REQUEST FOR LEGAL SERVICES

October 9, 2020

Tamara Paltin, Chair

Date:

From:

pslu:ltr:056acc03:alkl

Attachments

RECEIVED

By Dept. of the Corporation Counsel at 3:14 pm, Oct 09, 2020

memo to:						
-			POSED KILOH	ANA MAKAI WORKFORCE		
	OJECT (KIHEI) (PSL)					
•	Data: <u>Please review t</u>			nent.		
Work Requested:	[X] FOR APPROVAI	AS TO FORM A	AND LEGALITY			
	[] OTHER:					
Requestor's signa	a M. Paltin		Contact Person Richard E. Mitchell or Ana Lillis			
Tamara Paltin	1		(Telephone: <u>270-7662</u>	or 270-7660, respectively)		
[] PRIORITY (WI' [X] SPECIFY DUI REASON: For pos	THIN 15 WORKING DAY THIN 10 WORKING DAY E DATE (IF IMPOSED B sting on October 16, 202	YS) [] URG Y SPECIFIC CIRE Of for the Octobe		RKING DAYS) October 14, 2020		
ASSIGNED TO:	МЈН	ASSIGNMENT NO.	019-0101	_{ву:} maa		
	PAPPROVED DISAPI RETURNINGPLEASE PE - THIS SECTION NOT	EXPAND AND PRO	VIDE DETAILS REGA			
			DEPARTMENT	OF THE CORPORATION COUNSEL		
Date	10/15/2020	· ·	By RO	(Rev. 7/03)		

LAND COURT SYSTEM

REGULAR SYSTEM

Return By Mail (X) Pickup (): To:
Office of the County Clerk
County of Maui
200 South High Street
Wailuku, Hawai'i 96793

Total Number of Pages: 14 (including exhibits, notary certification pages, and all other components)

AffectsTaxMapKey(Maui) (2) 3-9-004:141

UNILATERAL AGREEMENT AND DECLARATION FOR CONDITIONAL ZONING

THIS INDENTURE, referred to as "Declaration" or "Unilateral Agreement," is made this <u>fth</u> day of <u>DODLR</u>, 2020, by the "Declarant," who is the owner of real property located on South Kihei Road, Kihei, Hawai'i, referred to as "the Property," comprised of 6.94 acres, and identified for real property tax purposes as Tax Map Key (2) 3-9-004:141:

Ferreira Family Partners, L.P., a Hawai'i domestic limited partnership whose principal place of business is at 317 Moi Place, Kīhei, Hawai'i, and whose agent is EG & Associates, LLC.

WITNESSETH:

WHEREAS, the Council of the County of Maui, State of Hawai'i is considering the establishment of zoning for the Property, described in Exhibit "1"; and

WHEREAS, the Planning and Sustainable Land Use Committee recommended passage on first reading of a Conditional Zoning bill in accordance with Section 19.510.050, Maui County Code; and

WHEREAS, the Declarants have agreed to execute this Unilateral Agreement in accordance with Section 19.510.050, Maui County Code;

NOW, THEREFORE, the Declarants make the following Declaration:

- 1. That this Declaration is made in accordance with the provisions of Section 19.510.050, Maui County Code, relating to Conditional Zoning;
- 2. That until written release by the County of Maui, (a) the Property, and all its parts, are held subject to this Declaration's covenants, conditions, and restrictions, which are effective as to and run with the Property, from and after the recording of this Declaration with the Bureau of Conveyances or the Land Court of the State of Hawai'i, without the execution, delivery, or recordation of any further deed, instrument, document, agreement, declaration, covenant, or the like with respect to the Property by the Declarants, the County of Maui, or any heir, devisee, executor, administrator, personal representative, successor, and assign; (b) the acquisition of any right, title or interest in or with respect to the Property by any person or entity constitute acceptance of all of the covenants, conditions, and restrictions of this Declaration by the person or entity; and (c) upon any transfer of any right, title, or interest in or with respect to the Property, the transferee assumes, is bound by, and is obligated to observe and perform all of the covenants, conditions, and restrictions of this Declaration;
- 3. That this Declaration and all of its covenants, conditions, and restrictions contained are effective as to and run with the land in perpetuity, or until the Declarant notifies the County Department of Planning that any of the covenants, conditions, and restrictions are satisfied by the Declarant, and the Department verifies the satisfaction and provides a written release of the covenant, condition, or restriction;
- 4. That the term "Declarants" and any pronoun in reference to it, wherever used in this Declaration, means the singular or the plural, the masculine or the feminine, or the neuter, and vice versa, and includes any corporation or any other entity, and means and includes the Declarants, the Declarants' heirs, devisees, executors, administrators, personal representatives, successors, and assigns;
- 5. That this Declaration is fully effective on the effective date of the Conditional Zoning ordinance approving the establishment of a Change in Zoning from Open Zone to R-1 Residential District for the Property;
- 6. That the Declarants agree to develop the Property in conformance with the conditions stated in Exhibit "2" and the Conditional Zoning ordinance;
- 7. That the conditions imposed are reasonable and rationally relate to the objective of preserving the public health, safety, and general welfare and fulfill the need for the public service demands created by the Property's proposed use;

