POLICY, ECONOMIC DEVELOPMENT, AND AGRICULTURE COMMITTEE

| August 24, 2018 | Committee | |
|-----------------|------------|--|
| | Report No. | |

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

Chair and Members:

Your Policy, Economic Development, and Agriculture Committee, having met on July 30, 2018, makes reference to County Communication 18-115, from the Economic Development Director, transmitting a proposed resolution entitled "AUTHORIZING SECOND AMENDMENT TO EXTEND THE TERM FOR THE GRANT OF A LICENSE OF COUNTY REAL PROPERTY FOR THE ELECTRIC VEHICLE QUICK CHARGERS AND LOCAL BATTERY UNITS."

The purpose of the proposed resolution is to extend the License Agreement dated December 17, 2014, between the County and Hitachi Advanced Clean Energy Corporation ("Hitachi"), as amended, to March 31, 2020; and to remove the Kihei Aquatic Center as one of the facilities covered by the License Agreement. The License Agreement relates to the JUMP Smart Maui project, which includes installing, operating, and maintaining electric vehicle quick chargers and local battery units for use by the public on County real property located at the Lahaina Aquatic Center, the Kalana Pakui Building, and the Haiku Community Center.

By correspondence dated July 23, 2018, the Department of the Corporation Counsel transmitted a revised proposed resolution entitled "AUTHORIZING AN AMENDMENT TO EXTEND THE TERM AND MODIFY CONDITIONS RELATING TO REMOVAL OF EQUIPMENT FOR THE GRANT OF A LICENSE OF COUNTY REAL PROPERTY FOR ELECTRIC VEHICLE QUICK CHARGERS AND LOCAL BATTERY UNITS." The purpose of the revised proposed resolution is to extend the License Agreement to March 31, 2020, and make further modifications to the License Agreement, including a proposed payment to the County in the amount of

POLICY, ECONOMIC DEVELOPMENT, AND AGRICULTURE COMMITTEE

| | Committee |
|--------|-----------|
| Page 2 | Report No |

\$98,650 to release Hitachi from the requirement of removing the equipment at the end of the term.

Your Committee notes the Economic Development, Energy, Agriculture, and Recreation Committee (2015-2017 Council term) previously reported on this matter through Committee Report 15-22, which recommended the proposed resolution, entitled "AUTHORIZING A GRANT OF A LICENSE OF COUNTY REAL PROPERTY FOR THE INSTALLATION, OPERATION, AND MAINTENANCE OF ELECTRIC VEHICLE QUICK CHARGERS AND LOCAL BATTERY UNITS," be adopted. At its meeting of March 20, 2015, the Council adopted the proposed resolution to authorize Hitachi to install, operate, and maintain electric vehicle quick chargers at the Kihei Community Center, the Lahaina Aquatic Center, the Kalana Pakui Building, and the Haiku Community Center through March 31, 2016 (Resolution 15-28).

Your Committee further notes the Economic Development, Energy, Agriculture, and Recreation Committee (2015-2017 Council term) previously reported on this matter through Committee Report 16-168, which recommended the proposed resolution, entitled "AUTHORIZING AN AMENDMENT FOR AN EXTENSION OF A GRANT OF A LICENSE OF COUNTY REAL PROPERTY FOR THE INSTALLATION, OPERATION, AND MAINTENANCE OF ELECTRIC VEHICLE QUICK CHARGERS AND LOCAL BATTERY UNITS," be adopted. At its meeting of October 21, 2016, the Council adopted the proposed resolution to authorize Hitachi to install, operate, and maintain electric vehicle quick chargers at the same County facilities through March 31, 2018 (Resolution 16-144).

Your Committee further notes the License Agreement was first in effect from December 17, 2014 to March 31, 2016. A First Amendment to the License Agreement was in effect from July 19, 2016 to March 31, 2018.

By correspondence dated July 27, 2018, the Department of the Corporation Counsel transmitted a further revised proposed resolution,

POLICY, ECONOMIC DEVELOPMENT, AND AGRICULTURE COMMITTEE

| | Committee |
|--------|-----------|
| Page 3 | Report No |

which corrects the Kalana Pakui location to the "Kalana o Maui Building located at 200 South High Street, Wailuku."

A representative from the Mayor's Office said Hitachi selected Maui as the site to install, operate, and maintain electric vehicle quick chargers and battery units for use by the public as part of the JUMP Smart Maui project. The project was a pilot program to demonstrate smart-grid technology and test how electric vehicles and stationary devices, including chargers and batteries, can stabilize Maui's electric power grid and support the use of higher levels of renewable energy on Maui. Of the 14 locations selected for the project, equipment was installed at 4 County facilities.

The Mayor's representative said the JUMP Smart Maui project ended in 2017 and the charging units were donated to the Maui Economic Development Board ("MEDB"). MEDB rebranded the program "EVohana," but the equipment is still operated by Hitachi. Once the License Agreement terminates in 2020, MEDB will transfer ownership of the equipment to the County.

He added that Maui Electric Company does not have a program in place to continue to provide the services, and there is no other entity to which Hitachi can sell the equipment.

The Deputy Corporation Counsel said amendments to the License Agreement include: 1) removing the Kihei Aquatic Center machine room from the remaining term of the License Agreement as the equipment is no longer in use and has since been removed; 2) adding the County's receipt of \$98,650 from Hitachi in consideration of leaving the charging equipment intact on the three remaining County sites after the License Agreement terminates in March 2020; and 3) updating as-built details in Exhibits "C," "D," and "E" of the License Agreement.

