Chairperson and Members
Board of Land and Natural Resources
State of Hawai‘i
Honolulu, Hawai‘i

Land Board Members:

SUBJECT: REQUEST APPROVAL OF THE KAPOAULA KOA FOREST MANAGEMENT PLAN AND FOREST STEWARDSHIP AGREEMENT WITH PANIOLO TONEWOODS LLC, TAX MAP KEY NUMBER (3) 4-7-007:011, KAMUELA, ISLAND OF HAWAI’I

AND

REQUEST APPROVAL AND ACCEPTANCE OF THE FINAL ENVIRONMENTAL ASSESSMENT FOR THE KAPOAULA KOA FOREST MANAGEMENT PLAN AND FINDING OF NO SIGNIFICANT IMPACT.

BACKGROUND:

The State of Hawai‘i Forest Stewardship Program (FSP) provides technical and financial assistance to private landowners and land managers committed to the stewardship, conservation, and restoration of important forest resources across the state. These private properties provide a variety of public benefits for the residents of Hawai‘i, including but not limited to fresh water capture and production, decreased soil erosion, wildlife habitat, forest products, recreational and educational opportunities, and local jobs. The assistance provided by FSP enables private landowners to develop and implement long-term multi-resource management plans to conserve, restore, and maintain forested areas on their property.

The Forest Stewardship Program was established through Chapter 195F-6, Hawai‘i Revised Statutes (HRS) and provides the Department of Land and Natural Resources with the authority to provide financial assistance to approved Forest Stewardship projects for private landowners to manage, protect, and restore important natural resources on forested and formerly forested properties. The Forest Stewardship Program is implemented pursuant to Chapter 195F, HRS, and Section 109, Hawai‘i Administrative Rules (HAR). The program provides cost-share reimbursement for the development of long-term forest management plans and for the
implementation of approved Forest Stewardship management plans.

To participate in FSP, interested landowners and managers follow a sequence of application steps in the process of developing a long-term Forest Stewardship management plan. All interested landowners submit their project for review by the Forest Stewardship Advisory Committee (FSAC). The FSAC reviews the project based on program eligibility requirements and assures the proposed project is in line with the program’s goals of conservation, restoration and/or forest production. Further, the FSAC recommends the development of and reviews all Forest Stewardship management plans. The Forest Stewardship management plan is created by landowners in partnership with natural resource professional/experts, reviewed and approved by both Division and the FSAC, and may be recommended for approval by the Department.

The award of cost-share support for Forest Stewardship management plan implementation follows a similar process to the development of a management plan. Upon approval of a project’s Forest Stewardship management plan, the FSAC reviews the implementation schedule and budget summary to ensure that the practice costs are reasonable and follow the program’s approved cost-share rates. The FSAC recommends cost-share support for project implementation based on the 10-year implementation schedule that is submitted to the Board of Land and Natural Resources (Board) for consideration. Review and approval of the Forest Stewardship project and management plan, as well as authorization of cost-share support for the project by the Board is required for the Department to enter into the Forest Stewardship Agreement. The Division has previously worked with the Department of the Attorney General to develop a Forest Stewardship Agreement template (Exhibit A) for eligible projects.

The Kapoaula Koa Forest Stewardship project proposes to reforest 543 acres of cattle pasture to a semblance of the native koa (Acacia koa) -‘ōhi’a (Metrosideros polymorpha) forest that was once present. In addition to the numerous public benefits provided by the forest, the resulting koa forest will provide a long-term, sustainable source of instrument grade wood and high-quality wood for other uses. The long-term (50-year) goal is for the property to be a mixed-species native forest with koa timber production on the flatter, less erodible areas and a diverse native forest (not targeted for timber production) on the steeper slopes. The forest will produce a sustainable yield of koa timber for guitars, ukuleles and other wood products while providing habitat for native species, sequestering carbon, and inspiring others to plant trees on their land for similar purposes. The 10-year objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants.
- Improve the quality of wood by planting seed from known, high-quality sources and using planting stock from trees identified as having superior color, figure, and form.
- Intensively manage koa for production purposes in portions of the property with slopes less than 20% – accounting for 74% of the property or 402 acres.
- Reforest the remaining upland areas with a multi-species native forest, using koa as a pioneer species – accounting for 26% of the area or 141 acres.
- Protect planted forest from wind by planting fast-growing, non-invasive windbreaks.
• Invest in building local capacity for specialty instrument-grade lumber processing by constructing processing facilities on site (this portion of the project is not requesting cost-share from FSP).

The FSAC approved the Kapoaula Koa Forest Stewardship management plan at their meeting on October 12, 2018 and the State Forester/Division Administrator approved the Forest Stewardship Management Plan on OCT 23 2019 (Exhibit B).

DISCUSSION:

The Division is requesting approval of a Forest Stewardship Agreement with Paniolo Tonewoods LLC for the implementation of the Kapoaula Koa Forest Stewardship management plan and project. Over the course of the 10-year management plan, Paniolo Tonewoods LLC is seeking cost-share support for the implementation of their project from FSP. The approximately 553 acre Kapoaula Koa project is located with the state Agricultural District and zoned as A-40a by the County of Hawai‘i.

Kapoaula and the surrounding area was historically known for its abundance of koa; this project returns that key species to the landscape. Kapoaula Koa was purchased with the intention of creating a sustainable koa forest for musical instrument wood. This project will plant, over a ten (10) year period, the entire 553 acres of available land with koa (Acacia koa) and associated native plants. The project will combine the production of timber in a plantation style setting with mixed native forest plantings in less accessible areas. Over time, native species from the mixed forest plantings will gradually colonize the plantation area. There is currently active cattle grazing on the property, which will keep grass and weeds under control while the forest is planted. As cattle are gradually removed and replaced by trees, compaction, erosion and animal organic wastes will be eliminated with positive consequences for water quality and enhance carbon sequestration. Incorporating plantings of native species favored by birds and insects will dramatically improve wildlife habitat. Historic stock watering ponds may be enhanced with perimeter plantings and predator proof fencing and traps to favor migratory and resident waterfowl.

Once the new koa forest is established over the ten year management plan period, the plan calls for a continuing series of pre-commercial thinning, commercial thinning (at age 30 to 35) and patch clearing or individual tree selection of mature trees (age 50 to 65+). Beginning in year 30-35 a selection harvest is planned, emphasizing tree quality and stand vigor, while also removing useable koa wood. This will result in the natural regeneration of a cohort of koa trees, which will be repeated every 15 years to create a structurally diverse, continuity of tree canopy over space and time. Ideally this project will inspire adjacent landowners to further leverage and expand the environmental gains and highlight the economic potential of sustainable forest management provided by this project.

At this time, the only native trees on the property are scattered ‘ōhi‘a, found mostly on steep, rocky areas. Given the property’s history of long-term cattle grazing, it is assumed that seed sources for native understory plants will be non-existent, thereby requiring planting of seedlings. The goal for
plating of mixed native species is a net average of 75 trees per acre in areas with a slope >20%. Koa will be used as a pioneer species to provide initial cover, planted at a density of 125 trees/acre with a mix of native species planted in between. The goal is to re-create the native forest that once stood on this land, thereby providing habitat for native species and improving the overall environmental quality of the property, including aquifer recharge, and erosion control. These mixed plantings will serve as “kipukas,” islands of native vegetation, which, over time, will provide seed sources and spread throughout the site.

Public environmental benefits provided by the timber portion of the Kapoaula Koa Forest Stewardship project include increased groundwater production, decreased soil erosion, enhanced wildlife habitat, carbon sequestration, forest product industry development and local job opportunities.

Payback of State Funds: In accordance with Hawaii Administrative Rule Chapter 109, Sections 13-109-11: Payback Provision, the Board may require a payback provision for projects that have a forest production component to their projects. The Board may require that a certain percentage of all matching State funds provided under the Forest Stewardship Agreement be paid back to the program upon each commercial harvest or sale as set forth by the contract agreement between the Board and applicant. A commercial timber harvest is defined as a certain minimum volume of timber removed per acre from a minimum acreage of the applicant’s project as determined by the Division or as set forth in the contract between the Board and the applicant. A payback provision will be included as a special condition of the contract, stipulating that this provision will survive beyond the term length of the contract.

The amount of cost-share requested for the timber component of the Kapoaula Koa Forest Stewardship project is $541,766. The Division is recommending that the Board authorize a 5% payback rate on commercial harvests occurring from Kapoaula Koa Forest until $270,883 (50% of the State cost share provided to the project for the timber component) is repaid. The recommendation is consistent with previous FSP projects that contain a timber production component implemented under the program. The Division is requesting that the Board define a commercial timber harvest for the Kapoaula Koa Forest Stewardship project as any volume of timber sold within one-month period that generates revenue greater than or equal to $1000 gross.

A total of $749,523 in state Forest Stewardship funding is requested to provide cost-share support for the Kapoaula Koa Forest Stewardship management plan and Kapoaula Koa Forest Stewardship Agreement. Paniolo Tonewoods LLC will be contributing an equal amount of $749,523 toward the implementation of their project through FSP. The costs associated with the proposed practices are consistent with the intensity of management required for this type of project. Cost-share funds are provided as reimbursement payments for implementation of approved management practices through the State fiscal year 2029. In addition, Paniolo Tonewoods LLC has committed to continue maintenance of the installed Forest Stewardship practices for an additional 20 years following the completion of the 10-year cost-sharing portion of the Agreement, through State fiscal year 2050, as required by the program for timber production projects.
CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

Per the requirements of Chapter 343, HRS, and as required for Forest Stewardship projects that have a timber harvesting component, Paniolo Tonewoods LLC has prepared a Final Environmental Assessment (FEA) for the Kapoaula Koa Forest Management Plan for approval and acceptance of a finding of no significant impact (FONSI) by the Board (Exhibit C).

The Draft Environmental Assessment (DEA) Anticipated FONSI for the subject project was published in the Office of Environmental Quality Control’s Environmental Notice on June 23, 2019 http://oegc2.doh.hawaii.gov/EIS_Library/2019-06-23-HA-DEA-Kapoaula-Koa-Management-Plan.pdf. The comment period has been completed and staff seeks the Board’s approval of the Final EA and FONSI in order to submit the FEA for publication in OEQC’s Environmental Notice.

Agencies consulted in the preparation of the FEA included the Office of Hawaiian Affairs, DLNR, County of Hawai‘i, local community organizations and neighboring landowners. The Significance Criteria in HAR Title 11, 200-12 for environmental impacts were reviewed and the proposed project was assessed for significant impacts. The FEA evaluation includes analysis of both direct and indirect impacts and short-term and long-term effects, and the cumulative effects. Based on analysis of the Hawai‘i Environmental Policy Act significance criteria, the proposed action would not result in significant adverse environmental impacts, there would be no irrevocable commitment, loss or destruction of any identified natural or cultural resource. There would be a commitment to protect those resources within the project area resulting in a net beneficial impact.

In summary of the FEA prepared by Paniolo Tonewoods, LLC:

1) The project plans to convert pasture into forest containing native species and high value koa timber which will expand the areas in the state dedicated to forestry using native species;
2) The project is consistent and compatible with existing and planned land uses for overall beneficial impact;
3) The project will manage all forestry activities to be consistent with Best Management Practices that will maintain soil in place, minimize disturbance of erodible soils and prevent stormwater runoff;
4) The proposed project is consistent with HRS 344 in that the project will not conflict with the long-term goals of State environmental policies or guidelines;
5) The parcels currently contain almost no native Hawaiian plants or fauna and restoration of the pasture to native forest will improve habitat for native flora and fauna. Potential minor impacts to native faunal species will be mitigated to insignificant levels through project management measures;
6) There are no known archeological resources on the property and the determination of effect for the proposed project is “no historic properties affected.”
7) The project will have a net positive economic benefit for the local community during the establishment and maintenance phases of the timber planting;
8) There are no known public health concerns associated with the proposed project; and
9) The project is not anticipated to have any cumulative adverse effects;

Therefore, the Division recommends that the Board accept the FONSI for the Kapoaula Koa Forest Management Plan. Should the Kapoaula Koa Forest Management Plan propose any future use of the land that triggers Chapter 343, HRS, Paniolo Tonewoods LLC shall be responsible for compliance with Chapter 343, HRS, as amended.

RECOMMENDATIONS:

That the Board:

1. Approve the Kapoaula Koa Forest Stewardship management plan;

2. Approve cost-share support in the amount of $749,523 for the implementation of the Kapoaula Koa Forest Stewardship management plan;

3. Authorize the Chairperson to amend, finalize and execute a Forest Stewardship Agreement with Paniolo Tonewoods LLC to participate in the State Forest Stewardship Program subject to the following:
   A. Availability of State Forest Stewardship funds; and
   B. Review and approval as to form of the Forest Stewardship Agreement by the Department of the Attorney General.

4. Approve and accept the Final EA for the Kapoaula Koa Forest Management Plan and the FONSI.

Respectfully submitted,

[Signature]

David G. Smith, Administrator
Division of Forestry and Wildlife

Attachments: (Exhibit A, B, C)

APPROVED FOR SUBMITTAL:

[Signature]

Suzanne D. Case, Chairperson
STATE OF HAWAII
FOREST STEWARDSHIP AGREEMENT

This AGREEMENT, made this ______ day of _________________________
______, 20____, by and between the BOARD OF LAND AND NATURAL
RESOURCES, STATE OF HAWAII ("STATE"), by its Chairperson, whose address is
1151 Punchbowl Street, Honolulu, Hawaii 96813, and ________, ("LANDOWNER")
whose address and federal and state taxpayer identification numbers are as follows:____

____________________________________

Business address

Federal and state taxpayer identification numbers

RECITALS

WHEREAS, Chapter 195F, Hawaii Revised Statutes (HRS), provides for the
establishment of a forest stewardship program to encourage and assist private landowners
in managing, protecting, and restoring important watersheds, native vegetation, fish and
wildlife habitats, isolated populations of rare and endangered plants, and other forest
lands that are not recognized as potential natural area reserves; and

WHEREAS, in accordance with HRS Chapter 195F and Title 13, Subtitle 5, Part
1, Chapter 109 of the Hawaii Administrative Rules (HAR), the LANDOWNER has
applied, and qualifies, for participation in the forest stewardship program; and

WHEREAS, the LANDOWNER has submitted a forest stewardship management
plan, as set forth in Exhibit A hereto, that the STATE agrees is consistent with the
policies, goals, and objectives of the forest stewardship program; and

WHEREAS, the STATE desires to assist the LANDOWNER in implementing the
forest stewardship management plan with financial and other assistance; and

WHEREAS, money is available to fund this agreement pursuant to: Act 195, SLH

NOW, THEREFORE, in consideration of the promises contained in this
AGREEMENT, the STATE and the LANDOWNER agree as follows:
A. SCOPE OF SERVICES

The LANDOWNER hereby agrees to implement the forest stewardship management plan set forth in Exhibit A and the project described in the “Scope of Services” set forth in Attachment S1 in proper and satisfactory manner as determined by the STATE, both of which are hereby made a part of this AGREEMENT. The STATE hereby agrees to assist the LANDOWNER in implementing the forest stewardship management plan, all in accordance with the terms and conditions set forth in Attachments S1, S2, S3, S4, S5, and S6, attached hereto.

B. COMPENSATION

The LANDOWNER shall be compensated for performance of the project under this AGREEMENT according to the “Compensation and Payment Schedule,” set forth in Attachment S2, which is hereby made a part of this Agreement.

C. TIME OF PERFORMANCE

The performance required of the LANDOWNER under this AGREEMENT shall be completed in accordance with the “Time of Performance” set forth in Attachment S3, which is hereby made a part of this AGREEMENT.

D. CERTIFICATE OF EXEMPTION FROM CIVIL SERVICE

The “State of Hawaii Certificate of Exemption from Civil Service,” set forth in Attachment S4, is hereby made a part of the AGREEMENT.

E. OTHER TERMS AND CONDITIONS

The “State of Hawaii Special and General Conditions for Forest Stewardship Program Agreements,” set forth in Attachment S5, and the General Conditions attached hereto, are hereby made a part of this AGREEMENT. For the purposes of this AGREEMENT the term “CONTRACTOR” in the “General Conditions” shall mean the LANDOWNER.
F. **STANDARDS OF CONDUCT DECLARATION**

The “Standards of Conduct Declaration” by LANDOWNER, set forth in Attachment S6, is hereby made a part of this AGREEMENT. For the purposes of this AGREEMENT the term “CONTRACTOR” in the “Standards of Conduct Declaration” shall mean the LANDOWNER.
IN WITNESS WHEREOF, the parties execute this AGREEMENT by their signatures to be effective as of the date first above written.

STATE

By ________________________________
Chairperson of the Board of Land and Natural Resources

___________________________________
Print Name

Date________________________________

LANDOWNER

By_________________________________

___________________________________
Print Name

Date________________________________

Approved by the Board of Land and Natural Resources on

______________________

APPROVED AS TO FORM:

_____________________________
Deputy Attorney General
LANDOWNER’S ACKNOWLEDGMENT

STATE OF HAWAI'I) SS.

COUNTY OF ________________________ )

On this _________ day of ________________, 20____, before me personally appeared ________________________, to me personally known, who being by me duly sworn, did say the he/she is the ________________________, the LANDOWNER named in the foregoing instrument, and the he/she is authorized to sign said instrument on behalf of the LANDOWNER, and acknowledges that he/she executed said instrument as the free act and deed of the LANDOWNER.

__________________________________
Notary Public, State of Hawaii

__________________________________
My Commission Expires: ____________________

Date of the Notarized Document: ______________________________
Number of Pages: ______________________________
Identification or Description of the Document being Notarized: ______________________________

__________________________________
Printed Name of Notary: ________________________ ___________ Circuit

Notary’s Signature and Notary’s Official Stamp or Seal ____________________ Date
STATE OF HAWAII

CONTRACTOR'S

STANDARDS OF CONDUCT DECLARATION

For the purposes of this declaration:

"Agency" means and includes the State, the legislature and its committees, all executive departments, boards, commissions, committees, bureaus, offices; and all independent commissions and other establishments of the state government but excluding the courts.

"Controlling interest" means an interest in a business or other undertaking which is sufficient in fact to control, whether the interest is greater or less than fifty per cent (50%).

"Employee" means any nominated, appointed, or elected officer or employee of the State, including members of boards, commissions, and committees, and employees under contract to the State or of the constitutional convention, but excluding legislators, delegates to the constitutional convention, justices, and judges. (Section 84-3, HRS).

On behalf of ____________________________________________, CONTRACTOR, the undersigned does declare as follows:

1. CONTRACTOR ☐ is ☐ is not a legislator or an employee or a business in which a legislator or an employee has a controlling interest. (Section 84-15(a), HRS).

2. CONTRACTOR has not been represented or assisted personally in the matter by an individual who has been an employee of the agency awarding this Contract within the preceding two years and who participated while so employed in the matter with which the Contract is directly concerned. (Section 84-15(b), HRS).

3. CONTRACTOR has not been assisted or represented by a legislator or employee for a fee or other compensation to obtain this Contract and will not be assisted or represented by a legislator or employee for a fee or other compensation in the performance of this Contract, if the legislator or employee had been involved in the development or award of the Contract. (Section 84-14(d), HRS).

4. CONTRACTOR has not been represented on matters related to this Contract, for a fee or other consideration by an individual who, within the past twelve (12) months, has been an agency employee, or in the case of the Legislature, a legislator, and participated while an employee or legislator on matters related to this Contract. (Sections 84-18(b) and (c), HRS).

CONTRACTOR understands that the Contract to which this document is attached is voidable on behalf of the STATE if this Contract was entered into in violation of any provision of chapter 84, Hawaii Revised Statutes, commonly referred to as the Code of Ethics, including the provisions which are the source of the declarations above. Additionally, any fee, compensation, gift, or profit received by any person as a result of a violation of the Code of Ethics may be recovered by the STATE.

* Reminder to Agency: If the "is" block is checked and if the Contract involves goods or services of a value in excess of $10,000, the Contract must be awarded by competitive sealed bidding under section 103D-302, HRS, or a competitive sealed proposal under section 103D-303, HRS. Otherwise, the Agency may not award the Contract unless it posts a notice of its intent to award it and files a copy of the notice with the State Ethics Commission. (Section 84-15(a), HRS).

**CONTRACTOR**

By

(Signature)

Print Name __________________________

Print Title __________________________

Name of Contractor __________________________

Date __________________________
SECTION 1 - SCOPE OF WORK

1.1 MANAGEMENT AREA - The project area to be managed is the _____________ Forest Stewardship project area; TMK NUMBER(S) _____________ as designated on maps found in ____________ to this AGREEMENT.

1.2 THE PRIMARY OBJECTIVES - The STATE and LANDOWNER shall direct their efforts under this AGREEMENT to do the following: fund the management of and manage the natural resources of the _________________________________ Forest Stewardship project area (“Forest Stewardship project area”) in accordance with the MANAGEMENT PLAN, attached as ______ to this AGREEMENT, and all approved amendments thereto, with the intention of ____________________________ in the _______ community.

1.3 SCOPE OF WORK - The LANDOWNER shall perform the following technical and professional services:
   (a) Management plan. The LANDOWNER shall carry out the management activities outlined in the approved MANAGEMENT PLAN, attached as ______ to this AGREEMENT.
   (b) Consultation. The LANDOWNER shall be available for consultation regarding progress, upon request by the STATE.

1.4 AUTHORITY TO CARRY OUT MANAGEMENT PLAN - The LANDOWNER hereby represents that it has authority to carry out the MANAGEMENT PLAN and that it is the landowner of “Forest Stewardship project area” as defined in Section 195F-2, Hawaii Revised Statutes, as amended.

1.5 NO INCONSISTENT ACTIVITIES - The LANDOWNER shall not take any action on the “Forest Stewardship project area”, which will undermine or conflict with the approved MANAGEMENT PLAN.

II. SECTION 2 - CONTROL AND PROGRESS OF THE WORK
2.1 **REPORTS** - The LANDOWNER shall submit to the STATE, reports showing work accomplished at the following times:

(a) **Progress Reports.** A progress report shall be due on December 31 of each year under this AGREEMENT for which funding has been approved. This report shall include a description of the approved MANAGEMENT PLAN accomplishments and activities, areas needing technical advice, an accounting of expenditures with documentation, and proposed modifications to the current year's management activities. This report shall be submitted to the STATE within 30 days following the due date. If the LANDOWNER would like more than 2 reimbursements per year, a progress report shall accompany each reimbursement request and the “Forest Stewardship project area” shall be made available for a site visit by Department of Land and Natural Resources personnel.

(b) **Annual Report.** An annual report shall be due on or before June 30 of each year under this AGREEMENT for which funding has been approved. In the event the contract is executed less than 6 months prior to June 30, then no annual report is due on June 30 of that year. This report shall include a description of MANAGEMENT PLAN accomplishments and activities, areas needing technical advice, and proposed modifications to the next year's approved management objectives, projects and budget. This report shall also include a detailed accounting of expenditures for the preceding 12-month period to provide the basis for the annual reconciliation of the STATE's and the LANDOWNER's respective shares of funding as determined pursuant to Attachment S2, Section 1.1. This report shall be submitted to the STATE within 60 days of due date. This report may also request, subject to approval by the STATE, changes to the management plan, for either or both the practice implementation schedule and/or the budget/payment schedule in order to best consolidate and rectify the past year’s outcomes or lack thereof.
2.2 **DELEGATION OF AUTHORITY** - As used herein and throughout this AGREEMENT, unless the context clearly indicates otherwise, the STATE shall include the State of Hawaii Department of Land and Natural Resources and its authorized employees, agents and representatives.
SECTION 1 – PAYMENT

1.1 SCOPE OF PAYMENT -

(a) STATE's Payment. In full satisfaction of the STATE's funding share of the approved MANAGEMENT PLAN, which is contingent upon satisfactory completion by the LANDOWNER of the management activities described in the approved MANAGEMENT PLAN, attached as Exhibit A to this AGREEMENT, the STATE agrees to pay the LANDOWNER a total sum not to exceed ____________ 00/100 Dollars ($______________) according to the schedule outlined below that includes fiscal year 20XX through 20XX for completion of the management activities described in the approved MANAGEMENT PLAN. Payments shall be made by the STATE to the LANDOWNER as partial annual reimbursements for actual expenditures made by the LANDOWNER in completing the management activities described in the approved MANAGEMENT PLAN only after the corresponding progress or annual report has been reviewed by the STATE and all reported management activity accomplishments have been verified following an inspection of the “Forest Stewardship project area” by the STATE. Actual expenditures may include but are not limited to in-kind services such as heavy equipment operation and sources of labor. All funds to be paid by the STATE to the LANDOWNER shall be encumbered on an annual basis for the forthcoming fiscal year provided that the STATE has approved the continuation of management activities outlined in ______________ of this AGREEMENT for the forthcoming fiscal year.

If in any fiscal year the allocated annual funds are not exhausted due to the LANDOWNER not completing all management activities described in the MANAGEMENT PLAN for that year, the LANDOWNER may request that these funds be incorporated in the following year’s encumbrances to complete the management activities which were not completed. If there are sufficient funds available to accommodate LANDOWNER’s request and the STATE approves the
request, this change will be incorporated by written amendment to the AGREEMENT.

If in any fiscal year the STATE does not appropriate, and/or the STATE does not approve the expenditure of, funds sufficient to meet the STATE’s funding share of the approved MANAGEMENT PLAN, this AGREEMENT shall automatically terminate without penalty at the end of the last fiscal year for which any funds have been appropriated and approved, subject to Attachment S5, Section 4.1, regarding partial State funding.

(b) **LANDOWNER's Share.** In full satisfaction of the LANDOWNER's funding share of the approved MANAGEMENT PLAN, the LANDOWNER agrees to fully complete the management activities described in the approved MANAGEMENT PLAN, and to initially assume all corresponding actual annual expenditures in expectation of the STATE’s partial reimbursement for satisfactory completion of these management activities. Expenditures for implementation of the approved MANAGEMENT PLAN which are less than the amounts allocated in the approved budget may be made by the LANDOWNER in its discretion so long as the quality of materials and work as called for in the approved MANAGEMENT PLAN are not adversely affected.
STATE OF HAWAII

COMPENSATION AND PAYMENT SCHEDULE

FOREST STEWARDSHIP PROJECT BUDGET/
PAYMENT SCHEDULE:

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1.2 PAYMENT SCHEDULE –

(a) Progress Payment. Within 30 days following receipt of the progress report as provided in Attachment S1, Section 2.1(a) for each year for which the STATE has agreed to pay the LANDOWNER as outlined in the schedule above and for which funding has been appropriated, the STATE shall pay to the LANDOWNER a portion of the STATE’s funding share of the approved MANAGEMENT PLAN as a partial reimbursement of actual expenditures made to complete approved management activities. This payment shall be subject to the LANDOWNER’s satisfactory completion of the corresponding approved management activities described in the approved MANAGEMENT PLAN, attached as Exhibit A to this AGREEMENT, and calculated on the basis of actual expenditures made by the LANDOWNER. This payment shall also be subject to the STATE's approval of such progress report.

(b) Annual/Final Payment. Within 30 days of receipt of the annual report as provided in Attachment S1, Section 2.1(b), the STATE shall pay to the LANDOWNER the balance of the STATE’s approved annual funding share. This payment shall be subject to the LANDOWNER’s satisfactory completion of the corresponding
annual management activities described in the approved MANAGEMENT PLAN, attached as Exhibit A to this AGREEMENT, and calculated on the basis of actual expenditures made by the LANDOWNER.

(1) Annual or Final Acceptance and Payment - Annual or final acceptance means a written notice from the STATE to the LANDOWNER advising the LANDOWNER of the satisfactory fulfillment of the AGREEMENT's annual or final requirements.

1.3 UNAUTHORIZED WORK - The LANDOWNER shall not receive matching STATE funds for management activities not designated in the approved MANAGEMENT PLAN. All work completed by the LANDOWNER prior to receipt of a fully-executed copy of this AGREEMENT, and prior to STATE approval of funding for any subsequent years and prior to STATE approval of any subsequent amendments to the approved MANAGEMENT PLAN, shall be at the LANDOWNER's own volition and risk, including work performed during the period of any deliberations by the STATE in anticipation of approval; provided, however, that if funding and/or amendments applicable to such work are subsequently approved, the LANDOWNER may be paid for such work even if performed prior to such approval.

SECTION 2 - FISCAL RECORDS MAINTENANCE, RETENTION, AND ACCESS

2.1 The LANDOWNER shall maintain, in accordance with generally acceptable accounting practices, fiscal records and supporting documents and related files, papers and reports that adequately reflect all direct and indirect expenditures and management and fiscal practices materially related to the LANDOWNER's performance of services paid for by State funds under this AGREEMENT.

(a) The STATE, the Comptroller of the State of Hawaii, and any of their authorized representatives, the committees (and their staff) of the Legislature of the State of Hawaii, and the Legislative Auditor of the State of Hawaii shall have the right of access to any book, document, paper, file, or other records of the LANDOWNER.
that is materially related to the performance by the LANDOWNER of services funded by the STATE under this AGREEMENT, in accordance with generally accepted audit procedures, for the purposes of monitoring and evaluating the LANDOWNER's performance of services and the LANDOWNER's management program and fiscal practices to assure the proper and effective expenditure of funds under this AGREEMENT; provided, however, that no party conducting any such audit or examination shall copy, distribute, or retain any of such information or records, with the understanding that it is not the intention that the LANDOWNER's financial and other records and information be made public.

(b) The right of access shall not be limited to the required retention period but shall last as long as the records are retained. The LANDOWNER shall retain all records related to the LANDOWNER's performance of services funded under this AGREEMENT for at least 3 years after the date of submission of the LANDOWNER's annual reports for any designated period and payment for such expenditures by the STATE in accordance with its matching share, except that if any litigation, claim, negotiation, investigation, audit, or other action involving the records has been started before the expiration of the 3-year period, the LANDOWNER shall retain the records until completion of the action and resolution of all issues that arise from it or until the end of the regular 3-year retention period, whichever occurs later.
SECTION 1 - EXECUTION OF AGREEMENT

1.1 EXECUTION OF AGREEMENT - This AGREEMENT shall be promptly executed by the STATE and the LANDOWNER upon approval by each party.

1.2 CERTIFICATION AND APPROVAL OF AGREEMENT - This AGREEMENT shall not be considered binding upon the STATE, unless the availability of the funds therefore has been duly certified as prescribed by Section 103-39, Hawaii Revised Statutes, as amended. Further, this AGREEMENT shall not be considered to be fully executed unless the Office of the Attorney General of the State of Hawaii has approved this AGREEMENT as to form.

SECTION 2 - TERM

2.1 INITIAL TERM - The initial term will be for a minimum of _______(__) years following the completion of any and all management practices for which the LANDOWNER has received cost-share assistance. Accordingly, this AGREEMENT shall commence on the date of full execution hereof and shall be in effect until ___________; subject, however to earlier termination as provided in this AGREEMENT.

2.2 STATE FUNDING CONDITION - This AGREEMENT is subject to continued funding of the STATE's share of the approved management budget as outlined in Attachment S2, Section 1.1. Annual funding is provided by the Conveyance Tax pursuant to Act 195, SLH 1993, Section 247-7, Hawaii Revised Statutes, whereby twenty-five percent of the amount collected from this tax shall be paid into the natural area reserve fund from which funds are dispersed to the natural area partnership and forest stewardship programs, and by way of Act 269, SLH 2000 to projects undertaken in accordance with watershed management plans. Payments are then made through the forest stewardship program to reimburse landowners for implementing approved stewardship management practices. Any balance remaining in this fund at the end of any fiscal year shall be carried forward.
into the fund for the next fiscal year. If in any fiscal year the STATE does not appropriate, and/or the STATE does not approve the expenditure of, funds sufficient to meet its share of the approved management budget, this AGREEMENT shall automatically terminate without penalty at the end of the last fiscal year for which any funds have been appropriated and approved, subject to Attachment S5, Section 4.1, regarding partial State funding.
STATE OF HAWAII

CERTIFICATE OF EXEMPTION
FROM CIVIL SERVICE

1. By Heads of Departments Delegated by the Director of the Department of Human Resources Development (“DHRD”).*

Pursuant to a delegation of the authority by the Director of DHRD, I certify that the services to be provided under this Contract, and the person(s) providing the services under this Contract are exempt from the civil service, pursuant to § 76-16, Hawaii Revised Statutes (HRS).

(Signature) (Date)

(Print Name)

(Print Title)

* This part of the form may be used by all department heads and the heads of attached agencies to whom the Director of DHRD expressly has delegated authority to certify § 76-16, HRS, civil service exemptions. The specific paragraph(s) of § 76-16, HRS, upon which an exemption is based should be noted in the contract file. If an exemption is based on § 76-16(b)(15), the contract must meet the following conditions:
   1. It involves the delivery of completed work or product by or during a specific time;
   2. There is no employee-employer relationship; and
   3. The authorized funding for the service is from other than the "A" or personal services cost element.

NOTE: Not all attached agencies have received a delegation under § 76-16(b)(15). If in doubt, attached agencies should check with the Director of DHRD prior to certifying an exemption under § 76-16(b)(15). Authority to certify exemptions under §§76-16(b)(2), and 76-16(b)(12), HRS, has not been delegated; only the Director of DHRD may certify §§ 76-16(b)(2), and 76-16(b)(12) exemptions.

2. By the Director of DHRD, State of Hawaii.

I certify that the services to be provided under this Contract, and the person(s) providing the services under this Contract are exempt from the civil service, pursuant to §76-16, HRS.

(Signature) (Date)

(Print Name)

(Print Title, if designee of the Director of DHRD)
STATE OF HAWAII  
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SECTION 1 – INSPECTIONS  

1.1  The STATE shall have the right to make inspections of the “Forest Stewardship project area” after prior notice to the LANDOWNER. In addition, the STATE shall be obligated to inspect the work on the “Forest Stewardship project area” not less frequently than once per year under this AGREEMENT, and more frequently in the case of a LANDOWNER default as provided in Section 4.1(d) below or when the LANDOWNER makes more than 2 reimbursement requests per year as provided in Attachment S1, Section 2.1. The STATE shall notify the LANDOWNER within a reasonable time thereafter of any perceived defaults in the LANDOWNER's implementation of the approved MANAGEMENT PLAN. The LANDOWNER hereby represents that it has authority to allow access to the “Forest Stewardship project area” by the STATE in connection with this AGREEMENT, conditional upon receipt of a liability waiver, acceptable to the LANDOWNER for all state personnel visiting the “Forest Stewardship project area”.

SECTION 2 - AMENDMENTS  

2.1  The LANDOWNER may propose for approval by the STATE, and the STATE may approve, minor alterations to the approved MANAGEMENT PLAN, which will not have a material adverse impact on the achievement of the overall management objectives of the approved MANAGEMENT PLAN. This includes minor changes to the practice implementation schedule and/or changes in the budget/payments schedule so long as the total management activities do not subtract from or exceed the total scope of the approved MANAGEMENT PLAN and the budget/payments schedule does not exceed the total annual budget allocations up to and including the budget request for that year, and so long as the STATE has sufficient funding available to accommodate such a request.

2.2  The LANDOWNER may propose for approval by the STATE, and the STATE may approve, significant changes to the approved MANAGEMENT PLAN or budget to adapt to current conditions. Significant amendments to the approved MANAGEMENT PLAN shall include an amended budget, which will increase the overall STATE's funding share.
above the total amount set forth in the approved budget/payment schedule. The STATE shall make the proposed amendments available for public review prior to final approval.

2.3 The proposed amendments may include, without limitation, re-establishment of management priorities, increase or reduction of the specified work, increases to the budget/payments schedule, or time for performance of specified tasks, all as determined considering the natural conditions of the “Forest Stewardship project area,” existing management priorities, threats, potential for decline of the natural resource during any period under consideration, availability of specialized labor or technical expertise, permitting requirements and time needed to obtain permits, and other material factors.

2.4 Any proposed expenditures which will increase the overall STATE's funding share above the amount set forth in the approved budget of the approved MANAGEMENT PLAN, which are proposed either as a result of additional costs required to implement the approved MANAGEMENT PLAN or as a result of amendments to the approved MANAGEMENT PLAN, must be mutually agreed upon in advance by and between the STATE and the LANDOWNER. If so agreed upon the approval of these expenditures shall be incorporated in written amendment to this AGREEMENT.

2.5 Economic Hardship. Notwithstanding other provisions of this AGREEMENT, in the event that the LANDOWNER determines in good faith that it is financially unable without undue economic hardship to fulfill its funding share as provided in Attachment S2, Section 1.1(b), or to carry out fully the management activities described in the approved MANAGEMENT PLAN, attached as Exhibit A to this AGREEMENT, within the budget and time period established thereby, the LANDOWNER may apply to the STATE to renegotiate the terms thereof:

(a) Negotiation of Amendment. In such event, the STATE and the LANDOWNER shall meet and negotiate in good faith an acceptable amendment to the approved MANAGEMENT PLAN that seeks to accomplish the significant objectives of the
approved MANAGEMENT PLAN reasonably within the LANDOWNER's financial means. The amendment may include, without limitation, re-establishment of management priorities and reduction and/or deferral of the specified work, involving significant costs, and/or extension of time for performance of specified tasks, all as determined considering the natural conditions of the “Forest Stewardship project area,” existing management priorities, threats, potential for decline of the natural resource during any period under consideration, other potential sources of funding, and other material factors.

(b) **Disputes.** If the STATE and the LANDOWNER are unable to agree reasonably and in good faith on a suitable amendment to the approved MANAGEMENT PLAN, the parties shall refer any such disputes to arbitration as provided in the General Conditions, Section 11.

(c) **No Termination for Economic Hardship.** This provision shall not be construed to allow the LANDOWNER or the STATE to terminate this AGREEMENT for economic hardship; it is rather intended to provide a mechanism for reasonable revisions to the approved MANAGEMENT PLAN for economic hardship.

**SECTION 3 - PAYBACK OF STATE FUNDS**

3.1 In the event that the LANDOWNER sells, conveys, or otherwise transfers LANDOWNER’s right, title, or interest in the “Forest Stewardship project area,” or any portion thereof, during the initial term of this AGREEMENT as defined in Attachment S3, Section 2.1, the LANDOWNER shall within 90 days of the sale, conveyance or transfer of title or interest in the “Forest Stewardship project area,” pay back to the STATE a portion of the amount paid by the STATE to the LANDOWNER pursuant to this AGREEMENT. The amount to be paid back to the STATE shall be that fraction of the total matching funds received by the LANDOWNER under this AGREEMENT that is
equal to the fraction of the “Forest Stewardship project area” that is sold, conveyed or otherwise transferred by the LANDOWNER.

3.2 In the event that the LANDOWNER sells, conveys, or otherwise transfers LANDOWNER’s right, title, or interest in the “Forest Stewardship project area,” or any portion thereof, during the initial term of this AGREEMENT as defined in Attachment S3, Section 2.1, the LANDOWNER will not be required to reimburse the STATE as set forth in Attachment S5, Section 3.1 for the cost-share assistance received if the person(s) who acquire the property contractually agree to assume full responsibility for this AGREEMENT for the initial term of the AGREEMENT, including but not limited to management and financial responsibilities and penalties contained herein. See Agenda Item C-3, as amend, approved at the Board of Land and Natural Resources October 11, 2013 meeting. Nothing in this provision shall relieve the LANDOWNER of its obligations under this AGREEMENT.

3.3 The LANDOWNER shall, within ninety days following the completion and sale of each COMMERCIAL TIMBER HARVEST from the ________________, payback to the STATE an amount equal to no less than five percent of $____________ paid by the STATE to the LANDOWNER under this AGREEMENT. The LANDOWNER shall continue to make such payments to the STATE in this manner until fifty percent of $____ _____received by the LANDOWNER under this AGREEMENT has been returned to the STATE. A COMMERCIAL TIMBER HARVEST is defined here as having taken place when a volume of timber is sold within a one month period that generates revenue greater than or equal to $1,000 gross.

SECTION 4 - TERMINATION; DEFAULT; PENALTY PAYBACK

4.1 TERMINATION OF THE AGREEMENT - It is mutually agreed that this AGREEMENT may be terminated for any one of the following reasons on the following terms:
STATE OF HAWAII

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(a) **No State Funding.** This AGREEMENT shall be terminated if the STATE does not approve funding for the forthcoming fiscal year of the approved MANAGEMENT PLAN. In such event, this AGREEMENT shall automatically terminate without penalty at the end of the funding period then in effect.

(b) **Partial State Funding.** This AGREEMENT may be terminated by the LANDOWNER if the STATE approves only a portion of its share of funding for the forthcoming fiscal year as outlined in the budget provided in the approved MANAGEMENT PLAN.

1. In such event, the LANDOWNER shall elect, by written notice to the STATE, either:

   (A) to terminate this AGREEMENT without penalty at the end of the funding period then in effect; or

   (B) to revise the approved MANAGEMENT PLAN and budget in the LANDOWNER's reasonable discretion to accomplish significant management goals which can reasonably be funded with the amount of STATE funding actually approved.

(c) **Transfer to Government Agency.** This AGREEMENT may be terminated without penalty if the “Forest Stewardship project area” is transferred or sold to a government agency committed to forest stewardship and that possesses the technical and professional skills to manage the “Forest Stewardship project area” natural resources.

(d) **LANDOWNER Default.** This AGREEMENT may be terminated by the STATE upon substantial evidence that progress being made by the LANDOWNER in carrying out the approved MANAGEMENT PLAN is inadequate, incorrect, or insufficient to substantially complete on a timely basis the work called for in the
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approved MANAGEMENT PLAN subject to the lack of performance notification provisions set forth below.

(1) **Penalties Apply.** In the event of termination for default in accordance with these provisions, the penalty payback provisions set forth below shall apply.

(2) **Lack of Performance Notification.** In such event, the STATE may terminate for default, provided the STATE adheres to the following procedures for notice and opportunity to cure prior to termination:

(A) The STATE shall first notify the LANDOWNER in writing of any perceived inadequacy, incorrectness or insufficient progress. The STATE and the LANDOWNER shall meet within two weeks thereafter, and every three months thereafter until one year following the date of the notice, and discuss in good faith the perceived failure and the reasons therefore and any subsequent progress or lack thereof. If the reason for the failure is a good faith inability of the LANDOWNER to carry out the terms of the MANAGEMENT PLAN for reasons beyond the LANDOWNER's reasonable control, including without limitation economic hardship as described in Attachment S5, Section 2.5 above, the STATE and the LANDOWNER shall specifically consider the need to amend the approved MANAGEMENT PLAN, including extending the time to carry out the work called for in the approved MANAGEMENT PLAN and/or revising the budget established in the approved MANAGEMENT PLAN, subject to the provisions of Attachment S1, Section 1.5 and Attachment S5, Section 2 of this AGREEMENT regarding amendments to this AGREEMENT and the approved MANAGEMENT PLAN. Following the date of the
notice, the STATE shall be obligated to inspect the “Forest Stewardship project area” once each quarter after notifying the LANDOWNER, to determine the updated status of the perceived default.

(B) Following the expiration of the one year period following notice of default given by the STATE to the LANDOWNER and failure of the LANDOWNER to remedy the default, or to make significant progress to remedy the default if by its nature the default cannot reasonably be remedied within one year, the STATE may elect to notify the LANDOWNER of its intention to terminate this AGREEMENT for default. Such notice shall be in writing, shall state that the STATE will terminate the AGREEMENT for default on a date not less than 3 months thereafter if the LANDOWNER does not remedy the default, or to make significant progress to remedy the default if by its nature the default cannot reasonably be remedied within 3 months, and shall specify that penalties as provided under this AGREEMENT shall apply.

(C) If the LANDOWNER fails to remedy the default within 3 months thereafter, or to make significant progress to remedy the default if by its nature the default cannot reasonably be remedied within 3 months, the STATE may terminate this AGREEMENT effective immediately for default by written notice thereof to the LANDOWNER.

(D) The STATE shall be deemed to have complied with these provisions if it attempts in good faith to meet with the LANDOWNER and to inspect the “Forest Stewardship project
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area” as provided above, whether or not the LANDOWNER cooperates in such procedures.

(3) All disputes regarding default and termination under this AGREEMENT, which cannot be resolved by the parties, shall be referred to arbitration as provided in the General Conditions, Section 11.

(4) If the LANDOWNER has not fully performed its work under this AGREEMENT on expiration or termination of this AGREEMENT, the STATE may withhold the final payment to the LANDOWNER pending full completion of the LANDOWNER's work. This withheld payment shall be paid by the STATE to the LANDOWNER on final acceptance and tax clearance as provided in Attachment S2, Section 1.2 (b) and the General Conditions, Section 17.

4.2 PENALTY PAYBACK -

(a) Payback and Penalties. In the event that the LANDOWNER defaults on this AGREEMENT as provided in Attachment S5, Section 4.1(d) above and the STATE has followed the Lack of Performance Notification procedures as outlined in Attachment S5, Section 4.1(d)(2) above, the LANDOWNER shall promptly pay to the STATE the following payback and penalty monies:

(1) Refund of State Funds - 3 Years. All funds paid from the initial date of this AGREEMENT by the STATE to the LANDOWNER in the previous 3 years (or such portion thereof as STATE shall have funded if this AGREEMENT shall have been in effect for less than 3 years) shall be returned to the STATE. In the event that this AGREEMENT shall have been in effect for more than 3 years, the LANDOWNER shall be liable to pay back State funds for the immediately preceding 3 years. In addition,
the LANDOWNER shall pay to the STATE a penalty of two percent of the total of funds that are returned to the STATE.

(b) **No Other Party Liable.** Only the LANDOWNER receiving State funding under the FOREST STEWARDSHIP PROGRAM shall be liable to the STATE under this AGREEMENT for the payback and penalty.

(c) **Disputes.** The LANDOWNER shall have the right to submit any disputes to the arbitration procedure as outlined in the General Conditions, Section 11 if it feels that the imposition of payback, and/or additional penalties is unwarranted.

4.3 **VIOLATIONS OF AGREEMENT** - It is expressly understood and agreed that violations which are not caused by the LANDOWNER shall not constitute or give rise to a default by the LANDOWNER under this AGREEMENT and no penalty provisions shall apply to the LANDOWNER.

4.4 **EFFECT OF EMINENT DOMAIN** -

(a) **Full Condemnation.** If any action in eminent domain for the condemnation of the fee title of the entire “Forest Stewardship project area” described herein is filed, or if the “Forest Stewardship project area” is acquired in lieu of eminent domain for a public improvement by a public agency or person or whenever there is any such action or acquisition by the federal government or the state government or any person, instrumentality or agency acting under authority or power of the federal government or the state government, this AGREEMENT shall be deemed null and void without penalty as to the land actually being condemned or so acquired as of the date the action is filed, and upon the termination of such a proceeding, this AGREEMENT shall be null and void without penalty for all land actually taken or acquired.
(b) **Partial Condemnation.** When such an action to condemn or acquire less than all the entire “Forest Stewardship project area” is filed, this AGREEMENT shall be deemed null and void without penalty as to the portion so condemned or acquired.

(c) **Adjustment of approved MANAGEMENT PLAN.** The land actually taken by the means set forth above in this Section shall be removed from this AGREEMENT and the approved MANAGEMENT PLAN and budget adjusted accordingly on a reasonable basis by the STATE and the LANDOWNER.

**SECTION 5 - INCORPORATION OF CHAPTER 195F, HAWAII REVISED STATUTES**

5.1 **Incorporation.** The provisions of chapter 195F, Hawaii Revised Statutes, as amended, are incorporated by reference into this AGREEMENT. In the event that there is any conflict between the provisions of this AGREEMENT and the provisions of chapter 195F, Hawaii Revised Statutes, the latter shall be controlling.

5.2 **Renumbering.** In the event that chapter 195F, or any of the sections under chapter 195F, Hawaii Revised Statutes, are renumbered, any references to the chapter or sections in this AGREEMENT shall be deemed renumbered accordingly.

**EXHIBIT A**

________________________
Forest Stewardship Management Plan.

AG-015 Rev 11/15/2005
## GENERAL CONDITIONS

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1. **Coordination of Services by the STATE.** The head of the purchasing agency ("HOPA") (which term includes the designee of the HOPA) shall coordinate the services to be provided by the CONTRACTOR in order to complete the performance required in the Contract. The CONTRACTOR shall maintain communications with HOPA at all stages of the CONTRACTOR'S work, and submit to HOPA for resolution any questions which may arise as to the performance of this Contract. "Purchasing agency" as used in these General Conditions means and includes any governmental body which is authorized under chapter 103D, HRS, or its implementing rules and procedures, or by way of delegation, to enter into contracts for the procurement of goods or services or both.

2. **Relationship of Parties: Independent Contractor Status and Responsibilities, Including Tax Responsibilities.**

   a. In the performance of services required under this Contract, the CONTRACTOR is an "independent contractor," with the authority and responsibility to control and direct the performance and details of the work and services required under this Contract; however, the STATE shall have a general right to inspect work in progress to determine whether, in the STATE'S opinion, the services are being performed by the CONTRACTOR in compliance with this Contract. Unless otherwise provided by special condition, it is understood that the STATE does not agree to use the CONTRACTOR exclusively, and that the CONTRACTOR is free to contract to provide services to other individuals or entities while under contract with the STATE.

   b. The CONTRACTOR and the CONTRACTOR'S employees and agents are not by reason of this Contract, agents or employees of the State for any purpose, and the CONTRACTOR and the CONTRACTOR'S employees and agents shall not be entitled to claim or receive from the State any vacation, sick leave, retirement, workers' compensation, unemployment insurance, or other benefits provided to state employees.

   c. The CONTRACTOR shall be responsible for the accuracy, completeness, and adequacy of the CONTRACTOR'S performance under this Contract. Furthermore, the CONTRACTOR intentionally, voluntarily, and knowingly assumes the sole and entire liability to the CONTRACTOR'S employees and agents, and to any individual not a party to this Contract, for all loss, damage, or injury caused by the CONTRACTOR, or the CONTRACTOR'S employees or agents in the course of their employment.

   d. The CONTRACTOR shall be responsible for payment of all applicable federal, state, and county taxes and fees which may become due and owing by the CONTRACTOR by reason of this Contract, including but not limited to (i) income taxes, (ii) employment related fees, assessments, and taxes, and (iii) general excise taxes. The CONTRACTOR also is responsible for obtaining all licenses, permits, and certificates that may be required in order to perform this Contract.

   e. The CONTRACTOR shall obtain a general excise tax license from the Department of Taxation, State of Hawaii, in accordance with section 237-9, HRS, and shall comply with all requirements thereof. The CONTRACTOR shall obtain a tax clearance certificate from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of the Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR have been paid and submit the same to the STATE prior to commencing any performance under this Contract. The CONTRACTOR shall also be solely responsible for meeting all requirements necessary to obtain the tax clearance certificate required for final payment under sections 103-53 and 103D-328, HRS, and paragraph 17 of these General Conditions.

   f. The CONTRACTOR is responsible for securing all employee-related insurance coverage for the CONTRACTOR and the CONTRACTOR'S employees and agents that is or may be required by law, and for payment of all premiums, costs, and other liabilities associated with securing the insurance coverage.
g. The CONTRACTOR shall obtain a certificate of compliance issued by the Department of Labor and Industrial Relations, State of Hawaii, in accordance with section 103D-310, HRS, and section 3-122-112, HAR, that is current within six months of the date of issuance.

h. The CONTRACTOR shall obtain a certificate of good standing issued by the Department of Commerce and Consumer Affairs, State of Hawaii, in accordance with section 103D-310, HRS, and section 3-122-112, HAR, that is current within six months of the date of issuance.

i. In lieu of the above certificates from the Department of Taxation, Labor and Industrial Relations, and Commerce and Consumer Affairs, the CONTRACTOR may submit proof of compliance through the State Procurement Office's designated certification process.


a. The CONTRACTOR shall secure, at the CONTRACTOR'S own expense, all personnel required to perform this Contract.

b. The CONTRACTOR shall ensure that the CONTRACTOR'S employees or agents are experienced and fully qualified to engage in the activities and perform the services required under this Contract, and that all applicable licensing and operating requirements imposed or required under federal, state, or county law, and all applicable accreditation and other standards of quality generally accepted in the field of the activities of such employees and agents are complied with and satisfied.

4. Nondiscrimination. No person performing work under this Contract, including any subcontractor, employee, or agent of the CONTRACTOR, shall engage in any discrimination that is prohibited by any applicable federal, state, or county law.

5. Conflicts of Interest. The CONTRACTOR represents that neither the CONTRACTOR, nor any employee or agent of the CONTRACTOR, presently has any interest, and promises that no such interest, direct or indirect, shall be acquired, that would or might conflict in any manner or degree with the CONTRACTOR'S performance under this Contract.

6. Subcontracts and Assignments. The CONTRACTOR shall not assign or subcontract any of the CONTRACTOR'S duties, obligations, or interests under this Contract and no such assignment or subcontract shall be effective unless (i) the CONTRACTOR obtains the prior written consent of the STATE, and (ii) the CONTRACTOR'S assignee or subcontractor submits to the STATE a tax clearance certificate from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR'S assignee or subcontractor have been paid. Additionally, no assignment by the CONTRACTOR of the CONTRACTOR'S right to compensation under this Contract shall be effective unless and until the assignment is approved by the Comptroller of the State of Hawaii, as provided in section 40-58, HRS.

a. Recognition of a successor in interest. When in the best interest of the State, a successor in interest may be recognized in an assignment contract in which the STATE, the CONTRACTOR and the assignee or transferee (hereinafter referred to as the "Assignee") agree that:

(1) The Assignee assumes all of the CONTRACTOR'S obligations;

(2) The CONTRACTOR remains liable for all obligations under this Contract but waives all rights under this Contract as against the STATE; and

(3) The CONTRACTOR shall continue to furnish, and the Assignee shall also furnish, all required bonds.

b. Change of name. When the CONTRACTOR asks to change the name in which it holds this Contract with the STATE, the procurement officer of the purchasing agency (hereinafter referred to as the "Agency procurement officer") shall, upon receipt of a document acceptable or satisfactory to the
Agency procurement officer indicating such change of name (for example, an amendment to the CONTRACTOR'S articles of incorporation), enter into an amendment to this Contract with the CONTRACTOR to effect such a change of name. The amendment to this Contract changing the CONTRACTOR'S name shall specifically indicate that no other terms and conditions of this Contract are thereby changed.

c. **Reports.** All assignment contracts and amendments to this Contract effecting changes of the CONTRACTOR'S name or novations hereunder shall be reported to the chief procurement officer (CPO) as defined in section 103D-203(a), HRS, within thirty days of the date that the assignment contract or amendment becomes effective.

d. **Actions affecting more than one purchasing agency.** Notwithstanding the provisions of subparagraphs 6a through 6c herein, when the CONTRACTOR holds contracts with more than one purchasing agency of the State, the assignment contracts and the novation and change of name amendments herein authorized shall be processed only through the CPO's office.

7. **Indemnification and Defense.** The CONTRACTOR shall defend, indemnify, and hold harmless the State of Hawaii, the contracting agency, and their officers, employees, and agents from and against all liability, loss, damage, cost, and expense, including all attorneys' fees, and all claims, suits, and demands therefore, arising out of or resulting from the acts or omissions of the CONTRACTOR or the CONTRACTOR'S employees, officers, agents, or subcontractors under this Contract. The provisions of this paragraph shall remain in full force and effect notwithstanding the expiration or early termination of this Contract.

8. **Cost of Litigation.** In case the STATE shall, without any fault on its part, be made a party to any litigation commenced by or against the CONTRACTOR in connection with this Contract, the CONTRACTOR shall pay all costs and expenses incurred by or imposed on the STATE, including attorneys' fees.

9. **Liquidated Damages.** When the CONTRACTOR is given notice of delay or nonperformance as specified in paragraph 13 (Termination for Default) and fails to cure in the time specified, it is agreed the CONTRACTOR shall pay to the STATE the amount, if any, set forth in this Contract per calendar day from the date set for cure until either (i) the STATE reasonably obtains similar goods or services, or both, if the CONTRACTOR is terminated for default, or (ii) until the CONTRACTOR provides the goods or services, or both, if the CONTRACTOR is not terminated for default. To the extent that the CONTRACTOR'S delay or nonperformance is excused under paragraph 13d (Excuse for Nonperformance or Delay Performance), liquidated damages shall not be assessable against the CONTRACTOR. The CONTRACTOR remains liable for damages caused other than by delay.

10. **STATE'S Right of Offset.** The STATE may offset against any monies or other obligations the STATE owes to the CONTRACTOR under this Contract, any amounts owed to the State of Hawaii by the CONTRACTOR under this Contract or any other contracts, or pursuant to any law or other obligation owed to the State of Hawaii by the CONTRACTOR, including, without limitation, the payment of any taxes or levies of any kind or nature. The STATE will notify the CONTRACTOR in writing of any offset and the nature of such offset. For purposes of this paragraph, amounts owed to the State of Hawaii shall not include debts or obligations which have been liquidated, agreed to by the CONTRACTOR, and are covered by an installment payment or other settlement plan approved by the State of Hawaii, provided, however, that the CONTRACTOR shall be entitled to such exclusion only to the extent that the CONTRACTOR is current with, and not delinquent on, any payments or obligations owed to the State of Hawaii under such payment or other settlement plan.

11. **Disputes.** Disputes shall be resolved in accordance with section 103D-703, HRS, and chapter 3-126, Hawaii Administrative Rules ("HAR"), as the same may be amended from time to time.

12. **Suspension of Contract.** The STATE reserves the right at any time and for any reason to suspend this Contract for any reasonable period, upon written notice to the CONTRACTOR in accordance with the provisions herein.

a. **Order to stop performance.** The Agency procurement officer may, by written order to the CONTRACTOR, at any time, and without notice to any surety, require the CONTRACTOR to stop all or any part of the performance called for by this Contract. This order shall be for a specified
period not exceeding sixty (60) days after the order is delivered to the CONTRACTOR, unless the parties agree to any further period. Any such order shall be identified specifically as a stop performance order issued pursuant to this section. Stop performance orders shall include, as appropriate: (1) A clear description of the work to be suspended; (2) Instructions as to the issuance of further orders by the CONTRACTOR for material or services; (3) Guidance as to action to be taken on subcontracts; and (4) Other instructions and suggestions to the CONTRACTOR for minimizing costs. Upon receipt of such an order, the CONTRACTOR shall forthwith comply with its terms and suspend all performance under this Contract at the time stated, provided, however, the CONTRACTOR shall take all reasonable steps to minimize the occurrence of costs allocable to the performance covered by the order during the period of performance stoppage. Before the stop performance order expires, or within any further period to which the parties shall have agreed, the Agency procurement officer shall either:

(1) Cancel the stop performance order; or

(2) Terminate the performance covered by such order as provided in the termination for default provision or the termination for convenience provision of this Contract.

b. Cancellation or expiration of the order. If a stop performance order issued under this section is cancelled at any time during the period specified in the order, or if the period of the order or any extension thereof expires, the CONTRACTOR shall have the right to resume performance. An appropriate adjustment shall be made in the delivery schedule or contract price, or both, and the Contract shall be modified in writing accordingly, if:

(1) The stop performance order results in an increase in the time required for, or in the CONTRACTOR'S cost properly allocable to, the performance of any part of this Contract; and

(2) The CONTRACTOR asserts a claim for such an adjustment within thirty (30) days after the end of the period of performance stoppage; provided that, if the Agency procurement officer decides that the facts justify such action, any such claim asserted may be received and acted upon at any time prior to final payment under this Contract.

c. Termination of stopped performance. If a stop performance order is not cancelled and the performance covered by such order is terminated for default or convenience, the reasonable costs resulting from the stop performance order shall be allowable by adjustment or otherwise.

d. Adjustment of price. Any adjustment in contract price made pursuant to this paragraph shall be determined in accordance with the price adjustment provision of this Contract.

13. Termination for Default:

a. Default. If the CONTRACTOR refuses or fails to perform any of the provisions of this Contract with such diligence as will ensure its completion within the time specified in this Contract, or any extension thereof, otherwise fails to timely satisfy the Contract provisions, or commits any other substantial breach of this Contract, the Agency procurement officer may notify the CONTRACTOR in writing of the delay or non-performance and if not cured in ten (10) days or any longer time specified in writing by the Agency procurement officer, such officer may terminate the CONTRACTOR'S right to proceed with the Contract or such part of the Contract as to which there has been delay or a failure to properly perform. In the event of termination in whole or in part, the Agency procurement officer may procure similar goods or services in a manner and upon the terms deemed appropriate by the Agency procurement officer. The CONTRACTOR shall continue performance of the Contract to the extent it is not terminated and shall be liable for excess costs incurred in procuring similar goods or services.

b. CONTRACTOR'S duties. Notwithstanding termination of the Contract and subject to any directions from the Agency procurement officer, the CONTRACTOR shall take timely, reasonable, and
necessary action to protect and preserve property in the possession of the CONTRACTOR in which the STATE has an interest.

c. **Compensation.** Payment for completed goods and services delivered and accepted by the STATE shall be at the price set forth in the Contract. Payment for the protection and preservation of property shall be in an amount agreed upon by the CONTRACTOR and the Agency procurement officer. If the parties fail to agree, the Agency procurement officer shall set an amount subject to the CONTRACTOR'S rights under chapter 3-126, HAR. The STATE may withhold from amounts due the CONTRACTOR such sums as the Agency procurement officer deems to be necessary to protect the STATE against loss because of outstanding liens or claims and to reimburse the STATE for the excess costs expected to be incurred by the STATE in procuring similar goods and services.

d. **Excuse for nonperformance or delayed performance.** The CONTRACTOR shall not be in default by reason of any failure in performance of this Contract in accordance with its terms, including any failure by the CONTRACTOR to make progress in the prosecution of the performance hereunder which endangers such performance, if the CONTRACTOR has notified the Agency procurement officer within fifteen (15) days after the cause of the delay and the failure arises out of causes such as: acts of God; acts of a public enemy; acts of the State and any other governmental body in its sovereign or contractual capacity; fires; floods; epidemics; quarantine restrictions; strikes or other labor disputes; freight embargoes; or unusually severe weather. If the failure to perform is caused by the failure of a subcontractor to perform or to make progress, and if such failure arises out of causes similar to those set forth above, the CONTRACTOR shall not be deemed to be in default, unless the goods and services to be furnished by the subcontractor were reasonably obtainable from other sources in sufficient time to permit the CONTRACTOR to meet the requirements of the Contract. Upon request of the CONTRACTOR, the Agency procurement officer shall ascertain the facts and extent of such failure, and, if such officer determines that any failure to perform was occasioned by any one or more of the excusable causes, and that, but for the excusable cause, the CONTRACTOR'S progress and performance would have met the terms of the Contract, the delivery schedule shall be revised accordingly, subject to the rights of the STATE under this Contract. As used in this paragraph, the term "subcontractor" means subcontractor at any tier.

e. **Erroneous termination for default.** If, after notice of termination of the CONTRACTOR'S right to proceed under this paragraph, it is determined for any reason that the CONTRACTOR was not in default under this paragraph, or that the delay was excusable under the provisions of subparagraph 13d, "Excuse for nonperformance or delayed performance," the rights and obligations of the parties shall be the same as if the notice of termination had been issued pursuant to paragraph 14.

f. **Additional rights and remedies.** The rights and remedies provided in this paragraph are in addition to any other rights and remedies provided by law or under this Contract.

14. **Termination for Convenience.**

a. **Termination.** The Agency procurement officer may, when the interests of the STATE so require, terminate this Contract in whole or in part, for the convenience of the STATE. The Agency procurement officer shall give written notice of the termination to the CONTRACTOR specifying the part of the Contract terminated and when termination becomes effective.

b. **CONTRACTOR'S obligations.** The CONTRACTOR shall incur no further obligations in connection with the terminated performance and on the date(s) set in the notice of termination the CONTRACTOR will stop performance to the extent specified. The CONTRACTOR shall also terminate outstanding orders and subcontracts as they relate to the terminated performance. The CONTRACTOR shall settle the liabilities and claims arising out of the termination of subcontracts and orders connected with the terminated performance subject to the STATE'S approval. The Agency procurement officer may direct the CONTRACTOR to assign the CONTRACTOR'S right, title, and interest under terminated orders or subcontracts to the STATE. The CONTRACTOR must still complete the performance not terminated by the notice of termination and may incur obligations as necessary to do so.
c. **Right to goods and work product.** The Agency procurement officer may require the CONTRACTOR to transfer title and deliver to the STATE in the manner and to the extent directed by the Agency procurement officer:

(1) Any completed goods or work product; and

(2) The partially completed goods and materials, parts, tools, dies, jigs, fixtures, plans, drawings, information, and contract rights (hereinafter called "manufacturing material") as the CONTRACTOR has specifically produced or specially acquired for the performance of the terminated part of this Contract.

The CONTRACTOR shall, upon direction of the Agency procurement officer, protect and preserve property in the possession of the CONTRACTOR in which the STATE has an interest. If the Agency procurement officer does not exercise this right, the CONTRACTOR shall use best efforts to sell such goods and manufacturing materials. Use of this paragraph in no way implies that the STATE has breached the Contract by exercise of the termination for convenience provision.

d. **Compensation.**

(1) The CONTRACTOR shall submit a termination claim specifying the amounts due because of the termination for convenience together with the cost or pricing data, submitted to the extent required by chapter 3-122, HAR, bearing on such claim. If the CONTRACTOR fails to file a termination claim within one year from the effective date of termination, the Agency procurement officer may pay the CONTRACTOR, if at all, an amount set in accordance with subparagraph 14d(3) below.

(2) The Agency procurement officer and the CONTRACTOR may agree to a settlement provided the CONTRACTOR has filed a termination claim supported by cost or pricing data submitted as required and that the settlement does not exceed the total Contract price plus settlement costs reduced by payments previously made by the STATE, the proceeds of any sales of goods and manufacturing materials under subparagraph 14c, and the Contract price of the performance not terminated.

(3) Absent complete agreement under subparagraph 14d(2) the Agency procurement officer shall pay the CONTRACTOR the following amounts, provided payments agreed to under subparagraph 14d(2) shall not duplicate payments under this subparagraph for the following:

(A) Contract prices for goods or services accepted under the Contract;

(B) Costs incurred in preparing to perform and performing the terminated portion of the performance plus a fair and reasonable profit on such portion of the performance, such profit shall not include anticipatory profit or consequential damages, less amounts paid or to be paid for accepted goods or services; provided, however, that if it appears that the CONTRACTOR would have sustained a loss if the entire Contract would have been completed, no profit shall be allowed or included and the amount of compensation shall be reduced to reflect the anticipated rate of loss;

(C) Costs of settling and paying claims arising out of the termination of subcontracts or orders pursuant to subparagraph 14b. These costs must not include costs paid in accordance with subparagraph 14d(3)(B);

(D) The reasonable settlement costs of the CONTRACTOR, including accounting, legal, clerical, and other expenses reasonably necessary for the preparation of settlement claims and supporting data with respect to the terminated portion of the Contract and for the termination of subcontracts thereunder, together with reasonable storage, transportation, and other costs incurred in connection with the protection or disposition of property allocable to the terminated portion of this Contract. The total sum to be paid the CONTRACTOR under this subparagraph shall not exceed the
total Contract price plus the reasonable settlement costs of the CONTRACTOR reduced by the amount of payments otherwise made, the proceeds of any sales of supplies and manufacturing materials under subparagraph 14d(2), and the contract price of performance not terminated.

(4) Costs claimed, agreed to, or established under subparagraphs 14d(2) and 14d(3) shall be in accordance with Chapter 3-123 (Cost Principles) of the Procurement Rules.

15. **Claims Based on the Agency Procurement Officer's Actions or Omissions.**

   a. **Changes in scope.** If any action or omission on the part of the Agency procurement officer (which term includes the designee of such officer for purposes of this paragraph 15) requiring performance changes within the scope of the Contract constitutes the basis for a claim by the CONTRACTOR for additional compensation, damages, or an extension of time for completion, the CONTRACTOR shall continue with performance of the Contract in compliance with the directions or orders of such officials, but by so doing, the CONTRACTOR shall not be deemed to have prejudiced any claim for additional compensation, damages, or an extension of time for completion; provided:

   (1) **Written notice required.** The CONTRACTOR shall give written notice to the Agency procurement officer:

      (A) Prior to the commencement of the performance involved, if at that time the CONTRACTOR knows of the occurrence of such action or omission;

      (B) Within thirty (30) days after the CONTRACTOR knows of the occurrence of such action or omission, if the CONTRACTOR did not have such knowledge prior to the commencement of the performance; or

      (C) Within such further time as may be allowed by the Agency procurement officer in writing.

   (2) **Notice content.** This notice shall state that the CONTRACTOR regards the act or omission as a reason which may entitle the CONTRACTOR to additional compensation, damages, or an extension of time. The Agency procurement officer, upon receipt of such notice, may rescind such action, remedy such omission, or take such other steps as may be deemed advisable in the discretion of the Agency procurement officer;

   (3) **Basis must be explained.** The notice required by subparagraph 15a(1) describes as clearly as practicable at the time the reasons why the CONTRACTOR believes that additional compensation, damages, or an extension of time may be remedies to which the CONTRACTOR is entitled; and

   (4) **Claim must be justified.** The CONTRACTOR must maintain and, upon request, make available to the Agency procurement officer within a reasonable time, detailed records to the extent practicable, and other documentation and evidence satisfactory to the STATE, justifying the claimed additional costs or an extension of time in connection with such changes.

   b. **CONTRACTOR not excused.** Nothing herein contained, however, shall excuse the CONTRACTOR from compliance with any rules or laws precluding any state officers and CONTRACTOR from acting in collusion or bad faith in issuing or performing change orders which are clearly not within the scope of the Contract.

   c. **Price adjustment.** Any adjustment in the price made pursuant to this paragraph shall be determined in accordance with the price adjustment provision of this Contract.

16. **Costs and Expenses.** Any reimbursement due the CONTRACTOR for per diem and transportation expenses under this Contract shall be subject to chapter 3-123 (Cost Principles), HAR, and the following guidelines:
a. Reimbursement for air transportation shall be for actual cost or coach class air fare, whichever is less.

b. Reimbursement for ground transportation costs shall not exceed the actual cost of renting an intermediate-sized vehicle.

c. Unless prior written approval of the HOPA is obtained, reimbursement for subsistence allowance (i.e., hotel and meals, etc.) shall not exceed the applicable daily authorized rates for inter-island or out-of-state travel that are set forth in the current Governor's Executive Order authorizing adjustments in salaries and benefits for state officers and employees in the executive branch who are excluded from collective bargaining coverage.

17. Payment Procedures; Final Payment; Tax Clearance.

a. Original invoices required. All payments under this Contract shall be made only upon submission by the CONTRACTOR of original invoices specifying the amount due and certifying that services requested under the Contract have been performed by the CONTRACTOR according to the Contract.

b. Subject to available funds. Such payments are subject to availability of funds and allotment by the Director of Finance in accordance with chapter 37, HRS. Further, all payments shall be made in accordance with and subject to chapter 40, HRS.

c. Prompt payment.

(1) Any money, other than retainage, paid to the CONTRACTOR shall be disbursed to subcontractors within ten (10) days after receipt of the money in accordance with the terms of the subcontract; provided that the subcontractor has met all the terms and conditions of the subcontract and there are no bona fide disputes; and

(2) Upon final payment to the CONTRACTOR, full payment to the subcontractor, including retainage, shall be made within ten (10) days after receipt of the money; provided that there are no bona fide disputes over the subcontractor's performance under the subcontract.

d. Final payment. Final payment under this Contract shall be subject to sections 103-53 and 103D-328, HRS, which require a tax clearance from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR have been paid. Further, in accordance with section 3-122-112, HAR, CONTRACTOR shall provide a certificate affirming that the CONTRACTOR has remained in compliance with all applicable laws as required by this section.

18. Federal Funds. If this Contract is payable in whole or in part from federal funds, CONTRACTOR agrees that, as to the portion of the compensation under this Contract to be payable from federal funds, the CONTRACTOR shall be paid only from such funds received from the federal government, and shall not be paid from any other funds. Failure of the STATE to receive anticipated federal funds shall not be considered a breach by the STATE or an excuse for nonperformance by the CONTRACTOR.


a. In writing. Any modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract permitted by this Contract shall be made by written amendment to this Contract, signed by the CONTRACTOR and the STATE, provided that change orders shall be made in accordance with paragraph 20 herein.

b. No oral modification. No oral modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract shall be permitted.
c. **Agency procurement officer.** By written order, at any time, and without notice to any surety, the Agency procurement officer may unilaterally order of the CONTRACTOR:

(A) Changes in the work within the scope of the Contract; and

(B) Changes in the time of performance of the Contract that do not alter the scope of the Contract work.

d. **Adjustments of price or time for performance.** If any modification increases or decreases the CONTRACTOR'S cost of, or the time required for, performance of any part of the work under this Contract, an adjustment shall be made and this Contract modified in writing accordingly. Any adjustment in contract price made pursuant to this clause shall be determined, where applicable, in accordance with the price adjustment clause of this Contract or as negotiated.

e. **Claim barred after final payment.** No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if written modification of the Contract is not made prior to final payment under this Contract.

f. **Claims not barred.** In the absence of a written contract modification, nothing in this clause shall be deemed to restrict the CONTRACTOR'S right to pursue a claim under this Contract or for a breach of contract.

g. **CPO approval.** If this is a professional services contract awarded pursuant to section 103D-303 or 103D-304, HRS, any modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract which increases the amount payable to the CONTRACTOR by at least $25,000.00 or ten per cent (10%) of the initial contract price, whichever is higher, must receive the prior approval of the CPO.

h. **Tax clearance.** The STATE may, at its discretion, require the CONTRACTOR to submit to the STATE, prior to the STATE'S approval of any modification, alteration, amendment, change, or extension of any term, provision, or condition of this Contract, a tax clearance from the Director of Taxation, State of Hawaii, and the Internal Revenue Service, U.S. Department of Treasury, showing that all delinquent taxes, if any, levied or accrued under state law and the Internal Revenue Code of 1986, as amended, against the CONTRACTOR have been paid.

i. **Sole source contracts.** Amendments to sole source contracts that would change the original scope of the Contract may only be made with the approval of the CPO. Annual renewal of a sole source contract for services should not be submitted as an amendment.

20. **Change Order.** The Agency procurement officer may, by a written order signed only by the STATE, at any time, and without notice to any surety, and subject to all appropriate adjustments, make changes within the general scope of this Contract in any one or more of the following:

(1) Drawings, designs, or specifications, if the goods or services to be furnished are to be specially provided to the STATE in accordance therewith;

(2) Method of delivery; or

(3) Place of delivery.

a. **Adjustments of price or time for performance.** If any change order increases or decreases the CONTRACTOR'S cost of, or the time required for, performance of any part of the work under this Contract, whether or not changed by the order, an adjustment shall be made and the Contract modified in writing accordingly. Any adjustment in the Contract price made pursuant to this provision shall be determined in accordance with the price adjustment provision of this Contract. Failure of the parties to agree to an adjustment shall not excuse the CONTRACTOR from proceeding with the Contract as changed, provided that the Agency procurement officer promptly and duly makes the provisional adjustments in payment or time for performance as may be reasonable. By
proceeding with the work, the CONTRACTOR shall not be deemed to have prejudiced any claim for additional compensation, or any extension of time for completion.

b. **Time period for claim.** Within ten (10) days after receipt of a written change order under subparagraph 20a, unless the period is extended by the Agency procurement officer in writing, the CONTRACTOR shall respond with a claim for an adjustment. The requirement for a timely written response by CONTRACTOR cannot be waived and shall be a condition precedent to the assertion of a claim.

c. **Claim barred after final payment.** No claim by the CONTRACTOR for an adjustment hereunder shall be allowed if a written response is not given prior to final payment under this Contract.

d. **Other claims not barred.** In the absence of a change order, nothing in this paragraph 20 shall be deemed to restrict the CONTRACTOR’S right to pursue a claim under the Contract or for breach of contract.

21. **Price Adjustment.**

   a. **Price adjustment.** Any adjustment in the contract price pursuant to a provision in this Contract shall be made in one or more of the following ways:

   (1) By agreement on a fixed price adjustment before commencement of the pertinent performance or as soon thereafter as practicable;

   (2) By unit prices specified in the Contract or subsequently agreed upon;

   (3) By the costs attributable to the event or situation covered by the provision, plus appropriate profit or fee, all as specified in the Contract or subsequently agreed upon;

   (4) In such other manner as the parties may mutually agree; or

   (5) In the absence of agreement between the parties, by a unilateral determination by the Agency procurement officer of the costs attributable to the event or situation covered by the provision, plus appropriate profit or fee, all as computed by the Agency procurement officer in accordance with generally accepted accounting principles and applicable sections of chapters 3-123 and 3-126, HAR.

   b. **Submission of cost or pricing data.** The CONTRACTOR shall provide cost or pricing data for any price adjustments subject to the provisions of chapter 3-122, HAR.

22. **Variation in Quantity for Definite Quantity Contracts.** Upon the agreement of the STATE and the CONTRACTOR, the quantity of goods or services, or both, if a definite quantity is specified in this Contract, may be increased by a maximum of ten per cent (10%); provided the unit prices will remain the same except for any price adjustments otherwise applicable; and the Agency procurement officer makes a written determination that such an increase will either be more economical than awarding another contract or that it would not be practical to award another contract.

23. **Changes in Cost-Reimbursement Contract.** If this Contract is a cost-reimbursement contract, the following provisions shall apply:

   a. The Agency procurement officer may at any time by written order, and without notice to the sureties, if any, make changes within the general scope of the Contract in any one or more of the following:

   (1) Description of performance (Attachment 1);

   (2) Time of performance (i.e., hours of the day, days of the week, etc.);

   (3) Place of performance of services;
(4) Drawings, designs, or specifications when the supplies to be furnished are to be specially manufactured for the STATE in accordance with the drawings, designs, or specifications;

(5) Method of shipment or packing of supplies; or

(6) Place of delivery.

b. If any change causes an increase or decrease in the estimated cost of, or the time required for performance of, any part of the performance under this Contract, whether or not changed by the order, or otherwise affects any other terms and conditions of this Contract, the Agency procurement officer shall make an equitable adjustment in the (1) estimated cost, delivery or completion schedule, or both; (2) amount of any fixed fee; and (3) other affected terms and shall modify the Contract accordingly.

c. The CONTRACTOR must assert the CONTRACTOR'S rights to an adjustment under this provision within thirty (30) days from the day of receipt of the written order. However, if the Agency procurement officer decides that the facts justify it, the Agency procurement officer may receive and act upon a proposal submitted before final payment under the Contract.

d. Failure to agree to any adjustment shall be a dispute under paragraph 11 of this Contract. However, nothing in this provision shall excuse the CONTRACTOR from proceeding with the Contract as changed.

e. Notwithstanding the terms and conditions of subparagraphs 23a and 23b, the estimated cost of this Contract and, if this Contract is incrementally funded, the funds allotted for the performance of this Contract, shall not be increased or considered to be increased except by specific written modification of the Contract indicating the new contract estimated cost and, if this contract is incrementally funded, the new amount allotted to the contract.


a. All material given to or made available to the CONTRACTOR by virtue of this Contract, which is identified as proprietary or confidential information, will be safeguarded by the CONTRACTOR and shall not be disclosed to any individual or organization without the prior written approval of the STATE.

b. All information, data, or other material provided by the CONTRACTOR to the STATE shall be subject to the Uniform Information Practices Act, chapter 92F, HRS.

