula used the parking lot concession money for administration and operations. She acknowledged the organization "did not adequately spend the money the way they were supposed to for the first ten years." She said the organization began cleaning and maintaining the properties, opening the site to the public, and formulating a research and restoration plan as of 2013.

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Your Committee concluded it was appropriate and timely for the Council to adopt the proposed resolution entitled "DISAPPROVING THE CONTINUED OPERATION OF A PARKING LOT CONCESSION BY THE FRIENDS OF MOKU`ULA, INC."

Your Committee noted the disapproval resolution's effective date of July 1, 2017, would allow sufficient time for the Administration to seek an alternative provider through an appropriate procurement process and to address any existing parking lot concession contract.

Your Committee voted 6-0 to recommend adoption of the proposed resolution and filing of the communication. Committee Chair Guzman, Vice-Chair Cochran, and members Couch, Crivello, Hokama, and White voted "aye." Committee member Victorino was excused.

Your Economic Development, Energy, Agriculture, and Recreation Committee RECOMMENDS the following:

- 1. That Resolution \_\_\_\_\_\_, attached hereto, entitled "DISAPPROVING THE CONTINUED OPERATION OF A PARKING LOT CONCESSION BY THE FRIENDS OF MOKU`ULA, INC.," be ADOPTED; and
- 2. That County Communication 11-304 be FILED.

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This report is submit the Council.	ted in accordance with Rule 8 of the Rules of
,	DON S. GUZMAN, Ghair

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### Resolution

No.	

### DISAPPROVING THE CONTINUED OPERATION OF A PARKING LOT CONCESSION BY THE FRIENDS OF MOKU LA, INC.

WHEREAS, the County of Maui and the Friends of Moku`ula, Inc. ("FOM") entered into two Agreements, dated January 2, 2002, as follows:

- 1. A Lease for 35 years over a parcel of approximately 2 acres, identified for real property tax purposes as tax map key (2) 4-6-007:001, for rent of \$1 per year, attached hereto as Exhibit "1"; and
- 2. A License for 20 years over a parcel of approximately 2.7 acres identified for real property tax purposes as tax map key (2) 4-6-007:002 (por.) and (2) 4-6-007:036, for rent of \$1 per year, attached hereto as Exhibit "2"; and

WHEREAS, both Agreements were amended on May 1, 2003, by a First Amendment to Lease, attached hereto as Exhibit "3", and by a First Amendment to License, attached hereto as Exhibit "4"; and

WHEREAS, the First Amendments to the Lease and the License allow for FOM's continued operation of the parking concession on the leased and licensed areas as an incidental use following the first three years of the terms of the Lease and License, respectively, subject to review and approval by the Council of the County of Maui ("Council") by separate resolution at the end of the first three years, and then every five years; and

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WHEREAS, the License requires that the Council periodically review FOM's incidental use to operate a parking concession, and, in its discretion, approve the continued ability to utilize the Leased area for parking lot concession purposes; and

WHEREAS, the Council has reviewed FOM's operation of the parking lot concession and found deficiencies, including:

- 1. Failure to provide documents requested by a Council committee;
- 2. Failure to provide a complete financial audit as requested by a Council committee;
- 3. Apparent commingling of parking concession proceeds with funds from other sources;
- 4. Apparent use of some or all parking concession proceeds for purposes other than restoration and preservation;
- 5. Failure to prepare and maintain regular, systematic business records; and
- 6. Failure to respond timely and candidly to questions and correspondence by a Council committee.

WHEREAS, the First Amendments to the Lease and the License provide that if the incidental use is not approved by the Council, it shall not be permitted; now, therefore,

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

1. That it hereby disapproves of the incidental use of the area leased to the Friends of Moku`ula, Inc. under the Lease dated January 2, 2002, as amended, as a parking lot concession from and after July 1, 2017.

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- 2. That it hereby disapproves of the incidental use of the area licensed to the Friends of Moku`ula, Inc. under the License dated January 2, 2002, as amended, as a parking lot concession from and after July 1, 2017.
- 3. That certified copies of this Resolution be transmitted to the Mayor, the Director of Finance, the Director of Parks and Recreation; and the Friends of Moku`ula, Inc.

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD

Deputy Corporation Counsel

County of Maui LF 2014-3080 LAND COURT SYSTEM

REGULAR SYSTEM

Return by Mail (X) Pickup () To: Department of Finance County of Maui 200 South High Street Wailuku, Maui, HI 96793

Affects TMK: (2) 4-6-007:001

#### LEASE

January , 2002 , by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose address is 200 South High Street, Wailuku, Maui, Hawaii 96793, hereinafter referred to as the "Lessor", and FRIENDS OF MOKU'ULA, INC., a Hawaii nonprofit corporation, whose address is 505 Front Street, Suite 234, Lahaina, Maui, Hawaii 96761, hereinafter referred to as the "Lessee";

#### WITNESSETH:

that the Lessor, for and in consideration of the rent to be paid and of the terms, covenants and conditions contained herein, all on the part of the Lessee to be kept, observed and performed, does hereby demise and lease unto the Lessee, and the Lessee does hereby lease and hire from the Lessor, that certain parcel identified as Tax Map Key No. (2) 4-6-007:001, under the

EXHIBIT "1

control and custody of Lessor under that certain Executive Order No. 3430, located at Lahaina, Maui, Hawaii, and shown on Exhibit "A" attached hereto and made a part hereof (hereinafter called the "Premises"), together with right of access to the Premises.

TO HAVE AND TO HOLD the Premises unto the Lessee for the term of THIRTY-FIVE (35) YEARS, commencing on the 2nd day of January 2002, up to and including the 1st day of January 2037, unless sooner terminated as hereinafter provided, the Lessor reserving and the Lessee yielding and paying to the Lessor a rental of ONE NO/100 DOLLARS (\$1.00) per annum, payable in advance of the lease term upon the execution hereof, to the County of Maui, Department of Finance, at Lessor's address designated herein or as otherwise designated in writing by Lessor to Lessee.

### RESERVING UNTO THE STATE OF HAWAII THE FOLLOWING:

### 1. Minerals and Waters.

A. All minerals as hereinafter defined, in, on or under the Premises and the right, on the State of Hawaii's own behalf or through persons authorized by it, to prospect for, mine and remove such minerals and to occupy and use so much of the surface of the ground as may be required for all purposes reasonably extending to the mining and removal of such materials by any means whatsoever, including strip mining. "Minerals" as used herein, shall mean any or all oil; gas, coal, phosphate, sodium, sulphur, iron, titanium, gold, silver, bauxite, bauxitic clay, diaspore, boehmite, laterite, gibbsite, alumina, all ores of

aluminum and, without limitation thereon, all other mineral substances and ore deposits, whether solid, gaseous or liquid, including all geothermal resources, in, on, or under the land, fast or submerged; provided that "minerals" shall not include sand, gravel, rock or other material suitable for use and used in general construction in furtherance of the Lessee's permitted activities on the Premises and not for sale to others.

- B. All surface and ground waters appurtenant to the demised land and the right on its own behalf or through persons authorized by it, to capture, divert or impound the same and to occupy and use so much of the Premises as may be required in the exercise of this right reserved; provided, however, that as a condition precedent to the exercise by the State of Hawaii of the rights reserved in this paragraph, just compensation shall be paid to the Lessee for any of Lessee's improvements taken.
- 2. Ownership of Fixed Improvements. At the end of the lease term, all improvements of whatever kind or nature, located on the land or constructed during the term of this lease, shall be the property of the Lessor.

SUBJECT TO regulatory rights and ownership rights (if any) of the State of Hawaii established pursuant to state law including Chapter 6E, Hawaii Revised Statutes, over prehistoric or historic remains found in, on, or under the Premises.

THE LESSEE COVENANTS. AND AGREES WITH THE LESSOR AS FOLLOWS:

- 1. <u>Payment of Rent</u>. That the Lessee shall pay said rent to the Lessor at the times, in the manner and form aforesaid in legal tender of the United States of America.
- or cause to be paid, when due, the amount of all taxes, rates, assessments and other outgoings of every description as to which said Premises or any part thereof, or any improvements thereon, or the Lessor or Lessee in respect thereof, are now or may be assessed or become liable by authority of law during the term of this lease; provided, however, that with respect to any assessment made under any betterment or improvement law which may be payable in installments, Lessee shall be required to pay only such installments, together with interest, as shall become due and payable during said term.
- due all charges, duties and rates of every description, including water, sewer, gas, refuse collection or any other charges, as to which said Premises, or any part thereof, or any improvements thereon or the Lessor or Lessee in respect thereof may during said term become liable, whether assessed to or payable by the Lessor or Lessee.
- 4. Covenant Against Discrimination. That the use and enjoyment of the Premises shall not be in support of any policy which discriminates against anyone based upon race, creed, sex,

color, national origin, religion, marital status, familial status, ancestry, physical handicap, disability, age or HIV(human immunodeficiency virus) infection).