The Mayor's representative explained the \$98,650 received from Hitachi will benefit the County as it will be used to repurpose the charging

POLICY, ECONOMIC DEVELOPMENT, AND AGRICULTURE COMMITTEE

| | Committee |
|--------|------------|
| Page 4 | Report No. |

equipment at the three County sites. He said the dollar amount was determined by a quote provided by Haleakala Solar, the company responsible for the installation and removal of the equipment.

Your Committee tasked the Department of Finance with establishing an appropriate subaccount for the intended use of the funds, once received from Hitachi.

Your Committee questioned whether the License Agreement allowed advertising on charging stations, noting a particular concern with political advertising on County facilities. The Deputy Corporation Counsel said the License Agreement will be amended to include provisions related to such advertising.

Your Committee further revised the revised proposed resolution transmitted by correspondence dated July 27, 2018, by attaching Exhibits "1," "2," and "3," and Exhibits "C," "D," and "E."

Your Committee voted 7-0 to recommend adoption of the revised proposed resolution transmitted by correspondence dated July 27, 2018, and filing of the communication. Committee Chair Sugimura, Vice-Chair Crivello, and members Atay, Carroll, Cochran, Guzman, and Hokama voted "aye." Committee members King and White were excused.

Your Committee is in receipt of a further revised proposed resolution, approved as to form and legality by the Department of the Corporation Counsel, incorporating your Committee's revisions and nonsubstantive revisions.

Your Policy, Economic Development, and Agriculture Committee RECOMMENDS the following:

| 1. | That Res | solution _ | | as | revis | sed | herein | and | atta | ched |
|----|----------|------------|--------|------|-------|-----|--------|------|-------|------|
| | hereto, | entitled | "AUTHO | RIZI | NG | AN | AME | NDM | (ENT | TO |
| | EXTEND | THE TEI | RM AND | MOT | MAIC | COL | OITIO | NS F | RELA' | ring |

POLICY, ECONOMIC DEVELOPMENT, AND AGRICULTURE COMMITTEE

| | Committee |
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| Page 5 | Report No |

TO REMOVAL OF EQUIPMENT FOR THE GRANT OF A LICENSE OF COUNTY REAL PROPERTY FOR ELECTRIC VEHICLE QUICK CHARGERS AND LOCAL BATTERY UNITS," be ADOPTED; and

2. That County Communication 18-115 be FILED.

This report is submitted in accordance with Rule 8 of the Rules of the Council.

pea:cr:18070aa:ske

WKI LEI K. SUGIMURA, Chair

Resolution

| No. | |
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| | |

AUTHORIZING AN AMENDMENT TO EXTEND THE TERM AND MODIFY CONDITIONS RELATING TO REMOVAL OF EQUIPMENT FOR THE GRANT OF A LICENSE OF COUNTY REAL PROPERTY FOR ELECTRIC VEHICLE QUICK CHARGERS AND LOCAL BATTERY UNITS

WHEREAS, pursuant to Resolution No 15-28, effective December 17, 2014, the County and Hitachi Advanced Clean Energy Corporation ("HACEC") entered into a license agreement to conduct the JUMP Smart Maui project, which included installing, operating, and maintaining Electric Vehicle Quick Chargers and battery units for use by the public at Kihei Aquatic Center; the Lahaina Aquatic Center; the Kalana O Maui Building located at 200 South High Street, Wailuku; and the Haiku Community Center, hereinafter referred to as the "License Agreement," a copy of which is attached hereto as Exhibit "1"; and

WHEREAS, the License Agreement was amended by the First Amendment thereto, a copy of which is attached hereto as Exhibit "2"; and

WHEREAS, through the proposed Second Amendment, attached hereto as Exhibit "3," the Parties to the License Agreement desire to extend the term of the Agreement to March 31, 2020, and make other modifications of the agreement, including a proposed release payment to the County in lieu of requiring removal of the equipment at the end of the term; and

Resolution No. _____

WHEREAS, the Council of the County of Maui may authorize an

Amendment to the License Agreement for use of County real property pursuant

to Chapter 3.36, Maui County Code, by resolution; now, therefore,

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

1. That pursuant to Chapter 3.36, Maui County Code, the Second

Amendment to the License Agreement, attached hereto and incorporated herein

by reference as Exhibit "3," is hereby authorized; and

2. That the Mayor and the Director of Finance or their authorized

representatives may execute the Second Amendment to the License Agreement;

and

3. That certified copies of this Resolution be transmitted to the Mayor,

the Director of Finance, and HACEC.

APPROVED AS TO FORM

AND LEGALITY:

JĘŖRĬĔ SHEPPARD

Deputy Corporation Counsel

County of Maui

2016-0312/2017-0098

PEA-70 2018-08-06 Resolution (Second Amendment)

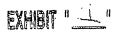
ELECTRIC VEHICLE QUICK CHARGER AND LOCAL BATTERY LICENSE AGREEMENT

Effective as of <u>December 17</u>, 2014 (the "Effective Date"), and for good and valuable consideration, the receipt of which is hereby acknowledged the COUNTY OF MAUI, a political subdivision of the State of Hawaii ("Licensor"), and HITACHI ADVANCED CLEAN ENERGY CORPORATION, a Hawaii corporation ("Licensee"), agree as follows (this "Agreement"):