25. Publicity. The CONTRACTOR shall not refer to the STATE, or any office, agency, or officer thereof, or any state employee, including the HOPA, the CPO, the Agency procurement officer, or to the services or goods, or both, provided under this Contract, in any of the CONTRACTOR'S brochures, advertisements, or other publicity of the CONTRACTOR. All media contacts with the CONTRACTOR about the subject matter of this Contract shall be referred to the Agency procurement officer.

26. Ownership Rights and Copyright. The STATE shall have complete ownership of all material, both finished and unfinished, which is developed, prepared, assembled, or conceived by the CONTRACTOR pursuant to this Contract, and all such material shall be considered "works made for hire." All such material shall be delivered to the STATE upon expiration or termination of this Contract. The STATE, in its sole discretion, shall have the exclusive right to copyright any product, concept, or material developed, prepared, assembled, or conceived by the CONTRACTOR pursuant to this Contract.

27. Liens and Warranties. Goods provided under this Contract shall be provided free of all liens and provided together with all applicable warranties, or with the warranties described in the Contract documents, whichever are greater.
28. **Audit of Books and Records of the CONTRACTOR.** The STATE may, at reasonable times and places, audit the books and records of the CONTRACTOR, prospective contractor, subcontractor, or prospective subcontractor which are related to:

a. The cost or pricing data, and

b. A state contract, including subcontracts, other than a firm fixed-price contract.

29. **Cost or Pricing Data.** Cost or pricing data must be submitted to the Agency procurement officer and timely certified as accurate for contracts over $100,000 unless the contract is for a multiple-term or as otherwise specified by the Agency procurement officer. Unless otherwise required by the Agency procurement officer, cost or pricing data submission is not required for contracts awarded pursuant to competitive sealed bid procedures.

If certified cost or pricing data are subsequently found to have been inaccurate, incomplete, or noncurrent as of the date stated in the certificate, the STATE is entitled to an adjustment of the contract price, including profit or fee, to exclude any significant sum by which the price, including profit or fee, was increased because of the defective data. It is presumed that overstated cost or pricing data increased the contract price in the amount of the defect plus related overhead and profit or fee. Therefore, unless there is a clear indication that the defective data was not used or relied upon, the price will be reduced in such amount.

30. **Audit of Cost or Pricing Data.** When cost or pricing principles are applicable, the STATE may require an audit of cost or pricing data.

31. **Records Retention.**

(1) Upon any termination of this Contract or as otherwise required by applicable law, CONTRACTOR shall, pursuant to chapter 487R, HRS, destroy all copies (paper or electronic form) of personal information received from the STATE.

(2) The CONTRACTOR and any subcontractors shall maintain the files, books, and records that relate to the Contract, including any personal information created or received by the CONTRACTOR on behalf of the STATE, and any cost or pricing data, for at least three (3) years after the date of final payment under the Contract. The personal information shall continue to be confidential and shall only be disclosed as permitted or required by law. After the three (3) year, or longer retention period as required by law has ended, the files, books, and records that contain personal information shall be destroyed pursuant to chapter 487R, HRS or returned to the STATE at the request of the STATE.

32. **Antitrust Claims.** The STATE and the CONTRACTOR recognize that in actual economic practice, overcharges resulting from antitrust violations are in fact usually borne by the purchaser. Therefore, the CONTRACTOR hereby assigns to STATE any and all claims for overcharges as to goods and materials purchased in connection with this Contract, except as to overcharges which result from violations commencing after the price is established under this Contract and which are not passed on to the STATE under an escalation clause.

33. **Patented Articles.** The CONTRACTOR shall defend, indemnify, and hold harmless the STATE, and its officers, employees, and agents from and against all liability, loss, damage, cost, and expense, including all attorneys fees, and all claims, suits, and demands arising out of or resulting from any claims, demands, or actions by the patent holder for infringement or other improper or unauthorized use of any patented article, patented process, or patented appliance in connection with this Contract. The CONTRACTOR shall be solely responsible for correcting or curing to the satisfaction of the STATE any such infringement or improper or unauthorized use, including, without limitation: (a) furnishing at no cost to the STATE a substitute article, process, or appliance acceptable to the STATE, (b) paying royalties or other required payments to the patent holder, (c) obtaining proper authorizations or releases from the patent holder, and (d) furnishing such security to or making such arrangements with the patent holder as may be necessary to correct or cure any such infringement or improper or unauthorized use.
34. **Governing Law.** The validity of this Contract and any of its terms or provisions, as well as the rights and duties of the parties to this Contract, shall be governed by the laws of the State of Hawaii. Any action at law or in equity to enforce or interpret the provisions of this Contract shall be brought in a state court of competent jurisdiction in Honolulu, Hawaii.

35. **Compliance with Laws.** The CONTRACTOR shall comply with all federal, state, and county laws, ordinances, codes, rules, and regulations, as the same may be amended from time to time, that in any way affect the CONTRACTOR'S performance of this Contract.

36. **Conflict Between General Conditions and Procurement Rules.** In the event of a conflict between the General Conditions and the procurement rules, the procurement rules in effect on the date this Contract became effective shall control and are hereby incorporated by reference.

37. **Entire Contract.** This Contract sets forth all of the agreements, conditions, understandings, promises, warranties, and representations between the STATE and the CONTRACTOR relative to this Contract. This Contract supersedes all prior agreements, conditions, understandings, promises, warranties, and representations, which shall have no further force or effect. There are no agreements, conditions, understandings, promises, warranties, or representations, oral or written, express or implied, between the STATE and the CONTRACTOR other than as set forth or as referred to herein.

38. **Severability.** In the event that any provision of this Contract is declared invalid or unenforceable by a court, such invalidity or unenforceability shall not affect the validity or enforceability of the remaining terms of this Contract.

39. **Waiver.** The failure of the STATE to insist upon the strict compliance with any term, provision, or condition of this Contract shall not constitute or be deemed to constitute a waiver or relinquishment of the STATE'S right to enforce the same in accordance with this Contract. The fact that the STATE specifically refers to one provision of the procurement rules or one section of the Hawaii Revised Statutes, and does not include other provisions or statutory sections in this Contract shall not constitute a waiver or relinquishment of the STATE'S rights or the CONTRACTOR'S obligations under the procurement rules or statutes.

40. **Pollution Control.** If during the performance of this Contract, the CONTRACTOR encounters a "release" or a "threatened release" of a reportable quantity of a "hazardous substance," "pollutant," or "contaminant" as those terms are defined in section 128D-1, HRS, the CONTRACTOR shall immediately notify the STATE and all other appropriate state, county, or federal agencies as required by law. The Contractor shall take all necessary actions, including stopping work, to avoid causing, contributing to, or making worse a release of a hazardous substance, pollutant, or contaminant, and shall promptly obey any orders the Environmental Protection Agency or the state Department of Health issues in response to the release. In the event there is an ensuing cease-work period, and the STATE determines that this Contract requires an adjustment of the time for performance, the Contract shall be modified in writing accordingly.

41. **Campaign Contributions.** The CONTRACTOR is hereby notified of the applicability of 11-355, HRS, which states that campaign contributions are prohibited from specified state or county government contractors during the terms of their contracts if the contractors are paid with funds appropriated by a legislative body.

42. **Confidentiality of Personal Information.**

   a. **Definitions.**

   "Personal information" means an individual's first name or first initial and last name in combination with any one or more of the following data elements, when either name or data elements are not encrypted:

   (1) Social security number;

   (2) Driver's license number or Hawaii identification card number; or
(3) Account number, credit or debit card number, access code, or password that would permit access to an individual's financial information.

Personal information does not include publicly available information that is lawfully made available to the general public from federal, state, or local government records.

"Technological safeguards" means the technology and the policy and procedures for use of the technology to protect and control access to personal information.

b. Confidentiality of Material.

(1) All material given to or made available to the CONTRACTOR by the STATE by virtue of this Contract which is identified as personal information, shall be safeguarded by the CONTRACTOR and shall not be disclosed without the prior written approval of the STATE.

(2) CONTRACTOR agrees not to retain, use, or disclose personal information for any purpose other than as permitted or required by this Contract.

(3) CONTRACTOR agrees to implement appropriate "technological safeguards" that are acceptable to the STATE to reduce the risk of unauthorized access to personal information.

(4) CONTRACTOR shall report to the STATE in a prompt and complete manner any security breaches involving personal information.

(5) CONTRACTOR agrees to mitigate, to the extent practicable, any harmful effect that is known to CONTRACTOR because of a use or disclosure of personal information by CONTRACTOR in violation of the requirements of this paragraph.

(6) CONTRACTOR shall complete and retain a log of all disclosures made of personal information received from the STATE, or personal information created or received by CONTRACTOR on behalf of the STATE.

c. Security Awareness Training and Confidentiality Agreements.

(1) CONTRACTOR certifies that all of its employees who will have access to the personal information have completed training on security awareness topics relating to protecting personal information.

(2) CONTRACTOR certifies that confidentiality agreements have been signed by all of its employees who will have access to the personal information acknowledging that:

(A) The personal information collected, used, or maintained by the CONTRACTOR will be treated as confidential;

(B) Access to the personal information will be allowed only as necessary to perform the Contract; and

(C) Use of the personal information will be restricted to uses consistent with the services subject to this Contract.

d. Termination for Cause. In addition to any other remedies provided for by this Contract, if the STATE learns of a material breach by CONTRACTOR of this paragraph by CONTRACTOR, the STATE may at its sole discretion:
(1) Provide an opportunity for the CONTRACTOR to cure the breach or end the violation; or

(2) Immediately terminate this Contract.

In either instance, the CONTRACTOR and the STATE shall follow chapter 487N, HRS, with respect to notification of a security breach of personal information.

e. Records Retention.

(1) Upon any termination of this Contract or as otherwise required by applicable law, CONTRACTOR shall, pursuant to chapter 487R, HRS, destroy all copies (paper or electronic form) of personal information received from the STATE.

(2) The CONTRACTOR and any subcontractors shall maintain the files, books, and records that relate to the Contract, including any personal information created or received by the CONTRACTOR on behalf of the STATE, and any cost or pricing data, for at least three (3) years after the date of final payment under the Contract. The personal information shall continue to be confidential and shall only be disclosed as permitted or required by law. After the three (3) year, or longer retention period as required by law has ended, the files, books, and records that contain personal information shall be destroyed pursuant to chapter 487R, HRS or returned to the STATE at the request of the STATE.
Kapoaula Koa Forest
Paniolo Tonewoods, LLC

Forest Stewardship Management Plan

Kapoaula, Island of Hawai‘i

Forest Solutions Inc.
PO Box 250
Pa‘auilo, HI 96776
Tel +1 808 776 9900
Fax +1 808 776 9901

Bob Rose & Nicholas Koch & Willie Rice
September 25, 2018
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1. CLIENT AND PROPERTY INFORMATION

1.1. Client
Applicant Name: Paniolo Tonewoods, LLC
Address: Attn: Nicholas Koch, Manager
Po Box 490, Paauilo HI 96776
Landowner Name: Siglo Forest, LLC
Leaseholder Name: Paniolo Tonewoods, LLC
Effective Date /Term of Lease: January 1, 2019, 50 years
Address: 47-4521 Old Māmalahoa Highway, Kamuela, HI 96743
TMK number: (3)-4-7-007-011
State and County Zoning: Agriculture district, 40 acres (A-40a)
Farm Service Agency Tract No: None
Total property acreage: 563.6 acres
Proposed stewardship area: 542.9 acres
Elevation range: 2,740 – 3,180 ft ASL
Slope: 440’ rise makai to mauka, over distance of 9,546 ft = average 5% slope
80% of TMK is <20% slope
0-10% (+/-) 302 acres
10-20% (+/-) 162 acres
>20% (+/-) 100 acres w/ areas of extreme slope & exposed rock
Perennial/intermittent steams: There is a short intermittent stream segment on the NE corner of the property, adjacent to Māmalahoa Highway

1.2. Consultant
Company: Forest Solutions, Inc.
Name: Nicholas Koch
Title: General Manager
Address: P.O. Box 250, Paauilo HI 96776
Email: nick_koch@forestsolutionsonc.com
Phone | Fax: +1 (808) 776-9900 x 2 | +1 (808) 776-9901
Date of Plan Completion: September 25, 2018
2. Signature Page

(Appendix D) – With signatures of the applicant, consultant, approval date by Forest Stewardship Advisory Committee and State Forester

Signature Applicant: ____________________________
(on behalf of Paniolo Tonewoods, LLC)

Signature Consultant: __________________________
(on behalf of Forest Solutions, Inc.)

Approval Date by Forest Stewardship Advisory Committee: October 12, 2018

Signature State Forester: __________________________
10/23/2019
3. Introduction

3.1. Vision and long-term goals

3.1.1. Vision

Siglo Forest, LLC acquired the Kapoaula property from Parker Ranch to provide it with long term access to planted koa wood and convert pastureland back to a semblance of the native koa-‘ōhi’a forest that once stood in this area. The resulting koa forest will provide a long-term, predictable source of instrument grade wood for Taylor Guitars, one of the venture partners, and produce high-quality wood for other uses.

In 50 years, this property will be a mixed-species native forest with flatter, less erodible areas that emphasize timber production, and other areas that emphasize native species, which are steeper. The forest will produce a sustainable yield of instrument grade koa timber while also providing habitat for native species and inspiring others to plant trees on their land for similar purposes.

3.1.2. Ten-year objectives

- Reforest the entire property with koa and a complement of associated native forest plants
- Improve the quality of wood to be harvested in the future by:
  - Planting seed from known, high-quality sources
  - Utilizing cuttings propagated from trees identified as having superior desirable qualities
- Intensive management of koa for saw timber on those areas of the property with slopes less than 20% accounting for 74% of the property or 402 acres
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species, accounting for 26% of the area or 141 acres
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks

3.2. Description of property and history

During the Great Mahele of 1848 this property was granted to Prince William Pitt Leleiohoku II, one of the 4 members of the royal family. At his untimely death at age 22, the land was transferred to John Parker, a close family friend, in 1862. The property remained in Parker Ranch ownership until its recent sale in March 2018 to Siglo Forestry, LLC, the third owner.

This 565-acre TMK is locally identified as Kapoaula owing to its namesake Ahupua’a. The original property was approximately 660 acres. In 2004, the quarry on the northwest corner of the roughly rectangular-shaped parcel (approximately 95 acres) was divided off and sold to Kapoaula Land, LLC to continue its long-standing (and continued use) as a gravel quarry (Edwin DeLuz quarry).

The property abuts the Old Māmalahoa Highway midway between Waimea and Honoka’a. Aside from the quarry, it is surrounded by Department of Hawaiian Homelands pastoral leaseholds used for cattle grazing. Some of these leaseholds have single family houses and attendant small farm structures. Its general slope aspect is north facing with constant exposure to East-West Tradewinds. The overall landscape is open, rolling pasture with few trees, punctuated with small hills, outcappings and occasional steep and rocky ridges. It is primarily covered in non-native kikuyu grass (*Pennisetum clandestinum*) with other pasture grasses, with a few remnant ‘ōhi’a trees remaining on the edges of steep knolls. The subject property is notably well managed, with lush pasture grass and few pasture weeds. Under the terms of the property sale, Parker Ranch has a year
to year license to continue to graze cattle until owner Siglo Forest is ready to reforest all or part of the
designated sections with koa and other native vegetation. There is a 20-year agricultural tax dedication on the
property that expires in 2021, to keep this and avoid retroactive taxes, the property must be grazed or
forested until then.

Historical records indicate that this entire flank of Mauna Kea was once a dense koa-ʻōhiʻa forest. Gagne and
Cuddihy (1990) identify this region as “sub montane ʻōhiʻa -koa forest.” However, by the 1850’s the forest was
evidently nearly eliminated and replaced by grazing land. A mid nineteenth century account reported:

“It is in the memory of many foreigners now living here, when the whole of these plains were covered in
a thick wood...where hardly a tree stands for miles.......Thousands of old dead trees both standing
upright and prostrate, from the present boundaries of these woods, exhibit a mode in which the
destruction is effected; for while whilst the old trees die of age, no young ones are seen taking their
place, as during the last thirty or forty years, the cattle have eaten or trodden them down.”......“In
former times when I was a boy (said Haʻalelea), Waimea was a thickly wooded region all about there....
but of late years round about where I lived, it is as cleared of trees as the Esplanade is.”...... He
explained that white settlers had felled the trees for fuel and fences for cattle pens and that “a good
many of the young trees were destroyed by the cattle.”.” P.62

“From the nature of the country to the windward of our private lands [Waimea] (a dense forest and
almost impenetrable undergrowth covering nearly the whole of it) as the herds increased it became an
impossibility to prevent cattle from getting beyond the reach of our control, and gradually they have
filled this land with their offspring.” P.188

[1856 edition of Sandwich Island Monthly Magazine, from: Cattle Colonialism- John Ryan

John Parker’s original homestead at Mana was located about a mile mauka of the property boundary. An
early account of the ranch reported on the koa milling activity in the area:

“it was below the koa forest of Hanaipoi that the saw pits were dug in the land known as Makahalau
where the purebred bulls and cows are now penned up. This became the great center for koa work,
cutting down trees, selecting the best to be sawn up into lumber through the saw pits, the piling up of
koa lumber on hilly ground so that the air could get between the boards and season the wood. There
was so much lumber piled up in this section that the natives called the place Palihooukapapa [Hill of
piled lumber].”

The Parker Ranch of Hawaii - The saga of a Ranch and a Dynasty, Joseph Brennan, Mutual
Publishing, Honolulu, 1974/2006; p.82

This sawpit area is about 3 miles mauka and 1,000 higher from the upper property boundary of the property.
3.3. Overview of Project Specific Management Objectives

The specific forest management objectives for this property include:

- Improve the quality of wood to be harvested in the future by planting seeds from known, high-quality sources and utilizing cuttings from trees identified as having superior color, figure and form (timber stands).
- Focus intensive management of koa for saw timber on those areas of the property with slopes less than 20%, accounting for 74% or 402 acres.
- Re-vegetate slopes and erosion-prone ridges with a multi-species combination of koa and native trees, shrubs and groundcover plants, accounting for estimated 26% or 141 acres.
- Protect planted stands from the effects of persistent and sometimes extreme wind by establishing 15,800 feet of cattle resistant windbreaks.
- Emphasize the planting of native frugivorous species to increase habitat for native forest-dwelling birds.
A planted koa forest will provide a reliable farmed source of high-quality koa for guitars, ukuleles and other wood products, thereby reducing pressure on natural forests and the concomitant habitat disturbance. Kapoaula and the surrounding area was historically known for its abundance of koa. This project returns that key "forest engineer" species -koa- to the landscape, initiating the reversal of nearly two centuries of deforestation and grazing.

Planting native species at this scale will increase the habitat for forest dwelling birds including ‘io (already sighted on the property), ‘ope’ape’a (Lasius cinereus semotus) (likely), ‘i’iwi (Vestiaria coccinea) (threatened, not seen), ‘Amakihi (Hemignathus virens), ‘Apapane (Himatione sanguinea), ‘Ōma’o (Myadestes obscurus), Hawai‘i ‘Elepaio (Chasiempis sandwichensis), and Nēnē (Branta sandvicensis).

Once the new koa forest is established, the forest management plan (below) calls for a continuing series of pre-commercial thinning, commercial thinning (at age 30 to 35) and patch clearing or individual tree selection of mature trees (age 50 to 65+). The closest model for this type of management is the long-standing and accepted silvicultural practices used in managing eastern U.S. hardwood forests such as maple and cherry. While the initial thrust is for plantation establishment, this is a means to the objective of rapid forest cover rather than the direction of long-term forest management. The intention is to have a continuous forest cover composed of trees in various age and size classes throughout. Each harvest activity will be designed to generate its own replacement cohort by virtue of soil disturbance combined with natural seeding. Potentially, this will be improved by using genetically superior seedlings as available and desirable, enriching the stand genetics.

![Figure 1. The property is currently used for grazing angus cattle by Parker Ranch, who has maintained the pasture in excellent condition.](image-url)
4. Land and Resource Description

4.1. Resource concerns
The following resource concerns have been identified, listed from highest to lowest concern, these concerns are common to pasture areas in Hawai‘i:

1. Soil erosion & soil compaction
2. Undesirable air movement
3. Water quality, excess sediment
4. Insufficient flow in watercourses
5. Hydrologic cycle: capture and storage of rainfall
6. Threatened and endangered species
7. Inadequate cover & food for wildlife

4.2. Existing vegetation and forest cover
Until March of this year, the property was owned and managed by Parker Ranch as a cattle pasture since its acquisition in the 19th century. The deep and fertile soils, used only for grazing for the past century and a half have never been disrupted or compacted by sugar cane or other plantation crops.

The pastures are surprisingly clean. There is a single Christmasberry (Schinus terebenthifolius) tree, and scattered fireweed (Senecio madagascariensis) as well as some joee (Stachytarpheta cayennensis), bullthistle (Cirsium vulgare), sourbush (Pluchea carolinensis), smutgrass (Sporobulus indicus), Yorkshire fog (Holcus lanatus) and sourgrass (Digitaria insularis) which are common to all pastures in the area. The dominant pasture grasses are Kikuyu grass (Pennisetum clandestinum) and pangola grass (Digitaria eriantha).

There is a single 14.8-acre grove of planted trees likely planted during the Civilian Conservation Corps era, in the 1930’s. It is composed of mainly of tropical ash (Fraxinus uhdei), with two rows of tsugi pine (Cryptomeria japonica), two rows of swamp mahogany (Eucalyptus robusta) in poor condition and scattered turpentine tree (Syncarpia glomulifera). The windward edge of the stand, composed of tsugi pine and swamp mahogany has been stunted by wind, the rest of the ash stand is beginning to show signs of mechanical deterioration, owing to the mature condition of the trees. While this grove is not spreading on account of the cattle grazing the emerging ash seedlings, this stand will need to be managed carefully to avoid its spread.

There are also a two or three small clumps of 5-10 trees each of Monterey pine (Pinus radiata)

Figure 2. There are less than 100 ʻōhiʻa trees on the property, clinging to the steep sides of steep hills. The objective of this plan is to plant a mixed koa-ʻōhiʻa forest on these slopes.
on the lower ridges. There are few (less than 100) remnant ‘ōhi’a trees remaining on the edges of steep knolls.

Resource Concern/objective: Reforesting the property with koa and associated native species will ensure that the landscape is, once again, covered with appropriate native tree and ground cover. Removal of cattle in favor of native trees will minimize soil compaction, provide cover and food for native wildlife, and provide a significant area of continuous tree cover in the context of extensive open grazing ground.

4.3. Existing Forest Health and Function

As noted above, the only “forest” resources located on the property are either scattered ‘ōhi’a found on cliff faces or rocky slopes, a small stand of mechanically deteriorating Monterey pine on a ridge just north of the forest grove and the 14.8-acre grove of ash trees.

Resource Concern: Brush management, weed control. Tropical ash was planted in numerous locations during the mid-20th century. It is now listed as an invasive species. The grazing Parker herd has kept emergent seedlings in this planted stand under control. Stand replacement with native trees and control of volunteer tropical ash seedlings will be addressed in the management practices section.

Figure 3. A mixed stand dominated by tropical ash is the only significant forest cover on the property.
Geologically, the property is located on the north east flank of Mauna Kea on ash-covered lava flows. Soils on the property are classified by the U.S. Natural Resources Conservation Service (NRCS) as Honoka’a silty clay loam in the lower elevations and Maile silt loam in the upper elevations. Both soil types are listed as “highly erodible.” These soils have an 8-10% organic material content. This part of the island is noted as having a low risk of volcanic events (8 on a 1-9 scale) and a moderate earthquake hazard level (4 -moderate). There are no subsidence or landslide risks. The land is fully stocked with high-quality pasture grasses and there are no obvious signs of soil erosion or sediment transport. However, we suspect that erosion occurring under the grass sward on the ridges during large storm events. Sheet and rill erosion are minimal owing to the thick grass sward.

The following is paraphrased from the NRCS web soil descriptions:

The HONOKAA series consists of deep, well drained soils that formed in basic volcanic ash. Honokaa soils are on mid-elevation, windward slopes of Mauna Kea at elevations from 335 to 1,222 meters (1,100 to 4,000 feet) and have slopes ranging from 0 to 35 percent. This humid volcanic ash soil is found on low and intermediate rolling mountain slopes in the Hamakua and Mauna Kea Districts, Island of Hawaii. Honokaa soils are classified as “Well drained.” Runoff is low to high. Permeability is rapid. Little standing water is present, even during high rainfall events.

Steep and narrow drainage gulches dissect the landscape. The soils are on summit, shoulder, backslope, and footslope hillslope profile positions of ash fields that overlie 64,000 to 300,000 year-old lava flows. Slope gradients typically range from 0 to 35 percent but can be as great as 100 percent in gulches. The soils formed in basic volcanic ash. The mean annual rainfall is 2,000 to 3,800 millimeters (78 to 150 inches). The mean annual temperature is 16 to 22 degrees C (61 to 72 degrees F) and the mean annual soil temperature is 19 degrees C (66 degrees F).

Honoka’a soils are typically used for tree plantations and pasture. In the past, at lower elevations, they were used extensively for growing sugarcane (up to 640 meters — 2,100 feet elevation). Natural vegetation includes ‘ōhi’a lehua (Metrosideros polymorpha), hapu’u tree fern (Cibotium glaucum), Hilo grass (Paspalum conjugatum), and kikuyu grass (Pennisetum clandestinum).

The MAILE series consists of deep and very deep, well drained soils that formed in basic volcanic ash over ‘a’a lava flows on Mauna Kea. Maile soils are on ash fields of mid elevation (915 to 1,375 meters – 3,000 to 4,500 feet), on windward mountain slopes of 0 to 20 percent. Mean annual rainfall is about 1,900 millimeters (75 inches) and mean annual temperature is 17 degrees C (63 degrees F). The soils are on all hillslope profile positions of undulating ash fields that overlie 11,000 to 300,000-year-old lava flows. Cloud cover and fog are common. The mean annual temperature is 16 to 18 degrees C (61 to 64 degrees F) and the mean annual soil temperature is 18 degrees C (64 degrees F).
The Maile soils are well drained with low to medium runoff and moderately rapid permeability.

Maile soils are used principally for pasture and timber plantations. Some areas of native forest remain. The vegetation is dominated by kikuyugrass (Pennisetum clandestinum), rattailgrass (Sporobolus indicus), and sweet vernalgrass (Anthoxanthum odoratum) and Yorkshire fog (Holcus lanatus) at the higher elevations. Natural vegetation includes koa (Acacia koa), ‘ōhi’a (Metrosideros polymorpha), hāpu‘u tree fern (Cibotium glaucum), and ‘ōlapa (Cheirodendron trigynum).

Resource Concern: Erosion. All site preparation, road and pond construction, planting, and silvicultural activities will be conducted with focused attention on maintaining soil in place and minimizing situations where these highly fertile and erodible soils will be disturbed. Best management practices will ensure that the high current level of organic material in the soil will be retained and that no sediments will escape the property through surface water transport.

Figure 4. The property presents deep, flat areas with pronounced ridges resembling the surface of a meringue pie. The flat areas will be used for timber, the ridges for mixed forest.
4.5. General Slope and Aspect

The property is long rectangle with the northwest corner of about 95 acres previously subdivided as a separate TMK, now a quarry. It is oriented in a north to south direction, facing north, and running mauka from Old Māmalahoa Highway to the surveyed and fenced southern boundary. The elevation of the property fronting the highway, is approximately 2,740 feet. The mauka boundary, approximately 9,500 ft from the highway, is at elevation of 3,180 feet, a 440’ elevation gain. The overall average slope of the property is 5% (440 elevation gain over 9,500 ft distance) with numerous intermittent steep hills and ridges up to 100% slope.

A GIS analysis of the publicly available digital elevation model revealed the following slope classes:

<table>
<thead>
<tr>
<th>Slope class</th>
<th>Acres</th>
<th>% Land area</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-10%</td>
<td>302</td>
<td>54%</td>
</tr>
<tr>
<td>10-20</td>
<td>162</td>
<td>29%</td>
</tr>
<tr>
<td>20-30</td>
<td>57</td>
<td>10%</td>
</tr>
<tr>
<td>30-40</td>
<td>29</td>
<td>5%</td>
</tr>
<tr>
<td>&gt;40</td>
<td>14</td>
<td>2%</td>
</tr>
</tbody>
</table>

Resource Concern: Erosion and compaction. Soil disturbance is far more likely on steeper exposed and rocky areas. Intensive forest management activities will take place on those portions of the property <20% slope. Steeper areas will be accessed less often, and prepared using spot cultivation with minimal soil/topographic disruption.
Slope & Hydrology
Sigilo Forest-Kapowia-Slope-Hydro-Letter
9/7/2018
Forest Solutions Inc. & Northwest Geospatial

Parcel Boundary
20' Contour
Intermittent Streams
Slope
< 10%
10 - 20%
20 - 30%
30 - 40%
> 40%

0 500 1,000 2,000 Feet
1 in = 1,000 ft

Slope: < 10% (green), 10 - 20% (yellow), 20 - 30% (green), 30 - 40% (orange), > 40% (red)
4.6. Water Resources

Kapoaula is located on the windward side of Hawai‘i (see location map) and receives abundant rainfall. The average rainfall is 83 inches on the makai end of the property (2,740 feet) and 56 inches mauka at 3,180 feet. Area rainfall averages approximately 70 inches per year. Mean annual rainfall in this location is quite high, ranging from above 4 inches per month in the comparatively dry summer months to more than 12 inches monthly in the relatively wetter months of November through March. The area is at virtually no risk of drought.

There is one small segment of blue-line intermittent gulch on the northeastern flank of the property, intersecting the highway, which does not significantly affect management activities as it is near the property boundary and no channel altering work is planned.

Model hydrology using NEXTMap 5-meter IFSAR bare earth Digital terrain Model (DTM) using catchment area of 1 acre shows a theoretical network of waterways along the depressions. However, the well-drained, highly permeable soils only allow water to accumulate and flow in these topographical depressions during storm events (see Modelled hydrology map). Observations during heavy rain events March-June, 2018, revealed small channels of surface water movement in these mapped areas. Increasing forest cover will likely reduce the flashiness of these channels and possibly eliminate overland flow altogether.

There are a number of un-named gullies on the property that flow only in storm events. There are no perennial streams or seasonal watercourses on the parcel other than the previously noted short blue-line gulch segment which is intermittent. There are no National Wetland Inventory wetlands.

Three un-lined stock watering ponds are located in the vicinity of the previously planted windbreak grove. (see Hydrology map). During wet season observation, these three ponds were partially full. They have not been observed during dry season to determine if they continue to hold water in the face of naturally well-drained soils and evapotranspiration. These ponds will not be planted or disturbed, rather they will continue to provide stock water and, as cattle are removed, habitat for native species.

Parker Ranch maintains a water supply system for stock watering, using remote county water sources and agreements with neighboring properties. This system has served the property for many years. Current plans for the property include the gradual removal of the Parker water system as cattle are removed.

Resource Concern: Lack of infiltration due to compaction. Loosening soil and planting a forest cover will reduce rainfall arriving at the soil level and improve infiltration. This, in turn, will reduce overland flow and provide a steadier water supply to nearby gulches should rainfall be sufficient.
4.7. Timber Resources
Except for the above-noted 14.8-acre grove of tropical ash, there are no timber resources currently on this property. Over the course of this management plan, the entire property will be reforested with approximately 74% of the area dedicated to commercial forest production of instrument quality koa. The ash stand will be converted to koa in year 8.

Resource Concern: Koa timber supply, habitat. Reforesting with native koa and associated species will ensure that invasive species do not re-capture the site and provide habitat for native species. As each planted unit (+/- 50 acres/year over a 10-year period) reaches canopy closure (Year 3), native species will begin to re-inhabit the area and provide additional inputs of native species to enhance intentional planting efforts. The intention of this plan is to reforest the entire site and then manage it as a sustainable forest with small patch (< 1-acre) and individual tree selection harvests.

4.8. Wetland Resources
Except for the one “blue-line” intermittent stream adjacent to the Old Māmalahoa Highway, there are no identified natural wetland resources on this property. Existing cattle stock watering ponds provide an opportunity for enhancement as wildlife habitat, such as nēnē geese (Branta sandvicensis) and Koloa duck (Anas wyvilliana), provided that cats mongoose and rats are controlled and excluded from breeding areas. Prints of mongoose and rats are common around the stock ponds. The installation of a fire-control pond may also provide additional habitat opportunities.

Resource Concern: Potential habitat. There may be an opportunity to enhance on-site potential wetland
resources. However, a site visit with NRCS biologist (May, 2018), seemed to indicate that fencing and protection of existing stock watering ponds to prevent predation by cats, mongoose and other invasive mammals, rather than the deepening and lining of the ponds may be the preferred way to address the possible use of these area by resident and migratory wildlife. Planting of trees will likely reduce or eliminate the ponds due to higher evapotranspiration.

4.9. Significant Historic and Cultural Resources
The environmental history of this area which indicates an original “nearly impenetrable” koa-ōhi’a forest and that by the mid-19th century this entire landscape was in the process of conversion from forest to pasture. This property would have been part of the Wao Akua, or land of the gods, where most Hawaiians did not enter.

A letter (dated 9/13/2019, Log No.: 2019.01046, Doc. No.: 1909SC03) was received from the State Historical Preservation Division (SHPD) that verifies there are no archeological, burial or historic sites present on the entire 564-acre TMK. This letter was received following the submission of an application for a County grading permit. Along with this permit an archaeological inventory survey (AIS) was completed and submitted by ASM Affiliates. An excerpt from this letter is included below for reference.

No archaeological sites or other historic properties of any kind were identified within the study area. All the ranching related infrastructure (e.g., fencing, water troughs) encountered during the survey appeared modern. The concrete fenceposts observed during the current study did not correspond to the “concrete posts” depicted in the 1951 plat map. An effort was made to identify evidence of the two trails (“Alanui pili uka i ka mauna” and the “Alanui o Honokaa”) depicted on historic maps. Portions of the unpaved ranch road makai of the tropical ash stand likely follow the alignment of the “Alanui pili uka i ka mauna”, but there were only extensive wheel ruts from motor vehicle traffic. Where the projected trail alignment deviates from the jeep road, there are no surface indications of the trail. The physical route of the trail appears to have been obscured by cattle trampling, erosion, and the incursion of pasture grasses since the mid-nineteenth century.

The determination of effect for the subject project is “no historic properties affected.” The SHPD agrees that no further work, including archaeological monitoring, is needed. The historic preservation review process is complete.

Resource Concern: None

4.10. Existing Wildlife
Because the entire property has been a managed cattle pasture for over a century, there is little evidence of native wildlife. On site visits earlier this year (March, May 2018), ‘io (Buteo solitarius) was seen on the property. There was also possible evidence (bird tracks in mud adjacent to stock ponds), of nēnē, though these could also have been from ducks. Hoary bats likely use the thick, non-native mature tropical ash stand as well.

Non-native bird species likely include Japanese bush-warbler (Horornis diphone), melodious laughing-thrush (Garrulax leucolophus), northern cardinal (Cardinalis cardinalis), common myna (Acridotheres tristis), Japanese white-eye (Zosterops japonicus), kalij pheasant (Lophura leucometanpes), and Eckel's Francolin (Francolinus erckelii).

Non-native mammals likely include black rat (Rattus rattus), small Asian mongoose (Herpestes javanicus), feral
pigs (Sus scrofa), feral cats (Felis catus) and dogs (Canis lupus). Evidence of rats and possibly mongoose were seen along the fringes of existing stock ponds. A small herd of small, feral black pigs has been observed in this woodlot.

**Resource Concern:** Bird predation. A Biological Assessment will be carried out during the breeding and nesting season (winter/spring 2018-2019) to confirm these findings and establish a baseline population. Based on this information, vector control methods and/or protective fencing will be deployed to enhance bird survival.

4.11. Threatened and Endangered Species Existing on Property

**Fauna:**

‘io – male-female pair in forest ash grove  
Seabirds – not detected  
‘ope‘ape‘a – both radar and acoustic detection focused in forest ash grove

**Flora:**

None encountered thus far. It is unlikely that any threatened and/or endangered species would be encountered given the managed and manipulated aspects of this landscape over the past 150+ years.

**Resource Concern:** Habitat improvement. Property owner has already initiated preliminary discussions with USFWS regarding application for a Habitat Conservation Plan or Safe Harbor Agreement in anticipation of native plantings attracting currently listed or potentially listed wildlife.

4.12. Existing Recreational and Aesthetic Values

This property has been in private (Parker Ranch) ownership since the 1860’s. The only recreational use has been occasional hunting of pigs by Parker employees and picnicking and small gatherings of employees and families in the ash grove. There is and has been no public use or access.

Aesthetically, the property has been described by local realtors and the surveyor who confirmed property corners and fence lines as “one of the most beautiful pieces of land they had seen on the island.” Rolling, verdant pastures, separated by exposed cliff faces and small “meringue like” hills, with expansive views of the Waipio Bay/Kohala Mountains and the Pacific Ocean. At night, the lights from Waimea are visible from upper ridges and stars are readily visible as there is little nearby light pollution.

Open vistas will, over time, be reduced or eliminated by rapidly growing koa and other woody species. This will produce its own aesthetic complex that will be the subject of interpretive signage and other informational material.

**Resource concern:** None

4.13. Infrastructure and Access Conditions

As noted above, the mauka boundary of Kapoaula is defined by the easily accessed Old Māmalahoa Highway, which is asphalted and publicly maintained. Presently, there is a 5-strand barbed wire perimeter fence with one standard pipe gate entry located approximately midway between the eastern and western property corners. The historic road layout creates a blind corner from each direction, making the narrow pull out area adjacent to the fence quite dangerous for loading and unloading equipment. Projected plans include widening
this pull-out area and pulling back the fence line to accommodate low-boy trailer equipment delivery. The interior of the property has only unimproved jeep and cattle trails. There are no graveled roads.

As shown on the attached maps, approximately 11.3 acres for a mill site and access road have been removed from the active forest management regime. The mill site will be self-contained with on-site power and water. There are no projected plans for bringing public water or power to the site owing to prohibitive cost.

Resource Concern: Minimizing transport of any sediments off-site onto a public road. Ensuring safe and easy access for highway vehicles (cars and trucks) as well as for delivery of equipment for on-site work. Such work will be conducted outside of the auspices of this management plan.
5. Management Objectives and Practice

5.1. Overview

Kapoaula was purchased with expressed intention of creating a dedicated, sustainable koa forest for musical instrument wood. This project will plant, over a ten (10) year period, the entire 543 acres of available land with koa and a range of associated native plants (11.3 additional acres are reserved for a sawmill site and access road). The project will combine the production of timber in a plantation format with mixed native forest plantings in less accessible areas. Over time — decades or century — we anticipate the colonization of the plantation area with the enrichment species from the mixed forests, from bird droppings and natural plant colonization. We call this a kipuka restoration strategy whereby nuclei of enriched koa stands extent out and into the adjoining koa plantation stands.

As cattle are removed from the land and replaced by trees, compaction, erosion and animal organic wastes will be eliminated with positive consequences for water quality. Incorporating intentional plantings of native species favored by birds and insects will dramatically improve wildlife habitat. Windbreaks planted on strategic ridges will allow the koa trees to grow with minimum wind-caused distortion. Historic stock watering ponds may be enhanced with perimeter plantings and predator proof fencing and traps to favor migratory and resident waterfowl.

Beginning in year 30-35 a selection harvest is planned, emphasizing tree quality and stand vigor, while also removing useable koa wood. This will cause the natural regeneration of a cohort of koa trees, which will be repeated more or less every 15 years to create a continuity of canopy closure over space and time.

Ideally this project will inspire others. Early indications are that neighboring property owners are now also contemplating planting native trees on their DHHL pastoral leaseholds. Such plantings will leverage and expand the environmental gains provided by this project.

5.1.1. Fence units

There is active and obligate grazing on the property, which will be rolled back sequentially as the forest is planted. To keep grass sward and woody weeds under control and to maintain the land-use designation, cattle will continue to graze the property until it is planted out. Therefore, for each successive year fencing is planned that will remove cattle and pigs from each regenerated area, protecting both the timber and non-timber species.

The sequence of fencing is important. In order to minimize wind effects, orographic conditions are exploited in years 1-4, where hills are used to “hide” new plantings from the wind while the windbreaks develop stature. Starting in year 5, plantings will be behind windbreaks.

<table>
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<th>Acres</th>
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<td>53</td>
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</tr>
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<td>4</td>
<td>1,365</td>
<td>15,709</td>
<td>59</td>
</tr>
<tr>
<td>5</td>
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<td>13,721</td>
<td>77</td>
</tr>
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<td>6</td>
<td>3,383</td>
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<td>63</td>
</tr>
<tr>
<td>Total</td>
<td>29,352</td>
<td>107,719</td>
<td>564</td>
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</table>

Table 2. Proposed fence units
5.1.2. **Forest management units**

To accomplish the koa and other native vegetation re-establishment objectives outlined for this plan, specific management activities will be implemented on each designated unit. To facilitate field operations, budgeting, and progress reporting, the property has been divided into a series of numbered units, called Forest Management Units or FMU’s. A unique identifying number is assigned to each FMU. (See 10-year Forestry Plan Map and implementation schedule).

The first number indicates the silvicultural regime

1 = timber emphasis, koa
2 = restoration emphasis, koa and native species mix
3 = existing non-native trees (ash stand) — special case FMU scheduled for conversion to koa in year 8
5 = demonstration site, koa seed orchard
7 = infrastructure — not part of management plan

The second number indicates the year the plantings will occur

year 1-9, roughly equivalent to fence unit

The third number indicates the sub-unit within a specific year’s planting

**Examples:**

Unit 262 is a koa mixed species unit, planted in year 6 it is the second of two similar units

2 – Mixed forest silviculture
6 – Year 6 planting
2 – Second unit

Unit 131 is a koa timber stand to be planted in year 3, it is the first sub-unit.

1 – Koa plantation silviculture
3 – Year 3 planting
1 – First unit
10-year Forestry Plan

Forest Solutions Inc. & Northwest Geospatial

Intermittent Streams  Fences
Water Resources
Windbreaks
Parcel Boundary
Prospective Roads
Confirmed
Prospective
Jeep Track

Production Koa
Mixed Forest
Mill Site
Dwelling
Existing Non-native Trees

0  500  1,000  2,000 Feet

1 in = 1,000 ft

Rose & Koch | 28
6. Detailed practices and objectives

6.1. Summary of stands, activity year and objective

Table 3. Detail of Forest Management Units (FMUs), prescriptions and areas. Colors differentiate between fence units. There are several FMUs within each fence unit.

<table>
<thead>
<tr>
<th>FMU</th>
<th>Type</th>
<th>Year</th>
<th>Unit ac</th>
<th>Perimeter ft</th>
<th>FMU ac</th>
<th>Type</th>
<th>Objective</th>
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<td>1</td>
<td>4.1</td>
<td>3,800</td>
<td>4.1</td>
<td>native forest</td>
<td>native forest and timber</td>
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<td>1</td>
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<td>1</td>
<td>4.2</td>
<td>2,700</td>
<td>4.2</td>
<td>seed orchard</td>
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</tr>
<tr>
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<td>1</td>
<td>5.2</td>
<td>-</td>
<td>5.2</td>
<td>dwelling</td>
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</tr>
<tr>
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<td>1</td>
<td>2</td>
<td>70.7</td>
<td>7,656</td>
<td>47.3</td>
<td>koa timber</td>
<td>high quality koa timber on 40-60 year rotation</td>
</tr>
<tr>
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<td>2</td>
<td>12.8</td>
<td>1,280</td>
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</tr>
<tr>
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<td>high quality koa timber on 40-60 year rotation</td>
</tr>
<tr>
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<td>-</td>
<td>5.2</td>
<td>dwelling</td>
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</tr>
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Stewardship sub-total: 563.6
Entire TMK area: 24,908

542.9

Property total: 563.6
6.2. Summary of stocking & seedling needs

Table 4. Forest Management Units (FMUs), area and stocking

<table>
<thead>
<tr>
<th>FMU</th>
<th>Type</th>
<th>Year</th>
<th>Area (ac)</th>
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<th>Other stocking</th>
<th>Koa seedlings</th>
<th>Other seedlings</th>
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<td>161</td>
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<td>100</td>
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<td>181</td>
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<td>8</td>
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<td>181</td>
<td>---</td>
<td>5,140</td>
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<td>281</td>
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<td>191</td>
<td>1</td>
<td>9</td>
<td>32.4</td>
<td>181</td>
<td>---</td>
<td>5,860</td>
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<td>9</td>
<td>19.3</td>
<td>100</td>
<td>50</td>
<td>1,930</td>
<td>960</td>
</tr>
</tbody>
</table>

Total/avg: 542.9 160 13 86,860 7,020

Notes:

Koa stocking is the number of koa trees per acre. Lower stocking in the mixed forest, higher in the timber forest.

Other species stocking is the number of seedlings per acre from the species list presented in Section 6.6, page 38. There are more of these in the mixed forest, less in the timber stands.
6.3. Site Preparation

Objective: Ensure former pasture ground is suitably prepared and cultivated to accept and support koa and other native seedlings

Practice - Tree and Shrub Site Preparation: NRCS Practice 490

This operation consists of two phases, initial weed control and soil cultivation.

Weed control:

Herbaceous ground cover control must occur before ripping or spot cultivation to increase effectiveness of the mechanical treatment and reduce weed competition on planted trees. Two to four months prior to any cultivation, a pre-planting herbicide application to control herbaceous vegetation and grass cover in production planting areas will be carried out using a combined mixture of imazapyr and glyphosate (Roundup). This application should occur in April to May.

Figure 6. Mechanical site preparation reduces planting costs and improves tree growth and wind resistance by improving root penetration. These effects are expressed in the first 5-10 years of growth.
Mechanical site preparation:

The purpose of this practice is to improve site conditions to be suitable for the purposeful establishment of desired trees and shrubs. In the case of Kapoaula, the entire property, except for exposed rocks and cliffs, is densely covered with long established cattle pasture. Because of the history of cattle grazing and associated compaction, deep ripping and bedding or deep spot cultivation will be required to assure that koa roots have a minimally compacted soil profile to penetrate. Depth of this operation should be at least 24 inches (60cm) and ideally 36 inches (90 cm) to provide for ease of root penetration and enhanced growth.

After the vegetation has died and begun to decompose, a tractor pulling long shank ripper and bedding plow (line cultivation) or an excavator equipped with a spot cultivation attachment (“chicken foot”) will be used to prepare planting spots at a spacing of approximately 20’ x 12’ and average stem density of 181 trees per acre for timber stands. On slopes of 20% or greater, where a mixed forest is the objective, stocking will drop to 150 trees per acre, roughly 20’ x 15’. Site preparation should not take place more than 2 months before first planting, cultivation by either means must prepare soils to a depth of 24”–36”, depending on substrate and operating conditions. Better the site preparation will be evident in the medium and long-term stand performance, where enhanced root penetration results in taller, more wind-firm trees.

Figure 7. Spot cultivation, using a specialized tool built for the purpose will be used in less accessible terrain and reaching onto steeper slopes. Ripper shank is 3 ft (90 cm) long, proving ample rooting depth early on, improving tree growth vis hand prepared soil which is never able to achieve the depth.

1 Mechanical site preparation will require an approved Soil and Water Conservation Plan
6.4. Windbreaks

Objective: Protect young seedlings and saplings from occasional high winds, improve stem architecture and shelter native forest stands from storms.

**Practice: Windbreak/Shelterbelt Establishment: NRCS Practice 380**

The combined factors of regional lack of tree cover, 3,000’ elevation, and persistent and occasionally gusty trade winds from the east create challenging conditions for minimizing wind stress on young seedlings and saplings. As a fast growing, vertical species, koa is particularly susceptible to deformation and leader damage due to strong winds.

The operational plan is based on installing early koa plantings in those areas already orographically protected from wind (see Fencing units map sequence). Most of the site after fence unit 4 (year 5 on) is, quite exposed to wind. The traditional name for these legendary winds with driving rain is “kipu’upu’u, the name King Kamehameha gave his first-in-battle assault soldiers who trained in these harsh conditions.

Minimizing wind stress on young trees can protect plants from wind-related damage and alter the microenvironment to enhance plant growth. Wind protection can be accomplished by planting fast-growing wind breaks on strategic high points and ridge crests. Luckily, the topography of the land seems to run perpendicular to prevailing wind conditions, thus providing a suitable setting for installation of windbreak plantings.

The intention of this plan is to install all windbreak plantings within the first year to develop evolving protection for future plantings as rapidly as possible, certainly by year 5. In addition, as protected koa plantings become established, they will provide some additional protection for subsequent plantings. They will be planted in 3 rows, with one species per row. Rows will be 10 ft apart and trees will be 20 ft apart along the row. Trees will be arranged so as to alternate with each other.

Windbreak/shelterbelt species by row, from shortest to tallest, from east to west row

1. Podocarpus (Podocarpus gracilior) – WRA 0 low windbreak, medium growth rate
2. Tallow-wood (Eucalyptus microcorys) – WRA 1
   or blood-leaf gum (Eucalyptus torelliana) – WRA 4 medium windbreak, fast growth
3. Norfolk Island Pine (Araucaria heterophylla) – WRA -5 tall windbreak, medium growth rate
   or Mexican cypress (Cupressus lusitanica) – WRA 6 tall windbreak, medium growth rate

Rule of thumb calculations for windbreaks indicate a wind protection distance of 10x the height of mature trees. As shown on 10-year forestry plan map, ridge crest planting locations will, over time, provide shelter for the entire site, assuming the araucaria and gum plantings reach a height of 100+' after the first 20 years of establishment.
6.5. Fencing
Objective: Exclude domesticated, feral and non-native mammals from the growing restored native forest

Fence - NRCS Practice 382

6.5.1. Cattle
The property has been a cattle ranch since the mid nineteenth-century. The property is perimeter fenced with 5-strand barbed wire. Some sections of fence are adequate; some in need of repair. An agreed upon condition of purchase earlier this year (2018) was that Parker Ranch can continue to graze cattle on those sections of the property not yet scheduled for afforestation. On the three sides of the property not fronting the Māmalahoa Highway, DHHL pastoral lessees run cattle and horses in various conditions of husbandry. Exclusion of cattle is a fundamental requirement for successful koa forest re-generation.

Investment in a koa forest at this scale will require the highest level of protection from cattle or sheep. A small herd of black feral pigs were observed. To protect the investment in select growing stock and especially sensitive native understory species, pigs must also be excluded from the planting.

A perimeter 5-foot hogwire fence with barbed wire at the top and ground level (outside) to deter pig grubbing will be installed (see Fence map). This fence will also serve to exclude neighboring cattle. Every year fences will be inspected and maintained if needed, and includes tightening wires, fixing loose sections and re-staking sections that have come loose.

Cattle are an essential management tool to execute this reforestation stewardship plan. They will keep pasture grasses and invasive woody species, especially topical ash (Fraxinus uhdei), sourbush (Pluchea carolinensis) and guava (Psidium guajava) under control until a unit is scheduled for site preparation and planting. An essential and critical protection aspect for this significant investment is a system of cross fencing to create paddocks that securely contain cattle from temptation grazing on adjacent koa saplings.

As each subsequent pasture unit is converted to koa forest, cattle will be replaced by native vegetation. At the end of this ten (10)-year plan, all cattle will be eliminated from the property and a permanent fencing system will be in place to localize, contain, and minimize any potential cattle trespass that might occur from adjacent pastoral leasehold herds.

6.5.2. Other mammals
Signs of several deleterious mammals have been noted during site visits, particularly around and near the open stock watering ponds. These include rats (Rattus rattus and possibly Rattus norvegicus), feral pigs (Sus scrofa), mongoose (Herpestes javanicus), and cats (Felis catus) it is likely that loose or feral dogs (Canis lupus) also visit the ponds.

Table 5. Summary of fencing units

<table>
<thead>
<tr>
<th>Year</th>
<th>Fence ft</th>
<th>Maint ft</th>
<th>Acres</th>
</tr>
</thead>
<tbody>
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<td>1</td>
<td>6,414</td>
<td>3,744</td>
<td>53</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
<td>10,309</td>
<td>71</td>
</tr>
<tr>
<td>3</td>
<td>5,491</td>
<td>10,173</td>
<td>64</td>
</tr>
<tr>
<td>4</td>
<td>1,365</td>
<td>15,709</td>
<td>59</td>
</tr>
<tr>
<td>5</td>
<td>5,028</td>
<td>13,721</td>
<td>77</td>
</tr>
<tr>
<td>6</td>
<td>3,383</td>
<td>17,887</td>
<td>60</td>
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<tr>
<td>7</td>
<td>1,649</td>
<td>17,332</td>
<td>70</td>
</tr>
<tr>
<td>8</td>
<td>6,022</td>
<td>18,844</td>
<td>46</td>
</tr>
<tr>
<td>9</td>
<td>0</td>
<td>0</td>
<td>63</td>
</tr>
<tr>
<td>Total</td>
<td>29,352</td>
<td>107,719</td>
<td>564</td>
</tr>
</tbody>
</table>
Most of these species do not represent, at this time, a threat to the forest restoration objective of this project, aside from pigs which uproot tender seedlings, and rats which occasionally chew bark on koa trees.

The long-term objective of a restored koa-‘ōhi’a forest means that, over time, there will be an increase in native bird habitat which may, in the future, be affected by the presence of rats and cats. Rats eat tree fruits and seeds as well as eggs and nestlings. Cats eat birds at various life stages. As native forest areas are restored and enriched during the course of this project, invasive animal control protocols may be necessary.

Recent experience in New Zealand and in Hawai‘i with “Good Nature” traps have shown great success in controlling rodent and cat damage using humane means. These traps use a CO2 cylinder to power a strike bolt that instantly kills animals attracted to the bait. The design allows for upwards of 12 kills/trap before requiring re-arming. As native and migratory birds begin to frequent the property, vector control will be used to reduce the population of these mammals to promote a safe haven for nesting and foraging. In addition, it may be prudent to incorporate this control feature on the high-value, select “elite” seedlings planting sites to avoid bark damage by rats.

Due to the low cost, location specificity and iterative nature of vector control, this is included under the monitoring and not separated as a budget item in this management plan. Most of the cost, as with other monitoring activities, is in the technician time needed to get the work done.
6.6. Tree/Shrub Establishment

Objective: Re-establish a koa-dominant forest with ‘ōhi’a and associated native understory on land historically managed as cattle pasture.

Practice- Tree/Shrub Establishment: NRCS practice 612

Hand planting will be carried out using a tree spade or dibble as appropriate for the available nursery stock. Soil surface should be perforated to a depth slightly greater than the length of the seedling stock and the seedling should be placed into this hole. The root collar should be marginally lower than the level of the soil (between 1/8-1/4" with the root mass oriented vertically so the tip of the root does not bend outward (“J-rooting”). Soil is then compacted lightly around the root system. Subsequent silvicultural activities will include fertilizer application, competition control, timber stand improvement (pruning), and native species enhancement.

Koa and mixed forest plantings will be planted at the same time, the only difference being their spatial arrangement and seedling count. Mixed forest stands, as their name implies should be a mix of species across the area, not a patchwork of monotypic stands.

Table 6. Summary of stocking by stand type and relative area occupied by each stand type

<table>
<thead>
<tr>
<th>Type</th>
<th>Description</th>
<th>Seedlings/acre</th>
<th>Acres</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Koa</td>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Timber</td>
<td>181</td>
<td>387</td>
</tr>
<tr>
<td>2</td>
<td>Restoration</td>
<td>100</td>
<td>141</td>
</tr>
<tr>
<td>3</td>
<td>Timber (ash)</td>
<td>181</td>
<td>15</td>
</tr>
</tbody>
</table>

6.6.1. Seedlings

Seedling size will necessarily depend on the species in question: Pioneer species such as koa will be 25-30 cm in height with a small dibble pot size of 65-100 cc, which is sufficient for a more aggressive species. Enrichment and enclosure species will be in 20-40 cm in height in a small to medium pot of 200 to 500 cc, with the objective of providing an older, more robust seedling for these more sensitive species. At least nine months should be allowed for mãmane and ‘ōhi’a seedlings; six months for maile, ‘olapa and pilo seedlings; and three to four months for koa seedlings.

Paniolo Tonewoods currently has a working relationship with various nurseries in Hawai‘i including who will supply the seedlings. Additionally, in a meeting with the local charter school, Kanu o ka ‘Āina, they have expressed interest in growing and planting enrichment seedlings using students, combining a needed resource with community outreach and education.

6.6.2. Seed sourcing

Seeds need to be collected in advance to allow adequate time for growth in the nursery setting. There are very limited supplies of ‘ōhi’a on the property, and no koa. Therefore, seedlings will be grown from collected seed supplies with first preference for the Waimea area followed by upper elevations in Hāmākua and then Ka‘u.

Koa seed procurement strategy is to keep sources as local (Island of Hawaii) as possible. There are several reasons for this: increased project flexibility by having a stable source of seedlings, safeguarding against outside pathogen spread (especially Rapid ‘ōhi’a Death [ROD]), promoting genetically conserved adaptations.
to local conditions, and introducing volunteers to this aspect of forestry. However, the laudable objective of using locally sourced seedlings must not come at the expense of achieving overall forest management goals. Because the overall project goal is to produce the highest quality koa wood with desirable characteristics, seed sources from other islands may also be included into yearly plantings to ensure as robust a genetic base as possible.

6.6.3. Improved genetic sources
In addition, working relationships with Haleakala Ranch and Kamehameha Schools (Hōnaunau) have generated propagation material from selected “elite” lines of koa which show desired and valuable characteristics such as figure, color, and vertical form. The Haleakala stock was originally propagated from Island of Hawaii seedstock 32 years ago. These selected lines of improved planting stock will be planted in identified highest-quality growing areas for propagation purposes. One or several seed orchards are contemplated as part of this project to capture and track the progress of these elite genetic sources.

6.6.4. Koa wilt
Koa wilt is a threat on this property due to the marginal elevation at just over 2,000 ft ASL. Below 2,000 ft and definitely below 1,500 ft koa plantings have consistently been infected by koa wilt. Koa wilt kills 50-90% of the trees in the stand. Even if the wilt is not prevalent early on, climate change (warming) and an evolving fungal pathogen over time will likely result in a migration to higher elevations, including this property.

In preparation for this, Paniolo Tonewoods has established a relationship with the Hawaii Agriculture Research Center (HARC) forestry program to purchase limited quantities of wilt-resistant koa seeds. The seeds available at this early date in the program will not be sufficient to fully cover the annual planting needs, yet will substantially improve the resilience of the forest should the disease make an appearance. Having these genetics in place will also improve resulting progeny in future in situ regeneration.

6.6.5. Koa Plantings
Seedlings will be planted three to six months after weed control and site preparation. The planting sequence will begin with cultivation of planting sites for individual seedlings. Approximately 20’ x 12’ spacing will yield the target 181 trees per acre. However, natural variations in site will result in densities that are slightly higher or lower than the target.

Each seedling will then be manually planted along the line or in the prepared hole. Hand planting crews will use a tree spade or dibble as appropriate for the nursery stock. Mechanical site preparation facilitates planting, and it is expected that rates will exceed 800 trees planted per day on flatter ground (<20% slope). Production will drop to 500 trees per day on sloping soil, and 200 in areas where machine site preparation is not possible and hand preparation will be needed.

Standard planting techniques will be followed, with planting holes dug to the depth of the seedling root stock, root collars buried marginally lower than the level of the soil, and all seedlings oriented vertically. After seedlings are placed in the ground, loose soil will be firmly packed around the roots to bring the root collar level with the soil surface.

6.6.6. Mixed forest plantings (kiʻuka enrichment planting)
At this time, the only significant native vegetation on the property are scattered ‘ōhiʻa, found mostly on cliff
faces and steep, rocky areas. Given the history of Parker Ranch pasture management and grazing for over 150 years, it is assumed that seed sources for native understory plants will be non-existent, thereby requiring use of seedlings for enrichment species.

The goal for enrichment species establishment is a net average of 150 trees per acre on those units with slope >20%. Koa will be used as a pioneer species to carry the stand and provide initial cover, planted at a density of 100 trees per acre. The remaining 50 trees per acre will be a mix of native species.

The focus is to initiate a trajectory of recovery to re-create the native forest that once stood on this land, thereby providing habitat for native species and improving the overall environmental quality of the property, including aquifer recharge, and erosion control. These ridge units will effectively serve as “kipukas”, islands of native vegetation, which, slowly, over time, will provide seed sources and spread throughout the site.

The following list of proposed enrichment species is representative, other species will also be utilized as appropriate for the site and as available.

- ‘Ōhi’a (*Metrosideros polymorpha*)
- A‘ali‘i (*Dodonaea viscosa*)
- Māmaki (*Pipturus albidus*)
- ‘Ōlapa (*Cheirodendron triginum*)
- Kōlea (*Myrtle lessertiana*)
- ‘iʻo nui (*Dryopteris wallichiana*)
- ‘Ōhelo (*Vaccinium calycinum*)
- Hōʻawa (*Pittosporum glabrum*)
- Pilo (*Coprosma montana*)
- Ulei (*Osteomeles anthyllidifolia*)
- Maile (*Alyxia stellate*)
- ‘I’a (*Freycinetia arborea*)
- Hāpuʻu pulu (*Cibotium glaucum*)
- Hāpuʻu iʻi (*Cibotium menziesii*)
- Iliahi (*Santalum paniculatum*)

6.7. Nutrient Management

Objective: Provide koa and other seedlings with nutrient inputs to ensure health and productivity while minimizing non-point pollution of surface and groundwater

**Practice- Nutrient Management: NRCS practice 590**

Long-term grazing has reduced soil fertility in this area and post-planting fertilizer application reduces the future weed control burden by helping seedlings to grow more quickly to heights at which weed competition is less intense. Application using controlled release fertilizer (CRF) will minimize movement of nutrients and other potential contaminants to surface and/or groundwater.

At planting, a crown fertilizer treatment assists with early seedling growth and development, and will consist of a 4-ounce (120 gram) dose of high phosphate (11-52-00 or similar) CRF distributed evenly within a 12” diameter area centered on the seedling stem, or, on slopes, a half-moon shape on the uphill side of the seedling. The property is located in a high-rainfall area (70” or more per year), so nutrient leaching is a concern, which is partially mitigated by the use of CRF fertilizers.
If an unlikely second application is needed, the crown application will be 6 ounces (180 grams) per seedling of 11-52-0 with micronutrients or other high-phosphate, low potash mix with micronutrients at 6 ounces per seedling CRF.
6.8. Weed Control

Objective: Control herbaceous weed competition until canopy closure and establishment of trees and shrubs

Practice- Herbaceous Weed Control: NRCS Practice 315;
Creating a “new” koa forest on previously pastured and grazed land will require significant inputs of weed control agents to ensure the successful survival and health of the newly-planted seedlings. Site preparation activities will temporarily diminish competitive herbaceous weed pressure through chemical and mechanical means. However, in the months following planting, there will be inevitable recurrence of resident grasses that will need attention.

For timber stands, a single weed control (aside from that applied during site preparation) application will be used. For mixed species restoration stands, which feature lower stocking and slower growing species, two entries will be used in the first year. All stands will receive two further entries during the Integrated Pest Management (IPM) applications, which also include control of psyllids, anticipated for the second and third years.

Selective or broad-spectrum herbicides, depending on actual weed pressure will be used as needed for post-planting competition control until trees are two years old or until the canopy has closed.

Grasses will be the main targets for this operation; annual herbaceous species such as bull thistle and fireweed in moderate numbers are not as damaging to young seedlings. A manual spot treatment is an option for outbreaks of broadleaf weeds in early development stage (less than 10 ft height).

Because of the history of pasture management, the dominant weed species on site are grasses. Herbicides with grass-specific modes of action may, therefore, be applied over the entire planting area. These compounds do not affect broadleaf biochemistry and are thus safe to use without chemical barriers around seedlings. Examples of these grass-specific herbicides are fluazipop (Fusilade DX) and quizalofop (Assure II).

Monitoring will reveal which particular weed species have emerged and will be used to determine the precise formula to control weeds. Depending on the weed species composition, other herbicides in the toolbox may include Streamline (aminocyclopyrachlor), Polaris AC (imazapyr), Element 4 (triclopyr), Roundup PowerMax (glyphosate), and Escort (metsulfuron methyl). All label regulations will be observed for broadcast or spot treatments as appropriate.
6.9. Integrated Pest Management

Integrated Pest Management

Objective: Protect growing koa trees with timely and effective treatment of insects and pathogens.

Practice - Forest stand improvement: NRCS Practice 666

Maintaining healthy trees is the first and best defense against pests and pathogens, but some level of disease or pest infestation may be unavoidable even in healthy plantings. This is best accomplished in the context of an integrated pest management (IPM) approach to dealing with pests and pathogens. The IPM framework involves three sequential assessments, (1) monitoring potential pest agents, (2) identifying threshold densities or populations at which pests cause unacceptable economic damage, and (3) identifying and applying the most effective control agent.

Figure 10. Rotary wing aircraft are a cost-effective option for later stage weed control combined with pest control. Psyllids are of particular concern for this project. Note the row site preparation working around native forest patches.

To control insect pests using IPM, the first step is to identify potential pest species. This requires a monitoring program that can take on varying degrees of sophistication. When damaging levels of the pest are discovered, the first option for control methods is typically a pheromone-based trapping system or adhesive traps. Chemical insecticides are used if control is impossible with more benign methods.

Likely insect pests on A. koa include the acacia psyllid (*Acizzia uncotoides*), a non-native sap-sucking insect, the koa moth (*Scotorythra paludicola*), a native defoliating insect, and the koa borer (*Xylosandrus compactus*). Psyllid infestations may threaten performance of entire stands by feeding on growing tips and causing extreme branching in the following growth phase. Koa is attacked by psyllids in the second year after planting. This causes stunting and loss of apical dominance, with concomitant branchiness. Koa moth is usually constrained to a few individuals in a given stand. The forest health practice here is to use IPM techniques to reduce the psyllid population during the critical spring time of year 2 and year 3.

Chemical options for controlling the psyllid include dinotefuran (Safari 20 SG) or spirotetramat (Movento), both of which have labeling appropriate or adaptable to use in koa plantings on Hawaii Island. The koa moth may also respond to these treatments, although such a use is not explicitly defined for Movento.

A combined treatment, utilizing one of the agents above plus a grass-control herbicide will be applied in the
spring of the 2nd and 3rd year using helicopter as an application method. This is an extremely cost-effective way to reduce pest presence and reduce pressure from grasses in the understory. The application will be used in both koa and mixed forest stands.

6.10. Pruning and Singling
Objective: Improve the stem form, quality, and value of planted koa stems through judicious and timely stem correction.

![Figure 11. Pruning is the only cost-effective way to effectively improve koa stem form in a planted forest setting. The need for it is obvious (right). Battery pruners reduce fatigue and cost and improve quality of pruning practice (left).](image)

**Practice- Tree/shrub pruning: NRCS Practice 660**
Koa has poor apical dominance which results in heavy branching, control of which will require several entries for both singling in year 1 (removal of competing leaders to favor only a single growing tip) pruning (removal of lateral branches up to a height of 6 to 8 feet).

Acacia koa shows a strong tendency to branch and fork even when grown at relatively high stem densities. At the planting geometries prescribed herein, pruning and singling treatments will be necessary to enhance form and growth rates. The *singling operation* (pruning to a dominant leader) should occur when trees first begin to show evidence of competing leaders. The most vigorous leader should be promoted by cutting the inferior leader tips back by 1/3 their length. This operation usually occurs between 10 and 15 months of age.
At a point between 14 and 20 months, depending on growth performance, the first pruning treatment will likely be required. Lower branches should be pruned up to a height of approximately 50% to 65% of the crown depth, with the smaller percentage crown depth removed from unhealthy / shorter trees, and the larger percentage from healthy / taller trees. Branches must be pruned when their basal diameter is less than 1/2”. Depending on growth rates, a second pruning entry may be required after 24 months of age.

A third pruning, after 24 months of age is not included in the budget tables for this management plan due to the uncertainty of its need. This treatment should be used only if additional clear wood height is needed and comes at a relatively nominal cost per entry.

The final objective should be to yield an expanse of tree trunk free of branches for at least 8 to 10’ above the ground. Subsequent entries scheduled as necessary according to tree growth rates. Pruning should result in koa trees with no lower branches to interfere with clear wood growth.

6.11. Ash stand replacement (year 8)
Objective: Replace existing tropical ash stand and regenerate a new koa forest

Practice- Site preparation: NRCS Practice 460; Brush management: NRCS practice 314
The ash stand is approximately 80 years old (estimated planting date 1930’s CCC) and apparently has never been thinned or managed in any active way. The impressive height of these existing trees is evidence of the site’s productivity for timber production and one of the reasons for the acquisition of this property. Tropical ash is a known invasive species. Evidence of prolific volunteer re-generation is evident on the forest floor, kept in check by constant cattle presence.

As these cattle transition off the property in coordination with koa plantings on successive units, herbicide applications will be necessary to control the spread of volunteer starts. The location of this stand provides an advantageous existing windbreak for that portion of the property directly to the west.

The ash stand is also a significant amenity on the property, providing shade and shelter from wind and rain for visitors and a windbreak for young saplings in years 1 and 2. Until other maturing forest components are established on site, retaining a portion of this grove is desirable. However, in the grove will become a nuisance as cattle are removed and seedlings begin to germinate inside the koa and mixed forest planted stands. Therefore, it must be removed.

Plans for the property call for a small saw mill (permit applications in process) that will be able to mill materials from this initial harvest and will be capable of milling the final harvest of the residual stand. Final harvest of these trees and subsequent conversion to a koa stand will occur in year 8. It is estimated that by this time there will be more comfort in the land management to tackle this stand and the sawmill use will have reduced the stocking to ameliorate costs.

The conversion of an ash stand to koa is no small feat, thus the following measures are to be used, based on experience of converting such stands in Hönaunau Forest in 2005-2010:

1. Site preparation (ash only): remove all remaining standing trees and treat (with imazapyr) or remove stumps. Preferably keep stumps in place to avoid soil disturbance.
   a. Clear brush into windrows no less than 200’ apart in neat stacks such that they block the wind
2. Brush management: Treat seedlings and sprouting root fragments with imazapyr or Garlon 3A/4.

3. Control weeds (ash seedlings) a second time in year 1 using imazapyr at low rates with glyphosate.

Controlling ash is a necessary step for the long-term integrity of the forest and surrounding properties. Ash is very susceptible to imazapyr, koa is less susceptible. This single factor, combined with high stocking will assist the conversion of this stand from the aggressive ash seedlings to koa. Ash seeds only last 2-3 years in the ground, the weed pressure will be short-term.

Figure 12. Treating an ash stump with imazapyr mix. Ash is very susceptible to imazapyr, both as cut stump and foliar.
6.12. Monitoring

Objective: Actively monitor and adaptively manage silvicultural activities and their results and incorporate this information into future management decisions. Monitor and control vectors if these are predating on forest birds.

Practice- Access Control: NRCS Practice 472; and Upland Wildlife Habitat Management: NRCS Practice 643

A critical element of forest management is an active and effective monitoring program. Monitoring will take place in three areas every year, using the following practices:

1. Monitor integrity of fences and gates, fix as necessary to maintain pig and cattle exclusion
2. Growth and yield of production koa plantings – establish 2 permanent sample plots of 8-10 trees each for annual measurements, ideally these are circular, using variable area or a fixed area approach. In the first 2 years, tree height and survival would be the two data categories. Once trees reach sufficient size to have a measurable diameter at 1.4 m above the ground, diameter would also be recorded. Data analysis would follow standard statistical methods to quantify koa growth rates and projected timber yields, as well as evolving species composition of the restored forest.
3. Record sign of deleterious mammals near water bodies, consider deployment of control measures if these are affecting native or migratory birds and a safe harbor agreement is in place.
7. Budget & practices summary

7.1. Budget summary

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<td>Year 8</td>
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<td>Year 10</td>
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Total: $749,523 $749,523 $1,499,047

avg per year: $149,905
avg per acre: $2,761.43

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Applicant Share Total: $541,766 $207,757
FSP Share Total: $541,766 $207,757
Total: $1,083,532 $415,514

avg per acre: $2,812 $2,954
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<td><strong>$35,807.44</strong></td>
<td><strong>$17,508.89</strong></td>
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7.2. FSP and NRCS practice codes used in this management plan & relevant rates for Siglo property

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<th>Cost per unit</th>
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8. Practice implementation schedule & annual budgets

8.1. Year 1 implementation schedule

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Rose & Koch | 50
### 8.1.1. Year 1 Budget

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#### Year subtotal:
- $132,324
- $24,528
- $6,088
- $11,015

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Year 1 Applicant Sum: $86,977

Year 1 FS: $86,977

Total: $173,955

$/ac: $5,957

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Forest Solutions Inc.

---

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8.2. Year 2 Implementation schedule

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### NRCS%
- 50% 50% 50% 50% 50% 50% 50%

### Applicant share
- $2,852 $30,583 $9,084 $7,484 $3,249 $741 $1,340

### FSP Share
- $2,852 $30,583 $9,084 $7,484 $3,249 $741 $1,340

**Year 2 Applicant Sum:** $55,333  
**Year 2 FSP Sum:** $55,333  
**Total:** $110,666  
**$/ac:** $1,565
## 8.3. Year 3 implementation schedule

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**Year 4 Applicant Sum:** $70,052  
**Year 4 FSP Sum:** $70,052  
**Total:** $140,103  
**$/ac:** $2,376

---

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### 8.5. Year 5 implementation schedule

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Solutions Inc.

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## Year 5 budget

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**Year 5 Applicant Sum:** $96,641

**Year 5 FSP Sum:** $96,641

**Total:** $193,281

**$/ac:** $2,501
### 8.6. Year 6 implementation schedule

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**Notes:**
- NRCS codes and months indicate the schedule for Year 6 (2025).
- The table shows the start months and the timeline over several years.
## 8.6.1. Year 6 budget

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<th>Year 2</th>
<th>Year 3</th>
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**Year subtotal:**
- NRCS: $43,791
- Applicant: $28,211
- FSP: $28,211

**Year 6 Applicant Sum:** $85,720
**Year 6 FSP Sum:** $85,720
**Total:** $171,440
**$/ac:** $2,869
### 8.7. Year 7 implementation schedule

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## Year 7 Budget

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### Total:
- Year 7 Applicant Sum: $82,133
- Year 7 FSP Sum: $82,133
- Total: $164,266
- $/ac: $1,928
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*Year 8 (2027)*
### Year 8 Budget

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**Year Subtotal: 8.8.1. Year 8 Applicant Sum:** $103,945

**Year 1 FSP Sum:** $103,945

**Total:** $207,890

**$/ac:** $3,422
## 8.9. Year 9 implementation schedule

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<tr>
<td>Competition control</td>
<td>315</td>
<td>$110.00</td>
<td>11</td>
<td>$3,561</td>
<td>$2,123</td>
<td>$3,255</td>
<td>$3,121</td>
<td>$1,935</td>
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<tr>
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<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
</tr>
<tr>
<td>Forest stand improvement</td>
<td>666</td>
<td>$170.00</td>
<td>3</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$ -</td>
<td>$4,823</td>
<td>$2,990</td>
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<td>$ -</td>
<td>$ -</td>
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<td>$ -</td>
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<td>$2,411</td>
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<td>$3,164</td>
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<td>7</td>
<td>$6,600</td>
<td>$41,861</td>
<td>$25,569</td>
<td>$3,255</td>
<td>$10,355</td>
<td>$6,419</td>
<td>$2,031</td>
<td>$9,491</td>
<td>$6,364</td>
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<td></td>
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<td>$6,600</td>
<td>$41,861</td>
<td>$25,569</td>
<td>$3,255</td>
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<td>$6,419</td>
<td>$2,031</td>
<td>$9,491</td>
<td>$6,364</td>
</tr>
<tr>
<td><strong>NRCS%:</strong></td>
<td></td>
<td></td>
<td></td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
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<td>50%</td>
<td>50%</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td><strong>Applicant share:</strong></td>
<td></td>
<td></td>
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<td>$20,931</td>
<td>$12,785</td>
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<td>$5,178</td>
<td>$3,210</td>
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<td><strong>FSP Share:</strong></td>
<td></td>
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<td>$3,300</td>
<td>$20,931</td>
<td>$12,785</td>
<td>$1,628</td>
<td>$5,178</td>
<td>$3,210</td>
<td>$1,016</td>
<td>$4,746</td>
<td>$3,182</td>
</tr>
</tbody>
</table>

**Year 9 Applicant Sum:** $55,974  **Year 9 FSP Sum:** $55,974  **Total:** $111,948  **$/ac:** $2,166
### 8.10. Year 10 implementation Schedule

<table>
<thead>
<tr>
<th>Activity</th>
<th>NRCS code</th>
<th>Start month</th>
<th>FMU</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fence maintenance</td>
<td>382</td>
<td>8</td>
<td>1</td>
</tr>
<tr>
<td>Competition control</td>
<td>315</td>
<td>11</td>
<td>1 1 1 2</td>
</tr>
<tr>
<td>Forest stand improvement</td>
<td>666</td>
<td>3</td>
<td>1 1 1 1 1</td>
</tr>
<tr>
<td>Tree Pruning</td>
<td>660</td>
<td>7</td>
<td>1 1 1 1 1</td>
</tr>
<tr>
<td>Monitoring</td>
<td>643</td>
<td>7</td>
<td>60</td>
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*Year 10 (2029)*
## 8.10.1. Year 10 budget

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<th>Activity</th>
<th>NRCS code</th>
<th>Cost per unit</th>
<th>Units</th>
<th>FMU 9</th>
<th>191</th>
<th>291</th>
<th>311</th>
<th>181</th>
<th>281</th>
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<tr>
<td>Fence maintenance</td>
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<td>$0.50</td>
<td>12,336</td>
<td></td>
<td>8</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Competition control</td>
<td>315</td>
<td>$110.00</td>
<td>---</td>
<td>11</td>
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<tr>
<td>Forest stand improvement</td>
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<td>$170.00</td>
<td>---</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tree Pruning</td>
<td>660</td>
<td>$85.00</td>
<td>---</td>
<td>7</td>
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<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Monitoring</td>
<td>643</td>
<td>$110.00</td>
<td>---</td>
<td>7</td>
<td></td>
<td></td>
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<td>$6,168</td>
<td>$3,561</td>
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<td>$6,168</td>
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<td>$2,516</td>
<td>$4,823</td>
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<td>$3,522</td>
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<td>$2,411</td>
<td>$1,495</td>
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<td></td>
<td></td>
<td>$6,600</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
<td>$-</td>
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<td>$11,817</td>
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<td>50%</td>
<td>50%</td>
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<td>50%</td>
</tr>
<tr>
<td>Applicant share</td>
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<td></td>
<td>$6,384</td>
<td>$5,909</td>
<td>$3,522</td>
<td>$3,514</td>
<td>$3,617</td>
<td>$2,242</td>
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<td>FSP Share</td>
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<td></td>
<td></td>
<td>$6,384</td>
<td>$5,909</td>
<td>$3,522</td>
<td>$3,514</td>
<td>$3,617</td>
<td>$2,242</td>
</tr>
<tr>
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<tr>
<td>Year 9 FSP Sum:</td>
<td>$25,188</td>
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<td></td>
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<td></td>
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<tr>
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</tbody>
</table>

$/ac: ---
9. Economic Analysis

9.1. Methods and assumptions

For the purposes of this management plan, the current budget costs were fed into a discounted cash flow (DCF) model that simplifies operations into a single “standard” acre. The “standard” acre costs were equalized so as to more or less add up to the total budget figure of 2.3 million dollars in aggregate.

