

AH Committee

From: Jocelyn Moniz <Jocelyn.Moniz@co.maui.hi.us>
Sent: Friday, July 30, 2021 4:55 PM
To: AH Committee
Subject: Hokuao 201H Housing Project
Attachments: 2021-07-14 Revisd Resolution approving with modifications.pdf; 2021-07-14 Revisd Resolution approving.pdf; 2021-07-14 Revisd Resolution disapproving.pdf

Hi all,

Per Mimi's instructions, please see the attached revised resolutions as follows:

- 1) Approving the Independent Development of the Hokuao 201H Housing Project
- 2) Approving with modifications Independent Development of the Hokuao 201H Housing Project
- 3) Disapproving Independent Development of the Hokuao 201H Housing Project

Have a good weekend!

Thanks,
Joce

Jocelyn C. Moniz,
Law Technician II
Secretary to
Mimi Desjardins
Stephanie M. Chen
Daniel J. Kunkel
Deputies Corporation Counsel
808-270-1777

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Resolution

No. _____

APPROVING THE INDEPENDENT DEVELOPMENT OF THE HŌKUAO 201H HOUSING PROJECT PURSUANT TO SECTION 201H-38, HAWAII REVISED STATUTES

WHEREAS, Pūlāma Lānaʻi, a Hawaii corporation, proposes the development of the Hōkūao 201H Housing Project (the "Project") for qualified residents on approximately 76 acres of land, which is identified for real property tax purposes as Tax Map Key Nos. (2) 4-9-002:061(por.), (2) 4-9-014:001(por.), and (2) 4-9-014:009(por.) in Lānaʻi City, Lānaʻi; and

WHEREAS, the proposed Project will consist of a residential development consisting of 150 single family homes, with seventy-six (76) homes exclusively for lease by renters falling within the Housing and Urban Development's low-income guidelines and seventy-four (74) homes to be rented at market rates; and

WHEREAS, the proposed Project will provide a one-acre park, a 1,500-square foot community center for use by the Lānaʻi community, and 60-parking stalls for use by the Project residents; and

WHEREAS, the Project will provide needed residential workforce housing to meet the current and growing demand for housing on Lānaʻi; and

WHEREAS, on July 21, 2021, the Department of Housing and Human Concerns ("DHHC") submitted the preliminary plans and specifications and accompanying application to the Council of the County of Maui ("Council") recommending approval of the Project pursuant to Chapter 201H, Hawaii Revised Statutes ("HRS"); and

WHEREAS, the Project is being independently developed pursuant to Section 201H-41, HRS; and

WHEREAS, pursuant to Section 201H-38, HRS, the Council may approve certain exemptions for the Project, the requested exemption list is attached hereto as Exhibit "A"; and

WHEREAS, pursuant to Section 201H-38, HRS, the Council shall approve, approve with modification, or disapprove the Project by resolution within forty-five (45) days after the DHHC has submitted the preliminary plans and specifications for the Project to the Council, which submittal occurred on July 21, 2021; and

Resolution No. _____

WHEREAS, pursuant to Section 4-1 of the Revised Charter of the County of Maui (1983), as amended, the Council is authorized to act by resolution; now, therefore,

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

1. That based upon the transmittals and the representations of the DHHC and Pūlāma Lānaʻi, the Council approves the Project, including the Project's preliminary plans and specifications, as submitted to the Council on July 21, 2021, pursuant to Section 201H-38, HRS; provided that Pūlāma Lānaʻi shall comply with all statutes, ordinances, charter provisions, and rules of governmental agencies relating to planning, zoning and construction standards for subdivisions, development and improvement of land, and the construction of units thereon, except for the exemptions specified in Exhibit "A", attached hereto; and

2. That the final plans and specifications for the Project shall be deemed approved by the Council if the final plans and specifications do not substantially deviate, as determined by the Director of DHHC, from the preliminary plans and specifications submitted to the Council. Any substantial deviation from the preliminary plans and specifications shall be submitted to the Council for prior approval. The final plans and specifications shall constitute the zoning, building, construction, and subdivision standards for the Project; and

3. In the event of any conflict between the plans and specifications of the Project and this Resolution, terms of this Resolution and any exhibits thereof shall control; and

4. That certified copies of this Resolution be transmitted to the Director of Public Works, the Planning Director, the Director of DHHC, and Pūlāma Lānaʻi.

APPROVED AS TO FORM
AND LEGALITY:

/s/ Mimi Desjardins

MIMI DESJARDINS
Deputy Corporation Counsel
County of Maui
2020-1925
Hōkūao Approve

1. Exemption from Title 2, MCC, Administration and Personnel

a. Exemption from MCC 2.80B – General Plan and Community Plans

Discussion: An exemption is requested from the above noted provision to permit the project to proceed without obtaining a community plan amendment. The project site is designated as “Park”, “Open Space” and/or OS-1 and/or OS-2, “Mixed-Use Residential”, and “Public/ Quasi-public” in the Lāna‘i Community Plan Map. The exemption will allow the project to proceed with the “Single Family” and “Park” uses as proposed.

2. Exemption from Title 12, Streets, Sidewalks and Public Places

a. Exemption from MCC 12.24A.070(D) – Planting of Street Trees

Discussion: An exemption is requested from the above noted provision to allow flexibility in the number, species, and location of street trees in the Hōkūao Housing project. The Conceptual Landscape Plan prepared by a licensed architect, attached here as **Exhibit “A”** shall be reviewed by the Department of Public Works prior to approval.

3. Exemptions from Title 16, MCC, Buildings and Construction

a. Exemption from MCC 16.04C, 16.18B, 16.20B and 16.26B – Fire Code, Electrical Code, Plumbing Code and Building Code

Discussion: An exemption is requested from the above noted provision to exempt the 76 affordable housing units from fire, electrical, plumbing, and building permit fees, as well as plan review and inspection fees. This exemption shall not apply to the market rate units in the project.

b. Exemption from MCC 16.04C, 16.08A and 16.26B – Fire Code, Residential Code and Building Code

Discussion: An exemption is requested to allow the project to proceed under the aforementioned codes as stated at the time of the filing of the 201H-38 application, despite any subsequent amendments to Chapters 16.04C, 16.08A, or 16.26B, MCC, or any updates to the Fire Code, Residential Code, or Building Code adopted prior to the issuance of the last building permit for the project.

4. Exemptions from Title 18, MCC, Subdivisions

a. Exemption from MCC 18.04.030 – Administration

Discussion: An exemption is requested from the above noted provision as well as related land use consistency and conformity requirements of Title 18. The exemption would exempt the project from obtaining a change in zoning and/or community plan amendment to enable subdivision approval, and instead allow for the project to be developed to the standards outlined in this exemption list.

b. Exemption from MCC 18.16.050 – Minimum Right of Way and Pavement Widths

Discussion: An exemption is requested from the above noted provision. The proposed project includes a 41 ft. right-of-way, with 20 ft. of pavement at Ninth Street and Fraser Avenue, and for approximately 250 ft. along the Ninth Street extension, followed by a 50 ft. right-of-way with 20 ft. of pavement for the balance of the Ninth Street extension. Project

plans also include 20 ft. of pavement and 10 ft. of paved parallel parking spaces for all interior roadways. A 50 ft. right-of-way with 20 ft. of pavement is provided for the Twelfth Street extension from Fraser Avenue.

c. Exemption from MCC 18.16.320 – Parks and Playgrounds.

Discussion: An exemption is requested from the above noted provision. The proposed project shall contain a 1-acre park in addition to the community center and comfort stations, totaling 2.10 acres. The park shall be open to the public and privately owned and maintained.

d. Exemption from MCC 18.16.320.B.3 – Parks and Playgrounds,

Discussion: An exemption is requested from the above noted provision regarding the requirement of the subdivider to enter into a park assessment agreement.

e. Exemption from MCC 18.20.070 – Sidewalks

Discussion: An exemption is requested from the above noted provision. Project plans include a 5.5 ft. sidewalk starting from Ninth Street and Fraser Avenue for approximately 250 ft., which connects to a 7.5 ft. wide sidewalk for the balance of the Ninth Street extension. Plans also include an 8 ft. wide sidewalk for the Twelfth Street extension from Fraser Avenue to the project roadways.

f. Exemption from MCC 18.20.080 – Curbs and Gutters

Discussion: An exemption is requested from the above noted provision to allow grass swales within the project area.

5. Exemptions from Title 19, MCC, Zoning

a. Exemption from MCC 19.02A, 19.07 and 19.30A – Interim Zoning, Open Space Districts and Agriculture District

Discussion: An exemption is requested from the above noted provision to permit the development and use of the parcel for single family and park purposes, including supporting infrastructure requirements. Further, this exemption shall allow the subdivision of the property in the conceptual plat configuration shown in **Exhibit “B”**, which may be amended by the Director of Public Works. The following zoning standards shall apply to the proposed development.

It is further noted that the proposed uses described below will be limited to the Residential and Park areas indicated in **Exhibit “B”**.