- 1. Background. Licensor is the owner of the properties described in the attached Exhibit "A" (each a "Property"). Licensee and Licensor desire that Licensee have the right to use a portion of each Property to install, operate and maintain electric vehicle quick chargers at Properties 1-3 and to install, operate, and maintain three (3) local battery units at Property 4. This Agreement is part of the project implemented by Licensee ("JUMP Smart Maul project"). At each Property Licensee will be permitted to design and install the equipment described in Exhibit B under "Licensee's Facilities".
- 2. License, Licenser licenses to Licensee a certain portion of the Property as described in Exhibit A sufficient to install, operate and maintain Licensee's Facilities, together with all necessary space and easements for access and utilities to operate Licensee's Facilities, as generally described and depicted in attached Exhibit "8" (collectively, the "License Area"). This Agreement shall constitute a license coupled with an interest but shall not be deemed to grant, transfer, or convey to Licensee any real property interest in the Property.
- 3. Term. The term of this Agreement shall commence on the Effective Date and end on March 31, 2016.
- 4. Permitted Use. The License Area may be used by Licensee for electric vehicle quick charger stations that are available for use by the public; local battery units; and for the installation, operation and maintenance of Licensee's Facilities and related activities. Licensee shall obtain, at Licensee's expense, all licenses and permits required for installation of Licensee's Facilities and Licensee's use of the License Area from all applicable government or regulatory entities (the "Governmental Approvals") and may obtain a title report, perform surveys, soils tests, and other engineering procedures on, under and over the Property, necessary to determine that Licensee's use of the License Area will be compatible with Licensee's engineering specifications, system, design, operations and Governmental Approvals. Licensor agrees to reasonably cooperate with Licensee (at no cost to Licensor), where required, to perform such investigations or obtain Governmental Approvals.

5. Improvements; Utilities; Access.

(a) Licensee shall have the right, at its expense, to install, operate and maintain Licensee's Facilities on the License Area. Licensee's Facilities shall be initially configured generally as depicted in Exhloit "8". Licensee shall have the right to replace or upgrade Licensee's Facilities at any time during the term of this Agreement so long as the "footprint" of the License Area does not expand. Licensee shall cause all construction to occur lien-free and in compliance with all applicable laws and ordinances. Licensee's Facilities shall remain the exclusive responsibility of Licensee, Licensee shall remove Licensee's Facilities upon termination of this Agreement unless prior to such date mutually agreeable arrangements have been made for continued use of the property once the JUMP Smart Maul project has ended.



- (b) Licensee shall not commence the installation of Licensee's Facilities, or make any alterations or upgrades until Licensee submits the plans and specifications for Licensee's Facilities, or alterations or upgrades, to Licensor and Licensor approves such plans and specifications. If Licensor does not approve or disapprove of such plans and specifications within 10 (ten) business days after receipt, such plans and specifications shall be deemed approved. Licensor shall not unreasonably withhold or delay its approval of such plans and specifications.
- (c) Licensee shall, at Licensee's expense, keep and maintain the License Area in commercially reasonable condition and repair during the term of this Agreement, normal wear and tear excepted. Upon termination of this Agreement, the License Area shall be returned to Licensor in good, usable condition, normal wear and tear excepted.
- (d) Licensee shall have the right, at Licensee's expense, to Install and maintain utilities and to improve the present utilities to the License Area (including, but not limited to the installation of overhead or underground utility lines, cables, conduits, transformers, wires, meters, monitoring equipment and other necessary equipment to connect Licensee's Facilities to utility sources located on the Property). If there are sufficient utility sources located on the Property to operate Licensee's Facilities, Licensee shall have the right to connect to such sources at Licensee's expense; provided, however, that Licensee shall cause its use of such utility sources to be separately metered and nothing will be charged to Licensor. If there are not sufficient utility sources located on the Property to operate Licensee's facilities, Licensor agrees to grant to Licensee or the local utility provider the right to install such utilities on, over, under and through the Property as necessary for Licensee to operate Licensee's Facilities, at Licensee's expense; provided, however, (!) the location of such utilities shall be as reasonably designated by the mutual agreement of Licensor and Licensee, (ii) for Property 2, Licensee shall cause its use of such utility sources to be separately metered and billed directly to Licensee by the applicable utility provider, and (iii) at Properties 1, 3, and 4, Licensee shall install a submeter to track the amount of electricity used by Licensee's Facilities and shall relimburse Licensor for the costs of electricity used
- (e) During the term of this Agreement, Licensee and its employees, agents, contractors, customers and other invitees shall have a non-exclusive right of ingress and agress from a public right-of-way in and through the Property to and from the License Area
- 6. Interference. Licensee shall not use the License Area in any way which interferes with the use of the Property by Licensor, or tenants or licensees of Licensor, with rights in the Property prior in time to Licensee's rights. Similarly, Licensor shall not use, nor shall Licensor permit its tenants, licensees, employees, invitees or agents to use any portion of the Property in any way which interferes with the operations of Licensee.
- 7. Taxes. Licensee will pay any personal property taxes assessed on, or any portion of such taxes attributable to, Licensee's Facilities. Licensor shall pay when due all real property taxes and all other fees and assessments attributable to the Property.

8. Termination.

(a) This Agreement may be terminated without any penalty or further liability upon thirty (30) days written notice by Licensor if Licensee defaults and fails to cure such default within that 30-day period, or such longer period as may be required to diligently complete a cure commenced within that 30-day period.