### Per acre koa establishment costs, spot cultivation and manual spraying and fertilizer

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost ($ / ac) by year with GE tax</th>
<th>Year 0</th>
<th>Year 1</th>
<th>Year 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fence installation &amp; maintenance</td>
<td>($720)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Site preparation: grass control</td>
<td>($250)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Site preparation: mechanical</td>
<td>($396)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Seedlings: Koa &amp; a‘alii</td>
<td>($560)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Seedlings: Natives</td>
<td>($113)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Planting</td>
<td>($400)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Fertilizer and application</td>
<td>($189)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Competition control</td>
<td>($220)</td>
<td>($220)</td>
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<td>$0</td>
</tr>
<tr>
<td>Competition control 2</td>
<td>($60)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Integrated pest management</td>
<td>($206)</td>
<td>($206)</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Tree pruning</td>
<td>($91)</td>
<td>($91)</td>
<td>$0</td>
<td>$0</td>
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<tr>
<td>Monitoring</td>
<td>($68)</td>
<td>($68)</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Other activities: Invasive weed c.</td>
<td>($220)</td>
<td>($220)</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Forest management</td>
<td>($70)</td>
<td>$(45)</td>
<td>$(45)</td>
<td></td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>($2,978)</td>
<td>$(562)</td>
<td>$(424)</td>
<td></td>
</tr>
<tr>
<td><strong>Cumulative</strong></td>
<td></td>
<td>$3,964</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Koa establishment costs, mechanical preparation, ex pasture, 550 acres unsubsidized

<table>
<thead>
<tr>
<th>Operation</th>
<th>Cost ($) by activity by entry for entire project</th>
<th>0</th>
<th>1</th>
<th>2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fence installation &amp; maintenance</td>
<td>($393,340)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Site preparation: grass control</td>
<td>($136,750)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Site preparation: mechanical</td>
<td>($215,612)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Seedlings: Koa &amp; a‘alii</td>
<td>($306,320)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
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<tr>
<td>Seedlings: Natives</td>
<td>($61,811)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Planting</td>
<td>($218,800)</td>
<td>$0</td>
<td>$0</td>
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<tr>
<td>Fertilizer and application</td>
<td>($103,383)</td>
<td>$0</td>
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<td>$0</td>
</tr>
<tr>
<td>Competition control</td>
<td>($129,340)</td>
<td>($129,340)</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Competition control 2</td>
<td>($32,820)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Integrated pest management</td>
<td>$0</td>
<td>($112,682)</td>
<td>($112,682)</td>
<td>$0</td>
</tr>
<tr>
<td>Tree pruning</td>
<td>$0</td>
<td>($49,777)</td>
<td>($49,777)</td>
<td>$0</td>
</tr>
<tr>
<td>Monitoring</td>
<td>$0</td>
<td>$0</td>
<td>($37,196)</td>
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</tr>
<tr>
<td>Other activities: Invasive weed c.</td>
<td>$0</td>
<td>$0</td>
<td>($7,658)</td>
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</tr>
<tr>
<td>Forest management</td>
<td>($38,290)</td>
<td>($24,615)</td>
<td>($24,615)</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td>($1,628,966)</td>
<td>($307,414)</td>
<td>($231,928)</td>
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</tr>
<tr>
<td><strong>Cumulative</strong></td>
<td></td>
<td>$2,168,308</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
These costs are all discounted to year 0 at a 7% annual yield, including 3 planned harvest entries: one at 30 years, a second at 45 years and a final harvest (of the first cohort) at 60 years. For each successive harvest, resulting volume was calculated and apportioned according to predicted quality into small sawtimber, large sawtimber and veneer. Each harvest age and quality type has a different price point:

Table 7. Relative allocation of volume by harvest age

<table>
<thead>
<tr>
<th>Operation</th>
<th>Year</th>
<th>Percent</th>
<th>Biomass</th>
<th>Small Saw</th>
<th>Large Saw</th>
<th>Veneer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harvest 1</td>
<td>30</td>
<td>60%</td>
<td>30%</td>
<td>10%</td>
<td>0%</td>
<td></td>
</tr>
<tr>
<td>Harvest 2</td>
<td>45</td>
<td>30%</td>
<td>30%</td>
<td>30%</td>
<td>10%</td>
<td></td>
</tr>
<tr>
<td>Final vol</td>
<td>60</td>
<td>20%</td>
<td>20%</td>
<td>40%</td>
<td>20%</td>
<td></td>
</tr>
</tbody>
</table>

Table 8. Relative value of koa wood by type and age

<table>
<thead>
<tr>
<th>Operation</th>
<th>Year</th>
<th>Value, US$/bdft stumpage</th>
<th>Biomass</th>
<th>Small Saw</th>
<th>Large Saw</th>
<th>Veneer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harvest 1</td>
<td>30</td>
<td>$4.00 $8.00 $14.00</td>
<td>-</td>
<td>$4.00</td>
<td>$8.00</td>
<td>$14.00</td>
</tr>
<tr>
<td>Harvest 2</td>
<td>45</td>
<td>$5.00 $10.00 $16.00</td>
<td>-</td>
<td>$5.00</td>
<td>$10.00</td>
<td>$16.00</td>
</tr>
<tr>
<td>Final vol</td>
<td>60</td>
<td>$6.00 $12.00 $18.00</td>
<td>-</td>
<td>$6.00</td>
<td>$12.00</td>
<td>$18.00</td>
</tr>
</tbody>
</table>
Growth and harvest estimates for 3,000' elevation koa

Growth information from other properties under management and DOFAW permanent sample plots were used to fit a koa growth function and estimate overall yield in three harvests, graphically represented above, where the Y axis represents the standing volume and the x axis represents the successive years. The green bars represent total standing volume, the brown line is the annual grown rate (mean annual increment — MAI).

Each harvest entry is evident by the downward step in total volume. Standing volume will recover faster younger trees and under higher stocking; this is accounted for with the reduction in response rate after each harvest entry.
Table 9. Predicted harvest volumes by type and age

<table>
<thead>
<tr>
<th>Operation</th>
<th>Year</th>
<th>Volume, bdft</th>
<th>Biomass</th>
<th>Small Saw</th>
<th>Large Saw</th>
<th>Veneer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harvest 1</td>
<td>30</td>
<td>6,186</td>
<td>3,093</td>
<td>1,031</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Harvest 2</td>
<td>45</td>
<td>4,572</td>
<td>4,572</td>
<td>4,572</td>
<td>1,524</td>
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<tr>
<td>Final vol</td>
<td>60</td>
<td>3,142.00</td>
<td>3,142</td>
<td>6,284</td>
<td>3,142</td>
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</tr>
</tbody>
</table>

The foregoing volume and relative value computation is fed back into the DCF model to calculate present value (PV) during the stand development. This is presented in graphical form on the next page, where the left axis is PV and the Y axis is the stand age.

9.2. Results of the analysis

The result of this analysis is that the unsubsidized PV for this project is approximately $5,345 per acre including land carrying and forest management costs. For the planted forest as a whole, the 550 acres represent an NPV of $2.8 million. The internal rate of return (IRR) for the project is 9% or 2% over the discount rate employed. If a more common forestry discount rate of 6% is employed, then the figures include an NPV of $10,423 per acre, $5.5 million for the project.

9.3. Challenges to this analysis

There are two salient challenges to this analysis. The first is that the growth of koa is still not well understood, particularly after 30 years. The second is that the prices for harvested volume are, at best, conjecture as there time spans involved are large. In both cases, the analysis opts for the conservative approach, discussed below.

9.3.1. Unknown growth

While the growth of koa is unknown, the current model employs a conservative 50% of observed growth from 15 plots at a higher elevation elsewhere on Hawai‘i Island. This still does not solve the potential for lower yield, yet provides some assurance that the modeled growth rates are indeed conservative.

9.3.2. Prices for koa volume will vary in the long term

It is impossible to predict long term prices for any commodity, much less those for koa, the price of which has doubled in the last 10 years. However, we use a consistent (uninflated) price across the analysis period with the assumption that any price appreciation will also be reflected in the wider economy. There may (or may not) be a real (i.e. after inflation) price increase in koa wood. The conservative solution is to not include any such real price appreciation.

9.3.3. Diseases and/or climate change

Hardwood trees are a long-term investment. The longer time span introduces risks not normally associated with investments, such as disease and climate change. A percentage of the planted koa will be of wilt-resistant stock, however, it is unlikely that there will be enough seed from this stock to fully plant the project. As a result, there may be wilt affecting trees on the property, especially at the lower reaches. This will be exacerbated by climate change effects and the natural disease adaptation to cooler climes.
Timeline of discounted cash flows by forest age, koa planted forest

- Establishment
- Thinning, harvest & regeneration of next crop of trees

PV $ by year
Cumulative performance PV $, right axis

Cohort Age (yrs)

Koch, Jan 2019

Rose & Koch | 74
FINAL ENVIRONMENTAL ASSESSMENT
KAPOAULA KOA FOREST MANAGEMENT PLAN
Tax Map Key (3) 4-7-007:011
Ahualoa, Hawai‘i

Preparing Agency:
State of Hawai‘i
Department of Land and Natural Resources
1151 Punchbowl Street, Room 131
Honolulu, Hawai‘i 96813

Prepared for:
Paniolo Tonewoods

Prepared by:
Cardno

In association with:
Geometrician Associates LLC and ASM affiliates

August 2019
Final Environmental Assessment
Kapoaula Koa Forest Management Plan

Tax Map Key (3) 4-7-007:011
Kapoaula, Hawai‘i

August 2019

Approving Agency:
State of Hawai‘i
Department of Land and Natural Resources
1151 Punchbowl Street, Room 131
Honolulu, Hawai‘i 96813

Prepared for:
Paniolo Tonewoods

Prepared by:
Cardno

In association with:
Geometrician Associates LLC
and ASM affiliates
<table>
<thead>
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<td>Honolulu, Hawai‘i 96813</td>
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<td><strong>Date:</strong> August 2019</td>
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This document was prepared pursuant to the Hawai‘i Environmental Policy Act; Chapter 343, Hawai‘i Revised Statutes; and Title 11, Chapter 200, Hawai‘i Administrative Rules.
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# Kapoaula Koa Forest Management Plan

**Final Environmental Assessment**

**August 2019**

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PROJECT SUMMARY

Project Name: Kapoaula Koa Forest Management Plan

Proposed Action: Implementation of an existing forest stewardship management plan on a 564-acre property acquired from Parker Ranch for the purposes of planting koa trees, located in Kapoaula in the northern area of the island of Hawai‘i.

Applicant/Developer: Paniolo Forestry, LLC
P.O. Box 490
Pa‘auilo, Hawai‘i 96776

In conjunction with:
Paniolo Tonewoods

Tax Map Key: (3) 4-7-007:011

Location: 47-4521 Old Māmalahoa Highway, Kamuela, Hawai‘i 96743

Property Owner: Siglo Forest, LLC

Lessee: Paniolo Forestry, LLC

State Approving Agency: State of Hawai‘i, Department of Land and Natural Resources

State Land Use District: Agriculture

County Zoning: 40 acres (A-40a)

Ahupua‘a: Kapoaula

Hawai‘i Revised Statutes Chapter 343 Trigger: Use of State of Hawai‘i funds

Summary: Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch for the purposes of planting koa trees. The project will convert pastureland back to a semblance of the native koa-‘ōhi‘a forest that once stood in this area and provide controlled future uses of the forest for commercial products. A small, specialty instrument-grade lumber processing facility (permit applications in process) is also being developed onsite. The processing facility is a separate project by the property owner and is analyzed as a cumulative impact to the proposed action in this EA. The processing of specialty instrument-grade lumber is analyzed in this EA. Forestry Solutions, Inc. has authored a site-specific Forest Stewardship Plan for the area. Through implementation of the site-specific forestry management plan, in approximately 50 years, the property would consist of a mixed-species native forest with steep sloped areas primarily for native species conservation and less steeply sloped and less erodible areas primarily used for timber production. The resulting koa forest would provide a sustainable, long-term, predictable source of instrument-grade wood, produce high-quality wood for other uses, and provide habitat for native species that could inspire others to
plant trees on their land for similar purposes. The 10-year objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants
- Improve the quality of wood to be harvested in the future by:
  - planting seed from known, high-quality sources
  - utilizing planting stock propagated from trees identified as having superior color, figure, and form
- Intensively manage koa for saw timber on those areas of the property with slopes less than 20% – accounting for 70% of the property or 390 acres
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species – accounting for 30% of the area or 163 acres
- Protect planted forest from wind by planting fast-growing, cattle-resistant windbreaks
- Specialty instrument-grade lumber processing will take place on site

**Determination:** Anticipate a Finding of No Significant Impact
SECTION 1
PURPOSE AND NEED FOR THE PROPOSED ACTION

1.1 Introduction

1.1.1 Proposed Action

Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch for the purposes of planting, managing, and eventually harvesting koa (*Acacia koa*) trees. This will be a concerted effort to convert pastureland back to a semblance of the native koa-ʻōhiʻa forest that once stood in this area. The intent is also to provide controlled future uses of the forest for commercial products. Forest Solutions Inc. has authored a site-specific forestry management plan (FMP) for the area, which is provided in this document as Appendix A. Through implementation of the site-specific FMP, in approximately 50 years, the property would consist of a mixed-species native forest with steep sloped areas primarily for native species conservation and less steeply sloped, less erodible areas primarily used for timber production. The resulting koa forest would provide a sustainable, long-term, predictable source of instrument-grade wood, produce high-quality wood for other uses, and provide habitat for native species, inspiring others to plant trees on their land for similar purposes. The 10-year objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants.
- Improve the quality of wood to be harvested in the future by:
  - planting seed from known, high-quality sources
  - utilizing cuttings propagated from trees identified as having superior color, figure, and form
- Intensively manage koa for saw timber on those areas of the property with slopes less than 20 percent (%) – accounting for 70% of the property or 390 acres.
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species – accounting for 30% of the area or 163 acres.
- Protect planted forest from wind by planting fast-growing, cattle-resistant windbreaks.

A small, specialty instrument-grade lumber processing facility (permit applications in process) is also being developed in the lowest part of the property near the road onsite (Figures 1.1-2 and 1.1-4). The processing facility for specialty lumber from other areas of the island is a separate project being undertaken by the property owner and is analyzed as a cumulative impact to the proposed action in this Environmental Assessment (EA). The processing of the wood during operations is analyzed in this EA.

1.1.1.1 Project Location

The Kapoaula Koa Forest (“subject property”) is located in Hāmākua on the northern side of the island of Hawai‘i (Figure 1.1-1). The subject property extends in elevation from 2,740 to 3,180 feet above sea level. The nearest towns are Waimea and Honoka‘a. The subject property is identified by Tax Map Key (TMK): (3) 4-7-007:011. The subject property is roughly an L-shape, with the northwestern section bordered by the Edwin DeLuz gravel quarry (TMK: [3] 4-7-007:090). The Old Māmalahoa Highway abuts the subject property to the north. The other surrounding properties are State of Hawai‘i, Department of Hawaiian Home Lands (DHHL) pastoral leaseholds used for domestic cattle grazing (Figure 1.1-1). Some of these leaseholds have single-family houses and accessory small farm structures. Figure 1.1-2 is a satellite image that illustrates vegetation types in and adjacent to the subject property. The landscape of the subject property and adjacent properties is open, rolling pasture with few trees, punctuated with small hills, outcroppings, and occasional steep and rocky ridges. The area is primarily covered with non-native kikuyu grass (*Cenchrus clandestinus*) with other pasture grasses, with a few remnant ʻōhiʻa (*Metrosideros...*)
polymorpha) trees remaining on the edges of steep knolls. The subject property is notably well managed, with lush pasture grass and few pasture weeds (Figure 1.1-3).
Figure 1.1-1. Location Map
Figure 1.1-2. Aerial Location Map
Figure 1.1-3. Photographs of Current Subject Property

**Photo 1:** The current uses include Angus cattle grazing by Parker Ranch.

**Photo 2:** The topography is sloping with pronounced ridges.

**Photo 3:** Less than 100 ʻōhiʻa trees are on the current property.

**Photo 4:** A mixed strand dominated by tropical ash is the only significant forest cover currently on the property.
1.1.2 History and Existing Management

The subject property was granted to Prince William Pitt Leleiohoku II of the House of Kalākaua, in 1848 during the division of lands termed the Great Māhele. At the age of 22, Prince William Pitt Leleiohoku II died of rheumatic fever at ʻIolani Palace (The Pacific Commercial Advertiser, 1877). The subject property was subsequently transferred to John Parker in 1862. In March 2018, Siglo Forest, LLC purchased the subject property from Parker Ranch.

Originally, the subject property was approximately 659 acres. The northwest corner of the subject property was subdivided off in 2004 and sold to Kapoaula Land, LLC to continue the long-standing land use as a gravel quarry. The quarry section (Edwin DeLuz quarry) is approximately 95 acres (see Figure 1.1-1).

The current 564-acre property is under a 20-year agricultural tax dedication that will expire in 2021. To keep the dedication and avoid retroactive taxes, the property must be grazed or forested until the expiration date. Siglo Forest, LLC, the current property owner, would continue to graze cattle until proper permitting and assessments, including this EA, allow for the reforestation of all or part of designated sections with koa and other native vegetation.

Historical records indicate that this entire flank of Mauna Kea was once a dense koa-ʻōhiʻa forest. Gagne and Cuddihy (1990) identify this region as “sub-montane ʻōhiʻa -koa forest.” However, by the 1850s the forest was evidently nearly eliminated and replaced by grazing land. A mid-nineteenth century account reported:

“It is in the memory of many foreigners now living here, when the whole of these plains were covered in a thick wood…where hardly a tree stands for miles…Thousands of old dead trees both standing upright and prostrate, from the present boundaries of these woods, exhibit a mode in which the destruction is effected; for while whilst the old trees die of age, no young ones are seen taking their place, as during the last thirty or forty years, the cattle have eaten or trodden them down.”...“In former times when I was a boy (said Haʻalelea), Waimea was a thickly wooded region all about there…but of late years round about where I lived, it is as cleared of trees as the Esplanade is.”...He explained
that white settlers had felled the trees for fuel and fences for cattle pens and that “a good many of the young trees were destroyed by the cattle.” P.62

“From the nature of the country to the windward of our private lands [Waimea] (a dense forest and almost impenetrable undergrowth covering nearly the whole of it) as the herds increased it became an impossibility to prevent cattle from getting beyond the reach of our control, and gradually they have filled this land with their offspring.” P.188 (Fischer 2015)

John Parker’s original homestead at Mānā was located about 1 mile mauka of the property boundary. An early account of the ranch reported on the koa milling activity in the area:

“It was below the koa forest of Hanaipoi that the saw pits were dug in the land known as Makahalau where the purebred bulls and cows are now penned up. This became the great center for koa work, cutting down trees, selecting the best to be sawn up into lumber through the saw pits, the piling up of koa lumber on hilly ground so that the air could get between the boards and season the wood. There was so much lumber piled up in this section that the natives called the place Paliho‘oukapapa (Hill of piled lumber) (Brennan 1974).”

1.1.3 Document Organization

The EA is organized as follows:

- Section 1 introduces the project, the purpose and need, the environmental regulatory review requirements, and the past and proposed public involvement.
- Section 2 describes the Proposed Action and the No Action Alternative. The owner, Siglo Forest, LLC, does not desire to conduct any other land use; therefore, no other alternatives are proposed.
- Section 3 describes the technical approach to the impact analysis by resource, the existing conditions, and the potential impacts of the Proposed Action on each resource.
- Section 4 summarizes the Proposed Action’s consistency with existing plans and regulations and identifies potential permits and approvals required.
- Section 5 summarizes the determination criteria for Hawai‘i Revised Statutes (HRS) Chapter 343 and summarizes how the project is consistent with the criteria.
- Section 6 is a list of preparers of this document.
- Section 7 is a list of references cited in the document.

1.2 Purpose and Need for the Proposed Action

The purpose and need of the Proposed Action is to convert current grazing lands back to native koa-ʻōhiʻa forest. The resulting koa forest will provide a sustainable, long-term, and predictable source of musical instrument-grade wood, produce high-quality wood for other uses, and provide habitat for native species.

1.3 Project Description

A series of management objectives and actions that respond to the purpose and need described above comprise the “action” elements of the FMP (Appendix A). Most of these actions could have either beneficial or adverse effects and thus require examination in this EA. The actions listed below in Section 1.3.2 have been summarized and adapted from Section 5 of the FMP (Appendix A), which contain background and further details.
1.3.1 Overview

Kapoaula was purchased with the intent to create a dedicated, sustainable koa forest for musical instrument-quality wood. Over a 10-year period, this project would plant the entire 553 acres of available land with koa and a range of associated native plants (an additional 11.1 acres are reserved for a specialty instrument-grade lumber processing site and access road). The processing facility is a separate project being undertaken by the property owner and is analyzed as a cumulative impact to the proposed action in this EA. The processing of the wood from the Kapoaula property during operations is analyzed in this EA. The project would combine the production of timber in a plantation format with mixed native forest plantings in less accessible areas. Over time, the surrounding area would be colonized with enrichment species from the mixed forests. This is referred to as the kipuka restoration strategy in which enriched koa stands extend out and into the adjoining koa plantation stands through bird droppings and natural plant colonization.

Removing cattle from the land and replacing with trees will reduce compaction, erosion, and animal organic wastes and have a positive effect on water quality. Incorporating native species favored by birds and insects would improve wildlife habitat. Planting windbreaks on strategic ridges would reduce the effects of wind distortion on the koa plantings. Historic stock watering ponds would be enhanced with perimeter plantings and predator-proof fencing and traps to improve habitat for migratory and resident waterfowl.

In approximately 30 to 35 years, a selective harvest would be planned that emphasizes tree quality and stand vigor, while also removing useable koa wood. This would cause the natural regeneration of a cohort of koa trees, which would be repeated more or less every 15 years to create a continuity of canopy closure over space and time.

Ideally, this project would encourage others to plant native species. Neighboring property owners are contemplating planting native trees on their DHHL pastoral leaseholds. Such plantings would leverage and expand the positive environmental effects provided by this project.

1.3.1.1 Fence Units

There is active grazing on the property that would be rolled back sequentially as the forest is planted. To keep the grass sward and woody weeds under control and to maintain the land-use designation, cattle would continue to graze the property until it is planted out. For each successive year, a standard 5-foot hogwire fence with a smooth top wire and barbed ground wire would be installed. This would protect each regenerated area from cattle and pigs, protecting both the timber and non-timber species.

In order to minimize wind effects, favorable topography would be exploited in Year 1 through 4, in which hills are used to protect new plantings from the wind while the windbreaks develop stature. Starting in Year 5, plantings would be located behind windbreaks. Table 1.3-1 lists the year, fence length, and acreage of enclosure. Figure 1.3-1 depicts these locations.
### Table 1.3-1. Proposed Fence Units

<table>
<thead>
<tr>
<th>Year</th>
<th>Fence (Feet)</th>
<th>Acres</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>5,947</td>
<td>53</td>
</tr>
<tr>
<td>2</td>
<td>6,173</td>
<td>71</td>
</tr>
<tr>
<td>3</td>
<td>5,451</td>
<td>64</td>
</tr>
<tr>
<td>4</td>
<td>4,376</td>
<td>60</td>
</tr>
<tr>
<td>5</td>
<td>4,890</td>
<td>59</td>
</tr>
<tr>
<td>6</td>
<td>3,802</td>
<td>77</td>
</tr>
<tr>
<td>7</td>
<td>3,957</td>
<td>70</td>
</tr>
<tr>
<td>8</td>
<td>4,408</td>
<td>46</td>
</tr>
<tr>
<td>9</td>
<td>5,211</td>
<td>63</td>
</tr>
<tr>
<td>Total</td>
<td>44,215</td>
<td>564</td>
</tr>
</tbody>
</table>

#### 1.3.1.2 Forest Management Units

To facilitate field operations, budgeting, and progress reporting, the subject property has been divided into a series of numbered units, called forest management units (FMUs). A unique identifying number would be assigned to each FMU to distinguish the silvicultural regime, year plantings would occur, and sub-unit of yearly plantings. The unique identifying number of each FMU is determined as follows:

The first number indicates the silvicultural regime as follows:

- 1 = koa timber emphasis
- 2 = koa with native species mixed forest
- 3 = existing non-native trees (ash stand) – special case FMU scheduled for conversion to koa in Year 8
- 7 = mill site – not part of management plan1.

The second number indicates the year the plantings would occur (Year 1 through 9) and is roughly equivalent to the fence unit. The third number indicates the sub-unit within a specific year’s planting. For example, Unit 242 is a koa mixed species unit planted in Year 4, and it is the second of two similar units. Figure 1.3-2 depicts the FMUs.

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1 The specialty instrument-grade processing facility is assessed in this EA and is considered in the cumulative impacts section.
Figure 1.3-1. Fencing
Figure 1.3-2. FMUs

Legend

Forest Management Areas

- Dwellings
- Existing Non-native Trees
- Koa Plantation
- Mill Site
- Native Restoration

Kapoaula Koa Forest
("subject property")

TMK: (3) 4-7-007-011

Old Mamalahoa Highway
Edwin Delux gravel quarry

Kapoaula Koa Forest
("subject property")

TMK: (3) 4-7-007-011
1.3.2 Management Objectives and Actions

To accomplish the koa and other native vegetation re-establishment objectives outlined in the FMP, specific management activities would be implemented on each designated unit as detailed in the following sections.

1.3.2.1 Management Objective 1 – Site Preparation

Goal: Ensure former pasture ground is suitably prepared and cultivated to accept and support koa and other native seedlings. This operation consists of two phases, initial weed control and soil cultivation.

Action – Tree and Shrub Site Preparation: Natural Resources Conservation Science (NRCS) Practice 490

Weed Control

Herbaceous ground cover control would occur before ripping or spot cultivation to increase effectiveness of mechanical treatment and reduce weed competition on planted trees. Two to four months prior to any cultivation, a pre-planting herbicide application to control herbaceous vegetation and grass cover in production planting areas would be carried out using a combined mixture of imazapyr and glyphosate (Roundup). This application would occur in April to May.

Mechanical Site Preparation

The purpose of this practice is to improve site conditions to be suitable for the purposeful establishment of desired trees and shrubs. In the case of Kapoaula, the entire property, except for exposed rocks and cliffs, is densely covered with long established cattle pasture. Because of the history of cattle grazing and associated compaction, deep ripping and bedding or deep spot cultivation would be required to assure that koa roots have a minimally compacted soil profile to penetrate. Depth of this operation should be at least 24 inches and ideally 36 inches to provide for ease of root penetration and enhanced growth.

After the ground cover vegetation has died and begun to decompose, a tractor pulling a long shank ripper and bedding plow (line cultivation) or an excavator equipped with a spot cultivation attachment (“chicken foot”) would be used to prepare planting spots at a spacing of approximately 10 feet by 11 feet and average stem density of 400 spots (trees) per acre for timber stands. On slopes of 20% or greater, where a mixed forest is the objective, stocking would drop to 200 trees per acre, roughly 15 feet by 15 feet. Site preparation should not take place more than two months before first planting, cultivation by either means must prepare soils to a depth of 24 to 36 inches, depending on substrate and operating conditions. Better site preparation would be evident in the medium- and long-term stand performance, where enhanced root penetration results in taller, and more wind-firm trees.

1.3.2.2 Management Objective 2 – Windbreaks

Goal: Protect young seedlings and saplings from occasional high winds, improve stem architecture, and shelter native forest stands from storms.

Action – Windbreak/Shelterbelt Establishment: NRCS Practice 380

The combined factors of regional lack of tree cover, 3,000-foot elevation, and persistent and occasionally gusty trade winds from the east create challenging conditions for minimizing wind stress on young seedlings and saplings. As a fast-growing vertical species, koa is particularly susceptible to deformation and leader damage due to strong winds.

The operational plan is based on installing early koa plantings in those areas already orographically protected from wind (see Figure 1.3-1). Most of the site after fence unit four (Year 5 and after) is quite
exposed to wind. The traditional name for these legendary winds with driving rain is kipu‘u pu‘u, the name King Kamehameha gave his first in-battle assault soldiers who trained in these harsh conditions.

Minimizing wind stress on young trees can protect plants from wind-related damage and alter the microenvironment to enhance plant growth. Wind protection can be accomplished by planting fast-growing windbreaks on strategic high points and ridge crests. Luckily, the topography of the land seems to run perpendicular to prevailing wind conditions, thus providing a suitable setting for installation of windbreak plantings.

The goal of this plan is to install all windbreak plantings within the first year to develop evolving protection for future plantings as rapidly as possible, certainly by Year 5. In addition, as protected koa plantings become established, they would provide some additional protection for subsequent plantings. They would be planted in three rows with one species per row. Rows would be 10 feet apart and trees would be 20 feet apart along the row. Trees would be arranged so as to alternate with each other.

Windbreak/shelterbelt species by row, from shortest to tallest, from east to west row:

- Podocarpus (*Podocarpus gracilior*) – Wind Resource Assessment (WRA) 0 low windbreak, medium growth rate
- Tallow-wood (*Eucalyptus microcorys*) – WRA 1 or blood-leaf gum (*Eucalyptus torelliana*) – WRA 4 medium windbreak, fast growth
- Norfolk Island Pine (*Araucaria heterophylla*) – WRA -5 tall windbreak, medium growth rate or Chinese fir (*Cunninghamii lanceolata*) – no WRA available

The State of Hawai‘i or federal government does not consider any of these windbreak trees invasive or noxious species.²

Rule of thumb calculations for windbreaks indicate a wind protection distance of 10 times the height of mature trees. As shown in Figure 1.3-2, ridge crest planting locations would, over time, provide shelter for the entire site, assuming the Norfolk Island pine and the blood-leaf gum plantings reach a height of 100 feet or more after the first 20 years of establishment.

² The windbreak species are not contained on the official State of Hawai‘i or federal noxious species lists (https://plants.usda.gov/java/noxious?rptType=State&statefips=15; https://plants.usda.gov/java/noxious). They are also not noted as invasive on the Hawai‘i Invasive Species Council’s list of invasive species (http://dlnr.hawaii.gov/hisc/info/invasive-species-profiles/). However, according to the Hawai‘i Invasive Species Council: “The federal and state definitions for “invasive species” are broad, non-regulatory terms that describe any non-native species that causes or could cause harm to agriculture, natural resources, economy, or human health. In Hawai‘i, there are thousands of species that fit this broad definition of ‘invasive species. There is currently no regulatory list of “invasive species” in Hawai‘i. The Hawai‘i Invasive Species Council is in the process of developing administrative rules that would describe a small subset of species for which control and eradication over a large geographic area are still possible.” Forest Solutions Inc. has determined based on field knowledge and invasive species profiles that these specified windbreak species are not likely to be invasive.
1.3.2.3 Management Objective 3 – Fencing

Goal: Exclude domesticated, feral and non-native mammals from the reestablished native forest.

Actions – Fence: NRCS Practice 382

Cattle

The property has been a cattle ranch since the mid-nineteenth century. The property is surrounded by perimeter fencing consisting of five-strand barbed wire. Some sections of the fence are adequate, but some of the sections are in need of repair. One of the conditions of purchase agreed upon in early 2018 was that Parker Ranch can continue to graze cattle on those sections of the property not yet scheduled for afforestation. On the three sides of the property not fronting the Māmalahoa Highway, DHHL pastoral lessees run cattle and horses in various conditions of husbandry. Exclusion of cattle is a fundamental requirement for successful koa forest re-generation (see Table 1.3-1).

Investment in a koa forest at this scale would require the highest level of protection from cattle or sheep. Small herds of black feral pigs (Sus scrofa) have been occasionally observed during site visits. To protect the investment in select growing stock and especially sensitive native understory species, pigs must also be excluded from the planting.

A perimeter 5-foot hogwire fence with smooth wire for stability on the top and barbed wire at ground level (outside) to deter pig grubbing would be installed in each fence unit (see Figure 1.3-1). This fence would also serve to exclude neighboring cattle. Every year or more frequently fences would be inspected and maintained if needed. A formal maintenance entry is planned starting in Year 5 (four years after installation), including tightening wires, fixing loose sections and re-staking sections that have come loose.

Cattle are an essential management tool to execute this reforestation stewardship plan. They keep pasture grasses and invasive woody species, especially tropical ash (Fraxinus uhdei), sourbush (Pluchea carolinensis), guava (Psidium guajava), and strawberry guava (Psidium cattleianum) under control until a unit is scheduled for site preparation and planting. An essential and critical protection aspect for this significant investment is a system of cross fencing to create paddocks that securely contains cattle from temptation grazing on adjacent koa saplings.

As each subsequent pasture unit is converted to koa forest, cattle would be replaced by native vegetation. At the end of this 10-year plan, all cattle would be eliminated from the property and a permanent fencing system would be in place to localize, contain, and minimize any potential cattle trespass that might occur from adjacent pastoral leasehold herds.

Other Mammals

Signs of several deleterious mammals have been noted during site visits, particularly around and near the open stock watering ponds. These include rats (Rattus rattus and possibly R. norvegicus), feral pigs, mongoose (Herpestes javanicus), and cats (Felis catus) it is likely that domestic or feral dogs (Canis lupus familiaris) also visit the ponds.

Three of these species do not represent, at this time, a threat to the forest restoration objective of this project. Pigs uproot tender seedlings, and rats occasionally chew bark on koa trees.

The long-term objective of a restored koa-ʻōhiʻa forest means that, over time, there would be an increase in native bird habitat, which may, in the future, be affected by the presence of rats and cats. Rats eat tree fruits and seeds as well as eggs and nestlings. Cats eat birds at various life stages. As native forest areas
are restored and enriched during the course of this project, invasive animal control protocols may be necessary.

Recent experience in New Zealand and in Hawai‘i with “good nature” traps have shown great success in controlling rodent and cat damage. These traps use a carbon dioxide cylinder to power a strike bolt that instantly kills animals attracted to the bait. The design allows for upwards of 12 kills/trap before requiring re-arming. As native and migratory birds begin to frequent the property, vector control would be used to reduce the population of these mammals to promote a safe haven for nesting and foraging. In addition it may be prudent to incorporate this control feature on the high-value, select “elite” seedlings planting sites to avoid bark damage by rats.

Due to the low cost, location specificity and iterative nature of vector control, this is included under the monitoring and not separated as a budget item in this management plan. Most of the cost, as with other monitoring activities, is in the technician time needed to get the work done.

1.3.2.4 Management Objective 4– Tree/Shrub Establishment

**Goal:** Re-establish a koa-dominant forest with ʻōhiʻa and associated native understory on land historically managed as cattle pasture.

**Actions** – Tree/Shrub Establishment: NRCS Practice 612

Hand planting would be carried out using a tree spade or dibble as appropriate for the available nursery stock. Soil surface should be perforated to a depth slightly greater than the length of the seedling stock and the seedling should be placed into this hole. The root collar should be marginally lower than the level of the soil between 0.125 to 0.25 inch with the root mass oriented vertically so the tip of the root does not bend outward (“J-rooting”). Soil is then compacted lightly around the root system. Subsequent silvicultural activities would include fertilizer application, competition control, timber stand improvement (pruning), and native species enhancement.

Koa and mixed forest plantings would be planted at the same time, the only difference being their spatial arrangement and seedling count. Mixed forest stands, as their name implies should be a mix of species across the area, not a patchwork of monotypic stands. Table 1.3-2 lists the stand stocking type and relative area by each stand type.

<table>
<thead>
<tr>
<th>Type</th>
<th>Description</th>
<th>Seeding/Acre</th>
<th>Acres</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Timber</td>
<td>350, 50</td>
<td>385</td>
</tr>
<tr>
<td>2</td>
<td>Restoration</td>
<td>125, 75</td>
<td>148</td>
</tr>
<tr>
<td>3</td>
<td>Timber (ash)*</td>
<td>650, 50</td>
<td>15</td>
</tr>
</tbody>
</table>

*Note: *Higher number to overcrowd out other reproducing ash.

**Seedlings and Seed Sourcing**

Seeds need to be collected in advance to allow adequate time for growth in the nursery setting. There are very limited supplies of ʻōhiʻa on the property and no koa. Therefore, seedlings would be grown from collected seed supplies with first preference for the Waimea area followed by upper elevations in Hāmākua and then Kaʻū. However, due to historic forest clearing, there is an extremely limited gene pool of koa growing at elevations lower than 4,000 feet on the Big Island.
Paniolo Forestry, LLC currently has a working relationship with Native Nursery on Maui, who could supply most of the seedlings. Additionally, seedlings may be sourced from the State Tree Nursery in Kamuela, the local charter school, Kanu o ka ʻĀina or other nurseries in Hawaiʻi.

Koa seed procurement strategy is to keep sources as local (island of Hawaiʻi) as possible. There are several reasons for this: increased project flexibility by having a stable source of seedlings, safeguarding against outside pathogen spread (especially Rapid ʻŌhiʻa Death), promoting genetically conserved adaptations to local conditions, and introducing volunteers to this aspect of forestry. However, the laudable objective of using locally sourced seedlings must not come at the expense of achieving overall forest management goals. Because the overall project goal is to produce the highest quality koa wood with desirable characteristics, seed sources from other islands may also be included into yearly plantings to ensure as robust a genetic base as possible.

In addition, working relationships with Haleakalā Ranch and Kamehameha Schools have generated propagation material from selected “elite” lines of koa, which show desired and valuable characteristics such as figure, color, and vertical form. The Haleakalā stock was originally propagated from island of Hawaiʻi seed stock 32 years ago. These selected lines of improved planting stock would be planted in identified highest quality growing areas for propagation purposes. One or several seed orchards are contemplated as part of this project to capture and track the progress of these elite genetic sources.

Seedling size would necessarily depend on the species in question. Pioneer species such as koa would be 10 to 12 inches in height with a small dibble pot size of 4 to 6 cubic inches, which is sufficient for a more aggressive species.

Enrichment and enclosure species would be 8 to 16 inches in height in a small to medium pot of 12 to 31 cubic inches, with the objective of providing an older, more robust seedling for these more sensitive species. At least nine months should be allowed for māmane (Sophora chrysophylla) and ʻōhiʻa seedlings; six months for maile (Alyxia stellata), ‘ōlapa (Cheirodendron trigynum) and pilo (Capparis sandwichiana) seedlings; and three to four months for koa seedlings.

Koa Plantings

Koa and aʻaliʻi (Dodonaea viscosa) seedlings would be planted three to six months after weed control and site preparation. The planting sequence would begin with spot cultivation of planting sites for individual seedlings. Approximately 10 foot by 11 foot spacing would yield the target 400 spots per acre, of which 350 are for koa and 50 are for aʻaliʻi, mixed. However, natural variations in site would result in densities that are slightly higher or lower than the target.

Each koa or aʻaliʻi seedling would then be manually planted along the line or in the prepared hole. Hand planting crews would use a tree spade or dibble as appropriate for the nursery stock. Mechanical site preparation facilitates planting, and it is expected that planting rates would exceed 800 trees per day on flatter ground (less than 20% slope). Production would drop to 500 trees per day on sloping soil and 200 per day in areas where machine site preparation is not possible and hand preparation would be needed.

Standard planting techniques would be followed, with planting holes dug to the depth of the seedling root stock, root collars buried marginally lower than the level of the soil, and all seedlings oriented vertically. After seedlings are placed in the ground, loose soil would be firmly packed around the roots to bring the root collar level with the soil surface.

Mixed Forest Plantings (Kīpuka Enrichment Planting)

At this time, the only significant native vegetation on the property are scattered ʻōhiʻa, found mostly on cliff faces and steep, rocky areas. Given the history of Parker Ranch pasture management and grazing for
over 150 years, it is assumed that seed sources for native understory plants would be non-existent, thereby requiring use of seedlings for enrichment species.

The goal for enrichment species establishment is a net average of 75 trees per acre on those units with slope greater than 20%. Koa would be used as a pioneer species to carry the stand and provide initial cover, planted at a density of 125 trees per acre.

The focus is to initiate a trajectory of recovery to re-create the native forest that once stood on this land, thereby providing habitat for native species and improving the overall environmental quality of the property, including aquifer recharge, and erosion control. These ridge units would effectively serve as “kipukas”, islands of native vegetation, which, slowly, over time, would provide seed sources and spread throughout the site.

The following list of proposed enrichment species is representative, in order of planned abundance, other species would also be utilized as appropriate for the site and as available.

- ‘Ōhi’a
- A‘ali‘i
- Māmaki (Pipturus albidus)
- ‘Ōlapa
- Kōlea (Myrsine lessertiana)
- ‘I’o nui (Dryopteris wallichiana)
- ‘Ōhelo (Vaccinium calycinum)
- Hō‘awa (Pittosporum glabrum)
- Pilo
- Ulei (Osteomeles anthyllidifolia)
- Maile
- ‘Ie‘ie (Freycinetia arborea)
- Hāpu‘u pulu (Cibotium glaucum)
- Hāpu‘u i‘i (Cibotium menziesii)
- ‘Iliahi (Santalum paniculatum)

1.3.2.5 **Management Objective 5 – Nutrient Management**

**Goal:** Provide koa and other seedlings with nutrient inputs to ensure health and productivity while minimizing non-point pollution of surface and groundwater.

**Actions – Nutrient Management: NRCS Practice 590**

Long-term grazing has likely reduced soil fertility in this area. Post-planting fertilizer application reduces the future weed control burden by helping seedlings to grow more quickly to heights at which weed competition is less intense. Application using controlled release fertilizer (CRF) would minimize movement of nutrients and other potential contaminants to surface and/or groundwater.

At planting, a crown fertilizer treatment assists with early seedling growth and development, and would consist of a 4-ounce dose of high phosphate (11-52-00 or similar) CRF distributed evenly within a 12-inch diameter area centered on the seedling stem or on slopes in a half-moon shape on the uphill side of the seedling. The property is located in a high-rainfall area (70 inches or more per year), so nutrient leaching is a concern, which is partially mitigated by the use of CRF fertilizers.
If in the unlikely event that a second application is needed, the crown application would be 6 ounces per seedling of 11-52-0 with micronutrients or other high-phosphate, low potash mix with micronutrients at 6 ounces per seedling CRF.

1.3.2.6 Management Objective 6 – Weed Control

**Goal:** Control herbaceous weed competition until canopy closure and establishment of trees and shrubs.

**Actions – Herbaceous Weed Control: NRCS Practice 315**

Creating a “new” koa forest on previously pastured and grazed land would require significant inputs of weed control agents to ensure the successful survival and health of the newly-planted seedlings. Site preparation activities would temporarily diminish competitive herbaceous weed pressure through chemical and mechanical means. However, in the months following planting, there would be inevitable recurrence of resident grasses that would need attention.

For timber stands, a single weed control (aside from that applied during site preparation) application would be used. For mixed species restoration stands, which feature lower stocking and slower growing species, two entries would be used in the first year. All stands would receive two further entries during the integrated pest management (IPM) applications, which also include control of psyllids, anticipated for the second and third years.

Selective or broad-spectrum herbicides, depending on actual weed pressure would be used as needed for post-planting competition control until trees are two years old or until the canopy has closed. Grasses would be the main targets for this operation; annual herbaceous species such as bull thistle (*Cirsium vulgare*) and fireweed (*Senecio madagascariensis*) in moderate numbers are not as damaging to young seedlings. A manual spot treatment is an option for outbreaks of broadleaf weeds in early development stage (less than 10 feet in height).

Because of the history of pasture management, the dominant weed species on site are grasses. Herbicides with grass-specific modes of action may, therefore, be applied over the entire planting area. These compounds do not affect broadleaf biochemistry and are thus safe to use without chemical barriers around seedlings. Examples of these grass-specific herbicides are fluazipop (Fusilade DX) and quizalofop (Assure II).

Monitoring would reveal which particular weed species have emerged and would be used to determine the precise formula to control weeds. Depending on the weed species composition, other herbicides that may be applied include Streamline (aminocyclopyrachlor), Polaris AC (imazapyr), Element 4 (triclopyr), Roundup PowerMax (glyphosate), and Escort (metsulfuron methyl). All label regulations would be observed for broadcast or spot treatments as appropriate.

Due to a public comment received during the Draft Environmental Assessment review period, the following paragraph has been added to the Final Environmental Assessment to expound upon the use of these herbicides. Both Fusilade (Fluazifop-P-butyl) and Assure (Quizalofop-p-ethyl) are grass-specific herbicides applied at low rates once per year during the second and third year of tree planting together with an insecticide to reduce the population of the acacia psyllid (*Psylla uncataeoides*). These two applications are the only expected use of these products in the tree planting project life of 50-60 years. Fusilade, in particular, is widely used by conservation groups to maintain native plant cover precisely because most native plants, being broadleaves, are not affected. At the same time, non-native and aggressive pasture grasses are the largest threat to an incipient tree-planting project.
1.3.2.7 Management Objective 7 – Integrated Pest Management

Goal: Protect growing koa trees with timely and effective treatment of insects and pathogens.

Actions – Forest Stand Improvement: NRCS Practice 666

Maintaining healthy trees is the first and best defense against pests and pathogens, but some level of disease or pest infestation may be unavoidable even in healthy plantings. Stand management is best accomplished in the context of an IPM approach to dealing with pests and pathogens. The IPM framework involves three sequential assessments, (1) monitoring potential pest agents, (2) identifying threshold densities or populations at which pests cause unacceptable economic damage, and (3) identifying and applying the most effective control agent.

To control insect pests using IPM, the first step is to identify potential pest species. This requires a monitoring program that can take on varying degrees of sophistication. When damaging levels of the pest are discovered, the first option for control methods is typically a pheromone-based trapping system or adhesive traps. Chemical insecticides are used if control is impossible with more benign methods.

Likely insect pests on koa include the acacia psyllid (*Acizzes uncotoides*), a non-native sap-sucking insect, the koa moth (*Scotorythra paludicola*), a native defoliating insect, and the koa borer (*Xylosandrus compactus*). Psyllid infestations may threaten performance of entire stands by feeding on growing tips and causing extreme branching in the following growth phase. Koa is attacked by psyllids in the second year after planting. This causes stunting and loss of apical dominance, with concomitant branchiness. The forest health practice here is to use IPM techniques to reduce the psyllid population during the critical spring time of Year 2 and 3. Koa moth is usually constrained to a few individuals in a given stand.

Chemical options for controlling the psyllid include dinotefuran (Safari 20 SG) or spirotetramat (Movento), both of which have labeling appropriate or adaptable to use in koa plantings on Hawai‘i island. The koa moth may also respond to these treatments, although such a use is not explicitly defined for Movento.

A combined treatment, utilizing one of the agents above plus a grass-control herbicide would be applied in the spring of the second and third year using helicopter as an application method. This is an extremely cost-effective way to reduce pest presence and reduce pressure from grasses in the understory. The application would be used in both koa and mixed forest stands. This application would be minimized to approximately 150-acres, occur 1 time per year; or approximately 10 hours per year limited to the forest establishment period (approximately 9 years).

Due to a public comment received during the Draft Environmental Assessment review period, the following paragraphs have been added to the Final Environmental Assessment to compare alternative methods for aerial spraying.

**Alternatives**

Alternatives for use of these herbicides on grasses include motor-manual and manual methods of control. Terrain conditions, although favorable for forestry, are not smooth enough to use traditional agricultural tractor-drawn mowing equipment. Motor-manual control of grasses involves the use of weed-eaters or string-trimmers by field personnel, while the manual method involves direct pulling or cutting of grasses with non-mechanized hand tools. The motor-manual method imposes an additional challenge of damaging the bark on young trees by the inadvertent contact of the strings with the stem, either girdling or severing the sapling.
Costs for motor-manual control (weed eater) include a twice per year mowing at a cost of $291 per acre per entry, $582 per year. For the two years contemplated, the mowing would result in a total cost of $1,082 per acre. Manual control, or pulling of weeds, is seldom practiced at this scale, yet experience at smaller scale projects indicates a per-entry cost of $540 per acre per entry with a similar sequence of entries totaling $2,160 per acre for the two years. Helicopter application, by contrast, aerial application results in an annual cost of $73.24 per acre, for a total of $146.48 for the two-year period. In summary, the manual options result in a cost increase of between 10x and 20x relative to chemical means.

Neither of these operations deals with the acacia psyllid, a non-native insect pathogen that was introduced in the second half of the 20th century. The acacia psyllid, at high population levels, results in the mortality of the growing tips (meristems) of the koa trees. This, in turn, results in branchy, poorly formed trees and reduced vigor, both of which negate the very reason for the project as a sustainable timber production from a planted native forest. The control of psyllids has been effective using a single application per year of a neonicotinoid pesticide in years 2 and 3 to reduce the population to acceptable levels. The ground based alternative here control of which would require either a separate manual entry with high-pressure ground equipment. Aside from cost, this operation needlessly exposes workers to overhead application of insect control pesticides, which is not reasonable given the availability of safer alternatives.

1.3.2.8 Management Objective 8 – Pruning and Singling

Goal: Improve the stem form, quality, and value of planted koa stems through judicious and timely stem correction.

Actions – Tree/Shrub Pruning: NRCS Practice 660

Koa has poor apical dominance which results in heavy branching, control of which would require several entries for both singling in Year 1 (removal of competing leaders to favor only a single growing tip) and pruning (removal of lateral branches up to a height of 6 to 8 feet).

Koa shows a strong tendency to branch and fork even when grown at relatively high stem densities. At the planting geometries prescribed herein, pruning and singling treatments would be necessary to enhance form and growth rates. The singling operation (pruning to a dominant leader) should occur when trees first begin to show evidence of competing leaders. The most vigorous leader should be promoted by cutting the inferior leader tips back by a third of their length. This operation usually occurs between 10 and 15 months of age.

At a point between 14 and 20 months, depending on growth performance, the first pruning treatment would likely be required. Lower branches should be pruned up to a height of approximately 50% to 65% of the crown depth, with the smaller percentage crown depth removed from unhealthy/shorter trees, and the larger percentage from healthy/taller trees. Branches must be pruned when their basal diameter is less than 0.5 inch. Depending on growth rates, a second pruning entry may be required after 24 months of age.

A third pruning after 24 months of age is not included in the budget tables for this management plan due to the uncertainty of its need. This treatment should be used only if additional clear wood height is needed and comes at a relatively nominal cost per entry.

The final objective should be to yield an expanse of tree trunk free of branches for at least 8 to 10 feet above the ground. Subsequent entries scheduled as necessary according to tree growth rates. Pruning should result in koa trees with no lower branches to interfere with clear wood growth.

1.3.2.9 Management Objective 9 – Ash Stand Replacement (Year 8)

Goal: Replace existing tropical ash stand and regenerate a new koa forest.
Actions – Site Preparation: NRCS Practice 460; Brush Management: NRCS Practice 314

The ash stand is approximately 80 years old (estimated planting date in 1930’s by Civilian Conservation Corps) and apparently has never been thinned or managed in any active way. The impressive height of these existing trees is evidence of the site’s productivity for timber production and one of the reasons for the acquisition of this property. Tropical ash is a known invasive species. Evidence of prolific volunteer re-generation is evident on the forest floor, kept in check by constant cattle presence.

As these cattle transition off the property in coordination with koa plantings on successive units, herbicide applications would be necessary to control the spread of volunteer starts. The location of this stand provides an advantageous existing windbreak for that portion of the property directly to the west.

The ash stand is also a significant amenity on the property, providing shade and shelter from wind and rain for visitors and a windbreak for young saplings in Year 1 and 2. Until other components are established on site, retaining a portion of this grove is desirable. However, the grove would increasingly become a nuisance as cattle are removed and more seedlings begin to germinate inside the koa and mixed forest planted stands. Therefore, it must be removed.

As discussed in Section 1.1.1, plans for the property call for a small, specialty instrument-grade lumber processing facility (permit applications in process) that would be able to mill materials from off-site as well as this initial harvest and would be capable of milling the final harvest of the residual stand. Final harvest of these trees and subsequent conversion to a koa stand would occur in Year 8 (see Figure 1.1-2 for specialty instrument-grade processing facility site location).

The conversion of an ash stand to koa is no small feat, thus the following measures are to be used, based on experience of converting such stands in Hōnaunau Forest in 2005-2010:

1. Site preparation (ash only): remove all remaining standing trees and treat (with imazapyr) or remove stumps. Preferably keep stumps in place to avoid soil disturbance.
   a. Clear brush into windrows no less than 200 feet apart in neat stacks so that they block the wind
2. Brush management: Treat seedlings and sprouting root fragments with imazapyr or Garlon 3A/4
3. Plant stands at a high 700 koa seedlings/acre to promote rapid site occupation and shading
4. Control weeds (ash seedlings) a second time in Year 1 using imazapyr at low rates with glyphosate

Controlling ash is a necessary step for the long-term integrity of the forest and surrounding properties. Ash is very susceptible to imazapyr, however koa is less susceptible. This single factor, combined with high stocking, would assist the conversion of this stand from the aggressive ash seedlings to koa. Ash seeds only last 2 to 3 years in the ground, so the weed pressure would be short-term.

1.3.2.10 Management Objective 10 – Monitoring

Goal: Actively monitor and adaptively manage silvicultural activities and their results and incorporate this information into future management decisions. Monitor and control vectors if these are preying upon forest birds.

Actions – Access Control: NRCS Practice 472; and Upland Wildlife Habitat Management: NRCS Practice 643

A critical element of forest management is an active and effective monitoring program. Monitoring would take place in three areas every year, using the following practices:

1. Monitor integrity of fences and gates, fix as necessary to maintain pig and cattle exclusion
2. Growth and yield of production koa plantings – establish two permanent sample plots of eight to ten trees each for annual measurements, ideally these are circular, using variable area or a fixed area approach. In the first two years, tree height and survival would be the two data categories. Once trees reach sufficient size to have a measurable diameter at 3.6 feet above the ground, diameter would also be recorded. Data analysis would follow standard statistical methods to quantify koa growth rates and projected timber yields, as well as evolving species composition of the restored forest.

3. Record sign of deleterious mammals near water bodies, consider deployment of control measures if these are affecting native or migratory birds.

1.4 Environmental Assessment Process

This EA was prepared in accordance with Chapter 343 of the HRS. Chapter 343, HRS, along with its implementing regulations, Title 11, Chapter 200.1, of the Hawai‘i Administrative Rules (HAR), is the basis for the environmental impact assessment process in the State of Hawai‘i. Board of Land and Natural Resources approval is required to finalize the FMP and provide funding for implementation of the proposed action through a Forest Stewardship Agreement (Chapter 195F, HRS).

An EA is prepared to determine impacts associated with an action, to develop mitigation measures for adverse impacts, and to determine whether any of the impacts are significant according to thirteen specific criteria. Use of state funding is among the criteria in HRS Chapter 343 that trigger the need for a state EA. Part 4 of this document states the finding (anticipated in the Draft EA) that no significant impacts are expected to occur, and Part 5 lists each criterion and presents the findings by the approving agency. If approving agency finds after considering comments to the Draft EA that no significant impacts would be expected to occur, then it issues a Finding of No Significant Impact (FONSI), and the action would be permitted to occur. If the agency concludes that significant impacts are expected to occur as a result of the Proposed Action, then it determines that an Environmental Impact Statement must be prepared for the action to proceed.

The goal of this EA is to ensure that comprehensive and systematic consideration is given to potential environmental impacts that may result from implementing the Proposed Action, or any reasonable alternative action, upon the natural, man-made, or social environment. Information presented in this EA would result in either a FONSI, preparation of an Environmental Impact Statement, or no action on the proposal.

1.5 Public Involvement and Agency Coordination

Public involvement is an important component of the EA development process as a means to:

- accurately assess the scope of the EA
- identify resources and issues of concern
- disclose potential impacts
- develop mitigation measures
- inform minority and disadvantaged populations
- coordinate with regulatory agencies
- refine project design

Public outreach has been conducted through formal early consultation letters, informal meetings, and communications with parties who have inquired about the project. The following agencies, organizations and individuals were contacted by mail, email, or phone. Those with whom the team conducted presentations, attended meetings, or had interviews are indicated by an asterisk:
Individuals and Organizations:

- Cory Harden for Sierra Club
- Dahana Ranch
- Elizabeth B. Camara
- Glenn Bertelmann
- Hawaiian Cultural Center of Hāmākua
- Irene L. Fergerstrom
- Jolette A. Rapozo Trust
- Kalawaihui, Pa'akaule Kalawaihui, Ku'uipo'okala Ka'aihue, Micah
- Kapoaula Land, LLC
- Mālama Hāmākua*
- Pamela Jean Ramos
- Paul, David, and Cindy Lou Andrade
- Paula Iwalani Boteilho
- Parker Ranch Mauna Kea, LLC
- Walter L. Puhi Jr.
- Yvonne L. K. Deluz

County Agencies and Officials:

- Civil Defense Agency
- District 1, County Councilmember Valerie T. Poindexter
- Department of Environmental Management
- Department of Public Works
- Fire Department
- Planning Department
- Police Department

State Agencies and Officials:

- Department of Health (DOH), Environmental Planning Office
- Department of Land and Natural Resources (DLNR)
- Office of Hawaiian Affairs

Early EA consultation letters were distributed to the above via mail or email. Responses to the consultation letters were received from Department of Environmental Management, Department of Public Works, and the Hawai‘i Police Department. The early EA consultation letter and responses to the consultation letters are provided in Appendix E. On February 24, 2019, the organization Mālama Hāmākua held a community outreach event and invited the EA preparers to attend. Cardno representative Kerry Kylene Wells and Forest Solutions representative William Rice attended the event that was announced via social media.

The event was held on a Sunday from 5:00 p.m. to 8:00 p.m. The event consisted of an open house format with one topography poster of the subject property on display, the early EA consult letter and the FMP for perusal, and the two EA preparers present to orient attendees and answer questions. Almost 50 Hāmākua residents and others from around the island attended the meeting. Most individuals had general positive comments about the project. Several individuals mentioned the request to volunteer to assist in tree plantings on the subject property.

Copies of written communications received in response to early consultation efforts are included in Appendix E1. Appendix E2 contains written comments on the Draft EA and the responses to these
comments. Various places in the EA have been modified to reflect input received in the comment letters; additional or modified non-procedural text is denoted by underlines, as in this paragraph.
SECTION 2
PROPOSED ACTION AND ALTERNATIVES

2.1 No Action Alternative

Under the No Action Alternative, the suite of actions described in the Kapoaula FMP would not be undertaken. General management would continue under the status quo and the property would potentially remain as a grazing area for cattle. The no action alternative does not meet the purpose for acquisition but provides a useful baseline by which to compare environmental effects from the project.

2.2 Action Alternatives

As described in Section 1.1.1 of this EA, the Proposed Action is the preferred alternative and environmental effects are examined based upon implementation of the FMP.

Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch for the purposes of planting, managing, and harvesting koa trees. This will convert pastureland back to a semblance of the native koa-ʻōhiʻa forest that once stood in this area and provide controlled future uses of the forest for commercial products. Forest Solutions Inc. has authored a site-specific FMP for the area, which is provided in this document as Appendix A. The FMP was reviewed and recommended for state approval by the State Forest Stewardship Advisory Committee in October 2018. Through implementation of the site-specific FMP, in approximately 50 years, the property would consist of a mixed-species native forest with steep sloped areas primarily for native species conservation and less steeply sloped, less erodible primarily used for timber production. The resulting koa forest would provide a sustainable, long-term, predictable source of instrument-grade wood, produce high-quality wood for other uses, and provide habitat for native species, inspiring others to plant trees on their land for similar purposes. The objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants
- Improve the quality of wood to be harvested in the future by:
  - planting seed from known, high-quality sources
  - utilizing cuttings propagated from trees identified as having superior color, figure, and form
- Intensively manage koa for saw timber on those areas of the property with slopes less than 20% – accounting for 70% of the property or 390 acres
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species – accounting for 30% of the area or 163 acres
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks
- Specialty instrument-grade lumber processing of koa from Kapoaula to be completed onsite

A small, specialty instrument-grade lumber processing facility (permit applications in process) is also being developed in the lowest part of the property near the road onsite (see Figures 1.1-2 and 1.1-4). The processing facility for specialty lumber from other areas of the island is a separate project being undertaken by the property owner and is analyzed as a cumulative impact to the proposed action in this EA. The processing of the wood during operations is analyzed in this EA.
SECTION 3
AFFECTED ENVIRONMENT AND POTENTIAL IMPACTS

This section defines the environmental resources, technical approach to analysis, existing resource conditions and potential impacts due to the Proposed Action, including the No Action Alternative. The potential impacts of construction (short-term) and operations (long-term), and direct and indirect impacts are considered. Indirect impacts are defined in HAR 11-200-2 as “effects which are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable.” Indirect effects could include induced changes in the pattern of land use and related effects on air and water and other natural systems. Cumulative impacts of the action alternative are assessed in Section 3.12. Section 5.2 summarizes the Hawai‘i Environmental Policy Act significance criteria and the lead/approving agencies determinations.

The FMP identified seven resource concerns. These concerns are common to pasture areas in Hawai‘i. They are ranked, with EA analysis section in parentheses:

1. Soil erosion and soil compaction (Geology, Topography, and Soils)
2. Undesirable air movement (Air Quality)
3. Water quality and excess sediment (Water Resources)
4. Insufficient flow in watercourses (Water Resources)
5. Hydrologic cycle: capture and storage of rainfall (Water Resources)
6. Threatened and endangered species (Biological Resources)
7. Inadequate cover and food for wildlife (Climate Change)

These concerns are analyzed in this EA, along with noise, scenic, hazardous materials, cultural and archaeologial, roads/traffic, utilities/public facilities and services, and cumulative resource impacts. Additionally, a comprehensive Biological Assessment is included as Appendix B, and an Archaeological Assessment Survey and a Cultural Impact Assessment are included as Appendix C1 and C2, respectively.

3.1 Geology, Topography, and Soils

Geology describes the characteristics of surface and subsurface materials that make up land. These characteristics include stability, slope, compatibility, shear strength, and productivity. Soil characteristics determine the ability of the ground to support structures and facilities and determine the likelihood of erosion and run-off. Topography describes surface features of an area and is usually described with respect to elevation, slope, aspect, and landforms.

3.1.1 Technical Approach

3.1.1.1 Area of Potential Effect

The area of potential effect (APE) would be the area of ground disturbance for construction and operation of the Proposed Action and adjacent areas.

3.1.2 Existing Conditions

The elevation of the property ranges from approximately 2,740 feet to 3,180 feet above sea level (Figure 3.1-1). The overall average slope of the property is 5%, with numerous intermittent steep hills and ridges with slopes as steep as 100%. Geologically, the property is located on the flanks of Mauna Kea volcano lava flows that erupted from 14,000 to 250,000 years before the present (Wolfe and Morris 1996). All lava flows are mantled with a thick layer of volcanic ash derived from Kohala and Mauna Kea volcanoes (United States [U.S.] Geological Survey [USGS]-Hawaiian Volcanoes Observatory: 2009). The resulting
ash-derived soils of the Hāmākua coast were the basis for highly productive farming and/or grazing from early Hawaiian times until today.

Soils on the property are classified by the U.S. Natural Resources Conservation Service (formerly Soil Conservation Service) as Honoka'a silty clay loam in the lower elevations and Maile silt loam in upper elevations (Figure 3.1-2). The Honoka’a series consists of deep, well-drained soil that formed in basic volcanic ash. It is found on mid-elevation, windward slopes of Mauna Kea with slopes ranging from 0 to 35%, and it is potentially highly erodible. Maile silt loam is a very deep, well-drained soil that formed in basic volcanic ash over ‘a’a lava flows. It is found at mid-elevations on the windward slopes of Mauna Kea and has slopes of 0 to 20%. It is not highly erodible. Both soils are used principally for pasture and timber plantations, although some areas of native forest remain (U.S. Soil Conservation Service 1973).

The land is fully stocked with high-quality pasture grasses and there are no obvious signs of soil erosion or sediment transport. Sheet and rill erosion are minimal owing to the thick grass sward. Some erosion may be occurring under the grass sward on the ridges during large storm events.

The project area has a very low risk of volcanic hazard – zone 8 on a scale of ascending risk 9 to 1 – because Mauna Kea is not an active volcano (Heliker 1990). The island of Hawai‘i experiences high seismic activity and is at risk from major earthquake damage (USGS 2000), especially to structures that are poorly designed or built. On Sunday, October 15, 2006, two damaging earthquakes of magnitude 6.7 and 6.0 struck the west side of Hawai‘i island, causing extensive damage in West Hawai‘i. An even stronger magnitude 6.9 occurred under Kilauea Volcano on May 3, 2018. None of these earthquakes appear to have caused any damage on the subject property.

### 3.1.3 Proposed Action

#### 3.1.3.1 Construction

As described in Section 1.3.2.1, mechanical site preparation for re-forestation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term, and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders. Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in negligible soil erosion and compaction related impacts.

Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal air quality impacts. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no soil erosion and compaction related impacts.

Best management practices (BMPs) to maintain soil in place and minimize disturbance of erodible soils will be implemented.

#### 3.1.3.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) may displace soils. There would be negligible during forest establishment adverse and additionally positive impacts on soil displacement associated with pruning and vegetation management activities.

**Specialty Instrument-grade Lumber Processing Operations**

There would be no direct, adverse impact on soil erosion and compaction associated with specialty instrument-grade lumber processing activities.

Pesticide, fertilizer, and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per
year, approximately 150 acres, limited to the forest establishment period (approximately 9 years), impacts to soils due to pesticide application are expected to be negligible.

3.1.4 No Action Alternative

Under the No Action Alternative, no changes to the proposed site would occur. Therefore, there would be no change to the erosion or compaction of soils on the subject property.

3.1.5 Impacts and Mitigation

3.1.5.1 Impacts

In general, geologic conditions impose no constraints on the forestry project, which would promote appropriate agricultural use of the property in conformance with zoning, and the Proposed Action is not imprudent to implement. See Table 3.1-1 for a summary of impacts during all phases of the Proposed Action.

Table 3.1-1. Geology, Topography, and Soils Impacts

<table>
<thead>
<tr>
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<th>Proposed Action</th>
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<tbody>
<tr>
<td><strong>Construction Phase</strong></td>
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<td>Site Preparation</td>
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<td>Fencing</td>
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<td>No Impact</td>
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<tr>
<td><strong>Operations Phase</strong></td>
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<tr>
<td>Pesticide Application</td>
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<td>No Impact</td>
</tr>
<tr>
<td>Pruning and Maintenance</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

3.1.5.2 Mitigation

All site preparation, road and pond construction, planting, and silvicultural activities would be conducted with standard BMPs that maintain soil in place and minimize disturbance of erodible soils. BMPs would ensure that the high current level of organic material in the soil would be retained and that no sediments would escape the property through surface water transport (see Section 3.3).
Figure 3.1-1. Topography and Slope
Figure 3.1-2. Soils
3.2 Air Quality

Air quality is defined as the ambient air concentrations of pollutants determined by the U.S. Environmental Protection Agency to be of concern to the health and welfare of the general public. The designated criteria pollutants include:

- ozone
- carbon monoxide
- nitrogen dioxide
- sulfur dioxide
- particulate matter less than 2.5 microns in diameter
- particulate matter less than 10 microns in diameter
- lead

The Clean Air Act (CAA) of 1970 established air quality regulations and National Ambient Air Quality Standards (NAAQS). The DOH enforces air pollution regulations and sets guidelines to maintain the NAAQS and Hawai‘i Ambient Air Quality Standards (HAAQS) within the State of Hawai‘i.

Table 3.2-1 lists NAAQS and HAAQS in parts per million and micrograms per cubic meter. These are the maximum concentrations of criteria pollutants considered allowable to protect human health and welfare. NAAQS have both primary and secondary standards. Primary standards are aimed at protecting human health in areas that are considered sensitive, such as residential neighborhoods, churches, libraries, schools, and parks. Secondary NAAQS are aimed at protection of plants and animals.

### Table 3.2-1. NAAQS and HAAQS

<table>
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<th>Criteria Pollutant</th>
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<td>8-hour Maximum</td>
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<td>Nitrogen Dioxide</td>
<td>Annual Mean</td>
<td>0.04 ppm</td>
<td>0.053 ppm</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(75 µg/m³)</td>
<td>(100 µg/m³)</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>Annual Mean</td>
<td>50 µg/m³</td>
<td>--</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>--</td>
</tr>
<tr>
<td></td>
<td>24-hour Average</td>
<td>150 µg/m³</td>
<td>150 µg/m³</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>Annual Mean</td>
<td>--</td>
<td>15.0 µg/m³</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>--</td>
</tr>
<tr>
<td></td>
<td>24-hour Average</td>
<td>--</td>
<td>35 µg/m³</td>
</tr>
<tr>
<td>Sulfur Dioxide</td>
<td>Annual Mean</td>
<td>0.03 ppm</td>
<td>0.03 ppm</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(80 µg/m³)</td>
<td>(80 µg/m³)</td>
</tr>
<tr>
<td></td>
<td>24-hour Maximum</td>
<td>0.14 ppm</td>
<td>0.14 ppm</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(365 µg/m³)</td>
<td>(365 µg/m³)</td>
</tr>
<tr>
<td></td>
<td>3-hour Maximum</td>
<td>0.5 ppm</td>
<td>--</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(3,000 µg/m³)</td>
<td>--</td>
</tr>
</tbody>
</table>

Legend: HAAQS = Hawai‘i Ambient Air Quality Standards; µg/m³ = micrograms per cubic meter; NAAQS = National Ambient Air Quality Standards; PM₂.₅ = particulate matter less than 2.5 microns in diameter; PM₁₀ = particulate matter less than 10 microns in diameter; ppm = parts per million
Air quality can be affected by both stationary and mobile sources. Examples of stationary sources include combustion and industrial stacks. Examples of mobile sources include vehicular traffic and aircraft. Areas that exceed ambient air quality standards are designated as nonattainment areas and areas that comply with ambient air quality standards are designated as attainment areas. Areas without data to determine whether they are in attainment or nonattainment status are considered unclassified and are assumed to be in attainment.

The DOH Clean Air Branch regulates stationary sources of air pollutants and issues permits. Permits limit emissions of pollutants and require monitoring. The State does not regulate mobile sources; however, these sources must meet NAAQS.

The CAA requirements (see Table 3.2-1) are used to determine if impacts of the Proposed Action are significant. Since the area is currently in attainment, any emissions causing any criteria pollutants to rise above attainment levels would be significant. Additionally, air emissions that would expose sensitive receptors (e.g., schools, housing, childcare centers, etc.) to substantial pollutants or create odors are also considered significant.

In addition to meeting regulatory standards for air emissions, there are climate change and global warming considerations. Greenhouse gas emissions (GHG) trap heat within the lowest portion of the earth’s atmosphere causing heating at the surface of the earth. The increase in global temperature results in sea level rise and changing weather patterns. The GHG include carbon dioxide, methane, and nitrous oxide that occur naturally in the atmosphere but increase due to man-made activities.

### 3.2.1 Technical Approach

#### 3.2.1.1 Area of Potential Effect

The APE would be limited to the subject property and immediate vicinity. It is important to note that the “property line boundary” as used in the DOH regulations would be the TMK parcel boundary, which is the same area as the project area (see Figure 1.1-1). The impacts of GHG and climate change is presumed to be county-wide.

#### 3.2.2 Existing Conditions

The project area and vicinity are undeveloped and characterized by open space, preservation, and agricultural land uses. There are no known point sources of air pollution in the APE. Mobile sources include vehicular traffic and agricultural activities, but the low traffic levels are unlikely to contribute significantly to the degradation of ambient air quality. The existing Edwin DeLuz gravel quarry located at the northern end of the project area likely has historically and would continue to generate periodic fugitive dust events. The DOH maintains thirteen air quality monitoring stations on Hawaiʻi island, the nearest monitoring station to the APE is located at Waikoloa, approximately 15 miles southwest of the APE boundary. The station currently monitors only for particulate matter less than 2.5 microns in diameter. The APE area is characterized as rural and no industrial stationary sources of air pollutants were identified in the APE. The study area is in attainment with both the HAAQS and NAAQS for all criteria pollutants and is not subject to the CAA General Conformity Rule.

Winds in the study area are generally from the northeast.

#### 3.2.3 Proposed Action

#### 3.2.3.1 Construction

As described in Section 1.3.2.1, mechanical site preparation for re-forestation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term,
and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders. Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in negligible air quality related impacts.

Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal air quality impacts. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no air quality related impacts.

BMPs to control dust during construction would be required by county grading and grubbing permit conditions. BMPs may include dust fences to keep the dust on-site, and watering to minimize the amount of dust produced. All construction activities would comply with regulations for fugitive dust control under HAR Section 11-60.1-33 that require reasonable precautions to prohibit visible fugitive dust beyond the property line.

The project vicinity is agricultural in nature and there are no sensitive receptors (i.e., schools or medical facilities) adjacent to the work areas; therefore, none would be adversely impacted by the temporary air emissions. Emissions are not expected to exceed the CAA major source threshold of 250 tons per year for construction. Construction emissions would be less than significant with implementation of the BMPs.

3.2.3.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) would not involve equipment other than transportation vehicles, hand tools, and elevated bucket trucks. There would be no direct adverse impact on air quality associated with pruning and vegetation management activities.

Specialty Instrument-grade Lumber Processing Operations

Specialty instrument-grade lumber processing operations as an allowed agricultural processing use would include modern equipment that is designed and manufactured to meet regulatory guidelines for air pollution as much as possible at the time of installation. A small state of the art generator (approximately 14,000 watts) will run the processing unit. The generator will produce negligible amounts of air pollution while running; however, this amount will be low compared to the adjacent landowner. Additionally, the processing site would be spatially associated near the existing Edwin DeLuz quarry, which currently utilizes mobile equipment, rock crushers, and trucks and generates a level of fugitive dust. There would be negligible additional direct, adverse impact on air quality associated with specialty instrument-grade lumber processing activities.

Pesticide and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per year, approximately 150 acres, limited to the forest establishment period (approximately 9 years), impacts to air quality due to pesticide application are expected to be negligible.

3.2.4 No Action Alternative

Under the No Action Alternative, no changes to the proposed site would occur. Therefore, there would be no adverse significant impact to air quality under the No Action Alternative.

3.2.5 Summary of Impacts and Mitigation

3.2.5.1 Impacts

As shown in Table 3.2-2, the Proposed Action would collectively result in a less than significant impact on air quality during construction with the implementation of BMPs. Operations of the preferred alternative would result in no direct impact on air quality.
### Table 3.2-2. Air Quality Impacts

<table>
<thead>
<tr>
<th>Construction Phase</th>
<th>Proposed Action</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Preparation</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Fencing</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Operations Phase</th>
<th>Proposed Action</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specialty Instrument-grade Lumber</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Processing Facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pesticide Application</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Pruning and Maintenance</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

#### 3.2.5.2 Mitigation

BMPs to control dust would need to meet permit requirements and are assumed to be included in the Proposed Action. Pesticide spraying would be subject to weather related restrictions.

### 3.3 Floodplains, Drainage, and Water Resources

Water resources include surface water, groundwater and wetlands. Surface water includes all water found on land, such as stormwater, lakes, canals, streams and rivers. Groundwater is found in aquifers beneath the surface of the earth, and its quality is of great importance because it is often used as potable water. For the purposes of this document, nearshore waters are defined as coastal waters extending from the shore to a depth of 60 feet.

In 1972, the Clean Water Act (CWA) was enacted to protect water resources. The U.S. Army Corps of Engineers (USACE) is the enforcing agency for the CWA. The purpose of the CWA is to restore and maintain the health of water resources in the U.S. by preventing pollution and assisting in proper wastewater management (U.S. Environmental Protection Agency 2009). Wetlands and the CWA are addressed in Section 3.3. Hazards related to water include flooding and tsunami waves.

#### 3.3.1 Technical Approach

##### 3.3.1.1 Area of Potential Effect

The APE for the surface water assessment is limited to the project area because no surface water bodies were identified in the vicinity that that would potentially be affected by the Proposed Action. The APE for the assessment of groundwater and tsunami and flood risks is expanded to include the Kekaha-Waimea Region.

##### 3.3.2 Existing Conditions

The Federal Emergency Management Agency (FEMA) has prepared Flood Insurance Rate Maps for the general area (Panel No. 155166 0225F), and there are no mapped flood hazards on or near the Kapoaula property (Figure 3.3-1). The area is considered to be within Flood Zone X, outside of the 500-year floodplain.

No lakes or permanent streams are present. Several unnamed gullies with poorly defined channels drain the property. There is also a roughly 1,400 foot-long headwater segment of an intermittent stream, a third-order tributary of Honokāia Stream, depicted on USGS topographic maps (see Figure 3.1-1). Fieldwork and consultation of USGS maps and U.S. Fish and Wildlife Service (USFWS) National Wetland Inventory maps indicate that there are no mapped wetlands on the property. Three small, unlined stock watering ponds are located near a planted windbreak in the mid-section of the property. During wet season observations, these three ponds have consistently been partially full. They have not been observed...
during dry season to determine if they continue to hold water in the face of naturally well-drained soils and evapotranspiration. In addition to the stock ponds, several natural and human-induced small depressions are present in this landscape and form temporary or even sometimes semi-permanent ponds. All ponds have fringing wetlands with primarily non-native vegetation but offer some habitat for wetlands fauna (see Section 3.4).

3.3.3 Proposed Action

3.3.3.1 Construction

As described in Section 1.3.2.1, mechanical site preparation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term, and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders. Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in negligible water quality and excess sediment related impacts.

Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal air quality impacts. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no water quality and excess sediment related impacts.

3.3.3.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) could lower excess sedimentation rates on the subject property. There would be negligible adverse impact on water quality and excess sediment associated with pruning and vegetation management activities.

Specialty Instrument-grade Lumber Processing Operations

There would be no direct, adverse impact on water quality and excess sediment associated with specialty instrument-grade lumber processing activities.

Pesticide and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per year, approximately 150-acres, limited to the forest establishment period (approximately 9 years), impacts to water quality due to pesticide application are expected to be negligible.

3.3.4 No Action Alternative

Under the No Action Alternative, no changes to the proposed site would occur. Therefore, there would be no change to the water quality and excess sediment on the subject property.

3.3.5 Impacts and Mitigation

3.3.5.1 Impacts

Planting of trees as part of the forestry project would not involve any impacts to floodplains and would generally benefit watersheds. Whenever soil is disturbed, however, there is at least some potential for excess sediment from soil erosion during and after disturbance to impact natural watercourses, water quality and flooding potential. If the activity involves compaction, it can hinder rainfall infiltration. However, all activities will be conducted using BMPs to minimize soil disturbance.