Residential Use:

Minimum lot area:	8,000 square feet
Height:	No building shall exceed two-stories or 30 feet in height, measured from finished grade
Setback:	Five (5) feet front yard Six (6) feet side and rear yard; except one zero lot line may be permitted on an adjacent property boundary.

Park Use:

Minimum lot area: One (1) acre

Height: No building shall exceed two-stories or forty-five (45) feet in height, measured from finished grade

Setback: Ten (10) feet front yard
Ten (10) feet side and rear yard

b. Exemption from MCC 19.02A, 19.07 and 19.30A – Interim Zoning, Open Space Districts and Agriculture District

Discussion: An exemption is requested from the above noted provision to allow the following principal uses: 1) single family units; and 2) accessory structures such as carports; parking areas; energy systems, small-scale; fences and walls; storage sheds; and park recreational buildings and structures, including, but not limited to gazebo, pavilions, courts, and pools.

c. Exemption from MCC 19.08, 19.09 and 19.12 – Residential District, R-0 Zero Lot Line Residential District and Apartment District

Discussion: An exemption is requested to allow for permitted uses under the aforementioned provision in the areas noted for residential use in **Exhibit “B”** and 19.27A.030 PK General park districts, except Golf courses, and except GC Golf course districts, shall be permitted for the portion of the project area noted for Park use in **Exhibit “B”**; including the following additional uses:

- Utility facilities, minor; and
- Utility services

d. Exemption from MCC 19.30A.040 – Limitations on Resubdivision

Discussion: An exemption is requested from the above noted provision to allow for the residential, infrastructure, and public facility use on lots to be created relative to lands included in County of Maui Subdivision File No. 6.180.

**6. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.040.C.2. - Residential workforce housing requirements**

C. Income group distribution.

2. Unless an exemption is granted by the director, the percentage of rental units within each income group shall be as follows:

- a. One-third of the rental units shall be for "very low income" and "low income" residents.*
- b. One-third of the rental units shall be for "below-moderate income" residents.*
- c. One-third of the rental units shall be for "moderate income" residents.*

Discussion: An exemption is requested from the above noted provision to allow the proposed project to provide for one hundred percent of the project's affordable rental units for the "below-moderate," "moderate," and "above-moderate" income levels.

Currently, on Lānaʻi, there are 110 affordable rental units, 39 of which are under the Pūlama Lānaʻi's control (e.g., Pūlama Lānaʻi provides units at rates that meet the County's adjusted HUD affordable rental rates for the island). The thirty year affordable term that was imposed on these 39 units have recently expired. Pūlama Lānaʻi will continue to make these affordable rental units available in perpetuity in the "very low" and "low" income levels. This provision will be codified in the housing agreement with DHHC.

Pūlama Lānaʻi proposes to make available the 76 affordable units at Hōkūao to "below moderate," "moderate," and "above moderate" income levels. There are no affordable rental units available for income levels from 62 percent to 140 percent AMI on island. The 76 affordable units will add 69 percent more affordable units on Lānaʻi, increasing the affordable units to 186. Pūlama Lānaʻi will make the 76 affordable units available in perpetuity in the "below moderate," "moderate," and "above moderate" income ranges. This provision will be codified in the housing agreement with DHHC.

7. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.070.B. - Residential workforce housing restrictions - rental units.

B. *Deed restrictions.*

1. *The rental residential workforce housing unit shall be subject to the requirements of this chapter for thirty years, commencing on the date of initial occupancy.*
2. *For the thirty-year deed-restricted period, the following shall apply:*
 - a. *The owner must notify the department upon a decision to sell the rental development and the County shall have the first option to purchase the rental development from the owner; said option shall be available to the County for a period of one hundred and twenty days from receipt of written notice from the owner and shall not apply to sales by reason of foreclosure.*
 - b. *Any new owner must comply with the deed restrictions.*
 - c. *Owner or owner's representative shall submit proof of compliance with income guidelines for rentals quarterly.*
3. *Within ninety days of the expiration of the thirty-year deed-restricted period, the owner shall offer the County the right to purchase the property at market value as determined by the owner.*
4. *The deed restriction shall set forth the number of units in the development that shall be designated as residential workforce housing units along with the relative income group of those units. The deed restriction may, but shall not be required to, identify specific units as residential workforce housing units.*

Discussion: An exemption is requested from the above noted provision to waive the requirement for a deed restriction for the 76 affordable rental units. Pūlama Lānaʻi will

keep the 76 affordable units at affordable rental rates, as specified by the HUD affordable rental guidelines, as adjusted by the department for Lānaʻi, in perpetuity.

8. ***Exemption from Title 2, MCC, Administration And Personnel***
MCC 2.96.070.F. - Residential workforce housing restrictions - rental units.

F. Graduated income tenants. For those tenants who have graduated to a higher income group during the term of the lease but still remain within an appropriate income group, if owner or owner's representative elects to continue to lease to tenant, the monthly rental rate shall be the rate for the income group which tenant is within. For those tenants who during the term of the lease have graduated to an income level that is in excess of the income groups for rental units, if owner or owner's representative elects to continue to lease to tenant, the annual rental rate shall be equivalent to thirty percent of tenant's gross income. Owner or owner's representative shall be responsible for paying County in accordance with section D, above. Owner or owner's representative shall make its reasonable best efforts to maintain the proper distribution of rentals across the "very low income" and "low income," "below-moderate income," and "moderate income" groups.

Discussion: An exemption is requested from the above noted provision to allow the project to include the “above moderate” income group as a graduated income tenant within the 76 affordable units.

9. ***Exemption from Title 2, MCC, Administration And Personnel***
MCC 2.96.100.A(3) - Applicant selection process—Rental units.

A. Wait List Procedure.

3. Selection for rental units shall be made by a lottery administered by the developer, its partner, or its management company and overseen by the department, subject to the applicant meeting the eligibility criteria established in subsection B of this section.

Discussion: An exemption is requested from the above noted provision for the prescribed process for the preparation of a wait list for the project. Pūlama Lānaʻi is instead proposing the following wait list process for the 76 affordable units in the project.

Wait List

- Qualified residents on the wait list shall receive first priority for the available affordable units. Qualified nonresidents on the wait list will not be offered an affordable rental unit the wait list has been exhausted of all qualified residents.
- Affordable rental units will be offered to qualified residents in the order in which their names are on the wait list, provided that there is a unit available in the income group for which they qualified. Qualified nonresidents will be offered an affordable rental unit in the order in which their names were added on the wait list.
- Pūlama Lānaʻi will maintain a wait list for the affordable units only. The wait list will be used to fill any vacancy for the affordable units.

10. **Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.100.D - Applicant selection process—Rental units.**

D. *Selection Priority.*

1. *Residents on the wait list shall receive first priority for the available units. Nonresidents on the wait list may rent a residential workforce housing unit once the wait list has been exhausted of all residents.*
2. *The developer, its partner, or its management company may do a mass mailing of housing applications to applicants on the wait list.*
3. *The residential workforce housing units shall be offered to residents in the order in which their names were drawn in the lottery, provided that there is a unit available in the income group for which they qualify. Nonresidents will then be offered residential workforce housing units in the order in which their names were drawn in the lottery, provided that there is a unit available in the income group for which they qualify.*
4. *The developer, its partner, or its management company shall submit copies of the following information to the department to verify the rental of residential workforce housing units to eligible renters:*
 - a. *Applicant's completed final rental application;*
 - b. *Executed rental lease; and*
 - c. *All signed federal and state tax returns used to determine eligibility, or any other documents used to determine eligibility by the developer, its partner, or its management company.*
5. *The developer, its partner, or its management company shall maintain a wait list for the development after all of the units are rented, which shall be used to fill any vacancy.*
6. *Any rental unit vacancy shall be filled by an applicant in the same income group as the original tenant to maintain an equal distribution of rentals across the "very low income" and "low income," "below-moderate income," and "moderate income" groups.*
7. *An owner of a residential workforce housing rental development intending to sell the development shall notify the department in writing prior to the closing of the sale, and shall provide documentation to the department that the prospective new owner acknowledges and is aware of the terms, conditions, and restrictions encumbering the development as set forth in section 2.96.070.*

Discussion: An exemption is requested from the above noted provision to allow Pūlama Lānaʻi to utilize the provisions noted below in regards to the selection process for applicants for the 76 affordable rental units and to allow for the inclusion of the “above moderate” income group for the affordable rental units.

For the initial offering of the affordable units, a lottery will be held for qualified applicants. Subsequent affordable units will be made available to qualified applicants on the wait list. Qualified applicants on the wait list will need to update their contact information with Pūlama Lānaʻi should there be any changes. Pūlama Lānaʻi will make its best effort to contact qualified applicants on the wait list should an affordable unit become available. If

the qualified applicant on the wait list is unreachable, the next qualified applicant will be notified about the availability of an affordable unit.