- 5. <u>Sanitation</u>. Etc. The Lessee shall keep the Premises and improvements in a strictly clean, sanitary and orderly condition.
- 6. Waste and Unlawful, Improper or Offensive Use of Premises. That the Lessee shall not commit, suffer or permit to be committed any waste, nuisance, strip or unlawful, improper or offensive use of the Premises, or any part thereof, nor, without the prior written consent of the Lessor, cut-down, remove or destroy, or suffer to be cut down, removed or destroyed, any trees now growing on the Premises.
- 7. Compliance with Laws. That the Lessee shall comply with all of the requirements of all municipal, state, and federal authorities and observe all municipal, state and federal laws pertaining to the said Premises, now in force or which may hereinafter be in force.
- 8. <u>Inspection of Premises</u>. That the Lessee will permit the Lessor and its agents, at all reasonable times during the said term, to enter the Premises and examine the state of repair and condition thereof.
- 9. <u>Liens</u>. That the Lessee will not commit or suffer any act to neglect whereby the Premises or any improvement thereon or the estate of the Lessee in the same shall become subject to any attachment, lien, charge or encumbrance whatsoever, except as

hereinafter provided, and shall indemnify and hold harmless the Lessor from and against all attachments, liens, charges and encumbrances and all expenses resulting therefrom.

- 10. <u>Use of Premises</u>. That the Lessee shall use or allow the Premises hereby demised to be used solely to restore and preserve Moku'ula and the ponds of Mokuhinia. Other uses shall be subject to approval in writing by the Lessor and the State of Hawaii through its Board of Land and Natural Resources.
- and hold the Lessor and the State of Hawaii harmless from and against any claim or demand for loss, liability or damage, including claims for property damage, personal injury or death, arising out of any accident on the Premises and sidewalks and roadways adjacent thereto.or occasioned by any act or nuisance made or suffered on the Premises, or by any fire thereon, or growing out of or caused by any failure on the part of the Lessee to maintain the Premises in a safe condition, or by any act or omission of the Lessee, and from and against all action, suits, damages and claims by whomsoever brought or made by reason of the non-observance or non-performance of any of the terms, covenants and conditions herein or the rules, regulations, ordinances and laws of the federal, state, municipal or county governments.
- 12. Costs of Litigation. That in case the Lessor and/or the State of Hawaii shall, without any fault on its/their part, be made a party to any litigation commended by or against the Lessee (other than condemnation proceedings), the Lessee shall and will

pay all costs and expenses incurred by or imposed on the Lessor and/or the State of Hawaii; furthermore, the Lessee shall and will pay all costs and expenses which may be incurred by or paid-by the Lessor and/or the State of Hawaii in enforcing the covenants and agreements of this lease, in recovering possession of the Premises or in the collection of delinquent rental, taxes and any and all other charges.

13. Liability Insurance. That the Lessee shall procure, at its own cost and expense, and maintain during the entire period of this lease, a policy or policies of comprehensive public liability insurance, in an amount of at least ONE MILLION AND NO/100 DOLLARS (\$1,000,000.00), insuring the Lessee, Lessor and the State of Hawaii against all claims for personal injury and/or death, and in an amount of at least ONE HUNDRED THOUSAND AND NO/100 DOLLARS (\$100,000.00) for property damage, or in amounts and for types of coverage as otherwise designated in writing by Lessor or Lessee; that the policy or policies shall cover the entire Premises, including all buildings, improvements and grounds and all roadways or sidewalks on or adjacent to the Premises in the control or use of the Lessee. The Lessee shall furnish the Lessor with a certificate showing the policy to be initially in force and shall furnish a like certificate upon each renewal of the policy, each certificate to contain or be accompanied by an assurance of the insurer to notify the Lessor of any intention to cancel the policy prior to actual cancellation. The procuring of this policy shall not release or relieve the Lessee of its responsibility under this

lease as set forth herein or limit the amount of its liability under this lease. The notice to cancel shall be sent to the Lessor sixty (60) days prior to the date of cancellation.

14. Fire Insurance. That the Lessee will, at its own expense, at all times during the term of this lease, keep insured all buildings and improvements erected on the land hereby demised in the joint names of Lessor, Lessee and Mortgages, if any, as their interest may appear, against loss or damage by fire including perils specified in the extended coverage endorsement and in an amount equal to the maximum insurable value thereof, and will pay the premiums thereon at the time and place the same are payable; that the policy or policies of insurance shall be made payable in case of loss to the Lessor, Lessee and Mortgagee, if any, as their interests may appear, and shall be deposited with the Lessor and the Mortgagee; and that any proceeds derived therefrom in the event of total or partial loss shall be immediately available to, and as soon as reasonably possible, be used by the Lessee for rebuilding, repairing, or otherwise reinstalling the same buildings in a good and substantial manner according to the plans and specifications approved in writing by the Lessor; provided, however, that with the approval of the Lessor, the Lessee may surrender this lease and pay the balance owing on any mortgage and the Lessee shall then receive that portion of said proceeds which the unexpired term of this lease at the time of said loss or damage bears to the whole of said term, the Lessor to retain the balance of said proceeds.

The Lessee shall furnish to the Lessor and Mortgagee, if any, a certificate showing such policy or policies to be initially in force and shall furnish a like certificate upon each renewal of such policy or policies, each such certificate to contain or be accompanied by an assurance of the insurer to notify the Lessor and Mortgagee, if any, of any intention to cancel any such policy or policies, prior to actual cancellation.

- all the buildings and improvements placed on the said Premises by the Lessee, on all property kept or used on the Premises, whether the same is exempt from execution or not and on the rents of all improvements and buildings situated on said Premises for all such costs, attorneys' fees, rent reserved, for all taxes and assessments paid by the Lessor on behalf of the Lessee and for the payment of all money as provided in this lease to be paid by the Lessee, and such lien shall continue until the amounts due are paid.
- 16. Repair and Maintenance. Lessee will at its own expense from time to time and at all times during the term, well and substantially repair and maintain, and keep all improvements now or hereafter built or made on the Premises in good and safe repair, order and condition, reasonable wear and tear excepted.
- 17. Lessee shall construct a parking area on the Premises to replace the parking area on TMK (2) 4-6-007:por. 036, which is subject to a License to Lesseé. Such replacement parking area shall be at least equivalent to the area and construction of

the parking area being replaced and shall comply with all applicable ordinances. Before construction, Lessee shall submit the plans and specifications to Lessor and the State of Hawaii through its Chairperson of the Board of Land and Natural Resources for their respective approval.

18. Breach. That time is of the essence of this agreement and if the Lessee shall fail to pay such rent or any part thereof at the times and in the manner aforesaid within thirty (30) days afer delivery by the Lessor of a written notice of such breach or default, or if the Lessee shall become bankrupt, or shall abandon the said Premises, or if this lease and said Premises shall be attached or otherwise be taken by operation of law, or if any assignments be made of the Lessee's property for the benefit of creditors, or shall fail to observe and perform any of the covenants, terms and conditions herein contained and on its part to be observed and performed, and such failure shall continue for a period of more than ten (10) days after delivery by the Lessor of a written notice of such breach or default, by personal service, registered mail or certified mail to the Lessee at its last known address and to each mortgagee or holder of record having a security interest in the Premises, the Lessor may at once re-enter the Premises or any part thereof, and upon or without such entry, at its option, terminate this lease without prejudice to any other remedy or right of action for arrears of rent or for any preceding or other breach of contract; and in the event of such termination, all buildings and improvements thereon shall remain and become the

property of the Lessor; furthermore, Lessor shall retain all rent paid in advance as damages.

