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Lay representative for Temple of Lono

BOARD OF LAND AND NATURAL RESOURCES

FOR THE STATE OF HAWAI'I

IN THE MATTER OF ) Case No. BLNR-CC-16-002  
 )  
A Contested Case Hearing Re Conservation )  
District Use Permit (CDUP) (HA-3568 for ) **TEMPLE OF LONO MOTION TO**  
The Thirty Meter Telescope at the Mauna ) **ADMIT OPENING STATEMENT,**  
Kea Science Reserve, Kaohe Mauka, ) **PRE-FILED TESTIMONY, AND**  
Hamakua District, Island of Hawai'i, ) **EXHIBITS INTO EVIDENCE;**  
TMK (3) 4-4-015:009 ) **MEMORANDUM; COS**  
\_\_\_\_\_ )

**TEMPLE OF LONO MOTION TO ADMIT OPENING STATEMENT, PRE-FILED  
TESTIMONY, AND EXHIBITS INTO EVIDENCE**

Now comes the TEMPLE OF LONO and hereby moves the admission into  
evidence of the Temple's Opening Statement, Pre-filed Testimony, and Exhibits.

This motion is made pursuant to Hawaii Administrative Rules 13-5-32, 34, 35.

Dated: March 4, 2017

\_\_\_\_\_/s/\_\_\_\_\_  
Lanny Alan Sinkin  
Lay Representative for Temple of Lono

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BOARD OF LAND AND NATURAL RESOURCES

FOR THE STATE OF HAWAII

IN THE MATTER OF ) Case No. BLNR-CC-16-002  
)  
A Contested Case Hearing Re Conservation) **MEMORANDUM IN SUPPORT OF**  
District Use Permit (CDUP) (HA-3568 for ) **TEMPLE OF LONO MOTION TO**  
The Thirty Meter Telescope at the Mauna ) **ADMIT OPENING STATEMENT,**  
Kea Science Reserve, Kaohe Mauka, ) **PREFILED TESTIMONY, AND**  
Hamakua District, Island of Hawai'i, ) **EXHIBITS INTO EVIDENCE;**  
TMK (3) 4-4-015:009 ) **MEMORANDUM; COS**  
\_\_\_\_\_)

**TEMPLE OF LONO MEMORANDUM IN SUPPORT OF MOTION TO ADMIT  
OPENING STATEMENT, PREFILED TESTIMONY, AND EXHIBITS INTO EVIDENCE**

On March 1, 2017, the Temple of Lono rested its case in this proceeding.

The Temple now submits its motion to have the Temple's Opening Statement, Pre-filed Testimony, and exhibits accepted into evidence.<sup>1</sup>

The proposed evidence is submitted in accordance with Hawaii Revised Statutes (HRS 91-10) governing the admissibility of evidence in agency proceedings.

The Temple's evidence is relevant, material and is not privileged or unduly repetitious, and is therefore admissible under the liberal standard of admissibility of evidence in administrative hearings.

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<sup>1</sup> The Opening Statement and Pre-filed testimony of the Temple's sole witness do not have a designated exhibit number or identification in this proceeding, other than the title of the documents as they appear in the Documents Library for this proceeding.

Therefore, pursuant to HRS 91-10, the Temple moves to admit into the record the following testimony and documentary evidence:

(1) Opening Statement from the Temple of Lono

(2) Prefiled Testimony Of Frank Tamehameha Kamehaloha Anuumealani Nobriga, Kahuna Of The Temple Of Lono

(3) The following exhibits:

Exh No.	Description	Rec'd Into Evidence
L1	Rubellite Kawena Johnson Declaration	
L2	Peter Apo Article in Civil Beat	
L3	Kahuna Nobriga Article in Civil Beat	
L4	Applicant's Opp to Temple of Lono Partial SJ Motion	
L5	Temple of Lono Motion to File Motion out of Time	
L6	Temple of Lono identification of issues	
L7	Minute Order 19	
L8	Temple of Lono first motion to recuse	
L9	Temple of Lono motion to schedule unscheduled motions	
L10	Imperial Plan for Hawaii: A fictional perspective	
L11	Message from the Temple of Lono and Hale O Papa	
L12	Ke Ao Loko o Lono (The innermost knowledge of Lono)	
L13	Temple of Lono statement to the United States Supreme Court	
L14	<i>Nobriga v. Mooers</i> – suit naming Office of Mauna Kea Management	
L15	Office of Mauna Kea Management Plan [excerpt]	
L16	Agenda – OMKM Board Meeting – 10/4/2016	
L17	Item CR-5 on OMKM Board Meeting Agenda	
L18	Item CR-7 on OMKM Board Meeting Agenda	
L19	Item CR-8 on OMKM Board Meeting Agenda	
L20	Item CR-9 on OMKM Board Meeting Agenda	
L21	Poster on Closed Bathroom facilities	
L22	Kahu Ku Mauna Council Guidelines	
L23	Keystone Center Risk Assessment	