Contaminants associated with forestry, primarily with fertilization and herbicides, also have the potential to impact downstream water bodies if not mitigated effectively.
Water bodies, including gullies, the one intermittent stream, and the various natural and artificial ponds, would not be altered or adversely impacted. See Table 3.3-1 for a summary of impacts during all phases of the Proposed Action.

Due to a public comment received during the Draft Environmental Assessment review period, the following paragraphs have been added to the Final Environmental Assessment to expound upon the surface and groundwater impacts and mitigation.

While rainfall is abundant on the project site, there are no year-round watercourses near or on the property. The single blue-line stream on the northeast corner of the property is intermittent and has not been observed flowing since the project was started (see Figure 3.1-1). The abundance of vegetation within the stream channel further indicates the lack of scouring and churn associated with frequent and active water flows.

Another feature of the property is the depth of the soil, which in addition to being the main reason for the purchase of the subject property for reforestation is also a buffer in the application of herbicides - numbering less than five in the 50-60 year lifespan of the project. Neither Fusillade (Fluazifop-P-butyl) or Assure (Quizalofop-p-ethyl) which are grass-specific herbicides are a known groundwater pollutant and both adsorb readily onto soil, reducing their subsequent movement.

"[Quizalofop ethyl ] has a low potential to leach and contaminate groundwater and does not accumulate in fish." EPA Pesticide fact sheet June 10, 1988 available: [link](https://nepis.epa.gov/Exe/ZyPDF.cgi/91024L28.PDF?Dockey=91024L28.PDF)

### Table 3.3-1. Floodplains, Drainage, and Water Resources Impacts

<table>
<thead>
<tr>
<th>Construction Phase</th>
<th>Proposed Action</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Preparation</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Fencing</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Operations Phase</th>
<th>Proposed Action</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specialty Instrument-grade Lumber Processing Facility</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Pesticide Application</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Pruning and Maintenance</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

#### 3.3.5.2 Mitigations

The project involves minimal spot grading in order to ensure passable unpaved roads, and a County Grading Permit is required for the mill site and associated access road. In order to minimize the potential for sedimentation and erosion, the contractor shall perform all earthwork and grading in conformance with Chapter 10, *Erosion and Sediment Control*, Hawai‘i County Code. In order to properly manage stormwater runoff, the project would incorporate standard erosion and sedimentation BMPs for the project. These BMPs may include, but would not be limited to, the following:

- Limiting the amount of surface area graded at any given time to reduce the area subject to potential erosion;
- Utilizing soil erosion protective materials such as mulch or geotextiles on areas where soils have a high potential for erosion until permanent vegetation is in place;
- Planting vegetation as soon as grading operations permit to minimize the amount of time soils are exposed to possible erosion; and
• Installing silt fences along the downhill perimeter of any disturbed areas to collect sediment from stormwater runoff.

The project plans would be regulated through review and approval by the Department of Public Works to ensure compliance with standards related to storm runoff containment. It is not expected that unpaved forest road improvements would have a long term negative impact on water quality in any area.

To mitigate the soil disturbance during the Proposed Action, BMPs would include controlled loosening the soil, which combined with a growing forest cover would reduce the quantity of rainfall arriving at the soil level and improve infiltration. This in turn would reduce overland flow and provide a slow, steady water supply to nearby gulches during high rainfall events.

Potential contaminants associated with forestry, primarily with fertilization and herbicides, also have the potential to impact downstream water bodies if not mitigated effectively. Application using CRF would minimize movement of nutrients and other potential contaminants to surface and/or groundwater. The FMP specifies fertilization regimes that have been scientifically designed to require the minimum amount necessary for effective growth. CRF help mitigate the nutrient leaching concern. The FMP and specific measures would be adapted to feedback received in monitoring field conditions to ensure optimum fertilizer delivery while minimizing contamination.

Similarly, as discussed in Chapter 1, herbicide application utilizing elective or broad-spectrum herbicides, depending on actual weed pressure, would be used as needed pre-planting and for post-planting competition control until trees are two years old or until the canopy has closed. Monitoring would reveal which particular weed species have emerged and would be used to determine the precise formula to control weeds while avoiding overapplication that could impact water quality.

Water bodies, including gullies, the one intermittent stream, and the various natural and artificial ponds, would not be altered or adversely impacted. No filling or channel altering work is proposed.
Figure 3.3-1. FEMA Flood Insurance Rate Map
3.4 Biological Resources

The discussion of biological resources below is divided for convenience into a Vegetation and Flora section and a Fauna section, although it is recognized that these resources are part of an integrated ecosystem whole. Included in these sections are discussions of threatened and endangered species. Federal and State of Hawai‘i endangered species laws require government agencies to ensure that their actions are not likely to jeopardize the continued existence of federal- or state-listed threatened or endangered species (16 U.S. Code §1536[a][2] and [4]; Chapter 195D, HRS). The Endangered Species Act (ESA) defines critical habitat as areas that may or may not be occupied by a threatened or endangered species but are essential to the conservation of the species. These areas may require special management considerations or protection (16 U.S. Code §1532 [5]). Federal and state agencies also have an interest in protecting rare species. Biological resources are treated in greater detail in the Biological Survey; readers interested in additional information are referred to Appendix B.

3.4.1 Technical Approach

Potential impacts to biological resources are significant if they affect an important, sensitive, or unique resource, a large portion of a biological resource, or cause long-term impacts to biological resources. Special-status species are protected by law and any impact to those species is significant.

General principles used to evaluate impacts are:

- The extent, if any, that the action would permanently lessen ecological habitat qualities that ESA-listed species depend upon, and which partly determines the species’ prospects for conservation and recovery,
- The extent, if any, that the action would diminish population sizes, distribution, or habitat of regionally important native plant or animal species,
- The extent, if any, that the action would be likely to jeopardize the continued existence of any ESA-listed species and
- The extent, if any, that the action would be inconsistent with the goals of USFWS recovery plans or other conservation plans.

A biological survey was prepared for the project and it is the primary source of resource information in this section. It is included as Appendix B.

3.4.1.1 Area of Potential Effect

The APE for the biological resources assessment involved a full assessment of flora and vegetation of the Subject Property. The assessment was based on walking the main access road and the perimeter fence line; inspection of existing groves of trees; wandering transects focused on areas with the highest potential for native species; inspection of a number of wetlands; and periodic excursions into random areas not selected for examination for other reasons. No marine biological resources were assessed because the Proposed Action would not affect the ocean.

3.4.2 Existing Conditions – Vegetation and Flora

The volcanic geology and resulting rich soils along with the moderate slopes and moist, cool climate discussed in other sections of this EA greatly influence the flora and vegetation of the Kapoaula property. The ephemeral drainages on the property are minimally developed and do not offer distinct riparian habitats, but both natural and human-created small depressions form temporary or sometimes semi-permanent ponds.
It is difficult to speculate on the precise pre-human vegetation of the area, since the area has been completely transformed by removal of tree cover and introduction and promotion of pasture grasses maintained by heavy cattle grazing. In *The Manual of the Flowering Plants of the Hawaiian Islands*, Gagne and Cuddihy (1990) described the natural vegetation in fairly undisturbed areas with similar geology and climate in this part of Hāmākua as sub-montane rain forest dominated by ‘ōhi’a, koa and hāpu‘u (Cibotium spp.). Historical records indicate that this entire flank of Mauna Kea was once a dense koa-‘ōhi’a forest, but the in 1850s the forest was evidently nearly eliminated and replaced by grazing land, as discussed in Chapter 1 of this EA. Where trees are present, they are generally non-native. There is a single 14.8-acre grove of forestry trees likely planted during the 1930s (see Figure 1.1-2). It is composed mainly of tropical ash, with two rows of sugi pine (*Cryptomeria japonica*), two rows of swamp mahogany (*Eucalyptus robusta*) in poor condition, and scattered turpentine tree (*Syncarpia glomulifera*). A few remnant patches of ‘ōhi’a reflect the original vegetation. No threatened and endangered plant species are known from this general area, and no plant critical habitat is present on or near the property (USFWS 2019a). The closest plant critical habitat is at about 3 miles south on a pair of hills that provide specialized habitat for a group of cinder cone species.

A full list of flora found on the property is contained in Table 1 of Appendix B. Only a small proportion of the plant species found are native, and they make up generally a very small part of the vegetative cover and biomass. The most numerous native plants are ‘ōhi’a, the fern pala‘a (*Sphenomeris chinensis*) and the sedge *Cyperus polystachyos*. Also present are the herb popolo (*Solanum americanum*), the fern ally moa (*Psilotum nudum*), and several more ferns: uluhe (*Dicranopteris linearis*), *Microlepia speluncae*, *Christella cyatheoides*, and sword fern (*Nephrolepis exaltata*).

Although the pasture is generally very healthy and low in weeds, non-native plants of some concern include the widespread fireweed, which sickens cattle, and strawberry guava.

No listed or proposed threatened and endangered plant species were found. Given the current context, in an area almost completely devoted to regularly grazed pasture and groves of non-native forestry trees, it is unlikely that threatened or endangered species would be found.

### 3.4.3 Existing Conditions – Fauna

#### 3.4.3.1 Property and Regional Habitat

The quality of habitat for native animals is determined primarily by vegetation and the degree of disturbance. At the Kapoaula property, as in similar locations along the Hāmākua Coast, both the bird and invertebrate fauna would be expected to be dominated by non-native species that are adapted to open grassland habitats. A few widespread native species will tend to be present and forest patches may attract native birds. Unlike the situation with plants, a number of widespread endangered species may fly over, and, in some cases, nest, roost, forage, or otherwise utilize some features of the habitat on the property. However, no animal critical habitat is present on or near the property (USFWS 2019a). The closest animal critical habitat is 8 miles away on Mauna Kea and on the Hakalau Forest National Wildlife Refuge, which are critical habitat units for various endangered birds.

A number of native forest bird species are found in the montane forests along the Hāmākua Coast above the mosquito belt (generally above 4,000 feet in elevation), where native plant resources are still present and *Culex* mosquitoes are absent or scarce. Threatened and endangered birds that may be found in certain areas include the threatened ‘i‘iwi (*Drepanis coccinea*), as well as the endangered ‘akiapōlā‘au (*Hemignathus munroi*), Hawai‘i creeper (*Loxops mana*) and Hawai‘i‘i ʻākepa (*Loxops coccineus*). Other native forest birds occur at least occasionally along the Hilo-Hāmākua coast at lower elevations, within the 2,000 to 3,000 feet elevation range of the Kapoaula property. These include honeycreepers such as the
'apapane (*Himatione sanguinea*) and `amakihi (*Chlorodrepanis virens*) (one of the few native forest birds that has adapted somewhat to mosquitos and thus low elevations), the `elepaio (*Chasiempis sandwicensis* – a monarch flycatcher), the `ōma`o thrush (*Myadestes obscurus*), and the Hawaiian hawk (*Buteo solitarius*). All of these species generally require `ōhi`a forest, but the hawk is known to breed successfully in both native and non-native forests. These lowland `ōhi`a forests can also support endangered Hawaiian hawks, which forage in forests and nearby agricultural tracts and nest in tall trees. At low elevations there has been widespread recovery of this species and a changing composition of the forest bird community; nevertheless, lowlands dominated by non-native vegetation and bird species continue to have few forest birds, with limited exceptions.

By contrast, some native migratory birds and water birds are common in both upland and lowland environments. A very common native resident migratory bird, the Pacific golden-plover, or kōlea (*Pluvialis fulva*), is often seen in grassy areas far from the coast throughout the region during its winter residency in Hawai`i. In the Hāmākua Coast in general, water birds may be found in streams, estuaries, natural and artificial ponds, and wetlands. The most common native water bird at lower elevations is the indigenous black-crowned night heron, or `auku`u (*Nycticorax nycticorax hoactli*), a wetland bird. It is also not unusual to spot the endangered Hawaiian goose, or nēnē (*Branta sandwicensis*), a wide-ranging bird, in a variety of environments and elevations throughout the island. Conceivably present in isolated ponds in the uplands are three endangered water birds: Hawaiian ducks, or koloa maoli (*Anas wyvilliana*); Hawaiian stilt, or ae`o (*Himantopus mexicanus knudseni*); and the Hawaiian coot, or `alae ke`oke`o (*Fulica alai*). Of these three birds, only the koloa maoli is likely in the project area, as ae`o are generally found only below 600 feet in elevation, and `alae below 1,320 feet (DLNR 2015).

While seabirds are not generally observed directly in the region, they may actually be transiting it at night. The Hawaiian petrel (*Pterodroma sandwichensis*), the Hawaiian sub-species of Newell’s shearwater (*Puffinus newelli*), and the band-rumped storm-petrel (*Oceanodroma castro*) have been recorded over-flying various areas on the island of Hawai`i between mid-March and December each year. The Hawaiian petrel and band-rumped storm-petrel are listed as endangered, and Newell’s shearwater as threatened, under both federal and State of Hawai`i endangered species statutes. The petrels and shearwaters hunt over the ocean during the day and fly to higher elevations at night to nest. The Hawaiian petrel and the band-rumped storm petrel generally nest well above 5,000 feet on the Big Island, but some nests have recently been found at lower elevations on Kohala volcano. Both the Newell’s shearwater and Hawaiian petrel are known to burrow under ferns on forested mountain slopes. These burrows are used year after year and usually by the same pair of birds. Although capable of climbing shrubs and trees before taking flight, they need an open downhill flight path through which they can become airborne. The primary cause of mortality in these species in Hawai`i is thought to be predation by alien mammalian species at the nesting colonies. Collision with man-made structures is another significant cause. Nocturnally flying seabirds, especially fledglings on their way to sea in the summer and fall, can become disoriented by exterior lighting. Disoriented seabirds may collide with manmade structures and, if not killed outright, become easy targets of predatory mammals.

Hawai`i’s only native land mammal is the endangered Hawaiian hoary bat, or ōpe`ape`a (*Lasiurus cinereus semotus*). These solitary, nocturnal bats roost in tall shrubs and trees and rarely in lava tubes, cracks in rocks, or man-made structures. They are found at all elevations on Kaua`i, Maui, Hawai`i and O`ahu. They roost in native and non-native vegetation alike, utilizing `ōhi`a, hala (*Pandanus tectorius*), coconut palms (*Cocos nucifera*), kukui (*Aleurites moluccanus*), kiawe (*Prosopis pallida*), avocado (*Persea americana*), shower trees (*Cassia fistula*), and even fern clumps, as well as possibly eucalyptus and sugi pine. Prime foraging areas include forest and pasture interfaces, forest road corridors, streams, bays, and inlets. They use echolocation to find and capture native and non-native night-flying insects such
as moths (*Lepidoptera* spp.), beetles (*Coleoptera* spp.), crickets (*Gryllidae* spp.), mosquitoes (*Culicidae* spp.), and termites (*Isoptera* spp.). ʻŌpeʻapeʻa have adapted to urban and agricultural land uses fairly successfully, probably because of high levels of insect prey found there. Research indicates that bats reproduce in the lowlands but move to higher elevations during the winter, possibly in order to utilize the cooler temperatures to achieve a lower metabolic rate while roosting. Maps produced by DLNR (2015) indicate that they have been sighted throughout the Hāmākua Coast, and indeed, the island.

Bats are vulnerable to habitat loss, pesticides, predation, snagging in barbed wire, and roost disturbance. During clearing, grubbing or tree trimming/cutting, the removal of tall, woody vegetation can temporarily displace bats using the vegetation for roosting. As bats use multiple roosts within their home territories, this disturbance from the removal of vegetation is likely to be minimal. However, during the pupping season, from about June 1 to September 15 each year, female bats carrying pups may be less able to rapidly vacate a roost site when the vegetation is cleared. Additionally, adult female bats sometimes leave their pups in the roost tree while they forage, and very small pups may be unable to flee a tree that is being felled (Bonaccorso 2010; DLNR 2005a).

There are no native terrestrial reptiles or amphibians in Hawaiʻi. Several species of gecko (*Gekkonidae*), anole (*Anolis* spp.), and skink (*Scincidae* spp.), as well as a cryptic, wormlike blind snake (*Indotyphlops braminus*), are common throughout the island. *Bufo* toads (*Bufo marinus*), *bullfrogs* (*Rana catesbeiana*) and the highly invasive coqui frog (*Eleutherodactylus coqui*) are found in all of the rainier lowlands of the island of Hawaiʻi, including the Hāmākua Coast.

Twenty-three species of invertebrate are currently listed as threatened or endangered in the State of Hawaiʻi (USFWS 2019b). These include a spider, an amphipod, a moth, snails, picturewing flies, yellow-faced bees and damselflies. Very few if any of these species have a high potential to be present at the Kapoaula property. Most of the listed species are restricted to other islands or found at substantially higher elevations with intact native forest, often with specific host plant species that are lacking on the properties.

Native insects are highly associated with native vegetation. Invertebrate fauna in active agricultural areas are almost exclusively non-native species, because of the lack of native plants and the periodic application of insecticides. Few of the endangered insects listed above are common in the pastures of the region. However, there is one endangered insect, the orange black Hawaiian damselfly (*Megalagrion xanthomelas*), that lives in streams and wetlands at locations around the coastline on the Island of Hawaiʻi, primarily in estuaries and ponds at sea level. On other islands, it has been sighted as high as 3,280 feet above sea level. According to conservationists, its limited habitat and small scattered populations may affect long-term stability. The species is susceptible to the effects of habitat loss and introduced species (Xerces Society 2019; USFWS 2019c; DLNR 2005b; Polhemus 1993; Polhemus and Asquith 1996).

### 3.4.3.2 Findings of Survey on Kapoaula Property

The endangered ʻōpeʻapeʻa is ubiquitous throughout the Island of Hawaiʻi, and they are thus presumed to be present in a limited area on the property. The bats are known to favor eucalyptus groves, which are present on the property and in the general region. Bats may forage for flying insects near the large grove of tropical ash and eucalyptus and the small groves of ʻōhiʻa on a seasonal basis. They may roost in some of the trees and shrubs on the property. In addition to unaided visual detection in the dawn and dusk hours, ʻōpeʻapeʻa can be detected by night vision binoculars and goggles using available light; thermal infrared scopes and cameras; sound detectors using high-frequency ultrasonic microphones with a range above 20,000 hertz; and modified marine surveillance radar. The visual-only surveys conducted for this EA took place in daylight, and none of these techniques were employed on the property, because the bats
are presumed to be present and no information valuable in a biological reconnaissance would be obtained by employing the technologies.

Only a few species of birds were detected during the surveys, most of them non-native and typical of those found in similar pasture habitats: skylark (Alauda arvensis), Japanese white-eye (Zosterops japonicus), Kalij pheasant (Lophura leucelomelanos), domestic chickens (Gallus gallus domesticus), wild turkeys (Meleagris gallopavo) and scaly-breasted munia (Lonchura punctulata). It is likely that repeated or extended observations at different times of the day and year would generate a much larger list of non-native birds. One would expect ring-necked pheasant (Phasianus colchicus), Erckel’s francolin (Francolinus erckelii), mourning dove (Zenaida macroura) and a variety of other birds.

Several native birds were also present. The most frequently seen native bird was the protected migratory bird kōlea. A pair of pueo (Asio flammeus sandwichensis), the Hawaiian endemic sub-species of the short-eared owl, was seen in the lower elevations near the adjacent quarry. This diurnal bird of prey is regularly seen within the grasslands of South Kohala into Hāmākua. This species is currently widespread in South Kohala and does not have special protected status under either the state or federal endangered species statutes. Two endangered bird species were also present. A pair of endangered Hawaiian hawks that appear to have been a parent and a juvenile from the previous year were seen from a distance and then close-up as they approached and remained nearby out of curiosity. It is somewhat likely given the size of the grove and its relationship to adjacent habitat that Hawaiian hawks utilize the grove for nesting. On two occasions, a pair of what were either koloa maoli or, more likely, Hawaiian duck-mallard hybrids were observed in two separate small ponds in the lower part of the property.

Although the elevation of the land at 2,740 to 3,180 feet above sea level is within the range of native forest birds such as the Hawai‘i ‘amakihi, ‘elepaio, ‘i‘iwi, ‘apapane, and ‘ōma‘o, the lack of native forest cover means that such birds are unlikely to be found, and several bird observations at different times of the day did not detect them.

The threatened and endangered seabirds discussed above, including the Hawaiian petrel, Newell’s shearwater and band-rumped storm petrel may be present in this part of Hāmākua and may overfly, roost, nest, or utilize resources here. No advanced seabird detection technologies (e.g., radar) were employed, and it is difficult to speculate on whether these birds pass over the property.

The only live mammals seen during the survey were domestic cattle. It is likely that small Indian mongooses, mice (Mus spp.), rats (Rattus spp.), feral cats, feral pigs, and domestic dogs are occasionally present on the property. None of these wild alien mammals have conservation value and all are deleterious to native flora and fauna. No reptiles and amphibians were detected during the survey.

No systematic invertebrate survey was conducted for the property, given the low probability of the presence of threatened and endangered or rare species, and the low likelihood that reforestation activities would adversely affect them. Several damselflies, likely one of the common native species, as well as an indigenous dragonfly, the common green darner (Anax junius) were observed in several of the ponds that occupy the property.

### 3.4.4 Proposed Action

#### 3.4.4.1 Construction

As described in Section 1.3.2.1, mechanical site preparation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term, and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders. Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in no impact to biological resources.
Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal air quality impacts. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no impact to biological resources.

3.4.4.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) would not involve equipment other than transportation vehicles, hand tools, and elevated bucket trucks. There would be no direct adverse impact to biological resources associated with pruning and vegetation management activities.

Specialty Instrument-grade Lumber Processing Operations

There would be no direct, adverse impact on biological resources associated with specialty instrument-grade lumber processing activities.

Pesticide and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per year, approximately 150-acres, limited to the forest establishment period (approximately 9 years), impacts to biological resources due to pesticide application are expected to be negligible.

3.4.5 No Action Alternative

Under the No Action Alternative, no changes to the proposed site would occur. Therefore, there would be no change to the biological resources due to the No Action Alternative.

3.4.6 Impacts and Mitigation

3.4.6.1 Impacts

Both the vegetation and flora of the Kapoaula property are typical of former native forests that were cleared for pasture many decades ago. A stable assemblage of pasture grasses and some herbs have come to dominate the biomass and cover, except in the limited forestry planting. Very few natives are present besides a few scattered groves of ‘ōhi’a. All rare, threatened or endangered plants and any traces of intact native ecosystems are long gone and unlikely to return without intensive human intervention. Habitat for native animals is very limited and in general, only the most widespread endangered animals (i.e., ʻōpe‘ape‘a and Hawaiian hawks) are present. Interestingly, the pair of koloa maoli (or more likely, koloa-mallard hybrids) seen in one of the property’s small ponds signals that there is potential for nesting habitat for this species, although the areas around such ponds would need to be managed with rat, mongoose, and cat predator control to allow breeding. Other less manageable threats exist as well, including avian diseases and predation by ʻaukuʻu, cattle egrets (Bubulcus ibis), and barn owls (Tyto alba), each of them present in the area.

The reforestation of virtually the entire property with koa and a complement of associated native forest plants will significantly improve the vegetation, watershed qualities and faunal habitat of the property. The majority of the property will be intensively managed to grow koa for saw timber, but where high slopes are present – about 30% of the property – the vegetation will be managed for a multi-species native forest where koa is not planned for harvest. Even in the saw timber areas, the encouragement of a native species understory rather than a plantation-style arrangement, coupled with the planting and harvesting rotation of stands of varying ages, will maintain a healthy native forest over most of the property at any given time. In addition to diversifying the native flora, this restoration will reduce soil compaction and provide cover and food for native wildlife.
The kōlea is unlikely to be disturbed by the forestry operations but because of the growth of trees may become less abundant on the property in the future. It will continue to find abundant habitat in the thousands of acres of pasture and other grasslands in the area, as well as agricultural and urban areas throughout the island.

Forestry operations in the short-term and the eventual growth of tree cover will displace short-eared owls, but there is abundant additional suitable pasture habitat within the area for any displaced owls to move into, and no adverse impacts would be expected.

See Table 3.4-1 for a summary of impacts during all phases of the Proposed Action.

Table 3.4-1. Biological Impacts

<table>
<thead>
<tr>
<th>Phase</th>
<th>Proposed Action</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Phase</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Site Preparation</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Fencing</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Operations Phase</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Specialty Instrument-grade</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td>Lumber Processing Facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pesticide Application</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Pruning and Maintenance</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

3.4.6.2 Mitigations

There will be minor impacts to some native faunal species, all of which are either insignificant or can be mitigated to insignificant levels through simple project management measures.

In order to avoid impacts to endangered but widespread native birds and the ōpe‘ape‘a:

- To minimize impacts to the endangered ōpe‘ape‘a, trees taller than 15 feet will not be removed or trimmed during the bat birthing and pup rearing season (June 1 through September 15). Barbed wire shall not be used on fences with the exception of the bottom strand, which is required for excluding feral pigs.
- To minimize impacts to Hawaiian hawks, earthmoving and tree cutting during the breeding season for Hawaiian hawks (March through September) will be avoided. If this time period cannot be avoided, arrange for a hawk nest search to be conducted by a qualified biologist. If hawk nests are present in or near the project site, all land clearing activity will cease until the expiration of the breeding season.
- If any activities incorporate outdoor lighting, they may attract endangered seabirds, which may become disoriented by the lighting, resulting in birds being downed. To avoid the potential downing of these seabirds through interaction with outdoor lighting, no construction lighting or unshielded equipment maintenance lighting after dark will be used between the months of April and October. All permanent lighting will be shielded in strict conformance with the Hawai‘i County Outdoor Lighting Ordinance (Hawai‘i County Code Chapter 9, Article 14), which requires shielding of exterior lights so as to lower the ambient glare caused by unshielded lighting.

Chapter 6 of the FMP for the project contains “detailed practices and objectives,” a variety of specific and detailed best practices for forest management, that include measures to protect the biological environment. These recommendations are incorporated by reference here.
There is a significant potential for the project to accomplish some or all of the following conservation benefits:

- Reduced habitat fragmentation;
- Maintenance, restoration, or enhancement of existing habitats;
- Increases in habitat connectivity;
- Stabilized or increased numbers or distribution; and
- Opportunities to test and develop new habitat management techniques.

As the project proceeds, it is expected that a baseline survey will be conducted to establish the levels of listed species currently on the property, and an SHA will be developed.

### 3.5 Climate Change

In addition to meeting regulatory standards for air emissions, there are climate change and global warming considerations. The GHG trap heat within the lowest portion of the earth’s atmosphere causing heating at the surface of the earth. The increase in global temperature results in sea level rise and changing weather patterns. The GHG include carbon dioxide, methane, and nitrous oxide that occur naturally in the atmosphere but increase due to man-made activities.

There is a scientific consensus that the earth is warming due to manmade increases in greenhouse gases in the atmosphere, according to the United Nations’ Intergovernmental Panel on Climate Change (Sea Grant 2014). Global mean air temperatures are projected to increase by at least 2.7 degrees Fahrenheit by the end of the century. This would be accompanied by the warming of ocean waters, expected to be highest in tropical and subtropical seas of the Northern Hemisphere. Wet and dry season contrasts will increase, and wet tropical areas in particular are likely to experience more frequent and extreme precipitation. For Hawai‘i, where warming air temperatures are already quite apparent, not only is the equable climate at risk but also coastal infrastructure, agriculture, ecosystems, the visitor industry and public health.

#### 3.5.1 Technical Approach

##### 3.5.1.1 Area of Potential Effect

The APE would be limited to the subject property and immediate vicinity. It is important to note that the “property line boundary” would be the TMK parcel boundary, which is the same area as the project area (see Figure 1.1-1). The impacts of GHG and climate change is presumed to be county-wide.

#### 3.5.2 Existing Conditions

Winds in the area are dominantly northeast trades, replaced periodically by winds with a southerly component that can bring with them volcanic haze, or vog, when Kilauea Volcano is active (Baerman et al 1998). Kapoaula receives abundant rainfall. The average annual rainfall is 83 inches on the makai end of the property at an elevation of 2,740 feet and 56 inches at the mauka end at 3,180 feet (Figure 3.5-1). Monthly averages vary from about 4 inches in the comparatively dry summer months to more than 12 inches in the relatively wetter months of November through March (Giambelluca et al 2013). The mean annual temperature is 61 to 72 degrees Fahrenheit, with a mean annual soil temperature of 66 degrees Fahrenheit.

#### 3.5.3 Proposed Action

##### 3.5.3.1 Construction

As described in Section 1.3.2.1, mechanical site preparation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term, and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders.
Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in negligible climate change related impacts.

Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal air quality impacts. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no climate change related impacts.

BMPs to control dust during construction would be required by county grading and grubbing permit conditions. BMPs may include dust fences to keep the dust on-site, and watering to minimize the amount of dust produced. All construction activities would comply with regulations for fugitive dust control under HAR Section 11-60.1-33 that require reasonable precautions to prohibit visible fugitive dust beyond the property line.

The project vicinity is agricultural in nature and there are no sensitive receptors (i.e., schools or medical facilities) adjacent to the work areas; therefore, none would be adversely impacted by the temporary air emissions. Emissions are not expected to exceed the CAA major source threshold of 250 tons per year for construction. Construction emissions would be less than significant with implementation of the BMPs.

3.5.3.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) would not involve equipment other than transportation vehicles, hand tools, and elevated bucket trucks. There would be no direct adverse impact on climate change associated with pruning and vegetation management activities.

Specialty Instrument-grade Lumber Processing Operations

Specialty instrument-grade lumber processing operations as an allowed agricultural processing use would include modern equipment that is designed to reduce air pollution as much as possible at the time of installation. Additionally, the mill would be spatially associated near the existing Edwin DeLuz quarry, which currently utilizes mobile equipment, rock crushers, and trucks and generates a level of fugitive dust. There would be negligible direct, adverse impact to climate change associated with specialty instrument-grade lumber processing activities.

Pesticide and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per year, approximately 150-acres, limited to the forest establishment period (approximately 9 years), impacts to climate change due to pesticide application are expected to be negligible.

3.5.4 No Action Alternative

Under the No Action Alternative, no changes to the proposed site would occur. Therefore, there would be no adverse significant impact to climate change under the No Action Alternative.

3.5.5 Impacts and Mitigation

3.5.5.1 Impacts

The weather and climate conditions at the Kapoaula property area currently ideal for forestry with koa and associated native species. Orographic rainfall at this elevation ensures adequate rainfall, with little risk for drought. Although winds can be brisk and require consideration for seedling planting, windbreak design, and crown maintenance, damaging winds have historically been very infrequent. No adverse effects to air quality would occur.

For actions in far mauka areas such as Kapoaula, which has a minimum elevation of 2,740 feet and does not depend on coastal roads for access, the key direct consideration is not sea level rise but instead the
potential for increased runoff from storms, increased fire risk from droughts, and higher wind loads from more frequent hurricanes. Greater rainfall on an hourly, daily, seasonal or annual basis can lead to increased runoff and gulch flow. The property is not vulnerable to flooding, excessive runoff or erosion, and the very minor scale of proposed land alteration would not lead to any appreciable additional runoff concerns, and the growth of a native forest would indeed alleviate them. Larger storms may also lead to higher peak winds, which could pose issues if there is a severe increase. Uncertainties regarding regional circulation make it possible that instead of more annual rainfall, climate change may also involve long droughts and even overall drier conditions, increasing wildfire risk, which presently is minimal. Finally, plant diseases such as koa wilt that are not currently a major potential issue at the property could become more severe if substantial warming occurs. See Table 3.5-1 for a summary of impacts during all phases of the Proposed Action.

Table 3.5-1. Climate Change Impacts

<table>
<thead>
<tr>
<th></th>
<th>Proposed Action</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Construction Phase</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Site Preparation</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Fencing</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
<tr>
<td><strong>Operations Phase</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Specialty Instrument-grade Lumber Processing Facility</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Pesticide Application</td>
<td>Negligible</td>
<td>No Impact</td>
</tr>
<tr>
<td>Pruning and Maintenance</td>
<td>No Impact</td>
<td>No Impact</td>
</tr>
</tbody>
</table>

3.5.5.2 Mitigations

The project proponents are highly aware that hardwood trees are a long-term investment. The longer time span introduces risks not normally associated with investments, such as climate change. The project would utilize adaptive management and monitor climate as areas are successively planted to deal as effectively as possible with the still unknown consequences of climate change.

Forestry projects such as this also represent an opportunity for long term net sequestration of carbon, as koa growing absorbs substantial quantities of carbon dioxide. Koa’s use in high-value products such as musical instruments and cabinetry provides for a long extended product lifetime.
Figure 3.5-1. Isohyet Map
3.6 Noise

Noise is defined as an unwanted or annoying sound. Sound is made up of waves that travel to the auditory organs. Sound, often described by the relative term “loudness,” is measured in decibels. A decibel is a logarithmic ratio, thus an increase of 10 decibels is perceived as a doubling of sound. Noise may be generated by both natural and human-created sources and may have negative effects on physical and psychological health, affect workplace productivity, and degrade quality of life.

Human perception of sound is influenced by factors other than the actual sound level, including the duration of the sound, the frequency of the sound, fluctuations in sound level, and time of day. The human ear can recognize frequencies between 20 and 20,000 hertz, but is most sensitive to frequencies of 1,000 to 8,000 hertz. Because there are multiple factors contributing to perception of sound, sound levels are weighted. A-weighted sound levels place emphasis on frequencies between 1,000 and 8,000 hertz.

Construction noise, often created by heavy machinery, is generally limited to day-time hours due to local regulations or ordinances. Construction noise exceeding regulatory limits requires a permit or variance from the DOH. The maximum permissible sound level for stationary noise sources and equipment related to agriculture, construction and industrial activities adopted by DOH for various zoning classes are listed in Table 3.6-1. The noise level relative to this table is measured at or beyond the property line boundary of the source property. The subject property for this EA would be considered Class C (agriculture, country, industrial, etc.) Zoning District.

Table 3.6-1. DOH Maximum Permissible Noise Levels (A-weighted sound levels)

<table>
<thead>
<tr>
<th>Zoning District</th>
<th>Day (7:00 a.m. – 10:00 p.m.)</th>
<th>Night (10:00 a.m. – 7:00 p.m.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class A (residential, conservation, preservation or open space)</td>
<td>55</td>
<td>45</td>
</tr>
<tr>
<td>Class B (multi-family dwelling, apartment, commercial, etc.)</td>
<td>60</td>
<td>50</td>
</tr>
<tr>
<td>Class C (agriculture, country, industrial, etc.)</td>
<td>70</td>
<td>70</td>
</tr>
</tbody>
</table>

Source: HAR, Title 11, Chapter 46, 3 and 4

Construction equipment varies in noise levels produced and Table 3.6-2 lists some typical equipment and the estimated noise levels at a 50-foot distance from the noise source.

Table 3.6-2. Typical Construction Equipment Noise

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Typical Noise Level at 50 feet from Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Compressor</td>
<td>81</td>
</tr>
<tr>
<td>Backhoe</td>
<td>80</td>
</tr>
<tr>
<td>Concrete Mixer</td>
<td>85</td>
</tr>
<tr>
<td>Crane mobile</td>
<td>83</td>
</tr>
<tr>
<td>Dozer</td>
<td>85</td>
</tr>
<tr>
<td>Generator</td>
<td>81</td>
</tr>
<tr>
<td>Grader</td>
<td>85</td>
</tr>
<tr>
<td>Pneumatic Tool</td>
<td>85</td>
</tr>
<tr>
<td>Scraper</td>
<td>89</td>
</tr>
<tr>
<td>Truck</td>
<td>88</td>
</tr>
</tbody>
</table>

Source: Federal Highway Administration 2006.
3.6.1 Technical Approach

3.6.1.1 Area of Potential Effect

The APE would be limited the subject property and immediate vicinity. It is important to note that the “property line boundary” as used in the DOH regulations would be the TMK parcel boundary, which is the same area as the project area (see Figure 1.1-1).

3.6.2 Existing Conditions

The project area and vicinity are undeveloped and characterized by open space, preservation and agricultural land uses. There are DHHL pastoral lease home resident populations on the adjacent properties surrounding the Subject Property. There are no schools, hospitals or other sensitive receptors that would be affected by changes in noise levels at the project site. The existing Edwin DeLuz gravel quarry located at the northern end of the project area likely has historically, and would continue to generate periodic noise events within the APE. The Class C (agriculture) DOH maximum permissible levels would apply (see Table 3.6-1).

3.6.3 Proposed Action

3.6.3.1 Construction

As described in Section 1.3.2.1, mechanical site preparation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term, and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders. Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in negligible noise related impacts.

Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal noise. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no noise related impacts.

3.6.3.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) would not involve equipment other than transportation vehicles, hand tools and elevated bucket trucks. There would be no direct adverse impact on ambient noise levels associated with pruning and vegetation management activities.

Pesticide and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per year, approximately 150-acres, limited to the forest establishment period (approximately 9 years), impacts to ambient noise levels due to pesticide application are expected to be negligible.

Specialty Instrument-grade Lumber Processing Operations

Specialty instrument-grade lumber processing operations would occur within enclosed buildings and would include modern equipment that is designed to be as noise attenuating as would be readily available upon installation. Additionally the mill would be spatially associated near the existing Edwin DeLuz quarry, which currently utilizes mobile equipment, rock crushers and trucks. There would be negligible direct, adverse impact on ambient noise levels associated with specialty instrument-grade lumber processing related activities.

3.6.4 No Action Alternative

Under the No Action Alternative, there would be no changes to existing conditions and therefore no significant impact to ambient noise.
3.6.5 Impacts and Mitigation

3.6.5.1 Impacts

As shown in Table 3.6-3, construction of the Proposed Action would result in elevated noise levels associated with the use of heavy equipment. The adverse impact is considered less than significant due to the short duration, lack of sensitive receptors and compliance with applicable regulations. Operations phase of the preferred alternative would result in negligible impact and indirect impact on noise levels. A small generator (approximately 14,000 watts) will run the processing unit. The generator will produce negligible amounts of noise while running; however, this amount will be low compared to the adjacent landowner (Edwin DeLuz gravel quarry).

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3.6.5.2 Mitigation

All equipment would be equipped with original-equipment; manufacturer-installed noise attenuation features (mufflers, baffles, etc.) that meet all current regulatory requirements. Construction and maintenance workers would adhere to Occupational Safety and Health Administration requirements for hearing safety.

3.7 Scenic Resources

Visual resources are aesthetically-pleasing places or views. These resources may be views to a specific point (e.g., monument, waterfall, historic site, architectural feature), or a landscape (e.g., valleys, mountain ranges, shorelines, open space, national or state historic property). The valued visual resources are typically identified by the community and documented in planning guidance documents or tourist brochures or other published media. Visual resources are an important part of the quality and sensory experience of an area. Users often encounter an area first and foremost through a visual interaction or their “view” of a place.

3.7.1 Technical Approach

A site visit was conducted to identify and photo document those viewpoints that may be impacted by the Proposed Action, with consideration of the effects of topography and existing vegetation screening.

3.7.1.1 Area of Potential Effect

The APE for visual impacts includes sites where the public can readily view the Proposed Action, such as public roadways. The lower (northern) portions of the Proposed Action would be south of Māmalahoa Highway. The APE consists of views in the direction of the Proposed Action from this roadway.

There are no residents or other adjacent land users that would be directly impacted by a change in views related to the Proposed Action. There are no recreational (i.e., hunting, fishing) uses that occur in the project vicinity.
3.7.2 Existing Conditions

The Hawai‘i County General Plan (Hawai‘i County Planning Department 2005) identifies areas of natural beauty and exceptional trees in each district. None of the sites, viewpoints or trees identified within the Hāmākua District are associated with the Kapoaula property or general project area. Nonetheless, the drive along the winding Old Māmalahoa Highway Waimea and Honoka‘a is highly scenic, with views of pasture, rock faces, and individual trees or groves of trees (see Figure 1.1-3). The Hāmākua Community Development Plan (CDP) (Hawai‘i County Planning Department 2018) has priorities for natural and cultural resources and community infrastructure that include protection of “open space, areas with natural beauty, and scenic view planes.” The property has a relatively narrow frontage between a rock aggregate quarry and DHHL pastoral leaseholds used for cattle grazing and residences. Because of the slope in the area, no public vantage point has clear views of the upper half of the property, which is clearly visible only from the air.

3.7.3 Proposed Action

3.7.3.1 Construction

As described in Section 1.3.2.1, mechanical site preparation would include deep ground ripping and possible grading for access roads. These site preparations would be temporary and short term, and would involve typical earth moving equipment such as tractor-pulled ripping implements and bucket loaders. Because of the temporary and low impact nature of site preparation activities, it is anticipated that these activities would result in negligible scenic resource related impacts.

Fencing would be constructed at various times and in various locations throughout the life of the project using mainly hydraulic rams with minimal air quality impacts. Because of the temporary and low impact nature of fencing activities, it is anticipated that these activities would result in no scenic resource related impacts.

3.7.3.2 Operations

Operations such as pruning activities (see Section 1.3.2.8) would not involve equipment other than transportation vehicles, hand tools, and elevated bucket trucks. There would be no direct adverse impact on scenic resources associated with pruning and vegetation management activities.

Specialty Instrument-grade Lumber Processing Operations

There would be no direct, adverse impact on scenic resources associated with specialty instrument-grade lumber processing activities.

Pesticide and chemical application may be applied in various ways including application by helicopter. Because this is expected to be infrequent and short-term (approximately 10 hours, once per year, approximately 150-acres, limited to the forest establishment period (approximately 9 years), no impacts to scenic resources due to pesticide application are expected.

3.7.4 No Action Alternative

Under the No Action Alternative, the proposed construction would not occur, thus there would be no impact to scenic resources.

3.7.5 Impacts and Mitigation

No adverse scenic impacts would occur. Although it would not be highly visible, the growth of a koa forest will enhance the general scenic values of the property by providing an example of the forest type that was native to the area. It will help perpetuate the rural scenic values of the area. The small specialty
instrument-grade lumber processing operation would be sited in an area not visible from public vantage points.

### 3.7.5.1 Impacts

See Table 3.7-1 for a summary of impacts during all phases of the Proposed Action.

**Table 3.7-1. Climate Change Impacts**

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### 3.7.5.2 Mitigation

Sense there is no anticipated impacts to scenic resources no mitigation is proposed.

### 3.8 Hazardous Materials and Wastes

#### 3.8.1 Technical Approach

Hazardous wastes and materials include a wide range of liquids, gases, and solid waste and materials that can potentially harm humans, animals, and the environment. Chemicals or materials released unsafely or in abundance into the community can become hazards to the community, and in certain forms, can cause serious injury, health problems, property damage, and death (FEMA 2010).

Federal regulations that enforce proper storage and disposal of hazardous materials and wastes include:

- Comprehensive Environmental Response, Compensation, and Liability Act
- Resource Conservation and Recovery Act
- Toxic Substances Control Act
- Federal Water Pollution Control Act
- CAA
- CWA
- Safe Drinking Water Act
- Federal Insecticide, Fungicide and Rodenticide Act
- Emergency Planning and Community Right-to-Know Act
- Pollution Prevention Act

**Toxic materials** are specific hazardous materials identified in regulations. Toxic materials include Diisocyanates, Dioxins, and Dioxin-like Compounds, to name a few.

**Hazardous wastes** are specifically defined or determined as such based on their ignitability, corrosiveness, reactivity, and toxicity. Toxic materials include: products used for various maintenance or repairs and identified as hazardous on manufacturer material safety data sheets; petroleum, oils, lubricants; antifreeze; and miscellaneous other waste streams.

Resource Conservation and Recovery Act, as amended by the Hazardous and Solid Waste Amendments (and corresponding Hawai‘i HARs), define hazardous waste as:

> A solid waste not specifically excluded from being classified as a hazardous waste under 40 Code of Federal Regulations (CFR) 261.4(b) that exhibits any of the characteristics (i.e., ignitability,
corrosivity, reactivity, toxicity) described in 40 CFR 261; or is listed in 40 CFR 261 Subpart D; or a mixture containing one or more listed hazardous wastes from 40 CFR 261 Subpart D. Any combination of wastes that poses a substantial present or potential hazard to human health or the environment that has been discarded or abandoned is a hazardous waste.

Resource Conservation and Recovery Act requires that hazardous waste be tracked from cradle-to-grave. This hazardous waste tracking system mandates the collection and retention of key information including: the generator of the waste, how the waste is routed to the receiving facility, a description of the waste, the quantity of the waste, identification of the facility that receives the waste, and other relevant data.

The U.S. Environmental Protection Agency and Hawai‘i universal waste regulations streamline hazardous waste management standards for federally designated “universal wastes,” which include batteries, pesticides and mercury-containing materials. Universal wastes are considered hazardous however they are unique in that they are not considered in the determination of generator status.

3.8.1.1 Area of Potential Effect

The APE for the hazardous materials assessment includes the project site, for which a Phase I Environmental Site Assessment was conducted (see Appendix D), and other areas in the vicinity that could be affected by the Proposed Action through environmental pathways, such as surface water, groundwater, or air.

3.8.1.2 Significance

The potential for release of hazardous or toxic materials into the environment could result in a potentially adverse impact, especially if there is potential for human exposure. However, the transport, use, storage and disposal of these materials and related wastes are subject to numerous federal and local regulations that would minimize the potential impact to the environment.

3.8.2 Existing Conditions

A 2018 Phase I Environmental Site Assessment (Myounghee Noh & Associates 2018) was prepared for the entire 564-acre property (Appendix D). The purpose of the Phase I Environmental Site Assessment was to conduct an evaluation for the potential presence of hazardous and/or toxic materials (otherwise known as recognized environmental conditions) at the subject property or in the vicinity. The Phase I Environmental Site Assessment met the requirements of the American Society for Materials and Testing Standard Practice for Environmental Site Assessments: Phase I Environmental Site Assessment Process, Designation E 2247-08.

The key tasks in the 2013 Phase I Environmental Site Assessment included user provided information, records review, site reconnaissance, and interviews.

3.8.2.1 User Provided Information

Siglo Forest, LLC provided records and information concerning environmental liens or activity and use limitations, specialized knowledge, commonly known or reasonably ascertainable information, valuation reduction for environmental issues, and owner information. A review of these documents demonstrated no threat of hazardous materials on the subject property (Appendix D).

3.8.2.2 Records Review

A records search of government agency environmental databases was requested from Environmental Data Resources that lists the presence of Comprehensive Environmental Response, Compensation, and Liability Act; Resource Conservation and Recovery Act; State Hazardous Waste Site; Underground Storage Tanks; Leaking Underground Storage Tanks; and brownfield sites in the vicinity of the project.
The records review did not identify any instances of hazardous or toxic materials on the project site or topographically up gradient or adjacent to the project site (Appendix D). No Sanborn Fire Insurance maps were available for the subject property.

A review of historical topographic maps of the site was completed from maps created in 1916, 1930, 1957, 1982, 1995, and 2013. A review of historic aerial photography of the subject property was conducted from photographs taken in 1954, 1965, 1977, and 2002. The maps and photographs show that the property and surrounding areas has been historically managed as pasture developed with quarries, water tanks, and jeep trails. No historic buildings appear to have been present. No RECs were identified (Appendix D).

3.8.2.3 Site Reconnaissance

A survey of the project site was conducted on February 5, 2018 by Myounghee Noh & Associates personnel to obtain information indicating the likelihood of any recognized environmental conditions in connection with the project site. Myounghee Noh & Associates looked for a variety of environmental hazard indicators including, but not limited to, stained surface soil, dead or stressed vegetation, hazardous substances, aboveground and underground storage tanks, disposal areas, groundwater wells, drywells, and sumps. The site reconnaissance did not identify any visible recognized environmental conditions (Appendix D).

3.8.2.4 Interviews

Interviews with persons familiar with the project site were conducted. Keoki Wood, Livestock Operations Manager of Parker Ranch, stated that he has worked at the subject property since 2002 and since then, the property has only been used for cattle grazing. Harry “Haia” Auweloa, Grazing Unit Ranch Hand of Parker Ranch, has worked on the subject property since September 2016, and is responsible for overseeing the general day to day operations of the cattle pasture. He said that to his knowledge, the subject property has always been used as pasture for cattle. The adjoining properties were also once all owned by Parker Ranch and used as pasture. He indicated that approximately 15 years ago, many of the adjoining properties were acquired by Hawaiian Homelands and were subdivided. Mr. Auweloa indicated that there was one water aboveground storage tank on the site. He also stated that there were four year-round ponds on the site, and eight seasonal ponds. Mr. Auweloa said that there was no green waste or dump site on the subject property. Both Mr. Wood and Mr. Auweloa indicated that they had no knowledge of any spills, chemical releases, environmental cleanups, environmental cleanup liens, engineering controls, land use restrictions, or institutional controls at the site.

3.8.3 No Action Alternative

Under the No Action Alternative, the property would not be reforested and would continue to be used for grazing, and there would be no significant impacts from hazardous materials or wastes with implementation of the No Action Alternative.

3.8.4 Impacts and Mitigation

3.8.4.1 Impacts

As discussed in detail in Section 1.3.2.6, the project will involve the use of fertilizers, herbicides and insecticides that will be applied strictly in conformance with label instructions and environmental regulations. A pre-planting herbicide application to control herbaceous vegetation and grass cover in production planting areas will be carried out using a combined mixture of imazapyr and glyphosate (Roundup). Selective or broad-spectrum herbicides, depending on actual weed pressure, will be used as needed for post-planting competition control until trees are two years old or until the canopy has closed.
Herbicides with grass-specific modes of action may be applied over the entire planting area. Examples of these grass-specific herbicides are fluazipop (Fusilade DX) and quizalofop (Assure II). Monitoring will reveal which particular weed species have emerged and will be used to determine the precise formula to control weeds. Depending on the weed species composition, other herbicides that may be applied include Streamline (aminocyclopyrachlor), Polaris AC (imazapyr), Element 4 (triclopyr), Roundup PowerMax (glyphosate), and Escort (metsulfuron methyl).

Although insect pests on koa will be subject to IPM that emphasizes non-chemical means at first, chemical options for controlling the psyllid and perhaps koa moth include dinotefuran (Safari 20 SG) or spirotetramat (Movento), both of which have labeling appropriate or adaptable to use in koa plantings on Hawai‘i island. A combined treatment utilizing one of the agents above plus a grass-control herbicide will be applied twice during the growing cycle. A CRF will be applied to minimize movement of nutrients and other potential contaminants to surface and/or groundwater. Fertilizer will be applied at planting, consisting of 4-ounce dose of high phosphate (11-52-00 or similar) CRF distributed evenly within a 12-inch diameter area centered on the seedling stem. Additional applications may be made later, with 11-52-0 CRF with micronutrients or other high-phosphate, low potash mix with micronutrients at 6 ounces per seedling.

In addition, the use of heavy equipment during site preparation will involve the use of minor quantities of hazardous materials (e.g., diesel and gasoline fuels, hydraulic oil). Herbicides, insecticides, and fertilizers are normally applied in many types of agriculture and silviculture and are safe if applied correctly and will not damage water, soil or air quality, or affect human health. All of these materials can also be hazardous or toxic if spilled or improperly stored or applied. In order to prevent contamination, the following BMPs will be implemented. See Table 3.8-1 for a summary of impacts during all phases of the Proposed Action.
Table 3.8-1. Summary of Hazardous Material Management Impacts

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3.8.4.2 Mitigation

A Health and Safety Plan and Hazardous Material Management Plan would be prepared and implemented. The Health and Safety Plan, at minimum, would identify the following:

- All appropriate worker, public health, and environmental protection equipment and procedures, including label regulations that must be observed for broadcast or spot treatments as appropriate.
- Proper housekeeping and BMP procedures to prevent spills
- Emergency response procedures
- Most direct route to a hospital
- Site Safety Officer

The purpose of a Hazardous Material Management Plan is to have an established plan for management of all hazardous materials handled on site, as well as protocols for the management of accidental releases. The Hazardous Material Management Plan would contain the following:

- Definition of a protocol for proper handling, transport, and disposal of hazardous materials
- Definition of a protocol for proper emergency procedures and handling, transport, and disposal of hazardous materials if an accidental spill occurs during storage or application.
- Establishment of BMPs to reduce the potential for spills may include, but are not limited to:
  - Having a spill prevention control and countermeasure plan with a designated supervisor to oversee and enforce proper spill prevention procedures if over 1,320 gallons of petroleum, oils and lubricants are held onsite;
  - Provide spill response and prevention education for employees and subcontractors;
  - Stocking appropriate clean-up materials onsite near material storage, unloading and use areas;
  - Designating hazardous waste storage areas away from storm drains or watercourses;
  - Minimizing production or generation of hazardous waste on-site or substituting chemicals used on-site (e.g. herbicides during restoration) with less hazardous chemicals;
  - Designating areas for construction vehicle and equipment maintenance and fueling with appropriate control measures for runoff; and
  - Arranging for regular hazardous waste removal to minimize onsite storage.

3.9 Archaeological and Architectural Resources

3.9.1 Technical Approach

Archaeological resources are areas of physical evidence of human alteration of the earth. In Hawai‘i, pre-Western contact resources include but are not limited to stone structures associated with residential, agricultural, transportation, military and ceremonial uses, as well as modified ground surfaces that are evidence of agriculture or trails. Historic-era resources include such features as cattle walls, historic
homestead remains, and agricultural and industrial features. Architectural resources are structures of historic significance, including but not limited to dwellings and other buildings, reservoirs, dams, and bridges.

Under HRS Chapter 6e, significant archaeological cultural resources must be considered for potential adverse impacts from the Proposed Action. Archaeological and architectural resources generally must be greater than 50 years old and features must be preserved and recognizable to be considered eligible for the State Register of Historic Places. To be determined a significant cultural resource, archaeological or architectural resources must meet one or more criteria as established by the DLNR State Historic Preservation Division (SHPD) and contained in the HAR 13§13-284-6:

A – Associated with events that have made an important contribution to the broad patterns of our history;
B – Associated with the lives of persons important in our past;
C – Embody the distinctive characteristics of a type, period or method of construction; represent the work of a master; or possess high artistic value;
D – Have yielded, or be likely to yield, information important for research on prehistory or history;
E – Have an important value to the native Hawaiian people or to another ethnic group of the state due to associations with cultural practices once carried out, or still carried out, at the property or due to associations with traditional beliefs, events or oral accounts, these associations being important to the group’s history and cultural identity.

3.9.1.1 Area of Potential Effect

The impact to physical elements of the archaeological landscape were assessed for the Proposed Action footprint, which was considered the entire 564-acre property. No direct or indirect effects to archaeological or architectural resources would occur outside the property boundaries.

3.9.2 Methods

A review of previous archaeological studies and historic documents for the area was conducted in order to arrive at model for expected historic resources in the general area. As discussed in Chapter 1, traditional accounts, boundary commission testimonies and historical maps indicate that the study area was forested until the second half of the nineteenth century. Traditional uses of the forests on the slopes of Mauna Kea are understood to have included the harvesting of upland resources such as timber, plants products, and bird feathers, as well as for travel, ceremonial or ritual purposes, and associated temporary habitation. After the introduction of cattle to the area in the early to mid-nineteenth century, the area became deforested and converted to pasture. The land was acquired by Parker Ranch in 1874, and it has been used for cattle grazing since that time. Potential resources still present in the general area include ancient trails and temporary shelters and historic-era cattle walls and pens.

In the field, the ground surface of the entire project site, which was defined by fencing along the property boundary, was visually examined for archaeological resources during the survey. A field crew of four people walked in systematic transects paralleling the survey area boundaries, spaced no more than 131 feet apart. The low, recently-grazed grass covering most of the study area resulted in excellent visibility. In addition to walking transects, a thorough inspection was made of vegetated areas and bedrock overhangs with potential for concealing archaeological features and lava tubes, as well as prominent and anomalous landforms. Exposed soil cuts created by roads and cattle were inspected to ascertain the soil stratigraphy throughout the study area. Given the erosional concern of the study area, no subsurface testing was conducted.
3.9.3 Findings

In their Archaeological Assessment report prepared for the proposed project (Appendix C1), ASM Affiliates reported that no historic properties are present and that there will be no historic properties affected. HRS Chapter 6E review of the project by the SHPD is underway.

In the unlikely event that significant archaeological resources are discovered during the implementation of the proposed project, work should cease in the area of the discovery and SHPD contacted pursuant to HAR 13§13-284-12, following the procedures of HAR 13§13-280.

3.9.4 Impacts and Mitigations

Given the negative findings of the current study with respect to archaeological resources, it is concluded that the proposed project will not impact any known historic properties. The determination of effect for the proposed project is “no historic properties affected.” With respect to the historic preservation review process of the SHPD, the archaeologist’s recommendation is that no further work needs to be conducted within the current study area prior to or during project implementation. In the unlikely event that significant archaeological resources are discovered during the proposed ground disturbing activity, work should cease in the area of the discovery and SHPD contacted pursuant to HAR 13§13-280-3. Given the absence of archaeological or architectural resources, no impact to such resources would occur, and no mitigation is necessary for the forestry project.

3.10 Cultural Resources

3.10.1 Technical Approach

A cultural impact assessment focusing on identification and impact analysis for valued cultural, historical, or natural resources was conducted by ASM Affiliates and is attached as Appendix C2. In the interest of readability, the summary below does not include all scholarly references; readers interested in extended discussion and sources may consult the appendix.

3.10.2 Cultural Background

A generalized model of Hawaiian pre-history that explains the settlement of the islands, the development of a unique culture that utilized diverse resources and spread into both the dry and the wet areas of the islands, and the creation of a stratified society with a complex social and material culture is presented in Appendix C2 and will not be repeated here. This section focuses the cultural practices that developed in Kapoaula, what remained of them after profound socioeconomic changes of the nineteenth and twentieth centuries, and which cultural practices continue to be important in the region today.

Kapoaula, an ahupua’a located along the northeast facing shores of the moku (district) of Hāmākua, is one of six traditional districts on Hawai‘i Island. The lands contained within the Hāmākua District possess a unique environment with knife-edged valleys and sea coasts usually defined by abrupt, high cliffs. This setting played a large role in determining its boundaries and shaping its history from the time of Polynesian settlement. The sheer size of this district coupled with its access to a variety of environments and resources set the foundation for a thriving population. The ‘ōlelo no’eau “Hāmākua i ka wakawaka” or “irregular and rough Hāmākua” celebrates this district’s uniquely steep and rugged terrain (Pukui 1983).

Traveling on foot via the ancient alaloa and ala hele trails of Hāmākua was done with much difficulty. These trails required the ancient travelers to, at times, descend cliff faces with ropes and ladders woven together from natural fibers. This treacherous method of travel is recorded in a portion of an ancient chant titled Kū E Ho’opio Ka Lā or Kūhaupio, which is often chanted in performance with the art of hei or string figures. This chant “recites in turn the divisions of the island of Hawai‘i, alluding to some well-
known feature of each division, relating through metaphor a love tale” (Dickey 1928). Both the chant and the accompanying string figure repertoire were recorded by Lyle Dickey (1928.) sometime between 1915 and 1917 from informants living on the islands of O‘ahu, Kaua‘i, and Ni‘ihau. In summarizing this chant Dickey (1928) opines that “Up Rose The Sun” (Kū E Ho‘opio Ka Lā) is the most famous of Hawaiian string figures.” Dickey goes on to explain that “[t]he accompanying chant is regarded has having a higher literary quality than that of any other figures” (1928). That portion of the chant describing Hāmākua reads thus:

O Hāmākua ia, lawe i ka pali Koʻolou

Ke kuʻuʻukuʻu u ala i ke kaula, ke aki ala ka niho i ka ipu i ka pali o Koholālele, o Waipiʻo, a o Waimanu.

This is Hāmākua with Koʻolou cliffs

Lowering rope ladders, holding fishing gourds in the teeth on the cliffs of Koholālele, Waipiʻo and Waimanu. (Dickey 1928)

In the forested zones of the portion of Hāmākua that contains Kapoaula ahupua’a, various resources were collected that supported the traditional subsistence lifestyle of the people. Such gathering practices included the collection of bark from māmaki, ‘ākōlea fern (Athyrium sp.), and wauke (Broussonetia papyrifera), whose fibers were prepared and used to make items such as fish nets and kapa cloth; the catching of birds, whose feathers were assembled and fashioned into ahuʻula (feathered cloaks), lei hulu (feathered lei), and mahiole helmets that used exclusively by those of royal bloodline; and the chopping of timbers, from which canoes, houses, and kiʻi (wooden images) were carefully carved. While the forested areas provided an array of natural resources, the grassy kula lands were transformed into cultivatable fields where both staple and supplemental crops such as maiʻa (banana), kalo (taro), ‘uala (sweet potato) were grown in fields and plantations. The “habitually underestimated” uhi (yam), a food crop that was often cultivated in the forests to sustain the people during dry seasons and droughts, was also part of the repertoire of staple crops favored by the Hawaiians of Hāmākua (Handy and Handy 1991). Within Kapoaula specifically, especially in lower elevations, crops such as kalo, ‘uala, and wauke were traditionally cultivated in kuleana plots. In the book, Native Planters in Old Hawaiʻi: Their Life, Lore and Environment, Handy and Handy (1991) described a traditional agricultural technique called waele that occurred on the kula lands, where fire was used to prepare the land for planting.

The Polynesian-introduced kō (sugarcane; Saccharum officinarum) was extensively cultivated in pre-contact Hawai‘i and served a variety of important uses. Kō was traditionally planted in the lowland plains and slopes, as found in the makai portion of Kapoaula. Another culturally important plant, olonā, was heavily cultivated in the upland reaches of Hāmākua, and was traditionally grown near māmaki and wauke in kīhāpai by transplanting tight-knit cuttings in a patch:

Olonā was much the best fiber for fishlines and fishnets. When used for cord (aho olonā) the strands of the cleaned fiber were simply spun on the thigh and twisted (nino or milo). Olonā cord has a tensile strength greater than that of hemp, but its great value for fishlines and nets lies in the facts that it does not kink and that it lasts longer than any other material. The cord was also used for making nets (kōkō) to carry containers and as a base for ti leaf raincoats and feather capes. The fresh bark and leaf buds were thought to have medicinal value (Handy 1940).

Prior to first contact with Europeans in the late 18th century and the development of a written Hawaiian language, the history of ancient Hawai‘i was transmitted orally from generation to generation. After the arrival of the first missionaries in 1820, Hawaiian culture underwent major transformations, one of which included the adoption of the written language. Although oral traditions were still maintained, many natives and foreigners began inscribing generations worth of knowledge onto paper. As such, these
writings provide us with invaluable insight into Hawai‘i’s past as they describe historical figures, beliefs, traditions, wahi pana (legendary places), inoa ‘āina (place names) in mo‘olelo (legendary accounts, stories, and myths), mele and oli (songs and chants), and ‘ōlelo no'eau (proverbs and sayings). All contribute to an in-depth understanding of the people, their culture and place. One of the hallmarks of traditional legendary accounts is their ability to transcend place and time, all while bringing cohesion to landscapes that have been subjected to artificial divisions and boundaries. While traditional mo‘olelo specifically associated with Kapoaula are limited, there are many that concern the greater Hāmākua region. They include references to the ‘Aeloa, Koholālele, and Holopo‘opo‘o winds, exalted deities such as Kamapua'a, renowned chiefs such as Wanu'a and Aiohikupua, and famed figures such as Lā‘ieikawai. These mo‘olelo are discussed in depth in Appendix C2.

Traditional life in Hāmākua and throughout Hawai‘i took a sharp turn on January 18, 1778 with the arrival of British Captain James Cook in the islands. On a return trip to Hawai‘i ten months later, Kamehameha visited Cook aboard his ship, Resolution, off the east coast of Maui and helped Cook navigate his way to the island of Hawai‘i. Cook exchanged gifts with Kalaniopu'u during a long stay at Kealakekua Bay the following January. Although he tried to depart the island in February, one of his ships sustained damage to a mast in a severe storm off Kohala, and the party returned to Kealakekua, setting the stage for his death on the shores of the bay.

During the Proto-historic Period, there was a continuation of the trend toward intensification of agriculture, ali‘i-controlled aquaculture, settling of upland areas and development of traditional oral history. The Ku cult, luakini heiau, and the kapu system were at their peaks, but the influence of western civilization was being felt in the introduction of trade for profit and a market-system economy. By 1810, the sandalwood trade established by Europeans and Americans twenty years earlier was flourishing. That contributed to the breakdown of the traditional subsistence system, as farmers and fishermen were required to toil at logging, which resulted in food shortages and a decline in population.

The rampant sandalwood trade also resulted in the first Hawaiian national debt, as promissory notes and levies granted by American traders were enforced by American warships. The assimilation of western ways continued with the short-lived whaling industry to the production of sugar cane, which was more lucrative but carried a heavy environmental price.

Following the death of Kamehameha I in 1819, the customary relaxing of kapu took place. But with the introduction of Christianity shortly thereafter, his successor, Kamehameha II, renounced the traditional religion and ordered that heiau structures either be destroyed or left to deteriorate. The family worship of ‘aumakua images was allowed to continue.

By the mid-nineteenth century, the ever-growing population of Westerners in Hawai‘i forced socioeconomic and demographic changes that promoted the establishment of a Euro-American style of land ownership. In 1848, the Māhele ‘Āina became the vehicle for determining ownership of native lands. This change in land tenure was promoted primarily by the missionaries and Western businessmen, who were generally hesitant to enter business deals on leasehold land. The Māhele (division) defined the land interests of Kamehameha III (the King), the high-ranking chiefs, and the konohiki. The Māhele placed all lands in the Kingdom of Hawai‘i in one of three categories: (1) Crown Lands (for the occupant of the throne); (2) Government Lands; and (3) Konohiki Lands. The chiefs and konohiki were required to present their claims to the Land Commission to receive awards for lands provided to them by Kamehameha III. They were also required to provide commutations to the government in order to receive royal patents on their awards. The lands were identified by name only, with the understanding that the ancient boundaries would prevail until the land could be surveyed. Native tenants could claim and acquire title to kuleana parcels that they actively lived on or farmed at the time of the Māhele.
In the Māhele, the disposition of the lands of Kapoaula is a complicated matter and there are inconsistencies in the Māhele-era recordkeeping that are detailed in Appendix C2. In the end, though, the entire 1,697-acre ahupua’a of Kapoaula lands was awarded to William Pitt Leleiōhoku posthumously as Land Commission Award 997. The land was not patented for another eighty years, when A.W. Carter, manager of Parker Ranch, which by then owned the land, was issued Land Patent Grant 8451 on January 8, 1934. No kuleana awards were made within the subject Kapoaula property. In the makai portion of Kapoaula, however, nine claims for kuleana parcels totaling 116.5 acres were made by eight claimants, all of which were awarded.

The testimony for the Māhele supplemented information derived from mo’olelo on place names. As stated in Appendix C2, place names “serve as vehicles of ancestral memory, and when we remember the old name of a place, we remember the words of the kūpuna (ancestors), and we recall the wisdom of their teachings (Olivera 2009).” As presented in detail in Appendix C2, place names were given for trails, roads, and boundaries in and around the Kapoaula property that were generally derived from natural features such as plants and animals.

The decades that followed the Māhele of 1848 in all of Hawai‘i saw foreigners arrive and introduce a western economy, which combined with disease and migration contributed to the decline of traditional subsistence activities. Life in Hāmākua began to change drastically, and as a result the population of the district also declined rapidly as native populations were decimated by disease and a depressed birth rate. Epidemics in 1848 and 1849 killed more than 10,000 people in twelve months throughout the Hawaiian Islands. After 1848, when land became a commodity, Hawaiians were often forced off their house lots and out of their livelihoods simply for lacking the cash to buy land or pay property taxes. The creation of private property also altered the traditional mauka-to-makai management of entire ahupua‘a, as certain industries with unrelated management occupied large swaths of land, such as livestock ranching in the dwindling upper forests of Hāmākua and commercial sugarcane cultivation in more coastal areas.

Livestock were brought to Hawai‘i in the ships of Western explorers during the late eighteenth century. Upon presenting the first cattle to Kamehameha I in 1789, Captain George Vancouver advised him to place a protective ten-year kapu on the animals to allow them to multiply and roam freely all throughout Hawai‘i Island. Within a few decades, the rampant livestock had become a nuisance to the native farmers. Vaqueros, who were cowboys of Mexican, Indian, and Spanish descent, were brought to Hawai‘i to train Hawaiians how to handle both horses and wild cattle. Although Hawaiians quickly adopted these skills, organized ranching would not prosper in Hāmākua until the mid-nineteenth century. The tools and practices brought by the vaqueros added to the cultural tapestry of the islands and helped create Hawai‘i’s paniolo (cowboy) culture. The introduction of European livestock had a profound effect on upland Hāmākua and neighboring lands in Kohala.

By the time the Māhele began in 1848, John Palmer Parker had struck out on his own, having received 2 acres of land at Mānā where he built a family house and first ranch buildings. He rapidly expanded his landholdings, purchasing 640 acres surrounding Mānā in 1850, and in 1852 he purchased another 1,000 acres (Bergin 2004). The growth of Parker Ranch and its rivals inevitably led to legal clashes over land and cattle. Parker Ranch purchased Kapoaula from Ruth Ke‘elikōlani, William Pitt Leleiōhoku’s widow, on August 5, 1874, for a sum of two hundred dollars.

The history of the Hāmākua District since 1860 is inextricably linked to the growth of the sugar cane industry. In 1876, Hawaiian laborers planted the first sugar cane crop at the 500-acre Honoka’a Sugar Plantation. The plantation was expanded with the creation of the Honoka’a Sugar Company in 1878. Although not cultivated on the subject Kapoaula property, the social context and demographics of the area
were transformed by the migration of laborers from lands across the world, including China, Japan, Portugal, and Puerto Rico.

By the end of the nineteenth century, a “new” road to Waimea (the Old Government Road now currently known as the Old Māmālahoa Highway) was constructed across Kapoaula Ahupua’a, forming the makai boundary of the subject Kapoaula property. Not until 1964 was the modern highway constructed and the old road was relegated into a sleepy byway.

3.10.3 Consultation and Cultural Informant Interviews

When assessing potential cultural impacts to resources, practices, and beliefs, input gathered from community members with genealogical ties and/or long-standing residency relationships to the study area is vital. It is precisely these individuals who ascribe meaning and value to traditional resources and practices. Community members may also retain traditional knowledge and beliefs unavailable elsewhere in the historical or cultural record of a place.

As stated in the Office of Environmental Quality Control Guidelines for Assessing Cultural Impacts, the goal of the oral interview process is to identify and help determine the significance of potential cultural resources, practices, and beliefs associated with the affected study area, along with potential cultural impacts and appropriate mitigation as necessary. A notice describing the proposed action and its location and inviting consultation was published in the Office of Hawaiian Affairs (OHA) newspaper Ka Wai Ola (April 2019). No responses were received as a result of this notice. In addition, eight individuals were contacted via email and/or phone, several of whom kindly consented to interviews.

Appendix C2 provides details concerning the consultation process and summaries of interviews, which were conducted with veterinarian and historical expert Dr. William Bergin, Mauna Kea Forest Restoration Project Coordinator Chauncy “Kalā” Lindsey-AhSing, and Gary Rapozo, a former Parker Ranch paniolo. To summarize, to the extent each was familiar with the area, none identified any sensitive resources or practices, and one voiced support for native reforestation and the sustainable harvest of those resources in appropriate areas. Although there were no explicit objections to the proposed project, they expressed a desire for the project proponent to be mindful of the cultural, social, and environmental uniqueness of Hawai‘i. It should be noted that separate from the cultural impact assessment consultation efforts, the EA team notified the Office of Hawaiian Affairs, other agency officials and neighbors by mail or email to inquire concerning information on natural or cultural resources that might be present or affected. Those contacted did not respond with information concerning cultural resources or practices.

3.10.4 Cultural, Historical, or Natural Resources Impacts and Mitigation Measures

No ongoing cultural traditions, beliefs, or practices were identified during the current consultation efforts and culture-historical background research, and no culturally valued historic properties were identified during those efforts. Thus, no mitigation measures per se were required or proposed. However, the project has the potential to synergistically combine native reforestation and Hawaiian cultural revitalization efforts in Hāmākua. From the information obtained during this study, it is evident that the apparent absence of ongoing cultural traditions, beliefs, and practices is in part related to the transformation of the mauka portion of Kapoaula from a dense koa and ‘ōhi’a forest to open pasture lands. This history of timber harvesting, ranching, and other associated agricultural endeavors in Hāmākua contributed to the demise of the natural resources that were vital to the traditional lifeways of the Hawaiian people of Hāmākua. Implementation of the proposed project would help re-introduce native plants and other resources that were once collected and used as part of Hawaiian cultural traditions. By reducing erosion and eliminating cattle-caused compaction, the proposed project also has the potential to enhance the condition of the surrounding watershed, which could improve the supply of fresh water, which itself is a
profound cultural resource in Hawai‘i. These positive impacts of the proposed project can create opportunities to promote educational programs that would promote an understanding of Hawai‘i’s cultural heritage for residents and visitors alike.

In sum, the proposed project can have a net positive impact on cultural resources. By replacing non-native pasture land with native forest, the project promises the return of flora, fauna, and fresh water resources that were integrated into traditional Hawaiian cultural practice. The positive impacts may be further enhanced through adoption of recommendations from the cultural consultant concerning harvesting, educational opportunities, and potential reuse of the traditional mauka-makai route. Each of these recommendations is provided in the context of deforestation in Hāmākua, which has in part contributed to the erosion of traditional Hawaiian cultural practices, beliefs, and traditions in the area. Appendix C2 contains the full text of the recommendations, which are summarized here:

**Reforestation and harvesting.** Access to a mixed native forest appropriately planted with native species with cultural importance should be provided to education partners or cultural practitioners. This would help extend the project’s positive impacts directly to traditional Hawaiian cultural practices and beliefs. The use of sustainable harvest practices will also help make the project more culturally appropriate.

**Educational opportunities.** The project should develop opportunities for local students to participate in the reforestation and forest management efforts. As an oral culture, Hawaiians have for generations relied on the tradition of ha‘i mo‘olelo or the verbal presentation of stories and histories, which can be utilized in educational excursions. As the forest grows back, the physical evidence of the land’s ranching history will disappear, and mo‘olelo and memories of paniolo will be among the few sources of information about that ranching history. Given that the property was frequented by paniolo, many of whom have generational ties to these lands, the project should continue and expand its working relationships with the paniolo. The project should also help perpetuate Kapoaula’s history by utilizing the traditional place names in maps and in the designation of forest management units.

**Reuse of traditional trail alignment (Alanui pi‘i uka i ka mauna).** Historical maps document a trail, the “alanui pi‘i uka i ka mauna,” ascending through the proposed project area as the main mauka-makai route through Kapoaula. At present, no physical evidence of the trial exists, but the current two-track access road appears to partially follow the old trail alignment. As the project area becomes reforested, the proposed project’s access and logging roads will become the de facto mauka-makai route through this portion of Kapoaula. It is recommended that the traditional route through the ahupua‘a become incorporated into the logging and access roads, and that maps used within the forest could indicate this route and use the traditional name.

These recommendations have been incorporated into the operating principles of the project, which has already established a relationship with Kanu O Ka ‘Aina Public Charter School and Parker Ranch and several of its paniolo. The project intends to work with the school and other organizations to promote not only cultural uses of the forest and forest material but also to help incorporate place names, uses of traditional access, and perpetuation of the history of this ahupua‘a.

Given the above consultation and assessment, it was the conclusion of the cultural impact assessment that the proposed reforestation effort would not result in impacts to any traditionally valued cultural or historical resources nor will it impact any traditional cultural practices or beliefs. The Draft EA was distributed to agencies and groups who might have knowledge in order to confirm this finding.
3.11 Roads and Traffic

3.11.1 Technical Approach

3.11.1.1 Area of Potential Effect

The APE would be limited to the subject property and immediate vicinity. It is important to note that the “property line boundary” as used in the DOH regulations would be the TMK parcel boundary, which is the same area as the project area (see Figure 1.1-1).

3.11.2 Existing Conditions

The existing roadway and traffic network within the APE is rural in nature with one secondary roadway, The Old Māmalahoa Highway providing access to the property. The Old Māmalahoa Highway travels parallel to the Māmalahoa Highway (Highway 19), a primary arterial, with the two highways being approximately 0.5 mile apart. The access point of the Old Māmalahoa Highway is located approximately 5 miles east of the town of Waimea. The Old Māmalahoa Highway is located approximately 0.5 mile from the project boundary and travels in a generally east-west direction. The Old Māmalahoa Highway provides the main access to the property and comprises the northern boundary of the parcel.

The annual average daily traffic count for the Māmalahoa Highway at the location of the project is 8,600 vehicles. There are no traffic counts and no congestion on Old Māmalahoa Highway.

3.11.3 Proposed Action

3.11.3.1 Construction

Traffic increases due to construction would consist of trucks used in the transportation of equipment used in planting. Generally, once equipment has been transported to the project area, it would remain and not require additional transportation of equipment unless for replacement purposes. Daily workers for construction projects would likely be consistent and minimal (less than 10 per day) with minor peaks in workforce during construction of specific components of the facilities.

Additional access roads would be developed as needed to access planting and fencing areas as well as pest control access. These access roads may be temporary or permanent depending on location and use. Access roads would not be made accessible to the public and would be for project use only.

Daily transportation of workers involved in planting and fence construction would generally be consistent throughout the construction life of the project.

3.11.3.2 Operations

Traffic increases due to operation would consist of vehicles used in the transportation of daily operations. Approximately, one log truck a day incoming to the subject property and a couple of container trucks a week leaving would utilize Old Māmalahoa Highway and Māmalahoa Highway. Workers who would be carrying out daily operations activities such as planting, facilities maintenance and pesticide application would also utilize Old Māmalahoa Highway and Māmalahoa Highway. As with construction, generally, once equipment has been transported to the project area, it would remain and not require additional transportation of equipment unless for replacement purposes. Daily workers for operation and maintenance of the site would likely be consistent and minimal (less than 10 per day) with minor peaks in workforce during some harvest activities.

3.11.4 No Action Alternative

Under the No Action Alternative, there would be no changes to existing conditions and therefore no significant impacts to traffic and roadway use.
3.11.5 Impacts and Mitigation

3.11.5.1 Impacts

As shown in Table 3.11-1, construction of the Proposed Action would result in elevated traffic levels associated with the addition and use of equipment. The adverse impact is considered less than significant due to the short duration of activities. Operations phase of the preferred alternative would result in no direct impact or indirect impact on traffic levels.

<table>
<thead>
<tr>
<th>Table 3.11-1. Summary of Roadway and Traffic Impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Construction Phase</strong></td>
</tr>
<tr>
<td>Site Preparation</td>
</tr>
<tr>
<td>Fencing</td>
</tr>
<tr>
<td><strong>Operations Phase</strong></td>
</tr>
<tr>
<td>Specialty Instrument-grade Lumber Processing Facility</td>
</tr>
<tr>
<td>Pesticide Application</td>
</tr>
<tr>
<td>Pruning and Maintenance</td>
</tr>
</tbody>
</table>

3.11.5.2 Mitigation

Construction and maintenance workers would be encouraged to carpool to and from the project. The log trucks and container trucks will be scheduled on and off the subject property outside of peak hours. Peak traffic hours on Māmalahoa Highway are 0700 to 0800 HST and 1500-1700 HST.