Step 1: Qualify applicants for the affordable units

- Each interested applicant may obtain a rental application in person at the Pūlama Lānaʻi Housing Office
- Each interested applicant will need to complete a rental application and submit it to the Pūlama Lānaʻi Housing Office
 - During the qualification process, applicants will need to meet the eligibility criteria set by MCC 2.96.020 and MCC 2.96.090.B.1, 2, 3, 4, 5, and 7.
 - Pūlama Lānaʻi will complete the following due diligence on each completed application (not an exhaustive list):
 - Verification of financial information, including but not limited to income level
 - Credit Check
 - In person interview with all household members

Step 2: Qualified applicants will enter into a lottery for the first offering only (i.e., lottery will only be offered once at the commencement of the project)

- Affordable units will be offered to qualified applicants in the order in which their names were drawn in the lottery, provided that there is an affordable unit available in the income group for which they qualified.
- If there are more qualified applicants chosen during the lottery than affordable units available, a wait list will be established and qualified applicants will be added to the wait list in the order in which their names were drawn in the lottery.
- The lottery will be held once, at the commencement of the project. Subsequent qualified applicants will be added to the wait list in the order in which they were qualified.

Step 3: Wait list (same procedure as above, included here for continuity)

- Qualified residents on the wait list shall receive first priority for the available affordable units. Qualified nonresidents on the wait list will not be offered an affordable rental unit the wait list has been exhausted of all qualified residents.
- Affordable rental units will be offered to qualified residents in the order in which their names are on the wait list, provided that there is a unit available in the income group for which they qualified. Qualified nonresidents will be offered an affordable rental unit in the order in which their names were added on the wait list.
- Pūlama Lānaʻi will maintain a wait list for the affordable units only. The wait list will be used to fill any vacancy for the affordable units.

Step 4: Execute rental agreement

- When an affordable unit becomes available, Pūlama Lānaʻi will confirm if the qualified applicant is still qualified and execute a rental agreement.
- Pūlama Lānaʻi will provide to the Department of Housing and Human Concerns the following information to verify the rental of the affordable units to eligible renters:
 - Qualified applicant’s final rental application,
 - Executed rental agreement, and
 - All signed federal and state tax returns used to determine eligibility, or any other documents used to determine eligibility.

Step 5: Annual verification of qualified applicants in the affordable units

- Qualified applicants in the affordable rental units will need to self-certify that the information used to qualify them for the affordable unit has not changed.

**11. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.160.B – Fast track permitting.**

B. Project qualifications. A project comprised of 100 percent residential workforce housing units with a fully-executed residential workforce housing agreement between the developer and the County, recorded in the bureau of conveyances or registered in the land court, in compliance with this chapter, shall be eligible for fast track permitting.

Discussion: An exemption is requested to allow the proposed project to qualify for utilization of this provision for fast track permitting processes related to the building permits (including electrical and plumbing permits) and grading permits for affordable and market units as part of the proposed project. The exemption is requested to include the “above moderate” units as residential workforce housing units.

**12. Exemption from Title 2, MCC, Administrative And Personnel
MCC 2.96.160.C – Fast track permitting.**

C. Permits subject to fast track permitting. Qualified projects may utilize the fast track permitting process to expedite the review and issuance of all County permits necessary for the development of the project site, including subdivision applications, civil construction plan permits, and other plans and permits associated with the development of the project site. Building permits shall only be expedited for residential workforce housing units.

Discussion: An exemption is requested to include the “above moderate” rental units to qualify as residential workforce housing units that would qualify for fast track permitting provisions. Additionally, the provision would apply to the affordable and market units.

EXHIBIT A.

Conceptual Landscape Plan



Pocket Park 1 Natural Elements: Boulders, log tunnel, chipped wood fall surface, rope, benches.

Pocket Park 2 Natural Elements: Log pyramid or swing set, chipped wood fall surface, rope ladder, benches.

Pocket Park 3 Natural Elements: Logs, chipped wood fall surface, rope ladder, benches, shade trees.



Hokuao Homes 201H Housing

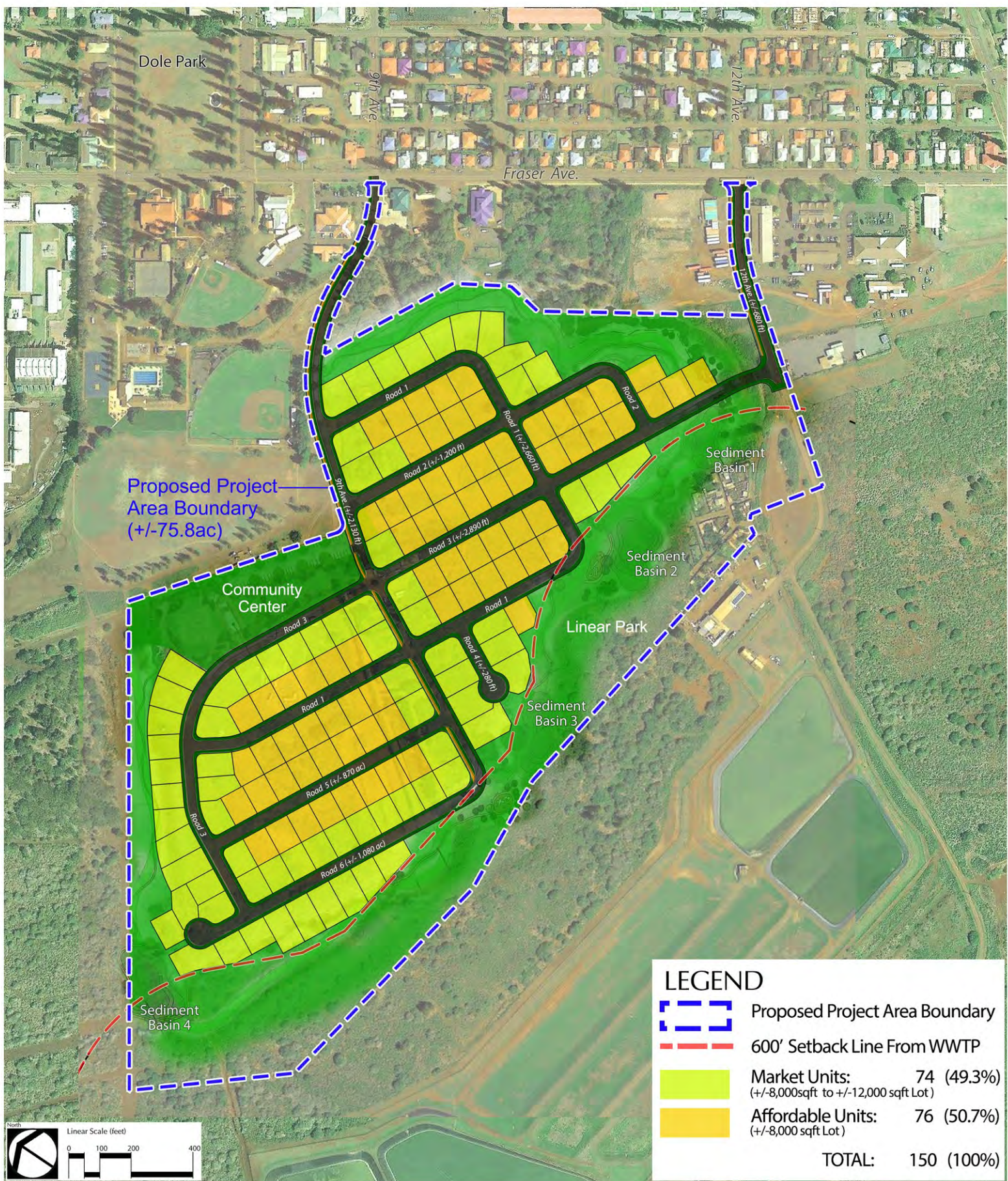
Landscape Amenities Plan

10/16/2020

BELT COLLINS

EXHIBIT B.