- 19. <u>Improvements: Funding</u>. The Lessee shall be solely responsible for the funding of its improvements, maintenance, and operation of the Premises and shall hold the Lessor and the State of Hawaii harmless from any and all claims whatsoever arising in connection with said activities.
- 20. <u>Condemnation</u>. If at any time, during the term of this lease, any portion of the Premises should be condemned, or required for public purposes by the State of Hawaii or the United States, the rental shall be reduced in proportion to the value of the portion of the Premises condemned. The Lessee shall be entitled to receive from the condemning authority:
- A. The value of growing crops, if any, which Lessee is not permitted to harvest; and
- B. The proportionate value of the Lessee's permanent improvements so taken in the proportion that it bears to the unexpired term of the Lease; provided, that the Lessee may, in the alternative, remove and relocate its improvements to the remainder of the lands occupied by the Lessee. The Lessee shall not by reason of the condemnation be entitled to any claim against the Lessor for condemnation or indemnity for its leasehold interest and all compensation payable or to be paid for or on account of the leasehold interest and all compensation payable or to be paid for or on account of the leasehold interest by reason of the condemnation shall be payable to and be the sole property of the

Lessor. The foregoing rights of the Lessee shall not be exclusive of any other to which Lessee may be entitled by law. Where the portion taken renders the remainder unsuitable for the use or uses for which the land was demised, the Lessee shall have the option to surrender this lease and be discharged and relieved from any further liability therefor; provided, that Lessee may remove the permanent improvements constructed, erected and placed by it within such reasonable period as may be allowed by the Lessor.

- 21. Right to Enter. The Lessor and the agents or representatives thereof shall have the right to enter and cross any portion of said demised land for the purpose of performing any public or official duties; provided, however, in the exercise of such rights, the Lessor shall not interfere unreasonably with the Lessee or Lessee's use and enjoyment of the Premises.
- 22. Acceptance of Rent Not a Waiver. That the acceptance of rent by the Lessor shall not be deemed a waiver of any breach by the Lessee of any term, covenant or condition of this lease, nor of the Lessor's right to re-entry for breach of covenant, nor of the Lessor's right to declare and enforce a forfeiture for any such breach, and the failure of the Lessor to insist upon strict performance of any such term, covenant or condition, or to exercise any option herein conferred, in any one or more instances, shall not be construed as a waiver or relinquishment of any such term, covenant, condition or option.
- 23. Extension of Time. That notwithstanding any provision contained herein to the contrary, wherever applicable,

the Lessor may for good cause shown, allow additional time beyond the time or times specified herein to the Lessee, in which to comply, observe and perform any of the terms, conditions and covenants contained herein.

24. Justification of Sureties. Such bonds as may be required herein shall be supported by the obligation of a corporate surety organized for the purpose of being a surety and qualified to do business as such in the State of Hawaii, or by not less than two personal sureties, corporate or individual, for which justification shall be filed as provided in section 78-207 Hawaii Revised Statutes: provided, however, the Lessee may furnish a bond in like amount, conditioned as aforesaid, executed by it alone as obligor, if, in lieu of any surety or sureties, it shall also furnish and at all times thereafter keep and maintain on deposit with the Lessor security in certified checks, certificates of deposit (payable on demand or after such period as the Licensor may stipulate), bonds, stocks or other negotiable securities properly endorsed, or execute and deliver to said Lessor a deed or deeds of trust of real property, all of such character as shall be satisfactory to said Lessor and valued in the aggregate at not less than the principal amount of said bond. It is agreed that the value at which any securities may be accepted and at any time thereafter held by the Lessor under the foregoing provision shall be determined by the Lessor, and the Lessee may, with the approval of the Lessor, exchange other securities or money for any of the deposited securities or money and shall be at least equal in value to those withdrawn. It is further agreed that substitution of sureties or the substitution of a deposit of security for the obligation of a surety or sureties may be made by the Lessee, but only upon the written consent of the Lessor and that until such consent be granted, which shall be discretionary with the Lessor, no surety shall be released or relieved from any obligation hereunder.

- 25. <u>Ouiet Enjoyment</u>. The Lessor hereby covenants and agrees with the Lessee that upon payment of said rent at the times and in the manner aforesaid and the observance and performance of the covenants, terms and conditions hereof on the part of the Lessee to be observed and performed, the Lessee shall and may have, hold, possess and enjoy the Premises for the term hereby demised, without hinderance or interruption by the Lessor or any other person or persons lawfully claiming by, through or under it.
- 26. <u>Surrender</u>. That the Lessee shall, at the end of said term or other sooner termination of this lease, peaceably deliver unto the Lessor possession of the Premises, together with all improvements existing or constructed thereon unless provided otherwise. Furthermore, upon the expiration, termination and/or revocation of this lease, should the Lessee fail to remove any and all of Lessee's personal property from the Premises, the Lessor may remove any and all such personal property from the Premises and place said property in storage at the cost and expense of Lessee, and the Lessee does hereby agree to pay all costs and expenses for removal and storage of such personal property.

- 27. <u>Non-Warranty</u>. The Lessor does not warrant the conditions of the leased Premises, as the same is being leased in "as is" condition.
- Improvements. That the Lessee shall not at any time 28. during the term of this lease construct, place, maintain, alter or install on the Premises any improvements of any kind or description whatsoever, except with the prior review and written approval of the Lessor, through its Director of Housing and Human Concerns and its Director of Parks and Recreation, and the State of Hawaii through its Chairperson of the Board of Land and Natural Resources, and upon such conditions as the Lessor and/or the State of Hawaii may impose. The Lessee shall be solely responsible for the funding of approved improvements to the Premises together with any bonds and/or sureties as determined and required by Lessor, and further shall indemnify and hold Lessor and the State of Hawaii harmless any and all claims whatsoever arising in from and against with the construction, placement, maintenance, alteration and/or installation of such improvements.
- transfer, assign, sublet or permit any other person to occupy or use the said Premises or any portion thereof, or transfer or assign this lease or any interest therein, either voluntarily or by operation of law, and any transfer or assignment so made shall be void; provided, that with the prior written approval of the Lessor and the State of Hawaii through its Board of Land and Natural Resources, the assignment or transfer of this lease may be made.

- 30. <u>Termination</u>. Both the Lessor and the Lessee have the right to terminate this lease with thirty (30) days written notice to the other party.
- 31. <u>Definitions</u>. As used herein, unless clearly repugnant to the context: .
- A. "Lessee" shall mean and include the Lessee named herein, its heirs, devisees, personal representation, successors or any permitted assigns, according to the context thereof.
- B. "Lessor" shall mean and include the County of Maui, its officers, agents and assigns. Wherever the prior written consent or approval of the "Lessor" is required in this lease, such consent or approval shall include, but is not limited to, the consent or approval of the Mayor, the Director Finance, the Director of Housing and Human Concerns, and the Director of Parks and Recreation.
- C. "Premises" shall be deemed to include the land hereby demised and all buildings and improvements now or hereinafter constructed and installed thereon.
- D. "Waste" shall be deemed to include, but not limited to:
- Permitting the Premises or any portion thereof
  to become unduly eroded and/or failure to take proper precautions
  or make reasonable effort to prevent or correct same;
- 2. Permitting any material increase in weeds in uncultivated portions thereof; and

- 3. Failure to employ all of the usable portions of the Premises.
- reports to the Lessee on the forms specified by the Lessor.
- genders, and if there be more than one (1) lessee, then all words used in the singular shall extend to and include the plural.
- 34. <u>Paragraph Headings</u>. The paragraph headings throughout this lease are for the convenience of the Lessor and the Lessee and are not intended to construe the intent or meaning of any of the provisions thereof.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed this 2nd day of January , 2002.

LESSOR:

COUNTY OF MAUI

JAMES L. APADA, JR.

Its Maydt

WESTEV P TO

Its Director of Finance

LESSEE:

APPROVAL RECOMMENDED:

ALICE L. LEE

Director of Housing and Human Concerns

APPROVAL RECOMMENDED:

FLOYD 3. MIYAZOND Director of Parks and Recreation

APPROVED AS 70 FORM AND LEGALITY:

EDWARD S. KUSHI, JR.
Deputy Corporation Counsel
County of Maui

APPROVED BY THE BOARD OF LAND AND NATURAL RESOURCES AT ITS MEETING HELD ON AUGUST 10, 2001.

APPROVED AS TO FORM:

Deputy Attorney General Dated: 1/16/02

By

FRIENDS OF MOKU'ULA INC.