8. AND IT IS EXPRESSLY UNDERSTOOD AND AGREED that until released in writing by the County, the conditions imposed in this Declaration run with the land identified in this Declaration and bind and constitute notice to all subsequent owners, lessees, grantees, assignees, mortgagees, lienors, and any other persons who claim an interest in the Property. The Declarants further understand and agree that the County of Maui has the right to enforce this Declaration by appropriate action at law or suit in equity against all such persons, with the understanding the Declarants or their successors and assigns may at any time file a petition with the Council or the Department for the removal of the conditions and termination of this Unilateral Agreement, which will be processed in the same manner as petitions for Change in Zoning.

This Declaration may be executed in counterparts, each of which will be deemed to be an original, but all of which, taken together, constitute pone and the same Declaration.

Any persons signing this Unilateral Agreement represents and warrants that they are duly authorized and have legal capacity to execute and deliver this Unilateral Agreement. Each party represents and warrants to the other that the execution and delivery of this Unilateral Agreement and the performance of the party's obligations have been duly authorized and that this Unilateral Agreement is a valid and legal agreement binding on the party and enforceable in accordance with its terms.

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF, the undersigned have executed this Declaration on the day and year indicated on the following notary public certification pages.

DECLARANTS:

Ferreira Family Partners, L.	P.
By: EG & Associates, LLC	
Its: General Partner	
Everett Ferreira	
Its: Manager	
EVERCH FERRIRA, to me pe affirmed, did say that such person and deed of such person, and if ap authorized to execute such instruments.) SS. OCR
APPROVED AS TO FORM AND LEGATION AND LEGATION AND LEGATION COUNSELS County of Maui	ALITY: Doc. Date: 10/5/2020 # Pages: 14 Lily B. Kihune Doc. Description 14/11/14/19/19/19/19/19/19/19/19/19/19/19/19/19/
	NOTARY CERTIFICATION

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EXHIBIT 1

All of that certain parcel of land (being all of the land(s) described in and covered by Land Patent Grant Number S-15,636 issued to Seibu Hawaii, Inc., a Hawaii corporation) situate, lying and being at Kammole, Wailuku (Kula), Island and County of Maui, State of Hawaii, being PARCEL 7, same being a portion of the government land of Kammole and thus bounded and described:

Beginning at the southwest corner of this parcel of land, the northwest corner of Grant A-14699 to Robert H. and Nadine Hughes and on the east side of Kihei Road, the coordinates of said point of beginning referred to Government Survey Triangulation Station "POU-O-KALI" being 9982.31 feet south and 19,955.43 feet west, thence running by azimuths measured clockwise from true South:

1.	Along (the east	side of Kihei R	oad on a curve to the right with a radius of 1879.86 feet, the chord azimuth and distance being: 172° 38' 25° 80.47 feet;
2.	265*	231	100.00	feet along Sewerage Pump Station No. 8;
3.	175°	231	99.51	feet along Sewerage Pump Station No. 6;
4.	85*	231	100.00	feet along Sewerage Pump Station No. 8;
5.	Thence	along th	he east side of	Kihei Road on a curve to the right with a radius of 1879.86 feet, the chord azimuth and distance being: 180° 00' 30" 203.87 feet;
6.	183*	07'	696.26	feet along the east side of Kihei Road;
7.	Thence	along ti	he remainder of	Government Land of Ramaole on a curve to the right with a radius of 20.00 feet, the chord azimuth and distance being: 215° 00° 21.13 feet;
8.	246*	531	197.85	feet along remainder of the Government Land of Kamaole;
9.	354°	541	1292.80	feet along Grant 5008 to Henry Waterhouse Trust Co., Ltd.;

10.	65*	52'	63.47	feet along Grant 548 to J. Y. Kanehoa:
11.	174°	54'	164.06	feet along Grant 10297 to H. F. Rice;
12.	84*	54'	257.09	feet along Grant 10297 to H. F. Rice and Grant S-14699 to Robert H. and Madine Hughes to the point of beginning and containing an area of 6.943 acres, more or less.