Conceptual Site Plan



Hokuao Homes 201H Housing Conceptual Lot Plan 10/16/2020

Resolution

No. _____

APPROVING WITH MODIFICATIONS THE INDEPENDENT DEVELOPMENT OF
THE HŌKUAO 201H HOUSING PROJECT PURSUANT TO SECTION 201H-38,
HAWAII REVISED STATUTES

WHEREAS, Pūlāma Lānaʻi, a Hawaii corporation, proposes the development of the Hōkūao 201H Housing Project (the "Project") for qualified residents on approximately 76 acres of land, which is identified for real property tax purposes as Tax Map Key Nos. (2) 4-9-002:061(por.), (2) 4-9-014:001(por.), and (2) 4-9-014:009(por.) in Lānaʻi City, Lānaʻi; and

WHEREAS, the proposed Project will consist of a residential development consisting of 150 single family homes, with seventy-six (76) homes exclusively for lease by renters falling within the Housing and Urban Development's low-income guidelines and seventy-four (74) homes to be rented at market rates; and

WHEREAS, the proposed Project will provide a one-acre park, a 1,500-square foot community center for use by the Lānaʻi community, and 60-parking stalls for use by the Project residents; and

WHEREAS, the Project will provide needed residential workforce housing to meet the current and growing demand for housing on Lānaʻi; and

WHEREAS, on July 21, 2021, the Department of Housing and Human Concerns ("DHHC") submitted the preliminary plans and specifications and accompanying application to the Council of the County of Maui ("Council") recommending approval of the Project pursuant to Chapter 201H, Hawaii Revised Statutes ("HRS"); and

WHEREAS, the Project is being independently developed pursuant to Section 201H-41, HRS; and

WHEREAS, pursuant to Section 201H-38, HRS, the Council may approve certain exemptions for the Project, the requested exemption list is attached hereto as Exhibit "A"; and

WHEREAS, pursuant to Section 201H-38, HRS, the Council shall approve, approve with modification, or disapprove the Project by resolution within forty-five (45) days after the DHHC has submitted the preliminary plans and specifications for the Project to the Council, which submittal occurred on July 21, 2021; and

Resolution No. _____

WHEREAS, pursuant to Section 4-1 of the Revised Charter of the County of Maui (1983), as amended, the Council is authorized to act by resolution; now, therefore,

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

1. That based upon the transmittals and the representations of the DHHC and Pūlāma Lānaʻi, the Council approves the Project with the modifications specified in Exhibit "B", including the Project's preliminary plans and specifications, as submitted to the Council on July 21, 2021, pursuant to Section 201H-38, HRS; provided that Pūlāma Lānaʻi, shall comply with all statutes, ordinances, charter provisions, and rules of governmental agencies relating to planning, zoning and construction standards for subdivisions, development and improvement of land, and the construction of units thereon, except for the exemptions specified in Exhibit "A", attached hereto and made a part hereof; and

2. That the final plans and specifications for the Project shall be deemed approved by the Council if the final plans and specifications do not substantially deviate, as determined by the Director of Housing and Human Concerns, from the preliminary plans and specifications submitted to the Council. Any substantial deviation from the preliminary plans and specifications shall be submitted to the Council for prior approval. The final plans and specifications shall constitute the zoning, building, construction, and subdivision standards for the Project; and

3. In the event of any conflict between the plans and specifications of the Project and this Resolution, terms of the Resolution and any exhibits thereof shall control; and

4. That certified copies of this resolution be transmitted to the Director of Public Works, the Planning Director, the Director of Housing and Human Concerns, Pūlāma Lānaʻi.

APPROVED AS TO FORM
AND LEGALITY:

/s/ Mimi Desjardins

MIMI DESJARDINS
Deputy Corporation Counsel
County of Maui
2020-1925
Hōkūao Approve w/ Modifications

1. Exemption from Title 2, MCC, Administration and Personnel

a. Exemption from MCC 2.80B – General Plan and Community Plans

Discussion: An exemption is requested from the above noted provision to permit the project to proceed without obtaining a community plan amendment. The project site is designated as “Park”, “Open Space” and/or OS-1 and/or OS-2, “Mixed-Use Residential”, and “Public/ Quasi-public” in the Lāna‘i Community Plan Map. The exemption will allow the project to proceed with the “Single Family” and “Park” uses as proposed.

2. Exemption from Title 12, Streets, Sidewalks and Public Places

a. Exemption from MCC 12.24A.070(D) – Planting of Street Trees

Discussion: An exemption is requested from the above noted provision to allow flexibility in the number, species, and location of street trees in the Hōkūao Housing project. The Conceptual Landscape Plan prepared by a licensed architect, attached here as **Exhibit “A”** shall be reviewed by the Department of Public Works prior to approval.

3. Exemptions from Title 16, MCC, Buildings and Construction

a. Exemption from MCC 16.04C, 16.18B, 16.20B and 16.26B – Fire Code, Electrical Code, Plumbing Code and Building Code

Discussion: An exemption is requested from the above noted provision to exempt the 76 affordable housing units from fire, electrical, plumbing, and building permit fees, as well as plan review and inspection fees. This exemption shall not apply to the market rate units in the project.

b. Exemption from MCC 16.04C, 16.08A and 16.26B – Fire Code, Residential Code and Building Code

Discussion: An exemption is requested to allow the project to proceed under the aforementioned codes as stated at the time of the filing of the 201H-38 application, despite any subsequent amendments to Chapters 16.04C, 16.08A, or 16.26B, MCC, or any updates to the Fire Code, Residential Code, or Building Code adopted prior to the issuance of the last building permit for the project.

4. Exemptions from Title 18, MCC, Subdivisions

a. Exemption from MCC 18.04.030 – Administration

Discussion: An exemption is requested from the above noted provision as well as related land use consistency and conformity requirements of Title 18. The exemption would exempt the project from obtaining a change in zoning and/or community plan amendment to enable subdivision approval, and instead allow for the project to be developed to the standards outlined in this exemption list.

b. Exemption from MCC 18.16.050 – Minimum Right of Way and Pavement Widths

Discussion: An exemption is requested from the above noted provision. The proposed project includes a 41 ft. right-of-way, with 20 ft. of pavement at Ninth Street and Fraser Avenue, and for approximately 250 ft. along the Ninth Street extension, followed by a 50 ft. right-of-way with 20 ft. of pavement for the balance of the Ninth Street extension. Project

plans also include 20 ft. of pavement and 10 ft. of paved parallel parking spaces for all interior roadways. A 50 ft. right-of-way with 20 ft. of pavement is provided for the Twelfth Street extension from Fraser Avenue.

c. Exemption from MCC 18.16.320 – Parks and Playgrounds.

Discussion: An exemption is requested from the above noted provision. The proposed project shall contain a 1-acre park in addition to the community center and comfort stations, totaling 2.10 acres. The park shall be open to the public and privately owned and maintained.

d. Exemption from MCC 18.16.320.B.3 – Parks and Playgrounds,

Discussion: An exemption is requested from the above noted provision regarding the requirement of the subdivider to enter into a park assessment agreement.

e. Exemption from MCC 18.20.070 – Sidewalks

Discussion: An exemption is requested from the above noted provision. Project plans include a 5.5 ft. sidewalk starting from Ninth Street and Fraser Avenue for approximately 250 ft., which connects to a 7.5 ft. wide sidewalk for the balance of the Ninth Street extension. Plans also include an 8 ft. wide sidewalk for the Twelfth Street extension from Fraser Avenue to the project roadways.

f. Exemption from MCC 18.20.080 – Curbs and Gutters

Discussion: An exemption is requested from the above noted provision to allow grass swales within the project area.

5. Exemptions from Title 19, MCC, Zoning

a. Exemption from MCC 19.02A, 19.07 and 19.30A – Interim Zoning, Open Space Districts and Agriculture District

Discussion: An exemption is requested from the above noted provision to permit the development and use of the parcel for single family and park purposes, including supporting infrastructure requirements. Further, this exemption shall allow the subdivision of the property in the conceptual plat configuration shown in **Exhibit “B”**, which may be amended by the Director of Public Works. The following zoning standards shall apply to the proposed development.

It is further noted that the proposed uses described below will be limited to the Residential and Park areas indicated in **Exhibit “B”**.

Residential Use:

Minimum lot area:	8,000 square feet
Height:	No building shall exceed two-stories or 30 feet in height, measured from finished grade
Setback:	Five (5) feet front yard Six (6) feet side and rear yard; except one zero lot line may be permitted on an adjacent property boundary.

Park Use:

Minimum lot area: One (1) acre

Height: No building shall exceed two-stories or forty-five (45) feet in height, measured from finished grade

Setback: Ten (10) feet front yard
Ten (10) feet side and rear yard

b. Exemption from MCC 19.02A, 19.07 and 19.30A – Interim Zoning, Open Space Districts and Agriculture District

Discussion: An exemption is requested from the above noted provision to allow the following principal uses: 1) single family units; and 2) accessory structures such as carports; parking areas; energy systems, small-scale; fences and walls; storage sheds; and park recreational buildings and structures, including, but not limited to gazebo, pavilions, courts, and pools.

c. Exemption from MCC 19.08, 19.09 and 19.12 – Residential District, R-0 Zero Lot Line Residential District and Apartment District

Discussion: An exemption is requested to allow for permitted uses under the aforementioned provision in the areas noted for residential use in **Exhibit “B”** and 19.27A.030 PK General park districts, except Golf courses, and except GC Golf course districts, shall be permitted for the portion of the project area noted for Park use in **Exhibit “B”**; including the following additional uses:

- Utility facilities, minor; and
- Utility services

d. Exemption from MCC 19.30A.040 – Limitations on Resubdivision

Discussion: An exemption is requested from the above noted provision to allow for the residential, infrastructure, and public facility use on lots to be created relative to lands included in County of Maui Subdivision File No. 6.180.