- (b) If Licensor intends to develop any portion of its lands for the erection of buildings or other improvements with which License Area will interfere, then Licensor shall so notify Licensee in writing at least four (4) months prior to such development and Licensee shall thereafter have the right to terminate this Agreement or have the right to be licensed another portion of the property.
- 9. Insurance and Subrogation. Licensee will provide Commercial General Liability Insurance in an aggregate amount of \$2,000,000 and name Licensor as an additional insured on the policy or policies. Licensee may satisfy this requirement by obtaining appropriate endorsement to any master policy of liability insurance Licensee may maintain.
- 10. Indemnification. Licensee will indemnify and hold Licensor (including without limitation visitors and invitees to Lessor's facilities) harmless from and against all claims and demands for loss or damage, including but not limited to reasonable attorneys' fees and costs (collectively, "Claims"), arising out of, or in connection with this Agreement.
- 11. Notices. All notices, requests, demands and other communications under this Agreement shall be in writing and shall be deemed given if personally delivered or mailed, certified mail, return receipt requested, or sent by overnight carrier to the following addresses:

| if to Licensee, to: | with a copy to: |
|--|-----------------|
| Hitachi Advanced Clean Energy Corporation Attention: Takenori Hatanaka 285 W. Kaahumanu Avenue, Suite 102, Kahului, Hi 96732 Phone: (808) 868-4673 | |
| If to Licensor, to: | with a copy to: |
| Managing Director County of Mau! 200 South High Street Wailuku, HI 96793 | |

12. Hazardous Materials. Licensee shall not permit any of its employees, agents, contractors, or any other person to use, handle, discharge, release, dispose of or allow to exist on, within, under or about the License Area any Hazardous Materials (defined below) in violation of any Hazardous Materials Laws (defined below). In addition to the Indemnity obligations in Section 10 above, Licensee shall indemnify Licensor from and against all Claims directly arising out of or attributable to the release, threatened release, or disposal of Hazardous Materials on, under or about the License Area by Licensee. The term "Hazardous Materials" means any flammable explosives, radioactive materials, asbestos, organic compounds known as polychlorinated biphenyls, chemicals known to cause cancer or reproduction toxicity, pollutants, contaminants, hazardous wastes, toxic substances or related materials, including, without limitation, any substances defined as or included in the definition of "hazardous Substances," "hazardous wastes," "hazardous materials," or "toxic substances" under any Hazardous Materials Laws. The term "Hazardous Materials Laws" means any federal, state or local laws, ordinances or regulations, now or hereafter in effect, relating to environmental conditions, industrial hygiene or Hazardous Materials on, under or about the License Area. Licensee's obligations under this Section shall survive termination of this Agreement.

- 13. Condemnation. If all or any portion of the License Area shall be taken or condemned by any authority having the power of eminent domain, then all compensation and damages payable for the fee interest in the License Area shall be paid to Licensor without any apportionment to Licensee, provided that Licensee shall be separately be entitled to seek recovery from the condemning authority for compensation for loss of Licensee's Facilities and its license and any related severance and relocation damages.
- 14. Assignment. Licensee may otherwise assign this License only upon written approval of Licensor, which approval shall not be unreasonably delayed or withheld.
- 15. Personal property determination. Licensor hereby walves any right to claim that Licensee's Facilities have become real property, either as fixtures, business chattel or otherwise, it being the intent of the parties that Licensee's Facilities are the personal property of Licensee regardless of any installation on a Property. Licensee has the right to remove all or any portion of the same from time to time, whether before or after a default under this License, in Licensee's sole discretion and without Licensor's consent.
 - 16. Miscellaneous.
- (a) The covenants contained herein shall inure to the benefit of and be binding upon, the parties and their respective heirs, personal representatives, beneficiarles, successors, successors in trust and assigns.
- (b) This Agreement constitutes the entire agreement and understanding of the parties regarding the subject matter of this Agreement, and supersedes all offers, negotiations and other agreements. There are no representations or understandings of any kind not set forth in this Agreement. Any amendments to this Agreement must be in writing and executed by both parties.
- (c) This instrument shall be governed, interpreted, construed and regulated by the laws of the State of Hawaii, excluding its choice of law rules that may otherwise require the application of the law of another jurisdiction.
- (e) If any term of this Agreement is found to be void or invalid, such invalidity shall not affect the remaining terms of this Agreement, which shall continue in full force and effect. The parties intend that the provisions of this Agreement be enforced to the fullest extent permitted by applicable law. Accordingly, the parties agree that if any provisions are deemed not enforceable, they shall be deemed modified to the extent necessary to make them enforceable.
- (f) The persons who have executed this Agreement represent that they are duly authorized to execute this Agreement in their individual or representative capacity as indicated.
- (g) The paragraph headings included herein are for convenience only and shall not be construed to limit or expand the content of such paragraphs.
- (h) This Agreement may be executed in any number of counterpart copies, each of which shall be deemed an original, but all of which together shall constitute a single instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

APPROVAL RECOMMENDED:

TEENA M. RASMUSSEN Economic Development Director

ALAN M. ARAKAWA

Its Mayor

APPROVED AS TO FORM

Deputy Corporation Counsel County of Maul

OEO.Hitachi, License Agmt. 10.22.14.docx

DANILO F. AGSALOG Its Director of Finance

COUNTY OF MAUI

HITACHI ADVANCED CLEAN ENERGY

CORPORATION

Its Vice President

EXHIBIT "A"

DESCRIPTION OF THE PROPERTY

Property 1. Parking lot in front of Kalana O Maui 200 South High St.