3.12 Cumulative Impacts

Cumulative impacts can result from incremental impacts of an action when added to other past, present and reasonably foreseeable future actions regardless of what agency or person undertakes such actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time (HAR 11-200). The Council on Environmental Quality regulations similarly define “cumulative effects” as:

... the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time.”(40 CFR 1508.7).

Analysis of cumulative impacts was conducted on a qualitative basis, and included an assessment of known activities and developments occurring or planned within the Hāmākua Community. The recent past, present and future projects identified are listed in Table 3.12-1. Unless otherwise stated the projects are limited geographically to within the Hāmākua Community boundary. The Proposed Action and other projects approved within the community would be consistent with the community plans.
### Table 3.12-1. Cumulative Projects

<table>
<thead>
<tr>
<th>Title</th>
<th>Proponent</th>
<th>Description</th>
<th>Location</th>
<th>Date of Completion</th>
<th>Impacts Identified</th>
</tr>
</thead>
<tbody>
<tr>
<td>Māmālahoa Highway Widening in Waimea</td>
<td>Hawai‘i County Department of Public Works</td>
<td>Widen 2.8 miles of Māmālahoa Highway; notice to proceed occurred on 15 March 2018 with up to 60 days to begin. Project should be completed in 480 days, conditions permitting. $19.6 million bid won by Goodfellow Bros. Inc.</td>
<td>Māmālahoa Highway between Mānā Road and Mud Lane</td>
<td>Summer of 2019</td>
<td>The impacts to traffic from the Proposed Action would be minimal as Year 1 from the FMP may overlap with the road widening project. Additional trucks may utilize the intersection of Mud Lane, Māmālahoa Highway, and Old Māmālahoa Highway.</td>
</tr>
<tr>
<td>Onsite Specialty Instrument-grade Lumber Processing Site</td>
<td>Building Permit Granted</td>
<td>A small specialty instrument-grade processing site will be located on the northwest portion of the subject property (see Figure 1.1-2). The capacity of the site will be approximately 200,000 board feet per year. See Figure 1.1-4 for a photograph of the specialty instrument-grade lumber processing site.</td>
<td>On the subject property</td>
<td>Summer of 2019</td>
<td>The impacts from the processing site to traffic, noise, air quality will be negligible. The adjacent landowner (Edwin DeLuz gravel quarry) produces a significantly larger volume of traffic, noise, and air pollution then the processing site.</td>
</tr>
<tr>
<td>Waimea Regional Safety Study</td>
<td>State of Hawai‘i Department of Transportation</td>
<td>To identify potential projects that would improve safety and operations, relieve congestion and enhance multi modal travel options in the Waimea region and that can be accomplished within the resources available to the Department of Transportation and can be ready for design and construction within the next two years.</td>
<td>South of Kawaihae Road from west of the Kawaihae/Waiemi Place intersection to the Māmālahoa Highway/Church Road intersection. Area covers approximately 13,000 acres</td>
<td>Projects are only being considered over the next two years (2019/2020); however, the Safety Study may have funding up through a 4-year period (through 2022).</td>
<td>The Safety Study area is approximately 8 miles from the Proposed Action project site location. No impacts are expected from the Proposed Action.</td>
</tr>
<tr>
<td>The Historic Honoka’a Town Project</td>
<td>Local residents and dedicated friends of the town</td>
<td>The Historic Honoka’a Town Project is an effort by local residents and dedicated friends of the town to celebrate Honoka’a and help foster employment, boost cultural tourism in the region, and provide visitors with a richer experience of the Hawaiian plantation town, all while preserving the</td>
<td>Honoka’a Town</td>
<td>Ongoing as long as funding persists from the public and private assistance</td>
<td>Honoka’a Town is approximately 7 miles for the Proposed Action project site location. No impacts are expected from the Proposed Action.</td>
</tr>
<tr>
<td>Title</td>
<td>Proponent</td>
<td>Description</td>
<td>Location</td>
<td>Date of Completion</td>
<td>Impacts Identified</td>
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<tr>
<td>Honokāia Non-potable Water System</td>
<td>State of Hawai‘i DHHL</td>
<td>DHHL is proposing a gravity fed non-potable water system consisting of a County DWS connection, a 104,600-gallon metal storage tank reservoir, 32,000 linear feet of transmission lines and laterals, submeters and appurtenant infrastructure. The benefitted properties are 46 leased pastoral lots within a DHHL pastoral subdivision near Honoka’a. For ranching needs, the project would distribute 4,800 gallons a day to the lessees, sufficient for 320 head of cattle. Beneficial effects include facilitating the subdivision’s intended land use and lifestyle.</td>
<td>TMK (3) 4-6-001:001-046; (3) 4-7-007:005; immediately adjacent to the Proposed Action subject property</td>
<td>300 days after Notice to Proceed is issued; bids were required for submittal on December 19, 2018</td>
<td>This project location is directly next to the Proposed Action project site. Year 1 and possibly Year 2 of the FMP may overlap with the Honokāia Non-Potable Water System project. It is not anticipated that the combination of these projects would produce any adverse cumulative effects.</td>
</tr>
</tbody>
</table>

Legend: DHHL = Department of Hawaiian Home Lands; DWS = Department of Water Supply; FMP = forest management plan; TMK = Tax Map Key; U.S. = United States.
3.12.1  No Action Alternative

Under the No Action Alternative, there would be no changes to existing conditions and therefore no adverse impact to cumulative impacts would occur. However, if no action occurs the condition of the subject property would remain grazing land with no native forest or incentive for adjacent property owners to plant native trees.

3.13  Irretrievable and Irreversible Commitment of Resources

Resources that are committed irreversibly or irretrievably are those that cannot be recovered if the Proposed Action is implemented. The Proposed Action does not include any irreversible or irretrievable loss.
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SECTION 4
CONSISTENCY WITH EXISTING PLANS, POLICIES AND CONTROLS

4.1 Regulatory Overview

In addition to the laws and regulations cited in Section 3, this section lists federal, state, and county laws and consultations that were considered for relevance to the Proposed Action.

4.1.1 Hawai‘i State Plan

Adopted in 1978 and last revised in 1991 (HRS Chapter 226, as amended), the Hawai‘i State Plan establishes a set of themes, goals, objectives and policies that are meant to guide the State’s long-run growth and development activities. The three themes that express the basic purpose of the Hawai‘i State Plan are individual and family self-sufficiency, social and economic mobility and community or social well-being. Implementation of the FMP would be consistent with the State’s goals and objectives that call for preservation and restoration of natural, cultural and recreational resources.

The FMP is in keeping with one of the goals in the Hawai‘i State Plan, which is maintaining stable natural systems, as stated in Section 226-4:

\[
\text{In order to guarantee, for present and future generations, those elements of choice and mobility that insure that individuals and groups may approach their desired levels of self-reliance and self-determination, it shall be the goal of the State to achieve: ... (2) A desired physical environment, characterized by beauty, cleanliness, quiet, stable natural systems, and uniqueness, that enhances the mental and physical well-being of the people.}
\]

The FMP also conforms with the “overall direction” of the Hawai‘i State Plan, namely that of improving the quality of life through proper management of the State’s land resources, as presented in Section 226-102:

\[
\text{The State shall strive to improve the quality of life for Hawai‘i’s present and future population through the pursuit of desirable courses of action in five major areas of statewide concern which merit priority attention: economic development, population growth and land resource management, affordable housing, crime and criminal justice, and quality education.}
\]

Discussion: Implementation of the FMP would help fulfill the overall direction of the Hawai‘i State Plan by contributing to management of land resources, namely native forests that are being degraded by ungulates and invasive plants, along with the watersheds and other values these forests protect.

Among the sections of the Hawai‘i State Plan most relevant to the FMP are those centered on the theme of the physical environment. The following objective and policies are taken from Section 226-11, which deals with land-based, shoreline, and marine resources in the physical environment:

\[
\text{Objectives: Planning for the State’s physical environment with regard to land-based, shoreline and marine resources shall be directed towards achievement of the following objectives: (1) prudent use of Hawai‘i’s land-based, shoreline and marine resources and (2) effective protection of Hawai‘i’s unique and fragile environmental resources. To achieve those objectives, the Hawai‘i State Plan notes it shall be the policy of the state to:}
\]

\[
\text{a) Exercise an overall conservation ethic in the use of Hawai‘i’s natural resources.}
\]
b) Ensure compatibility between land-based and water-based activities and natural resources and ecological systems.

c) Manage natural resources and environs to encourage their beneficial and multiple use without generating costly or irreparable environmental damage.

d) Encourage the protection of rare or endangered plant and animal species and habitats native to Hawai‘i.

e) Pursue compatible relationships among activities, facilities, and natural resources.

f) Promote increased accessibility and prudent use of inland and shoreline areas for public recreational, educational, and scientific purposes.

And from Section 226-12, regarding the scenic, natural beauty, and historic resources of the physical environment:

Objective: Planning for the State’s physical environment shall be directed towards achievement of the objective of enhancement of Hawai‘i’s scenic assets, natural beauty, and multi-cultural/historical resources. To achieve that objective, it shall be the policy of this State to:

a) Promote the preservation and restoration of significant natural and historic resources.

b) Provide incentives to maintain and enhance historic, cultural, and scenic amenities.

c) Promote the preservation of views and vistas to enhance the visual and aesthetic enjoyment of mountains, ocean, scenic landscapes, and other natural features.

d) Protect those special areas, structures, and elements that are an integral and functional part of Hawai‘i’s ethnic and cultural heritage.

Also relevant is Section 226-13, which concerns land, air, and water quality of the physical environment:

Objectives: Planning for the State’s physical environment with regard to land, air, and water quality shall be directed towards achievement of the following: (1) Maintenance and pursuit of improved quality in Hawai‘i’s land, air, and water resources, and (2) Greater public awareness and appreciation of Hawai‘i’s environmental resources. To achieve those objectives it shall be the policy of the State to:

a) Foster educational activities that promote a better understanding of Hawai‘i’s limited environmental resources.

b) Promote the proper management of Hawai‘i’s land and water resources.

c) Reduce the threat to life and property from erosion, flooding, tsunamis, hurricanes, earthquakes, volcanic eruptions, and other natural or man-induced hazards and disasters.

d) Foster recognition of the importance and value of the land, air and water resources to Hawai‘i’s people, their cultures and visitors.

Discussion: Hawai‘i’s natural resources continue to be threatened by invasive species, including feral ungulates and weeds, which diminish the scenic beauty, biodiversity, and watershed values of the native forest. Implementation of the FMP would help protect rare and or endangered plant as well as animal species dependent upon native food and habitat. The FMP also includes enhancement of access, recreational activities, education, and involvement of the Hāmākua residents as well as the wider community in the management and enjoyment of the Subject Property. This involvement would increase the “stake” the community has in the sound management of resources.

Other sections of the Hawai‘i State Plan relevant to the FMP are those centered on the theme of socio-cultural advancement. The following objective and policies are taken from Section 226-25 dealing with culture:
Objective: Planning for the State’s socio-cultural advancement with regard to culture shall be directed toward the achievement of the objective of enhancement of cultural identities, traditions, values, customs, and arts of Hawai‘i’s people. To achieve the objective, it shall be the policy of this State to:

a) Foster increased knowledge and understanding of Hawai‘i’s ethnic and cultural heritages and the history of Hawai‘i.

b) Support activities and conditions that promote cultural values, customs, and arts that enrich the lifestyles of Hawai‘i’s people and which are sensitive and responsive to family and community needs.

c) Encourage increased awareness of the effects of proposed public and private actions on the integrity and quality of cultural and community lifestyles in Hawai‘i.

The following objective and policies are taken from Section 226-23 regarding leisure and socio-cultural advancement:

Objective: Planning for the State’s socio-cultural advancement with regard to leisure shall be directed towards the achievement of the objective of the adequate provision of resources to accommodate diverse cultural, artistic, and recreational needs for present and future generations. To achieve the leisure objective it shall be the policy of the State to:

a) Promote the recreational and educational potential of natural resources having scenic, open space, cultural, historical, geological, or biological values while ensuring that their inherent values are preserved.

b) Ensure opportunities for everyone to use and enjoy Hawai‘i’s recreational resources.

c) Assure the availability of sufficient resources to provide for future cultural, artistic, and recreational needs.

d) Assure adequate access to significant natural and cultural resources in public ownership.

Also relevant to the FMP project is the objective from Section 226-27 pertaining to government and socio-cultural advancement:

Objective: Planning the State’s socio-cultural advancement with regard to government shall be directed towards the achievement of efficient, effective, and responsive government services at all levels in the State. To achieve that objective, it shall be the policy of this State to:

a) Provide for necessary public goods and services not assumed by the private sector.

Other relevant portions of the sections pertaining to socio-cultural advancement include §226-20, which calls for the fulfilling of basic individual health needs and maintaining environmentally healthful conditions in Hawai‘i’s communities through the prevention of contamination by pesticides and other potentially hazardous substances; and §226-21, which seeks the promotion of educational programs which enhance understanding of Hawai‘i’s cultural heritage. Also applicable is §226-8, objective and policies for the economy as it involves the visitor industry, which calls for the fostering of an understanding by visitors of the aloha spirit and of the unique and sensitive character of Hawai‘i’s culture and values.

Discussion: Implementation of the FMP would help protect native plants and other resources that are traditionally collected and used for cultural purposes, as well as the watershed that ensures a continual supply of fresh water, which itself is a profound cultural resource in Hawai‘i. Protecting those resources would further the Hawai‘i State Plan’s objective to promote educational programs which enhance the understanding of Hawai‘i’s cultural heritage for residents and visitors alike. It would also improve access
for cultural practitioners and others interested in experiencing the forest firsthand, whether residents or
visitors.

4.1.2 Hawai‘i’s Comprehensive Wildlife Conservation Strategy

Hawai‘i’s Comprehensive Wildlife Conservation Strategy (CWCS) is an interagency initiative that
comprehensively reviewed the status of the full range of the State’s native terrestrial and aquatic species
(DLNR 2015). The DLNR took the lead in preparing the CWCS. A combination of traditional outreach,
such as public meetings and technical workshops, with “modern” outreach, such as the development of a
website and use of email, was used to invite and expand participation in the development of the CWCS.
The collaborative nature of the effort, which involved resource managers, biologists, and concerned
individuals statewide, indicates broad support and the likelihood that the conservation strategies identified
would be implemented by multiple partners, including DLNR. Development of the CWCS allows as
participation in the State Wildlife Grant program administered by the USFWS. The CWCS of every state
required the following eight elements:

1. Information on the distribution and abundance of species of wildlife identified as “species of
greatest conservation need,” including low and declining populations, as the State's fish and
wildlife agency deems appropriate, that are indicative of the diversity and health of the State’s
wildlife;
2. Descriptions of the locations and relative condition of key habitats and community types essential
to the conservation of species identified in (1);
3. Descriptions of problems which may adversely affect species identified in (1) or their habitats,
and priority research and survey efforts needed to identify factors which may assist in restoration
and improved conservation of these species and habitats;
4. Descriptions of conservation actions proposed to conserve the identified species and habitats and
priorities for implementing such actions;
5. Proposed plans for monitoring species identified in (1) and their habitats, for monitoring the
effectiveness of the conservation actions proposed in (4), and for adapting these conservation
actions to respond appropriately to new information or changing conditions;
6. Descriptions of procedures to review the plan at an interval not to exceed ten years;
7. Plans for coordinating the development, implementation, review, and revision of the plan with
federal, state, and local agencies and Indian tribes that manage significant land and water areas
within the state or administer programs that significantly affect the conservation of identified
species and habitats;
8. Provisions to ensure public participation in the development, revision, and implementation of
projects and programs.

As part of the research and policy formulation, the CWCS determined the major threats facing Hawai‘i’s
native wildlife, including degradation of habitat, invasive species, uneven management, extractive uses,
and inadequate funding, among others.

To address these threats, the CWCS identifies multiple strategies to implement the following seven
priority conservation objectives for the state:

1. Maintain, protect, manage, and restore native species and habitats in sufficient quantity and
quality to allow native species to thrive;
2. Combat invasive species through a three-tiered approach combining prevention and interdiction,
early detection and rapid response, and ongoing control or eradication;
3. Develop and implement programs to obtain, manage, and disseminate information needed to
guide conservation management and recovery programs;
4. Strengthen existing and create new partnerships and cooperative efforts;
5. Expand and strengthen outreach and education to improve understanding of our native wildlife resources among the people of Hawai‘i;
6. Support policy changes aimed at improving and protecting native species and habitats; and
7. Enhance funding opportunities to implement needed conservation actions.

Discussion: Successful implementation of the CWCS includes efforts by the State of Hawai‘i in partnership with private and other government parties to manage its Forest Reserves to protect native habitat and watershed value. The FMP is specifically designed to accomplish this and is fully consistent with the CWCS.

4.1.3 Hawai‘i County General Plan and Hāmākua Community Development Plan

4.1.3.1 Hawai‘i County General Plan

The General Plan for the County of Hawai‘i is a policy document expressing the broad goals and policies for the long-range development of the island of Hawai‘i. The plan was adopted by ordinance in 1989 and revised in 2005 (Hawai‘i County Planning Department). The General Plan itself is organized into thirteen elements, with policies, objectives, standards, and principles for each. There are also discussions of the specific applicability of each element to the nine judicial districts comprising the County of Hawai‘i. Most relevant to the proposed project are the following Goals, Policies and Standards of particular chapters of the General Plan:

Environmental Quality – Goals

- Define the most desirable use of land within the county that achieves an ecological balance providing residents and visitors the quality of life and an environment in which the natural resources of the island are viable and sustainable.
- Maintain and, if feasible, improve the existing environmental quality of the island.
- Control pollution.

Environmental Quality – Policies

- Take positive action to further maintain the quality of the environment.
- Advise the public of environmental conditions and research undertaken on the island’s environment.

Environmental Quality – Standards

- Pollution shall be prevented, abated, and controlled at levels that would protect and preserve the public health and wellbeing, through the enforcement of appropriate federal, state and county standards.
- Incorporate environmental quality controls either as standards in appropriate ordinances or as conditions of approval.
- Federal and state environmental regulations shall be adhered to.

Discussion: The Plan would fulfill the specifications of the Hawai‘i County General Plan by maintaining and improving the environmental quality of the island through protecting native forest habitat and watershed values.

Natural Beauty – Goals

- Protect, preserve, and enhance the quality of areas endowed with natural beauty, including the quality of coastal scenic resources.
• Protect scenic vistas and view planes from becoming obstructed.
• Maximize opportunities for present and future generations to appreciate and enjoy natural and scenic beauty.

Discussion: Implementation of the Plan would help restore and preserve the native vegetation of the Reserve, one of the contributing scenic elements. It would also provide additional accesses and trails and other facilities to enable users to enjoy different vantages and vistas.

Natural Resources and Shoreline – Goals
• Protect and conserve the natural resources from undue exploitation, encroachment and damage.
• Protect and promote the prudent use of Hawai‘i’s unique, fragile, and significant environmental and natural resources.
• Protect rare or endangered species and habitats native to Hawai‘i.
• Protect and effectively manage Hawai‘i’s open space, watersheds, shoreline, and natural areas.

Natural Resources and Shoreline – Policies
• Encourage a program of collection and dissemination of basic data concerning natural resources.
• Coordinate programs to protect natural resources with other government agencies.
• Encourage public and private agencies to manage the natural resources in a manner that avoids or minimizes adverse effects on the environment and depletion of energy and natural resources to the fullest extent.
• Encourage an overall conservation ethic in the use of Hawai‘i’s resources by protecting, preserving, and conserving the critical and significant natural resources of the County of Hawai‘i.
• Encourage the protection of watersheds, forest, brush and grassland from destructive agents and uses.
• Work with the appropriate state, federal agencies, and private landowners to establish a program to manage and protect identified watersheds.
• Create incentives for landowners to retain and re-establish forest cover in upland watershed areas with emphasis on native forest species.

Natural Resources and Shoreline – Standards
• The following shall be considered for the protection and conservation of natural resources:
• Areas necessary for the protection and propagation of specified endangered native wildlife, and conservation for natural ecosystems of endemic plants, fish and wildlife.
• Lands necessary for the preservation of forests, park lands, wilderness and beach areas.

Discussion: The Plan is designed to protect native forests and watersheds, specifically fulfilling the Natural Resources and Shoreline elements of the Hawai‘i County General Plan.

Land Use – Public Lands – Goal
• Utilize publicly owned lands in the best public interest and to the maximum benefit for the greatest number of people.

Land Use – Public Lands – Policy
• Encourage uses of public lands that would satisfy specific public needs, such as housing, recreation, open space and education.

Land Use – Public Lands – Standard
• Public lands with unique recreational and natural resources shall be maintained for public use.

Discussion: The Plan maintains and enhances recreational opportunities. Although the establishment of fenced management units from which ungulates would be removed reduces total hunting area, the improvements to access and facilities would counteract this loss, which is necessary to balance the management of the Reserve towards the intended goals of preserving native habitat and watershed values. Ultimately, it is these values that would provide the soundest basis for public land use.

4.1.3.2 Hāmākua Community Development Plan

The project site is located in the Hāmākua CDP planning area. The Hāmākua CDP (Hawai‘i County Planning Department 2018) has been adopted and was finalized in August 2018. The final Hāmākua CDP is available for public view here: http://www.hawaiicountycdp.info/hamakua-cdp/recommended-cdp-2018. The Hāmākua CDP stresses the value of having a rural community of distinctive small towns and villages thriving on sustainable agriculture and ranching to provide itself and the rest of Hawai‘i with healthy food and locally grown products. The Proposed Action to restore grazing lands to native forest is highly consistent with goals of protecting the ‘āina and managing natural and cultural resources, preserving and strengthening community character, building a robust local economy, and building and strengthening community capacity, and it is not inconsistent with any aspect of the plan to date.
SECTION 5
DETERMINATION

5.1 Comparison of the Environmental Consequences of the Alternatives

The Proposed Action would convert roughly 555 acres of grazing land to native forest. A summary of potential impacts and mitigation measures is provided in Table 5.1-1. Environmental protection measures that are required by law or as conditions to permits are not considered mitigation but are considered part of the Proposed Action.
Table 5.1-1. Summary of Impacts and Potential Mitigation

<table>
<thead>
<tr>
<th>Resource</th>
<th>Proposed Action Potential Impacts</th>
<th>Mitigation Proposed for Consideration</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land Use</td>
<td>No significant adverse impact. Consistent and compatible with existing and planned land uses for overall beneficial impact.</td>
<td>Implementation of BMPs during operations phase of the specialty instrument-grade lumber processing facility and BMPs to control dust would need to meet permit requirements and are assumed to be included in the Proposed Action. Pesticide spraying would be subject to weather related restrictions.</td>
<td>No impact</td>
</tr>
<tr>
<td>Air Quality</td>
<td>No significant adverse impact with construction and operation BMPs</td>
<td>All equipment would be equipped with original-equipment; manufacturer-installed noise attenuation features (mufflers, baffles, etc.). Construction and maintenance workers would adhere to Occupational Safety and Health Administration requirements for hearing safety.</td>
<td>No impact</td>
</tr>
<tr>
<td>Noise</td>
<td>No significant adverse impact with construction and operation BMPs</td>
<td>All site preparation, road and pond construction, planting, and silvicultural activities would be conducted with standard BMPs that maintain soil in place and minimize disturbance of erodible soils. BMPs would ensure that the high current level of organic material in the soil would be retained and that no sediments would escape the property through surface water transport</td>
<td>No impact</td>
</tr>
<tr>
<td>Geology and Soils</td>
<td>No significant adverse impact with BMPs and adherence to permit conditions to control erosion</td>
<td>In order to properly manage stormwater runoff, the project would incorporate standard erosion and sedimentation BMPs for the project. These BMPs may include, but would not be limited to, the following: • Limiting the amount of surface area graded at any given time to reduce the area subject to potential erosion; • Utilizing soil erosion protective materials such as mulch or geotextiles on areas where soils have a high potential for erosion until permanent vegetation is in place; • Planting vegetation as soon as grading operations permit to minimize the amount of time soils are exposed to possible erosion; and • Installing silt fences along the downhill perimeter of any disturbed areas to collect sediment from stormwater runoff.</td>
<td>No impact</td>
</tr>
<tr>
<td>Water Resources</td>
<td>No significant adverse impact with BMPs to control stormwater onsite and adherence to permit conditions</td>
<td>Can be mitigated to insignificant levels through simple project management measures. In order to avoid impacts to endangered but widespread native birds and the ōpe'ape'a: • To minimize impacts to the endangered ōpe'ape'a, trees taller than 15 feet (5 meters) will not be removed or trimmed during the bat birthing and pup rearing season (June 1 through September 15). Barbed wire shall not be used on fences</td>
<td>No impact</td>
</tr>
<tr>
<td>Biological Resources</td>
<td>There will be minor impacts to some native faunal species. There is a significant potential for the project to accomplish some or all of the following conservation benefits: • Reduced habitat fragmentation;</td>
<td></td>
<td>No impact</td>
</tr>
</tbody>
</table>
### Kapoaula Koa Forest Management Plan

**Final Environmental Assessment**

**August 2019**

<table>
<thead>
<tr>
<th>Resource</th>
<th>Proposed Action</th>
<th>Potential Impacts</th>
<th>Mitigation Proposed for Consideration</th>
<th>No Action</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Archaeological Resources</strong></td>
<td>The determination of effect for the proposed project is “no historic properties affected.” With respect to the historic preservation review process of the SHPD, the archaeologist’s recommendation is that no further work needs to be conducted within the current study area prior to or during project implementation.</td>
<td>Given the absence of archaeological or architectural resources, no impact to such resources would occur, and no mitigation is necessary for the forestry project. In the unlikely event that significant archaeological resources are discovered during the proposed ground disturbing activity, work should cease in the area of the discovery and SHPD contacted pursuant to HAR 13§13-280-3.</td>
<td>No impact</td>
<td></td>
</tr>
<tr>
<td><strong>Socioeconomics and Cultural Environment</strong></td>
<td>Incentive for adjacent property owners (DHHL lands) to plant native trees. No significant adverse impact on socioeconomics and cultural environment.</td>
<td>Not applicable</td>
<td>No incentive for adjacent property owners (DHHL lands) to plant native trees</td>
<td></td>
</tr>
<tr>
<td><strong>Hazardous Materials and Wastes</strong></td>
<td>No significant impact with adherence to applicable laws and regulations</td>
<td>A Health and Safety Plan and Hazardous Material Management Plan would be prepared and implemented</td>
<td>No impact</td>
<td></td>
</tr>
<tr>
<td><strong>Visual Resources</strong></td>
<td>No significant impact</td>
<td>Not applicable</td>
<td>No impact</td>
<td></td>
</tr>
<tr>
<td><strong>Utilities and Public Services</strong></td>
<td>No significant impact</td>
<td>Not applicable</td>
<td>No impact</td>
<td></td>
</tr>
</tbody>
</table>

Legend: BMP = best management practices; DHHL = Department of Hawaiian Home Lands.
5.2 Hawai‘i Environmental Policy Act Significance Criteria

The Significance Criteria in HAR Title 11, 200-12 for environmental impacts were reviewed and the proposed project was assessed for significant impacts. The evaluation included all phases of the Proposed Action, both direct and indirect impacts and short-term and long-term effects, and the cumulative effects. Short-term is considered to be construction phase and long-term is the operations phase in the discussion below. Each of the significance criteria listed below is followed by the evaluation.

1. **Involves an irrevocable commitment or loss or destruction of any natural or cultural resource.**

   There will be minor impacts to some native faunal species, all of which are either insignificant or can be mitigated to insignificant levels through simple project management measures (See Section 3.4.6.2).

   There are no cultural sites within the development area. No negative impacts to National Register of Historic Places/Hawai‘i Register of Historic Places eligible archaeological resources are anticipated under the Proposed Action.

   During operation, there would be no irrevocable commitment, loss or destruction of any identified natural or cultural resource. There would be a commitment to protect those resources within the project area resulting in a net beneficial impact. There would be no significant cumulative adverse impact on natural and cultural resources.

2. **Curtails the range of beneficial uses of the environment.**

   The Proposed Action augments the range of beneficial uses of the environment. The Proposed Action offers the following benefits to the agricultural, cultural, etc. uses in the community:

   - Incentive for adjacent property owners (DHHL lands) to plant native trees.
   - The project intends to work with local schools and other organizations to promote not only cultural uses of the forest and forest material but also to help incorporate place names, uses of traditional access, and perpetuation of the history of this ahupua‘a.

3. **Conflicts with the State’s long-term environmental policies or goals and guidelines as expressed in Chapter 344, HRS, and any revisions thereof and amendments thereto, court decisions, or executive orders.**

   The Proposed Action supports the State’s long term environmental policies or goals in HRS Chapter 344. Specifically:

   HRS §344-3. *Conserve the natural resources, so that land, water, mineral, visual, air and other natural resources are protected by controlling pollution, by preserving or augmenting natural resources, and by safeguarding the State’s unique natural environmental characteristics in a manner which would foster and promote the general welfare, create and maintain conditions under which humanity and nature can exist in productive harmony, and fulfill the social, economic, and other requirements of the people of Hawai‘i.*

   The Proposed Action would not have direct adverse impacts to land, water, mineral, visual, air and other natural resources.

   The HRS §344-4 guidelines are generally not relevant to the Proposed Action; however, the Proposed Action is consistent with those that are relevant, as listed below:
HRS §344-4 Guidelines

(2) Land, water, mineral, visual, air, and other natural resources.
   (A) Encourage management practices which conserve and fully utilize all natural resources;
(3) Flora and fauna.
   (A) Protect endangered species of indigenous plants and animals and introduce new plants or animals only upon assurance of negligible ecological hazard;
(5) Economic development.
   (A) Encourage industries in Hawai‘i which would be in harmony with our environment;
(7) Energy.
   (A) Encourage the efficient use of energy resources.

The Proposed Action would not have a significant adverse impact on the environment. It would be consistent with the State of Hawai‘i’s long-term environmental policies, goals, and guidelines.

4. Substantially affects the economic or social welfare of the community or State.

The Proposed Action would have beneficial impacts on socioeconomics during construction related to employment opportunities and purchase of materials.

5. Substantially affects public health.

During both construction and operation of the proposed project, no adverse impacts to public health are anticipated. Construction and operation would be accomplished in compliance with all federal, state, and county regulations.

6. Involves substantial secondary impacts, such as population changes or effects on public facilities.

The Proposed Action would not induce population growth or adversely impact public infrastructure. There would be minimal increase in commuter traffic associated with the work force at the site.

7. Involves a substantial degradation of environmental quality.

During construction and operation, there would be short-term air quality and noise impacts. The BMPs required as permit conditions would be implemented to minimize construction impacts. During operations, there would be minimal adverse impact on environmental quality. The minimal amounts of hazardous and regulated materials used onsite would be managed in accordance with applicable regulations. Therefore, no substantial degradation of environmental quality is anticipated.

8. Is individually limited but cumulatively has considerable effect upon the environment or involves a commitment for larger actions.

Section 3.12 presents a cumulative impact analysis and there was no indication that the project would have significant cumulative adverse impacts. The project is a stand-alone project that would not require future actions.

9. Substantially affects a rare, threatened, or endangered species or its habitat.

No rare, threatened or endangered species were identified in the proposed development area. No direct, indirect or cumulative significant adverse impacts to species or habitats were identified.

10. Detrimentally affects air or water quality or ambient noise levels.

During the construction phase, there would be short-term air quality and ambient noise impacts. To minimize air quality impacts during construction, dust control measures would be implemented to minimize wind-blown emissions. Noise impacts from construction would be minimized by limiting
construction activities to daylight hours and by following all applicable regulations. During operations, there would be minimal impacts to air and noise and these impacts are unlikely to be unnoticeable beyond the property boundary.

No stormwater would leave the site during construction or operation. BMPs would be implemented as part of permit conditions to protect water resources.

11. Affects or is likely to suffer damage by being located in an environmentally sensitive area such as a flood plain, tsunami zone, beach, erosion-prone area, geologically hazardous land, estuary, fresh water, or coastal waters.

The Proposed Action is not located in any of the environmentally sensitive areas listed. No increased risk to or from the development is anticipated. No indirect or cumulative impacts are anticipated on environmentally sensitive areas.

12. Substantially affects scenic vistas and view planes identified in county or state plans or studies.

The Proposed Action would not directly or indirectly affect any identified scenic views or view planes as described in Section 3.7. No cumulative impacts to visual resources are anticipated.

13. Requires substantial energy consumption.

The Proposed Action would not require substantial energy during construction or operations.

5.3 Unresolved Issues

No unresolved issues were identified.

5.4 Determination

Based on analysis of the Hawai‘i Environmental Policy Act significance criteria, the Proposed Action would not result in significant adverse environmental impacts. The Proposed Action is anticipated to be a FONSI.
SECTION 6
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   M.S., Biology
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   B.S., Coastal Environmental Science

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Lokelani Brandt, Cultural Resource Management Specialist
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   M.A., Heritage Management Program
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SECTION 7
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APPENDIX A

FOREST MANAGEMENT PLAN
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Kapoaula Koa Forest
Paniolo Forestry, LLC

Forest Stewardship Management Plan

Center portion of the Kapoaula property, Island of Hawai‘i

Forest Solutions Inc.

PO Box 250
Pa‘auilo, HI 96776
Tel +1 808 776 9900
Fax +1 808 776 9901

Bob Rose & Nicholas Koch
September 25, 2018
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1. CLIENT AND PROPERTY INFORMATION

1.1. Client

Applicant Name: Paniolo Forestry LLC

Address: Attn: Nicholas Koch, Manager
          Po Box 490, Paauilo HI 96776

Landowner Name: Siglo Forest, LLC
Leaseholder Name: Paniolo Forestry, LLC

Effective Date /Term of Lease: January 1, 2019, 50 years

Address: 47-4521 Old Māmalahoa Highway, Kamuela, HI 96743

TMK number: (3)-4-7-007-011

State and County Zoning: Agriculture district, 40 acres (A-40a)

Farm Service Agency Tract No: None

Total property acreage: 564.1 acres

Proposed stewardship area: 552.8 acres

Elevation range: 2,740 – 3,180 ft ASL

Slope: 440’ rise makai to mauka, over distance of 9,546 ft = average 5% slope

80% of TMK is <20% slope

0-10% (+/-) 302 acres

10-20% (+/-) 162 acres

>20% (+/-) 100 acres w/ areas of extreme slope & exposed rock

Perennial/intermittent streams: There is a short segment of blue-line intermittent gulch on the NW corner of the property, adjacent to Mamalahoa Highway

1.2. Consultant

Company: Forest Solutions, Inc.

Name: Nicholas Koch

Title: General Manager

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Date of Plan Completion: September 25, 2018
2. Signature Page

(Appendix D) – With signatures of the applicant, consultant, approval date by Forest Stewardship Advisory Committee and State Forester

Signature Applicant: ________________________________________________________________
(on behalf of Paniolo Forestry, LLC)

Signature Consultant: ____________________________
(on behalf of Forest Solutions, Inc.)

Approval Date by Forest Stewardship Advisory Committee: ____________________________

Signature State Forester: ___________________________________________________________
3. Introduction

3.1. Vision and long-term goals

3.1.1. Vision
Siglo Forest, LLC acquired the Kapoaula property from Parker Ranch to provide it with long-term access to planted koa wood and convert pastureland back to a semblance of the native koa-ʻōhiʻa forest that once stood in this area. The resulting koa forest will provide a long-term, predictable source of instrument-grade wood for Taylor Guitars, one of the venture partners, and produce high-quality wood for other uses.

In 50 years, this property will be a mixed-species native forest with flatter, less erodible areas that emphasize timber production, and other areas that emphasize native species, which are steeper. The forest will produce a sustainable yield of instrument grade koa timber while also providing habitat for native species and inspiring others to plant trees on their land for similar purposes.

3.1.2. Ten-year objectives
- Reforest the entire property with koa and a complement of associated native forest plants
- Improve the quality of wood to be harvested in the future by:
  - Planting seed from known, high-quality sources
  - Utilizing cuttings propagated from trees identified as having superior color, figure and form
- Intensive management of koa for saw timber on those areas of the property with slopes less than 20% accounting for 70% of the property or 390 acres
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species, accounting for 30% of the area or 163 acres
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks

3.2. Description of property and history
During the Great Mahele of 1848 this property was granted to Prince William Pitt Leleiohoku II, one of the 4 members of the royal family. At his untimely death at age 22, the land was transferred to John Parker, a close family friend, in 1862. The property remained in Parker Ranch ownership until its recent sale in March 2018 to Siglo Forestry, LLC, the third owner.

This 565-acre TMK is locally identified as Kapoaula owing to its namesake Ahupuaʻa. The original property was approximately 660 acres. In 2004, the quarry on the northwest corner of the roughly rectangular-shaped parcel (approximately 95 acres) was divided off and sold to Kapoaula Land, LLC to continue its long-standing (and continued use) as a gravel quarry (Edwin DeLuz quarry).

The property abuts the Old Māmalahoa Highway midway between Waimea and Honokaʻa. Aside from the quarry, it is surrounded by Department of Hawaiian Homelands pastoral leaseholds used for cattle grazing. Some of these leaseholds have single family houses and attendant small farm structures. Its general slope aspect is north facing with constant exposure to East-West Tradewinds. The overall landscape is open, rolling pasture with few trees, punctuated with small hills, outcroppings and occasional steep and rocky ridges. It is primarily covered in non-native kikuyu grass (*Pennisetum clandestinum*) with other pasture grasses, with a few remnant ʻōhiʻa trees remaining on the edges of steep knolls. The subject property is notably well managed, with lush pasture grass and few pasture weeds. Under the terms of the property sale, Parker Ranch has a year
to year license to continue to graze cattle until owner Siglo Forest is ready to reforest all or part of the designated sections with koa and other native vegetation. There is a 20-year agricultural tax dedication on the property that expires in 2021, to keep this and avoid retroactive taxes, the property must be grazed or forested until then.

Historical records indicate that this entire flank of Mauna Kea was once a dense koa-ʻōhiʻa forest. Gagne and Cuddihy (1990) identify this region as “sub montane ʻōhiʻa -koa forest.” However, by the 1850’s the forest was evidently nearly eliminated and replaced by grazing land. A mid nineteenth century account reported:

“It is in the memory of many foreigners now living here, when the whole of these plains were covered in a thick wood...where hardly a tree stands for miles......Thousands of old dead trees both standing upright and prostrate, from the present boundaries of these woods, exhibit a mode in which the destruction is effected; for while whilst the old trees die of age, no young ones are seen taking their place, as during the last thirty or forty years, the cattle have eaten or trodden them down.”

“In former times when I was a boy (said Ha’alelea), Waimea was a thickly wooded region all about there....but of late years round about where I lived, it is as cleared of trees as the Esplanade is.”

He explained that white settlers had felled the trees for fuel and fences for cattle pens and that “a good many of the young trees were destroyed by the cattle.” P.62

“From the nature of the country to the windward of our private lands [Waimea] (a dense forest and almost impenetrable undergrowth covering nearly the whole of it) as the herds increased it became an impossibility to prevent cattle from getting beyond the reach of our control, and gradually they have filled this land with their offspring.” P.188


John Parker’s original homestead at Mana was located about a mile mauka of the property boundary. An early account of the ranch reported on the koa milling activity in the area:

“It was below the koa forest of Hanaipoi that the saw pits were dug in the land known as Makahalau where the purebred bulls and cows are now penned up. This became the great center for koa work, cutting down trees, selecting the best to be sawn up into lumber through the saw pits, the piling up of koa lumber on hilly ground so that the air could get between the boards and season the wood. There was so much lumber piled up in this section that the natives called the place Palihooukapapa [Hill of piled lumber].”

The Parker Ranch of Hawaii - The saga of a Ranch and a Dynasty, Joseph Brennan, Mutual Publishing, Honolulu, 1974/2006; p.82

This sawpit area is about 3 miles mauka and 1,000 higher from the upper property boundary of the property.
3.3. Overview of Project Specific Management Objectives

The specific forest management objectives for this property include:

- Improve the quality of wood to be harvested in the future by planting seeds from known, high-quality sources and utilizing cuttings from trees identified as having superior color, figure and form (timber stands).
- Focus intensive management of koa for saw timber on those areas of the property with slopes less than 20%, accounting for 70% or 390 acres.
- Re-vegetate slopes and erosion-prone ridges with a multi-species combination of koa and native trees, shrubs and groundcover plants, accounting for estimated 30% or 163 acres.
- Protect planted stands from the effects of persistent and sometimes extreme wind by establishing 15,800 feet of cattle resistant windbreaks.
- Emphasize the planting of native frugivorous species to increase habitat for native forest-dwelling birds.
A planted koa forest will provide a reliable farmed source of high-quality koa for guitars, ukuleles and other wood products, thereby reducing pressure on natural forests and the concomitant habitat disturbance. Kapoaula and the surrounding area was historically known for its abundance of koa. This project returns that key “forest engineer” species -koa- to the landscape, initiating the reversal of nearly two centuries of deforestation and grazing.

Planting native species at this scale will increase the habitat for forest dwelling birds including ‘io (already sighted on the property), ‘ope‘ape‘a (*Lasiurus cinereus semotus*) (likely), ‘i‘iwi (*Vestiaria coccinea*) (threatened, not seen), ‘Amakihi (*Hemignathus virens*), ‘Apapane (*Himatione sanguinea*), ʻŌma’o (*Myadestes obscurus*), Hawaiʻi ʻElepaio (*Chasiempis sandwichensis*), and Nēnē (*Branta sandvicensis*).

Once the new koa forest is established, the forest management plan (below) calls for a continuing series of pre-commercial thinning, commercial thinning (at age 30 to 35) and patch clearing or individual tree selection of mature trees (age 50 to 65+). The closest model for this type of management is the long-standing and accepted silvicultural practices used in managing eastern U.S. hardwood forests such as maple and cherry. While the initial thrust is for plantation establishment, this is a means to the objective of rapid forest cover rather than the direction of long term forest management. The intention is to have a continuous forest cover composed of trees in various age and size classes throughout. Each harvest activity will be designed to generate its own replacement cohort by virtue of soil disturbance combined with natural seeding. Potentially, this will be improved by using genetically superior seedlings as available and desirable, enriching the stand genetics.

![Figure 1. The property is currently used for grazing angus cattle by Parker Ranch, who has maintained the pasture in excellent condition.](image-url)
4. Land and Resource Description

4.1. Resource concerns
The following resource concerns have been identified, listed from highest to lowest concern, these concerns are common to pasture areas in Hawai‘i:

1. Soil erosion & soil compaction
2. Undesirable air movement
3. Water quality, excess sediment
4. Insufficient flow in watercourses
5. Hydrologic cycle: capture and storage of rainfall
6. Threatened and endangered species
7. Inadequate cover & food for wildlife

4.2. Existing vegetation and forest cover
Until March of this year, the property was owned and managed by Parker Ranch as a cattle pasture since its acquisition in the 19th century. The deep and fertile soils, used only for grazing for the past century and a half have never been disrupted or compacted by sugar cane or other plantation crops.

The pastures are surprisingly clean. There is a single Christmasberry (Schinus terebenthifolius) tree, and scattered fireweed (Senecio madagascariensis) as well as some joee (Stachytarpheta cayennensis), bullthistle (Cirsium vulgare), sourbush (Pluchea carolinensis), smutgrass (Sporobulus indicus), Yorkshire fog (Holcus lanatus) and sourgrass (Digitaria insularis) which are common to all pastures in the area. The dominant pasture grasses are Kikuyu grass (Pennisetum clandestinum) and pangola grass (Digitaria eriantha).

There is a single 14.8-acre grove of planted trees likely planted during the Civilian Conservation Corps era, in the 1930’s. It is composed of mainly of tropical ash (Fraxinus uhdei), with two rows of tsugi pine (Cryptomeria japonica), two rows of swamp mahogany (Eucalyptus robusta) in poor condition and scattered turpentine tree (Syncarpia glomulifera). The windward edge of the stand, composed of tsugi pine and swamp mahogany has been stunted by wind, the rest of the ash stand is beginning to show signs of mechanical deterioration, owing to the mature condition of the trees. While this grove is not spreading on account of the cattle grazing the emerging ash seedlings, this stand will need to be managed carefully to avoid its spread.

There are also a two or three small clumps of 5-10 trees each of Monterey pine (Pinus radiata)

Figure 2. There are less than 100 ‘ōhi’a trees on the property, clinging to the steep sides of steep hills. The objective of this plan is to plant a mixed koa-‘ōhi’a forest on these slopes.
on the lower ridges. There are few (less than 100) remnant ʻōhiʻa trees remaining on the edges of steep knolls.

**Resource Concern/objective:** Reforesting the property with koa and associated native species will ensure that the landscape is, once again, covered with appropriate native tree and ground cover. Removal of cattle in favor of native trees will minimize soil compaction, provide cover and food for native wildlife, and provide a significant area of continuous tree cover in the context of extensive open grazing ground.

**Existing Forest Health and Function**

As noted above, the only “forest” resources located on the property are either scattered ʻōhiʻa found on cliff faces or rocky slopes, a small stand of mechanically deteriorating Monterey pine on a ridge just north of the forest grove and the 14.8-acre grove of ash trees.

**Resource Concern:** Brush management, weed control. Tropical ash was planted in numerous locations during the mid-20th century. It is now listed as an invasive species. The grazing Parker herd has kept emergent seedlings in this planted stand under control. Stand replacement with native trees and control of volunteer tropical ash seedlings will be addressed in the management practices section.

![Figure 3. A mixed stand dominated by tropical ash is the only significant forest cover on the property.](image_url)
4.4. Soils and Their Conditions

Geologically, the property is located on the north east flank of Mauna Kea on ash-covered lava flows. Soils on the property are classified by the U.S. Natural Resources Conservation Service (NRCS) as Honokaʻa silty clay loam in the lower elevations and Maile silt loam in the upper elevations. Both soil types are listed as “highly erodible.” These soils have an 8-10% organic material content. This part of the island is noted as having a low risk of volcanic events (8 on a 1-9 scale) and a moderate earthquake hazard level (4-moderate). There are no subsidence or landslide risks. The land is fully stocked with high-quality pasture grasses and there are no obvious signs of soil erosion or sediment transport. However, we suspect that erosion occurring under the grass sward on the ridges during large storm events. Sheet and rill erosion are minimal owing to the thick grass sward.

The following is paraphrased from the NRCS web soil descriptions:

The HONOKAA series consists of deep, well drained soils that formed in basic volcanic ash. Honokaa soils are on mid-elevation, windward slopes of Mauna Kea at elevations from 335 to 1,222 meters (1,100 to 4,000 feet) and have slopes ranging from 0 to 35 percent. This humid volcanic ash soil is found on low and intermediate rolling mountain slopes in the Hāmākua and Mauna Kea Districts, Island of Hawaii. Honokaa soils are classified as “Well drained.” Runoff is low to high. Permeability is rapid. Little standing water is present, even during high rainfall events.

Steep and narrow drainage gulches dissect the landscape. The soils are on summit, shoulder, backslope, and footslope hillslope profile positions of ash fields that overlie 64,000 to 300,000 year-old lava flows. Slope gradients typically range from 0 to 35-percent but can be as great as 100 percent in gulches. The soils formed in basic volcanic ash. The mean annual rainfall is 2,000 to 3,800 millimeters (78 to 150 inches). The mean annual temperature is 16 to 22 degrees C (61 to 72 degrees F) and the mean annual soil temperature is 19 degrees C (66 degrees F).

Honokaʻa soils are typically used for tree plantations and pasture. In the past, at lower elevations, they were used extensively for growing sugarcane (up to 640 meters – 2,100 feet elevation). Natural vegetation includes ‘ōhiʻa lehua (Metrosideros polymorpha), hāpuʻu tree fern (Cibotium glaucum), Hilo grass (Paspalum conjugatum), and kikuyu grass (Pennisetum clandestinum).

The MAILE series consists of deep and very deep, well drained soils that formed in basic volcanic ash over `a`a lava flows on Mauna Kea. Maile soils are on ash fields of mid elevation (915 to 1,375 meters – 3,000 to 4,500 feet), on windward mountain slopes of 0 to 20 percent. Mean annual rainfall is about 1,900 millimeters (75 inches) and mean annual temperature is 17 degrees C (63 degrees F). The soils are on all hillslope profile positions of undulating ash fields that overlie 11,000 to 300,000-year-old lava flows. Cloud cover and fog are common. The mean annual temperature is 16 to 18 degrees C (61 to 64 degrees F) and the mean annual soil temperature is 18 degrees C (64 degrees F).
F). The Maile soils are well drained with low to medium runoff and moderately rapid permeability.

Maile soils are used principally for pasture and timber plantations. Some areas of native forest remain. The vegetation is dominated by kikuyugrass (Pennisetum clandestinum), rattailgrass (Sporobolus indicus), and sweet vernalgrass (Anthoxanthum odoratum) and Yorkshire fog (Holcus lanatus) at the higher elevations. Natural vegetation includes koa (Acacia koa), ʻōhiʻa (Metrosideros polymorpha), hāpuʻu tree fern (Cibotium glaucum), and ʻōlapa (Cheirodendron trigynum).

**Resource Concern:** Erosion. All site preparation, road and pond construction, planting, and silvicultural activities will be conducted with focused attention on maintaining soil in place and minimizing situations where these highly fertile and erodible soils will be disturbed. Best management practices will ensure that the high current level of organic material in the soil will be retained and that no sediments will escape the property through surface water transport.

Figure 4. The property presents deep, flat areas with pronounced ridges resembling the surface of a meringue pie. The flat areas will be used for timber, the ridges for mixed forest.
4.5. General Slope and Aspect

The property is long rectangle with the northwest corner of about 95 acres previously subdivided as a separate TMK, now a quarry. It is oriented in a north to south direction, facing north, and running mauka from Old Māmalahoa Highway to the surveyed and fenced southern boundary. The elevation of the property fronting the highway, is approximately 2,740 feet. The mauka boundary, approximately 9,500 ft from the highway, is at elevation of 3,180 feet, a 440’ elevation gain. The overall average slope of the property is 5% (440 elevation gain over 9,500 ft distance) with numerous intermittent steep hills and ridges up to 100% slope. A GIS analysis of the publicly available digital elevation model revealed the following slope classes:

<table>
<thead>
<tr>
<th>Slope class</th>
<th>Acres</th>
<th>% Land area</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-10%</td>
<td>302</td>
<td>54%</td>
</tr>
<tr>
<td>10-20</td>
<td>162</td>
<td>29%</td>
</tr>
<tr>
<td>20-30</td>
<td>57</td>
<td>10%</td>
</tr>
<tr>
<td>30-40</td>
<td>29</td>
<td>5%</td>
</tr>
<tr>
<td>&gt;40</td>
<td>14</td>
<td>2%</td>
</tr>
</tbody>
</table>

**Table 1. Summary of land area by slope class**

- green = easy mechanical preparation (crawler/exc)
- yellow = difficult mechanical preparation (excavator reach)
- orange = hand planting only (some excavator reaching)

**Resource Concern**: Erosion and compaction. Soil disturbance is far more likely on steeper exposed and rocky areas. Intensive forest management activities will take place on those portions of the property <20% slope. Steeper areas will be accessed less often, and prepared using spot cultivation with minimal soil/topographic disruption.
4.6. Water Resources

Kapaula is located on the windward side of Hawai‘i (see location map) and receives abundant rainfall. The average rainfall is 83 inches on the makai end of the property (2,740 feet) and 56 inches mauka at 3180 feet. Area rainfall averages approximately 70 inches per year. Mean annual rainfall in this location is quite high, ranging from above 4 inches per month in the comparatively dry summer months to more than 12 inches monthly in the relatively wetter months of November through March. The area is at virtually no risk of drought.

There is one small segment of blue-line intermittent gulch on the northeastern flank of the property, intersecting the highway, which does not significantly affect management activities as it is near the property boundary and no channel altering work is planned.

Model hydrology using NEXTMap 5-meter IFSAR bare earth Digital terrain Model (DTM) using catchment area of 1 acre shows a theoretical network of waterways along the depressions. However, the well-drained, highly permeable soils only allow water to accumulate and flow in these topographical depressions during storm events (see Modelled hydrology map). Observations during heavy rain events March-June, 2018, revealed small channels of surface water movement in these mapped areas. Increasing forest cover will likely reduce the flashiness of these channels and possibly eliminate overland flow altogether.

There are a number of un-named gullies on the property that flow only in storm events. There are no perennial streams or seasonal watercourses on the parcel other than the previously noted short blue-line gulch segment which is intermittent. There are no National Wetland Inventory wetlands.

Three un-lined stock watering ponds are located in the vicinity of the previously planted windbreak grove. (see Hydrology map). During wet season observation, these three ponds were partially full. They have not been observed during dry season to determine if they continue to hold water in the face of naturally well-drained soils and evapotranspiration. These ponds will not be planted or disturbed, rather they will continue to provide stock water and, as cattle are removed, habitat for native species.

Parker Ranch maintains a water supply system for stock watering, using remote county water sources and agreements with neighboring properties. This system has served the property for many years. Current plans for the property include the gradual removal of the Parker water system as cattle are removed.

**Resource Concern:** Lack of infiltration due to compaction. Loosening soil and planting a forest cover will reduce rainfall arriving at the soil level and improve infiltration. This, in turn, will reduce overland flow and provide a more steady water supply to nearby gulches should rainfall be sufficient.
4.7. Timber Resources
Except for the above-noted 14.8-acre grove of tropical ash, there are no timber resources currently on this property. Over the course of this management plan, the entire property will be reforested with approximately 70% of the area dedicated to commercial forest production of instrument quality koa. The ash stand will be converted to koa in year 8.

Resource Concern: Koa timber supply, habitat. Reforesting with native koa and associated species will ensure that invasive species do not re-capture the site and provide habitat for native species. As each planted unit (+/− 50 acres/year over a 10-year period) reaches canopy closure (Year 3), native species will begin to re-inhabit the area and provide additional inputs of native species to enhance intentional planting efforts. The intention of this plan is to reforest the entire site and then manage it as a sustainable forest with small patch (< 1-acre) and individual tree selection harvests.

4.8. Wetland Resources
Except for the one “blue-line” intermittent gulch adjacent to the Old Māmalahoa Highway, there are no identified wetland resources on this property. Existing cattle stock watering ponds may provide an opportunity for enhancement as wildlife habitat and installation of a fire-control pond may also provide additional habitat opportunities.

Resource Concern: Potential habitat. There may be an opportunity to enhance on-site potential wetland resources. However, a site visit with NRCS biologist (May, 2018), seemed to indicate that fencing and protection of existing stock watering ponds to prevent predation by cats, mongoose and other invasive
mammals, rather than the depeening and lining of the ponds may be the preferred way to address the possible use of these area by resident and migratory wildlife. Planting of trees will likely reduce or eliminate the ponds due to higher evapotranspiration.

4.9. Significant Historic and Cultural Resources
Based on the environmental history of this area which indicates an original “nearly impenetrable” ko-‘ōhi’a forest and the fact that by the mid-19th century, this entire landscape was in the process of conversion from forest to pasture, there is little likelihood of any historic or cultural resources being found on the property. This property would have been part of the Wao Akua, or land of the gods, where most Hawaiians did not enter.

The Final Environmental Assessment and Anticipated FONSI prepared by DHHL for the Honokaia Non-Potable Water System (2016), prepared for property immediately adjacent to Kapoaula’s eastern property boundary states:

“The entirety of the project site is utilized by Native Hawaiian lessees for grazing. The area is fenced off in order to protect cattle and rationalize grazing, and no public access is allowed. There is no indication that individuals other than the lessees and persons they allow to utilize the land gather or perform other cultural activities on the land. Research in historic records, reconnaissance of the sites, and discussions with lessees did not reveal any caves, springs, pu‘u, native forest groves, gathering resources or other culturally significant features in or near the area.” (emphasis added).

As part of the owner’s application to construct an access road and small saw mill on the northwest corner of the property (approximately 11.3 acres, not included in this Stewardship Plan), an application has been submitted to the State Historical Preservation Division (SHPD) to verify there are no archeological, burial or historic sites present on this entire 565-acre TMK. However, no formal archeological assessment has been conducted by the current landowner and none is known from the previous owner, Parker Ranch.

Resource Concern: None

4.10. Existing Wildlife
Because the entire property (except for 14.8 acres of non-native mature tropical ash) has been a managed cattle pasture for over a century, there is little evidence of native wildlife. On site visits earlier this year (March, May 2018), ‘io (Buteo solitarius) was seen on the property. There was also possible evidence (bird tracks in mud adjacent to stock ponds), of nēnē, though these could also have been from ducks. Hoary bats likely use the thick, non-native mature tropical ash stand as well.

Non-native bird species likely include Japanese bush-warbler (Horornis diphone), melodius laughing-thrush (Garrulax leucolophus), northern cardinal (Cardinalis cardinalis), common myna (Acridotheres tristis), Japanese white-eye (Zosterops japonicus), kalij pheasant (Lophura leucomelanos), and Erckel’s Francolin (Francolinus erckelii).

Non-native mammals likely include black rat (Rattus rattus), small Asian mongoose (Herpestes javanicus), feral pigs (Sus scrofa), feral cats (Felis catus) and dogs (Canis lupus). Evidence of rats and possibly mongoose were seen along the fringes of existing stock ponds. A small herd of small, feral black pigs has been observed in this woodlot.
Resource Concern: Bird predation. A Biological Assessment will be carried out during the breeding and nesting season (winter/spring 2018-2019) to confirm these findings and establish a baseline population. Based on this information, vector control methods and/or protective fencing will be deployed to enhance bird survival.

4.11. Threatened and Endangered Species Existing on Property

Fauna:

ʻio – seen once, flying overhead near forest grove
Nēnē – not seen, possible tracks on pond fringe, though these could also have been from ducks
ʻopeʻapeʻa – not seen, likely use the thick tropical ash stand to roost

Flora:

None encountered thus far. It is unlikely that any threatened and/or endangered species would be encountered given the managed and manipulated aspects of this landscape over the past 150+ years.

Resource Concern: Habitat improvement. Property owner has already initiated preliminary discussions with USFWS regarding application for a Habitat Conservation Plan or Safe Harbor Agreement in anticipation of native plantings attracting currently listed or potentially listed wildlife.

4.12. Existing Recreational and Aesthetic Values

This property has been in private (Parker Ranch) ownership since the 1860’s. The only recreational use has been occasional hunting of pigs by Parker employees and picnicking and small gatherings of employees and families in the ash grove. There is and has been no public use or access.

Aesthetically, the property has been described by local Realtors and the surveyor who confirmed property corners and fence lines as “one of the most beautiful pieces of land they had seen on the island.” Rolling, verdant pastures, separated by exposed cliff faces and small “meringue like” hills, with expansive views of the Waipio Bay/Kohala Mountains and the Pacific Ocean. At night, the lights from Waimea are visible from upper ridges and stars are readily visible as there is little nearby light pollution.

Open vistas will, over time, be reduced or eliminated by rapidly growing koa and other woody species. This will produce its own aesthetic complex that will be the subject of interpretive signage and other informational material.

Resource concern: None

4.13. Infrastructure and Access Conditions

As noted above, the mauka boundary of Kapoaula is defined by the easily accessed Old Māmalahoa Highway, which is asphalted and publicly maintained. Presently, there is a 5-strand barbed wire perimeter fence with one standard pipe gate entry located approximately midway between the eastern and western property corners. The historic road layout creates a blind corner from each direction, making the narrow pull out area adjacent to the fence quite dangerous for loading and unloading equipment. Projected plans include widening this pull-out area and pulling back the fence line to accommodate low-boy trailer equipment delivery. The interior of the property has only unimproved jeep and cattle trails. There are no graveled roads.

As shown on the attached maps, approximately 11.3 acres for a mill site and access road have been removed
from the active forest management regime. The mill site will be self-contained with on-site power and water. There are no projected plans for bringing public water or power to the site owing to prohibitive cost.

**Resource Concern:** Minimizing transport of any sediments off-site onto a public road. Ensuring safe and easy access for highway vehicles (cars and trucks) as well as for delivery of equipment for on-site work. Such work will be conducted outside of the auspices of this management plan.
5. Management Objectives and Practice

5.1. Overview
Kapoaula was purchased with expressed intention of creating a dedicated, sustainable koa forest for musical instrument wood. This project will plant, over a ten (10) year period, the entire 553 acres of available land with koa and a range of associated native plants (11.3 additional acres are reserved for a saw mill site and access road). The project will combine the production of timber in a plantation format with mixed native forest plantings in less accessible areas. Over time – decades or century – we anticipate the colonization of the plantation area with the enrichment species from the mixed forests, from bird droppings and natural plant colonization. We call this a kīpuka restoration strategy whereby nuclei of enriched koa stands extend out and into the adjoining koa plantation stands.

As cattle are removed from the land and replaced by trees, compaction, erosion and animal organic wastes will be eliminated with positive consequences for water quality. Incorporating intentional plantings of native species favored by birds and insects will dramatically improve wildlife habitat. Windbreaks planted on strategic ridges will allow the koa trees to grow with minimum wind-caused distortion. Historic stock watering ponds may be enhanced with perimeter plantings and predator proof fencing and traps to favor migratory and resident waterfowl.

Beginning in year 30-35 a selection harvest is planned, emphasizing tree quality and stand vigor, while also removing useable koa wood. This will cause the natural regeneration of a cohort of koa trees, which will be repeated more or less every 15 years to create a continuity of canopy closure over space and time.

Ideally this project will inspire others. Early indications are that neighboring property owners are now also contemplating planting native trees on their DHHL pastoral leaseholds. Such plantings will leverage and expand the environmental gains provided by this project.

5.1.1. Fence units
There is active and obligate grazing on the property, which will be rolled back sequentially as the forest is planted. To keep grass sward and woody weeds under control and to maintain the land-use designation, cattle will continue to graze the property until it is planted out. Therefore, for each successive year a standard 5’ hogwire fence with a smooth top wire and barbed ground wire is planned. This will remove cattle and pigs from each regenerated area, protecting both the timber and non-timber species.

The sequence of fencing is important. In order to minimize wind effects, orographic conditions are exploited in years 1-4, where hills are used to “hide” new plantings from the wind while the windbreaks develop stature. Starting in year 5, plantings will be behind windbreaks.

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<th>Year</th>
<th>Fence ft</th>
<th>Acres</th>
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<tr>
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<td>4,890</td>
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<td>8</td>
<td>4,408</td>
<td>46</td>
</tr>
<tr>
<td>9</td>
<td>5,211</td>
<td>63</td>
</tr>
<tr>
<td>Total</td>
<td>44,215</td>
<td>564</td>
</tr>
</tbody>
</table>
5.1.2. Forest management units
To accomplish the koa and other native vegetation re-establishment objectives outlined for this plan, specific management activities will be implemented on each designated unit. To facilitate field operations, budgeting, and progress reporting, the property has been divided into a series of numbered units, called Forest Management Units or FMU’s. A unique identifying number is assigned to each FMU. (See 10-year Forestry Plan Map and implementation schedule).

The first number indicates the silvicultural regime
- 1 = koa timber emphasis
- 2 = koa with native species mixed forest
- 3 = existing non-native trees (ash stand) – special case FMU scheduled for conversion to koa in year 8
- 7 = mill site – not part of management plan

The second number indicates the year the plantings will occur
- year 1-9, roughly equivalent to fence unit

The third number indicates the sub-unit within a specific year’s planting

Examples:
Unit 242 is a koa mixed species unit, planted in year 4 it is the second of two similar units
- 2 – Mixed forest silviculture
- 4 – Year 4 planting
- 2 – Second unit

Unit 131 is a koa timber stand to be planted in year 3, it is the first sub-unit.
- 1 – Koa plantation silviculture
- 4 – Year 3 planting
- 2 – First (maybe only) unit
### 6. Detailed practices and objectives

#### 6.1. Summary of stands, activity year and objective

Table 3. Detail of Forest Management Units (FMUs), prescriptions and areas. Colors differentiate between fence units. There are several FMUs within each fence unit.

<table>
<thead>
<tr>
<th>FMU</th>
<th>Type</th>
<th>Year</th>
<th>Fence unit ac</th>
<th>Perimeter ft</th>
<th>FMU ac</th>
<th>Type</th>
<th>Objective</th>
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<td>1</td>
<td>53.4</td>
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<td>high quality koa timber on 40-60 year rotation</td>
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<tr>
<td>211</td>
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<td>native forest and timber</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>212</td>
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</tr>
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<td>711</td>
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<tr>
<td>121</td>
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<td>high quality koa timber on 40-60 year rotation</td>
<td></td>
<td></td>
<td></td>
</tr>
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<td>221</td>
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<td>native forest and timber</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>222</td>
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<td>2</td>
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<td>native forest and timber</td>
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<td></td>
<td></td>
</tr>
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<td>3</td>
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<td>high quality koa timber on 40-60 year rotation</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>132</td>
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<td>high quality koa timber on 40-60 year rotation</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>133</td>
<td>1</td>
<td>3</td>
<td>8.5</td>
<td>high quality koa timber on 40-60 year rotation</td>
<td></td>
<td></td>
<td></td>
</tr>
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<td>231</td>
<td>2</td>
<td>3</td>
<td>19.0</td>
<td>native forest and timber</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>232</td>
<td>2</td>
<td>3</td>
<td>6.0</td>
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<td></td>
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</tr>
<tr>
<td>141</td>
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<td></td>
</tr>
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<td>241</td>
<td>2</td>
<td>4</td>
<td>17.1</td>
<td>native forest and timber</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>242</td>
<td>2</td>
<td>4</td>
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<td></td>
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<td>171</td>
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<tr>
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<tr>
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<tr>
<td>311</td>
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<td>replace ash with koa timber</td>
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</tr>
<tr>
<td>292</td>
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<tr>
<td>791</td>
<td>7</td>
<td>9</td>
<td>11.3</td>
<td>sawmill &amp; dwelling</td>
<td>not part of management plan</td>
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</table>

<table>
<thead>
<tr>
<th>564.1</th>
<th>44,215</th>
<th>547.6</th>
<th>Stewardship sub-total</th>
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<td>547.6</td>
<td>11.3 sawmill &amp; dwelling</td>
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<td>7</td>
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<td>dwelling</td>
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</table>

Property total: 564.1 Entire TMK area
### 6.2. Summary of stocking & seedling needs

Table 4. Forest Management Units (FMUs), area and stocking

<table>
<thead>
<tr>
<th>FMU</th>
<th>Type</th>
<th>Year</th>
<th>Area (ac)</th>
<th>Koa stocking</th>
<th>Other stocking</th>
<th>Koa seedlings</th>
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<td>1,300</td>
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<td>125</td>
<td>75</td>
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<td>1,450</td>
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<td>6.8</td>
<td>125</td>
<td>75</td>
<td>850</td>
<td>510</td>
</tr>
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<td><strong>Total/avg:</strong></td>
<td></td>
<td></td>
<td><strong>547.6</strong></td>
<td><strong>297</strong></td>
<td><strong>75</strong></td>
<td><strong>162,820</strong></td>
<td><strong>31,060</strong></td>
</tr>
</tbody>
</table>
6.3. Site Preparation
Objective: Ensure former pasture ground is suitably prepared and cultivated to accept and support koa and other native seedlings

**Practice- Tree and Shrub Site Preparation: NRCS Practice 490**
This operation consists of two phases, initial weed control and soil cultivation.

**Weed control:**
Herbaceous ground cover control must occur before ripping or spot cultivation to increase effectiveness of the mechanical treatment and reduce weed competition on planted trees. Two to four months prior to any cultivation, a pre-planting herbicide application to control herbaceous vegetation and grass cover in production planting areas will be carried out using a combined mixture of imazapyr and glyphosate (Roundup). This application should occur in April to May.

Figure 6. Mechanical site preparation reduces planting costs and improves tree growth and wind resistance by improving root penetration. These effects are expressed in the first 5-10 years of growth.
Mechanical site preparation:\n
The purpose of this practice is to improve site conditions to be suitable for the purposeful establishment of desired trees and shrubs. In the case of Kapoaula, the entire property, except for exposed rocks and cliffs, is densely covered with long established cattle pasture. Because of the history of cattle grazing and associated compaction, deep ripping and bedding or deep spot cultivation will be required to assure that koa roots have a minimally compacted soil profile to penetrate. Depth of this operation should be at least 24 inches (60cm) and ideally 36 inches (90 cm) to provide for ease of root penetration and enhanced growth.

After the vegetation has died and begun to decompose, a tractor pulling long shank ripper and bedding plow (line cultivation) or an excavator equipped with a spot cultivation attachment (“chicken foot”) will be used to prepare planting spots at a spacing of approximately 10’ x 11’ and average stem density of 400 spots (trees) per acre for timber stands. On slopes of 20% or greater, where a mixed forest is the objective, stocking will drop to 200 trees per acre, roughly 15 x 15. Site preparation should not take place more than 2 months before first planting, cultivation by either means must prepare soils to a depth of 24”–36”, depending on substrate and operating conditions. Better the site preparation will be evident in the medium and long-term stand performance, where enhanced root penetration results in taller, more wind-firm trees.

Figure 7. Spot cultivation, using a specialized tool built for the purpose will be used in less accessible terrain and reaching onto steeper slopes. Ripper shank is 3 ft (90 cm) long, proving ample rooting depth early on, improving tree growth vis hand prepared soil which is never able to achieve the depth.

1 Mechanical site preparation will require an approved Soil and Water Conservation Plan
6.4. Windbreaks

Objective: Protect young seedlings and saplings from occasional high winds, improve stem architecture and shelter native forest stands from storms.

**Practice: Windbreak/Shelterbelt Establishment: NRCS Practice 380**

The combined factors of regional lack of tree cover, 3,000’ elevation, and persistent and occasionally gusty trade winds from the east create challenging conditions for minimizing wind stress on young seedlings and saplings. As a fast growing, vertical species, koa is particularly susceptible to deformation and leader damage due to strong winds.

The operational plan is based on installing early koa plantings in those areas already orographically protected from wind (see Fencing units map sequence). Most of the site after fence unit 4 (year 5 on) is quite exposed to wind. The traditional name for these legendary winds with driving rain is “kipu’u pu’u, the name King Kamehameha gave his first-in-battle assault soldiers who trained in these harsh conditions.

Minimizing wind stress on young trees can protect plants from wind-related damage and alter the microenvironment to enhance plant growth. Wind protection can be accomplished by planting fast-growing wind breaks on strategic high points and ridge crests. Luckily, the topography of the land seems to run perpendicular to prevailing wind conditions, thus providing a suitable setting for installation of windbreak plantings.

The intention of this plan is to install all windbreak plantings within the first year to develop evolving protection for future plantings as rapidly as possible, certainly by year 5. In addition, as protected koa plantings become established, they will provide some additional protection for subsequent plantings. They will be planted in 3 rows, with one species per row. Rows will be 10 ft apart and trees will be 20 ft apart along the row. Trees will be arranged so as to alternate with each other.

Windbreak/shelterbelt species by row, from shortest to tallest, from east to west row:

1. **Podocarpus (Podocarpus gracilior)** – WRA 0 low windbreak, medium growth rate
2. **Tallow-wood (Eucalyptus microcorys)** – WRA 1
   - or **blood-leaf gum (Eucalyptus torelliana)** – WRA 4 medium windbreak, fast growth
3. **Norfolk Island Pine (Araucaria heterophylla)** – WRA -5 tall windbreak, medium growth rate
   - or **Chinese fir (Cunninghamii lanceolata)** – no WRA available

Rule of thumb calculations for windbreaks indicate a wind protection distance of 10x the height of mature trees. As shown on 10-year forestry plan map, ridge crest planting locations will, over time, provide shelter for the entire site, assuming the araucaria and gum plantings reach a height of 100+’ after the first 20 years of establishment.
6.5. Fencing
Objective: Exclude domesticated, feral and non-native mammals from the growing restored native forest

Fence - NRCS Practice 382

6.5.1. Cattle
The property has been a cattle ranch since the mid nineteenth-century. The property is perimeter fenced with 5-strand barbed wire. Some sections of fence are adequate; some in need of repair. An agreed upon condition of purchase earlier this year (2018) was that Parker Ranch can continue to graze cattle on those sections of the property not yet scheduled for afforestation. On the three sides of the property not fronting the Māmalahoa Highway, DHHL pastoral lessees run cattle and horses in various conditions of husbandry. Exclusion of cattle is a fundamental requirement for successful koa forest re-generation.

Table 5. Summary of fencing units

<table>
<thead>
<tr>
<th>Year</th>
<th>Fence ft</th>
<th>Acres</th>
</tr>
</thead>
<tbody>
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<tr>
<td>2</td>
<td>6,173</td>
<td>71</td>
</tr>
<tr>
<td>3</td>
<td>5,451</td>
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<tr>
<td>5</td>
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<td>59</td>
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<td>6</td>
<td>3,802</td>
<td>77</td>
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<tr>
<td>7</td>
<td>3,957</td>
<td>70</td>
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<tr>
<td>8</td>
<td>4,408</td>
<td>46</td>
</tr>
<tr>
<td>9</td>
<td>5,211</td>
<td>63</td>
</tr>
<tr>
<td>Total</td>
<td>44,215</td>
<td>564</td>
</tr>
</tbody>
</table>

Investment in a koa forest at this scale will require the highest level of protection from cattle or sheep. A small herd of black feral pigs were observed. To protect the investment in select growing stock and especially sensitive native understory species, pigs must also be excluded from the planting.

A perimeter 5-foot hogwire fence with smooth wire for stability on the top and barbed wire at ground level (outside) to deter pig grubbing will be installed in each fence unit (see Fence map). This fence will also serve to exclude neighboring cattle. Every year fences will be inspected and maintained if needed. A formal maintenance entry is planned starting in year 5 (four years after installation), including tightening wires, fixing loose sections and re-staking sections that have come loose.

Cattle are an essential management tool to execute this reforestation stewardship plan. They will keep pasture grasses and invasive woody species, especially topical ash (*Fraxinus uhdei*), sourbush (*Pluchea carolinensis*) and guava (*Psidium guajava*) under control until a unit is scheduled for site preparation and planting. An essential and critical protection aspect for this significant investment is a system of cross fencing to create paddocks that securely contain cattle from temptation grazing on adjacent koa saplings.

As each subsequent pasture unit is converted to koa forest, cattle will be replaced by native vegetation. At the end of this ten (10)-year plan, all cattle will be eliminated from the property and a permanent fencing system
will be in place to localize, contain, and minimize any potential cattle trespass that might occur from adjacent pastoral leasehold herds.

6.5.2. Other mammals

Signs of several deleterious mammals have been noted during site visits, particularly around and near the open stock watering ponds. These include rats (*Rattus rattus* and possibly *Rattus norvegicus*), feral pigs (*Sus scrofa*), mongoose (*Herpestes javanicus*), and cats (*Felis catus*) it is likely that loose or feral dogs (*Canis lupus*) also visit the ponds.

Most of these species do not represent, at this time, a threat to the forest restoration objective of this project, aside from pigs which uproot tender seedlings, and rats which occasionally chew bark on koa trees.

The long-term objective of a restored koa-ʻōhiʻa forest means that, over time, there will be an increase in native bird habitat which may, in the future, be affected by the presence of rats and cats. Rats eat tree fruits and seeds as well as eggs and nestlings. Cats eat birds at various life stages. As native forest areas are restored and enriched during the course of this project, invasive animal control protocols may be necessary.

Recent experience in New Zealand and in Hawaiʻi with “Good Nature” traps have shown great success in controlling rodent and cat damage using humane means. These traps use a CO2 cylinder to power a strike bolt that instantly kills animals attracted to the bait. The design allows for upwards of 12 kills/trap before requiring re-arming. As native and migratory birds begin to frequent the property, vector control will be used to reduce the population of these mammals to promote a safe haven for nesting and foraging. In addition it may be prudent to incorporate this control feature on the high-value, select “elite” seedlings planting sites to avoid bark damage by rats.

Due to the low cost, location specificity and iterative nature of vector control, this is included under the monitoring and not separated as a budget item in this management plan. Most of the cost, as with other monitoring activities, is in the technician time needed to get the work done.
6.6. Tree/Shrub Establishment

Objective: Re-establish a koa-dominant forest with ‘ōhi’a and associated native understory on land historically managed as cattle pasture.

Practice- Tree/Shrub Establishment: NRCS practice 612

Hand planting will be carried out using a tree spade or dibble as appropriate for the available nursery stock. Soil surface should be perforated to a depth slightly greater than the length of the seedling stock and the seedling should be placed into this hole. The root collar should be marginally lower than the level of the soil (between 1/8-1/4” with the root mass oriented vertically so the tip of the root does not bend outward (“J-rooting”). Soil is then compacted lightly around the root system. Subsequent silvicultural activities will include fertilizer application, competition control, timber stand improvement (pruning), and native species enhancement.

Koa and mixed forest plantings will be planted at the same time, the only difference being their spatial arrangement and seedling count. Mixed forest stands, as their name implies should be a mix of species across the area, not a patchwork of monotypic stands.

Table 6. Summary of stocking by stand type and relative area occupied by each stand type

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6.6.1. Seedlings & seed sourcing

Seeds need to be collected in advance to allow adequate time for growth in the nursery setting. There are very limited supplies of ‘ōhi’a on the property, and no koa. Therefore, seedlings will be grown from collected seed supplies with first preference for the Waimea area followed by upper elevations in Hāmākua and then Kaʻu. Paniolo Forestry currently has a working relationship with Native Nursery on Maui, who will supply most of the seedlings. Additionally, in a meeting with the local charter school, Kanu o ka ʻĀina, they have expressed interest in growing and planting enrichment seedlings using students.

Koa seed procurement strategy is to keep sources as local (Island of Hawaii) as possible. There are several reasons for this: increased project flexibility by having a stable source of seedlings, safeguarding against outside pathogen spread (especially Rapid ‘ōhi’a Death [ROD]), promoting genetically conserved adaptations to local conditions, and introducing volunteers to this aspect of forestry. However, the laudable objective of using locally sourced seedlings must not come at the expense of achieving overall forest management goals. Because the overall project goal is to produce the highest quality koa wood with desirable characteristics, seed sources from other islands may also be included into yearly plantings to ensure as robust a genetic base as possible.

In addition, working relationships with Haleakala Ranch and Kamehameha Schools have generated propagation material from selected “elite” lines of koa which show desired and valuable characteristics such as figure, color, and vertical form. The Haleakala stock was originally propagated from Island of Hawaii.
seedstock 32 years ago. These selected lines of improved planting stock will be planted in identified highest-quality growing areas for propagation purposes. One or several seed orchards are contemplated as part of this project to capture and track the progress of these elite genetic sources.

Seedling size will necessarily depend on the species in question: Pioneer species such as koa will be 25-30 cm in height with a small dibble pot size of 65-100 cc, which is sufficient for a more aggressive species. Enrichment and enclosure species will be in 20-40 cm in height in a small to medium pot of 200 to 500 cc, with the objective of providing an older, more robust seedling for these more sensitive species. At least nine months should be allowed for māmane and ‘ōhi’a seedlings; six months for maile, ‘olapa and pilo seedlings; and three to four months for koa seedlings.