Its PESIDENT

A (Signature)

Its Keentur Didector

APPROVAL RECOMMENDED:

Chairperson Department

Department of Land and Natural Resources

STATE OF HAWAII
COUNTY OF MAUI )
On this day of Dulmbuk . 2001, before me appeared TURY Kinford to me personally known who, being by me duly sworn, did say that he is
before me appeared 1444 Kuntono to me
the PAGE AGAIN of FRIENDS OF MOKU ULA, INC., a Hawaii non-
profit corporation, in the capacity shown, having been duly
authorized to execute such instrument in such capacity, and that
said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers
acknowledged said instrument to be the free act and deed of said
corporation.
IN WITNESS WHEREOF, I have hereunto set my hand and official
seal.
Wotar Public, State of Hawaii
Wotary Public, State of Hawaii
Print Name
My commissioner expires:
ROCEPHINE G. RADIIA NOTE BY OUT OF
STATE OF HAWAII ) MY COMMISSION 1.1. SS.
COUNTY OF MAUI )
Dearter 2
On this 19th day, of December , 2001, before me appeared Mywwy Pakara , to me personally known who, being by me duly sworn, did say that he is
personally known who, being by me duly sworn, did say that he is
the CAUCATYL TRUCKTYL OF FRIENDS OF MOKU'ULA, INC., a Hawaii non-
profit corporation, in the capacity shown; having been duly authorized to execute such instrument in such capacity, and that
said instrument was signed and sealed on behalf of said corporation
by authority of its Board of Directors, and the said officers
acknowledged said instrument to be the free act and deed of said corporation.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.
Seal.

Notary Public, State of Hawaii

Print Name My,commissioner expires:

ROCEPHINE OF BALLINA COLLARA BURILO MA COMPUESCHIEFFA COLLARA BURILO STATE OF HAWAII

SS.

COUNTY OF MAUI

On this <u>2nd</u> day of <u>January</u>, 2002, before me personally appeared JAMES H. APANA, JR., to me personally known, who, being by me duly sworn, did say that he is the Mayor of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui pursuant to Section 7-5.11 and Section 9-18 of the Charter of the County of Maui; and the said JAMES H. APANA, JR. acknowledged the said instrument to be the free act and deed of said County of Maui.

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

Kay C. Ogazuwaru Notary Public, State of Hawaii Kay M. Ogasawara

Print Name

My commission expires: 7/1/05

STATE OF HAWAII.

SS.

COUNTY OF MAUI

1- 3-

On this day of MUNIC, 200, before me personally appeared WESLEY P. LO, to me personally known, who, being by me duly sworn, did say that he is the Mayor of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui pursuant to Section 7-5.11 and Section 9-18 of the Charter of the County of Maui; and the said WESLEY P. LO acknowledged the said instrument to be the free act and deed of said County of Maui.

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

Lig

Notary Public, State of Hawaii

Print Name

My commission expires: anuard

LAND COURT SYSTEM

REGULAR SYSTEM

Return by Mail (X) Pickup () To Department of Finance County of Maui 200 South High Street Wailuku, Maui, HI 96793

Affects TMK: (2) 4-6-007:por. 002 and 036

#### LICENSE

of January , 20 02 , by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose address is 200 South High Street, Wailuku, Maui, Hawaii 96793, hereinafter referred to as the "Licensor", and FRIENDS OF MOKU'ULA, INC., a Hawaii nonprofit corporation, whose address is 505 Front Street. Suite 234, Lahaina, Maui, Hawaii 96761, hereinafter referred to as the "Licensee";

#### WITNESSETH:

THAT the Licensor, for and in consideration of the rent to be paid and of the terms, covenants and conditions contained herein, all on the part of the Licensee to be kept, observed and performed, does hereby demise and license unto the Licensee, and the Licensee does hereby license from the Licensor, the exclusive use of that certain area of land, and any improvements now or

### EXHIBIT '2.

hereafter thereon, identified as Tax Map Key No. (2) 4-6-007:por. 002 and 036, in the control and custody of the Licensor under Executive Orders 52 and 2889, located at Lahaina, Maui, Hawaii, and shown in red on Exhibit "A" attached hereto and made a part hereof (hereinafter called the "Premises"), together with right of access to the Premises.

RESERVING UNTO THE STATE OF HAWAII THE FOLLOWING:

#### 1. Minerals and Waters.

A. All minerals as hereinafter defined, in, on or under the Premises and the right, on the State of Hawaii's own behalf or through persons authorized by it, to prospect for, mine and remove such minerals and to occupy and use so much of the surface of the ground as may be required for all purposes reasonably extending to the mining and removal of such materials by any means whatsoever, including strip mining. "Minerals" as used herein, shall mean any or all oil, gas, coal, phosphate, sodium,

sulphur, iron, titanium, gold, silver, bauxite, bauxitic clay, diaspore, boehmite, laterite, gibbsite, alumina, all ores of aluminum and, without limitation thereon, all other mineral substances and ore deposits, whether solid, gaseous or liquid, including all geothermal resources, in, on, or under the land, fast or submerged; provided that "minerals" shall not include sand, gravel, rock or other material suitable for use and used in general construction in furtherance of the Licensee's permitted activities on the Premises and not for sale to others.

- B. All surface and ground waters appurtenant to the licensed land and the right on its own behalf or through persons authorized by it, to capture, divert or impound the same and to occupy and use so much of the Premises as may be required in the exercise of this right reserved; provided, however, that as a condition precedent to the exercise by the State of Hawaii of the rights reserved in this paragraph, just compensation shall be paid to the Licensee for any of Licensee's improvements taken.
- 2. Ownership of Fixed Improvements. At the end of the license term, all improvements of whatever kind or nature, located on the land or constructed during the term of this license, shall be the property of the Licensor.

SUBJECT TO regulatory rights and ownership rights (if any) of the State of Hawaii established pursuant to state law including Chapter 6E, Hawaii Revised Statutes, over prehistoric or historic remains found in, on, or under the Premises.

THE Licensee COVENANTS AND AGREES WITH THE Licensor AS FOLLOWS:

- 1. <u>Payment of Rent</u>. That the Licensee shall pay said rent to the Licensor at the times, in the manner and form aforesaid in legal tender of the United States of America.
- 2. Taxes. Assessments. Etc. That the Licensee shall pay or cause to be paid, when due, the amount of all taxes, rates, assessments and other outgoings of every description as to which said Premises or any part thereof, or any improvements thereon, or the Licensor or Licensee in respect thereof, are now or may be assessed or become liable by authority of law during the term of this license; provided, however, that with respect to any assessment made under any betterment or improvement law which may be payable in installments, Licensee shall be required to pay only such installments, together with interest, as shall become due and payable during said term.
- 3. <u>Utility Services</u>. That the Licensee shall pay when due all charges, duties and rates of every description, including water, sewer, gas, refuse collection or any other charges, as to which said Premises, or any part thereof, or any improvements thereon or the Licensor or Licensee in respect thereof may during said term become liable, whether assessed to or payable by the Licensor or Licensee.
- 4. <u>Covenant Against Discrimination</u>. That the use and enjoyment of the Premises shall not be in support of any policy which discriminates against anyone based upon race, creed, sex,

- color, national origin, religion, marital status, familial status, ancestry, physical handicap, disability, age or HIV(humar, immunodeficiency virus) infection.
- 5. <u>Sanitation</u>, <u>Etc</u>. The Licensee shall keep the Premises and improvements in a strictly clean, sanitary and orderly condition.
- Premises. That the Licensee shall not commit, suffer or permit to be committed any waste, nuisance, strip or unlawful, improper or offensive use of the Premises, or any part thereof, nor, without the prior written consent of the Licensor, cut. down, remove or destroy, or suffer to be cut down, removed or destroyed, any trees now growing on the Premises.
- 7. Compliance with Laws. That the Licensee shall comply with all of the requirements of all municipal, state, and federal authorities and observe all municipal, state and federal laws pertaining to the said Premises, now in force or which may hereinafter be in force.
- 8. <u>Inspection of Premises</u>. That the Licensee will permit the Licensor and its agents, at all reasonable times during the said term, to enter the Premises and examine the state of repair and condition thereof.
- 9. <u>Liens</u>. That the Licensee will not commit or suffer any act to neglect whereby the Premises or any improvement thereon or the estate of the Licensee in the same shall become subject to any attachment, lien, charge or encumbrance whatsoever, except as

hereinafter provided, and shall indemnify and hold harmless the Licensor from and against all attachments, liens, charges and encumbrances and all expenses resulting therefrom.