Property 2. Parking lot at the Haiku Community Center

Property 3 Parking lot at the Lahaina Aquatic Center

Property 4 Machine room at the Kihei Aquatic Center

EXHIBIT "B"

LICENSEE'S FACILITIES:

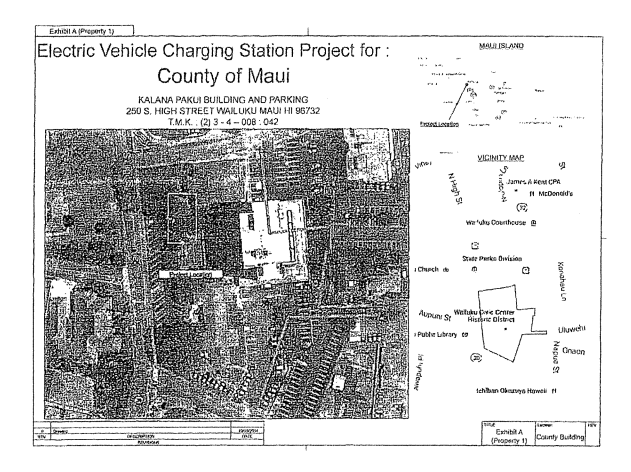
Licensee' Electric Vehicle Charging Stations shall have a maximum of 4 charging ports at one location. Licensor and licensee shall agree the number of charging ports to install at Properties 1 - 3.

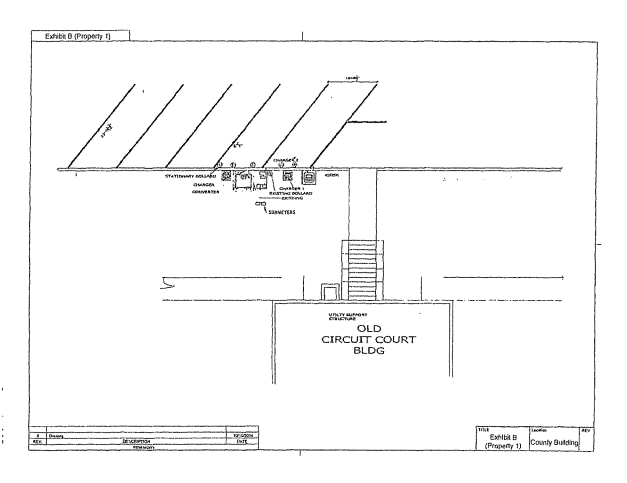
Properties 1-3: Electric Vehicle Charging Stations that are UL listed, and designed and installed in compliance with the applicable Electric Code. Each charging station to have at least two charging ports that comply with the ChaDeMo Standard, at least one Level II charging port that meets SAE J 1772, and by the end of the JUMP Smart Maul test, at least two additional fast charging ports that meet SAE Level 3 standards or such other fast charge standard as Licensee agree to. The parties presently anticipate that Combo CCS units will be provided but recognize that the technology is rapidly changing. Each charging station will contain a telecommunication device called a micro DMS. All electrical use for the EV charging station shall be via a dedicated meter and Licensee shall be solely responsible for the cost of all electricity used by the EV charging station.

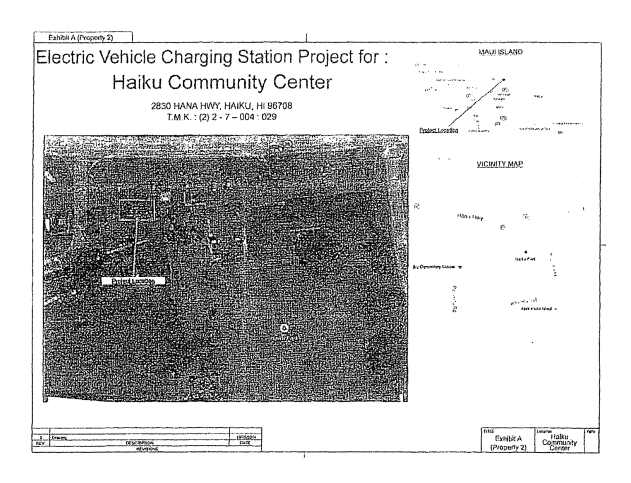
Property 4. Local battery system including the telecommunication device micro DMS that will be used as part of the JUMP Smart Maul system. Licensee shall further discuss with Licensor the possibility of utilizing the local battery system for emergency use at the Licensor's facilities.