BEING THE PREMISES ACQUIRED BY MARRANTY DEED

GRANTOR : SEIBU HAWAII, INC., a Hawaii corporation

GRANTEE : GEORGE P. FERREIRA, JR. and ELEANOR B. FERREIRA, husband and wife, as Tenants by the Entirety

DATED : September 6, 1990 RECORDED : Document No. 90-139471

SUBJECT, HOWEVER, to the following:

- Reservation in favor of the State of Hawaii of all mineral and metallic mines.
- The terms and provisions, including the failure to comply with any covenants, conditions and reservations, contained in the following:

INSTRUMENT : LAND PATENT GRANT NUMBER 6-15,636

The foregoing includes, but is not limited to, matters relating to reservation in favor of State of Hawmii of all minerals, surface and ground waters and prehistoric and historic remains

3. Perpetual non-exclusive access and utility easements as shown on plan attached to Land Patent Grant Humber 8-15,636.

4. Reserving to the State of Hawaii, its successors and assigns, perpetual non-exclusive access and utility easements as shown on plan attached to Land Patent Grant Number 5-15,636.

5. GRANT

TO : JERONE S. KATZIN, as Trustee of Tower Development
Corporation Liquidating Trust

DATED : January 14, 1988 RECORDED : Liber 21527 Page 650

GRANTING : a perpetual and non-exclusive easement in, over,

under and across that certain parcel of land, being

more particularly described as follows:

PERPETUAL NON-EXCLUSIVE ACCESS AND UTILITY EASEMENT Kamaols, Wailuku (Kula), Maui, Hawaii

Being a portion of Government Land of Kamaole.

Beginning at the northwest corner of this easement and on the east side of South Kihei Road, the coordinates of said point of beginning referred to Government Survey Triangulation Station "PUU O KALI" being 8,792.90 feet south and 19,929.79 feet west, thence running by azimuths measured clockwise from true South:

 Along the remainder of the Government Land of Kamaole, on a curve to the left with a radius of 20.00 feat, the chord azimuth and distance being:

	305*	001	33.96	feet;	٠.
2.	246*	53'	168.09		the remainder of the Land of Kamaole;
3.	354*	54'	503,09		Grant 5008 to Henry Trust Company,
4.	84*	54 '	44.00		the remainder of the Land of Kamaole;
5.	174*	54'	384.39	•	the remainder of the land of Kamaole;

6. Thence along the remainder of the Government Lend of Ramsole, on a curve to the left with a radius of 30.00 feet, the chord azimuth and distance being,

120° 53' 30" 48.55 feet;

7. 66° 53' 110.28 feet along the remainder of the Government Land of Kamaole;

8. Thence along the remainder of the Government Land of Kamaole, on a curve to the left with a radius of 20.0 feet, the chord azimuth and distance being;

35° 00' 21.13 feet;

9. 183° 07'

111.48 feet along the east side of South Kihei Road to the point of beginning and containing an area of 32,016 square feet, more or less.

ABOVE GRANT BY MESHE ASSIGNMENTS WAS ASSIGNED

TO : KILOHANA MRUKA ABSOCIATION, INC., a Hawali nonprofit corporation

DATED : January 9, 2003

RECORDED : as Document No. 2003-228679

consent : Given by the STATE OF HAWAII, by its Board of land and Natural Resources, by instrument dated October 16, 2003, recorded as Document No. 2003-228680

6. GRANT

TO : WATLEN IKI SUBDIVISION PARTNERSHIP, & Hawaii

Limited Partnership

DATED : July 14, 1993

RECORDED : Dogument No. 93-136165

GRANTING: non-exclusive and perpetual easument for access and utility purposes, in, over, under and across Part B, being more particularly described as follows:

Being a portion of Grant 8-15636 to Seibu Hawaii, Inc.

Being also portion of the perpetual non-exclusive access and utility easement and on the west boundary of Grant 5008 to Henry Waterhouse Trust Company, Limited, the coordinates of said point of beginning referred to Government Survey Triangulation Station "POU O KALI" BEING 8,809.23 feet south and 19,741.77 feet west, thence running by azimuths measured clockwise from true South:

1.	354*	541		191.09	feet along Grent 5008 to Henry Waterhouse Trust Company, Limited;
2.	84*	541		44.00	feet along the remainder of Grant 8-19636 to Seibu Hawaii, Inc.;
3.	174*	54'		135.48	feet along the remainder of Grant 8-15636 to Seibu Hawaii, Inc.;
4.	Thenc	e along	the	remainder of	Grant S-15636 to Seibu Hawaii, Inc., on a curve to he left with a radius of 30.00 feet, the chord azimuth and distance being;
	120*	531	304	48.55	feet; .
5.	246*	53'		87.57	feet along the Government Land of Ramable to the point of beginning and containing an area of 8,484 square feet, more

ABOVE GRANT WAS MESNE ASSIGNMENTS ASSIGNED

TO . : KEAWAKAPU VIEWS COMMUNITY ASSOCIATION, a Hawaii non-profit corporation

Dated Recorded : Wovember 1, 1994

: Document No. 95-086722

COMBENT: Given by the STATE OF HAWAII, by its Board of land and Matural Resources, by instrument dated March

or less.