**6. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.040.C.2. - Residential workforce housing requirements**

C. Income group distribution.

2. Unless an exemption is granted by the director, the percentage of rental units within each income group shall be as follows:

- a. One-third of the rental units shall be for "very low income" and "low income" residents.*
- b. One-third of the rental units shall be for "below-moderate income" residents.*
- c. One-third of the rental units shall be for "moderate income" residents.*

Discussion: An exemption is requested from the above noted provision to allow the proposed project to provide for one hundred percent of the project's affordable rental units for the "below-moderate," "moderate," and "above-moderate" income levels.

Currently, on Lānaʻi, there are 110 affordable rental units, 39 of which are under the Pūlama Lānaʻi's control (e.g., Pūlama Lānaʻi provides units at rates that meet the County's adjusted HUD affordable rental rates for the island). The thirty year affordable term that was imposed on these 39 units have recently expired. Pūlama Lānaʻi will continue to make these affordable rental units available in perpetuity in the "very low" and "low" income levels. This provision will be codified in the housing agreement with DHHC.

Pūlama Lānaʻi proposes to make available the 76 affordable units at Hōkūao to "below moderate," "moderate," and "above moderate" income levels. There are no affordable rental units available for income levels from 62 percent to 140 percent AMI on island. The 76 affordable units will add 69 percent more affordable units on Lānaʻi, increasing the affordable units to 186. Pūlama Lānaʻi will make the 76 affordable units available in perpetuity in the "below moderate," "moderate," and "above moderate" income ranges. This provision will be codified in the housing agreement with DHHC.

7. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.070.B. - Residential workforce housing restrictions - rental units.

B. *Deed restrictions.*

1. *The rental residential workforce housing unit shall be subject to the requirements of this chapter for thirty years, commencing on the date of initial occupancy.*
2. *For the thirty-year deed-restricted period, the following shall apply:*
 - a. *The owner must notify the department upon a decision to sell the rental development and the County shall have the first option to purchase the rental development from the owner; said option shall be available to the County for a period of one hundred and twenty days from receipt of written notice from the owner and shall not apply to sales by reason of foreclosure.*
 - b. *Any new owner must comply with the deed restrictions.*
 - c. *Owner or owner's representative shall submit proof of compliance with income guidelines for rentals quarterly.*
3. *Within ninety days of the expiration of the thirty-year deed-restricted period, the owner shall offer the County the right to purchase the property at market value as determined by the owner.*
4. *The deed restriction shall set forth the number of units in the development that shall be designated as residential workforce housing units along with the relative income group of those units. The deed restriction may, but shall not be required to, identify specific units as residential workforce housing units.*

Discussion: An exemption is requested from the above noted provision to waive the requirement for a deed restriction for the 76 affordable rental units. Pūlama Lānaʻi will

keep the 76 affordable units at affordable rental rates, as specified by the HUD affordable rental guidelines, as adjusted by the department for Lānaʻi, in perpetuity.

8. ***Exemption from Title 2, MCC, Administration And Personnel***
MCC 2.96.070.F. - Residential workforce housing restrictions - rental units.

F. Graduated income tenants. For those tenants who have graduated to a higher income group during the term of the lease but still remain within an appropriate income group, if owner or owner's representative elects to continue to lease to tenant, the monthly rental rate shall be the rate for the income group which tenant is within. For those tenants who during the term of the lease have graduated to an income level that is in excess of the income groups for rental units, if owner or owner's representative elects to continue to lease to tenant, the annual rental rate shall be equivalent to thirty percent of tenant's gross income. Owner or owner's representative shall be responsible for paying County in accordance with section D, above. Owner or owner's representative shall make its reasonable best efforts to maintain the proper distribution of rentals across the "very low income" and "low income," "below-moderate income," and "moderate income" groups.

Discussion: An exemption is requested from the above noted provision to allow the project to include the “above moderate” income group as a graduated income tenant within the 76 affordable units.

9. ***Exemption from Title 2, MCC, Administration And Personnel***
MCC 2.96.100.A(3) - Applicant selection process—Rental units.

A. Wait List Procedure.

3. Selection for rental units shall be made by a lottery administered by the developer, its partner, or its management company and overseen by the department, subject to the applicant meeting the eligibility criteria established in subsection B of this section.

Discussion: An exemption is requested from the above noted provision for the prescribed process for the preparation of a wait list for the project. Pūlama Lānaʻi is instead proposing the following wait list process for the 76 affordable units in the project.

Wait List

- Qualified residents on the wait list shall receive first priority for the available affordable units. Qualified nonresidents on the wait list will not be offered an affordable rental unit the wait list has been exhausted of all qualified residents.
- Affordable rental units will be offered to qualified residents in the order in which their names are on the wait list, provided that there is a unit available in the income group for which they qualified. Qualified nonresidents will be offered an affordable rental unit in the order in which their names were added on the wait list.
- Pūlama Lānaʻi will maintain a wait list for the affordable units only. The wait list will be used to fill any vacancy for the affordable units.

10. **Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.100.D - Applicant selection process—Rental units.**

D. *Selection Priority.*

1. *Residents on the wait list shall receive first priority for the available units. Nonresidents on the wait list may rent a residential workforce housing unit once the wait list has been exhausted of all residents.*
2. *The developer, its partner, or its management company may do a mass mailing of housing applications to applicants on the wait list.*
3. *The residential workforce housing units shall be offered to residents in the order in which their names were drawn in the lottery, provided that there is a unit available in the income group for which they qualify. Nonresidents will then be offered residential workforce housing units in the order in which their names were drawn in the lottery, provided that there is a unit available in the income group for which they qualify.*
4. *The developer, its partner, or its management company shall submit copies of the following information to the department to verify the rental of residential workforce housing units to eligible renters:*
 - a. *Applicant's completed final rental application;*
 - b. *Executed rental lease; and*
 - c. *All signed federal and state tax returns used to determine eligibility, or any other documents used to determine eligibility by the developer, its partner, or its management company.*
5. *The developer, its partner, or its management company shall maintain a wait list for the development after all of the units are rented, which shall be used to fill any vacancy.*
6. *Any rental unit vacancy shall be filled by an applicant in the same income group as the original tenant to maintain an equal distribution of rentals across the "very low income" and "low income," "below-moderate income," and "moderate income" groups.*
7. *An owner of a residential workforce housing rental development intending to sell the development shall notify the department in writing prior to the closing of the sale, and shall provide documentation to the department that the prospective new owner acknowledges and is aware of the terms, conditions, and restrictions encumbering the development as set forth in section 2.96.070.*

Discussion: An exemption is requested from the above noted provision to allow Pūlama Lānaʻi to utilize the provisions noted below in regards to the selection process for applicants for the 76 affordable rental units and to allow for the inclusion of the “above moderate” income group for the affordable rental units.

For the initial offering of the affordable units, a lottery will be held for qualified applicants. Subsequent affordable units will be made available to qualified applicants on the wait list. Qualified applicants on the wait list will need to update their contact information with Pūlama Lānaʻi should there be any changes. Pūlama Lānaʻi will make its best effort to contact qualified applicants on the wait list should an affordable unit become available. If

the qualified applicant on the wait list is unreachable, the next qualified applicant will be notified about the availability of an affordable unit.

Step 1: Qualify applicants for the affordable units

- Each interested applicant may obtain a rental application in person at the Pūlama Lānaʻi Housing Office
- Each interested applicant will need to complete a rental application and submit it to the Pūlama Lānaʻi Housing Office
 - During the qualification process, applicants will need to meet the eligibility criteria set by MCC 2.96.020 and MCC 2.96.090.B.1, 2, 3, 4, 5, and 7.
 - Pūlama Lānaʻi will complete the following due diligence on each completed application (not an exhaustive list):
 - Verification of financial information, including but not limited to income level
 - Credit Check
 - In person interview with all household members

Step 2: Qualified applicants will enter into a lottery for the first offering only (i.e., lottery will only be offered once at the commencement of the project)

- Affordable units will be offered to qualified applicants in the order in which their names were drawn in the lottery, provided that there is an affordable unit available in the income group for which they qualified.
- If there are more qualified applicants chosen during the lottery than affordable units available, a wait list will be established and qualified applicants will be added to the wait list in the order in which their names were drawn in the lottery.
- The lottery will be held once, at the commencement of the project. Subsequent qualified applicants will be added to the wait list in the order in which they were qualified.

Step 3: Wait list (same procedure as above, included here for continuity)

- Qualified residents on the wait list shall receive first priority for the available affordable units. Qualified nonresidents on the wait list will not be offered an affordable rental unit the wait list has been exhausted of all qualified residents.
- Affordable rental units will be offered to qualified residents in the order in which their names are on the wait list, provided that there is a unit available in the income group for which they qualified. Qualified nonresidents will be offered an affordable rental unit in the order in which their names were added on the wait list.
- Pūlama Lānaʻi will maintain a wait list for the affordable units only. The wait list will be used to fill any vacancy for the affordable units.