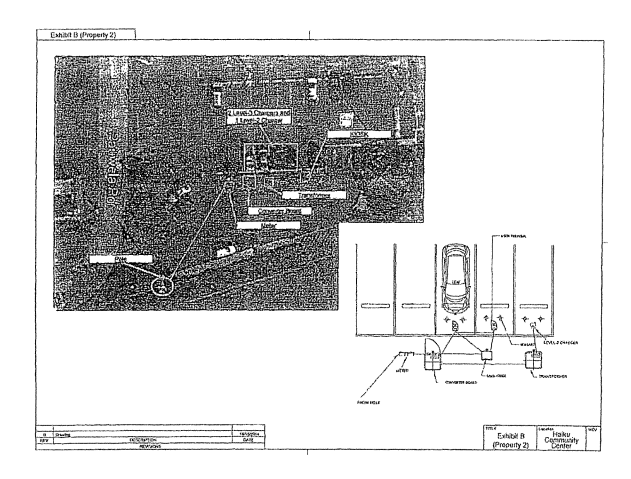
DESCRIPTION OF THE LICENSE AREA AND SITE PLAN

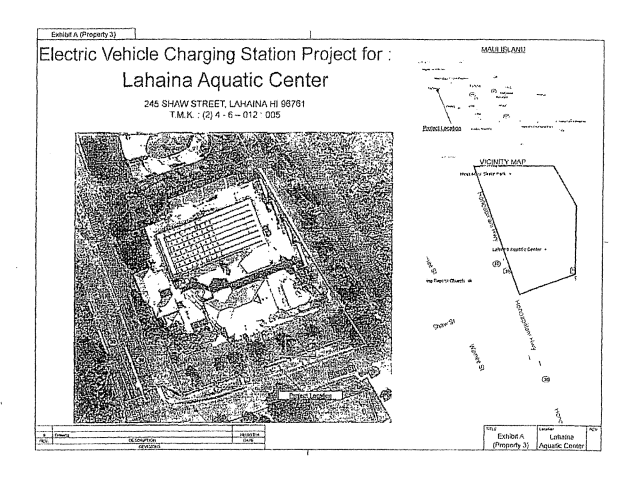
HITACHI TO PROVIDE

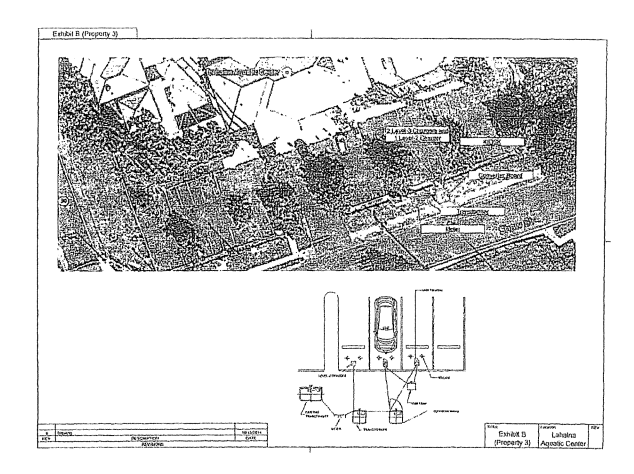


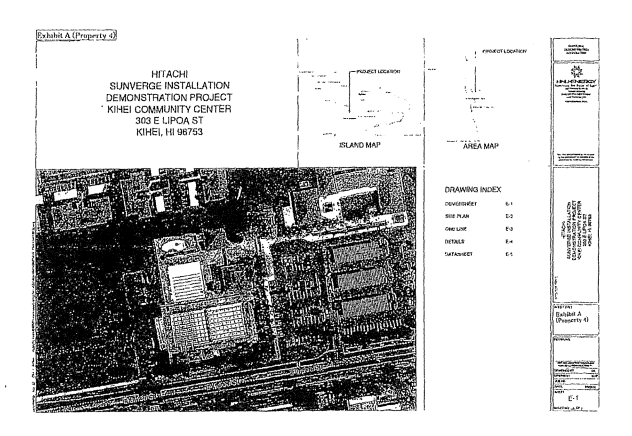


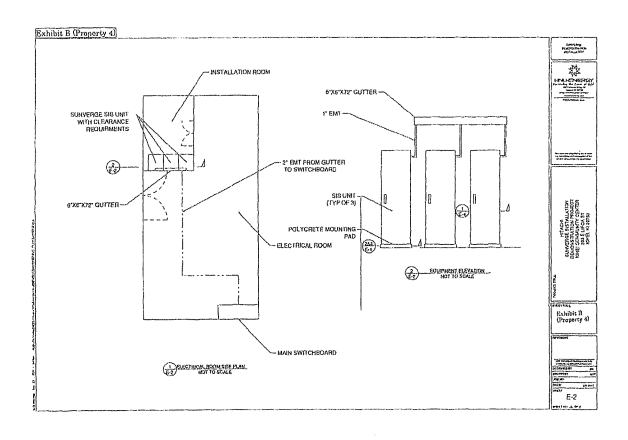












FIRST AMENDMENT TO ELECTRIC VEHICLE QUICK CHARGER AND LOCAL BATTERY LICENSE AGREEMENT

THIS FIRST AMENDMENT TO LICENSE AGREEMENT, effective the 19 day of July, 2016, by and between HITACHI ADVANCED CLEAN ENERGY CORPORATION, a Hawaii corporation ("LICENSEE"), whose address is 285 West Kaahumanu Avenue, Suite 102, Kahului, Hawaii 96732, and the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business is 200 South High Street, Wailuku, Maui, Hawaii 96793, hereinafter called the "LICENSOR" and collectively called the "PARTIES".

WITNESSETH:

WHEREAS, the PARTIES entered into that certain Electric Vehicle Quick Charger and Local Battery License Agreement (the "License Agreement"), dated December 17, 2014, on file with the Director of Finance and incorporated herein by reference, providing four property sites to be used by Licensee for electric vehicle quick charge stations available for public use; local battery units, and installation, operation and maintenance of Licensee's facilities and related activities, at (1) the parking lot in front of Kalana O Maui, 200 South High Street, Wailuku; (2) the parking lot at the Haiku Community Center; (3) the parking lot

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at the Lahaina Aquatic Center; and (4) the machine room at the Kihei Aquatic Center; and

WHEREAS, the parties desire to amend the License Agreement to provide for an extension of the Term of the License Agreement.