- 10. Use of Premises. That the Licensee shall use or allow the Premises hereby licensed to be used solely to restore and preserve Moku'ula and the ponds of Mokuhinia. Other uses shall be subject to approval in writing by the Licensor and the State of Hawaii through its Board of Land and Natural Resources.
- and hold the Licensor and the State of Hawaii harmless from and against any claim or demand for loss, liability or damage, including claims for property damage, personal injury or death, arising out of any accident on the Premises and sidewalks and roadways adjacent thereto or occasioned by any act or nuisance made or suffered on the Premises, or by any fire thereon, or growing out of or caused by any failure on the part of the Licensee to maintain the Premises in a safe condition, or by any act or omission of the Licensee, and from and against all action, suits, damages and claims by whomsoever brought or made by reason of the non-observance or non-performance of any of the terms, covenants and conditions herein or the rules, regulations, ordinances and laws of the federal, state, municipal or county governments.
- 12. Costs of Litigation. That in case the Licensor and/or the State of Hawaii shall, without any fault on its/their part, be made a party to any litigation commenced by or against the Licensee (other than condemnation proceedings), the Licensee shall

and will pay all costs and expenses incurred by or imposed on the Licensor and/or the State of Hawaii; furthermore, the Licensee shall and will pay all costs and expenses which may be incurred by or paid by the Licensor and/or the State of Hawaii in enforcing the covenants and agreements of this license, in recovering possession of the Premises or in the collection of delinquent rental, taxes and any and all other charges.

Liability Insurance. That the Licensee shall procure, at its own cost and expense, and maintain during the entire period of this license, а policy or policies comprehensive public liability insurance, in an amount of at least ONE MILLION AND NO/100 DOLLARS (\$1,000,000.00), insuring the Licensee, the Licensor, and the State of Hawaii against all claims for personal injury and/or death, and in an amount of at least ONE HUNDRED THOUSAND AND NO/100 DOLLARS (\$100,000.00) for property damage, or in amounts and for types of coverage as otherwise agreed to in writing by Licensor and Licensee; that the policy or policies shall the entire Premises, including all buildings, improvements and grounds and all roadways or sidewalks on or adjacent to the Premises in the control or use of the Licensee. The Licensee shall furnish the Licensor with a certificate showing. the policy to be initially in force and shall furnish a like certificate upon each renewal of the policy, each certificate to contain or be accompanied by an assurance of the insurer to notify the Licensor of any intention to cancel the policy prior to actual cancellation. The procuring of this policy shall not release or relieve the Licensee of its responsibility under this license as set forth herein or limit the amount of its liability under this license. The notice to cancel shall be sent to the Licensor sixty (60) days prior to the date of cancellation.

14. Fire Insurance. That the Licensee will, at its own expense, at all times during the term of this license, keep insured all buildings and improvements erected on the land hereby licensed in the joint names of Licensor, Licensee and Mortgagee, if any, as their interest may appear, against loss or damage by fire including perils specified in the extended coverage endorsement and in an amount equal to the maximum insurable value thereof, and will pay the premiums thereon at the time and place the same are payable; that the policy or policies of insurance shall be made payable in case of loss to the Licensor, Licensee and Mortgagee, if any, as their interests may appear, and shall be deposited with the Licensor and the Mortgagee; and that any proceeds derived therefrom in the event of total or partial loss shall be immediately available to, and as soon as reasonably possible, be used by the Licensee for rebuilding, repairing, or otherwise reinstalling the same buildings in a good and substantial manner according to the plans and specifications approved in writing by the Licensor; provided, however, that with the approval of the Licensor, the Licensee may surrender this license and pay the balance owing on any mortgage and the Licensee shall then receive that portion of said proceeds which the unexpired term of this license at the time

of said loss or damage bears to the whole of said term, the Licensor to retain the balance of said proceeds.

The Licensee shall furnish to the Licensor and Mortgagee; if any, a certificate showing such policy or policies to be initially in force and shall furnish a like certificate upon each renewal of such policy or policies, each such certificate to contain or be accompanied by an assurance of the insurer to notify the Licensor and Mortgagee, if any, of any intention to cancel any such policy or policies, prior to actual cancellation.

- lien on all the buildings and improvements placed on the said Premises by the Licensee, on all property kept or used on the Premises, whether the same is exempt from execution or not and on the rents of all improvements and buildings situated on said Premises for all such costs, attorneys' fees, rent reserved, for all taxes and assessments paid by the Licensor on behalf of the Licensee and for the payment of all money as provided in this license to be paid by the Licensee, and such lien shall continue until the amounts due are paid.
- expense from time to time and at all times during the term, well and substantially repair and maintain, and keep all improvements now or hereafter built or made on the Premises in good and safe repair, order and condition, reasonable wear and tear excepted.
- 17. Breach. That time is of the essence of this agreement and if the Licensee shall fail to pay such rent or any

part thereof at the times and in the manner aforesaid within thirty (30) days afer delivery by the Licensor of a written notice of such breach or default, or if the Licensee shall become bankrupt, or shall abandon the said Premises, or if this license and said Premises shall be attached or otherwise be taken by operation of law, or if any assignments be made of the Licensee's property for the benefit of creditors, or shall fail to observe and perform any of the covenants, terms and conditions herein contained and on its part to be observed and performed, and such failure shall continue for a period of more than ten (10) days after delivery by the Licensor of a written notice of such breach or default, by personal service, registered mail or certified mail to the Licensee at its last known address and to each mortgagee or holder of record having a security interest in the Premises, the Licensor may at once reenter the Premises or any part thereof, and upon or without such entry, at its option, terminate this license without prejudice to any other remedy or right of action for arrears of rent or for any preceding or other breach of contract; and in the event of such termination, all buildings and improvements thereon shall remain and become the property of the Licensor; furthermore, Licensor shall retain all rent paid in advance as damages.

18. Improvements: Funding. The Licensee shall be solely responsible for the funding of its improvements, maintenance, and operation of the Premises and shall hold the Licensor and the State of Hawaii harmless from any and all claims whatsoever arising in connection with said activities.

- 19. Condemnation. If at any time, during the term of this license, any portion of the Premises should be condemned, or required for public purposes by the State of Hawaii or the United States, the rental shall be reduced in proportion to the value of the portion of the Premises condemned. The Licensee shall be entitled to receive from the condemning authority:
- A. The value of growing crops, if any, which Licensee is not permitted to harvest; and
- The proportionate value of the Licensee's permanent improvements so taken in the proportion that it bears to the unexpired term of the License; provided, that the Licensee may, in the alternative, remove and relocate its improvements to the remainder of the lands occupied by the Licensee. The Licensee. shall not by reason of the condemnation be entitled to any claim against the Licensor for compensation or indemnity for Licensee's interest and all compensation payable or to be paid for or on . account of the Licensee's interest and all compensation payable or to be paid for or on account of the Licensee's interest by reason of the condemnation shall be payable to and be the sole property of the Licensor. The foregoing rights of the Licensee shall not be exclusive of any other to which Licensee may be entitled by law. Where the portion taken renders the remainder unsuitable for the use or uses for which the land was licensed, the Licensee shall have the option to surrender this license and be discharged and relieved from any further liability therefor; provided, that Licenses may remove the permanent improvements constructed, erected

and placed by it within such reasonable period as may be allowed by the Licensor.

- 20. Right to Enter. The Licensor and the agents of representatives thereof shall have the right to enter and cross any portion of said licensed land for the purpose of performing any public or official duties; provided, however, in the exercise of such rights, the Licensor shall not interfere unreasonably with the Licensee or Licensee's use and enjoyment of the Premises.
- 21. Acceptance of Rent Not a Waiver. That the acceptance of rent by the Licensor shall not be deemed a waiver of any breach by the Licensee of any term, covenant or condition of this license, nor of the Licensor's right to re-entry for breach of covenant, nor of the Licensor's right to declare and enforce a forfeiture for any such breach, and the failure of the Licensor to insist upon strict performance of any such term, covenant or condition, or to exercise any option herein conferred, in any one or more instances, shall not be construed as a waiver or relinquishment of any such term, covenant, condition or option.
- 22. Extension of Time. That notwithstanding any provision contained herein to the contrary, wherever applicable, the Licensor may for good cause shown, allow additional time beyond the time or times specified herein to the Licensee, in which to comply, observe and perform any of the terms, conditions and covenants contained herein.
- 23. <u>Justification of Sureties</u>. Such bonds as may be required herein shall be supported by the obligation of a corporate

surety organized for the purpose of being a surety and qualified to do business as such in the State of Hawaii, or by not less than two personal sureties, corporate or individual, for which justification shall be filed as provided in section 78-20, Hawaii Revised Statutes: provided, however, the Licensee may furnish a bond in like amount, conditioned as aforesaid, executed by it alone as obligor, if, in lieu of any surety or sureties, it shall also furnish and at all times thereafter keep and maintain on deposit with the Licensor security in certified checks, certificates of deposit (payable on demand or after such period as the Licensor may stipulate), bonds, stocks or other negotiable securities properly endorsed, or execute and deliver to said Licensor a deed or deeds of trust of real property, all of such character as shall besatisfactory to said Licensor and valued in the aggregate at not less than the principal amount of said bond. It is agreed that the value at which any securities may be accepted and at any time thereafter held by the Licensor under the foregoing provision shall be determined by the Licensor, and the Licensee may, with the approval of the Licensor, exchange other securities or money for any of the deposited securities or money and shall be at least equal in value to those withdrawn. It is further agreed that substitution of sureties or the substitution of a deposit of security for the obligation of a surety or sureties may be made by the Licensee, but only upon the written consent of the Licensor and that until such consent be granted, which shall be discretionary

with the Licensor, no surety shall be released or relieved from any obligation hereunder.