Step 4: Execute rental agreement

- When an affordable unit becomes available, Pūlama Lāna'i will confirm if the qualified applicant is still qualified and execute a rental agreement.
- Pūlama Lāna'i will provide to the Department of Housing and Human Concerns the following information to verify the rental of the affordable units to eligible renters:
 - Qualified applicant's final rental application,
 - Executed rental agreement, and
 - All signed federal and state tax returns used to determine eligibility, or any other documents used to determine eligibility.

Step 5: Annual verification of qualified applicants in the affordable units

- Qualified applicants in the affordable rental units will need to self-certify that the information used to qualify them for the affordable unit has not changed.

**11. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.160.B – Fast track permitting.**

B. Project qualifications. A project comprised of 100 percent residential workforce housing units with a fully-executed residential workforce housing agreement between the developer and the County, recorded in the bureau of conveyances or registered in the land court, in compliance with this chapter, shall be eligible for fast track permitting.

Discussion: An exemption is requested to allow the proposed project to qualify for utilization of this provision for fast track permitting processes related to the building permits (including electrical and plumbing permits) and grading permits for affordable and market units as part of the proposed project. The exemption is requested to include the "above moderate" units as residential workforce housing units.

**12. Exemption from Title 2, MCC, Administrative And Personnel
MCC 2.96.160.C – Fast track permitting.**

C. Permits subject to fast track permitting. Qualified projects may utilize the fast track permitting process to expedite the review and issuance of all County permits necessary for the development of the project site, including subdivision applications, civil construction plan permits, and other plans and permits associated with the development of the project site. Building permits shall only be expedited for residential workforce housing units.

Discussion: An exemption is requested to include the "above moderate" rental units to qualify as residential workforce housing units that would qualify for fast track permitting provisions. Additionally, the provision would apply to the affordable and market units.

EXHIBIT A.

Conceptual Landscape Plan



Pocket Park 1 Natural Elements: Boulders, log tunnel, chipped wood fall surface, rope, benches.

Pocket Park 2 Natural Elements: Log pyramid or swing set, chipped wood fall surface, rope ladder, benches.

Pocket Park 3 Natural Elements: Logs, chipped wood fall surface, rope ladder, benches, shade trees.



Hokuao Homes 201H Housing

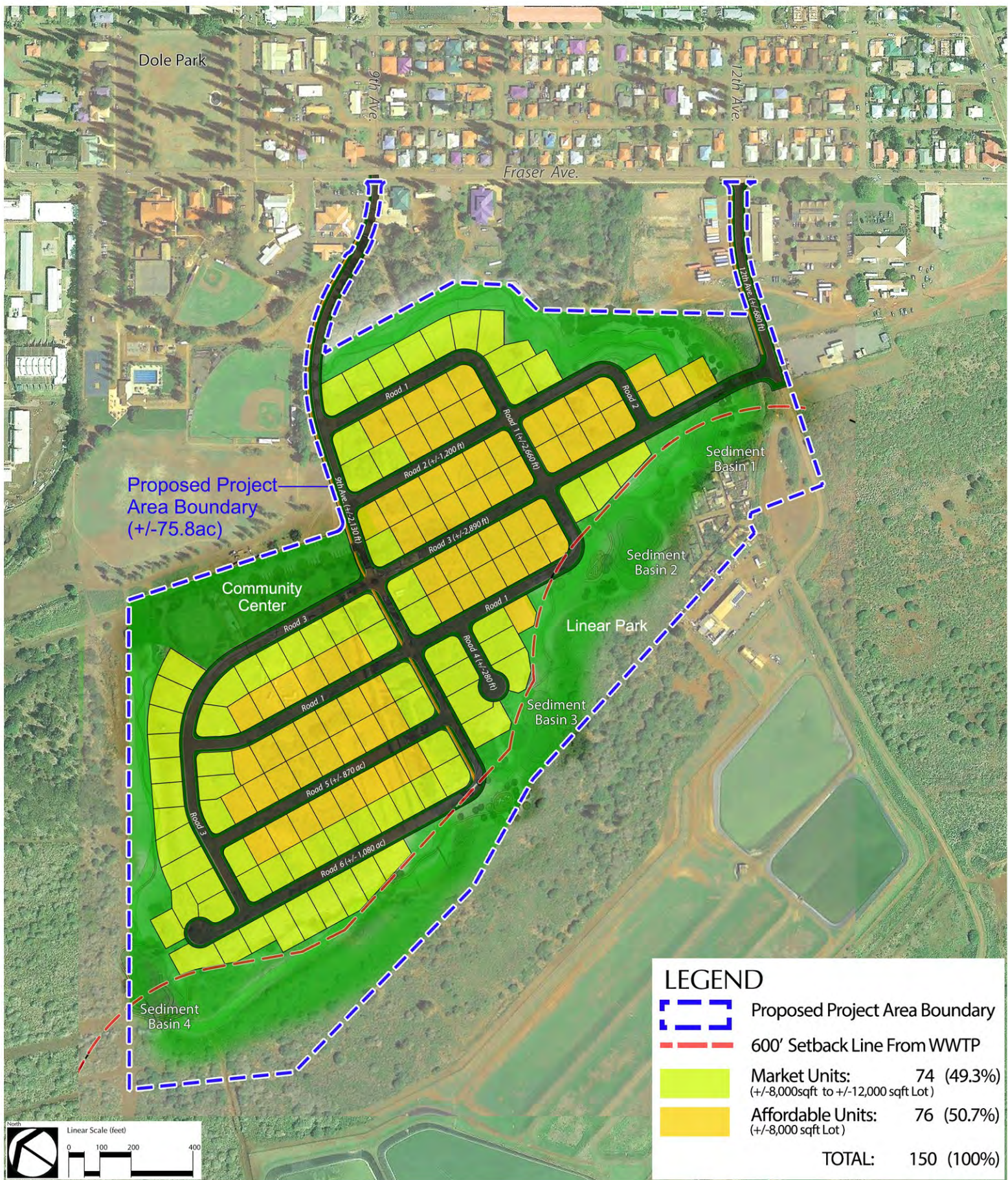
Landscape Amenities Plan

10/16/2020

BELT COLLINS

EXHIBIT B.

Conceptual Site Plan



Hokuao Homes 201H Housing Conceptual Lot Plan 10/16/2020

Resolution No. _____

EXHIBIT “B”

Resolution

No. _____

DISAPPROVING THE INDEPENDENT DEVELOPMENT OF THE HŌKUAO 201H HOUSING PROJECT PURSUANT TO SECTION 201H-38, HAWAII REVISED STATUTES

WHEREAS, Pūlāma Lānaʻi, a Hawaii corporation, proposes the development of the Hōkūao 201H Housing Project (the "Project") for qualified residents on approximately 76 acres of land, which is identified for real property tax purposes as Tax Map Key Nos. (2) 4-9-002:061(por.), (2) 4-9-014:001(por.), and (2) 4-9-014:009(por.) in Lānaʻi City, Lānaʻi; and

WHEREAS, the proposed Project will consist of a residential development consisting of 150 single family homes, with seventy-six (76) homes exclusively for lease by renters falling within the Housing and Urban Development's low-income guidelines and seventy-four (74) homes to be rented at market rates; and

WHEREAS, the proposed Project will provide a one-acre park, a 1,500-square foot community center for use by the Lānaʻi community, and 60-parking stalls for use by the Project residents; and

WHEREAS, the Project will provide needed residential workforce housing to meet the current and growing demand for housing on Lānaʻi; and

WHEREAS, on July 21, 2021, the Department of Housing and Human Concerns ("DHHC") submitted the preliminary plans and specifications and accompanying application to the Council of the County of Maui ("Council") recommending approval of the Project pursuant to Chapter 201H, Hawaii Revised Statutes ("HRS"); and

WHEREAS, the Project is being independently developed pursuant to Section 201H-41, HRS; and

WHEREAS, pursuant to Section 201H-38, HRS, the Council may approve certain exemptions for the Project, the requested exemption list is attached hereto as Exhibit "A"; and

WHEREAS, pursuant to Section 201H-38, HRS, the Council shall approve, approve with modification, or disapprove the Project by resolution within forty-five (45) days after the DHHC has submitted the preliminary plans and specifications for the Project to the Council, which submittal occurred on July 21, 2021; and

Resolution No. _____

WHEREAS, pursuant to Section 4-1 of the Revised Charter of the County of Maui (1983), as amended, the Council is authorized to act by resolution; now, therefore,

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

1. That the Council disapproves the Project submitted to the Council on July 21, 2021, pursuant to Section 201H-38, HRS; and
2. That certified copies of this Resolution be transmitted to the Director of Public Works, the Planning Director, the Director of DHHC, and Pūlāma Lānaʻi.