NOW, THEREFORE, for and in consideration of the mutual promises set forth herein, the parties hereby agree to amend Paragraph 3. Term, of the License Agreement in its entirety to read as follows:

"3. Term. The term of this Agreement shall commence on the Effective Date and end on March 31, 2018."

All other terms and conditions as provided in the License Agreement shall continue in full force and effect.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day, month and year first above written.

LICENSEE:

HITACHI ADVANCED CLEAN ENERGY

CORPORATION

TOSHL EMURA (Signature)

Print Name:

July 21, 2016

| (Signature) | Commercial angles of |
|-------------|----------------------|
| Print Name: | |
| Its | |
| | |

COUNTY OF MAUI:

ALANIA ARATAWA

KEITH A. REGAN ACTING MAYOR, COUNTY OF MAUI

APPROVAL RECOMMENDED:

Carriage-TEENA RASMUSSEN Director, Office of Economic Development

SAMANDA K. BAZ Budget Director

APPROVED AS TO FORM AND LEGALITY:

JERRYE L. SHEPPARD Jeputy Corporation Counsel County of Maui

NOTARIAL CERTIFICATE

This is to certify that FUMITOSHI EMURA, who is President of HITACHI ADVANCED CLEAN ENERGY CORPORATION, affixed his signature in my very presence to the attached document.

Dated this 21st day of July, 2016.

Noriaki Watanabe

n. Watande

NOTARY

3-1, Marunouchi 3-chome, Chiyoda-ku, Tokyo, Japan ATTACHED TO TOKYO LEGAL AFFAIRS BUREAU



平成28年安徽第 1679 b

HITACHI ADVANCED CLEAN ENERGY CORPORATIONのPresident紅村文教(FUMITOSH) EMURA)は、当職の前前で、添付書面に自ら署名した。以下金田

よって、これを認識する

平成28年 7 月21 日、本公証人役場において 東京都千代田区丸の内三1日3番1号

京都自任用区共の四十二日3百1万

会 af 人 Notary 渡邊德眠

NORIAKI WATANABE

誰

11)]

上記署名は、東京法務局所属公証人の署名に相違ないものであり、かつ、その押印は、 真実のものであることを証明する。

平成28年7 月21 日

电点法粉制技

佐藤 主税

APOSTILLE

(Convention de La Haye du 5 octobre 1961)

- Country: JAPAN
 This public document
- 2. has been signed by NORIAKI WATANABE
- 3 acting in the capacity of Notary of the Tokyo Legal Affairs Bureau
- t. bears the seal/stamp of NORIAKI WATANABE, Notary

Certified

5. at Tukya

b. Jul.21.2016

- 7. by the Ministry of Foreign Affairs
- 8. 16NE 34670 E
- 9. Scalzstamp

10. Signature

A. Ogama

Ayako OGAWA

For the Minister for Foreign Affairs

STATE OF HAWAII) SS.

On this 25th day of January , 2017 , before me appeared AFATY MY REGRAMA, 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, in the capacity shown, having been duly authorized to execute such instrument in such capacity, 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 in behalf of said County of Maui by authority of its Charter, and the said ALANA 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.

[Stamp or Seal]

WAHOOK AND TARY

PUBLIC

NO. 06.242

NO. 06.242

NO. 06.241

Kelő D: Nakukah Notáry Public, State of Hawaii

Print Name: KELHP, NAHOOKAAKA
My commission expires: 43018

| , | NOTARY PUBLIC CERT | TFICATION |
|---|-----------------------------|--|
| Doc Date | 7.19.16 | # Pages: |
| Notary Name: | KELII P. NAHOOIKAIKA | Judicial Circuit: 2 nd |
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| quick | charge and local battery | WHILL B. NAHOO |
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SECOND AMENDMENT TO ELECTRIC VEHICLE QUICK CHARGER AND LOCAL BATTERY LICENSE AGREEMENT

THIS SECOND AMENDMENT TO LICENSE AGREEMENT, effective the day of _______, 20____, by and between HITACHI ADVANCED CLEAN ENERGY CORPORATION, a Hawaii corporation ("LICENSEE"), whose address is 275 West Kaahumanu Avenue, Suite 1003, Kahului, Hawaii 96732, and the COUNTY OF MAUI, a political subdivision of the State of Hawaii, whose principal place of business is 200 South High Street, Wailuku, Maui, Hawaii 96793, hereinafter called the "LICENSOR" and collectively called the "PARTIES".

WITNESSETH:

WHEREAS, the PARTIES entered into that certain Electric Vehicle Quick Charger and Local Battery License Agreement (the "License Agreement"), dated December 17, 2014, as amended by the FIRST AMENDMENT thereto, dated July 19, 2016, on file with the Director of Finance and incorporated herein by reference, providing four property sites to be used by Licensee for electric vehicle quick charge stations available for public use, local battery units, and installation, operation, and maintenance of Licensee's facilities and related activities, at (1) the parking lot in front of Kalana O Maui, 200 South High Street, Wailuku; (2) the parking lot at the Haiku Community Center; (3) the parking lot at the Lahaina Aquatic Center; and

(4) the machine room at the Kihei Aquatic Center; and

WHEREAS, the PARTIES desire to amend the License Agreement to provide for an extension of the Term of the License Agreement, to remove property (4) located at the Kihei Aquatic Center machine room from the License Agreement for the remaining term of the License Agreement as that equipment is no longer used and has been removed, and to provide additional exhibits showing the as-built conditions for the remaining properties (1) through (3) described in Exhibit "A" of the original License Agreement.