- 24. Quiet Enjoyment. The Licensor hereby covenants and agrees with the Licensee that upon payment of said rent at the times and in the manner aforesaid and the observance and performance of the covenants, terms and conditions hereof on the part of the Licensee to be observed and performed, the Licensee shall and may have, hold, possess and enjoy the Premises for the term hereby licensed, without hinderance or interruption by the Licensor or any other person or persons lawfully claiming by, through or under it.
- 25. <u>Surrender</u>. That the Licensee shall, at the end of said term or other sooner termination of this license, peaceably deliver unto the Licensor possession of the Premises, together with all improvements existing or constructed thereon unless provided otherwise. Furthermore, upon the expiration, termination and/or revocation of this license, should the Licensee fail to remove any and all of Licensee's personal property from the Premises, the Licensor may remove any and all such personal property from the Premises and place said property in storage at the cost and expense of Licensee, and the Licensee does hereby agree to pay all costs and expenses for removal and storage of such personal property.
- 26. <u>Non-Warranty</u>. The Licensor does not warrant the conditions of the licensed Premises, as the same is being licensed in "as is" condition.

- 27. Improvements. That the Licensee shall not at any time during the term of this license construct, place, maintain, -alter or install on the Premises any improvements of any kind or description whatsoever, except with the prior review and written approval of the Licensor through its Director of Housing and Human Concerns and its Director of Parks and Recreation, and the State of Hawaii through its Chairperson of the Board of Land and Natural Resources, and upon such conditions as the Licensor and/or the State of Hawaii may impose. The Licensee shall be solely responsible for the funding of approved improvements to the Premises together with any bonds and/or sureties as determined and required by Licensor, and further shall indemnify and hold Licensor and the State of Hawaii harmless from and against any and all claims whatsoever arising in connection with the construction, placement, maintenance, alteration and/or installation of such improvements.
- 28. Assignability, Etc. That the Licensee shall not transfer, assign, sublet or permit any other person to occupy or use the said Premises or any portion thereof, or transfer or assign this license or any interest therein, either voluntarily or by operation of law, and any transfer or assignment so made shall be void; provided, that with the prior written approval of the Licensor and the State of Hawaii through its Board of Land and Natural Resources, the assignment or transfer of this license may be made.

- 29. Termination. Both the Licensor and the Licensee have the right to terminate this license with thirty (30) days written notice to the other party.
- 30. <u>Definitions</u>. As used herein, unless clearly repugnant to the context:
- A. "Licensee" shall mean and include the Licensee named herein, its heirs, devisees, personal representation, successors or any permitted assigns, according to the context thereof.
- B. "Licensor" shall mean and include the County of Maui, its officers, agents and assigns. Wherever the prior written consent or approval of the "Licensor" is required in this license, such consent or approval shall include, but is not limited to, the consent or approval of the Mayor, the Director Finance, the Director of Housing and Human Concerns, and the Director of Parks and Recreation.
- C. "Premises" shall be deemed to include the land hereby licensed and all buildings and improvements now or hereinafter constructed and installed thereon.
- D. "Waste" shall be deemed to include, but not limited to:
- Permitting the Premises or any portion thereof to become unduly eroded and/or failure to take proper precautions or make reasonable effort to prevent or correct same;
- 2. Permitting any material increase in weeds in uncultivated portions thereof; and

- 3. Failure to employ all of the usable portions of the Premises.
- 31. <u>Annual Reports</u>. The Licensee shall make annual reports to the Licensee on the forms specified by the Licensor.
- 32. Gender. The use of any gender shall include all genders, and if there be more than one (1) Licensee, then all words used in the singular shall extend to and include the plural.
- 33. <u>Paragraph Headings</u>. The paragraph headings throughout this license are for the convenience of the Licensor and the Licensee and are not intended to construe the intent or meaning of any of the provisions thereof.

LICENSEE:

FRIENDS OF MOKILLIA, INC.

(Print Name)

ts Tession

(Title)

(Print Name)

Its Greenbur Dieseron

LICENSOR:

COUNTY OF MAUI

Its Mayor

WESLEY P. LO

Its Director of Finance

APPROVAL RECOMMENDED:

ALICE L. LEE Director of Housing and Human Concerns

APPROVAL RECOMMENDED:

irector of Parks

APPROVED AS TO/FORM

AND LEGALIST

EDWARD S. KUSHI, JR.

Deputy Corporation Counsel

County of Maui

APPROVED BY THE BOARD OF LAND. AND NATURAL RESOURCES AT ITS MEETING HELD ON APRIL 12, 2001.

APPROVED AS TO FORM:

General

APPROVAL RECOMMENDED:

Chairperson

Départment of Land and

Natural Resources

COUNTY OF MAUI  On this The appeared personally known who, the fuelded	day of Juliu being by me	December Kuntomo duly sworn,	did say that	.20 OT, to me he is
the fusideM- profit corporation, authorized to execut said instrument was s by authority of its acknowledged said in corporation.	e such instr igned and sea Board of D	rument in such aled on behalf directors, and	h capacity, a f of said corp d the said o	end that poration officers
IN WITNESS WHERE	SOF, I have !			
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STATE OF HAWAII	ss.	DOCERUNE C. D.	agent, 1997; 708U 1197; 125, 1460;2004	U
On this 1916 before me appeared personally known who, the Fycuthy Dictor profit corporation, authorized to execut said instrument was s by authority of its acknowledged said in corporation.	in the cap e such instr igned and sec Board of D	or moku una, pacity shown nument in such aled on behali Directors. an	INC., a Hawai , having bea h capacity, a f of said corp d the said	en duly and that coration officers
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1, S.		Rouphi Notary Pub	red Gadus	E Hawaii
		Print Name My commiss	ioner expires	S:
		ROCEDUME A	Training the second	ric .

STATE OF HAWAII

SS.

COUNTY OF MAUI

2nd day of January , 2002 , before me On this personally appeared JAMES H. APANA, JR., to me personally known, who, being by me duly sworn, did say that he is the Mayor of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui pursuant to Section 7-5.11 and Section 9-18 of the Charter of the County of Maui; and the said JAMES H. APANA, JR. acknowledged the said instrument to be the free act and deed of said County of Maui.

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

> tate of Hawaii Kay *N.* Ogasawar Print Name

My commission expires: 7/1/05

STATE OF HAWAII

SS.