APPROVED AS TO FORM
AND LEGALITY:

/s/ Mimi Desjardins

MIMI DESJARDINS
Deputy Corporation Counsel
County of Maui
2020-1925
Hōkūao disapprove

1. Exemption from Title 2, MCC, Administration and Personnel

a. Exemption from MCC 2.80B – General Plan and Community Plans

Discussion: An exemption is requested from the above noted provision to permit the project to proceed without obtaining a community plan amendment. The project site is designated as “Park”, “Open Space” and/or OS-1 and/or OS-2, “Mixed-Use Residential”, and “Public/ Quasi-public” in the Lānaʻi Community Plan Map. The exemption will allow the project to proceed with the “Single Family” and “Park” uses as proposed.

2. Exemption from Title 12, Streets, Sidewalks and Public Places

a. Exemption from MCC 12.24A.070(D) – Planting of Street Trees

Discussion: An exemption is requested from the above noted provision to allow flexibility in the number, species, and location of street trees in the Hōkūao Housing project. The Conceptual Landscape Plan prepared by a licensed architect, attached here as **Exhibit “A”** shall be reviewed by the Department of Public Works prior to approval.

3. Exemptions from Title 16, MCC, Buildings and Construction

a. Exemption from MCC 16.04C, 16.18B, 16.20B and 16.26B – Fire Code, Electrical Code, Plumbing Code and Building Code

Discussion: An exemption is requested from the above noted provision to exempt the 76 affordable housing units from fire, electrical, plumbing, and building permit fees, as well as plan review and inspection fees. This exemption shall not apply to the market rate units in the project.

b. Exemption from MCC 16.04C, 16.08A and 16.26B – Fire Code, Residential Code and Building Code

Discussion: An exemption is requested to allow the project to proceed under the aforementioned codes as stated at the time of the filing of the 201H-38 application, despite any subsequent amendments to Chapters 16.04C, 16.08A, or 16.26B, MCC, or any updates to the Fire Code, Residential Code, or Building Code adopted prior to the issuance of the last building permit for the project.

4. Exemptions from Title 18, MCC, Subdivisions

a. Exemption from MCC 18.04.030 – Administration

Discussion: An exemption is requested from the above noted provision as well as related land use consistency and conformity requirements of Title 18. The exemption would exempt the project from obtaining a change in zoning and/or community plan amendment to enable subdivision approval, and instead allow for the project to be developed to the standards outlined in this exemption list.

b. Exemption from MCC 18.16.050 – Minimum Right of Way and Pavement Widths

Discussion: An exemption is requested from the above noted provision. The proposed project includes a 41 ft. right-of-way, with 20 ft. of pavement at Ninth Street and Fraser Avenue, and for approximately 250 ft. along the Ninth Street extension, followed by a 50 ft. right-of-way with 20 ft. of pavement for the balance of the Ninth Street extension. Project

plans also include 20 ft. of pavement and 10 ft. of paved parallel parking spaces for all interior roadways. A 50 ft. right-of-way with 20 ft. of pavement is provided for the Twelfth Street extension from Fraser Avenue.

c. Exemption from MCC 18.16.320 – Parks and Playgrounds.

Discussion: An exemption is requested from the above noted provision. The proposed project shall contain a 1-acre park in addition to the community center and comfort stations, totaling 2.10 acres. The park shall be open to the public and privately owned and maintained.

d. Exemption from MCC 18.16.320.B.3 – Parks and Playgrounds,

Discussion: An exemption is requested from the above noted provision regarding the requirement of the subdivider to enter into a park assessment agreement.

e. Exemption from MCC 18.20.070 – Sidewalks

Discussion: An exemption is requested from the above noted provision. Project plans include a 5.5 ft. sidewalk starting from Ninth Street and Fraser Avenue for approximately 250 ft., which connects to a 7.5 ft. wide sidewalk for the balance of the Ninth Street extension. Plans also include an 8 ft. wide sidewalk for the Twelfth Street extension from Fraser Avenue to the project roadways.

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Discussion: An exemption is requested from the above noted provision to allow grass swales within the project area.

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a. Exemption from MCC 19.02A, 19.07 and 19.30A – Interim Zoning, Open Space Districts and Agriculture District

Discussion: An exemption is requested from the above noted provision to permit the development and use of the parcel for single family and park purposes, including supporting infrastructure requirements. Further, this exemption shall allow the subdivision of the property in the conceptual plat configuration shown in **Exhibit “B”**, which may be amended by the Director of Public Works. The following zoning standards shall apply to the proposed development.

It is further noted that the proposed uses described below will be limited to the Residential and Park areas indicated in **Exhibit “B”**.

Residential Use:

Minimum lot area:	8,000 square feet
Height:	No building shall exceed two-stories or 30 feet in height, measured from finished grade
Setback:	Five (5) feet front yard Six (6) feet side and rear yard; except one zero lot line may be permitted on an adjacent property boundary.

Park Use:

Minimum lot area: One (1) acre

Height: No building shall exceed two-stories or forty-five (45) feet in height, measured from finished grade

Setback: Ten (10) feet front yard
Ten (10) feet side and rear yard

b. Exemption from MCC 19.02A, 19.07 and 19.30A – Interim Zoning, Open Space Districts and Agriculture District

Discussion: An exemption is requested from the above noted provision to allow the following principal uses: 1) single family units; and 2) accessory structures such as carports; parking areas; energy systems, small-scale; fences and walls; storage sheds; and park recreational buildings and structures, including, but not limited to gazebo, pavilions, courts, and pools.

c. Exemption from MCC 19.08, 19.09 and 19.12 – Residential District, R-0 Zero Lot Line Residential District and Apartment District

Discussion: An exemption is requested to allow for permitted uses under the aforementioned provision in the areas noted for residential use in **Exhibit “B”** and 19.27A.030 PK General park districts, except Golf courses, and except GC Golf course districts, shall be permitted for the portion of the project area noted for Park use in **Exhibit “B”**; including the following additional uses:

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- Utility services

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Discussion: An exemption is requested from the above noted provision to allow for the residential, infrastructure, and public facility use on lots to be created relative to lands included in County of Maui Subdivision File No. 6.180.

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B. *Deed restrictions.*

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MCC 2.96.070.F. - Residential workforce housing restrictions - rental units.

F. Graduated income tenants. For those tenants who have graduated to a higher income group during the term of the lease but still remain within an appropriate income group, if owner or owner's representative elects to continue to lease to tenant, the monthly rental rate shall be the rate for the income group which tenant is within. For those tenants who during the term of the lease have graduated to an income level that is in excess of the income groups for rental units, if owner or owner's representative elects to continue to lease to tenant, the annual rental rate shall be equivalent to thirty percent of tenant's gross income. Owner or owner's representative shall be responsible for paying County in accordance with section D, above. Owner or owner's representative shall make its reasonable best efforts to maintain the proper distribution of rentals across the "very low income" and "low income," "below-moderate income," and "moderate income" groups.

Discussion: An exemption is requested from the above noted provision to allow the project to include the “above moderate” income group as a graduated income tenant within the 76 affordable units.

9. ***Exemption from Title 2, MCC, Administration And Personnel***
MCC 2.96.100.A(3) - Applicant selection process—Rental units.

A. Wait List Procedure.

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Wait List

- Qualified residents on the wait list shall receive first priority for the available affordable units. Qualified nonresidents on the wait list will not be offered an affordable rental unit the wait list has been exhausted of all qualified residents.
- Affordable rental units will be offered to qualified residents in the order in which their names are on the wait list, provided that there is a unit available in the income group for which they qualified. Qualified nonresidents will be offered an affordable rental unit in the order in which their names were added on the wait list.
- Pūlama Lānaʻi will maintain a wait list for the affordable units only. The wait list will be used to fill any vacancy for the affordable units.

10. **Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.100.D - Applicant selection process—Rental units.**

D. *Selection Priority.*

1. *Residents on the wait list shall receive first priority for the available units. Nonresidents on the wait list may rent a residential workforce housing unit once the wait list has been exhausted of all residents.*
2. *The developer, its partner, or its management company may do a mass mailing of housing applications to applicants on the wait list.*
3. *The residential workforce housing units shall be offered to residents in the order in which their names were drawn in the lottery, provided that there is a unit available in the income group for which they qualify. Nonresidents will then be offered residential workforce housing units in the order in which their names were drawn in the lottery, provided that there is a unit available in the income group for which they qualify.*
4. *The developer, its partner, or its management company shall submit copies of the following information to the department to verify the rental of residential workforce housing units to eligible renters:*
 - a. *Applicant's completed final rental application;*
 - b. *Executed rental lease; and*
 - c. *All signed federal and state tax returns used to determine eligibility, or any other documents used to determine eligibility by the developer, its partner, or its management company.*
5. *The developer, its partner, or its management company shall maintain a wait list for the development after all of the units are rented, which shall be used to fill any vacancy.*
6. *Any rental unit vacancy shall be filled by an applicant in the same income group as the original tenant to maintain an equal distribution of rentals across the "very low income" and "low income," "below-moderate income," and "moderate income" groups.*
7. *An owner of a residential workforce housing rental development intending to sell the development shall notify the department in writing prior to the closing of the sale, and shall provide documentation to the department that the prospective new owner acknowledges and is aware of the terms, conditions, and restrictions encumbering the development as set forth in section 2.96.070.*

Discussion: An exemption is requested from the above noted provision to allow Pūlama Lānaʻi to utilize the provisions noted below in regards to the selection process for applicants for the 76 affordable rental units and to allow for the inclusion of the “above moderate” income group for the affordable rental units.