31, 1995

Pending Civil No. 98-0863 filed in the Circuit Court of the 7. Second Circuit, State of Hawaii; COUNTY OF HAUI, by and through its Director of Finance, "Plaintiff", vs. GEORGE ?. FERREIRA, JR. and ELEABOR B. FERREIRA, ST AL, "Defendant"; re: Foreclosure.

8. GRANT

TO . : TOWNE BROWN LLC, a Hawaii limited liability company

DATED

: July 16, 2001 : Document No. 2001-122656 RECORDED

GRANTING : an easement for roadway and utility purposes

ABOVE GRANT AMENDED BY INSTRUMENT

DATED : May 10, 2002

RECORDED 1 Document No. 2002-088790 RE : description of easements

ABOVE GRANT AMENDED BY INSTRUMENT

: Harch 26, 2003

: Document No. 2003-066248 RECORDED

: adding to the Roadway Easement area

9. GRANT

: MADI ELECTRIC COMPANY, LIMITED and VERISON HAWAII W

DATED

: March 18, 2003 : Document No. 2003-088355 RECORDED

: an essement for utility purposes GRANTING

10. The terms and provisions, including the failure to comply with any covenants, conditions and reservations, contained in the

following:

INSTRUMENT: WATERLINE BASEMENT AGREEMENT

: June 17, 2003 DATED

: Document No. 2003-137108 RECORDED

PARTIES : TOWNE BROWN LLC, a Hawaii limited liability company

and COUNTY OF MAUI

11. Any lien (or claim of lien) for services, labor or material arising from an improvement or work related to the land described herein.

(Note: The death of George P. Ferreira, Jr. on November 6, 2000 at Wailuku, Maui, Hawaii)

END OF EXHIBIT "1"

EXHIBIT 2

CONDITIONS OF ZONING

- 1. Ferreira Family Partners, L.P. must develop the property to include only residential workforce housing units and no other dwelling units.
- 2. Ferreira Family Partners, L.P. must ensure each unit on the property is owner-occupied for a period of 20 years from the date of the unit's initial purchase date.
- 3. Ferreira Family Partners, L.P. must ensure that all units in the project are only used for long-term residential use.
- 4. Ferreira Family Partners, L.P. may not allow the conversion of the project or any unit into a condominium or further subdivision of any lot.
- 5. Ferreira Family Partners, L.P. may not allow accessory dwelling units.
- 6. Ferreira Family Partners, L.P. must maintain Lot 14, approximately 7,900 square feet, as identified on the Conceptual Subdivision Plan below, for open space or park use.
- 7. Ferreira Family Partners, L.P. may not place any restriction on homebuyers in their choice of lenders or in the pre-qualification process.
- 8. To minimize the need for lengthy commutes and promote smart-growth development and jobs-housing balance, Ferreira Family Partners, L.P. may give homebuyer preference to applicants employed or residing in the Kihei-Makena Community Plan Area.
- 9. To lessen the traffic burden on Wela Street caused by the project, Ferreira Family Partners, L.P. must provide a second ingress and egress to and from the project by extending Wela Street to Kilohana Drive which complies with the intersection improvements requirements as approved by the Department of Public Works. Ferreira Family Partners, L.P. must construct the second ingress and egress prior to final building permit inspection approval by the Department of Public Works for the first unit of the project.
- 10. Ferreira Family Partners, L.P. must comply with all applicable laws in developing and managing the project.
- 11. Ferreira Family Partners, L.P. must develop and manage the project in substantial compliance with all representations made to the Council and its Planning and Sustainable Land Use Committee to obtain this Change in Zoning.

- 12. Ferreira Family Partners, L.P. must construct one or more publicly accessible footpaths, at least four feet wide, connecting the project with the surrounding neighborhood. Ferreira Family Partners, L.P. must inform the Department of Planning, prior to final subdivision approval, of the footpaths' precise location. Ferreira Family Partners, L.P. must construct the footpaths prior to final building permit inspection approval by the Department of Public Works for the first unit of the project.
- 13. Ferreira Family Partners, L.P. must inform the Department of Planning, prior to final subdivision approval, of the location of fencing and landscaping around the project to maintain residents' privacy and security. Ferreira Family Partners, L.P. must install the fencing and landscaping prior to final building permit inspection approval by the Department of Public Works for the first unit of the project.
- 14. Ferreira Family Partners, L.P. must ensure a homeowners' association is established in accordance with Chapter 421J, Hawaii Revised Statutes.
- 15. Ferreira Family Partners, L.P. must construct a rough-in for a future photovoltaic system prior to final building permit inspection approval by the Department of Public Works for each unit of the project.
- 16. Ferreira Family Partners, L.P. must comply with Chapter 2.96, Maui County Code, except that the 90-day initial sales period in Section 2.96.090(D)(4), Maui County Code, is extended to 180 days.