6.6.2. Koa Plantings
Koa and a’ali’i seedlings will be planted three to six months after weed control and site preparation. The planting sequence will begin with spot cultivation of planting sites for individual seedlings. Approximately 10’ x 11’ (3.3 m x 3.5 m) spacing will yield the target 400 spots per acre, of which 350 are for koa and 50 are for a’ali’i, mixed. However, natural variations in site will result in densities that are slightly higher or lower than the target.

Each koa or a’ali’i seedling will then be manually planted along the line or in the prepared hole. Hand planting crews will use a tree spade or dibble as appropriate for the nursery stock. Mechanical site preparation facilitates planting, and it is expected that rates will exceed 800 trees planted per day on flatter ground (<20% slope). Production will drop to 500 trees per day on sloping soil, and 200 in areas where machine site preparation is not possible and hand preparation will be needed.

Standard planting techniques will be followed, with planting holes dug to the depth of the seedling root stock, root collars buried marginally lower than the level of the soil, and all seedlings oriented vertically. After seedlings are placed in the ground, loose soil will be firmly packed around the roots to bring the root collar level with the soil surface.

6.6.3. Mixed forest plantings (kipuka enrichment planting)
At this time, the only significant native vegetation on the property are scattered ‘ōhi’a, found mostly on cliff faces and steep, rocky areas. Given the history of Parker Ranch pasture management and grazing for over 150 years, it is assumed that seed sources for native understory plants will be non-existent, thereby requiring use of seedlings for enrichment species.

The goal for enrichment species establishment is a net average of 75 trees per acre on those units with slope >20%. Koa will be used as a pioneer species to carry the stand and provide initial cover, planted at a density of 125 trees/acre.

The focus is to initiate a trajectory of recovery to re-create the native forest that once stood on this land, thereby providing habitat for native species and improving the overall environmental quality of the property, including aquifer recharge, and erosion control. These ridge units will effectively serve as “kipukas”, islands of native vegetation, which, slowly, over time, will provide seed sources and spread throughout the site.
The following list of proposed enrichment species is representative, in order of planned abundance, other species will also be utilized as appropriate for the site and as available.

- ‘Ōhiʻa (*Metrosideros polymorpha*)
- Aʻaliʻi (*Dodonaea viscosa*)
- Māmaki (*Pipturus albidus*)
- ‘Ōlapa (*Cheirodendron trigynum*)
- Kōlea (*Myrsine lessertiana*)
- ‘iʻo nui (*Dryopteris wallichiana*)
- ‘Ōhelo (*Vaccinium calycinum*)
- Hō‘awa (*Pittosporum glabrum*)
- Pilo (*Coprosma montana*)
- Ulei (*Osteomeles anthyllidifolia*)
- Maile (*Alyxia stellate*)
- ‘Ieʻie (*Freycinetia arborea*)
- Hāpuʻu pulu (*Cibotium glaucum*)
- Hāpuʻu iʻi (*Cibotium menziesii*)
- Iliahi (*Santalum paniculatum*)

### 6.7. Nutrient Management

Objective: Provide koa and other seedlings with nutrient inputs to ensure health and productivity while minimizing non-point pollution of surface and groundwater

**Practice- Nutrient Management: NRCS practice 590**

Long-term grazing has reduced soil fertility in this area and post-planting fertilizer application reduces the future weed control burden by helping seedlings to grow more quickly to heights at which weed competition is less intense. Application using controlled release fertilizer (CRF) will minimize movement of nutrients and other potential contaminants to surface and/or groundwater.

At planting, a crown fertilizer treatment assists with early seedling growth and development, and will consist of a 4-ounce (120 gram) dose of high phosphate (11-52-00 or similar) CRF distributed evenly within a 12” diameter area centered on the seedling stem, or, on slopes, a half-moon shape on the uphill side of the seedling. The property is located in a high-rainfall area (70” or more per year), so nutrient leaching is a concern, which is partially mitigated by the use of CRF fertilizers.

If an unlikely second application is needed, the crown application will be 6 ounces (180 grams) per seedling of 11-52-0 with micronutrients or other high-phosphate, low potash mix with micronutrients at 6 ounces per seedling CRF.
6.8. Weed Control
Objective: Control herbaceous weed competition until canopy closure and establishment of trees and shrubs

Practice- Herbaceous Weed Control: NRCS Practice 315;
Creating a “new” koa forest on previously pastured and grazed land will require significant inputs of weed control agents to ensure the successful survival and health of the newly-planted seedlings. Site preparation activities will temporarily diminish competitive herbaceous weed pressure through chemical and mechanical means. However, in the months following planting, there will be inevitable recurrence of resident grasses that will need attention.

For timber stands, a single weed control (aside from that applied during site preparation) application will be used. For mixed species restoration stands, which feature lower stocking and slower growing species, two entries will be used in the first year. All stands will receive two further entries during the Integrated Pest Management (IPM) applications, which also include control of psyllids, anticipated for the second and third years.

Selective or broad-spectrum herbicides, depending on actual weed pressure will be used as needed for post-planting competition control until trees are two years old or until the canopy has closed. Grasses will be the main targets for this operation; annual herbaceous species such as bull thistle and fireweed in moderate numbers are not as damaging to young seedlings. A manual spot treatment is an option for outbreaks of broadleaf weeds in early development stage (less than 10 ft height).

Because of the history of pasture management, the dominant weed species on site are grasses. Herbicides with grass-specific modes of action may, therefore, be applied over the entire planting area. These compounds do not affect broadleaf biochemistry and are thus safe to use without chemical barriers around seedlings. Examples of these grass-specific herbicides are fluazipop (Fusilade DX) and quizalofop (Assure II).

Monitoring will reveal which particular weed species have emerged and will be used to determine the precise formula to control weeds. Depending on the weed species composition, other herbicides in the toolbox may include Streamline (aminocyclopyrachlor), Polaris AC (imazapyr), Element 4 (triclopyr), Roundup PowerMax (glyphosate), and Escort (metsulfuron methyl). All label regulations will be observed for broadcast or spot treatments as appropriate.

Figure 8. Ground control works very well if the terrain is less than 20% slope, the limit for rubber tire equipment.
Integrated Pest Management

Objective: Protect growing koa trees with timely and effective treatment of insects and pathogens.

Practice- Forest stand improvement: NRCS Practice 666

Maintaining healthy trees is the first and best defense against pests and pathogens, but some level of disease or pest infestation may be unavoidable even in healthy plantings. This is best accomplished in the context of an integrated pest management (IPM) approach to dealing with pests and pathogens. The IPM framework involves three sequential assessments, (1) monitoring potential pest agents, (2) identifying threshold densities or populations at which pests cause unacceptable economic damage, and (3) identifying and applying the most effective control agent.

To control insect pests using IPM, the first step is to identify potential pest species. This requires a monitoring program that can take on varying degrees of sophistication. When damaging levels of the pest are discovered, the first option for control methods is typically a pheromone-based trapping system or adhesive traps. Chemical insecticides are used if control is impossible with more benign methods.

Likely insect pests on A. koa include the acacia psyllid (*Acizzia uncotoides*), a non-native sap-sucking insect, the koa moth (*Scotorythra paludicola*), a native defoliating insect, and the koa borer (*Xylosandrus compactus*). Psyllid infestations may threaten performance of entire stands by feeding on growing tips and causing extreme branching in the following growth phase. Koa is attacked by psyllids in the second year after planting. This causes stunting and loss of apical dominance, with concomitant branchiness. Koa moth is usually constrained to a few individuals in a given stand. The forest health practice here is to use IPM techniques to reduce the psyllid population during the critical spring time of year 2 and year 3.

Chemical options for controlling the psyllid include dinotefuran (Safari 20 SG) or spirotetramat (Movenzo), both of which have labeling appropriate or adaptable to use in koa plantings on Hawaii Island. The koa moth may also respond to these treatments, although such a use is not explicitly defined for Movenzo.

A combined treatment, utilizing one of the agents above plus a grass-control herbicide will be applied in the
spring of the 2nd and 3rd year using helicopter as an application method. This is an extremely cost-effective way to reduce pest presence and reduce pressure from grasses in the understory. The application will be used in both koa and mixed forest stands.

6.10. Pruning and Singling

Objective: Improve the stem form, quality, and value of planted koa stems through judicious and timely stem correction.

![Figure 10. Pruning is the only cost-effective way to effectively improve koa stem form in a planted forest setting. The need for it is obvious (right). Battery pruners reduce fatigue and cost and improve quality of pruning practice (left).](image)

Practice- Tree/shrub pruning: NRCS Practice 660

Koa has poor apical dominance which results in heavy branching, control of which will require several entries for both singling in year 1 (removal of competing leaders to favor only a single growing tip) pruning (removal of lateral branches up to a height of 6 to 8 feet.

Acacia koa shows a strong tendency to branch and fork even when grown at relatively high stem densities. At the planting geometries prescribed herein, pruning and singling treatments will be necessary to enhance form and growth rates. The singling operation (pruning to a dominant leader) should occur when trees first begin to show evidence of competing leaders. The most vigorous leader should be promoted by cutting the inferior leader tips back by 1/3 their length. This operation usually occurs between 10 and 15 months of age.
At a point between 14 and 20 months, depending on growth performance, the first pruning treatment will likely be required. Lower branches should be pruned up to a height of approximately 50% to 65% of the crown depth, with the smaller percentage crown depth removed from unhealthy / shorter trees, and the larger percentage from healthy / taller trees. Branches must be pruned when their basal diameter is less than 1/2”. Depending on growth rates, a second pruning entry may be required after 24 months of age.

A third pruning, after 24 months of age is not included in the budget tables for this management plan due to the uncertainty of its need. This treatment should be used only if additional clear wood height is needed and comes at a relatively nominal cost per entry.

The final objective should be to yield an expanse of tree trunk free of branches for at least 8 to 10’ above the ground. Subsequent entries scheduled as necessary according to tree growth rates. Pruning should result in koa trees with no lower branches to interfere with clear wood growth.

6.11. Ash stand replacement (year 8)
Objective: Replace existing tropical ash stand and regenerate a new koa forest

**Practice- Site preparation: NRCS Practice 460; Brush management: NRCS practice 314**
The ash stand is approximately 80 years old (estimated planting date 1930’s CCC) and apparently has never been thinned or managed in any active way. The impressive height of these existing trees is evidence of the site’s productivity for timber production and one of the reasons for the acquisition of this property. Tropical ash is a known invasive species. Evidence of prolific volunteer re-generation is evident on the forest floor, kept in check by constant cattle presence.

As these cattle transition off the property in coordination with koa plantings on successive units, herbicide applications will be necessary to control the spread of volunteer starts. The location of this stand provides an advantageous existing windbreak for that portion of the property directly to the west.

The ash stand is also a significant amenity on the property, providing shade and shelter from wind and rain for visitors and a windbreak for young saplings in years 1 and 2. Until other maturing forest components are established on site, retaining a portion of this grove is desirable. However, in the grove will become a nuisance as cattle are removed and seedlings begin to germinate inside the koa and mixed forest planted stands. Therefore, it must be removed.

Plans for the property call for a small saw mill (permit applications in process) that will be able to mill materials from this initial harvest and will be capable of milling the final harvest of the residual stand. Final harvest of these trees and subsequent conversion to a koa stand will occur in year 8. It is estimated that by this time there will be more comfort in the land management to tackle this stand and the sawmill use will have reduced the stocking to ameliorate costs.

The conversion of an ash stand to koa is no small feat, thus the following measures are to be used, based on experience of converting such stands in Hōnaunau Forest in 2005-2010:

1. Site preparation (ash only): remove all remaining standing trees and treat (with imazapyr) or remove stumps. Preferably keep stumps in place to avoid soil disturbance.
   a. Clear brush into windrows no less than 200’ apart in neat stacks such that they block the wind
2. Brush management: Treat seedlings and sprouting root fragments with imazapyr or Garlon 3A/4
3. Plant stands at a high 700 seedlings/acre to promote rapid site occupation and shading
4. Control weeds (ash seedlings) a second time in year 1 using imazapyr at low rates with glyphosate

Controlling ash is a necessary step for the long-term integrity of the forest and surrounding properties.

Ash is very susceptible to imazapyr, koa is less susceptible. This single factor, combined with high stocking will assist the conversion of this stand from the aggressive ash seedlings to koa. Ash seeds only last 2-3 years in the ground, the weed pressure will be short-term.

Figure 11. Treating an ash stump with imazapyr mix. Ash is very susceptible to imazapyr, both as cut stump and foliar.
6.12. Monitoring

Objective: Actively monitor and adaptively manage silvicultural activities and their results and incorporate this information into future management decisions. Monitor and control vectors if these are predating on forest birds.

Practice- Access Control: NRCS Practice 472; and Upland Wildlife Habitat Management: NRCS Practice 643

A critical element of forest management is an active and effective monitoring program. Monitoring will take place in three areas every year, using the following practices:

1. Monitor integrity of fences and gates, fix as necessary to maintain pig and cattle exclusion
2. Growth and yield of production koa plantings – establish 2 permanent sample plots of 8-10 trees each for annual measurements, ideally these are circular, using variable area or a fixed area approach. In the first 2 years, tree height and survival would be the two data categories. Once trees reach sufficient size to have a measurable diameter at 1.4 m above the ground, diameter would also be recorded. Data analysis would follow standard statistical methods to quantify koa growth rates and projected timber yields, as well as evolving species composition of the restored forest.
3. Record sign of deleterious mammals near water bodies, consider deployment of control measures if these are affecting native or migratory birds and a safe harbor agreement is in place.
7. Budget & practices summary

7.1. Budget summary

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Total: $1,192,928 $1,192,928 $2,385,856

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### FSP and NRCS practice codes used in this management plan & relevant rates for Siglo property

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### 8. Practice implementation schedule & annual budgets

#### 8.1. Year 1 implementation schedule

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Year 5 (2023)
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- **Year 5 Applicant Sum:** $116,861
- **Year 5 FSP Sum:** $116,861
- **Total:** $233,723
- **$/ac:** $3,964

---

Forest Solutions Inc.
### 8.6. Year 6 implementation schedule

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1. Cost unit: Year 3
### Year 7 implementation schedule

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**Year subtotal:**
- NRCS%: 50% 50% 50% 50% 50% 50%
- Applicant share: $18,679 $8,982 $41,967 $24,364 $21,487 $9,906
- FSP Share: $18,679 $8,982 $41,967 $24,364 $21,487 $9,906

**Year 7 Applicant Sum:** $125,385
**Year 7 FSP Sum:** $125,385
**Total:** $250,769
**$/ac:** $3,575
8.8. Year 8 implementation schedule

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<td>Site preparation: mechanical</td>
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Year 8 (2026)
8.8.1. Year 8 budget

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Year 9 (2027)
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### 8.10. Year 10 implementation Schedule

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<td>$ 9,995 $ 4,188 $ 456 $ 3,599 $ 3,953 $ 2,077 $ 4,656 $ 1,479</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tree Pruning</td>
<td>660</td>
<td>$91.00</td>
<td>---</td>
<td>7</td>
<td>$ 3,712 $ 1,555 $ 169 $ 1,337 $ 1,468 $ 771 $ 1,730 $ 549</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Monitoring</td>
<td>643</td>
<td>$110.00</td>
<td>---</td>
<td>7</td>
<td>$ 7,866 $ 22,683 $ 9,504 $ 1,034 $ 4,936 $ 5,422 $ 2,848 $ 6,386 $ 2,028</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Activity</th>
<th>Year subtotal:</th>
<th>NRCS%</th>
<th>Applicant share:</th>
<th>FSP Share:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fence maintenance</td>
<td>---</td>
<td>50%</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Competition control</td>
<td>---</td>
<td>50%</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Forest stand improvement</td>
<td>---</td>
<td>50%</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Tree Pruning</td>
<td>---</td>
<td>50%</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Monitoring</td>
<td>---</td>
<td>50%</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Year 10 Applicant Sum: $</th>
<th>Year 9 FSP Sum: $</th>
<th>Total: $62,707</th>
<th>$/ac: ---</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>31,354</td>
<td>31,354</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
9. Economic Analysis

9.1. Methods and assumptions

For the purposes of this management plan, the current budget costs were fed into a discounted cash flow (DCF) model that simplifies operations into a single “standard” acre. The “standard” acre costs were equalized so as to more or less add up to the total budget figure of 2.3 million dollars in aggregate.

### Per acre koa establishment costs, spot cultivation and manual spraying and fertilizer

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost ($) / ac by year with GE tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fence installation &amp; maintenance</td>
<td>$(730) $0 $0</td>
</tr>
<tr>
<td>Site preparation: grass control</td>
<td>$(250) $0 $0</td>
</tr>
<tr>
<td>Site preparation: mechanical</td>
<td>$(396) $0 $0</td>
</tr>
<tr>
<td>Seedlings: Koa &amp; a‘ali‘i</td>
<td>$(800) $0 $0</td>
</tr>
<tr>
<td>Seedlings: Natives</td>
<td>$(450) $0 $0</td>
</tr>
<tr>
<td>Planting</td>
<td>$(153) $0 $0</td>
</tr>
<tr>
<td>Fertilizer and application</td>
<td>$(189) $0 $0</td>
</tr>
<tr>
<td>Competition control</td>
<td>$(220) $(220) $0</td>
</tr>
<tr>
<td>Competition control 2</td>
<td>$(73) $0 $0</td>
</tr>
<tr>
<td>Integrated pest management</td>
<td>$(230) $(230) $(230)</td>
</tr>
<tr>
<td>Tree pruning</td>
<td>$(35) (35)</td>
</tr>
<tr>
<td>Monitoring</td>
<td>$(91)</td>
</tr>
<tr>
<td>Other activities: ash stand mgmt</td>
<td>$(105) $(105)</td>
</tr>
</tbody>
</table>

| Totals                      | $(3,261) $(485.00) $(461.00) |
| Cumulative                  | $(4,207)                        |

### Koa establishment costs, mechanical preparation, ex pasture, 550 acres unsubsidized

<table>
<thead>
<tr>
<th>Operation</th>
<th>Cost ($) by activity by entry for entire project</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fence installation &amp; maintenance</td>
<td>$(401,500) $0 $0</td>
</tr>
<tr>
<td>Site preparation: grass control</td>
<td>$(137,500) $0 $0</td>
</tr>
<tr>
<td>Site preparation: mechanical</td>
<td>$(217,800) $0 $0</td>
</tr>
<tr>
<td>Seedlings: Koa &amp; a‘ali‘i</td>
<td>$(440,000) $0 $0</td>
</tr>
<tr>
<td>Seedlings: Natives</td>
<td>$(247,500) $0 $0</td>
</tr>
<tr>
<td>Planting</td>
<td>$(84,150) $0 $0</td>
</tr>
<tr>
<td>Fertilizer and application</td>
<td>$(103,950) $0 $0</td>
</tr>
<tr>
<td>Competition control</td>
<td>$(121,000) $(121,000) $0</td>
</tr>
<tr>
<td>Competition control 2</td>
<td>$(40,150) $0 $0</td>
</tr>
<tr>
<td>Integrated pest management</td>
<td>$0 $(126,500) $(126,500)</td>
</tr>
<tr>
<td>Tree pruning</td>
<td>$0 $(19,250) $(19,250)</td>
</tr>
<tr>
<td>Monitoring</td>
<td>$0 $0 $(50,050)</td>
</tr>
<tr>
<td>Other activities: ash stand mgmt</td>
<td>$0 $0 $(57,750)</td>
</tr>
</tbody>
</table>

| Totals                      | $(1,793,550) $(266,750.00) $(253,550.00) |
| Cumulative                  | $(2,313,850)                      |
These costs are all discounted to year 0 at a 7% annual yield, including 3 planned harvest entries: one at 30 years, a second at 45 years and a final harvest (of the first cohort) at 60 years. For each successive harvest, resulting volume was calculated and apportioned according to predicted quality into small sawtimber, large sawtimber and veneer.

Table 8. Relative allocation of volume by harvest age

<table>
<thead>
<tr>
<th>Operation</th>
<th>Year</th>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Biomass</td>
</tr>
<tr>
<td>Harvest 1</td>
<td>30</td>
<td>60%</td>
</tr>
<tr>
<td>Harvest 2</td>
<td>45</td>
<td>30%</td>
</tr>
<tr>
<td>Final vol</td>
<td>60</td>
<td>20%</td>
</tr>
</tbody>
</table>

Table 7. Relative value of koa wood by type and age

<table>
<thead>
<tr>
<th>Operation</th>
<th>Year</th>
<th>Value, US$/bdft stumpage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Biomass</td>
</tr>
<tr>
<td>Harvest 1</td>
<td>30</td>
<td>-</td>
</tr>
<tr>
<td>Harvest 2</td>
<td>45</td>
<td>-</td>
</tr>
<tr>
<td>Final vol</td>
<td>60</td>
<td>-</td>
</tr>
</tbody>
</table>

sawtimber and veneer. Each harvest age and quality type has a different price point:
Growth information from other properties under management and DOFAW permanent sample plots were used to fit a koa growth function and estimate overall yield in three harvests, graphically represented above, where the Y axis represents the standing volume and the x axis represents the successive years. The green bars represent total standing volume, the brown line is the annual grown rate (mean annual increment – MAI).

Each harvest entry is evident by the downward step in total volume. Standing volume will recover faster younger trees and under higher stocking; this is accounted for with the reduction in response rate after each harvest entry.
The foregoing volume and relative value computation is fed back into the DCF model to calculate present value (PV) during the stand development. This is presented in graphical form on the next page, where the left axis is PV and the Y axis is the stand age.

9.2. Results of the analysis
The result of this analysis is that the unsubsidized PV for this project is approximately $5,100 per acre including land carrying and forest management costs. For the planted forest as a whole, the 550 acres represent an NPV of $2.8 million. The internal rate of return (IRR) for the project is 9% or 2% over the discount rate employed.

9.3. Challenges to this analysis
There are two salient challenges to this analysis. The first is that the growth of koa is still not well understood, particularly after 30 years. The second is that the prices for harvested volume are, at best, conjecture as there time spans involved are large. In both cases, the analysis opts for the conservative approach, discussed below.

9.3.1. Unknown growth
While the growth of koa is unknown, the current model employs a conservative 50% of observed growth from 15 plots at a higher elevation elsewhere on Hawai‘i Island. This still does not solve the potential for lower yield, yet provides some assurance that the modeled growth rates are indeed conservative.

9.3.2. Prices for koa volume will vary in the long term
It is impossible to predict long term prices for any commodity, much less those for koa, the price of which has doubled in the last 10 years. However, we use a consistent (uninflated) price across the analysis period with the assumption that any price appreciation will also be reflected in the wider economy. There may (or may not) be a real (i.e. after inflation) price increase in koa wood. The conservative solution is to not include any such real price appreciation.

9.3.3. Diseases and/or climate change
Hardwood trees are a long-term investment. The longer time span introduces risks not normally associated with investments, such as disease and climate change. A percentage of the planted koa will be of wilt-resistant stock, however, it is unlikely that there will be enough seed from this stock to fully plant the project. As a result, there may be wilt affecting trees on the property, especially at the lower reaches. This will be exacerbated by climate change effects and the natural disease adaptation to cooler climes.

<table>
<thead>
<tr>
<th>Operation</th>
<th>Year</th>
<th>Volume, bdft</th>
<th>Biomass</th>
<th>Small Saw</th>
<th>Large Saw</th>
<th>Veneer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Harvest 1</td>
<td>30</td>
<td>6,186</td>
<td>3,093</td>
<td>1,031</td>
<td>-</td>
<td></td>
</tr>
<tr>
<td>Harvest 2</td>
<td>45</td>
<td>4,572</td>
<td>4,572</td>
<td>4,572</td>
<td>1,524</td>
<td></td>
</tr>
<tr>
<td>Final vol</td>
<td>60</td>
<td>3,142.00</td>
<td>3,142</td>
<td>6,284</td>
<td>3,142</td>
<td></td>
</tr>
</tbody>
</table>
Timeline of discounted cash flows by forest age, koa planted forest

Present Value (PV) of activity ($/ac) Thousands

PV $ by year
Cumulative performance PV $, right axis

Cohort Age (yrs)
Koch, Sep 2018

Establishment
Thinning, harvest & regeneration of next crop of trees

Koch, Sep 2018

PV $ by year
Cumulative performance PV $, right axis

Cohort Age (yrs)
APPENDIX B

BIOLOGICAL SURVEY
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Introduction

Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch to obtain long-term access for the purposes of planting koa trees (Figure 1a and 1b). Siglo has partnered with other resource firms and public agencies in a project to convert pastureland back to a semblance of the native koa-ʻōhiʻa forest (Acacia koa-Metrosideros polymorpha) that once stood in this area and to provide controlled future uses of the forest for commercial products. This goal has been advanced through preparation of a site-specific forestry management plan (FMP) prepared by Forestry Solutions, Inc.¹ Through implementation of the FMP measures, in approximately 50 years the property will consist of a mixed-species native forest with the steep-sloped areas primarily used for native species conservation and less steeply sloped, less erodible areas primarily used for timber production. The resulting koa forest will provide a sustainable, long-term, predictable source of instrument grade wood for Taylor Guitars, one of the venture partners, produce high-quality wood for other uses, and provide habitat for native species, inspiring others to plant trees on their land for similar purposes. The ten-year objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants.
- Improve the quality of wood to be harvested in the future by:
  - planting seed from known, high-quality sources; and
  - utilizing cuttings propagated from trees with superior color, figure and form.
- Intensive management of koa for saw timber on those areas of the property with slopes less than 20%—accounting for 70% of the property or 390 acres.
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species—accounting for 30% of the area or 163 acres.
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks.

This biological survey was prepared to provide an assessment of the overall biological environment and potential impacts of the project and to inform implementation of the project in case there is a need for avoidance or other mitigation.

The survey involved a full assessment of flora and vegetation of the property based on walking the main access road and the perimeter fence line; inspection of existing groves of trees; wandering transects focused on areas with the highest potential for native species; inspection of a number of wetlands; and periodic excursions into random areas not selected for examination for other reasons.

¹ The FMP is a separate appendix to the Environmental Assessment to which this report is an appendix.
Teams of between one and four biologists (Ron Terry, Patrick Hart, Layne Yoshida, and Cory Edging) walked the area on two separate days in February and March 2019. The objectives of the botanical survey were to: 1) describe the vegetation; 2) list all species encountered; and 3) identify threatened or endangered plant species. Plant species were identified in the field and later in the laboratory. Special attention was given to the possible presence of any federally (USFWS 2019) listed threatened or endangered plant species.

The survey also included a limited faunal survey restricted to providing a list of birds and introduced mammals, reptiles, or amphibians observed during the botanical survey. Also considered in this report is the general value of the habitat for native birds and the Hawaiian hoary bat. Not included are evaluation of impacts to invertebrates, although members of the Solanaceae plant family, many of which are known to be host plants for the endangered Blackburn’s sphinx moth (*Manduca blackburnii*), were specifically searched for.

Included in this report are discussions of threatened and endangered species. Federal and State of Hawai’i endangered species laws require government agencies to ensure that their actions are not likely to jeopardize the continued existence of federal or State listed threatened endangered species (16 U.S.C. §1536(a)(2) and (4); Chapter 195D, HRS). The U.S. Endangered Species Act defines Critical Habitat as areas that may or may not be occupied by a threatened or endangered species but are essential to the conservation of the species. These areas may require special management considerations or protection (16 U.S.C. §1532 (5)).

**Ecological Context and Biological Literature**

**Physical Factors Influencing Vegetation and Animal Habitat**

There are several factors that influence the flora, vegetation and faunal habitat of the Kapoaula property. The geologic substrate on the property consists of different-aged lava flows from Mauna Kea ranging from as young as 4,000 years to as old as 250,000 years (Wolfe and Morris 1996). Winds in the area are dominantly northeast trades, replaced periodically by winds with a southerly component that can bring with them volcanic haze, or vog, when Kilauea Volcano is active (UH Hilo 1998). Kapoaula receives abundant rainfall. The average annual rainfall is 83 inches on the makai end of the property at an elevation of 2,740 feet and 56 inches at the mauka end at 3,180 feet. Monthly averages vary from about 4 inches in the comparatively dry summer months to more than 12 inches in the relatively wetter months of November through March (Giambelluca et al. 2013). The area is at very low risk of drought. Soils on the property are classified by the U.S. Natural Resources Conservation Service (NRCS) as Honoka’a silty clay loam in the lower elevations and Maile silt loam in the upper elevations. Both soil types are listed as “highly erodible.” These soils have an 8-10% organic material content. Locally boggy conditions develop readily when the soil is compressed by cultivation, vehicles or animals. Both natural and human-created small depressions are present in this landscape and form temporary or even sometimes semi-permanent ponds. A number of minor gullies and ephemeral streams are typical of this landscape, which has not eroded sufficiently to have deep gulches and permanent streams, which would offer very distinct habitats.
Vegetation

It is difficult to speculate on the precise pre-human vegetation of the area, since the area has been completely transformed by removal of tree cover and introduction and promotion of pasture grasses maintained by heavy cattle grazing. In the *Manual of the Flowering Plants of the Hawaiian Islands*, Gagne and Cuddihy (1990) described the natural vegetation in fairly undisturbed areas with similar geology and climate in this part of Hāmākua as sub-montane rain forest dominated by ‘ōhi’a, koa and hapu’u (*Cibotium* spp.) (Gagne and Cuddihy 1990). Historical records indicate that this entire flank of Mauna Kea was once a dense koa-‘ōhi’a forest, but the in 1850s the forest was evidently nearly eliminated and replaced by grazing land. An 1856 account from the *Sandwich Island Monthly Magazine* reported:

“…it is in the memory of many foreigners now living here, when the whole of these plains were covered in a thick wood…where hardly a tree stands for miles…….Thousands of old dead trees both standing upright and prostrate, from the present boundaries of these woods, exhibit a mode in which the destruction is effected; for whilst the old trees die of age, no young ones are seen taking their place, as during the last thirty or forty years, the cattle have eaten or trodden them down…….”In former times when I was a boy (said Ha’alelea), Waimea was a thickly wooded region all about there…. but of late years round about where I lived, it is as cleared of trees as the Esplanade is.”….. He explained that white settlers had felled the trees for fuel and fences for cattle pens and that “a good many of the young trees were destroyed by the cattle” (Fischer 2015: 62).

“From the nature of the country to the windward of our private lands [Waimea] (a dense forest and almost impenetrable undergrowth covering nearly the whole of it) as the herds increased it became an impossibility to prevent cattle from getting beyond the reach of our control, and gradually they have filled this land with their offspring” (Fischer 2015: 188).

John Parker’s original homestead at Mana was located about a mile mauka of the property boundary. An early account of the ranch reported on the koa milling activity in the area:

“…it was below the koa forest of Hanaipo that the saw pits were dug in the land known as Makahalau where the purebred bulls and cows are now penned up. This became the great center for koa work, cutting down trees, selecting the best to be sawn up into lumber through the saw pits, the piling up of koa lumber on hilly ground so that the air could get between the boards and season the wood. There was so much lumber piled up in this section that the natives called the place Palihooukapapa [Hill of piled lumber]” (Brennan 2006: 82).

Over the last century, however, there have only been small areas of remnant forest patches of ‘ōhi’a that reflect the original vegetation. No threatened or endangered plant species are known from this general area, and no plant critical habitat is present on or near the property (https://ecos.fws.gov/ecp/report/table/critical-habitat.html). The closest plant critical habitat is at about three miles south on a pair of hills that provide specialized habitat for a group of cinder cone species.
General Faunal Habitat

The quality of habitat for native animals is primarily determined by vegetation and the degree of disturbance. At the Kapoaula property, as in similar locations along the Hāmākua Coast, both the bird and invertebrate fauna would be expected to be dominated by non-native species that are adapted to open grassland habitats. A few widespread native species will tend to be present and forest patches may attract native birds. Unlike the situation with plants, a number of widespread endangered species may fly over, and, in some cases, nest, roost, forage, or otherwise utilize some features of the habitat on the property. However, no animal critical habitat is present on the property or within four miles of the property (https://ecos.fws.gov/ecp/report/table/critical-habitat.html). The closest animal critical habitat is eight miles away on Mauna Kea and on the Hakalau Forest National Wildlife Refuge, which are critical habitat units for various endangered birds.

Birds

A number of native forest birds occur along the Hilo-Hāmākua coast within the elevational range of the Kapoaula property. These include honeycreeper species such as the ‘apapane (Himatione sanguinea) and ‘amakihi (Chlorodrepanis virens), the ‘elepaio (Chasiempis sandwicensis – a monarch flycatcher), the ‘ōma‘o thrush (Myadestes obscurus), and the Hawaiian hawk (Buteo solitarius). All of these species generally require ‘ōhi‘a forest, but the hawk is known to breed successfully in both native and non-native forests. Additional native forest bird species are found in the montane forests along the Hāmākua Coast above the mosquito belt (generally above 4,000 feet in elevation), where native plant resources are still present and Culex mosquitoes are absent or scarce. A particularly important location is the 32,733-acre Hakalau Forest National Wildlife Refuge, located about 20 miles from the Kapoaula property. Birds for which the continuing health of the Refuge may be a critical factor include the threatened ‘i‘iwi (Drepanis coccinea), as well as the endangered ‘akiapōlā’au (Hemignathus munroi), Hawai‘i creeper (Loxops mana) and Hawai‘i ‘akepa (Loxops coccineus). Bird survey work in Puna on the eastern end of the Island of Hawai‘i documented in Spiegel et al. (2006) indicate that in many lowland forests, ‘amakihi are the most common and widespread native birds and are significantly associated with ‘ōhi‘a. These lowland ‘ōhi‘a forests can also support endangered Hawaiian hawks which forage in forests nearby agricultural tracts and nest in tall trees. At low elevations there has been widespread recovery of this species and a changing composition of the forest bird community; nevertheless, lowlands dominated by non-native vegetation and bird species continue to have few forest birds, with a few exceptions.

By contrast, some native waterbirds are common in both upland and lowland environments. In the Hāmākua Coast in general, waterbirds may be found in streams, estuaries, natural and artificial ponds, and wetlands. The most common native waterbird at lower elevations is the indigenous black-crowned night heron, or ‘auku‘u (Nycticorax nycticorax hoactli), a wetland bird. It is also not unusual to spot the endangered Hawaiian goose or nēnē (Branta sandwicensis), a wide-ranging and friendly bird, in a variety of environments and elevations throughout the island. Conceivably present in isolated ponds in the uplands are three endangered waterbirds: Hawaiian ducks or koloa maoli (Anas wyvilliana), Hawaiian stilt or ae‘o (Himantopus mexicanus knudseni), and the Hawaiian coot or ‘alae ke‘oke‘o (Fulica alai). Of these three birds, only the koloa maoli is likely in the project area, as Hawaiian stilts are generally found only below 600 feet in elevation, and Hawaiian coots below 1,320 feet (Hawai‘i DLNR 2015).
A very common native resident migratory bird, the Pacific golden-plover or kolea (*Pluvialis fulva*), is often seen in grassy areas far from the coast throughout the region during its winter residency in Hawai‘i.

While seabirds are not generally observed directly in the region, they may actually be transiting it at night. The Hawaiian petrel (*Pterodroma sandwichensis*), the Hawaiian sub-species of Newell’s shearwater (*Puffinus newelli*), and the band-rumped storm-petrel (*Oceanodroma castro*) have been recorded over-flying various areas on the Island of Hawai‘i between mid-March and December each year. The Hawaiian petrel and band-rumped storm-petrel are listed as endangered, and Newell’s shearwater as threatened, under both federal and State of Hawai‘i endangered species statutes. The petrels and shearwaters hunt over the ocean during the day and fly to higher elevations at night to nest. The Hawaiian petrel and the band-rumped storm petrel generally nest well above 5,000 feet on the Big Island, but some nests have recently been found at lower elevations on Kohala volcano. Both the Newell’s shearwater and Hawaiian petrel are known to burrow under ferns on forested mountain slopes. These burrows are used year after year and usually by the same pair of birds. Although capable of climbing shrubs and trees before taking flight, they need an open downhill flight path through which they can become airborne. Although once abundant on all the main Hawaiian islands, most Newell’s shearwater colonies today are found in the steep terrain between 500 to 2,300 feet on Kaua‘i, while Hawaiian petrel colonies are found on Kaua‘i, Maui, Lana‘i, and Hawai‘i islands (https://www.fws.gov/pacificislands/fauna/newellsshearwater.html). The primary cause of mortality in these species in Hawai‘i is thought to be predation by alien mammalian species at the nesting colonies. Collision with man-made structures is another significant cause. Nocturnally flying seabirds, especially fledglings on their way to sea in the summer and fall, can become disoriented by exterior lighting. Disoriented seabirds may collide with manmade structures and, if not killed outright, become easy targets of predatory mammals.

**Mammals**

Hawai‘i’s only native land mammal is the endangered Hawaiian hoary bat or ōpe‘ape‘a (*Lasiurus cinereus semotus*). These solitary, nocturnal bats roost in tall shrubs and trees and rarely in lava tubes, cracks in rocks, or man-made structures. They are found at all elevations on Kaua‘i, Maui, Hawai‘i and O‘ahu. They roost in native and non-native vegetation alike, utilizing ‘ōhi‘a, hala, coconut palms, kukui, kiawe, avocado, shower trees, and even fern clumps, as well as possibly eucalyptus and sugi pine. Prime foraging areas include forest and pasture interfaces, forest road corridors, streams, bays, and inlets. They use echolocation to find and capture native and non-native night-flying insects such as moths, beetles, crickets, mosquitoes, and termites. Hawaiian hoary bats have adapted to urban and agricultural land uses fairly successfully, probably because of high levels of insect prey found there. Research indicates that bats reproduce in the lowlands but move to higher elevations during the winter, possibly in order to utilize the cooler temperatures to achieve a lower metabolic rate while roosting. Maps produced by DLNR (2015) indicate that they have been sighted throughout the Hāmākua Coast, and indeed, the island.

Bats are vulnerable to habitat loss, pesticides, predation, snagging in barbed wire, and roost disturbance. During clearing, grubbing or tree trimming/cutting, the removal of tall, woody vegetation can temporarily displace bats using the vegetation for roosting. As bats use multiple roosts within their home territories, this disturbance from the removal of vegetation is likely to be minimal. However, during the pupping season, from about June 1 to September 15 each year,
female bats carrying pups may be less able to rapidly vacate a roost site when the vegetation is cleared. Additionally, adult female bats sometimes leave their pups in the roost tree while they forage, and very small pups may be unable to flee a tree that is being felled. (DLNR- 2005; Bonaccorso 2010; https://www.pacificrimconservation.org/wp-content/.../Hawaiian%20Hoary%20Bat.pdf.

Reptiles and Amphibians

There are no native terrestrial reptiles or amphibians in Hawai‘i. Several species of gecko, anole and skink, as well as a cryptic, wormlike blind snake, are common throughout the island. Bufo toads (Bufo marinus), bullfrogs (Rana catesbeiana) and the highly invasive coqui frog (Eleutherodactylus coqui) are found in all of the rainier lowlands of the island of Hawai‘i, including the Hāmākua Coast.

Invertebrates

Twenty-three species of invertebrate are currently listed as threatened or endangered in the State of Hawai‘i (U.S. Fish and Wildlife Service 2019). These include a spider, an amphipod, a moth, snails, picturewing flies, yellow-faced bees and damselflies. Very few if any of these species have a high potential to be present at the Kapoaula property. Most of the listed species are restricted to other islands or found at substantially higher elevations with intact native forest, often with specific host plant species that are lacking on the properties.

Native insects are highly associated with native vegetation. Invertebrate fauna in active agricultural areas are almost exclusively non-native species, because of the lack of native plants and the periodic application of insecticides. Few of the endangered insects listed above are common in the pastures of the region. However, there is one endangered insect, the orangeblack Hawaiian damselfly (Megalagrion xanthomelas), that lives in streams and wetlands at locations around the coastline on the Island of Hawai‘i, primarily in estuaries and ponds at sea level. On other islands, it has been sighted as high as 3,280 feet above sea level. According to conservationists, its limited habitat and small scattered populations may affect long-term stability. The species is susceptible to the effects of habitat loss and introduced species (https://xerces.org/orangeblack-hawaiian-damselfly/; https://ecos.fws.gov/ecp0/profile/speciesProfile?spcode=I063; DLNR-DOFAW 2013; Polhemus 1993 and 1995; Polhemus and Asquith 1996).

Current Vegetation and Flora at Kapoaula

Our team of biologists spent portions of two days at Kapoaula conducting biological surveys. All portions of the property were investigated.

The current vegetation on the property is about 90 percent managed pasture, consisting of various non-native species of grass, with kikuyu grass (Cenchrus clandestinus) and Pangola grass (Digitaria eriantha) most common. There are also a large variety of primarily non-native herbs, although the pasture is well-managed and noxious weeds are relatively low in cover and biomass. Gulch slopes and rock faces support some ferns and low shrubs as well.
There is a single 14.8-acre grove of forestry trees likely planted during the Civilian Conservation Corps era, in the 1930s (see Figures 1a and 2e). It is composed mainly of tropical ash (*Fraxinus uhdei*), with two rows of tsugi pine (*Cryptomeria japonica*), two rows of swamp mahogany (*Eucalyptus robusta*) in poor condition, and scattered turpentine tree (*Syncarpia glomulifera*). The windward edge of the stand, composed of tsugi pine and swamp mahogany, has been stunted by wind, and the rest of the ash stand is beginning to show signs of mechanical deterioration, owing to the mature condition of the trees.

No permanent streams are present and all watercourses are highly ephemeral. True, distinct riparian vegetation is not present, but the high slopes and presence of trees near the deeper gulches creates a shady environment that promotes different assemblages of plants than the open pastures. More ferns and herbs and fewer grasses are present there. Several semi-permanent ponds or wetlands are also present, most of them apparently created by artificially blocked drainage, sometimes for cattle watering.

Flora

A full list of flora found on the property is contained in Table 1. Only a small proportion of the plant species found are native, and they make up generally a very small part of the vegetative cover and biomass. The most numerous native plants are ohi’a, the fern pala’a (*Sphenomeris chinensis*) and the sedge *Cyperus polystachyos*. Also present are the herb popolo (*Solanum americanum*), the fern ally moa (*Psilotum nudum*), and several ferns: uluhe (*Dicranopteris linearis*), *Microlepia speluncae*, *Christella cyatheoides* and sword fern (*Nephrolepis exaltata*). Non-native plants of some concern include the widespread fireweed (*Senecio madagascariensis*), which sickens cattle, and strawberry guava (*Psidium cattleianum*).

Threatened and Endangered Plant Species

No listed or proposed threatened or endangered plant species were found. Given the current context, in an area almost completely devoted to regularly grazed pasture and groves of non-native forestry trees, it is unlikely that one would be found. It should also be noted that very few individuals within Solanaceae family were found, and none that could potentially serve as hosts for the endangered Blackburn’s sphinx moth.

Fauna and Native Animal Species Habitat at Kapoaula

Introduced Mammals, Reptiles, and Amphibians

The only live mammals seen during the survey were domestic cattle (*Bos taurus*). It is likely that small Indian mongooses (*Herpestes a. auropunctatus*), mice (*Mus* spp.), rats (*Rattus* spp.), feral cats (*Felis catus*), feral pigs (*Sus scrofa*) and domestic dogs, (*Canis f. familiaris*) are occasionally present on the property. None of these wild alien mammals have conservation value and all are deleterious to native flora and fauna. There are no native terrestrial reptiles or amphibians in Hawai’i. No reptiles and amphibians were detected during the survey.
Invertebrates

No systematic invertebrate survey was conducted for the property, given the low probability of the presence of T&E or rare species, and the low likelihood that reforestation activities would adversely affect them. Several damselflies, likely one of the common native species, as well as an indigenous dragonfly, the common green darner (*Anax junius*) were observed in several of the ponds that occupy the property.

Hawaiian Hoary Bat

The endangered Hawaiian hoary bat (*Lasiurus cinereus semotus*) is ubiquitous throughout the Island of Hawai‘i, and they are thus presumed to be present on the property. The bats are known to favor eucalyptus groves, which are present on the property and in the general region. Bats may forage for flying insects near the large grove of tropical ash and eucalyptus and the small groves of ‘ōhi‘a on a seasonal basis. They may roost in some of the trees and shrubs on the property. In addition to unaided visual detection in the dawn and dusk hours, Hawaiian hoary bats can be detected by night vision binoculars and goggles using available light; thermal infrared scopes and cameras; sound detectors using high-frequency ultrasonic microphones with a range above 20 kilohertz; and modified marine surveillance radar. Our visual-only surveys took place in daylight, and none of these techniques were employed on the property, because the bats are presumed to be present and no information valuable in a biological reconnaissance would be obtained by employing the technologies.

Birds

Only a few species of birds were detected during the surveys, most of them non-native and typical of those found in similar pasture habitats: skylark (*Alauda arvensis*), Japanese white-eye (*Zosterops japonicus*), Kalij pheasant (*Lophura leucomelanos*), domestic chickens (*Gallus gallus domesticus*), wild turkeys (*Meleagris gallopavo*) and scaly-breasted munia (*Lonchura punctulata*). It is likely that repeated or extended observations at different times of the day and year would generate a much larger list of non-native birds. One would expect ring-necked pheasant (*Phasianus colchicus*), Erckel’s francolin (*Francolinus erckelii*), mourning dove (*Zenaida macroura*) and a variety of other birds.

Several native birds were also present. The most frequently seen native bird was the Pacific golden-plover or kolea (*Pluvialis fulva*), which was abundant in the pastures. The Pacific golden-plover is a protected migratory bird. A pair of pueo (*Asio flammeus sandwichensis*), the Hawaiian endemic sub-species of the short-eared owl, was seen in the lower elevations near the adjacent quarry. This diurnal bird of prey is regularly seen within the grasslands of South Kohala into Hāmākua. This species is currently widespread in South Kohala and does not have special protected status under either the State or federal endangered species statutes. Two endangered bird species were also present. We observed a pair of endangered Hawaiian hawks (*Buteo solitarius*), which appear to have been a parent and a juvenile from the previous year. The birds were seen from a distance in a small grove of ‘ōhi‘a, but when we got to the edge of the grove of tropical ash, the birds flew into a low position on a tree on the edge of a grove directly above us and observed us for about ten minutes (see Figure 2i for a photo). It is somewhat likely given the size of the grove and its relationship to adjacent habitat that Hawaiian hawks utilize the grove for nesting. On two occasions
we observed a pair of what were either Hawaiian ducks (koloa maoli - *Anas wyvilliana*) or Hawaiian duck hybrids, in two separate small ponds in the lower part of the property.

As stated previously, the elevation of the land at 2,740 to 3,180 feet above sea level is within the range of many native forest birds, including the Hawai‘i ‘amakihi (*Hemignathus virens*) (which is sometimes found down to sea level in Puna), ‘elepaio (*Chasiempis sandwichensis*), ‘i‘iwi (*Vestiaria coccinea*), ‘apapane (*Himatione sanguinea*), and ‘ōma‘o (*Myadestes obscurus*). However, the lack of native forest cover means that such birds are unlikely to be found, and several bird observations at different times of the day did not detect them.

The seabirds discussed in the previous section may be present in this part of Hāmākua and may overfly, roost, nest, or utilize resources here, including the endangered Hawaiian petrel (*Pterodroma sandwichensis*), and the threatened Newell’s shearwater (*Puffinus auricularis newelli*). No advanced seabird detection technologies (e.g., radar) were employed, and it is difficult to speculate on whether these birds pass over the property.

**Findings and Recommendations**

Both the vegetation and flora of the Kapoaula property are typical of former native forests that were cleared for pasture many decades ago. A stable assemblage of pasture grasses and some herbs have come to dominate the biomass and cover, except in the limited forestry plantings. Very few natives are present besides a few scattered groves of ‘ōhi‘a. All rare, threatened or endangered plants and any traces of intact native ecosystems are long gone and unlikely to return without intensive human intervention. Habitat for native animals is very limited and in general, only the most widespread endangered animals – Hawaiian hoary bats and Hawaiian hawks – are present. Interestingly, the pair of Hawaiian ducks seen in one of the property’s small ponds signals that there is potential for nesting habitat for this species, although the areas around such ponds would need to be managed with rat, mongoose and cat predator control to allow breeding. Other less manageable threats exist as well, including avian diseases and predation by ‘auku‘u, cattle egrets (*Bubulcus ibis*) and barn owls (*Tyto alba*), each of them present in the area.

The reforestation of virtually the entire property with koa and a complement of associated native forest plants will significantly improve the vegetation, watershed qualities and faunal habitat of the property. The majority of the property will be intensively managed to grow koa for saw timber, but where high slopes are present – about 30 percent of the property – the vegetation will be managed for a multi-species native forest where koa is not planned for harvest. Even in the saw timber areas, the encouragement of a native species understory rather than a plantation-style arrangement, coupled with the planting and harvesting rotation of stands of varying ages, will maintain a healthy native forest over most of the property at any given time. In addition to diversifying the native flora, this restoration will reduce soil compaction and provide cover and food for native wildlife.

There will be minor impacts to some native faunal species, all of which are either insignificant or can be mitigated to insignificant levels through simple project management measures.

- The Pacific golden-plover is unlikely to be disturbed by the forestry operations but because of the growth of trees may become less abundant on the property in the future. It will
continue to find abundant habitat in the thousands of acres of pasture and other grasslands in the area, as well as agricultural and urban areas throughout the island.

- Forestry operations in the short-term and the eventual growth of tree cover will displace short-eared owls, but there is abundant additional suitable pasture habitat within the area for any displaced owls to move into, and no adverse impacts would be expected.

In order to avoid impacts to endangered but widespread native birds and the Hawaiian hoary bat:

- To minimize impacts to the endangered Hawaiian hoary bat, we recommend that trees taller than 15 feet not be removed or trimmed during the bat birthing and pup rearing season (June 1 through September 15). Barbed wire should not be used on fences with the exception of the bottom strand, which is required for excluding feral pigs.
- To minimize impacts to Hawaiian hawks, we recommend avoiding earthmoving or tree cutting during the breeding season for Hawaiian hawks (March through September). If this time period cannot be avoided, arrange for a hawk nest search to be conducted by a qualified biologist. If hawk nests are present in or near the project site, all land clearing activity should cease until the expiration of the breeding season.
- If any activities incorporate outdoor lighting, they may attract endangered seabirds, which may become disoriented by the lighting, resulting in birds being downed. To avoid the potential downing of these seabirds through interaction with outdoor lighting, we recommend no construction lighting or unshielded equipment maintenance lighting after dark between the months of April and October. All permanent lighting should be shielded in strict conformance with the Hawai‘i County Outdoor Lighting Ordinance (Hawai‘i County Code Chapter 9, Article 14), which requires shielding of exterior lights so as to lower the ambient glare caused by unshielded lighting.

The Forest Management Plan for the project contains in Chapter 6, “Detailed practices and objectives”, a variety of specific and detailed best practices for forest management that include measures to protect the biological environment. These recommendations are incorporated by reference here.

There is a significant potential for the project to accomplish some or all of the following conservation benefits:

- Reduced habitat fragmentation;
- Maintenance, restoration, or enhancement of existing habitats;
- Increases in habitat connectivity;
- Stabilized or increased numbers or distribution; and
- Opportunities to test and develop new habitat management techniques.

As the project proceeds, it is expected that a baseline survey will be conducted to establish the levels of listed species currently on the property, and an SHA will be developed.

**Limitations**

No biological survey of a large area can claim to have detected every species present. Some plant species are cryptic in juvenile or even mature stages of their life cycle. Thick brush can obscure
even large, healthy specimens. Birds utilize different patches of habitat during different times of the
day and seasons, and only long-term study can determine the exact species composition. The
findings of this survey must therefore be interpreted with proper caution; in particular, there is no
warranty as to the absence of any particular species.

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‘Ópe’ape’a or Hawaiian Hoary Bat Lasiurus cinereus semotus.
Koloa Maoli or Hawaiian Duck. Anas wyvilliana.
Damselflies and Dragonflies Order Odonata.
‘Alae ke’oke’o or Hawaiian coot. Fulica alai.
Ae’o or Hawaiian stilt Himantopus mexicanus knudseni.


Xerxes Society: https://xerces.org/orangeblack-hawaiian-damselfly/
Figure 1a. Property Location Map

Source: Forestry Solutions Inc.

Figure 1b. Aerial Image of Property

Source: Google Earth ©.

Biological Survey of Kapoaula Koa Forest, Page 13
Figure 2  Project Site Photos

2a. USDA Airphoto from January 1965 (Tropical ash stand on property visible in upper right quadrant) ▲
Figure 2  Project Site Photos

2b. Majority of property is pasture with no trees ▲
▼ 2c. Isolated groves are present on a few ridges
Figure 2  Project Site Photos

2e. Tropical ash grove on left, ‘ōhi’a patch in foreground, Monterey pines on ridge in center ▲
▼ 2f. Low light levels prevail in interior rows of tropical ash grove
Figure 2  Project Site Photos

2g. Shallow, ephemeral gulches lack distinct riparian vegetation ▲ ▼ 2h. Pair of hawks in tree
2i. Isolated ponds with wetlands and waterbird habitat ▲
▼ 2j. Eucalyptus fringe tropical ash grove
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APPENDIX C

ARCHAEOLOGICAL AND CULTURAL INVENTORY REPORTS

C1 FINAL ARCHAEOLOGICAL ASSESSMENT
C2 CULTURAL IMPACT ASSESSMENT
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An Archaeological Assessment of the
Paniolo Tonewoods Kapoaula Koa Forest
Management Plan

TMK: (3) 4-7-007:011

Kapoaula Ahupua‘a
Hāmākua District
Island of Hawaiʻi

DRAFT VERSION

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March 2019

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ASM Project Number 31870.00
An Archaeological Assessment of the Paniolo Tonewoods Kapoaula Koa Forest Management Plan

TMK: (3) 4-7-007:011

Kapoaula Ahupuaʻa
Hāmākua District
Island of Hawaiʻi
EXECUTIVE SUMMARY

At the request of Ron Terry of Geometrician Associates, LLC, on behalf of Cardno GS, Inc. (CGS), ASM Affiliates conducted an Archaeological Inventory Survey (AIS) of a roughly 564-acre study area located on Tax Map Key (TMK): (3) 4-7-007:011 in Kapoaula Ahupua'a, Hāmākua District, Island of Hawai‘i. The AIS was conducted to accompany a Hawai‘i Revised Statutes Chapter 343 Environmental Assessment prepared for the Kapoaula Koa Forest Management Plan Project that has been proposed by the landowner’s (Siglo Forest, Inc.) lessee, Paniolo Forestry, LLC, in conjunction with Paniolo Tonewoods. The objective of the project is to develop a long-term supply of quality koa (Acacia koa) wood and associated native forest plants by reforesting the study area with koa and other native trees, replacing the existing pasture that has been used for cattle grazing since the mid- to late nineteenth century. The current study was conducted in accordance with Hawai‘i Administrative Rules (HAR) 13§13–284 and was performed in compliance with the Rules Governing Minimal Standards for Archaeological Inventory Surveys and Reports as contained in Hawai‘i Administrative Rules 13§13–276. Because no archaeological sites were found during the AIS, this report has been prepared as an Archaeological Assessment in accordance with HAR 13§13-284-5(b)(5)(A).

Traditional accounts, boundary commission testimoniess and historical maps indicate that the study area was forested until the second half of the nineteenth century. Traditional uses of the forests on the slopes of Mauna Kea are understood to have included the harvesting of upland resources such as timber, plants products, and bird feathers, as well as for travel, ceremonial or ritual purposes, and associated temporary habitation. After the introduction of cattle to the area in the early to mid-nineteenth century, the current study area became deforested and converted to pasture. The land was acquired by Parker Ranch in 1874, and it has been used for cattle grazing since that time.

Fieldwork for the current study consisted of an initial reconnaissance of the study area conducted by Benjamin Barna, Ph.D. (Principal Investigator) on January 29, 2019, followed by an intensive (100% coverage) pedestrian survey conducted between March 26 and 28, 2019. The field crew for the intensive survey consisted of Genevieve L. Glennon, B.A., Lauren M. U. Kepa’a, Johnny Dudoit, B.A., and Lyle Auld, B.A., under the direction of Benjamin Barna, Ph.D. In the large open pasture portions of the study area, field crew members walked in systematic transects paralleling the survey area boundaries, spaced no more than 40 meters apart. The low, recently-grazed grass covering most of the study area resulted in excellent visibility. In addition to walking transects, a thorough inspection was made of vegetated areas and bedrock overhangs with potential for concealing archaeological features and lava tubes, as well as prominent and anomalous landforms. Exposed soil cuts created by roads and cattle were inspected to ascertain the soil stratigraphy throughout the study area. Given the erosional environment of the study area, no subsurface testing was conducted.

As a result of the current fieldwork, no archaeological sites or other historic properties of any kind were identified within the study area. All of the ranching related infrastructure encountered during the survey appeared modern. An effort was made to identify the physical routes two trails depicted on historic maps, but the routes have been obscured by cattle trampling, erosion, and the incursion of pasture grasses since the mid-nineteenth century. Given the history of erosion and other ground disturbance related to livestock ranching, it is unlikely that any buried cultural deposits exist within the current study area.

Given the negative findings of the current study with respect to archaeological resources, it is concluded that the proposed project will not impact any known historic properties. The determination of effect for the proposed project is “no historic properties affected.” With respect to the historic preservation review process of the Department of Land and Natural Resources–State Historic Preservation Division, our recommendation is that no further work needs to be conducted within the current study area prior to or during project implementation. In the unlikely event that significant archaeological resources are discovered during the proposed ground disturbing activity, work should cease in the area of the discovery and DLNR-SHPD contacted pursuant to HAR 13§13-280-3.
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1. INTRODUCTION

At the request of Ron Terry of Geometrician Associates, LLC, on behalf of Cardno GS, Inc. (CGS), ASM Affiliates conducted an Archaeological Inventory Survey (AIS) of a roughly 564-acre study area located in Kapoaula Ahupua’a, Hāmākua District, Island of Hawai‘i (Figure 1). The study area comprises a single parcel, Tax Map Key (TMK): (3) 4-7-007:011 (Figure 2), which is owned by Siglo Forest, Inc. The AIS was conducted to accompany a Hawai‘i Revised Statutes Chapter 343 Environmental Assessment prepared for the Kapoaula Koa Forest Management Plan Project that has been proposed by Siglo Forest, Inc.’s lessee, Paniolo Forestry, LLC, in conjunction with Paniolo Tonewoods. The objective of the project is to develop a long-term supply of quality koa (Acacia koa) wood and associated native forest plants on the subject parcel for use in the manufacture of musical instruments and for other uses. To do so, Paniolo Forestry, LLC will plant koa and other native trees on the subject parcel, which will replace the existing pasture that has been used for cattle grazing since the mid- to late nineteenth century.

The current study was conducted in accordance with Hawai‘i Administrative Rules (HAR) 13§13–284 and was performed in compliance with the Rules Governing Minimal Standards for Archaeological Inventory Surveys and Reports as contained in Hawai‘i Administrative Rules 13§13–276. Compliance with the above standards is sufficient for meeting the historic preservation review process requirements of both the Department of Land and Natural Resources–State Historic Preservation Division (DLNR–SHPD) and the County of Hawai‘i Planning Department. According to HAR 13§13-284-5(b)(5)(A), when no archaeological sites are found during an AIS, the results of the AIS shall be reported through an Archaeological Assessment. This report contains background information outlining the study area’s physical and cultural contexts, a presentation of previous archaeological work in the vicinity of the project area, and current survey expectations based on that previous work. Also presented are an explanation of the project’s methods and a description of the findings, followed by recommendations and a determination of effect for the proposed project.
Figure 1. Study area location.
1. Introduction

STUDY AREA DESCRIPTION

The current study area encompasses roughly 564 acres of pastureland (Figure 3) and is situated on the southernmost boundary of Kapoua Ahupua’a, Hāmākua District, Island of Hawai‘i (see Figures 1 and 2). The study area extends along the mauka (southern) edge of the Old Māmalahoa Highway, and is accessed by a gated, unimproved access road that enters into the parcel from the north. The study area is bounded to the west by Kamoku and Kapulena ahupua’a and to the east by Honokaia Ahupua’a. Its northern boundary is coterminous with the ahupua’a boundary with Kamoku along the Old Māmalahoa Highway (Figure 4), and it is adjacent to the Edwin DeLuz gravel quarry to the northwest. It is situated on the northern flank of Mauna Kea Volcano at elevations ranging from 2,740 to 3,180 feet (835 to 969 meters) above sea level, roughly 7 kilometers from the coast (see Figure 1). The undulating terrain (Figures 5 and 6) is characterized by gentle to moderately north-sloping hills punctuated with outcroppings and occasional steep and rocky ridgelines, particularly in the makai half of the parcel. A single permanent stream crosses into the study area near the northwestern corner of the property (Figure 7). Several non-perennial surface streams (none of which were flowing at the time of the current study) have incised shallow to moderate intermittent drainage channels (Figures 8 and 9) through the study area.

Soils within the study area (Figure 10) are classified as Maile-Waïkea-Rock outcrop complex on 6 to 35 percent slopes (Soil Survey Staff 2019). These soils consist of two distinct, well-drained loams, namely Maile and Honokaa, that range from ashy, sandy loam to hydrous silt loam, and highly organic silty clay that formed in a series of volcanic ash layers overlying basalt that originated from Mauna Kea Volcano during the Pleistocene epoch. The geology underlying the current study area is composed predominately of 11,000 to 64,000-year-old Laupāhoehoe Volcanics (labeled as “Qlb” in Figure 11). The northeast section of the parcel contains small portions of Hāmākua Volcanics that have been dated to 64,000 to 300,000 years old (labeled as “Qhm” in Figure 11). Mean annual rainfall within the study area averages approximately of 2,038 millimeters (80.24 inches), with the majority of rainfall occurring between the months of November and April and the least occurring in June and September (Giambelluca et al. 2013). The study area is characterized by a cool, semi-tropical climate with a mean annual temperature ranging from 32 to 78 degrees Fahrenheit (Giambelluca et al. 2013).

As a result of nearly two centuries of cattle grazing, vegetation within the study area consists almost exclusively of a pasture grasses (see Figure 5), dominated by introduced perennial forage grasses and sedges including but not limited to kikuyu (Pennisetum clandestinum), Honohono (Haplostachys haplostachya), natal redtop (Melinis rupens), and Hilo (Paspalum conjugatum) grasses occasionally interspersed with common dandelion (Taraxacum officinale), palapalai (lace fern; Microlepia strigosa), and fireweed (Chamerion angustifolium). Within actively grazed paddocks, cattle aid in keeping the vegetation cover down. The study area’s pastoral vegetation pattern is further characterized by a lone Christmas berry (Schinus terebinthifolius) and cherry blossom tree (Prunus sp.), a few free-standing patches of ‘ōhi’a lehua (Metrodendron polymorpha) along hill slopes (Figure 12), and a 14-acre stand of introduced tropical ash trees (Fraxinus uhdei; Figure 13) located in the central portion of the study area. This introduced vegetation regime is much different than what would have been found prior to the widespread impacts of cattle ranching during the Historic Period, when the study area would have occupied a zone of dense ‘ōhi’a rainforest (Clark and Kirch 1983).

The interior of the study area is accessed via an unimproved ranch road (Figure 14) that ascends from Old Māmalahoa Highway. The road generally traverses prominent ridges and high ground past the stand of tropical ash, then continues to a cattle watering hole located about 550 meters from the he mauka parcel boundary. Grazing has also resulted in a several artificial modifications to the landscape that include barbed wire and electric fence lines, remnant water lines (Figure 15), a water pump (Figure 16), and several concrete- and porcelain cattle water troughs (Figure 17). Permanent barbed wire boundary fencing, with the occasional welded pipe gate, surrounds the entire perimeter of the study area (Figures 18 and 19). A small segment of the fence on the study area’s western boundary includes several square concrete fence posts, one of which is inscribed near the top with the letters “07” and marked with an unidentifiable ranch brand below (Figure 20). Electric cross-fencing partitions the study area into eight grazing paddocks. The impacts of livestock grazing on the study area is also visible. Many of the grazed, moderately to steeply sloping hills in the study area are crossed by networks of meandering livestock trails and are contoured with a series of descending terraces (Figure 21), undoubtedly intensified by livestock trampling. Furthermore, numerous semicircular cattle resting areas are eroded into the bases of low-lying hillsides (Figure 22) and occasionally at the bases of bedrock outcroppings (Figure 23).
Figure 3. Google Earth™ satellite image showing study area location (outlined in red).
1. Introduction

Figure 4. Northern study area boundary adjacent to Old Māmalahoa Highway, view to the northwest.

Figure 5. Typical undulating terrain in study area, view to the southwest.
1. Introduction

Figure 6. Typical study area terrain, view to the southeast.

Figure 7. Eastern, fenced study area boundary crossing a small perennial stream, view to the northeast.
1. Introduction

Figure 8. Shallow drainage paralleling western study area boundary, view to the north.

Figure 9. Wide drainage near western boundary of study area, view to the northeast.
1. Introduction

Figure 10. Soil within the study area (Soil Survey Staff 2019).

Figure 11. Geological units in the current study area (Sherrod et al. 2007).

AA of Paniolo Tonewoods Kapoaula Koa Forest Management Plan, Kapoaula, Hāmākua, Hawai‘i
1. Introduction

Figure 12. Pair of 'ōhi'a trees on slope of elevated landform, view to the southwest.

Figure 13. Stand of ash trees (at right), view to the northwest.
1. Introduction

Figure 14. Unimproved access road leading *mauka* from Old Māmalahoa Highway, view to the southwest.

Figure 15. Remnant 1-inch galvanized steel waterline, overview.
1. Introduction

Figure 16. Water pump on hilltop, view to the east.

Figure 17. Porcelain water trough in depression, view to the east.
Figure 18. Barbed wire fence line on the eastern boundary of the study area, view to the northeast.

Figure 19. Barbed wire fence and pipe gate on the mauka boundary of the study area, view to the south.
1. Introduction

Figure 20. Concrete fence post with embedded PVC pipe and inscription reading “07” and unidentifiable brand, view to the north.

Figure 21. Hillside exhibiting a network of terracettes, view to the southeast.
1. Introduction

Figure 22. Cattle resting area, view to the northeast.

Figure 23. Cattle resting area situated at base of bedrock outcrop, view to the northwest.
THE PROPOSED PROJECT

Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch to obtain long-term access for the purposes of planting koa trees. In an effort to convert pastureland back to a semblance of the native koa-ʻōhiʻa forest that once stood in this area and to provide controlled future uses of the forest for commercial products, Forest Solutions Inc. was hired by Siglo Forest, LLC to author a site-specific forestry management plan for the area. Figure 24 depicts the twenty-five forest units, fencing, and roadways that will be used to implement the plan. The project will plant, over a ten (10) year period, 553 acres of suitable land with koa and a range of associated native plants (11.3 additional acres are reserved for a saw mill site and access road). The project will combine the production of timber in a plantation format with mixed native forest plantings in less accessible areas. Over time—decades or a century—colonization of the plantation area with the enrichment species from the mixed forests, from bird droppings and natural plant colonization is anticipated. Through implementation of the site-specific forestry management plan, in approximately 50 years, pasture in current study area will be replaced with a mixed-species native forest. Steep-sloped areas will primarily be used for native species conservation, and less steeply-sloped, less erodible areas will be primarily used for timber production. The resulting koa forest will provide a sustainable, long-term, predictable source of musical-instrument grade wood, produce high-quality wood for other uses, and provide habitat for native species. The ten-year objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants.
- Improve the quality of wood to be harvested in the future by:
  - planting seed from known, high-quality sources; and
  - utilizing cuttings propagated from trees identified as having superior color, figure, and form.
- Intensive management of koa for saw timber on those areas of the property with slopes less than 20%—accounting for 70% of the property or 390 acres.
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species—accounting for 30% of the area or 163 acres.
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks

The proposed project will include activities identified as Natural Resource Conservation Service (NRCS) conservation practices with potential to affect historic properties as identified in the 2016 Prototype Programmatic Agreement Between the US Department of Agriculture, Pacific Islands Area Natural Resources Conservation Service State Office, and the Hawaii State Historic Preservation Officer, Regarding Conservation Assistance (the PPA). Conservation practices with potential to affect historic properties that will be implemented by the proposed project are listed in Table 1. These practices include Tree and Shrub Site Preparation (Practice 490), Windbreak/Shelterbelt Establishment (Practice 380), Fencing (Practice 382), and Tree/Shrub Pruning (Practice 660). Fencing will be installed over a nine-year period as cattle are gradually removed from the parcel (see Figure 24). Other improvements will include a dwelling unit and a sawmill.

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</tr>
<tr>
<td>380</td>
<td>Windbreak/Shelterbelt Establishment</td>
<td>Ripping and bedding or deep spot cultivation 24 to 36 inches (60 to 90 cm)</td>
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<tr>
<td>382</td>
<td>Fencing</td>
<td>Standard 5-foot hog-wire fences with a smooth top wire and barbed ground wire</td>
</tr>
<tr>
<td>660</td>
<td>Tree/Shrub Pruning</td>
<td>Singling and one, possibly two, pruning treatments per tree</td>
</tr>
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Figure 24. Proposed forest management units.
2. BACKGROUND

To generate a set of expectations regarding the nature of archaeological resources that might be encountered within the study area, and to establish an environment within which to assess the significance of any such resources, a general culture-historical background for the region is presented, and the results of previous archaeological studies conducted in the vicinity of the study area are summarized.

CULTURE-HISTORICAL CONTEXT

The study area is situated in Kapoaula Ahupua‘a on the windward slopes of Mauna Kea within the traditional moku (district) of Hāmākua, one of six moku of Hawai‘i Island (Figure 25). The name of the ahupua‘a is currently spelled “Kapoaula,” but early documents produced during the Māhele of 1848 consistently spell the name “Kapaaula.” Neither of these place names appear in Pukui et al.’s (1974) compendium of place names. This modern spelling appears to originate in the Land Commission Award documentation for the ahupua‘a (see discussion below).

Although the boundaries of the Hāmākua District are strictly political, the lands encompassed by it possess a unique environment that played a large role in determining the boundaries and shaping its history from the time of Polynesian settlement to the modern day. Understanding this environment is important for understanding the history of the current study area:

Hāmākua district is a windward district in the truest sense. It has ca. 29 miles of shoreline, primarily focused on Mauna Kea’s eastern slopes with exposed cliffs rough seas, and narrow reef formations. Above the sea cliffs, the gentle slopes have a thick soil cover and abundant rainfall, and lush vegetation, with the upper slopes from 1,000-6,000 feet in an ‘ōhi‘a-koa rain forest. The slopes are cut by deep (up to 300-foot), narrow stream gulches cloaked with kukui and pandanus. Yet Hāmākua is more than these slope and gulch lands. It also includes the extremely large, deep valleys of Waipi‘o and Waimanu which have cut over a millennia into the older Kohala Mountain, valleys which . . . dominated the history of the district and the island. Hāmākua also extended inland, encompassing the high elevation māmane-naio forests of Mauna Kea and the subalpine, oft snow-covered, summit itself. The district continued across the foggy and cold upland plateau or Saddle with its terrain a mixture of bare lava and soils, and with its vegetation a mixture of ‘ōhi‘a and māmane-naio forests. This plateau had important nesting grounds of ‘u‘au and nēnē. And, Hāmākua virtually spanned the island-reaching to and looking down into the upper edges of Kona. (Cordy 2000:21)

It was to this general environmental setting that the first Polynesians in Hawai‘i arrived. Over generations they shaped and utilized the natural environment to provide all they needed for sustenance and survival. In the process they created a uniquely Hawaiian culture that was wholly adapted to the environment. The chronological summary presented below begins with the peopling of the Hawaiian Islands and includes the presentation of a generalized model of Hawaiian Prehistory and a discussion of the general settlement patterns for Hāmākua. The discussion of Prehistory is followed by a summary of Historical events in the district that begins with the arrival of foreigners in the islands and then continues with the history of land use in Hāmākua after contact. The summary includes a discussion of the changing lifeways and population decline of the early Historic Period, a review of land tenure in the study ahupua‘a during the Māhele ‘Āina of 1848, and documentation of the transition to the ranching industry from the last quarter of the nineteenth century to the present day. A synthesis of the Precontact settlement patterns and the Historically documented land use, combined with a review of the findings of previously conducted archeological studies, provides a means for predicting the types of archaeological features that may be encountered within the study area, and forms a basis for assessing the function, age, and significance of any encountered archaeological sites.

A Generalized Model of Hawaiian Prehistory

Within the last decade, refined chronometric data and analyses strongly support a “short chronology” of the timing of the initial colonization of the Hawaiian Islands. In this chronology, the settlement of the archipelago begins around A.D. 1000. It has been generally reported that the sources of the early Hawaiian population—the Hawaiian Kahiki—were the Marquesas and Society Islands (Emory in Tatar 1982). Athens et al. (2014), using archaeological and paleoenvironmental data, propose that the initial settlement of the Hawaiian Islands occurred between A.D. 940 and 1130, and most probably between A.D. 1000 and 1100. Other recently developed models date this event to ca. A.D. 1120-1260 (Duarte 2012; Rieth et al. 2011; Wilmshurst et al. 2011), while Kirch’s (2011) position is that colonization was unlikely to have occurred before A.D. 1000, but definitely by A.D. 1200. As with previous models (which held that the first inhabitants of Hawai‘i Island arrived by A.D. 300), early colonization is still thought to have involved
habitation and subsistence activity on the windward side of the island (Burchard 1995; Hommon 1986; Kirch 1985). The implications of a more recent colonization on the currently accepted chronology alters the timing of Kirch’s (1985) Settlement, Developmental, and Expansion Periods, possibly shifting the Settlement Period to A.D. 1000 to 1100, the Developmental Period to A.D. 1100 to 1350, and the Expansion Period to A.D. 1350 to 1650.

The Settlement Period was a time of great exploitation and environmental modification, when early Hawaiian farmers developed new subsistence strategies by adapting their familiar patterns and traditional tools to their new environment (Kirch 1985; Pogue 1978). Their ancient and ingrained philosophy of life tied them to their environment and kept order. Order was further assured by the conical clan principle of genealogical seniority (Kirch 1984, 2010). According to Fornander (1969), Hawaiians brought from their homeland certain universal Polynesian customs: the major gods Kāne, Kū, Kanaloa, and Lono; the kapu system of law and order; cities of refuge; the ‘aumakua concept; various epiphenomenal beliefs; and the concept of mana. Conventional wisdom suggests that the first inhabitants of Hawai‘i Island focused habitation and subsistence activity on the windward side of the island (Burchard 1995; Hommon 1986; Kirch 1985). Initial permanent settlements in the islands were established at sheltered bays with access to fresh water and marine resources. Communities shared extended familial relations and there was an occupational focus on the collection of marine resources.

As time passed a uniquely Hawaiian culture developed. The portable artifacts found in archaeological sites of the Development Period of the Hawaiian prehistory reflect not only an evolution of the traditional tools, but some distinctly Hawaiian inventions. The adze (ko‘i) evolved from the typical Polynesian variations of plano-convex, trapezoidal, and reverse-triangular cross-section to a very standard Hawaiian rectangular quadrangular tanged adze. The two-piece fishhook and the octopus-lure breadloaf sinker are Hawaiian inventions of this period, as are ‘ulu ma‘ika‘a stones and lei niho palaoa. The later were status items worn by individuals of high rank, which indicates recognition of status differentiation (Kirch 1985). As population expanded in the Hawaiian Islands so did social stratification, which was accompanied by major socioeconomic changes and intensive land modification. Once most of the ecologically favorable zones of the windward and coastal regions of the major islands were settled, the more marginal leeward areas were developed. Migrations to Hawai‘i from the Marquesas and Society Islands may have continued throughout the early Settlement and Development Periods (Kirch 1985, 2012). Over a period of several centuries the areas with the richest natural resources became populated and perhaps even crowded, and there was an increasing separation of the chiefly class from the common people. As the environment reached its maximum carrying capacity, the result was social stress, hostility, and war between neighboring groups (Kirch 1985). Soon, large areas of Hawai‘i were controlled by a few powerful chiefs.

The Expansion Period is characterized by the greatest social stratification, major socioeconomic changes, and intensive land modification. Most of the ecologically favorable zones of the windward and coastal regions of all major islands were settled and the more marginal leeward areas were being developed. Subsistence patterns intensified as crop farming evolved into large irrigated field systems and expanded into the marginal dry land areas. The greatest population growth occurred during the Expansion Period, and it was during this time that a second major migration settled in Hawai‘i, this time from Tahiti in the Society Islands. According to Kamakau (1976), the kahuna Pā‘ao settled in the islands during the 13th century. Pā‘ao was the keeper of the god Kū‘kā‘ilimoku, who had fought bitterly with his older brother, the high priest Lonopele. After much tragedy on both sides, Pā‘ao was expelled from his homeland in Tahiti by Lonopele. He prepared for a long voyage and set out across the ocean in search of a new land. On board Pā‘ao’s canoes were thirty-eight men (kānaka), two stewards (kānaka ‘āʻīpuʻupuʻu), the chief Pilika‘ai‘ea (Pili) and his wife Hīna‘aukekele, Nāmau‘u o Malaia, the sister of Pā‘ao, and the prophet Makuaka‘ūmana. Kamakau (1991:100–102) told the following story of their arrival in Hawai‘i:

Puna on Hawai‘i Island was the first land reached by Pā‘ao, and here in Puna he built his first heiau for his god Aha‘ula and named it Aha‘ula [Waha‘ula]. It was a luakini. From Puna, Pā‘ao went on to land in Kohala, at Pu‘u’epa. He built a heiau there called Mo‘okini, a luakini.

It is thought that Pā‘ao came to Hawai‘i in the time of the ali‘i La‘au because Pili ruled as mo‘i after La‘au. You will see Pili there in the line of succession, the mo‘o kī‘auhau, of Hanala‘anui. It was said that Hawai‘i Island was without a chief, and so a chief was brought from Kahiki; this is according to chiefly genealogies. Hawai‘i Island had been without a chief for a long time, and the chiefs of Hawai‘i were ali‘i makaʻāinana or just commoners, makaʻāinana, during this time.

…There were seventeen generations during which Hawai‘i Island was without chiefs—some eight hundred years…The lack of a high chief was the reason for seeking a chief in Kahiki, and that is perhaps how Pili became the chief of Hawai‘i. He was a chief from Kahiki and became the ancestor of chiefs and people of Hawai‘i Island.
2. Background

The Pili line’s initial ruling center was likely in Kohala, but Cartwright (1933) suggests that Pili resided in and ruled from Waipi‘o Valley in the Hāmākua District. Ethnohistorical traditions (Fornander 1880) indicate that Waipi‘o was associated with at least nine successive Pili line rulers of Hawai‘i Island, from Kaha‘imoole‘a to Umi (between roughly A.D. 1460 and 1620). Prior to the establishment of these Pili rulers, Waipi‘o was the residential base for powerful local rulers dating back to at least the A.D. 1200s (Cartwright 1933).

Heiau construction flourished during the Expansion Period as religion became more complex and embedded in a sociopolitical climate of territorial competition. Monumental architecture, such as heiau, “played a key role as visual markers of chiefly dominance” (Kirch 1990:206). This pattern continued to intensify from A.D. 1500 to Contact (A.D. 1778), and evidence suggests that substantial changes were made to the political system as well. Within Kohala, for example, the Great Wall complex at Koai‘e is organized with certain platforms in the complex physically separated from contemporaneous features. Griffin et al. (1971) interpret these separate spaces as symbolizing class stratification.

