Board of Land and Natural Resources
State of Hawaii
Honolulu, Hawaii

Issuance of a Revocable Permit to Mary Thronas, Trustee of the Mary Thronas Trust,
For Pasture Purposes, Lot 23-A and 23-B, Wailua Rice and Kula Lots, Wailua,
Lihue, Kauai, Hawaii, Tax Map Key: (4) 4-2-003:003.

APPLICANT:

Mary Thronas, Trustee of the Mary Thronas Trust.

LEGAL REFERENCE:

Sections 171-13 and -55, Hawaii Revised Statutes, as amended.

LOCATION:

Portion of Government lands of Wailua Rice and Kula Lot 23-A and 23-B, Kauai,
Hawaii, identified by Tax Map Key: (4) 4-2-003:003, as shown on the attached map
labeled Exhibit A.

AREA:

19.405 acres, more or less.

ZONING:

State Land Use District: Conservation
County of Kauai CZO:

TRUST LAND STATUS:

Section 5(b) lands of the Hawaii Admission Act
DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: NO X

CURRENT USE STATUS:

Encumbered by Governor's Executive Order 4260 setting aside land for state park
purposes to be under the control and management of the Division of State Parks in 2009.
Formerly encumbered under Land Division General Lease No. S-5114 to Mary Thronas
Trust, which expired on February 24, 2002.

ITEM E-3
CHARACTER OF USE:

Pasture purposes. “Pasture” shall mean the conduct of livestock operation consisting of the keeping of cattle, primarily, and others, in a minor role, such as horses and sheep wherein the animals graze the land for feed produced thereon. Permitted uses shall include such compatible uses as woodland management, wildlife management, and the cultivation of feed crops to be used strictly within the premises, The keeping, raising, or grazing of goats or swine shall not be permitted. The operation of commercial activities such as feedlots (excepting a private feedlot designed to feed the lessee’s own cattle), dairy milking parlors, boarding of horses, piggeries, and poultry husbandry shall also not be permitted.

COMMENCEMENT DATE:

February 25, 2002.¹ (Account for SRP 7308 previously setup)

MONTHLY RENTAL:

$42.00 per month. (Current rent under SRP7308)

COLLATERAL SECURITY DEPOSIT:

Twice the monthly rental.

CHAPTER 343 -ENVIRONMENTAL ASSESSMENT:

In accordance with the Exemption List for the Department of Land and Natural Resources Environmental Impact Statement Exemption List", approved by the Environmental Council and dated June 5, 2015, the subject request is exempt from the preparation of an environmental assessment pursuant to Exemption Class No. 1, Item Nos. 47 and 51 as stated in the Exemption Notification attached as Exhibit B.

DCCA VERIFICATION:

Not applicable. The Applicant is sole proprietorship and, as such, is not required to register with DCCA.

JUSTIFICATION FOR REVOCABLE PERMIT:

State Parks has learned from the Department of Agriculture (DOA) that several of the pasture properties in that area had been transferred to DOA by way of Act 90, Session Laws of Hawaii (SLH) 2003, which established the Non Agricultural Park Lands program within the Hawaii Department of Agriculture ("HDOA"), and was codified as Chapter 166E, Hawaii Revised Statutes ("HRS"). Under this program, the legislature found that certain public lands classified for agricultural use by the Department of Land and Natural Resources (DLNR) should be transferred to the HDOA for purposes and in a manner consistent with article X1, section 10, of the State Constitution.

The purpose of this chapter is to ensure the long-term productive use of public lands leased or available to be leased by the DLNR for agricultural purposes by allowing these lands to be

¹ Staff is recommending a commencement date retroactive to February 24, 2002 because the applicants remained in possession of the property after the expiration of General Lease No. S-5514 in February 24, 2002. An account was setup under SRP7308 for this property and applicant is current in rent payments although no permit had been issued to them.
REMARKS:

The subject property identified as Lot 23-A and 23-B, was one of the nine (9) fifteen (15) year pasture leases which were authorized at public auction, and the issuance of revocable permits upon the expiration of the leases by the Board at its meeting of June 14, 1996, under item D-20.

Land Division initially issued the subject property to Mary Thronas, Trustee of the Mary Thronas Trust for pasture purposes for a term of fifteen (15) years commencing on February 25, 1996 through February 24, 2002 and also approved the issuance of a revocable permit for this property when the lease expired in 2002.

By way of Governor Executive Order No. 4260, approximately (3) three of those nine (9) pasture leases, which were located along the Wailua River, were set aside to the Division of State Parks as addition to the Wailua State Park.

However, when the properties were transferred to the Division of State Parks by the Land Division, State Parks was not aware of these pastures leases along the Wailua River. The lease for Lot 23-A and Lot 23-B to Mary Thronas Trust had expired on February 24, 2002, and a revocable permit account was setup for Mary Thronas Trust with the Fiscal Office under SRP 7308. The Mary Thronas Trust remained on the property and continued to pay the rent on the property after the lease expired in 2002 although no revocable permit was issued to them.