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

- 1. Property (4), pertaining to the machine room at the Kihei Aquatic Center, as detailed in Paragraph 1. and Exhibit "A" of the License Agreement, is hereby deleted from the License Agreement because that equipment is no longer used and has been removed. No further obligations are owed by either party with respect to Property (4).
- 2. Paragraph 3. of the License Agreement is amended in its entirety to read as follows:
 - "3. Term. The term of this Agreement shall commence on the Effective Date and end on March 31, 2020."

- 3. Paragraph 5. of the License Agreement, "Improvements; Utilities; Access," subsections (a) and (c) are amended in their entirety to read as follows:
 - Licensee shall have the right, at its expense, to install, operate and maintain Licensee's Facilities on the License Area. Licensee's Facilities shall be initially configured generally as depicted in Exhibit "B". Licensee shall have the right to replace or upgrade Licensee's Facilities at any time during the term of this Agreement so long as the "footprint" of the License Area does not expand. Licensee shall cause all construction to occur lien-free and in compliance with all the applicable laws Licensee's Facilities were donated to ordinances. Maui Economic Development Board (MEDB) in 2017 and were leased by MEDB to Licensee for operations."
 - "(c) Licensee shall, at Licensee's expense, keep and maintain the License Area in commercially reasonable condition and repair during the term of this Agreement, normal wear and tear excepted."
- 4. Paragraph 5. of the License Agreement, "Improvements; Utilities; Access", is amended by adding the following new subsections (f) and (g), to read as follows:
 - "(f) In consideration of the terms set forth in this Second Amendment, Licensee shall pay to Licensor in readily available United States currency the amount of Ninety-eight thousand, six-hundred and fifty and Dollars, (\$98,650.00), hereinafter, no/100 "Release Payment", within thirty days of final execution of this Second Amendment. In consideration of the Release Payment, Licensor hereby agrees to fully and forever release Licensee and MEDB (subject to subsection (g)) from any and all claims arising out of the License Agreement relating to the removal of the Facilities and/or the condition of Licensor's (including, property without limitation, transferred Facilities) upon and after the termination of this License Agreement.
 - (g) Upon termination of this License Agreement, MEDB will transfer ownership of the Licensee's Facilities to Licensor. Should MEDB transfer or sell its interest in the Licensee's Facilities, MEDB will

ensure this License Agreement's provisions pertaining to MEDB are incorporated into such transfer or sale to the receiving entity."

- 5. A new Paragraph 17. is added to the License Agreement to describe the "as-built" details of the EV charging systems, and shall read as follows:
 - "17. Current Conditions. Exhibits "C", "D", and "E", attached hereto, are hereby incorporated into the License Agreement to reflect the "as-built" details of the Facilities, i.e., the EV charging systems, at the three remaining property sites, specifically, Exhibit "C" reflects property (1), the parking lot in front of Kalana O Maui, 200 South High Street, Wailuku; Exhibit "D" reflects property (2), the parking lot at the Haiku Community Center; and Exhibit "E" reflects property (3), the parking lot at the Lahaina Aquatic Center."
- 6. A new Paragraph 18. is added to the License Agreement to describe advertising on EV charging systems, and shall read as follows:
 - "18. Advertising. Advertising on EV charging systems, including converter boxes and electrical boxes, shall be allowed provided that the following types of advertising shall not be accepted:
 - a. Advertising that contains political or campaign speech.
 - b. Advertising that, by reason of design, format, or subject matter, promotes or appeals to racial, religious, or ethnic prejudice or violence.
 - c. Advertising that contains pictures, words, or symbols of an obscene, illicit or pornographic character.
 - d. Advertising that promotes illegal activities.
 - e. Advertising of any product or service that is prohibited by law to be sold or offered for sale to minors.
 - f. Advertising that contains profanity or depicts violence.
 - g. Advertising that contains false or misleading information, copyright or trademark infringement, or is otherwise unlawful.
 - h. Any material that implies or declares an endorsement by the County of any service,

- product or point of view, without prior written authorization by the Mayor.i. Advertising that contains libelous speech.
- j. Advertising that is harmful to or disruptive to the charging systems, including converter boxes and electrical boxes.
- k. Advertising that lights, noise, emits special effects."

All other terms and conditions as provided in the License Agreement shall continue in full force and effect.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day, month and year first above written.

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| LICENSEE: |
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| HITACHI ADVANCED CLEAN ENERGY CORPORATION |
| By |
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| Its |
| (Title) |
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| Ву |
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| [Stamp or Seal] | Notary Public, State of Hawaii |
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| | My commission expires: |
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MAUI ECONOMIC DEVELOPMENT BOARD

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| IN WITNESS WHEREOF, I official seal. | have hereunto set my hand and |
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| | ALAN M. ARAKAWA |
| | Its Mayor |

APPROVAL RECOMMENDED:

TEENA RASMUSSEN
Director, Office of
Economic Development

SANANDA K. BAZ Budget Director

APPROVED AS TO FORM AND LEGALITY:

JERRIE L. SHEPPARD
Deputy Corporation Counsel
County of Maui
2016-0312/2017-0098
PEA-70 2018-08-06 Second Amendment to License Agreement

| STATE OF HAWAII)) SS. | |
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| COUNTY OF MAUI) | |
| being by me duly sworn did County of Maui, a political s in the capacity shown, having such instrument in such capace the foregoing instrument is of of Maui, and that the said in behalf of said County of Mau | pf |
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