For the initial offering of the affordable units, a lottery will be held for qualified applicants. Subsequent affordable units will be made available to qualified applicants on the wait list. Qualified applicants on the wait list will need to update their contact information with Pūlama Lānaʻi should there be any changes. Pūlama Lānaʻi will make its best effort to contact qualified applicants on the wait list should an affordable unit become available. If

the qualified applicant on the wait list is unreachable, the next qualified applicant will be notified about the availability of an affordable unit.

Step 1: Qualify applicants for the affordable units

- Each interested applicant may obtain a rental application in person at the Pūlama Lānaʻi Housing Office
- Each interested applicant will need to complete a rental application and submit it to the Pūlama Lānaʻi Housing Office
 - During the qualification process, applicants will need to meet the eligibility criteria set by MCC 2.96.020 and MCC 2.96.090.B.1, 2, 3, 4, 5, and 7.
 - Pūlama Lānaʻi will complete the following due diligence on each completed application (not an exhaustive list):
 - Verification of financial information, including but not limited to income level
 - Credit Check
 - In person interview with all household members

Step 2: Qualified applicants will enter into a lottery for the first offering only (i.e., lottery will only be offered once at the commencement of the project)

- Affordable units will be offered to qualified applicants in the order in which their names were drawn in the lottery, provided that there is an affordable unit available in the income group for which they qualified.
- If there are more qualified applicants chosen during the lottery than affordable units available, a wait list will be established and qualified applicants will be added to the wait list in the order in which their names were drawn in the lottery.
- The lottery will be held once, at the commencement of the project. Subsequent qualified applicants will be added to the wait list in the order in which they were qualified.

Step 3: Wait list (same procedure as above, included here for continuity)

- Qualified residents on the wait list shall receive first priority for the available affordable units. Qualified nonresidents on the wait list will not be offered an affordable rental unit the wait list has been exhausted of all qualified residents.
- Affordable rental units will be offered to qualified residents in the order in which their names are on the wait list, provided that there is a unit available in the income group for which they qualified. Qualified nonresidents will be offered an affordable rental unit in the order in which their names were added on the wait list.
- Pūlama Lānaʻi will maintain a wait list for the affordable units only. The wait list will be used to fill any vacancy for the affordable units.

Step 4: Execute rental agreement

- When an affordable unit becomes available, Pūlama Lāna'i will confirm if the qualified applicant is still qualified and execute a rental agreement.
- Pūlama Lāna'i will provide to the Department of Housing and Human Concerns the following information to verify the rental of the affordable units to eligible renters:
 - Qualified applicant's final rental application,
 - Executed rental agreement, and
 - All signed federal and state tax returns used to determine eligibility, or any other documents used to determine eligibility.

Step 5: Annual verification of qualified applicants in the affordable units

- Qualified applicants in the affordable rental units will need to self-certify that the information used to qualify them for the affordable unit has not changed.

**11. Exemption from Title 2, MCC, Administration And Personnel
MCC 2.96.160.B – Fast track permitting.**

B. Project qualifications. A project comprised of 100 percent residential workforce housing units with a fully-executed residential workforce housing agreement between the developer and the County, recorded in the bureau of conveyances or registered in the land court, in compliance with this chapter, shall be eligible for fast track permitting.

Discussion: An exemption is requested to allow the proposed project to qualify for utilization of this provision for fast track permitting processes related to the building permits (including electrical and plumbing permits) and grading permits for affordable and market units as part of the proposed project. The exemption is requested to include the "above moderate" units as residential workforce housing units.

**12. Exemption from Title 2, MCC, Administrative And Personnel
MCC 2.96.160.C – Fast track permitting.**

C. Permits subject to fast track permitting. Qualified projects may utilize the fast track permitting process to expedite the review and issuance of all County permits necessary for the development of the project site, including subdivision applications, civil construction plan permits, and other plans and permits associated with the development of the project site. Building permits shall only be expedited for residential workforce housing units.

Discussion: An exemption is requested to include the "above moderate" rental units to qualify as residential workforce housing units that would qualify for fast track permitting provisions. Additionally, the provision would apply to the affordable and market units.

EXHIBIT A.

Conceptual Landscape Plan



Pocket Park 1 Natural Elements: Boulders, log tunnel, chipped wood fall surface, rope, benches.

Pocket Park 2 Natural Elements: Log pyramid or swing set, chipped wood fall surface, rope ladder, benches.

Pocket Park 3 Natural Elements: Logs, chipped wood fall surface, rope ladder, benches, shade trees.



Hokuao Homes 201H Housing

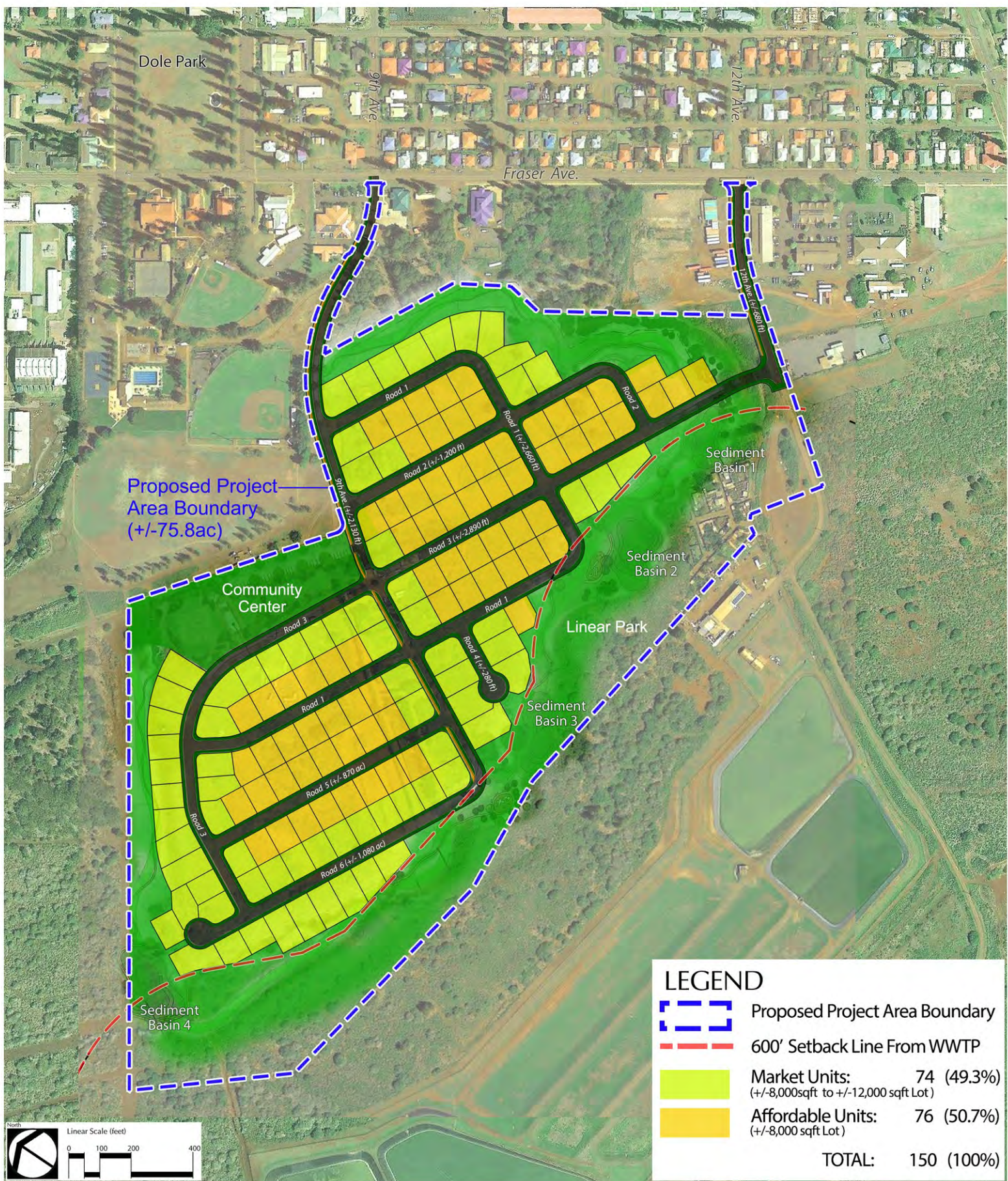
Landscape Amenities Plan

10/16/2020

BELT COLLINS

EXHIBIT B.

Conceptual Site Plan



Hokuao Homes 201H Housing Conceptual Lot Plan 10/16/2020