The Division of State Parks had received a request from the Mary Thronas Trust requesting the issuance of a revocable permit to be able to continue to use the subject property for pasture purposes.

The commencement date for the new revocable would commence from February 25, 2002 on a month-to-month basis and the applicant is current in the rent and liability insurance requirements.

State Parks has learned from the Department of Agriculture (DOA) that several of the pasture properties in that area had been transferred to DOA by way of Act 90, Session Laws of Hawaii (SLH) 2003, which established the Non Agricultural Park Lands program within the Hawaii Department of Agriculture ("HDOA"), and was codified as Chapter 166E, Hawaii Revised Statutes ("HRS"). Under this program, the legislature found that certain public lands classified for agricultural use by the Department of Land and Natural Resources (DLNR) should be transferred to the HDOA for purposes and in a manner consistent with article X1, section 10, of the State Constitution.

The purpose of this chapter is to ensure the long-term productive use of public lands leased or available to be leased by the DLNR for agricultural purposes by allowing these lands to be transferred to the HDOA for leasing and management at a future date.
The Applicant has not had a lease, permit, easement or other disposition of State lands terminated within the last five years due to non-compliance with such terms and conditions. No comments were solicited from other government or community agencies, as there will be no changes in the existing use of the property.

The Division of State Parks has no objections to the issuance of a revocable permit to Mary Thronas, Trustee of the Mary Thronas Trust for pasture purposes with the intention of having this property withdrawn from EO 4260 and the property transferred over to the Hawaii Department of Agriculture at a later date.

RECOMMENDATION: That the Board:

1. Declare that, after considering the potential effects of the proposed disposition as provided by Chapter 343, HRS, and Chapter 11-200, HAR, this project will probably have minimal or no significant effect on the environment and is therefore exempt from the preparation of an environmental assessment.

2. Authorize the issuance of a revocable permit to Mary Thronas, Trustees of the Mary Thronas Trust covering the subject area for pasture purposes under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

   (a) The standard terms and conditions of the most current revocable permit form, as may be amended from time to time;

   (b) Review and approval by the Department of the Attorney General; and,

   (c) Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.

5. Authorize the Chairperson to negotiate any other specific terms necessary to effectuate the revocable permit.

Respectfully Submitted,

Curt A. Cottrell
Administrator

APPROVED FOR SUBMITTAL:

Suzanne D'Case, Chairperson
LOT 24
7.824 ACRES

NONOU FOREST RESERVE
Gov't. Proclamation dated Aug 31, 1918
(CSR 8370)

 Parcel C
(CSR 15744)

(NONOU FOREST RESERVE
Gov't. Proclamation dated Aug 31, 1918
(CSR 8370)

 Parcel C
(CSR 15744)

(REvised-June 1981)
Wailua Rice and Kula Lots
LOT 24
Wailua, Kawaihau (Puna), Kauai, Hawaii
Scale: 1 inch = 1,000 feet
REDUCED
NOT TO SCALE

EXHIBIT "A"

SURVEY DIVISION
DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES
STATE OF HAWAII
STAJ June 3, 1981
EXEMPTION NOTIFICATION

Regarding the preparation of an environmental assessment pursuant to Chapter 343, HRS and Chapter 11-200, HAR

Project Title: Issuance of Revocable Permit To Mary Thronas, Trustee of the Mary Thronas Trust for pasture purposes.

Project / Reference No.: SRP 7308

Project Location: Lot 23-A and 23-B, Wailua Rice and Kula Lots, Wailua, Lihue, Kauai, Hawaii Tax Map Key: (4) 4-2-003:003

Project Description: Issuance of Revocable Permit To Mary Thronas, Trustee of the Mary Thronas Trust for pasture purposes.

Chapter 343 Trigger(s): Use of State Land

Exemption Class No.: In accordance with the Exemption List for the Department of Land and Natural Resources Environmental Impact Statement Exemption List, approved by the Environmental Council and dated June 5, 2015, the subject request is exempt from the preparation of an environmental assessment pursuant to Exemption Class No. 1, Item Nos. 47 and 51 as stated in the Exemption Notification attached as Exhibit B.

There would be no change in the proposed use of the property from the existing use of the property. Such use have resulted in no known significant impacts to the natural, environmental and cultural resources in the area. As such, staff believes the proposed use would involve negligible or no expansion or change in use of the subject area beyond that previously existing.

Consulted Parties: Not applicable

Recommendation: It is anticipated that this project will probably have minimal or no significant effect on the environment and is presumed to be exempt from the preparation of an environmental assessment.

Suzanne D. Case, Chairperson

Date: 8/17/16

EXHIBIT “B”