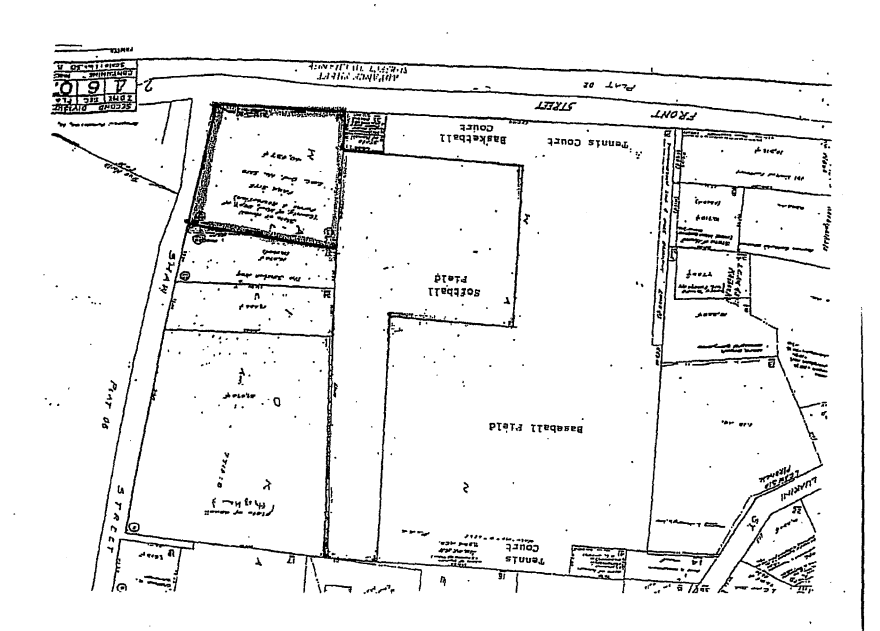
COUNTY OF MAUI

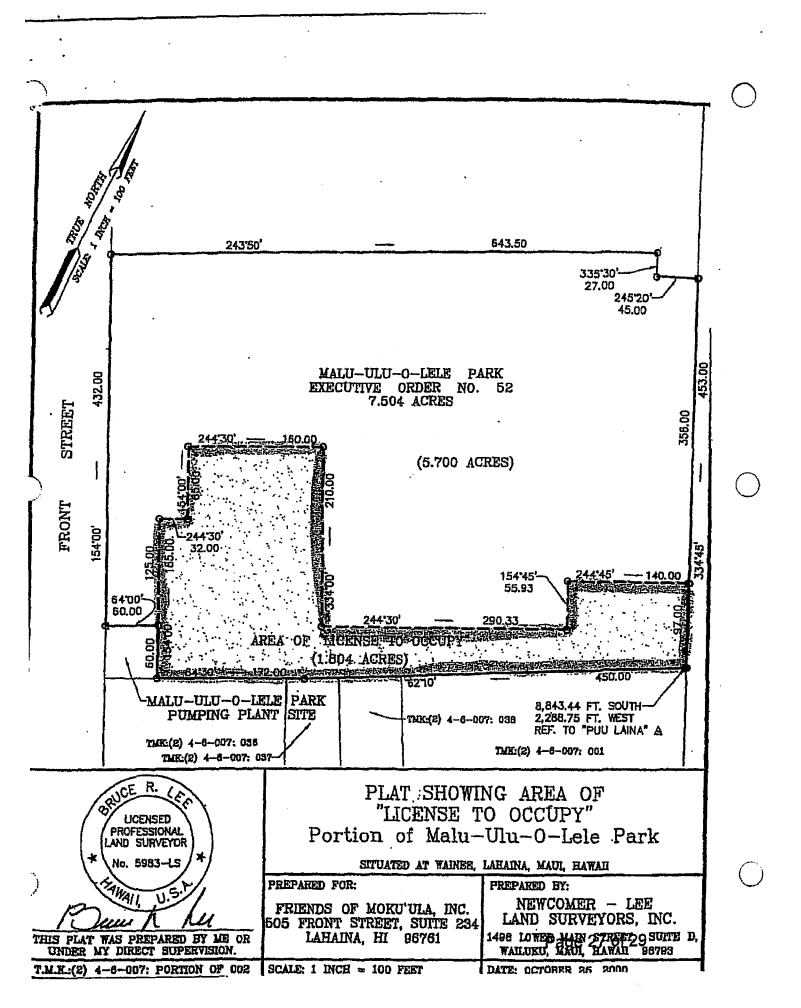
On this 4. day of AMURICA, 200 , before me personally appeared WESLEY P. LO, to me personally known, who, being by me duly sworn, did say that he is the Mayor of the County of Mayor a political subdivision to the county of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui pursuant to Section 7-5.11 and Section 9-18 of the Charter of the County of Maui; and the said WESLEY P. LO acknowledged the said instrument to be the free act and deed of said County of Maui.

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

Public, Stake of Hawaii UNU

My commission expires: Anuar





# DESCRIPTION AREA OF LICENSE TO OCCUPY PORTION OF MALU-ULU-O-LELE PARK (PORTION EXECUTIVE ORDER NO. 52)

PORTION OF TAX MAP KEY: (2) 4-6-007: PARCEL 02

All of that certain parcel of land, being a portion of the Malu-Uln-O-Lele Park, (Portion of Executive Order No. 52), being a portion of Parcel 2 of Tax Map Key: (2) 4-6-007, situated at Wainee, Lahaina, Island and County of Maui, State of Hawaii and being more particularly described as follows:

Beginning at the east corner of this parcel of land, on the southwesterly boundary of the Wainee Protestant Church Lot and Grant 7151 to Board of Trustees of the Wainee Church of Lahaina, Maui, said point also being the east corner of said Malu-Ulu-O-Lele Park (Portion Executive Order No. 52) and the north corner of Parcel 1 of said Tax Map Key: (2) 4-6-007 and Royal Patent 7860, Land Commission Award 7715, Apana 3 to Lota Kamehameha (Certificate of Boundaries No. 48), the coordinates of said point of beginning referred to Government Survey Triangulation Station "LAINA" being:

8,843.44 feet South 2,288.75 feet West

and running by azimuths measured clockwise from true South:

1.	62" 10'00"	450.00	feet along Parcels 1, 38 and 37 of said Tax Map Key: (2) 4-6-007 and said Royal Patent 7860, Land Commission Award 7715, Apana 3 to Lota Kamehameha (Certificate of Boundaries No. 48);
2.	64° 30' 00"	172.00	feet along Parcels 37 and 36 of said Tax Map Key: (2) 4-6-007 and said Royal Patent 7860, Land Commission Award 7715, Apana 3 to Lota Kamehameha (Certificate of Boundaries No. 48) to the east corner of the Malu-Ulu-O-Lele Park Pumping Plant Site, being Parcel 35 of said Tax Map Key: (2) 4-6-007;
3.	154° 00' 00"	185.00	feet along said Malu-Ulu-O-Lele Park Pumping Plant Site, being Parcel 35. of said Tax Map Key: (2) 4-6-007 and along the remainder of said Malu-Ulu-O- Lele Park (Portion of Executive Order No. 52);
4.	244° 30' 00"	32.00	feet along the remainder of said Malu-Ulu-O-Lele Park (Portion of Executive Order No. 52); Page 1 of 2

5,	154° 00' 00"	85.00	feet along same;
6.	244° 30' 00"	160.00	feet along same;
7.	334° 00' 00"	210.00	feet along same;
8.	244° 30' 00"	290.33	feet along same;
9.	154° 45' 00"	55.93	feet along same;
10.	244° 45' 00"	140.00	feet along same to a point on the southwesterly boundary of said Wainee Protestant Church Lot;
11.	334° 45' 00"	97.00	feet along said Wainee Protestant Church Lot to the point of beginning and containing an area of 1.804 Acres, more or less.

# Prepared by:

# NEWCOMER-LEE LAND SURVEYORS, INC., a Hawaii Corporation



10/25/00 FRIENDS OF MOKU'ULA, INC. File 2000-4955 4955-frirendsof-lease This description was prepared from record information filed in Job Folder 2000-4955.

BRUCE R. LEE

Licensed Professional Land Surveyor Certificate No. 5983-LS

LAND COURT SYSTEM

REGULAR SYSTEM

Return by Mail (X) Pickup () To Department of Finance County of Maui 200 South High Street Wailuku, Maui, HI 96793

Affects TMK: (2) 4-6-007:001

### FIRST AMENDMENT TO LEASE

MAY 1 2003 , 20 \_\_\_\_, by and between the COUNTY OF MAUT, a political subdivision of the State of Hawaii, whose address is 200 South High Street, Wailuku, Maui, Hawaii 96793, hereinafter referred to as the "LESSOR", and FRIENDS OF MOKU'ULA, INC., a Hawaii non-profit corporation, whose address is 505 Front Street, Suite 234, Lahaina, Maui, Hawaii 96761, hereinafter referred to as the "LESSEE";

### WITNESSETH:

WHEREAS, LESSOR and LESSEE entered into that certain Lease dated January 2, 2002 ("Lease"), a copy of which is attached hereto as Exhibit "1"; and

WHEREAS, LESSOR and LESSEE desire to amend said Lease to authorize LESSEE to operate a parking concession on the premises;

NOW, THEREFORE, for and in consideration of the mutual promises and conditions set forth in the Agreement, the parties hereby agree as follows:

Section 10., <u>Use of Premises</u>., is amended in its entirety to read as follows:

"10. Use of Premises. That the Lessee shall use or allow the Premises hereby demised to be used solely to restore and preserve Moku'ula and the ponds of Mokuhinia. As an incidental use thereto, for the first three (3) years of the Lease term. Lessee shall be permitted to operate a parking concession on the Premises, the net proceeds of which shall be used by Lessee for restoration and preservation purposes. Such incidental use to operate a parking concession shall be reviewed and, in its discretion, approved by the Maui County Council by separate resolution at the end of the first three (3) years and then every five (5) years thereafter during the term of the Lease. If not approved by the Maui County Council, such incidental use shall not be permitted. Other uses shall be subject to approval in writing by the Lessor and the State of Hawaii through its Board of Land and Natural Resources."