L24	Hawai' i Tourism Authority - Visitor Expenditures	
L25	UH Report on Economic Contributions of Astronomy	

DATED: March 4, 2017

\_\_\_\_\_/s/\_\_\_\_\_  
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Lay Representative for Temple of Lono

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BOARD OF LAND AND NATURAL RESOURCES

FOR THE STATE OF HAWAII

IN THE MATTER OF ) Case No. BLNR-CC-16-002  
)  
A Contested Case Hearing Re Conservation)  
District Use Permit (CDUP) HA-3568 for ) **CERTIFICATE OF SERVICE**  
The Thirty Meter Telescope at the Mauna )  
Kea Science Reserve, Kaohe Mauka, )  
Hamakua District, Island of Hawai'i, )  
TMK (3) 4-4-015:009 )  
\_\_\_\_\_ )

**CERTIFICATE OF SERVICE**

I hereby certify that on this day a copy of the **TEMPLE OF LONO MOTION TO ADMIT OPENING STATEMENT, PREFILED TESTIMONY, AND EXHIBITS INTO EVIDENCE** was served on the following parties by email on March 4, 2017:

Michael Cain <[michael.cain@hawaii.gov](mailto:michael.cain@hawaii.gov)>, Office of Conservation & Coastal Lands <[dlnr.maunakea@hawaii.gov](mailto:dlnr.maunakea@hawaii.gov)>, Kealoha Pisciotto-Keomailani Von Gogh <[keomaivg@gmail.com](mailto:keomaivg@gmail.com)>, Clarence Ching <[kahiwaL@cs.com](mailto:kahiwaL@cs.com)>, Uncle Kalani Flores <[ekflores@hawaiiintel.net](mailto:ekflores@hawaiiintel.net)>, Pua Case <[puacase@hawaiiintel.net](mailto:puacase@hawaiiintel.net)>, cordylinecolor@gmail.com, kealiikea@yahoo.com, Bianca Isaki <[bianca@kahea.org](mailto:bianca@kahea.org)>, Ian Sandison <[isandison@carlsmith.com](mailto:isandison@carlsmith.com)>, tluikwan@carlsmith.com, John P. (Pete) Manaut <[jpm@carlsmith.com](mailto:jpm@carlsmith.com)>, Lindsay N. McAneeley <[lmcaneley@carlsmith.com](mailto:lmcaneley@carlsmith.com)>, T. Shinyama' <[RShinyama@wik.com](mailto:RShinyama@wik.com)>, douging@wik.com <[douging@wik.com](mailto:douging@wik.com)>, mehana kihoi <[uhiwai@live.com](mailto:uhiwai@live.com)>, Kahookahi Kanuha <[kahookahi@gmail.com](mailto:kahookahi@gmail.com)>, Joseph Camara <[kualiic@hotmail.com](mailto:kualiic@hotmail.com)>, lsa@torkildson.com <[lsa@torkildson.com](mailto:lsa@torkildson.com)>, njc@torkildson.com <[njc@torkildson.com](mailto:njc@torkildson.com)>, leina'ala s <[leinaala.mauna@gmail.com](mailto:leinaala.mauna@gmail.com)>, Maelani Lee <[maelanilee@yahoo.com](mailto:maelanilee@yahoo.com)>, Lanny Sinkin <[lanny.sinkin@gmail.com](mailto:lanny.sinkin@gmail.com)>, akulele@yahoo.com <[akulele@yahoo.com](mailto:akulele@yahoo.com)>, s.tabbada@hawaiiintel.net <[s.tabbada@hawaiiintel.net](mailto:s.tabbada@hawaiiintel.net)>, tiffniekakalia <[tiffniekakalia@gmail.com](mailto:tiffniekakalia@gmail.com)>, Glen Kila <[makakila@gmail.com](mailto:makakila@gmail.com)>, Brannon Kealoha <[brannonk@hawaii.edu](mailto:brannonk@hawaii.edu)>, hanahanai@hawaii.rr.com <[hanahanai@hawaii.rr.com](mailto:hanahanai@hawaii.rr.com)>, pohaku7@yahoo.com <[pohaku7@yahoo.com](mailto:pohaku7@yahoo.com)>, Ivy McIntosh <[3popoki@gmail.com](mailto:3popoki@gmail.com)>, Kealamakia Jr. <[mkealama@yahoo.com](mailto:mkealama@yahoo.com)>, Patricia Ikeda

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and by first class mail on March 4, 2017 to:

1. Dwight J. Vicente  
2608 Ainaola Drive  
Hilo, Hawaiian Kingdom

2. Harry Fergerstrom  
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3. Michael Cain, Custodian of Records  
Conservation and Coastal Lands  
1151 Punchbowl, Room 131  
Honolulu, Hawai'i 96813

Dated: March 4, 2017

\_\_\_\_\_/s/\_\_\_\_\_  
Lanny Alan Sinkin