The period from A.D. 1300–1500 was characterized by population growth as well as expanded efforts to intensify upland agriculture. Rosendahl (1972) has proposed that settlement in leeward Kohala at this time was related to seasonal, recurrent occupation, and that coastal sites were occupied in the summer to exploit marine resources, while upland sites were being occupied during the winter months with a primary focus on agriculture. An increasing reliance on agricultural products may have caused a shift in social networks as well, according to Hommon (1976). Hommon argues that kinship links between coastal settlements disintegrated as those links within the makua-makai settlements expanded to accommodate exchange of agricultural products for marine resources. This shift is believed to have resulted in the establishment of the ahupua‘a system. The implications of this model include a shift in residential patterns from seasonal, temporary occupation, to permanent dispersed occupation of both coastal and upland areas.

According to Kirch’s (1985) model, the concept of the ahupua‘a was established sometime during the A.D. 1400s, adding another component to an already well-stratified society. This land unit became the equivalent of a local community, with its own social, economic, and political significance. Ahupua‘a were ruled by ali‘i ‘ai ahupua‘a or lesser chiefs; who, for the most part, had complete autonomy over this generally economically self-supporting piece of land, which was managed by a konohiki. Ahupua‘a generally speaking, are wedge-shaped subdivisions of land that radiate out from the center of the island, typically extending from the mountain into the sea. Their boundaries are often defined by the topography of the land and its geological features. In these land units the native tenants tended fields and cultivated crops necessary to sustain their families, and the chiefly communities with which they were associated. As long as sufficient tribute was offered and kapu (restrictions) were observed, the common people (maka‘āinana), who lived in a given ahupua‘a had access to most of the resources from mountain slopes to the ocean. These access rights were almost uniformly tied to residency on a particular land, and earned as a result of taking responsibility for stewardship of the natural environment, and supplying the needs of the ali‘i (see Kamakau 1992; Malo 1951).

Entire ahupua‘a, or smaller portions of the land called ‘ili were generally under the jurisdiction of appointed konohiki or lesser chief-landlords, who answered to an ali‘i ‘ai ahupua‘a (chief who controlled the ahupua‘a resources). The ali‘i ‘ai ahupua‘a in turn answered to an ali‘i ‘ai moku (chief who claimed the abundance of the entire district). Thus, ahupua‘a resources supported not only the maka‘āinana and ‘ohana who lived on the land, but also contributed to the support of the royal community of regional and/or island kingdoms. This form of district subdividing was integral to Hawaiian life and was the product of strictly adhered to resource management planning. In this system, the land provided fruits and vegetables and some meat for the diet, and the ocean provided a wealth of protein resources (Rechtman and Maly 2003). The ahupua‘a were further divided into smaller sections such as the ‘īli ‘aina, mo‘o ‘aina, paukū ‘aina, kihāpai, kō‘ele, hakuone, and kuakua (Hommon 1986; Pogue 1978). The chiefs of these land units gave their allegiance to a territorial chief or mō‘ī (king). By the seventeenth century, large areas of Hawai‘i Island (moku ‘aina – districts) were controlled by a few powerful ali‘i ‘ai moku. There is island-wide evidence to suggest that growing conflicts between independent chiefdoms were resolved through warfare, culminating in a unified political structure at the district level. It has been suggested that the unification of the island resulted in a partial abandonment of portions of leeward Hawai‘i, with people moving to more favorable agricultural areas (Barrera 1971; Schilt and Sinoto 1980). ‘Umī a Līloa, a renowned ali‘i of the Pili line who ruled from Waipi‘o Valley, is often credited with unifying the island of Hawai‘i under one rule (Cordy 1994). ‘Umī’s reign lasted until around A.D. 1620, and was followed by the rule of his son, Keawenui a ‘Umī, and then his grandson, Lonoikamakahiki (Cordy 1994).

Kirch (1985) places the beginning of the Proto-Historic Period during the rule of Lonoikamakahiki. This was a time marked by both political intensification and stress and continual conquest by the reigning ali‘i. Wars occurred regularly between intra-island and inter-island polities during this period. By the 1700s, rule of Hawai‘i Island was divided among the chiefs of Kona and Hilo (Kamakau 1992). Keawe, a Pili line ruler and the son of Kanaloakapulehu, was the chief of Kohala, Kona, and Ka‘ū. When Keawe died, he split the rule of his lands between two of his sons, further dividing the island’s chiefdoms; Kalaninui‘iamamao became the ruling chief of Ka‘ū, and Ke‘eaumoku
became the ruling chief of Kona and Kohala (Kamakau 1992). Wars between the ali‘i continued unabated through this transition. Alapa‘inui, the son of former Kona war chief Kauauanui a Mahi, desired to take control of Hawai‘i Island (Kamakau 1992), and successfully waged war against the chiefs of Kona and Kohala, and eventually took control of Ka‘ū and Hilo as well. Alapa‘inui ruled for many years, and appointed his son Keawe‘ōpala ruler of the island upon his death in 1754 (Kamakau 1992). It was during this time of warfare that Kamehameha was born in the North Kohala District in the ahupua‘a of Kokoiki, near the heiau of Mo‘okini (Kamakau 1992). There is some controversy about the year of his birth, but Kamakau (1992:66–68) places the birth event sometime between A.D. 1736 and 1758, most likely nearer to the later date. This period was one of continual conquest by the reigning ali‘i. In A.D. 1775 Kalani‘ōpu‘u and his forces, who had already conquered Hāna in eastern Maui, raided and destroyed the neighboring Kaupō District, then launched several more raids on Moloka‘i, Lāna‘i, Kaho‘olawe, and parts of West Maui. It was at the battle of Kalaeoka‘ilio that Kamehameha, a favorite of Kalani‘ōpu‘u, was first recognized as a great warrior and given the name of Pai‘ea (hard-shelled crab) by the Maui chiefs and warriors (Kamakau 1992). During the battles between Kalani‘ōpu‘u and Kahekili (1777–1779), Ka‘ahumanu and her parents left Maui to live on the island of Hawai‘i (Kamakau 1992). Kalani‘ōpu‘u was fighting on Maui when the British explorer Captain James Cook first arrived in the islands.

Figure 25. Portion of Hawai‘i Registered Map No. 2060 showing location of the study area within Hāmākua and Kapoaula (after Donn 1901).
History After Contact

The arrival of foreigners in Hawai‘i marks the beginning of the Historic Period. Demographic trends during the later Proto-Historic Period indicate population reduction in some areas, due to war and disease, yet increases in others, with relatively little change in material culture. There was a continued trend toward craft and status specialization, intensification of agriculture, ali‘i controlled aquaculture, the establishment of upland residential sites, and the enhancement of traditional oral history. The Kū cult, luakini heiau, and the kapu system were at their peaks, although western influence was already altering the cultural fabric of the Islands (Kent 1983; Kirch 1985). Foreigners very quickly introduced the concept of trade for profit, and by the time Kamehameha I had conquered O‘ahu, Maui and Moloka‘i, in 1795, Hawai‘i saw the beginnings of a market system economy (Kent 1983). This marked the end of the Proto-Historic Period and the end of an era of uniquely Hawaiian culture.

The Arrival of Captain James Cook and the End of Kalani‘ōpu‘u’s Reign (1778-1782)

British explorer Captain James Cook, in command of the ships H.M.S. Resolution and H.M.S. Discovery, landed in the Hawaiian Islands on January 18, 1778. The following January 17th [1779], on a return trip to Hawaiian waters, Cook anchored near Ka‘awaloa along the north shore of Kealakekua Bay in the South Kona District to resupply his ships. This return trip occurred at the time of the annual Makahiki festival, and many of chiefs and commoners were gathered around the bay celebrating. It has been suggested that Captain Cook was understood to be the god Lono himself returned, as men would not normally be allowed to paddle out during the Makahiki without breaking the kapu and forfeiting all of their possessions (Kamakau 1992). Kalani‘ōpu‘u, the reigning chief of Hawai‘i’s Island, left a battle with Kahekili on Maui, and after arriving at Kealakekua Bay, visited Cook on board the H.M.S. Resolution, where they exchanged gifts. Kamehameha, the future ruler of all of Hawai‘i, was present at this meeting (Jarves 1847). On February 4th, Cook set sail, but a storm off the Kohala coast damaged the mast of the H.M.S. Resolution, and both ships were forced to return to Kealakekua Bay to make repairs. With Cook’s return many of the inhabitants of Kealakekua began to doubt that he actually was the physical manifestation of Lono (Kamakau 1992). Ten days later, a dispute over stolen nails escalated and after one of Cook’s boats was stolen, the captain set ashore at Ka‘awaloa with six marines to ask Kalani‘ōpu‘u for its return. When Kalani‘ōpu‘u denied any knowledge of the theft, Cook tried to take him captive (Kamakau 1992). A fight ensued, and Cook was killed along with four of his men and several natives. Kalani‘ōpu‘u and his retinue retreated inland. After offering the body of Cook as a sacrifice to the akua, some of his bones were returned to the British aboard Resolution (Kamakau 1992), who shortly thereafter returned to sea.

After the death of Captain Cook and the departure of H.M.S. Resolution and Discovery, Kalani‘ōpu‘u moved to Kona, where he surfed and amused himself with the pleasures of dance (Kamakau 1992). While he was living in Kona, famine struck the district. Kalani‘ōpu‘u ordered that all the cultivated products of that district be seized, and then he set out on a circuit of the island. While in Kohala, Kalani‘ōpu‘u proclaimed that his son Kiwalaʻō would be his successor, and he gave the guardianship of the war god Kūka‘ilimoku to Kamehameha. However, Kamehameha and a few other chiefs were concerned about their land claims, which Kiwalaʻō did not seem to honor (Fornander 1996; Kamakau 1992). The heiau of Moa‘ula was erected in Waipi‘o at this time (ca. A.D. 1781), and after its dedication Kalani‘ōpu‘u set out for Hilo to quell a rebellion by a Puna chief named Imakakolo‘a.

Imakakolo‘a was defeated in Puna by Kalani‘ōpu‘u’s superior forces, but he managed to avoid capture and hide from detection for the better part of a year. While the rebel chief was sought, Kalani‘ōpu‘u went to Ka‘u and erected a heiau called Pākini (Kamakau 1992). Imakakolo‘a was eventually captured and brought to the heiau, where Kiwalaʻō was to sacrifice him. “The routine of the sacrifice required that the presiding chief should first offer up the pigs prepared for the occasion, then bananas, fruit, and lastly the captive chief” (Fornander 1996:202). However, before Kiwalaʻō could finish the first offerings, Kamehameha, “grasped the body of Imakakolo‘a and offered it up to the god, and the freeing of the tabu for the heiau was completed” (Kamakau 1992:109). Upon observing this single act of insubordination, many of the chiefs believed that Kamehameha would eventually rule over all of Hawai‘i. After usurping Kiwalaloa’s authority with a sacrificial ritual in Ka‘u, Kamehameha retreated to his home district of Kohala. While in Kohala, Kamehameha farmed the land, growing taro and sweet potatoes (Handy and Handy 1972). Kalani‘ōpu‘u died in April of 1782 and was succeeded by his son Kiwalaʻō.

The Rule of Kamehameha I (1782-1819)

After Kalani‘ōpu‘u died, several chiefs were unhappy with Kiwalaʻō’s division of the island’s lands, and civil war broke out. Kiwalaʻō, Kalani‘ōpu‘u’s son and appointed heir, was killed at the battle of Moku‘o‘hai, South Kona in July of 1782. Supporters of Kiwalaʻō, including his half-brother Keōua and his uncle Keawemauhili, escaped the and laid claim to the Hilo, Puna, and Ka‘u Districts. According to ‘i ‘i (1963), nearly ten years of almost continuous warfare followed, as Kamehameha endeavored to unite the island of Hawai‘i under his rule and conquer the islands of Maui.
and Oʻahu. Keōua became Kamehameha’s main rival on the island of Hawaiʻi, and he proved difficult to defeat (Kamakau 1992). Around 1790, in an effort to secure his rule, Kamehameha began building the heiau of Puʻukoholā at Kawaihao, which was to be dedicated to the war god Kūkaʻilimoku (Fornander 1996). When Puʻukoholā Heiau was completed in the summer of 1791, Kamehameha sent his two counselors, Keaweheulu and Kamanawa, to Keōua to offer peace. Keōua was enticed to the dedication of the Puʻukoholā Heiau by this ruse and when he arrived at Kawaihao he and his party were sacrificed to complete the dedication (Kamakau 1992). The assassination of Keōua gave Kamehameha undisputed control of Hawaiʻi Island (Greene 1993). Between 1792 and 1796, after the dedication of Puʻukoholā, Kamehameha mostly resided at Kawaihao and worked the lands of the Waikoloa-Waimea region (Maly and Maly 2002). By 1796, Kamehameha had conquered all the island kingdoms except for Kauaʻi. It wasn’t until 1810, when Kaumualii of Kauaʻi gave his allegiance to Kamehameha, that the Hawaiian Islands were unified under one ruler (Kuykendall and Day 1976). Kamehameha would go on to rule the islands for another nine years. He and his high chiefs participated in foreign trade, but continued to enforce the rigid kapu system.

In the twelve years following the death of Captain Cook, sixteen foreign ships (all British and American) called in Hawaiian waters (Restarick 1928). In 1790, two sister ships, the Eleanora and the Fair American, were trading in Hawaiian waters when a skiff was stolen from the Eleanora and one of its sailors was murdered. The crew of the Eleanora proceeded to slaughter more than 100 natives at Olowalu [Maui]. After leaving Maui, the Eleanora sailed to Hawaiʻi Island, where one of its crew, John Young, went ashore and was detained by Kamehameha’s men. The other vessel, the Fair American, was captured by the forces of Kamehameha off the coast of North Kona, and in an act of retribution for the Olowalu massacre, they slaughtered all but one crew member, Isaac Davis. Guns and a cannon (later named “Lopaka”) were recovered from the Fair American and were kept by Kamehameha as part of his fleet (Kamakau 1992). Kamehameha made John Young and Isaac Davis his advisors.

During the first part of the nineteenth century, Hawaiʻi’s culture and economy continued to change drastically as capitalism and industry established a firm foothold in the islands. The sandalwood (Santalum ellipticum) trade, established by Euro-Americans in 1790 and turned into a viable commercial enterprise by 1805 (Oliver 1961), was flourishing by 1810. This added to the breakdown of the traditional subsistence system, as farmers and fishermen were ordered to spend most of their time logging, resulting in food shortages and famine that led to a population decline. Kamehameha, who resided on the Island of Oʻahu at this time, did manage to maintain some control over the trade on Hawaiʻi Island (Kent 1983; Kuykendall and Day 1976).

Upon returning to Kailua in 1812, Kamehameha resided at Kamakahonu, from whence he continued to rule the islands for another nine years. While in Kailua, He and his high chiefs participated in foreign trade, but also continued to enforce the rigid kapu system. He ordered men into the mountains of Kona to cut sandalwood and carry it to the coast, paying them in cloth, kapa material, food and fish (Kamakau 1992). This new burden added to the breakdown of the traditional subsistence system. Farmers and fishermen were ordered to spend most of their time logging, resulting in food shortages and famine that led to a population decline. Kamakau indicates that, “this rush of labor to the mountains brought about a scarcity of cultivated food . . . The people were forced to eat herbs and tree ferns, thus the famine [was] called Hi-laulele, Haha-pilau, Laulele, Pualele, ‘Ama‘u, or Hapu‘u, from the wild plants resorted to” (Kamakau 1992:204). Once Kamehameha realized that his people were suffering, he “declared all the sandalwood the property of the government and ordered the people to devote only part of their time to its cutting and return to the cultivation of the land” (Kamakau 1992:204).

The Death of Kamehameha I and the Abolition of the Kapu System (1819-1820)

Kamehameha I died on May 8, 1819 at Kamakahonu, and the changes that had been affecting the Hawaiian culture since the arrival of Captain Cook in the Islands began to accelerate. Following the death of a prominent chief, it was customary to eliminate all of the regular kapu that maintained social order and the separation of men and women, elite and commoner. Thus, following Kamehameha’s death, a period of ‘ai noa (free eating) was observed along with the relaxation of other traditional kapu. It was the responsibility of the new ruler and kahuna to re-establish kapu and restore social order, but at this point in history traditional customs were altered (Kamakau 1992).

The death of Kamehameha was the first step in the ending of the tabus; the second was the modifying of the mourning ceremonies; the third, the ending of the tabu of the chief; the fourth, the ending of carrying the tabu chiefs in the arms and feeding them; the fifth, the ruling chief’s decision to introduce free eating (‘ai noa) after the death of Kamehamea; the sixth, the cooperation of his aunts, Ka-ahu-manu and Ka-heihei-malie; the seventh, the joint action of the chiefs in eating together at the suggestion of the ruling chief, so that free eating became an established fact and the credit of establishing the custom went to the ruling chief. This custom was not so much of an innovation as might be supposed. In old days the period of mourning at the death of a ruling chief who had been
greatly beloved was a time of license. The women were allowed to enter the heiau, to eat bananas, coconuts, and pork, and to climb over the sacred places. You will find record of this in the history of Ka-ula-hea-nui-o-ka-moku, in that of Ku-ali‘i, and in most of the histories of ancient rulers. Free eating followed the death of the ruling chief; after the period of mourning was over the new ruler placed the land under a new tabu following old lines. (Kamakau 1992:222)

Immediately upon the death of Kamehameha I, Liholiho (his son and to be successor) was sent away to Kawaihae to keep him safe from the impurities of Kamakahonu brought about from the death of Kamehameha. After purification ceremonies Liholiho returned to Kamakahonu. Instead of re-instituting the traditional kapu, Liholiho ate the dog meat kapu to the women ali‘i, entered the women’s lauhala house, and did whatever he desired. While he may have done so during a time when he had not yet re instituted the eating kapu, other chiefs present appear to have thought otherwise, and word spread that the kapu had been abandoned. Kekuaokalani, caretaker of the war god Kūka‘ilimoku, was dismayed by his cousin’s (Liholiho) actions and revolted against him, but was defeated.

With an indefinite period of free-eating and the lack of the reinstatement of other kapu extending from Hawai‘i to Kaua‘i, and the arrival of the Christian missionaries shortly thereafter, the traditional religion had been officially replaced by Christianity within a year following the death of Kamehameha I. By December of 1819, Kamehameha II had sent edicts throughout the kingdom renouncing the ancient state religion, ordering the destruction of the heiau images, and ordering that the heiau structures be destroyed or abandoned and left to deteriorate. He did, however, allow the personal family religion, the ‘aumakua worship, to continue (Kamakau 1992; Oliver 1961).

With the end of the kapu system, changes in the social and economic patterns began to affect the lives of the common people. Liholiho moved his court to O‘ahu, lessening the burden of resource procurement for the chiefly class on the residents of Hawai‘i Island. Some of the work of the commoners shifted from subsistence agriculture to the production of foods and goods that they could trade with early Western visitors. Introduced foods often grown for trade included yams, coffee, melons, Irish potatoes, Indian corn, beans, figs, oranges, guavas, and grapes (Wilkes 1845).

Hāmākua 1820-1848: A Land in Transition

In October of 1819, seventeen Protestant missionaries set sail from Boston to Hawai‘i. They arrived in Kailua-Kona on March 30, 1820 to a society with a religious void to fill. Many of the ali‘i, who were already exposed to western material culture, welcomed the opportunity to become educated in a western style and adopted their dress and religion. Soon they were rewarding their teachers with land and positions in the Hawaiian government. During this period, the sandalwood trade wrought havoc on the lives of the commoners, as they weakened from the heavy production, exposure, and famine just to fill the coffers of the ali‘i, who were no longer under any traditional constraints (Kuykendall and Day 1976; Oliver 1961). The lack of control of the sandalwood trade was to soon lead to the first Hawaiian national debt as promissory notes and levies were initiated by American traders and enforced by American warships (Oliver 1961). The Hawaiian culture was well on its way towards Western assimilation as industry in Hawai‘i went from the sandalwood trade, to a short-lived whaling industry, to the more lucrative, but environmentally destructive sugar industry.

Some of the earliest written descriptions of Hāmākua come from the accounts of the first Protestant Missionaries to visit the island. Early Historic visitors to Hāmākua noted the beauty and fertility of this part of the island. In 1823, British missionary William Ellis and members of the American Board of Commissioners for Foreign Missions (ABCFM) toured the island of Hawai‘i seeking out communities in which to establish church centers for the growing Calvinist mission. Ellis recorded observations made during this tour in a journal. Traveling through the Hāmākua District heading west from Hilo, Ellis described the environs of Hāmākua, particularly between the stretch of Koloa and to the east of the study area to Kapulena to the west, thusly:

We arose at day-light on the 16th, and shortly after left Tumoarii. We had not travelled more than four or five miles when we reached Kaahua. After breakfast, we proceeded on our journey over a country equal in fertility to any we had passed since leaving Waiakea. The houses were in general large, containing usually three or four families each. Mr. Goodrich was indisposed through the day, which obliged us to travel but slowly. near noon we stopped at Koloa, and while he reclined beneath the shade of an adjoining grove of trees, I addressed the assembled natives on the subject of religion. After remaining about two hours, we walked to another village, where Mr. Thurston spoke to the people, who gave good attention. We then kept on our way till we reached Malanahae, where a congregation of people assembled, with whom we conversed some short time, then bade
them farewell, and about three P.M. reached Kapulena, where we preached to upwards of 100 of the people. (Ellis 2004:356)

At Kapulena (northwest of the current study area) Ellis’ party split into two groups; Ellis and Thurston continued northwest following the coast to Waipi'o Valley, and Bishop and Goodrich proceed inland to Waimea, passing nearby the study area:

On Monday morning Messers. Bishop and Goodrich commenced their journey to Waimea. Having procured a man to carry their baggage, they left Kapulena, and taking an inland direction, passed over a pleasant country, gently undulated with hill and dale. The soil was fertile, the vegetation flourishing, and there was considerable cultivation, though but few inhabitants. (Ellis 2004:357)

Lyons arrived at Kawaihae on July 16, 1832 and replaced Reverend Dwight Baldwin as the minister in Waimea (Maly 1999). Lyons’ missionary territory, although centered in Waimea, included the districts of Kohala and Hāmākua. He served as the preeminent missionary of the area of the area until his death in 1886 (Puakō Historical Society 2000), becoming one of the most beloved of the Hawaiian missionaries, known to his parishioners as Ka Makua Laiana, haku mele o ka aina Mauna (Father Lyons, lyric poet of the mountain country). In 1834, Lyons relocated to Hāmākua following his two-year missionary service in Waimea. He described the journey to Hāmākua thusly:

. . . If we take the route to Hamakua, there is, in wet weather, a marsh to pass through—not much unlike Bunyan’s Slough of Despond—either in going or returning, or both. It is perhaps four miles long—a most dismal place; yet the woods are sometimes vocal with the music of birds, which furnishes a little relief to the tediousness of the way. . . On one route to Hamakua, part of the road is a mere foot-path lying thro’ a dense wood of Koa and Ohia. (Doyle 1953:111)

He further elaborated:

We have no roads such as you have in America, but we got to Hamakua after a fashion. Mrs. L was drawn part of the way in a rocking chair attached to the fore wheels of a wagon; a part of the way she was carried in the same chair by natives; and part of the way she walked. The little one was carried by a native. You would have smiled to see how we lived. (Doyle 1953:75)

The Legacy of the Māhele ʻĀina of 1848

By the mid-nineteenth century, the ever-growing population of Westerners in the Hawaiian Islands forced socioeconomic and demographic changes that promoted the establishment of a Euro-American style of land ownership. By 1840 the first Hawaiian constitution had been drafted and the Hawaiian Kingdom transformed from an absolute monarchy into a constitutional government. Convinced that the feudal system of land tenure previously practiced was not compatible with a constitutional government, the King (Kamehameha III) and his high-ranking chiefs decided to separate and define the ownership of all lands in the Kingdom (King n.d.). This change was further promoted by missionaries and Western businessmen in the islands who were generally hesitant to enter business deals on leasehold lands that could be taken from them at any time. After much consideration, it was decided that three classes of people each had one-third vested rights to the lands of Hawai‘i: the King, the chiefs and konohiki, and their tenants (the maka ʻāinana or common people). In 1845 the legislature created the “Board of Commissioners to Quiet Land Titles” (more commonly known as the Land Commission. All land claims, whether by chiefs for entire ahupua‘a or by tenants for their house lots and gardens, had to be filed with the Land Commission within two years of the February 14, 1846, but the deadline was extended several times for chiefs and konohiki (Soehren 2005).

The King and some 245 chiefs (Kuykendall 1938) spent nearly two years trying unsuccessfully to divide all the lands of Hawai‘i amongst themselves before the whole matter was referred to the Privy Council on December 18, 1847 (King n.d.). Once the King and his chiefs accepted the principles of the Privy Council, the Māhele ʻĀina (Land Division) was completed in just forty days (on March 7, 1848), and the names of all of the ahupua‘a and ʻili kūpono (nearly independent ʻili land division within an ahupua‘a, that paid tribute to the ruling chief and not to the chief of the ahupua‘a) of the Hawaiian Islands and the chiefs who claimed them, were recorded in the Māhele Book (Soehren 2005). As this process unfolded King Kamehameha III, who received roughly one-third of the lands of Hawai‘i, realized the importance of setting aside public lands that could be sold to raise money for the government and also purchased by his subjects to live on. Accordingly, the day after the division with the last chief was recorded in the Buke Māhele (Māhele Book), King Kamehameha III commuted about two-thirds of the lands awarded to him to the government (King n.d.). Unlike the King, the chiefs and konohiki were required to present their claims to the Land Commission to receive their awards (LCAw.). The chiefs who participated in the Māhele were also required to provide to the government commutations of a portion of their lands in order to receive a Royal Patent giving them title to their
2. Background

remaining lands. The lands surrendered to the government by the King and chiefs became known as “Government Land,” while the lands retained by Kamehameha III became known as “Crown Land,” and the lands received by the chiefs became known as “Konohiki Land” (Chinen 1958:vii, 1961:13). All lands awarded during the Māhele were identified by name only, with the understanding that the ancient boundaries would prevail until the land could be surveyed. This process expedited the work of the Land Commission.

During the Māhele, native tenants of the lands that were divided up among the Crown, Konohiki, and Government could claim, and acquire title to, kuleana parcels that they actively lived on or farmed. The Board of Commissioners oversaw the program and administered the kuleana as Land Commission Awards (LCAw.). Claims for kuleana had to be submitted during a two-year period that expired on February 14, 1848 to be considered. All of the land claimants were required to provide proof of land use and occupation, which took the form of volumes of native registry and testimony. The claims and awards were numbered, and the LCAw. numbers, in conjunction with the volumes of documentation, remain in use today to identify the original owners and their use of the kuleana lands. The work of hearing, adjudicating, and surveying the claims required more than the two-year term, and the deadline was extended several times for the Land Commission to finish its work (Maly 2002). In the meantime, as the new owners of the lands on which the kuleana were located began selling parcels to foreigners, questions arose concerning the rights of the native tenants and their ability to access and collect the resources necessary for sustaining life. The “Enabling” or “Kuleana Act,” passed by the King and Privy Council on December 21, 1849, clarified the native tenants’ rights to the land and resources, and the process by which they could apply for fee-simple interest in their kuleana. The work of the Land Commission was completed on March 31, 1855. A total of 13,514 kuleana were claimed by native tenants throughout the islands, of which 9,337 were awarded (Maly 2002).

The disposition of the lands of Kapoaula is a complicated matter, and it is important to note that there are inconsistencies in the Māhele-era recordkeeping for Leleiōhoku’s land award. As a result of the Māhele, the entire 1,697 ¼-acre ahupua’a of Kapoaula (comprising five smaller lands of the same name) was slated to be returned to Kamehameha III by the Ali‘i Nui William Pitt Leleiōhoku, the first husband of Harriet Keōpūolani Nāhi‘ena‘ena and second husband to Ruth (Luka) Ke‘elikōlani (Buke Mahele 1848:23). Combining smaller ahupua’a in this was not uncommon, as Gonschor and Beamer (2014:80) note, “If a group of numbered ahupua’a with the same name ended up having the same konohiki, or all becoming Government or Crown land, they were frequently consolidated into one.” As Leleiōhoku’s lands were to be awarded to him in “Freehold less than Allodial,” it appears that Kapoaula was intended to be one of the lands commutated to the Government in exchange for patenting his other lands. The chain of events following this initial decision is somewhat murky, however, as Leleiōhoku died in 1848 shortly after the Māhele was completed, and Kapoaula was not commutated. The lands awarded to him as a result of the Māhele were allocated to his widow and to their son and heir, John William Pitt Kina‘u:

By action of the Privy Council on May 27, 1850, a Resolution was approved for the division of the lands of William Pitt Leleiōhoku to be surrendered in Lieu of Commutation as set forth in Vol. 3 of Privy Council Records on page 327 as follows:

“Resolved that the division of lands between the Government and the widow and heirs of William Pitt Leleiōhoku, deceased, this day submitted to the King and Privy Council be, and is hereby approved: and that the Minister of the Interior be, and is hereby authorized to grant a Royal Patent or Patents to Luka Keelikolani, the widow of the said Leleiōhoku for such lands as may apportioned to her as her dower in the estate of the said Leleiōhoku, and also to grant a Royal Patent or Patents to John Pitt Kinau, the son and heir of the said Leleiōhoku for such lands as may be assigned to him as his portion of said estate: Provided however, that nothing in this resolution shall be construed as interfering with the rights of the Land Commission to settle all disputes that may exist as to the title or bounds of any of said lands; and further provided, that nothing therein contained shall be construed as interfering with the rights of native tenants in said lands.” (Commissioner of Public Lands 1929:75–76)

Of the thirteen Hāmākua ahupua’a awarded to Leleiōhoku, nine were relinquished to the Mō‘ī, and four were retained by him (Kame‘eleihiwa 1992). Kame‘eleihiwa (1992:25) relates that Leleiōhoku held 93 ‘Āina before the Māhele, principally on Hawai‘i island (73). He gave up 61 percent of his ‘Āina to the Mō‘ī, receiving 36: 25 on Hawai‘i, 7 on Māui, 2 on O‘ahu, and 1 on Moloka‘i… When Leleiōhoku died soon after the signing of the Buke Mahele in 1848, his heirs (his wife Ke‘elikōlani and son John Pitt Kina‘u) were required to cede 12 or more ‘Āina, or another 13 percent, in
government commutation. These included 8 'Āina on Hawai‘i and 4 on Māui. By 1849, Leleiōhoku’s estate had shrunk to 25 percent of its pre-Māhele size.

Commutation of the nine Hāmākua ahupua`a occurred on August 27, 1850, two years after his death. Kapoaula was not included among these lands. Leleiōhoku was succeeded by his only heir, and “the substantial ‘Āina of Leleiōhoku [including Kapoaula] were left to his son, W.P. Kiha‘u, with his widow Keʻelikōlani as guardian” but “Kiha‘u died as a youth in 1859 and so Leleiōhoku’s ‘Āina were really inherited by Keʻelikōlani” (Kameʻelehiwa 1992:307). Before Keʻelikōlani passed away in 1883, she “became one of the largest owners of ‘Āina by the time of her death...because she became heir to various Ali‘i isu who died before her” (Kameʻelehiwa 1992:246).

Leleiōhoku’s lands were awarded posthumously as Land Commission Award (LCAw.) 9971. The award itself adds to the confusion over Kapoaula, as it appears that the ahupua’a was included twice in the award (Soehren 2005). ‘Āpana 2 of the award (Figures 26 and 27) is for the ahupua’a of “Kapoaula” in Hāmākua on Hawai‘i Island. The award includes a description of the boundary and a map that clearly identifies the land as the ahupua’a containing the current study area. ‘Āpana 18 of the award is for “Kapaaula” in Hamakua on Hawai‘i Island. The land is not described in the same detail as ‘Āpana 2, only named. The award was finalized on May 2, 1853, five years after Leleiōhoku’s death, and a map (Figure 28) were made from C. J. Lyons’s survey of the awarded land. A description of the ahupua’a boundary, as surveyed by Lyons, was included in the LCAw. documentation (the portion including the current study area is bolded; Hawaiian words are italicized):

Starting at the east corner on the makai (seaward) side adjoining with Malanahae just below the stream, and running to the ili kai maloo (low tide, as when much of the reef is exposed) for 435 feet, then ascending up the cliff to the large stone at the boundary of this [land] and Manai, then ascending on the boundary of Manai Hema 16˚ west 1,346 feet until the pā (enclosure) of Popoloa, then from the enclosure south 31˚ west 330 feet, then south 35˚ west 515 feet, then at Manai south 9˚ 45 feet west 5,555 feet until it reaches the mauka most kuleana boundary, then at Mooiki, south 11˚ 30 feet west 1,666 feet to the top of the hill, then south 25˚ 15 feet west 3,080 feet cutting the western corner of Wainaku, until it reaches the puu “Naumuakini” then at Haukoi, south 15˚ west 3,300 feet until it reaches the embankment on the western side of the stream, then at Keahakea, south 43˚ 30 feet west 2,400 feet until it reaches the ahupohaku (stone mound) at Waiakaalaue, then on the boundary of Kapulena south 11˚ 45 feet west 12,800 feet until it reaches the marker at the awawa (gulch, valley) makai of Kamaku’uapuu, then south 2˚ east 4,450 feet at Kapulena until it reaches the mauka most boundary of this land, just below Alalakeiki, then at Kamoku north 87˚ 30 feet east 2,250 feet until it reaches the “Alanui piʻi o Honokaia,” north 11˚ 30 feet east 17,700 feet until it reaches puu Ka-manu, then at the boundary of Malanahae north 22˚ west 690 feet until it reaches puu Keokeo, then north 5˚ west 1,350 feet until it reaches the ‘ōhīʻa tree marking Kapaaula at the start of the stream at a placed called Kapoioholena, then descending down the stream on the boundary of Malanahae until the point of commencement.

1,697 ¼ acres

The land was not patented for another eighty years, when Alfred Wellington (A.W.) Carter, manager of Parker Ranch (which owned the land by that time) was issued Land Patent Grant 8451 on January 8, 1934.

Another version of Lyons’ map (Figure 29) includes additional details about the study area. Most importantly, the map indicates that the study area was still forested in 1853. The forests on Mauna Kea traditionally provided Hawaiians with forest resources, especially feathers, plant materials, and wood, and places for ritual activities (Tomonari-Tuggle 1996). Bird-catching was a specialized form of hunting that provided highly-valued feathers to craft specialists, who transformed them into high status goods that included lei, kāhili (royal insignial plumes), ‘ahu ‘ula (cloaks), mahiole (helmets), and ‘akua hulu manu (feathered images of gods) (Brigham 1899, 1903, 1918; Buck 1944, 1957; Emerson 1894). The ali`i controlled the collection of feathers through specific requests (Kamakau 1992), as tribute during the Mahākīhi, and through a “standing order” (palala) for this item of ho`okupu (Malo 1951). Boundary Commission records examined by Cordy (Cordy 2003), support the idea that bird-catchers were maka`ainana who hunted birds within their own ahupua’a on a part-time basis (contra Emerson 1894; see also Lass 1998; Linnekin 1988). This suggests only temporary habitation in this part of the forest, which would likely lead to relatively ephemeral evidence of the presence of the bird-catchers. Boundary commission records (see discussion below) indicate that the forests continued to support some bird-catching into the mid-19th century, but the upper forests were significantly altered by livestock, which trampled and grazed them into grasslands. Lyons’ map captures this landscape in transition by noting a “Pahua Bipi” [pāhu’a, a clear areas in pastures where it is easy to rope cattle; bipi, beef/cattle] located makai of the current study area. (Pukui and Elbert 1986:301)
2. Background

The map also shows two trails, which are highlighted in yellow on Figure 29. The old trail/road referred to as “Honokaia” by Makaenaena is depicted in Figure 30, where it is labeled “Alanui o Honokaia.” The trail extends slightly into the southeastern corner of the current study area. From there, the trail follows the parcel’s eastern boundary for a short distance before linking with a mauka/makai trail/road called “Alanui piu uka i ka mauna” which translates literally as “large path going inland to the mountain.” This second trail roughly bisects the study area and extends from this junction makai towards the kuleana lots in the northern portion of Kapoaula. Above the junction at the Honokaia boundary, the Alanui piu uka i ka mauna and the Alanui o Honokaia continue southwards into the Government land of Kamoku (see Figures 30 and 29).

No kuleana awards were made within the current study area. In the makai portion of Kapoaula, nine claims for kuleana parcels were made by eight claimants, all of which were awarded. The awarded lands totaled 116.5 acres and ranged between 9.3 and 16.5 acres.

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Figure 26. Newspaper notice from March 15, 1853 listing Kapoaula (listed as Kapaaula) and other lands to be awarded to Leleiohoku during the Māhele (The Polynesian 1853).
2. Background

Figure 27. LCAw. 9971 'apana 2 to William Leleiohoku (www.kipukadatabase.com).
2. Background

Figure 28. Survey map of LCAw. 9971:2 by C.J. Lyons, study area shaded red.
2. Background

Figure 29. Portion of Registered Map No. 46 with the current study area outlined red (after Lyons 1853).
Boundary Commission Testimony (1862-1873)

In 1862, the Commission of Boundaries (Boundary Commission) was established in the Kingdom of Hawai‘i to legally set the boundaries of all the *ahupua‘a* that had been awarded as a part of the Māhele. Subsequently, in 1874, the Commissioners of Boundaries were authorized to certify the boundaries for lands brought before them. The primary informants for the boundary descriptions were old native residents of the lands, many of which had also been claimants for *kuleana* during the Māhele. This information was collected primarily between 1873 and 1885 and was usually given in Hawaiian and transcribed in English. Although hearings for most *ahupua‘a* boundaries were brought before the Boundary Commission and later surveyed by Government employed surveyors, in some instances, the boundaries were established through a combination of other methods. In some cases, *ahupua‘a* boundaries were established by conducting surveys on adjacent *ahupua‘a*. In cases where the entire *ahupua‘a* was divided and awarded as Land Claim Awards and or Government issued Land Grants (both which required formal surveys), the Boundary Commission relied on those surveys to establish the boundaries for that *ahupua‘a*. Although these surveys aided in establishing the boundaries, they lack the detailed knowledge of the land that is found in the Boundary Commission hearings.

While the boundaries for Kapoaula do not appear to have ever been brought before the Boundary Commission, testimony for the adjacent *ahupua‘a* of Honokaia was provided to the Boundary by Makaenaena on April 18, 1873. Makaenaena may have been about fifty years old at the time of his testimony. In his description, Makaenaena not only names several places in the immediate vicinity of the current project area, but provides insights regarding Precontact land use, such as bird-catching, within the general area. Makaenaena described the boundaries of Honokaia as follows (place names bolded, Hawaiian words italicized, and underlined emphasis added for sections relevant to Kapoaula):

> I was born at Kawela Hamakua, Island of Hawaii, before the time of collecting sandalwood on the mountains. Have always lived on Kawela and Honokaia. I am a kamaaina of these lands. My father Moopua (now dead) showed me these boundaries when I went with him to catch birds. If we caught birds on other lands, the *Luna* of those lands, would take the birds away from us, and so he pointed out the boundaries to me. **Honokaia** is bounded on the makai side by the Sea; on the South East side by Kawela and Au 1st, mauka by Kamoko [Kamoku], North West side by Kamoko, Kapoaula and Malanahae. There were always in old times fisheries belonging to Honokaia extending out to sea a short distance. The boundary at the shore between Honokaia and Kawela is a large rock in the Sea called Pohakulelehu. From this point in the old boundaries between these two lands runs mauka to a grove of Puhala trees called Pahiula, thence mauka to place at old road called Kuaiohia: Thence mauka to grove of Puhala trees called Puanapouli: Thence to small hill called Kulanaheu: Thence across Government road to hill called Puuainako: Thence to a small mound Wilihilihalou: Thence to a grove of small ohi'a trees on the side of a pali at place called Kauluawaa: Thence to waterhole called Kauluawaa: Thence to grove of ohi'a trees Kuhewa: The place called Ohiaihihelehu is on the land Honokaia a short distance from the boundary: From Kuhewa the boundary runs mauka to Kawelaloa: Thence to Kawahine: The boundary from the shore follows up the iwi aina: From Kawahine to to [sic] Inoino gulch, and mauka to a pali called Palinui: The brow of pali is boundary, level land is on Honokaia, and pali on Kawela: Thence along brow of pali and on to Pakke: Thence to Pohokai: Thence up a ridge to Pohopuumaia, at this point cross the Inoino gulch: Thence to place called Puuola at the old Kawela road: Thence follow up the old road to Nahaleopaa a puu pahoehoe in Inoino kahawai: the mauka corner of Kawela where it is cut off by Au 1st: The place where the boundary of Honokaia enters the woods is at the water hole Kaohiawaa mauka of the grove of ohi'a trees of the same name.

> From Nahaleopaa the boundary between Honokaia and Au 1st follows up the old road Honokaia one side of road and Au 1st on other, to place called Puuokane hekili (a small hill or mound): Thence along road to a hill Puupohaku: Thence to old *mamake* [māmaki] ground called Waiakekukai: Thence to Kalapahaaha: Thence to small hill Puulepo: Thence to Waiakahoi a Kahawai with a cave it where the bird catchers used to live: Thence Honokaia ends and Au is cut off by Kamoko: Thence boundary of Honokaia runs along Kamoko to old Mamake ground called Kumawevo: Thence to Mamake grounds called Nakikapio: Thence to a ridge called Makaleha: Thence makai to a hill Kalapaaki: Thence to Kalapa Hapu [Lapa Hapuu] the mauka corner of land of Kapoaula The corner of Kamoku on boundary of Honokaia.

> I went with Wiltse when he surveyed the boundary between Honokaia and Kawela, marked trees and pointed out boundaries. Kaikauna went with us. I was born before the collecting of sandalwood by Boki. . . . (Boundary Commission, Hawaii, Vol. A, No. 1, pgs. 238-240)
Makaenaena’s testimony indicates that Kapoaaula borders Honokaia to the northwest, and that Kalapa/Lapa Hapuu was the southeastern corner boundary between the two ahupua’a. Makaenaena’s testimony also contains references to cultural, natural, and geographic places of significance in the general vicinity of the study area, including a grove of pūhala trees (Puanapouli), a place with a water hole where ʻōhiʻa grew (Kauluawaa), another water hole (Kaohiawaa), two groves of ʻōhiʻa trees (Kaohiawaa, Kuhewa), a gulch (Inoino), a pali (Palinui), a puʻu pāhoehoe (Nahaleopaa), three māmaki-growing areas (Kumaweo, Nakikapio, Waiakekukai), an upland stream with cave where bird-catchers dwelled (Waiakahoi), a ridge (Makaleha), numerous hills (Kalapaaki, Kulanahae, Puuainako, Puuokane hekili, Puupohaku), and four old roads (Honokaia, Government road, Kawela, Kuaiwahia). Makaenaena also reveals that the lands of Honokaia were hunting grounds for birds. Honokaia also had ancient fishing rights extending out to the sea, and Kapoaaula undoubtedly did, too. While traditional land use is not explicitly discussed for Kapoaaula in the testimony, Makaenaena’s description of the forest land and bird-catching boundaries suggest that bird-catching likely took place in the current study area.

Another historic map prepared in 1853 (Figure 30) depicts five inoa ʻāina (Hawaiian place names) within the study area, supplementing the few mentioned in the LCAw. boundary description. These places are Alala Keiki, Lapa Hapuu, Kamausami, Kamakaukuapuu, and Ka Hoope. Most importantly for the current study, the two trails shown in Figure 29 are also depicted. The locations of the named places described above are plotted on a current satellite image of the study area in Figure 31. Superimposing these named places onto the present-day landscape.
Figure 31. Locations of place names in study area compiled from historic maps.
The Ranching and Sugar Industries in Hāmākua During the Mid to Late Nineteenth Century

The written history of the late nineteenth to the early twentieth century largely reflects news of new settlers, religious endeavors, and commercial pursuits in the region. The introduction of European livestock had a profound effect on upland Hāmākua and neighboring lands in Kohala. McEldowney (1983) discusses changes in land use and land ownership before and after the Māhele that culminated in the eventual displacement of the Hawaiian community in Kohala, and similar events impacted Hāmākua’s residents as well. After 1848, when land became a commodity, Hawaiians were often forced off their house lots (and livelihoods) simply because they lacked the cash with which to make the purchase (of land) or pay the property tax. The creation of private property also resulted in a shift away from the traditional mauka-to-makai management of whole ahupua‘a, as certain industries moved into large swaths of land, such as livestock ranching into dwindling upper forests of Hāmākua. As a result, Hawaiian culture was well on its way towards Western assimilation as industry in Hawai‘i transitioned from the boom-and-bust sandalwood trade, to a short-lived whaling industry, to the more lucrative, but environmentally destructive sugar and cattle industries.

Free-roaming livestock, such as cattle, sheep, and goats were brought to Hawai‘i in the ships of Western explorers during the late nineteenth century. Upon presenting the first cattle to Kamehameha I in 1789, Captain George Vancouver advised the Mō‘ī to place a protective ten-year kapu on the animals to allow them to multiply and roam freely all throughout Hawai‘i Island (Vancouver 1984). By the mid-nineteenth century, the unregulated population of livestock became a nuisance to the native farmers and evidence of the impact on the greater environment was cause for concern. During the 1830s, under the administration of Kauikeouli (Kamehameha III), vaqueros (cowboys of Mexican, Indian, and Spanish descent) were brought to Hawai‘i to train Hawaiians in the handling of both horses and wild cattle. Although Hawaiians quickly adopted the newly introduced animal handling skills, organized ranching operations would not prosper in Hāmākua until the mid-nineteenth century.

By the time the Māhele began in 1848, John Palmer Parker had struck out on his own, having received two acres of land at Mānā where he built a family house and first ranch buildings (Bergin 2004). He rapidly expanded his landholdings, purchasing 640 acres surrounding Mānā in 1850, and in 1852 he purchased another 1,000 acres. Some of the leased lands would eventually be deeded to the ranch by outright purchase (Bergin 2004). In a few years, John Parker had turned most of the day-to-day operations of Parker Ranch over to his son, John Palmer Parker II. The growth of Parker Ranch and its rivals inevitably led to legal clashes over land and cattle throughout the 1860s.

An early rival of Parker Ranch, the Waimea Grazing and Agricultural Company (WGAC), was founded by Robert C. Janion and William H. Green in 1861 and joined by F. Spencer and Company soon thereafter. The WGAC acquired considerable strategic assets around Waimea in an attempt to monopolize the livestock industry in the region (Bergin 2004). From the outset, Spencer, Janion, and Green maintained an adversarial relationship with Parker Ranch. Land disputes and allegations cattle rustling were common occurrences between these two competing entities. During the early 1860s, for example, Parker successfully thwarted Janion’s men from harvesting unbranded cattle on his lands. Frank Spencer, meanwhile, contested Parker’s claim to more than 17,800 acres in other parts of the island. These disputes were still ongoing when John Palmer Parker, the founder of Parker Ranch, died on August 20, 1868 (Bergin 2004). At the time Parker Ranch controlled about 47,000 acres of land in the region. The ranch lands were divided evenly between John Parker II and his adopted son and nephew, Sam Parker Sr. In the next decade, the ranch would outbid the WGAC on important grazing leases and purchase additional lands, dooming its early rival to bankruptcy (Maly and Maly 2005; Wellmon 1969). Among those land purchases were several ahupua‘a in Hāmākua and Kohala belonging to H.R.H. Ruth Ke‘elikōlani. Parker Ranch purchased Kapoaula from Ke‘elikōlani on August 5, 1874, for a sum of two hundred dollars (Bureau of Conveyances Liber 39:496). A list of lands bought from Ke‘elikōlani appears in an advertisement (Figure 32) taken out by Samuel Parker in 1882 in an attempt to collect outstanding rents.

An 1877 Report of the Royal Commissioners on Development of Resources documented the effects of cattle ranching on the environment of the Kohala, Waimea, and Hāmākua regions, and the resultant outmigration of the native population during this period. Forests on the Kohala mountains were dying back, and water sources were polluted by cattle (Maly and Maly 2002). By the late-1870s, largely due to persistent drought conditions within its grazing lands, the Waimea Grazing and Agricultural Company went out of business, and its herd was purchased by Parker Ranch. Parker Ranch continued to expand their operations in the Hāmākua area throughout the 1870s and 1880s, and in 1882, existing Parker Ranch landholdings were further amplified by the purchase of Kapoaula from Ke‘elikōlani by Samuel Parker (Figure 32).

AA of Paniolo Tonewoods Kapoaula Koa Forest Management Plan, Kapoaula, Hāmākua, Hawai‘i
2. Background

Figure 32. Public notice regarding purchase of Kapoaula (listed as “Kaapaaula”) on October 28, 1882 (Daily Honolulu Press 1882).

Another industry that emerged in Hāmākua during the mid- to late nineteenth century was commercial sugar cultivation. Sugarcane was grown on all islands, and when Cook arrived he wrote of seeing sugarcane plantations. Sugarcane was a Polynesian introduction and served a variety of uses. The kō kea or white cane was the most common, usually planted near Hawaiian homes for medicinal purposes, and to counteract bad tastes (Handy and Handy 1972). Sugarcane was a snack, condiment, famine food; fed to nursing babies, and helped to strengthen children’s teeth by chewing on it (Handy and Handy 1972). It was used to thatch houses when pili grass or lau hala were not abundant (Malo 1903). The Chinese on Lāna‘i are credited with producing sugar first, as early as 1802. However, it was not until 1835 that sugar became established commercially, replacing the waning sandalwood industry (Kuykendall and Day 1976; Oliver 1961).

Following the signing of a reciprocity treaty between the Kingdom of Hawai‘i and the United States of America in 1876, sugar plantations developed rapidly throughout the islands (Fong et al. 2005). Between 1876 and 1888, twenty sugar plantations sprang up along the Hāmākua coast (Dorrance and Morgan 2000). In 1878, the first sugar mill was established in the Hāmākua District, and due to its rich soil and plentiful water supply the district soon became the premiere location for growing sugar on the Island of Hawai‘i (Hazlett et al. 2007). The seaward portions of Kapoaula (up to 1,400 feet elevation) were included in the lands of the Honok‘a Sugar Company. Lands cultivated in sugarcane extended from Kahaupu Gulch between the ahupua‘a of Pā‘auhau and Kao northeast of the study area, all the way to the edge of Waipi‘o Valley. The fields were originally unirrigated, and for twenty-five years ratoon crops were grown in many areas because reaching the fields to replant was difficult. Eventually harvesting was accomplished using a combination of hand labor, flumes, and railroad (Dorrance and Morgan 2000).

While the makai portion of Kapoaula was included in the lands of the Honok‘a Sugar Company, the mauka portion of the ahupua‘a remained under ownership of Parker Ranch and continued to be used for grazing purposes. A map of the northwestern portion of Hāmākua prepared in 1909 by A.J. Williamson (Hawai‘i Registered Map No. 2640) shows the relationship between Parker Ranch lands and Kapoaula (Figure 33). One important detail shown on the map is the upper extent of the forest (symbolized with bushy “tree-top” symbols, cf. Figure 29) located below the current study area at elevations less than 2,250 feet. Also, the trails depicted in 1853 do not appear on this map. A “new” road to Waimea (built ca. 1907) passes along the makai boundary of the current study area.
Figure 33. Portion of Hawai‘i Registered Map No. 2640 showing Kapoaula (outlined in red) and the study area (shaded gray) within the lands of Parker Ranch (after Williamson 1909).
2. Background

For the remainder of the twentieth century, the current study area was used almost exclusively as pasture. One exception to this was an experimental planting of tropical ash (*Fraxinus* sp.) trees in the central portion of the study area. More than 1,500 acres of tropical ash were planted throughout Hawai‘i beginning in 1924 (Whitesell et al. 1971). Information concerning the planting of this stand could not be located, but it is possible that the stand was planted in ca. 1930s by the Civilian Conservation Corps (CCC). Based on aerial photographs taken in 1954 (Figure 34), the stand of trees was well established by mid-century.

The stand of trees is also depicted on a 1951 Plat Map (Figure 35) of the parcel. This map also shows in detail the ranching infrastructure in the study area and the survey markers used to produce the survey. Survey markers shown include three concrete posts at parcel boundary corners and the “Kamakauapuu” triangulation station near the parcel’s western boundary *makai* of the ash stand. Ranching infrastructure includes a waterhole in the upper and lower portions of the study area and a network of cattle trails connecting these waterholes with others outside the current study area. This cattle trail network contrasts with the distinctly linear routes of the Alanui pi uka i ka mauna and the Alanui o Honokaia depicted on maps from a century before (see Figures 29 and 30). Although it is possible to follow the cattle trails in a *mauka-makai* direction, they do not appear to follow either of the older trails very closely. The tropical ash stand is also depicted, as is a gravel pit straddling the Old Māmalahoa Highway at the northern boundary of the study area. These two features are also visible on the 1957 USGS quadrangle map (Figure 36). The study area remained in pasture since throughout the twentieth century (Figure 37), and into the present day.

![Figure 34. Aerial photograph taken in 1954 with the study area outlined in red (USGS 1954).](image-url)
2. Background

Figure 35. Portion of Plat Map 6-2 H.H. with current study area outlined in red (Aki and Lane 1951).
2. Background

Figure 36. Portion of 1957 Kukuihaele quadrangle map, current study area outlined in red (USGS 1957).

Figure 37. Aerial photograph taken in 1977 with the study area outlined in red (Hawaii Statewide GIS Program 2017).
PREVIOUS ARCHAEOLOGICAL STUDIES

Very few formal archaeological studies have been conducted in the immediate vicinity of the current study area (Table 1). Cordy’s (1994) regional synthesis of previous studies in Hāmākua summarizes the general Precontact and early Historic land use patterns of the region (including the lands of the study area) in an effort to provide a predictive archaeological model for the district. Immediately adjacent to the current study area, Fong et al. (2005) conducted a literature review, field check, and cultural impact evaluation for Honokaia Pasture Lots Subdivision. Slightly makai (northeast) of the current study area, Cleghorn (1999) conducted an Archaeological Inventory Survey (AIS) at Inoino bridge located along the Old Māmalahoa Highway, and Rechtman et al. (2009) prepared An Archaeological and Limited Cultural Assessment of a Planned Access Road Route across TMKs: 3-4-6-11:004, 006, and 044. The locations of the Fong et al. (2005), Cleghorn (1999), and Rechtman et al. (2009) studies relative to the current study area are shown in Figure 38, and the findings of each of the studies listed above are summarized below.

In A Regional Synthesis of the Hāmākua District, Island of Hawai‘i, Dr. Ross Cordy (1994) summarizes the general Precontact and early Historic land use patterns for the subregion of East Hāmākua, which includes Kapoaula Ahupua‘a (Cordy 1994). The summary is based on a review of Māhele records and a detailed examination of archival historical information. Cordy (1994) defines four general environmental zones within East Hāmākua: (1) the Seashore, (2) the Seaward Upland Slopes, (3) the ‘Ōhi’a-Koa Forest Zone, and (4) The Gulches. The current project area is located just above the Seaward Upland Slopes within the ‘Ōhi’a-Koa Forest Zone. The Seaward Upland Slopes was the primary farming and residential zone of East Hāmākua. House sites in this zone were common between the sea cliffs and the cross-island trail (near the present-day Highway 19). Garden plots (māla, kīhāpai, and kula), which were generally non-irrigated, tended to be located in close proximity to the house lots. In the mauka regions of this zone, some scattered fields were present that were not associated with permanent residences. Dryland taro was the dominant crop of The Seaward Upland Slopes, but sweet potatoes and bananas were also commonly grown (Cordy 1994).

Figure 38. Previous archaeological studies conducted in the vicinity of the current study area.
In the ‘Ōhi’a-Koa Forest Zone, the Precontact and early Historic peoples of East Hāmākua utilized the natural resources of the forest. Activities in this zone included gathering bark to make fishing nets, collecting māmaki to make kapa, and catching birds for their feathers. At lower elevations within the ‘Ōhi’a-Koa Forest Zone small plantings of supplemental crops such as bananas and taro were also present. Habitation in this zone occurred at caves and campsites that were occupied for short durations of time (Cordy 1994).

Cleghorn (1999) conducted an archaeological inventory survey at Inoino Bridge located along the Old Māmalahoa Highway to the northeast of the current study area (see Figure 38). He identified four small caves (Caves 1, 2, 3, and 4) in the ‘Ōhi’a-Koa Forest Zone during an archaeological inventory survey at Inoino Bridge along the Old Māmalahoa Highway (TMKs: (3) 4-6-011:037 and 038). The caves, which were all recorded under the State Inventory of Historic Places (SIHP) designation Site 21405, are located in Kawela Ahupua’a along its boundary with Honokaia Ahupua’a. Each of caves contained stone constructions including platforms, walls, and alignments. Cleghorn (1999) suggests that the platforms within three of the caves, based on their formal attributes, could be Precontact burial monuments. However, no excavations or structural dismantling was performed during the survey to determine if human remains were indeed present within the stone structures. Cleghorn (1999) also recorded the Historic Inoino Bridge across Inoino Gulch, which was replaced by a new Inoino Bridge subsequent to the completion of the study.

In 2005, Fong et al. (2005) conducted a literature review, field check and cultural impact evaluation for approximately 2,500 acres of Department of Hawaiian Home Lands (DHHL) Lands in Honokaia Ahupua’a (TMKs: (3) 4-6-011: 003, 011, 012, and 013), to the east/southeast of the current study area (see Figure 38). The literature review included a study of archival sources, historic maps, Land Commission Awards (LCAw.), and previous archaeological studies relative to Honokaia. These resources were used to construct a history of land use within the ahupua’a. The field inspection, which included limited pedestrian survey and aerial survey, was conducted by two archaeologists over a span of three days. The inspection was intended to identify any surface archaeological features present within the 2,500 acres and to assess the potential impacts to any such features that might require further investigation or mitigation prior to any development could be dealt with. As a result of the field check a single archaeological site – a Historic wall, possibly a dam or gulch crossing – was recorded, but was not considered significant and was not assigned an SIHP site number. Two other structures, a corral and a quarry, were noted within the survey area, but were determined to lack archaeological or historical significance, as both were less than fifty years old. Fong et al. (2005) did not provide a map showing the location of any of the potential archaeological features identified. During community consultation, seven individuals were contacted of which only one individual, Halealoha Ayau, responded with interest to participate. In his interview, he recommended that cultural monitors be on site during excavations, “to assure that applicable burial treatment laws are adhered to.”

Site 21405, previously recorded by Cleghorn (1999) within Inoino Gulch, was also relocated and inspected by Fong et al. (2005), and a fifth cave (Cave 5) containing two crude, mounded walls was identified at the site. As a result of the inspection, it was determined that all five of the caves were located just beyond the boundaries of the study area. Given the absence of significant sites within the Fong et al. (2005) study area, it was concluded that the development of the area would have no effect on historic resources. As part of the study of the DHHL Honokaia Lands Fong et al. (2005) made an attempt to contact several individuals, organizations, and agencies by e-mail regarding traditional cultural properties in Honokaia. Only one organization, Hui Mālama O Nā Kūpuna O Hawai‘i Nei headed by Mr. Halealoha Ayau, responded to the e-mail. Mr. Ayau indicated that the members of the organization primarily wanted to make sure that cultural monitors were present during excavations to assure that applicable burial treatment laws would be adhered to (see Fong et al. 2005:36). Fong et al. (2005) reviewed several areas of possible cultural concerns for properties that could be impacted by the proposed development of the DHHL lands including archaeological sites, burials, gathering rights, hunting rights, trails, and storied places, but no traditional cultural properties were identified within the area, so no impacts were expected.

In 2009, Rechtman Consulting, LLC (Rechtman et al. 2009) conducted an archaeological survey and limited cultural assessment for a roughly 1.3 kilometer-long access road across three parcels northeast of the current study area (see Figure 38). The study involved a visual inspection of the access road corridor along the eastern boundary of Honokaia Ahupua’a from Highway 19 to the Old Māmalahoa Highway and phone interviews with five individuals from the Honokaia ‘Ohana group. No archaeological resources of any kind were observed during the pedestrian survey, and no resources (landforms, vegetation, etc.) of a traditional cultural nature were present. The individuals interviewed for the study had no information regarding significant cultural places or practices that may have occurred within the project area. The only recollection of the area was that it was used for ranching. Given the negative findings of the study, Rechtman et al. (2009) concluded that development of the proposed access road route would not significantly impact any known historic properties or any cultural resources and practices of a traditional and customary nature. They therefore recommended that no further historic preservation work or mitigation was needed.
3. Study Area Expectations

In 2015, ASM Affiliates (Clark et al. 2015) conducted an AIS a portion of a portion of TMK: (3) 4-6-013:001-046 in Honokaia Ahupua’a to the east/southeast of the current study area for the proposed installation of a gravity-fed non-potable water system and appurtenances in the Honokaia Pastoral Lots Subdivision (see Figure 38). As a result of the study, a single archaeological site (Temporary Site 1), consisting of a short alignment of stacked boulders and cobbles on the northeastern slope of an intermittent drainage channel, was identified near the northern boundary of the study area. The site was fully documented during the study, however it was concluded by Clark et al. (2015) that much like a similar alignment previously identified by Fong et al. (2005), the site retained no integrity and was therefore not considered to be significant. As such, it was not assigned an SIHP Site number.

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3. STUDY AREA EXPECTATIONS

The culture-historical context presented above for the ahupua’a of Kapoaula and the Hāmākua District, combined with the summary of previous archaeological research conducted in the vicinity of the study area, provides a basis for predicting the type and location of archaeological resources that may still be present within the current study area. Based this information, the archaeological expectations for the current study are limited. Traditional accounts, boundary commission testimonies and historical maps indicate that the study area was forested until the second half of the nineteenth century. Prior to that time, the forests on the slopes of Mauna Kea are known to have been used primarily for obtaining upland resources such as timber, plants products, and bird feathers, as well as for travel and for ceremonial or ritual purposes. Travel into the forests occurred on mauka-makai trails, two of which are known to have crossed the current study area. Those traveling into the forests likely only stayed temporarily while conducting their business there, and so evidence of these activities in the form of habitation sites or activity areas are likely to have been relatively ephemeral.

Deforestation of the current study area likely began shortly after the introduction of European livestock. The effects of grazing, but also timbering, led to the degradation of the native forest. As historical descriptions from other parts of the island attest, the loss of tree cover on the mountain side resulted in a dramatic increase in erosion. The loss of topsoil would have also resulted in damage to or the destruction of shallow or surface archaeological sites. While the amount of soil lost due to the effects of deforestation are unknown, it strongly suggests that the entire study area is an erosional environment, and that the prospects of buried sites is minimal. Over the course of the nineteenth century, the forest was replaced by pasture. The combined effects of trampling by cattle and the spread of introduced grasses such as kikuyu would have also had a deleterious effect on remnants of any sites created while the area was forested. Modern use of four-wheel-drive vehicles appears to have followed a similar route to that of the mauka-makai trail (the “Alani pi uka i ka mauna”), further reducing the potential that evidence of the trail has survived.

While the expectations for encountering intact archaeological sites are very low, it is remotely possible that Precontact sites, including trails, temporary habitations, caves, or resource procurement areas could be encountered in areas protected by old-growth vegetation or difficult to reach terrain. Additionally, historic ranching related features such as corrals, walls, roads, fences, dams, or enclosures may also be present.
4. FIELDWORK

Fieldwork for the current study consisted of an initial reconnaissance of the study area conducted by Benjamin Barna, Ph.D. (Principal Investigator) on January 29, 2019, followed by an intensive (100% coverage) pedestrian survey conducted between March 26 and 28, 2019. The field crew for the intensive survey consisted of Genevieve L. Glennon, B.A., Lauren M. U. Kepa’a, Johnny Dudoit, B.A., and Lyle Auld, B.A., under the direction of Benjamin Barna, Ph.D. In the large open pasture portions of the study area, field crew members walked in systematic transects paralleling the survey area boundaries with spacing between crew members no more than 40 meters. Ground surface visibility was excellent in the pasture. No archaeological features were observed on the ground surface, nor were any grass-covered terrain anomalies suspected of being archaeological features. In addition to walking transects, a thorough inspection was made of vegetated areas and bedrock overhangs with potential for concealing archaeological features and lava tubes, as well as prominent and anomalous landforms. Exposed soil cuts created by roads and cattle (Figure 39) were inspected to ascertain the soil stratigraphy throughout the study area. Soils observed in these cuts consisted of 7.5 4/4 Brown compact organic silty clay loam extending at least 1.5 meters below the ground surface, with subrounded basalt cobble and boulder inclusions. Given the erosional environment (which was probably exacerbated between the 1850s and the establishment of pasture later that century), no subsurface testing was conducted.

![Exposed soil profile in cattle resting area.](image)

**FINDINGS**

As a result of the current study, no archaeological sites or other historic properties of any kind were identified within the study area. All of the ranching related infrastructure (e.g., fencing, water troughs) encountered during the survey appeared modern. The concrete fenceposts (see Figure 20) observed during the current study did not correspond to the “concrete posts” depicted in the 1951 plat map (see Figure 35). An effort was made to identify evidence of the two trails (“Alanui pii uka i ka mauna” and the “Alanui o Honokaia”) depicted on historic maps (see Figures 29 and 30). Portions of the unpaved ranch road makai of the tropical ash stand likely follow the alignment of the “Alanui pii uka i ka mauna”, but currently there are only extensive wheel ruts from motor vehicle traffic. Where the projected trail alignment deviates from the jeep road, there are no surface indications of the trail. The physical route of the trail appears to have been obscured by cattle trampling, erosion, and the incursion of pasture grasses since the mid-nineteenth century. Given the history of erosion and other ground disturbance related to livestock ranching, it is unlikely that any buried cultural deposits exist within the current study area.
5. DETERMINATION OF EFFECT AND RECOMMENDATIONS

Given the negative findings of the current study with respect to archaeological resources, it is concluded that the Paniolo Tonewoods Kapoaula Koa Forest Management Plan will not impact any known historic properties. The determination of effect for the proposed project is “no historic properties affected.” With respect to the historic preservation review process of the Department of Land and Natural Resources–State Historic Preservation Division (DLNR–SHPD), our recommendation is that no further work needs to be conducted within the Paniolo Tonewoods Kapoaula Koa Forest Management Plan study area prior to or during project implementation. In the unlikely event that significant archaeological resources are discovered during the proposed ground disturbing activity, work should cease in the area of the discovery and DLNR-SHPD contacted pursuant to HAR 13§13-280-3.
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A Cultural Impact Assessment for the Paniolo Tonewoods Kapoaula Koa Forest Management Project

TMK: (3) 4-7-007:011

Kapoaula Ahupua‘a
Hāmākua District
Island of Hawaiʻi

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March 2019
A Cultural Impact Assessment for the Paniolo Tonewoods Kapoaula Koa Forest Management Project

TMK: (3) 4-7-007:011

Kapoaula Ahupuaʻa
Hāmākua District
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**APPENDIX**

A. *Ka Wai Ola* Public Notice

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawai‘i
1. INTRODUCTION

At the request of Ron Terry of Geometrician Associates, LLC on behalf of Cardno GS, Inc. (CGS), ASM Affiliates has prepared this Cultural Impact Assessment (CIA) to accompany a Hawai‘i Revised Statues (HRS) Chapter 343 Environmental Assessment (EA) for the proposed Kapoaula Koa Forest Management Plan (KKFMP) located on a roughly 564-acre portion of land in Kapoaula Ahupua‘a, Hāmākua District, Island of Hawai‘i on TMK: (3) 4-7-007:011 (Figures 1, 2, and 3). The land is owned by the Siglo Forest, Inc. and leased to Paniolo Forestry, LLC (the project proponent). The project has been proposed by Paniolo Forestry, LLC, in conjunction with Paniolo Tonewoods. The objective of the project is to develop a long-term supply of quality koa (Acacia koa) wood and associated native forest plants on the subject parcel for use in the manufacture of musical instruments and for other uses. To do so, Paniolo Forestry, LLC will plant koa and other native trees on the subject parcel, which will replace the existing pasture that has been used for cattle grazing since the mid- to late-19th century.

The current study is an accompanying document to an Environmental Assessment (EA) conducted in compliance with Hawai‘i Revised Statutes (HRS) Chapter 343; pursuant to Act 50 and in adherence with the Office of Environmental Quality Control (OEQC) Guidelines for Assessing Cultural Impact, adopted by the Environmental Council, State of Hawai‘i, on November 19, 1997. As stated in Act 50, which was proposed and passed as Hawai‘i State House of Representatives Bill No. 2895 and signed into law by the Governor on April 26, 2000, “environmental assessments . . . should identify and address effects on Hawaii’s culture, and traditional and customary rights . . . native Hawaiian culture plays a vital role in preserving and advancing the unique quality of life and the ‘aloha spirit’ in Hawai‘i. Articles IX and XII of the state constitution, other state laws, and the courts of the State impose on governmental agencies a duty to promote and protect cultural beliefs, practices, and resources of native Hawaiians as well as other ethnic groups.”

This report is divided into four main sections, beginning with an introduction and a general description of the study area, followed by a detailed cultural-historical background and a presentation of prior studies; all of which combine to provide a physical and cultural context for the current project area. The results of the consultation process are then presented, along with a discussion of potential impacts as well as appropriate actions and strategies to mitigate any such impacts.
1. Introduction

Figure 1. Study area location.
1. Introduction

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmōkua, Hawaiʻi

Figure 2. Tax Map Key (3) 4-7-007-011 showing the current study parcel (shaded in red).
1. Introduction

Figure 3. Google Earth™ satellite image showing study area location (outlined in red).
**STUDY AREA DESCRIPTION**

The current study area encompasses roughly 564 acres of pastureland situated on the southern or **mauka** most boundary of Kapoaula Ahupua’a, Hāmākua District, Island of Hawai’i (see Figure 3). The study area extends along the **mauka** (southern) edge of the Old Māmalahoa Highway, and is accessed by a gated, unimproved access road that enters into the parcel from the north. The study area is bounded to the west by Kamoku and Kapulena ahupua’a and to the east by Honokaia Ahupua’a. Its northern boundary is coterminous with the ahupua’a boundary with Kamoku along the Old Māmalahoa Highway and it is adjacent to the Edwin DeLuz gravel quarry to the northwest. It is situated on the northern flank of Mauna Kea Volcano at elevations ranging from 2,740 to 3,180 feet (835 to 969 meters) above sea level, roughly 7 kilometers from the coast. The undulating terrain is characterized by gentle to moderately north-sloping hills punctuated with outcroppings and occasional steep and rocky ridgelines, particularly in the **makai** half of the parcel. A single permanent stream crosses into the study area near the northwestern corner of the property. Several non-perennial surface streams (none of which were flowing at the time of the current study) have incised shallow to moderate intermittent drainage channels through the study area.

Soils within the study area (Figure 4) are classified as Maile-Waïkea-Rock outcrop complex on 6 to 35 percent slopes (Soil Survey Staff 2019). These soils consist of two distinct, well-drained loams, namely Maile and Honokaa, that range from sandy, sandy loam to hydrous silt loam, and highly organic silty clay that formed in a series of volcanic ash layers overlying basalt that originated from Mauna Kea Volcano during the Pleistocene epoch. The geology underlying the current study area is composed predominately of 11,000 to 64,000-year-old Laupāhoehoe Volcanics (labeled as “Qlb” in Figure 4). The northeast section of the parcel contains small portions of Hāmākua Volcanics that have been dated to 64,000 to 300,000 years old (labeled as “Qhm” in Figure 5). Mean annual rainfall within the study area averages approximately of 2,038 millimeters (80.24 inches), with the majority of rainfall occurring between the months of November and April and the least occurring in June and September (Giambelluca et al. 2013). The study area is characterized by a cool, semi-tropical climate with a mean annual temperature ranging from 32 to 78 degrees Fahrenheit (Giambelluca et al. 2013).

As a result of nearly two centuries of cattle grazing, vegetation within the study area consists almost exclusively of a pasture grasses dominated by introduced perennial forage grasses and sedges including but not limited to **kikuyu** (*Pennisetum clandestinum*), Honohono (*Haplostachys haplostachya*), natal redtop (*Melinus rupens*), and Hilo (*Paspalum conjugatum*) grasses occasionally interspersed with common dandelion (*Taraxacum officinale*), palapalai (lace fern; *Microlepia strigosa*), and fireweed (*Chamerion angustifolium*). Within actively grazed paddocks, cattle aid in keeping the vegetation cover down. The study area’s pastoral vegetation pattern is further characterized by a lone Christmas berry (*Schinus terebinthifolius*) and cherry blossom tree (*Prunus* sp.), a few free-standing patches of **ʻōhi’a lehua** (*Metrosideros polymorpha*) along hill slopes and a 14-acre stand of introduced tropical ash trees (*Fraxinus uhdei*) in the central portion of the study area. This introduced vegetation regime is much different than what would have been found prior to the widespread impacts of cattle ranching during the Historic Period, when the study area would have occupied a zone of dense **ʻōhi’a** rainforest (Clark and Kirch 1983).

Grazing has also resulted in a several artificial modifications to the landscape that include barbed wire and electric fence lines, unimproved ranch roads, remnant water lines, a water pump, and several concrete- and porcelain cattle water troughs, a modern survey marker was identified in the northern central portion of the study area. Permanent barbed wire boundary fencing, with the occasional welded pipe gate, surrounds the entire perimeter of the study area. A small segment of the fence on the study area’s western boundary includes several square concrete fence posts, one of which is inscribed near the top with the letters “07” and marked with an unidentifiable ranch brand below. Electric cross-fencing partitions the study area into eight grazing paddocks. The impacts of livestock grazing on the study area is also visible. Many of the grazed, moderately to steeply sloping hills in the study area are crossed by networks of meandering livestock trails and are contoured with a series of descending terracettes intensified by livestock trampling. Furthermore, numerous semicircular cattle resting areas are eroded into the bases of low-lying hillsides and occasionally at the bases of bedrock outcroppings.
1. Introduction

Figure 4. Map showing soil deposits within the current study area (outlined in red).

Figure 5. Map showing geological deposits within the current study area (outlined in red).
PROPOSED KAPOAULA KOA FOREST MANAGEMENT PLAN

Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch to obtain long-term access for the purposes of planting *koa* (*Acacia koa*) and other native plant species. In an effort to convert pastureland back to a semblance of the native *koa-*ʻōhiʻa forest that once stood in this area and to provide controlled future uses of the forest for commercial products, Forest Solutions Inc. was hired by Siglo Forest, LLC to author a site-specific forestry management plan for the area. Figure 6 depicts the twenty-five forest units, fencing, and roadways that will be used to implement the plan. The project will plant, over a ten (10) year period, 553 acres of suitable land with *koa* and a range of associated native plants (11.3 additional acres are reserved for a saw mill site and access road). The project will combine the production of timber in a plantation format with mixed native forest plantings in less accessible areas. Over time—decades or a century—colonization of the plantation area with the enrichment species from the mixed forests, from bird droppings and natural plant colonization is anticipated. Through implementation of the site-specific forestry management plan, in approximately 50 years, pasture in current study area will be replaced with a mixed-species native forest. Steep-sloped areas will primarily be used for native species conservation, and less steeply-sloped, less erodible areas will be primarily used for timber production. The resulting *koa* forest will provide a sustainable, long-term, predictable source of musical-instrument grade wood, produce high-quality wood for other uses, and provide habitat for native species. The ten-year objectives are as follows:

- Reforest the entire property with *koa* and a complement of associated native forest plants.
- Improve the quality of wood to be harvested in the future by: planting seed from known, high-quality sources; and utilizing cuttings propagated from trees identified as having superior color, figure, and form.
- Intensive management of *koa* for saw timber on those areas of the property with slopes less than 20%—accounting for 70% of the property or 390 acres.
- Reforest the remaining upland areas with a multi-species native forest, utilizing *koa* as a pioneer species—accounting for 30% of the area or 163 acres.
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks.

The proposed project will include activities identified as Natural Resource Conservation Service (NRCS) conservation practices with potential to affect historic properties as identified in the 2016 *Prototype Programmatic Agreement Between the US Department of Agriculture, Pacific Islands Area Natural Resources Conservation Service State Office, and the Hawaii State Historic Preservation Officer, Regarding Conservation Assistance* (the PPA). Conservation practices with potential to affect historic properties that will be implemented by the proposed project are listed in Table 1. These practices include Tree and Shrub Site Preparation (Practice 490), Windbreak/Shelterbelt Establishment (Practice 380), Fencing (Practice 382), and Tree/Shrub Pruning (Practice 660). Fencing will be installed over a nine-year period as cattle are gradually removed from the parcel (see Figure 6). Other improvements will include a single dwelling unit. A sawmill to be located in the northwest corner of the parcel is being permitted under a separate action to the proposed project.

Table 1. NRCS Conservation Practices with potential to effect historic properties.

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<th>NRCS Practice</th>
<th>Practice Name</th>
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<td>490</td>
<td>Tree and Shrub Site Preparation</td>
<td>Ripping and bedding or deep spot cultivation 24 to 36 inches (60 to 90 cm)</td>
</tr>
<tr>
<td>380</td>
<td>Windbreak/Shelterbelt Establishment</td>
<td>Ripping and bedding or deep spot cultivation 24 to 36 inches (60 to 90 cm)</td>
</tr>
<tr>
<td>382</td>
<td>Fencing</td>
<td>Standard 5-foot hog-wire fences with a smooth top wire and barbed ground wire</td>
</tr>
<tr>
<td>660</td>
<td>Tree/Shrub Pruning</td>
<td>Singling and one, possibly two, pruning treatments per tree</td>
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1. Introduction

Figure 6. Proposed forest management units.
2. BACKGROUND

This section of the report includes a discussion of the cultural-historical background for the study area and a synthesis of relevant prior research. This information is presented to provide a comprehensive understanding of the cultural significance of the study area and general vicinity and to establish an analytical basis for the assessment of any potential cultural impacts. The ability to assess the cultural significance of the current study area parcel is contingent upon developing (at a minimum), a comprehensive understanding of the ahupua'a in which the study area is located. As will be demonstrated in the ensuing section, a consideration of the broader region and island landscape is also required.

CULTURE-HISTORICAL CONTEXT

The chronological summary presented below begins with the peopling of the Hawaiian Islands and includes a presentation of a generalized model of Hawaiian Prehistory containing specific legendary references to places within and near to Kapoaula and a discussion of the general settlement patterns for the greater Hāmākua District. The discussion of Prehistory is followed by a summary of historical events in the district that begins with the arrival of foreigners in the islands and then continues with the history of land use in Hāmākua after contact. The summary includes a discussion of the changing lifeways and population decline of the early Historic Period, a review of land tenure in the study ahupua'a during the Māhele 'Āina of 1848, and the subsequent transition into the ranching and commercial agricultural industries beginning in the last quarter of the 19th century.