All other terms, conditions, provisions and covenants of the Lease not herein modified by this First Amendment, including the covenant to pay rent, shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the parties have executed these presents the day and year first above written.

LESSOR:

COUNTY OF MAUL

By\_

Alan m. arakawa

Its Mayor

Ву

KEITH A. REGAN

Its Director of Finance

(Print Name Above)

(Print Name Above)

(Title)

LESSEE:

Its

FRIENDS OF MORUTILA, INC.

(Title)

APPROVAL RECOMMENDED:

DANILO F. AGSALOG Budget Director

GLENN T. CORREA Director of Parks and Recreation

ALICE L. LEE, Director of Housing and Human

Concerns

APPROVED AS TO FORM AND LEGALITY:

EDWARD S. KUSHI, JR.

Deputy Corporation Counsel

County of Maui

S:\ALL\ESK\PARKS\Agreements\mokuula lease amendment 2.wpd

-3-

STATE OF HAWAII

SS.

COUNTY OF MAUI

On this \_\_\_\_\_ day of \_\_\_\_\_\_, 200\_\_\_\_\_, before me personally appeared ALAN M. ARAKAWA, to me personally known, who, being by me duly sworn, did say that he is the Mayor of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui by authority of its Charter; and the said ALAN M. ARAKAWA acknowledged the said instrument to be the free act and deed of said County of Maui.

IN WITNESS WHEREOF official seal.

have hereunto set my hand and

Normy Hubing 1324 A of Hawai

Print Name

My commission expires:

STATE OF HAWAII

SS.

COUNTY OF MAUI

On this day of ARIL., 2003, before me personally appeared KETTH A. REGAN, to me personally known, who, being by me duly sworn, did say that he is the Director of Finance of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui by authority of its Charter; and the said KEITH A. REGAN acknowledged the said instrument to be the free act and deed of said County of Maui.

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

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Notary Public, State of Hawaii

Print Name

My commission expires: 04/09/200

STATE OF HAWAII SS. COUNTY OF 28th day of On this 20<u>03</u>, before me personally appeared :\_\_\_\_ Jerry Kuniforno personally known, who, being by me duly sworn or affirmed, did say that such person(s) executed the foregoing instrument as the free act and deed of such person(s), and if applicable in the capacities shown, having been duly authorized to execute such instrument in such capacities. IN WITNESS WHEREOF, I have hereunto set my hand and official seal. State of Hawaii. EYNETTE A. CARAMURA My commission expandential action action lay 23, 2003 STATE OF HAWAII Mauri COUNTY OF On this \_28fh day of April personally appeared Anthony F. Akana , 20<u>03</u>, before me personally known, who, being by me duly sworn or affirmed, did say that such person(s) executed the foregoing instrument as the free act and deed of such person(s), and if applicable in the capacities shown, having been duly authorized to execute such instrument in such capacities. IN WITNESS WHEREOF, I have hereunto set my hand and official seal. ate of Hawaii. My commission expires;

My community apine May 23, 2003

LAND COURT SYSTEM

REGULAR SYSTEM

Return by Mail (X) Pickup () To Department of Finance County of Maui 200 South High Street Wailuku, Maui, HI 96793

Affects TMK: (2) 4-6-007:por. 002 and 036

### FIRST AMENDMENT TO LICENSE

MAY 1 2003 \_\_\_\_\_\_\_\_ day of MAY 1 2003 \_\_\_\_\_\_\_, by and between the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose address is 200 south High Street, Wailuku, Maui, Hawaii 96793, hereinafter referred to as the "LICENSOR", and FRIENDS OF MOKU'ULA, INC., a Hawaii non-profit corporation, whose address is 505 Front Street, Suite 234, Lahaina, Maui, Hawaii 96761, hereinafter referred to as the "LICENSEE";

## WITNESSETH:

WHEREAS, LICENSOR and LICENSEE entered into that certain License dated January 2, 2002 ("License"), a copy of which is attached hereto as Exhibit "1"; and

WHEREAS, LICENSOR and LICENSEE desire to amend said License to authorize LICENSEE to operate a parking concession on the premises;

NOW, THEREFORE, for and in consideration of the mutual promises and conditions set forth in the Agreement, the parties hereby agree as follows:

Section 10., <u>Use of Premises</u>., is amended in its entirety to read as follows:

"10. Use of Premises. That the Licensee shall use or allow the Premises hereby licensed to be used solely to restore and preserve Moku'ula and the ponds of Mokuhinia. As an incidental use thereto, for the first three (3) years of the License term. Licensee shall be temporarily permitted to operate a parking concession on the Premises, the net proceeds of which shall be used by Licensee for restoration and preservation purposes. Such incidental use to operate a parking concession shall be reviewed and, in its discretion, approved by the Maui County Council by separate resolution at the end of the first three (3) years and then every five (5) years thereafter during the term of the License. If not approved by the Maui County Council, such incidental use shall not be permitted. Other uses shall be subject to approval in writing by the Licensor and the State of Hawaii through its Board of Land and Natural Resources."

All other terms, conditions, provisions and covenants of the Lease not herein modified by this First Amendment, including the covenant to pay rent, shall remain unchanged and in full force and effect.

IN WITNESS WHEREOF, the parties have executed these presents the day and year first above written.

LICENSOR:

COUNTY OF MAUL

ALAN M. ARAKAWA

Its Mayor

Ву

Its

KETTH' A. REGAN

Its Director of Finance

LICENSEE:

FRIENDS OF MOKU'ULA, INC.

(Print Name Above)

(Print Name Above)

(Title)

Executive Direr

Teesinein

(Title)

APPROVAL RECOMMENDED:

DANILO F. AGSALOG Budget Director

GLENN T. CORREA Director of Parks and Recreation

ALICE L. LEE, Director of Housing and Human Concerns

APPROVED AS TO FORM AND LEGALITY:

EDWARD S. KUSHI, JR.

Deputy Corporation Counsel

County of Maui

S:\ALL\ESK\PARK5\Agreements\mokuwla license amendment 2.wpd

-3-

STATE OF HAWAII SS. COUNTY OF MAUL day of On this \_, 200\_ , before me personally appeared ALAN M. ARAKAWA, to me personally known, who, being by me duly sworn, did say that he is the Mayor of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui by authority of its Charter; and the said ALAN M. ARAKAWA acknowledged the said instrument to be the free act and deed of said County of Maui. IN WITNESS WHEREOF, I have hereunto set my hand and official seal. My commission expires: STATE OF HAWAII SS. COUNTY OF MAUI On this John day of APRIL, 2003, before me personally appeared KEITH A. REGAN, to me personally known, who, being by me duly sworn, did say that he is the Director of Finance of the County of Maui, a political subdivision of the State of Hawaii, and that the seal affixed to the foregoing instrument is the lawful seal of the said County of Maui, and that the said instrument was signed and sealed on behalf of said County of Maui

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

by authority of its Charter; and the said KEITH A. REGAN acknowledged the said instrument to be the free act and deed of

Notary Public, State of Haw

Print Name

My commission expires: 04

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said County of Maui.

STATE OF HAWAII ) SS.
On this 28 M day of April , 2003, before me personally appeared Anthony F. Akana , to me personally known, who, being by me duly sworn or affirmed, did say that such person(s) executed the foregoing instrument as the free act and deed of such person(s), and if applicable in the capacities shown, having been duly authorized to execute such instrument in such capacities.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.
NOTARY PUBLIC, State of Hawaii.  Print Name  My commission explicate A. SAKAMURA  My commission expires: May 23, 2003
STATE OF HAWAII ) COUNTY OF Mau. ) SS.
On this
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

NOTARY PUBLIC, State of Hawaii.
Print Name Line A SAKAMURA
My commission explicition explicition explicition explicitly colors. May 25, 2003