A Generalized Model of Hawaiian Prehistory

While the question of the timing of the first settlement of Hawai‘i by Polynesians remains unanswered, several theories have been offered that derive from various sources of information (i.e., genealogical, oral-historical, mythological, radiometric). However, none of these theories is today universally accepted (Kirch 2011). What is more widely accepted is the answer to the question of where Hawaiian populations came from and the transformations they went through on their way to establish a uniquely Hawaiian culture. For many years, researchers have proposed that early Polynesian settlement voyages between Kahiki (the ancestral homeland of the Hawaiian gods and people) and Hawai‘i were underway by A.D. 300, with long distance voyages occurring fairly regularly through at least the 13th century. While historical accounts often describes Kahiki as any land outside of Hawai‘i, some researchers point to the Marquesas and the Society Islands as the ancestral homeland of Hawai‘i’s early settlers (Emory in Tatar 1982). More recently, with advances in palynology and radiocarbon dating techniques, Kirch (2011) and others (Athens et al. 2014; Wilmshurst et al. 2011) have convincingly argued that Polynesians arrived in the Hawaiian Islands, sometime between A.D. 1000 and A.D. 1200 and expanded rapidly thereafter (c.f., Kirch 2011).

During these early times, Hawai‘i’s inhabitants were primarily engaged in subsistence level agriculture and fishing (Handy and Handy 1991). This was a period of great exploitation and environmental modification when early Hawaiian farmers developed new subsistence strategies by adapting their familiar patterns and traditional tools to their new environment (Kirch 1985; Pogue 1978). Their ancient and ingrained philosophy of life tied them to their environment and kept both environmental and social order; which was further assured by the conical clan principle of genealogical seniority (Kirch 1984). The initial permanent settlements were established at sheltered bays with access to fresh water and marine resources. These communities shared extended familial relations and there was an occupational focus on the collection of marine resources. Over a period of a few centuries, the areas with the richest natural resources became populated and perhaps even crowded, and there was an increasing separation of the chiefly class from the common people. As populations increased so did societal conflict, which resulted in hostility and war between neighboring groups (Kirch 1985). According to Kamakau (1991), the initial settlements were not governed by a political caste system until the arrival of Pā‘ao and chiefs from Kahiki.

…there were seventeen generations during which Hawai‘i Island was without chiefs—some eight hundred years… The lack of a high chief was the reason for seeking a chief in Kahiki, and that is perhaps how Pili became the chief of Hawai‘i. He was a chief from Kahiki and became the ancestor of chiefs and people of Hawai‘i Island. (Kamakau 1991:101–102)

Additionally, Kamakau (1976) concluded that settlement patterns date the migration of Pā‘ao to the islands during the 13th century. Pā‘ao, the keeper of the war god Kūkā‘ilimoku, fought bitterly with his older brother, the high priest Lonopele. After much tragedy on both sides, Pā‘ao was expelled from his homeland by Lonopele forcing Pā‘ao to set out on a long journey across the ocean in search of new land. Thirty-eight kānaka (men) accompanied Pā‘ao, which included kānaka ‘ā‘ahu‘u (stewards), a chief named Pilika’aia (Pili) and his wife Hina’aukekele, Nāmā‘u o Malaia, the sister of Pā‘ao, and the prophet Makuaka‘ūmana (Kamakau 1991). In 1866, Kamakau told the following story of their arrival in Hawai‘i:

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawai‘i
Puna on Hawai‘i Island was the first land reached by Pā‘ao, and here in Puna he built his first heiau for his god Aha‘ula and named it Aha‘ula [Waha‘ula]. It was a luakini. From Puna, Pā‘ao went on to land in Kohala, at Pu‘uheapa. He built a heiau there called Mo‘okini, a luakini.

It is thought that Pā‘ao came to Hawai‘i in the time of the ali‘i La‘au because Pili ruled as mo‘i after La‘au. You will see Pili there in the line of succession, the mo‘o kū‘auhau, of Hanala‘anui. It was said that Hawai‘i Island was without a chief, and so a chief was brought from Kahiki; this is according to chiefly genealogies. Hawai‘i Island had been without a chief for a long time, and the chiefs of Hawai‘i were ali‘i maka‘āinana or just commoners, maka‘āinana, during this time. (Kamakau 1991:100)

Prior to the establishment of the Pili dynasty, Waipi‘o Valley in the Hāmākua District was the residential base for powerful local rulers dating back to A.D. 1200s (Cartwright 1933). Presumably, during Pili’s rule, the center of government shifted from Waipi‘o to Kohala District but then ultimately centered back to Waipi‘o Valley (Cartwright 1933). Ethnohistorical traditions (Fornander 1880) indicate that Waipi‘o Valley was associated with at least nine successive Pili line rulers of Hawai‘i Island, from Kahā‘imo‘ele‘a to ‘Umì A Līloa (from roughly AD 1460 to 1620). During this period, the major rise and influence of the Pili family line expanded beyond the Hāmākua region, and thereby constituted Hāmāku as the epicenter for a complex political-caste system formed by firm religious and economic beliefs. As described by Fornander (1880), these universal Polynesian customs and beliefs included: the major gods Kāne, Kū, and Lono; the kapu system of law and order; pu‘uhonua or cities of refuge; the worship of ‘aumakua or personal family deities; and the concept of mana.

As time passed, a uniquely Hawaiian culture developed. The portable artifacts found in archaeological sites of this next period reflect an evolution of the traditional tools and distinctly Hawaiian inventions. The adze (ko‘i) evolved from the typical Polynesian variations of plano-convex, trapezoidal, and reverse-triangular cross-section to a very standard Hawaiian rectangular quadrangular tanged adze. The two-piece fishhook and the octopus-lure ‘breadloaf’ sinker are Hawaiian inventions of this period, as are ‘ulu maika stones and lei niho palaoa. The latter was a status item worn by those of high rank, indicating a trend toward greater status differentiation (Kirch 1985). As the population continued to expand so did social stratification, which was accompanied by major socioeconomic changes and intensive land modification. Most of the ecologically favorable zones of the windward and coastal regions of all major islands were settled and the more marginal leeward areas were being developed. During this expansion period, additional migrations to Hawai‘i occurred from Tahiti in the Society Islands. Rosendahl (1972) has proposed that settlement at this time was related to seasonal, recurrent occupation in which coastal sites were occupied in the summer to exploit marine resources, and upland sites were occupied during the winter months, with a focus on agriculture. An increasing reliance on agricultural products may have caused a shift in social networks as well. Hommon (1976) argues, kinship links between coastal settlements disintegrated as those links within the mākuakai settlements expanded to accommodate the exchange of agricultural products for marine resources. This shift is believed to have resulted in the formalization of the land division system sometime during the A.D. 1400s (Kirch 1985), which added another component to an already well-stratified society. The implications of this model include a shift in residential patterns from seasonal, temporary occupation, to permanent dispersed occupation of both coastal and upland areas.

The formalization of Hawai‘i Island’s land division system is a major hallmark of this era. The ahupua‘a became the equivalent of a local community, with its own social, economic, and political significance, which added another component to a then well-stratified society. Ahupua‘a (such as Kapoaula) are land divisions that typically incorporated all of the eco-zones from the mountains to the sea and for several hundred yards beyond the shore, assuring a diverse subsistence resource base (Hommon 1986). Although the ahupua‘a land division typically incorporated all the eco-zones, their size and shape varied greatly. Ahupua‘a were ruled by ali‘i ‘ai ahupua‘a or chiefs who controlled the ahupua‘a resources; who, for the most part, had complete autonomy over this generally economically self-supporting piece of land. Ahupua‘a lands were in turn, managed by an appointed konohiki or lesser chief-landlord. The ali‘i ‘ai ahupua‘a, in turn, answered to an ali‘i ‘ai moku (chief who claimed the abundance of the entire district). Thus, ahupua‘a resources supported not only the maka‘āinana (commoners) and ‘ohana (families) who lived on the land but also contributed to the support of the royal community of regional and/or island kingdoms. This form of district subdividing was integral to Hawaiian life and was the product of resource management planning that was strictly adhered to. In this system, the land provided fruits and vegetables and some meat for the diet, and the ocean provided a wealth of protein resources (Rechtman and Maly 2003). In communities with long-term royal residents, divisions of labor (with specialists in various occupations on land and in the procurement of marine resources) were also strictly enforced.

By the 17th century, large areas of Hawai‘i Island were controlled by a few powerful ali‘i ‘ai moku. There is island-wide evidence to suggest that growing conflicts between independent chiefdoms were resolved through
warfare, culminating in a unified political structure at the district level. It has been suggested that the unification of the island resulted in a partial abandonment of portions of leeward Hawai‘i, with people moving to more favorable agricultural areas (Barrera 1971; Schilt and Sinoto 1980). ‘Umi a Līloa, a renowned ali‘i of the Pili family line, is often credited with uniting the Island of Hawai‘i under one rule during the Precontact Period (Cordy 1994). ‘Umi-a-Līloa is also credited with formalizing the land division system on Hawai‘i Island and separating the various classes of chiefs, priests, and laborers (Beamer 2014; Cordy 2000; Kamakau 1992). Upon the death of ‘Umi-a-Līloa, Hawai‘i Island came under the control of his eldest son Kīekiōkālōa-A-‘Umi (Cordy 2000), whose reign is marked by his mistreatment of the lesser chiefs and commoners. His reign was short lived and by the early 18th century, Hawai‘i Island fell under the control of Alapa‘inui, who assembled a robust army and assigned his closest potential usurpers (his nephews Keawema‘uhili, Kalani‘ōpu‘u, and Keōua) as generals in his militia. The prodigious ‘I clan, spread across the districts of Ka‘ū, Puna, Hilo, and portion of Hāmākua was also a powerful force and threat to Alapa‘i campaign (Cordy 2000). As Alapa‘i gathered his forces to strike back at Kekaulike, the ali‘i nui of Maui, the high ranking ali‘i wahine (chiefess) Keku‘iapoiwa made her way to Kokoiki, Kohala to give birth to Pai‘ea, the birth name of Kamehameha (ibid.).

Kamehameha was reared in the traditions and customs of the ancient chiefs and trained under some of the most skilled warriors of that time including Kekūhaupi‘o. Upon Alapa‘i’s death, his eldest son Keawe‘ōpala was named heir to the kingdom. By the mid-18th century, the young and determined Kamehameha directed his efforts toward consolidating Hawai‘i Island under his rule. To accomplish this monumental task, Kamehameha continued his training under his more experienced kin namely Kalani‘ōpu‘u, who was the ali‘i nui of Hawai‘i Island (‘Ī‘i 1959). During Kalani‘ōpu‘u’s reign, the first foreign vessels arrived in Hawaiian waters captained by British explorer, James Cook. Cook first landed at Waimena, Kaua‘i in 1778 and in 1779, he anchored just off the shores of Kealakekua Bay, Kona. Aboard these foreign ships were innovative technologies and diseases unknown to the inhabitants of these islands. Items such as metal, nails, guns, canons, and the large foreign vessels themselves stirred the interest of the ali‘i and maka‘ainana alike. Acquisition of these technological advancements came through barter. This resulted in the ali‘i gaining possession of such items that ultimately set traditional Hawaiian warfare in new trajectory; one that would be forged by none other than Kamehameha. Wars occurred regularly between intra-island and inter-island polities during this period. It was during this time of warfare that Kamehameha, would eventually rise to power and unite all the Hawaiian Islands under his rule (Kamakau 1992).

A Brief History of Hawai‘i After Western Contact

The arrival of Western explorers in Hawai‘i signified the end of the Precontact Period and the beginning of the Historic Period. With the influx of foreigners, Hawai‘i’s culture and economy underwent drastic changes. Demographic trends during the early Historic Period indicate population reduction in some areas, due to war and disease, yet increase in others, with relatively little change in material culture. At first, there was a continued trend toward craft and status specialization, intensification of agriculture, ali‘i controlled aquaculture, the establishment of upland residential sites, and the enhancement of traditional oral history. The Kū cult, luakini heiau, and the kapu system were at their peaks, although western influence was already altering the cultural fabric of the Islands (Kent 1983; Kirch 1985). Foreigners very quickly introduced the concept of trade for profit, and by the time Kamehameha had conquered O‘ahu, Maui, and Moloka‘i, in 1795, Hawai‘i saw the beginnings of a market system economy (Kent 1983). Some of the work of the maka‘ainana shifted from subsistence agriculture to the production of foods and goods that they could trade with early visitors. Introduced foods often grown for trade with Westerners included yams, coffee, melons, Irish potatoes, Indian corn, beans, figs, oranges, guavas, and grapes (Wilkes 1845). In 1819, Kamehameha died and the kapu system that governed all aspects of traditional Hawaiian society was symbolically abolished when Liholiho (son of Kamehameha) ate in the presence of his mothers, Keōpūolani and Ka‘ahumanu. Shortly after 1820, Christianity established a firm foothold in the islands, and introduced diseases and global economic forces began to have a devastating impact on traditional life-ways.

KAPOAULA AHUPUA‘A AND THE GREATER HĀMĀKUA DISTRICT

The current study area is situated within the land of Kapoaula, an ahupua‘a located along the northeast facing shores of the moku (district) of Hāmākua, which is one of six traditional districts on Hawai‘i Island (Figure 7). Kapoaula Ahupua‘a is bounded on the Hilo (east) side by Malanahae and Honoka’a Ahupua‘a, on the Kohala (west) side by Kapulena and Hauko‘i Ahupua‘a, and terminates at Kamoku Ahupua‘a at its mauka or southernmost extent (Figure 8). The lands contained within the Hāmākua District possess a unique precipitous environment that played a large role in determining its boundaries and shaping its history from the time of Polynesian settlement. The sheer size of this district coupled with its access to a variety of environments and resources set the foundation for a thriving population.
2. Background

Stories recounting the episodic life stories and feats of its chiefs and common people illustrate Hāmākua as a thriving political district supported by its fertile and extensively cultivated valleys. Collectively, these accounts paint a picture of the area’s rich cultural landscape, most of which has been radically transformed during the Historic era. To begin developing an understanding of this district’s cultural history, it is essential to understand the physical environment of this district.

Hāmākua district is a windward district in the truest sense. It has ca. 29 miles of shoreline, primarily focused on Mauna Kea’s eastern slopes with exposed cliffs rough seas, and narrow reef formations. Above the sea cliffs, the gentle slopes have a thick soil cover and abundant rainfall, and lush vegetation, with the upper slopes from 1,000-6,000 feet in an ‘ōhi’a-koa rain forest. The slopes are cut by deep (up to 300-foot), narrow stream gulches cloaked with kukui and pandanus. Yet Hāmākua is more than these slope and gulch lands. It also includes the extremely large, deep valleys of Waipi‘o and Waimanu which have cut over a millennia into the older Kohala Mountain, valleys which, as will be seen, dominated the history of the district and the island. Hāmākua also extended inland, encompassing the high elevation māmāne-naio forests of Mauna Kea and the subalpine, oft snow-covered, summit itself. The district continued across the foggy and cold upland plateau or Saddle with its terrain a mixture of bare lava and soils, and with its vegetation a mixture of ‘ōhi’a and māmāne-naio forests. This plateau had important nesting grounds of ‘u‘au and nēnē. And, Hāmākua virtually spanned the island-reaching to and looking down into the upper edges of Kona.

(Cordy 2000:21)

The Hāmākua District is unlike any other found on Hawai‘i Island, sharing its boundaries with five of the six district on the island (excluding the Puna District) and encompassing the summit of Mauna Kea and a portion of the summit of Mauna Loa (see Figure 7). The ʻōlelo noʻeau or Hawaiian proverb, “Hāmākua kihi loa” literally translated as “Hāmākua of the long corner” commemorates the extent of this district’s boundaries (Pukui 1983:53). While the interior portion of this district, known as the ʻāina mauna or mountainous lands (Maly and Maly 2005), encompasses the highest reaches found in the Hawaiian archipelago, its coastal section is cut by numerous valleys and gulches with Ka‘ula Gulch forming its easternmost boundary and Honopu‘e Valley marking its westernmost boundary (see Figure 7). The ʻōlelo noʻeau “Hāmākua i ka wakawaka” or “irregular and rough Hāmākua” celebrates this district’s uniquely steep and rugged terrain (Pukui 1983:53). Another distinguishing feature of this region is its massive cliff faces that stretches along the coastline. “Hāmākua ʻāina pali loa” or “Hāmākua, land of tall cliffs” praises this natural feature that dominates much of this region (ibid.).

Traveling on foot via the ancient alaloa and ʻala hele trails of Hāmākua was done with much difficulty. The old saying “Hāmākua i ke ala ‘ulili” or “Hāmākua of the steep trails” recognizes this region as “a land of precipices and gulches where the old trails were often steep and difficult to travel on” (Pukui 1983:53). These trails required the ancient travelers to, at times, descend cliff faces with ropes and ladders woven together from natural fibers. This treacherous method of travel is recorded in a portion of an ancient chant titled Kū E Ho’opio Ka Lā or Kūhaupio, which is often chanted in performance with the art of ʻōlelo noʻeau (Dickey 1928:14). Both the chant and the accompanying string figure repertoire have been recorded by Lyle Dickey (ibid.) sometime between 1915 and 1917 from informants living on the islands of O‘ahu, Kaua‘i, and Ni‘ihau. In summarizing this chant Dickey (ibid.:14) opines “Up rose the sun” (ku e hoopio ka la) is the most famous of Hawaiian string figures.” Dickey goes on to explain that “[t]he accompanying chant is regarded has having a higher literary quality than that of any other figures.” (ibid.). That portion of the chant describing Hāmākua reads thusly:

O Hamakua ia, lawe i ka pali Koolau
Ke kuukuu ala i ke kaula, ke ahi ala ka niho
i ka ipu i ka pali o Kohola-lele, o Waipio,
a o Waimanu

Dickey also gathered another version of this chant that reads:

O Hamakua ia, o ka i’a iniiniki i ka lima
Ke ho’oku’uku’u la ka nalu la ke kaula i ka
niho la

This is Hamakua with Koolau cliffs

Lowering rope ladders, holding fishing gourds in
the teeth on the cliffs of Koholalele, Waipio and
Waimanu. (Dickey 1928:17)

O Hamakua ia, o ka i’a iniiniki i ka lima
Ke ho’oku’uku’u la ka nalu la ke kaula i ka
niho la

This is Hamakua where the eels are pinched in the
hand

Where the ladder is let down while the teeth hold
the string. (ibid:18)
2. Background

Figure 7. Portion of Hawai‘i Registered Map No. 2060 (Donn 1901) showing the current study area location (shaded red) within Kapoaula (shaded gray) in the moku of Hāmākua (shaded blue).
2. Background

Figure 8. Google Earth™ satellite image showing study area location (outlined in red).

Its northeastward orientation coupled with its densely vegetated interior mountainous slopes created an ideal environment that attracted the rain clouds carried on the ever-blowing trade winds. Several rain names have been recorded for the Hāmākua District, including the Kīnehelehua, which is said to have produced the lehua clusters and the misty Lilinoe rain that appears near the cliff face (Akana and Gonzalez 2015). The slow-moving Pupāhale rain is said to have kept the district residence close to their home (Akana and Gonzalez 2015; Pukui and Elbert 1986). An account concerning the mysterious rain described as the Kūnihi appeared in the October 15, 1872 edition of the Hawaiian language newspaper, Ka Nūpepa Kū‘ōko‘a. The author, S. K. Kaaiai described a time when a great drought came upon the lands of Hāmākua, which he described as being cultivated by a great number of people. By the end of the drought, all that remained in the middle of the cultivated fields was a single banana belonging to a farmer named Kanoa. Kanoa gazed out to the horizon and saw an “ao nui elele” or a large dark cloud hovering over the ocean (Kaaiai 1872:1). The farmer then kalokalo or summoned (through conversational prayer) the large cloud, asking it to water his little field (Kaaiai 1872:1; Pukui and Elbert 1986:123). At the closing of his prayer, the cloud moved straight to his field and sent a much-needed downpour that lasted until the following day. The farmer’s crops once again flourished but strangely, the rain did not fall upon any other fields, only that of Kanoa (Kaaiai 1872).

The northeast trade winds that blow continuously over this land is duly named A‘eloa, also referred to as the Moa‘e winds (Pukui and Elbert 1986). The A‘eloa wind is also known at times to have a destructive force, tearing down everything in its path. A newspaper article published in the November 30, 1867 edition of Ka Nūpepa Kū‘ōko‘a described the A‘eloa wind breaking the old landing located in Koholālele Ahupua‘a (Keomakani 1867). Koholālele, literally translated as leaping whale, describes the winds of Hāmākua that blows from east to west (Pukui and Elbert 1986). The Koholālele wind is also mentioned in the legendary account of La‘amaomao (Fornander 1918–1919). Within the renowned and extensively cultivated valley of Waipi‘o, is the Holopo‘opo‘o winds that blows through hollows of the land (ibid.).

As with many of the large districts of Hawai‘i Island, Hāmākua was further divided into two major subdistricts; Hāmākua Komohana or West Hāmākua consisting of all the valley lands situated between the Waipi‘o and Honopu‘e...
Ahupua’a and Hāmākua Hikina or East Hāmākua inclusive of all the lands between Waipi’o and Manowaiale‘e Ahupua’a. There are roughly 95 ahupua’a within all of Hāmākua, seven of which are in Hāmākua Komohana, while all the remaining 87 ahupua’a are within Hāmākua Hikina (Cordy 1994). In his study conducted for the State of Hawai‘i Historic Preservation Division, titled A Regional Synthesis of Hāmākua District, Island of Hawai‘i, Cordy (1994) drew upon these divisions and provided an in-depth overview of the general Precontact and early Historic land use and settlement patterns for the district. The current study area ahupua’a of Kapoaula is situated in Hāmākua Hikina.

In his attempt to better understand the settlement patterns of Hāmākua Hikina, Cordy further divided east Hāmākua into three subregions: 1) The Lower Windward Slopes of Mauna Kea; 2) the Upper Slopes of Mauna Kea and; 3) the Interior Plateau containing the lands of Pōhakulola and the slopes of Mauna Loa (Figure 9). Based on Cordy’s (1994:3) designation, Kapoaula Ahupua’a lies within the subregion, which he dubbed the “Lower Windward Slopes of Mauna Kea”. In summarizing the distinguishing features of this subregion, Cordy (1994:3) explains, “[t]he Lower Windward Slopes subregion extends inland up through the ʻōhiʻa forest on Mauna Kea — from sea level to the 5,000-6,000 foot elevation. This is a rolling upland which is cut by a number of fairly deep, narrow gulches.”

Unlike the valleyed ahupua’a found in the westward section of Hāmākua, those ahupua’a in Hāmākua Hikina were relatively narrow at the coast ranging anywhere between 0.1-0.4 miles wide and extending between 2.5-4.0 miles inland (Cordy 1994). These ahupua’a are characterized by their sloping kula lands with their boundaries following the natural contours or ridgelines of the gulches. A few ahupua’a extended further inland, essentially cutting off the lower ahupua’a at their mauka most end. There are, however, two very large ahupua’a in east Hāmākua, both of which are very narrow at the coast but increase significantly in acreage as they extend further inland. The smaller of the two is Pā‘auhau, which encompasses the western limit of Hāmākua Hikina and is situated further inland of Kapoaula. The significantly larger Ka‘ohe Ahupua’a borders the Hilo District and includes a portion of the summit of Mauna Loa and the entire summit region of Mauna Kea, where the sacred spring of Waiau is found and where dense basalt stone was quarried and shaped into the highly prized ko‘i (adzes). The subject ahupua’a of Kapoaula falls within the first type of ahupua’a described by Cordy as it extends inland at an elevation of about 3,200 feet above sea level before being cut off at the mauka most extant by Kamoku Ahupua’a (see Figures 1 and 8).

![Figure 9. The Regions of Hāmākua District (Cordy 1994:3)](image-url)
Traditional Agricultural and Gathering Practices of Hāmākua Hikina

In the forested zones of Hāmākua Hikina, various resources were collected that supported the traditional subsistence lifestyle of the people. Such gathering practices included the collection of bark from māmaki (Pipturus sp.), ‘akolea fern (Athryum sp.), and wauke (Broussonetia papyrifera), whose fibers were prepared and used to make items such as fish nets and kapa cloth; the catching of birds, whose feathers were assembled and fashioned into ohu ‘ula (feathered cloaks), le‘i hulu (feathered lei), and mahi‘ole helmets that used exclusively by those of royal bloodline; and the chopping of timbers, from which canoes, houses, and ki‘i (wooden images) were carefully carved. While the forested areas provided an array of natural resources, the grassy kula lands were transformed into cultivatable fields where small plantings of both staple and supplemental crops such as mai‘a (banana), kalo (taro), ‘uala (sweet potato), which were grown openly in fields and plantations. The “habitually underestimated” uhi (yam), a food crop that was often cultivated in the forests to sustain the people during dry seasons and droughts was also part of the repertoire of staple crops favored by the Hawaiians of Hāmākua (Handy and Handy 1991:182). Within Kapoaula specifically, crops such as kalo, ‘uala, and wauke were traditionally cultivated in kuleana plots. In the book, Native Planters In Old Hawai‘i, Their Life, Lore and Environment, Handy and Handy (1991) described a traditional agricultural technique called waele, (which mirrors that of swidden agriculture), occurring on the kula lands, where fire was used to prepare the land for planting:

On slopes covered with grass, like those of Hāmākua on Maui and Hawaii, and Kohala on Hawaii, the grass was formerly burned off and the ground cleared (waele) of brush and stubble...The field then had to be dug over (‘ohiki) and the stuble thrown out. The open soil was left for a few weeks, or until the small rubbish had decayed. On the windy slopes of Kohala the whole field was covered with cut grass to keep the moisture in. In planting, small holes were made in the soft earth several feet apart and a cutting dropped into each. The old procedure, termed ‘okupe, was to thrust the digging stick into the soft earth with the right hand, lift the soil to one side, and drop the cutting into the hole with the left. The cuttings were left uncovered until the rootlets showed vigorous growth; then each cutting was straightened and soil pressed down around it. (Handy and Handy 1991:109)

Prior to the massive land clearing efforts of the early sugar plantations, Handy and Handy (ibid.:231) described the “board slopes of the wet windward coast [Hāmākua] of Hawaii” as being “completely covered by kukui forests.” Kukui, commonly known as candlenut (Alleurites moluccanus), also served a number of purposes. The oily nut found within the hard black shell was used as a lamp and at times the nut was slow roasted then crushed with pa‘akai (salt) to make the relish/seasoning known as inamona (Abbott 1992). The oily properties of this nut were also used medicinally as a laxative to help expel waste from in the body (ibid.). Hawaiian plant expert, Isabella Abbott further notes that “[a]ll parts of the tree—flowers, fruits (nuts), bark, and leaves—can be used for these purposes” (ibid.:100). Fresh kukui leaves were prepared into a poultice and used to treat swelling, deep bruises, and other injuries. Red pigment was also extracted from the bark of old kukui trees and from this pigment a reddish color was produced that was used to dye kapa and fishnets (ibid.). The hard-black shells were also strung together into lei. It is within and along the edges of the old kukui forests that another agricultural method termed pā kukui or pā kuikui was practiced. Handy and Handy write:

In localities where planting was done along the edges and within the borders of old kukui forests, notably on the lower slopes of the Hamakua coast of Hawaii before the forest were cleared for sugar-cane plantations, taro was planted in clearings termed pa kukui or pa-kuikui. The trees were felled and allowed to decompose. The kukui rots very quickly when wet, and wood, bark, and foliage make rich humus. Large holes were then dug in the soil and filled with kukui leaves, and when these were decomposed the taro was planted. The plants are said to have grown luxuriantly in such localities, to a height of 7 feet and with corms weighing 20 pounds. (1991:109–110)

These extensive groves of kukui found within this district carried with it important spiritual signficance and was seen as an domain of the pig-deity Kanepua‘a or Kamapua‘a, who was understood to be an embodiment of the deity Lono (Handy and Handy 1991). While Kamapua‘a held his domain over the lush northeast parts of Hawai‘i Island, namely Hāmākua and Kohala where “southerly winds sweep around the eastern flank of Mauna Kea” and where the “storm clouds pile up in rolling masses like giant swine rutting in the uplands,” his lover and rival Pelehonuamea reigned over the southern and leeward districts of Hilo, Puna, Ka‘ū, and Kona (ibid.:341). It is likely, observance of these natural phenomena supported the belief that Kamapua‘a symbolized growth, vigor, and volcanic dormancy, while Pele, with her molten fire, symbolized transformation and rebirth through her volcanic activity. A traditional legendary account describes Kamapua‘a’s arrival to Hāmākua and how in a battle with other gods, shaped the precipitous land of Hāmākua. Handy and Handy (1991:619) elucidates:
Kamapua’a (=Lono) comes to Hawai‘i from Kahiki—that is, from the south—as do the kona or southerly cyclonic storms which bring winter rains, on which planters in leeward areas depend for their sweet-potato planting. On his way to challenge Pele, Kamapua’a (as rain clouds) met and vanquished “Lono-with-the-eight-foreheads” (not the same as Lono-the-lord-of-rain). The “eight foreheads” we take to mean eight forelands, or cliffs between gulches along the rainy windward Hamakua coast of Hawai‘i. This Lono-ka-eho “lowered his foreheads” until they case their shadow upon Kamapua’a, who was traveling in one of his many forms in the sea. Kamapua’a pushed aside the forelands (eroded the valleys between them), and then called upon his plant forms of the forests, the kukui trees…the ‘āma‘uma‘u ferns…and the hala (pandanus trees are all along the coast and in the gulches), to grow onto “the foreheads” (headlands). The roots crept forth and the forelands (eho means to heap of stones) were held fast.

The kula region of east Hāmākua served as ideal environment for various subsistence crops. To ensure success in planting in the wind swept kula lands, Handy and Handy, detailed specific mulching techniques used to ensure the crops survival:

Mulched taro was planted on the open kula lands up to the border of the old forest zone and is said to have flourished under a mulch of grass, ti leaves, and other rubbish heaped around it in the red soil. Small patches so growing today seem to flourish. We are told that taro was planted in kukui forests which used to cover the slopes of much of the land that is now planted to sugar cane; for this planting the kukui trees were not felled. Presumably such planting was successful only in relatively open glades. A method of upland planting peculiar to this section was that of felling kukui trees, allowing them to rot, and then planting taros, which are said to have grown to great size, in the decayed refuse. Another method consisted of digging sizable holes in the ground, filling them with kukui leaves, and allowing these to decay completely, after which taros that had been started from cuttings planted in plain soil were introduced and grew to great size. (Handy and Handy 1991:537)

The diversity of climates and the verdant landscapes of east Hāmākua, coupled with the abundance of freshwater and access to both coastal fisheries and the island’s summit region provided the district’s early inhabitants with access to nearly all of the necessities that were vital to their physical and spiritual wellbeing.

Wauke, or what is known as the paper mulberry (Broussonetia papyrifera), is also said to have been historically cultivated within Kapoaula Ahupu‘a’a. According to Handy (1940), there are two types of wauke: wauke and wauke mālolo. Both are utilized for therapeutic purposes, though the former is also useful for kapa (tapa) making. Like kō, wauke was typically grown around lo‘i kalo and residences, and Handy (1940) relates that it was prevalent in more moist environments including mauka kula lands and sloped valley sides. Kamakau (1976:40) indicates that wauke could also be cultivated in sheltered areas “along streams, in woods, in rocky patches (kipohopoho maka‘ili), in rutted ground (malualua), in dried-up taro patches, on lands where water flows, and on bottom lands (‘aina palawai).” Like wauke, olonā was heavily cultivated in the upland reaches of Hāmākua, and was traditionally grown nearby māmaki and wauke in kihāpai by transplanting tight-knit cuttings in a patch (Handy 1940:201):

Olona was much the best fiber for fishlines and fishnets. When used for cord (aho olona) the strands of the cleaned fiber were simply spun on the thigh and twisted (nino or milo). Olona cord has a tensile strength greater than that of hemp, but its great value for fishlines and nets lies in the facts that it does not kink and that it lasts longer than any other material. The cord was also used for making nets (koko) to carry containers and as a base for ti-leaf raincoats and feather capes. The fresh bark and leaf buds were thought to have medicinal value.

The Polynesian-introduced kō (sugarcane; Saccharum officinarum) stands as perhaps the most widely developed and extensively cultivated crop in Precontact Hawai‘i. Kō was the primary commercial export of the district beginning in the mid-1800s, facilitating Hāmākua’s economic transition during the Historic Period. Cultivation of sugar for commerce purposes has had the unfortunate effect of diluting the distinguishing characteristics of Hawaiian cane varieties due to the hybridization of traditional and introduced species. Prior to its exploitation for profit, kō served as a fixed element in Hawaiian horticulture that served a variety of important uses.

Kō was traditionally planted in the lowland plains, and in the makai portion of Kapoaula. Neal (1965) relates that there were approximately forty named varieties cultivated by the Hawaiians. Included in these is the most common kō kea (white cane) which was typically planted near old homesteads. In general, kō is purported to grow well in almost all locales, and was “planted at kihāpai of sweet potato, dry taro and wauke, and on the banks of lo‘i taro patches; and fields of cultivated plants were beautified by plantings of cane along their banks and borders” (Kamakau 1976:39).
2. Background

Of great curative value, kō is considered especially therapeutic and was included as an essential component of medicinal tonics and compounds (Handy 1940). Aside from its role as an active ingredient in medicines, Abbott (1992) opined that it was sometimes used not as a primary constituent, but rather as a flavoring agent to sweeten distasteful bitter herbs in curative compounds. Alternatively, its sweet juice could also be used in a more insidious manner to conceal and accelerate the effects of various poisons (Lincoln In Press). The juice of the kō was considered as a very effective remedy for healing deep cuts and wounds, fractured limbs, and severed body parts, healing the skin leaving no evidence of scar tissue (Kaaiakamanu and Akina 1922; Krauss 1993).

According to Handy and Handy (1991), kō served chiefly as sustenance and was eaten as a snack, condiment, and a famine food. The juice of the cane was also toasted over the fire and fed to nursing babies, and was used to strengthen children’s teeth by chewing (Handy and Handy 1991). From a more utilitarian aspect, kō could be used to thatch the interior of houses when pili grass or lauhala (pandanus) were not abundant (Handy 1940; Malo 1951). Tassel stems of the kō were crafted into roughly two-foot-long arrow darts to be used in the game of ke’a pua (also referred to as ka pua and pa pua) which was enjoyed by men, women, and children particularly during the Makahiki (ancient festival that began in October) when the pua kō (sugarcane blossom) was in bloom (Lucas 1982; Malo 1951). In ancient Hawai’i, the pua kō were also strewn about hōlu (sled) courses on grassy slopes to make it more slippery (Abbott 1992; Pukui 1983).

Other Historic sources mention the gathering of māmaki (Pipturus spp.) from the wao lā’au (upland forests) of neighboring Honokaia Ahupua’a, a practice that undoubtedly happened within Kapoaula as well, and Handy (1940) relates that māmaki was especially prevalent in the higher reaches of Hāmākua. While wauke was commonly used for kapa production, kapa was also made from the bark of the wild māmaki (primarily on Hawai‘i Island) and was known for being quite exceptional, though considered second best in comparison (Brigham 1911; Kamakau 1976). Kapa wauke paled in comparison to kapa māmaki, which was exceedingly soft and strong and used to make items such as malo (loincloth), pā ʻū (skirt), kihei (shawl covering), and kapa moe (sleeping kapa) (Handy and Pukui 1998; Kamakau 1976; Neal 1965). However, unlike the former, kapa māmaki could not withstand getting wet, making it a poor choice for items that would need to be washed. According to Kaaiakamanu and Akina (1922), the strength of māmaki wood also made it a prime choice for kapa beater implements.

In addition to being used to make kapa, the māmaki was also an essential ingredient in traditional medicinal preparations and its fruit, seeds, and leaves were used to treat various ailments in adults, children including weakness and general debility, thrush, digestion issues, cuts and sores, and the fruit and seeds were eaten by expectant mothers beginning at five months along in their pregnancies (Gutmanis 2015; Kaaiakamanu and Akina 1922). Additionally, Krauss (1993) relates that fresh māmaki leaves were placed in an ipu with hot stones and covered with fresh water where they could be steeped until drunk as a cleansing tonic.

Breadfruit (‘ula) was a kinolau (physical manifestation) of the goddess Haumea, the “patron of childbirth,” and was plentiful in the district of Hāmākua where it was grown “in the sheltered valleys of the Hamakua coast, where there are still a great many…” (1940:190). Careful and gentle propagation was required, which entailed the removal and replanting of the root sucker cutting while ensuring it remained within its original, undisturbed soil casing. With respect to ‘ula as a sustainable food source.

One of the crops cultivated specifically in Kapoaula was the ‘uala. Abbot (1992:30) relates that typically “‘uala were grown in pu’e (mounds) that formed a mūla (patch), usually surrounded by stone walls” and planted during the full moon, or during the six first days of the new moon. The preparation of ‘uala for consumption was similar to kalo, and entailed either steaming in an imu and eaten whole or mashed as poi ‘uala (Abbott 1992; Handy 1940). Although the poi ‘uala soured quickly, it was “regarded by Hawaiians as dietetically superior to taro poi, but it is less relished” (Handy 1940:149). Additionally, a dish known as palula was also made from the green leaves of the ‘uala plant after being cooked. Handy (1940:151) also relates than an alcoholic drink comprised of high-sugar content found in ‘uala was also prepared in Hāmākua, and describes the preparation of the ‘uala ‘awa’awa as follows:

. . . The potatoes are cooked, peeled, mashed and mixed with a large quantity of water, then left in the barrel or jar for three days, being stirred each day. On the third and fourth days the fermentation is sufficient to give the beer enough head to be exhilarating. Mohihi was the most popular variety for making ʻuala awaawaa; because of its exhilarating effect when fermented, it was nicknamed Kauahehae (staring fixedly). ʻUala awaawaa had a great vogue during the period of clearing forests in Hamakua, Hawaii, in the early days of sugar planting. A native landowner would plant a large patch of Mohihi, harvest and cook all of it, put it down in barrels to ferment, and then invite his countrymen from far and near to come and help him clear his land, and in return enjoy a wild orgy of talk and festivity in emptying the barrels of prime Mohihi awaawaa.
Uhi was cultivated throughout Hāmākua and served to supplement more primary sources of sustenance such as kalo and ‘uala. Unlike kalo, the uhi did not make fine poi, and as such was steamed in an imu and consumed in its whole form rather than being mashed. In addition to being a supplementary form of nourishment, the uhi also possessed value medicinally and it was a beneficial treatment of a wide variety of ailments. Within Hāmākua specifically, the ke ‘oke’o and ulaula varieties were cultivated, the former of which was only utilized for food purposes and the latter which was consumed both as food and could be used for its medicinal value (Handy 1940). Handy and Handy (1940:169–170) elaborate on a method of planting uhi in Hāmākua:

The following old Hawaiian method of planting uhi in Hamakua and Olaa was described to me by Judge George Tucker of Olaa whose Hawaiian forbears taught him yam culture. On the ground in the forest a great bin of tree-fern trunks (hapua) was built 3 to 4 feet high on the sides, the fern trucks being laid horizontally. The bin was filled with decaying fern leaves and other rubbish. The seedling tubers (hua uhi) were then stuck in the rubbish a few inches below the surface. No earth was put in, but as the rubbish in the bin decayed and sank, more rubbish was heaped on top. Fully matured tubers grown by this method are said to have weighed up to 50 pounds. . . .

. . . Another interesting practice in planting yams on steep hillsides and the sides of gulches on the Hamakua coast and in North Hilo was to dig a vertical hole in the side of the slope, 2 to 3 feet deep, and place a large flat stone in it. The hole was then filled with earth and decaying leaves, and the seed yam planted near the top of the hole. The rock at the bottom of the hole prevented the tuber, which grew downward, from growing deep into the ground and forced it to spread out. When time for digging, the earth on the side of the hill or gulch was simply dug away and the tubers extracted. (Handy 1940:169–170)

The hapu‘u, mentioned in several of the Boundary Commission testimonies and historic accounts, was also considered a famine food by Handy and Pukui (Handy and Pukui 1998) and Krauss (1993) who indicate that its starchy core could be cooked and eaten in times of deprivation. Also utilized as a famine food is the pia (Polynesian arrowroot), which Abbott (1992) relates was commonly grown in close proximity to loʻi kalo (wetland taro).

Legendary Accounts of the Greater Hāmākua District

Prior to first contact with Europeans in the late 18th century and the development of a written Hawaiian language, the history of ancient Hawaiʻi was transmitted orally from generation to generation. After the arrival of the first missionaries in 1820, Hawaiian culture underwent major transformations, one of which included the adoption of the written language. Although oral traditions were still maintained, many natives and foreigners began inscribing generations worth of knowledge onto paper. As such, these writings provide us with invaluable insight into Hawaiʻi’s past as they describe elements of Hawaiian culture such as historical figures, beliefs, traditions, wahi pana (legendary places), inoa ʻāina (place names), and moʻolelo (legendary accounts, stories, and myths), mele and oli (songs and chants), and ʻōlelo noʻeau (proverbs and sayings); all of which contribute to an in-depth understanding of the people, their culture and place. One of the hallmarks of traditional legendary accounts is their ability to transcend place and time, all while bringing cohesion to landscapes that have been subjected to artificial divisions and boundaries.

Although traditional moʻolelo specifically associated with Kapoaula are limited, numerous exist for the greater Hāmākua region itself, and include references to the ‘Aeloa, Koholālele, and Holopō‘opo‘o winds, exalted deities such as Kamapuaʻa, renowned chiefs such as Wānūa and Aiohikupua, and famed figures such as Kapoala‘ula, Kauakahiapaaoa, and Lā‘iekwai. The following moʻolelo of a strong man named Kapoala‘ula provides the most detailed account of the study area and it may well be that the name of the current study area ahupuaʻa is derived from this legendary figure.

Kapoala‘ula, Hāmākua’s Strong Man is Defeated by Kauaahiapaaoa of Kaua‘i

The following moʻolelo is an excerpt that appears in the lengthy Ka Moʻolelo O Hoʻoulu‘iala (Hoʻoulu‘iala, 2006a)—a story that details the plights of Pele’s younger sister, Hiʻakaipolipolopele, while attempting to secure her sister’s lover, Lohi‘auipo from Kaua‘i. Journeying from the Puna District to Kaua‘i, Hi‘iaka after encountering a series of obstacles manages to bring Lohi‘auipo to her sister at Kilauea. Pele, however, is dissatisfied and in a fury encases Lohi‘auipo’s body in molten lava. Lohi‘auipo’s spirit escapes through the districts of Kaʻu and Kona, where he finally lands at Kawaihau. From Kawaihau, Lohi‘auipo’s spirit travels over the ocean back to his homeland of Kaua‘i. Lohi‘au’s spirit meets with Kauakahiapaaoa, his aikāne (companion). Lohiʻau, in his spirit form, explained the events that led to his death and request that Kauakahiapaaoa seeks revenge on the fiery Peleihonuamea. After hearing Lohiʻau’s plea, Kauakahiapaaoa commits to traveling to Hawaiʻi Island.
Kauakahiapaoa, the young chief from Kaua‘i was greatly admired for his comely appearance, pleasant physique, and his skillfulness in every kind of hula. Although hula was his expertise, the young chief, was also an expert fighter. After landing at Honopu in Kohala, Kauakahiapaoa saw a crowd gathered in Waimea. The handsome Kaua‘i chief journeyed to Waimea and stood amongst the onlookers, observing some of Waimea’s best fighters in full display. Kauakahiapaoa presence caught the eye of many, including the chiefess of Waimea who kindly invited the visitor into her royal. After questioning Kauakahiapaoa about the reason for his visit she encouraged him to join in the festivities, to which he gladly accepted. The ilāmuku (executive officer) announced to the crowd that Kauakahiapaoa was to go head-to-head with Waimea’s strongest, ‘Āinakō—a man of great size and strength. The two men moved to the wrestling grounds and after exchanging a series of poetic taunts, the crowd roared with excitement showing their admiration to the visitor. ‘Āinakō bunched up his fists and hurled it toward Kauakahiapaoa, sending a huge rush of fire to the face of the young Kaua‘i chief. Kauakahiapaoa dodged the fiery blow and in one sweep, hit ‘Āinakō, sending his body into a dizzying spin. The mighty Kauakahiapaoa managed to grab hold of ‘Āinakō and in his final move, tossed the body of the giant and where it landed became known as Pu‘u ‘Āinakō. The chiefess of Waimea delighted in the festivities and later invited Kauakahiapaoa to her abode where they feasted. After a long night of enjoying in a great delight of food and hospitality, Kauakahiapaoa set out once again towards Puna, passing first through the forested area of Māhīki in Hāmākua.

Kauakahiapaoa emerged at Kukuihaele and while traversing through these lands, heard the beckoning calls of the people. Curious about this comely visitor, an old man, and a woman from Kukuihaele emerged from their little makeshift hut and called out to Kauakahiapaoa, inviting him into their home. In following the ancient customs, Kauakahiapaoa turned around and headed back toward the beckoning hosts. When Kauakahiapaoa arrived at their little hut, the old couple greeted their visitor and the old man, ‘Ele‘io quickly moved to prepare some food. ‘Ele‘io grabbed a chicken, killed it, and set it in a fire to steam. The two men delighted in conversation and ‘Ele‘io explained that he was from Kukuihaele and his wife was a kama‘āina (executive officer) announced to the crowd that when Kauakahiapaoa would send ‘Āinakō. It is said that when Kapola‘ula grabbed his chicken, killed it, and set it in a fire to steam. The two men delighted in conversation and ‘Ele‘io explained that he was from Kukuihaele and his wife was a kama‘āina of “nā pali hula‘ana,” a poetic reference to the sheer cliff of Hāmākua where travel required people to swim past that cliffs that blocked the coastal trails (Ho‘oulumāhiehie 2006a:406; Pukui and Elbert 1986). Kauakahiapaoa explained to the old man the reason for his journey. He then inquired with ‘Ele‘io the nature of amusement for the people of this area, to which, ‘Ele‘io replied, hula, fighting, wrestling, spear throwing and more.

As the two men conversed, the old man overheard chattering coming from some passersby who talked on and on about a strong man from Kaua‘i that just defeated Waimea’s best. ‘Ele‘io’s wife, Ka‘āuna was outside securing a piglet when one of the passersby asked why she had the pig. Ka‘āuna informed them that she was preparing food for a visitor that was at her home. The people asked where the visitor had come from and she responded, Waimea, the same place where you all came from. The passersby stood in wonder, pondering if the visitor at Ka‘āuna’s home was indeed the man that has just defeated ‘Āinakō. The passersby walked towards the little hut and the old couple welcomed them into their home and to their surprise, there in the little hut sat the strong man from Kaua‘i. The old couple prepared the piglet and asked their guests stay to partake in another meal. One of the passersby declined their offer and expressed to the old couple that they too would like to host’s the young champion from Kaua‘i. Not wanting to keep good company to themselves, the old woman bid farewell to Kauakahiapaoa and encouraged him and her husband to go along with their new friends.

Kauakahiapaoa and ‘Ele‘io set out with their new company of friends as they walked over a long span of land, they came upon a sporting field filled with a great crowd of people. Strutting amongst the crowd was Kapola‘ula, Hāmākua’s strong man. Much like ‘Āinakō, Kapola‘ula was a giant of a man with broad shoulders that exceeded those of ‘Āinakō. It is said that when Kapola‘ula grabbed his malo (loincloth) and snapped it down, it cracked loudly and would send a powerful whirlwind across the land. Similar to ‘Āinakō, when Kapola‘ula’s fist hurled through the air, it sent a hot spiral of wind over the land. ‘Ele‘io then asked Kauakahiapaoa if he would be willing to fight against Kapola‘ula, the strongest man of Hāmākualalo (lower Hāmākua)? Not seeing much of a competition, Kauakahiapaoa would fight against Kapola‘ula, the strongest man of Hāmākualalo (lower Hāmākua)? Not seeing much of a competition, Kauakahiapaoa would fight against Kapola‘ula, the strongest man of Hāmākualalo (lower Hāmākua)? Not seeing much of a competition, Kauakahiapaoa would fight against Kapola‘ula, the strongest man of Hāmākualalo (lower Hāmākua)? Not seeing much of a competition, Kauakahiapaoa would fight against Kapola‘ula, the strongest man of Hāmākualalo (lower Hāmākua)? Not seeing much of a competition, Kauakahiapaoa would fight against Kapola‘ula, the strongest man of Hāmākualalo (lower Hāmākua)!

The translation of this text presented in Ho‘oulumāhiehie’s (Ho‘oulumāhiehie 2006b) English version of this story reads:

'O ke keiki ihola nō ia o ke ala 'ūlili o Hāmākua, 'a ohe pūko'a kā e naue 'ole i ku'u pu'upu'u o Halulukialani. Ke hō'ike mai nei nō 'oe, e ka malihini, he Kaua'i 'oe, a iā pēlā e kū pōpō ma 'oe ma ke kahua mokomoko nei a na'u e tī aku iā 'oe, lele kawa 'oe in ā pali kūha'o o Hāmākua nei. (Ho‘oulumāhiehie 2006a:409)
I am a boy of these narrow cliff trails of Hāmākua, and not even a great coral head can withstand my fist, Halulukialani. You say, stranger, that you are of Kaua’i, and if so, know that you will end up like a wad of cotton on the fighting field and I will spit you out and send you flying over our awesome Hāmākua cliffs. (ibid.:382)

Unbothered by his opponent’s remark, Kauakahiapaoa again responded in chant describing the lands of Hāmākua and hurling more insults to the already furious Kapola’ula:

'O Kauakahiapaoa
O nā hala o Naue i ke kai
Mai ke kai mai la ho'ī au
A 'ike ā Hāmākua, āina kau makani
He makani ho'oholo aloha kēia
Aloha ka lā, he mea mahana
Aloha ka ihu, ka mea ma'ā
Aloha, e Kapola’ula, he huelo
Aloha ē, aloha.

Kauakahiapaoa’s remark about Kapola’ula being the “tail end” stirred the rage of Hāmākua’s strong man and with no regard, he uttered every kind of insult to the chief of Kaua’i. As the insults continued, Kapola’ula without delay, drew his fist back and lunged at Kauakahiapaoa. With great agility, Kauakahiapaoa bent down, causing Kapola’ula to miss his opponent. The force from his punch, sent Kapola’ula staggering forward and in a single blow, Kauakahiapaoa struck him in the back of his neck, killing him instantaneously. The crowd roared with excitement, exclaiming back and forth about the victor’s great strength. In his usual manner, Kauakahiapaoa bid farewell to his friends and continued his journey through Hāmākua, then towards Hilo Palikū before arriving at the crater of Kīlauea.

The Legend of Kuapāka’a and the Wind-Gourd of La’amaomao

The winds of Hāmākua are enumerated in a traditional mo‘olelo featuring the famous wind-gourd La’amaomao, which was said to contain all the winds of Hawai‘i. Originally published by Moses Kuaea Nakuina, the legend relates the story of Pāka’a, son of La’amaomao and Kīnau‘uauu and the highly trusted, personal attendant and favorite of the ali‘i ‘ai moku Keawenui a ‘Umi, grandson of celebrated ali‘i nui ‘Umi a Liloa. Pāka’a succeeded his father as kahu (personal attendant) of Keawenui a ‘Umi, and had charge over many belongings, and he dutifully served the ali‘i by keeping a close and careful watch over his material possessions. But Pāka’a’s greatest and most cherished responsibility was the keeping of a highly treasured personal possession: a very special and sacred ipu (gourd) passed down to him from his mother. Originally, the ipu, known as the wind-gourd of La’amaomao, belonged to Pāka’a’s grandmother. Nakuina (2005:14–15) explains the gifting of the ipu to Pāka’a and the instructions from his mother:

Then La’amaomao lifted the lid of a large calabash and took out a small, long, highly polished gourd in a woven bag. The gourd was covered securely. She [La’amaomao] turned to her keiki and said, “I’m giving you this gourd which belonged to your extraordinary kupunawahine for whom I was named. Her bones are inside the gourd. While she was alive, she controlled all the winds of the islands—she had them under a supernatural power. She gathered all the winds and put them into this gourd, where they’re still kept. She memorized one by one the names of all the winds of Hawai‘i to Ka’ula. On windless days, she could remove the cover and call out the name of a wind, and the wind in this gourd would blow. This gourd, called ‘the wind gourd of La’amaomao,’ was famous.

Before she died, she entrusted me to put her bones inside this gourd and care for them until I had a child. Then I was to give the gourd to the child to watch over. You’re my only child, so now I’m giving the gourd to you. You must look after it according to the wishes of your extraordinary kupunawahine.

You must care for this gourd because it had been handed down from the kupuna. This gourd has great value—you may not think so now, but when you sail with the ali‘i and arrive at an area where no wind blows and the canoes are becalmed, say that the winds are at your command; all you have to do is call, and the winds will blow.

“When you’re laughed at, remove the lid of the gourd and call for a wind. The wind will blow and bring the canoes to shore. The ali‘i will be grateful to you, and you’ll be loved and valued by him.”

Before Pāka’a sailed off, La’amaomao taught him the names of all the winds, along with the prayers, songs and chants concerning them, and when she was done, Pāka’a had memorized everything. Then

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He took the wind gourd and tied it with a cord he had made, prepared his other things for the voyage, and left home.

Pāka’a settled into his role as kahu, and he became the utmost favorite of Keawenui a ‘Umi. However, the favoritism of Pāka’a inspired considerable virulence and collusion against him by two men, Ho-okele-i-Hilo and Ho’okele-i-Puna. The pair conspired to entrap Pāka’a in scandal by spreading untruths about him to Keawenui a ‘Umi and slandered his name in an effort to undermine Pāka’a’s prestige in the eyes of his haku (master). Keawenui a ‘Umi was incensed, and relinquished all of Pāka’a’s gifted lands and authority, transferring all power to the two antagonistic men who had usurped Pāka’a’s power with their cruel deception. Utterly hurt by Keawenui a ‘Umi’s naivety to the slander that had befallen his name, Pāka’a gathered some of the belongings of his former haku, placed them inside his special family heirloom, departed from Waipi’o, and eventually made a life for himself on Moloka’i. While on Moloka’i, Pāka’a fathered a son, Kūapāka’a whom he groomed the way his own father had groomed him, to one day serve the man who would one day become his haku and avenge Pāka’a’s enemies.

Meanwhile, the true character of the two schemers who deposed Pāka’a of his esteemed position began to surface, and Keawenui a ‘Umi grew regretful of his decision to scorn his former kahu in their favor. The tale continues with Keawenui a ‘Umi’s frantic and persistent search for Pāka’a, with whom he had been communicating with in dreams. Pāka’a and Kūapāka’a knew that the ali’i would come searching for them, and strategically positioned themselves in their canoe where they fished for uhu (parrot fish) in the dark of morning off the shore of Moloka’i. Keawenui a ‘Umi’s party approached the pair, but unsuspected their true identity, especially because Pāka’a had assumed the guise of a hunched-over deaf fishermen. The six canoe fleets of men and chiefs from each district on Hawai’i Island approached Pāka’a and Kūapāka’a, led by the ali’i of Kohala, Wahilani, soon followed by Wanu’a of Hāmākua:

As Wanu’a’s canoe passed by, Kūapāka’a called out loudly: “Wanu’a goes by, our ali’i of Hāmākua, yet he’s not an ali’i, but a kaukauali’i who traps the puhi of Hāmākua with his fingers. He lays his fingers on the smooth rock with bait and when the small puhi crawl up in the spaces between his fingers he grabs them and tosses them into a gourd. This is how he catches the fish of his land, and this is how he enjoys the bounty of Hāmākua. It’s said he’s an ali’i, but he’s not an ali’i.” (Nakuina 2005:31)

With each passing fleet, Kūapāka’a continued to hurl insults, incensing each district ali’i, who continued past the father and son allowing Keawenui a ‘Umi’s bevy closer and closer to them. Just before dawn, as Keawenui a ‘Umi’s party approached, Kūapāka’a chanted to his haku at the request of his father. His chant was rivaled by a chant from the Kuhina Nui, Kahikuokamoku, who was part of Keawenui a ‘Umi’s party and unaware of the youth’s true identity. Kūapāka’a, in an effort to lure Keawenui a ‘Umi’s party onshore so he could isolate Ho-okele-i-Hilo and Ho’okele-i-Puna, continued his chants implicating impending stormy weather. However, Kahikuokamoku challenged his prophecy, arguing the impossibility of poor weather, and refused to come ashore. Furthermore, Kahikuokamoku challenged Kūapāka’a’s knowledge of Hawai’i Island’s winds, for how could a young native boy from Moloka’i possibly understand and foretell that strong winds would be heading towards them from Hawai’i Island and cause havoc enough that they would be forced upon the shore. In response, Kūapāka’a drew upon his heirloom gourd and his ancestral knowledge, and began chanting his warning of destruction (bolded, italicized, and underlined emphasis added):

Hurry, hurry,
The source of the storms of Hilo,
Is the wind called ua kea,
Shearing off the edges of a hale and breaking it up,
Kēpia is of Hilo of the upright cliffs,
Ulua is of Waiakea,
Ulumano, ‘Awa, Pu’ulela,
Moani’ala are of Puna,
The winds of Kuamo’ae have gathered,
My Moa’e, the wind that is swelling,
Apaiahaa is at Kanakaloloa,
Hau is of Kapalilua,
‘Eka is of Kona,
Kipu is of Kahu‘u,
‘E’elekoa is of Uli,
Kipu’upu’u is of Waimea,
‘Olauniu is of Kekaha,

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Pa‘ala‘a is in the ocean,
Nāulu is of Kawaihae,
A wind that comes
And dashes the milo leaves of Makaopau,
Kalāhuipua‘a, ‘Āpa‘apa‘a is of Kohala’s upland cliffs,
The wind that flies about like vapor,
Pu‘ukolea is of Kapa‘au,
Holopo‘opo‘o is of Waipi‘o,
Aeloa is of Hāmākua,
Kona is the wind of the sky
Above the ‘Alenuihāhā sea,
You should come ashore,
The spray of the sea flies up,
The spray of the wind, a storm is coming (Nakuina 2005:39–40)

Keawenui a ‘Umi was rapt with attention at the youth’s enumeration, so Kūapāka‘a continued chanting, the winds of Hawai‘i:

At Ka‘ū’s windy cape is Ka ‘īlio a Lono,
The paddle is dipped into the sea of Kāiliki‘i,
At Puna’s foundation turns the sun, the light,
Go and feel the wind of Kumukahi,
Hilo’s wind-blown rain at sea,
The rain is seaward, over the hala of Leleiwi,
The spray of rain is at Hāmākua,
Hāmākua is the bridge to the cliffs,
At Kohala-iki is the Moa’e wind, the Moa’e blows,
Kona awakens with the Kēhau breeze,
Kona’s burden diminishing with the Kēhau breeze,
Keawenuia‘umi, come ashore, a storm is coming. (ibid.:40)

He continued:

There, there are the winds rising from the earth,
The ‘Āpa‘apa‘a is of Kohala,
The rainy wind called Nāulu is of Kawaihae,
The Kīpu‘upu‘u is of Waimea,
A cold wind that hurts the skin,
A wind that whips the kapa of that land about,
Tossing up dust before it,
Frightening the procession of travelers,
‘Ōlaniu is the wind,
Pili-a is of Kanikū,
A’e is of Kala‘au,
Pohu and ‘Eka are the winds of Kona,
Ma’a’akuulapu is of Kahalu‘u,
Pilihala is of Ka‘awaloa,
Kēhau is of Kapalilua,
Piuhooilo is of Ka‘ū,
Ho‘olapa is of Kamā‘oa,
Kuehulepo is of Nā‘ālelu
Uahipele is of Kīlauea,
‘Awa is of Leleiwi,
Pu‘ulela is of Waiakea,
Uluau is of Hilo-pali-kū,
Koholālele is of Hāmākua,
Holopo‘opo‘o is of Waipi‘o,
The tip of that wind,
The tip of this wind,
They will twist into a whirlwind,
The bundle of bones at the back of the canoe exhalng,
Breaking off the buoy floating at the front;
Taking the load from the swamped canoe,
The small canoe will be swamped,
Destroyed with the large canoe,
The ali‘i will die, the kahuna will die,
The weak will die, the strong will die,
The dark wisemen, the bright wisemen,
They will search out, they will confer
To locate the stars of the wave,
O Hōkū‘ula, O Hōkū‘ele,
They will swim singly, they will swim by twos,
Yesterday was a calm day,
A crowd of fishermen was at sea,
The paddling of the good canoes,
The strength of the hoewa’a,
The wisdom of the ho’okele,
Don’t go far out to sea, ē dear ones,
Stop here, those from Hawai‘i,
Come here over the sea surface,
You will be possessed on O‘ahu,
There will be darkness only on calm O‘ahu,
Yesterday was calm, today will be stormy;
Keawenuia‘Umi, come ashore, a storm is coming. (ibid.:41-42)

After Kūapāka’a’s recital of the winds of Hawai‘i, O‘ahu, Kaua‘i, Maui, and Ka‘ula, Keawenui a ‘Umi became unsettled with suspicion that the boy’s forecast would be realized. Perturbed at the possibility of meeting certain death in the face of violent weather, Keawenui a ‘Umi consulted with his two advisors, and thus the ultimate targets of the trickery, who adamantly insisted that Kūapāka’a was lying and that they should depart. Kūapāka’a continued chanting his warning, enumerating upon the winds of Maui and Moloka‘i in an effort to beguile them onshore, but Keawenui a ‘Umi’s party still retained suspicion and were not sure if they were being duped. Kahikuokamoku demanded the youth’s name, but Kūapāka’a denied him, arguing that he would reveal his name once the men landed, but they did not comply, and instead the canoes sailed off to O‘ahu. Soon after their departure, and upon the command of his father, Kūapāka’a chanted:

Ē winds that I’ve called,
Blow here, those of Ka‘ula and Kaua‘i first,
Those of O‘ahu and Hawai‘i from the sides,
Those of Maui and Moloka‘i last,
Blow true, and overtake the canoe fleet
Of Keawenuia‘umi, the ali‘i. (ibid.:63)

And with this utterance, every wind that had escaped Kūapāka’a’s lips through chant ravaged the atmosphere, wreaking utter havoc upon Keawenui a ‘Umi’s fleet. Soon, the survivors and their ali‘i made their way back to Moloka‘i to escape the mayhem, and were led safely to shore by Kūapāka’a and his father, who continued to play the role of the unassuming fisherman. Keawenui a ‘Umi was cold and wet from the escapade, and Kūapāka’a was concerned for his wellbeing:

By evening, all the canoes had landed, but Keawenuia‘umi remained on the platform of his double-hulled canoe because he had no dry kapa or malo to wear since all his clothing had been lost at sea. Kūapāka’a saw his haku shivering on the canoe, so he went to speak to his father: “I pity my haku because he’s suffering from the cold. He just sits there in a wet malo on the canoe, without any kapa covering.”
Pāka’a took out one of Keawenuia‘umi’s malo which he had cared for when he was the ali‘i’s kahu; he gave it to his keiki: “Here’s one of your haku’s malo. Take it to him. Ask him to remove the wet malo he’s wearing and bring it back here. Tell him that this malo you give him is yours.”
Kūapāka’a took the dry malo and offered it to Keawenuia‘umi saying, “Here’s my insignificant malo for you. Please remove your wet one.”
Keawenuia'umi gave his wet malo to Kūapāk'a, and the keiki gave the ali'i the dry one. Keawenuia'umi noticed the dry malo looked very much like one of his own. He said to Kūapāk'a, “Perhaps this is one of my malo—it looks like one of mine.” The keiki said, “The malo is mine. My mother beat the kapa for it and I was saving it until I could wear it in public as an adult. But now it’s yours, my haku.” After the ali'i had taken off his wet malo and put on the dry one, he placed the wet one in the keiki’s care.

The keiki returned with it and when he reached the door of Pāka’a’s hale, his father asked him, “Where is your haku’s malo?” “Here it is.” “Hang it at the door of my hale, so that the ‘ā‘ipu’upu’u can no longer come in here.” “I’ve hung it at the door.” Pāka’a said, “Now only you can enter here because you’ve been made sacred for your haku by the handling of his kapa. From now on, you’ll distribute the food in here to the ‘ā‘ipu’upu’u who come, because they can longer enter.” (ibid.:66-67)

The scenario repeated with Pāka’a giving Kūapāk’a a beautifully-scented kapa that he had cared for over the years for Keawenuia’umi a ‘Umi. Although suspicious, the ali'i presumed the tale told to him by the boy was true, that it was a kapa of the same fragrance as his but from Wailau, Moloka’i and not in fact one of his own. Being that Keawenuia’umi a ‘Umi had lost everything in the storm, Kūapāk’a continued to care for his haku, who was still clueless as to the boy’s true identity. He dutifully attended to his every need, just as his father Pāka’a had in previous years. Meanwhile, Pāka’a continued to craft his revenge plot on Ho’okele Hilo and Ho’okele-i-Puna, and in order to facilitate this, his son let loose the winds of his gourd to keep the weather just unstable enough so Keawenuia’umi would not be able to leave the island. Four months later the weather became agreeable once more, and Keawenuia’umi and his men readied their canoes for sailing. That night, Kūapāk’a chanted to each of the six district ali'i and their men to ready themselves for sailing:

Get up, get up, it’s day, there’s light,  
The sun has arrived, and there above,  
lao [the planet Jupiter], Maio [a navigation star],  
Kamaha, Kahikikuokamoku,  
Kani-‘ū‘ū, the star at Helani,  
Get up, move, Kohala,  
The land of Wahilani. (ibid.:73-74)

The men were confused, as the voice urging them to depart belonged to Kūapāk’a, who instructed them to set sail to Ka’ula and explained to them that Keawenuia’umi a ‘Umi would shortly follow. However, Kūapāk’a did not wake his haku immediately, and allowed him to sleep in, while the other fleets departed Moloka’i. When day broke, Keawenuia’umi and his men (including Ho’okele-i-Hilo and Ho’okele-i-Puna) departed to Ka’ula in search of Pāka’a. Being that the rest of his party had departed, Keawenuia’a Umi requested that Kūapāk’a accompany him to Ka’ula to search for Pāka’a, which he agreed to do as this was part of his father’s plan. As part of Pāka’a’s conspiracy to exact revenge on his enemies, he had instructed his son to load the double-hulled canoe of the ali‘i with a hollowed-out tree trunk secretly filled with food, drink, palm fronds, and a large stone to be used as an anchor.

Meanwhile, the rest of Keawenuia’umi’s party was en route to Ka’ula, but stalled at O‘ahu to wait for their ali‘i, but he never arrived. Exhausted from their journey, the men fell asleep. When they awoke, they unexpectedly found that they had drifted to Hawai’i Island, and found themselves on the shores of Kawaihie. Meanwhile, Keawenuia’umi and his party were voyaging to Ka’ula, with Ho’okele-i-Hilo and Ho’okele-i-Puna steering the canoe, oblivious to their imminent, discretely planned demise. To carry out the final segment of the grand scheme, Kūapāk’a allowed the winds out of La‘amaomao, and the weather became severe. He anchored the canoe with his big rock and encouraged the men to ride out the storm in place, arguing that it would be better than fighting the bad weather. The bitter wind and rain chilled the men to the bone and they began to get hypothermic. Just before they reached the verge of death, Kūapāk’a then revealed the hidden trove of food. He gave palm fronds for protection and food and drink for strength to everyone on board except his father’s enemies, Ho’okele-i-Hilo and Ho’okele-i-Puna, who inevitably succumbed to the cold and perished.

As the weather cleared and became pleasant, Kūapāk’a assumed the role of the now-deceased steersmen, and set sail for Ka’ula. However, that night when everyone was sleeping, the boy opened his wind-gourd yet again, and the winds wafted them to Hawai’i Island where they landed at Kawaihie. Once there, joy and excitement overcame Keawenuia Umi and his party, and they rushed to lovingly greet their families while Kūapāk’a was utterly forgotten,
abandoned, and alone. Eventually, word of a canoe race that the boy participated in reached the ears of Keawenui a ‘Umi by a messenger, and it was realized that Kūapāka’a’s neglect had been inadvertent, as it was mistakenly presumed that the youth had been taken in and cared for. As part of the wager for the canoe race against Keawenui a ‘Umi’s favorite fishermen, it was agreed that should Kūapāka’a reign victorious, the losers be baked in an imu (underground oven). During their conversation, Kūapāka’a informed his haku that he intended to make true on his wager and kill the men. But he was met with opposition from Keawenui a ‘Umi, who did not want to see his men perish. Eventually, a deal was made in which Kūapāka’a would fetch Pāka’a from Moloka‘i if Keawenui a ‘Umi agreed that the fishermen be put to death.

Though Pāka’a longed to serve his haku once more, he refused to travel back to Hawai‘i Island without having his land, position as navigator, and other rights restored. When Keawenui a ‘Umi was informed of this, he immediately consented, eager to reconnect. Only once Keawenui a ‘Umi agreed to restore everything that had been revoked from Pāka’a, did his beloved kahu return to him to serve him faithfully for the rest of his days.

He Mo‘olelo No Palila

The following account concerns a brave and powerful warrior from Kaua‘i named Palila, who was known to single handedly defeat a multitude of warriors in any battle. At a young age, Palila was taken by his grandmother Hina to the temple of Ālapo in Kōloa on Kaua‘i Island. Here, Palila was raised by the gods and where he acquired all his mana (power). Palila eventually moved from Kaua‘i to Hawai‘i Island, where one of his most epic battles took place. Upon his arrival, a battle between the Hilo chief, Kulukulu‘ā and Hāmākua chief, Wanu‘a was being fought. Wanu‘a, and his warriors, Moanoniukeluhea, Kamuouiaiake, and Puupuukaamai were about to defeat Kulukulu‘ā when Palila, in a surprise attack, swung his club and struck it fiercely to the earth, causing the land to violently shake. With such force, the club became buried deep into the ground killing all three men. In his pursuit for victory, Palila traversed across the lands of Hāmākua to slaughter as many men as he possibly could, traveling as far as Kū‘i‘iau in Hāmākua (Fornander 1918–1919).

Haunaka, the Strong Man of Pā‘auhau Yields to Aiohikupua, the Young Chief of Kaua‘i

The following story concerns Aiohikupua (also spelled Aiwohikupua in some accounts), a young chief from Kaua‘i who set out on a journey to secure his dream lover, Lā‘ieikawai. While en route from Kaua‘i, Aiohikupua, who is described as a “kanaka ikaika…i ke kui a me ka mokomoku” (a strong man skilled in both boxing and wrestling), landed at Kauhola in Pū‘eke, Kohala where a customary gathering displaying the strength and skills of the district’s most famed fighters were on display. While at Kauhola, Aiohikupua went head-to-head with Kohala’s most famed fighter, Ihuanu (Fornander 1918–1919:407). After an exchange of taunts, Aiohikupua with a single thrust, drove his fist right through the chest of Ihuanu, killing him almost instantaneously. After raising the body of Ihuanu on his hand, Aiohikupua twirled his hand over his head, sending the body of Ihuanu hurling over the crowd. Startled by the power and strength of the young chief, the crowd quickly dispersed and word of Aiohikupua’s strength spread throughout the neighboring lands. After defeating Ihuanu, Aiohikupua boarded a double-hulled canoe and along with his company of men, sailed to Pā‘auhau in Hāmākua.

After landing at the shores of Pā‘auhau, Aiohikupua heard a great roar of voices coming from the uplands. He then inquired with the kama‘aina of Pā‘auhau the source of the shouting, to which the people replied “[t]he people are gathered there to witness the champion wrestler, Haunaka, the strongest man of the district” (ibid.:410). To his excitement, Aiohikupua proceeded towards the crowd and upon his arrival called out Haunaka. While Aiohikupua vocalized his taunts to Haunaka, a man, who had witnessed the events at Kauhola approached Haunaka from the crowd informing him that “…this is the very man who struck Ihuanu, in Kohala, and killed him. This man’s blow is sharp like a point of a spear; you people will therefore have no chance against him” (ibid.). Rather than engaging in battle, Haunaka approached Aiohikupua and extended his greetings. At the conclusion of the games, Aiohikupua and his company of men once again, boarded a double hulled canoe and set sailed for Hilo in search of his lover Lā‘ieikawai.

Legends Concerning Kamapua‘a

The Hāmākua coast was known as the region that belonged to the shapeshifting pig deity, Kanepua‘a or Kamapua‘a, who was thought to be one of the embodiments of Lono, a paramount deity who was considered the “rain maker” and who was closely associated with fertility (Handy and Handy 1991:333). Lono was also embodied in dark rain clouds brought on by the southerly (kona) storms. In traditional myths, it is believed that Lono migrated from the south and landed in Kona where he introduced several food plants, such as kalo (taro), ‘uala (sweet potato), uhi (yams), kō (sugar cane), mai‘a (banana) and ‘awa (kava) (ibid.).
Recounted by Martha Beckwith (1970) the moʻolelo of Pele, the fire goddess and Kamapuaʻa, the pig demi-god, expounds on the distinct district designations for both deity and the characteristics of the landscape that are intrinsically tied to their persona. The escapades of Kamapuaʻa, a kupua (demigod), was one of mischief and passion and often involved the epic love-hate affair between his lover and foe, Pele. Their affair began when Kamapuaʻa visited the crater of Halemaʻumaʻu and in his attempt to woo her transformed into a handsome man. Standing at the edge of the crater Kamapuaʻa tried to seduce Pele with his songs and good looks but Pele rejected him uttering insults of his genealogy and is beast-like nature. Her annoyance initiated a heated exchange and in a fiery fury, Pele casted her flames at him and a battle ensued. Kamapuaʻa then threatened to douse the fires of her crater home with a flood of water, but Pele and her family worked to keep her fires burning. Makahanaloa, Kamapuaʻa’s sister, came to his aid with a shroud of fog and rain which quickly filled the crater with water. Eventually Pele’s fires were extinguished except for her fire sticks. Feeling defeated, Pele eventually yielded to Kamapuaʻa and two divided the districts between themselves. Pele, reigning over lava-laden districts of Puna, Kaʻaʻi and Kona and Kamapuaʻa presiding over wet, fertile districts of Kohala, Hāmākua and Hilo (Beckwith 1970). Handy and Handy, provided a summary of the domain of Kamapuaʻa on Hawaiʻi Island describing the district thusly:

Where dark clouds at the beginning (November-December) and at the culmination (January-February) of the season of rains pile up against forelands and rocky summits, where thunder rumbles and echoes, there is Kamapuaʻa. On Hawaii his domain was the verdant rainy Hamakua coast, where, when southerly winds sweep down against the eastern flank of Mauna Kea, the storm clouds pile up in roiling masses like giant swine rutting in the uplands. After the thunder, the voice of Lono (= Kamapuaʻa), the clouds let down their rain in deluges. The verdant forest reaches to the very brink of the crater of Kilauea. (Handy and Handy 1972:341)

A common and renowned feature of the Hāmākua region is the abundant rainfall and lush landscapes that are essential for an ideal agricultural environment. These natural characteristics are fundamentally connected to Lono, god of agriculture and peace, a prevalent figure within the traditional belief system.

ʻAumakua Manō of Hāmākua

Martha Beckwith (1917:503) relates that the worship of ʻaumakua (family or personal ancestral gods) was directed towards certain stones, animals, trees, flowers, insects, and natural phenomena who are “half god, half human, who utter their counsels through the lips of some medium, who becomes for the moment possessed with their spirit.” Beckwith goes on to explain that:

Their worship is handed down from father to son, a special keeper (Kahu) being intrusted with their care. They are invoked with particular prayers and have temples erected for their worship. Their special function is to aid in the food supply of the household—generally by giving the fisherman good luck at sea—and to protect him from drowning. They are, in fact, regarded as spirits of half-human beings which, rendered strong by prayer and sacrifice, take up their abode in some shark body and act as supernatural counselors to their kin, who accordingly honor them as household divinities. (ibid.:508)

ʻAumakua (plural form of ʻaumakua) served as intermediaries that played an important role in guiding the soul of a departed family member in the afterlife and was capable of leading it into either the desirable and peaceful realm of Wākea or the miserable depths of Milu. To ensure a peaceable afterlife, it was, therefore, vital to maintain good relations with one’s ʻaumakua. Emerson (1892) elaborates on ʻaumakua forms, practices of veneration, and consequences of accidental disrespect by its kahu (keeper):

Every family had its aumakua, to whom each individual owed allegiance and worship, and from whom he expected aid and guidance in all the affairs of life. So long as a person devoutly observed the kapus, fulfilled his vows, and rendered due worship, the aumakua was his best friend and protector. But let him fail in any of these particulars, thereby becoming hewa [wrong, or guilty], he incurred its wrath and displeasure, which was visited upon him by pain and sickness. The kahuna must then be called in to determine which of the aumakua was offended and for what cause, and to atone for the fault by the proper prayer and offerings. One of the grave faults that a person might commit was “pepehi aumakua,” that is, injuring or destroying any animal of the class held sacred by his family. This fault [hewa] was never done intentionally, and, when committed by an unlucky accident, the offender was bound to make a feast of such articles as awa, a pig, fowls, squid, the fishes called aholehole, ana, kala, kumu, and palani, together with kalo, potatoes, bananas and sugar cane as an offering to the offended god. . . (ibid.:22)
2. Background

As the children inherited the aumakua of both father and mother, the tendency was for every family to have a large number of aumakua. It is claimed, that the primary idea of the word aumakua is the spirit of an ancestor, deified and rendered potent for good or evil, by the long continued hoomanamana of its posterity. The spirits of those who had become famous for skill or power would very naturally after death receive the worship of those their craft or profession. Many of these aumakua still retain the shadowy form of a human spirit. Others have been transformed into various animal forms, or, as some people prefer to consider it, manifest themselves through those animals. Other have taken up their abode in trees, stones, and other objects. (ibid:23)

Of particular note are shark 'aumākua who are frequently worshipped in coastal areas of Hawai‘i such as Hāmākua, and considered as both a friend and protector of its kāhu yet are merely associated as kauwā (slaves/servants) because of their obligatory servitude (Beckwith 1917; Emerson 1892). Emerson (1892:8) argues that the “shark was perhaps the most universally worshipped of all the aumakua, and, strange to say, was regarded as peculiarly the friend and protector of all his faithful worshippers.” Ancestral deity worship is considered a quintessential spiritual practice of the Native Hawaiians of old, and it stands today as a heritable custom, belief, and connection to the past preserved by rich oral traditions many of which are associated with mythological tales. The following six 'aumākua manō are identified as belonging Hāmākua (Emerson in Beckwith 1917:512–513):

- **Pehu** (k) (swollen), listed for Hamakua, Hawaii, and said to have eaten some natives there, also listed second among the great sharks of Maui.
- **Mahiki** (k), **Kawaiiki** (w), **Kaahu** (w), **Uhanui** (k), sharks of Hamakua, Hawaii.
- **Kupiopio** (k), seven fathoms long, who lives at Keamoku, Haena. He is slain by the Kau shark-god.

According to Emerson’s notes “He came from Kaula to live at Hamakua. On his way he fell in with Makaluahau (k) of Kalihi, Oahu, who became his aikane, and went with him to Hamakua. There their spirits rested and directed the people of Paauhau to plant awa, which their keeper brought to feed them.

‘Ōlelo No‘eau of Hāmākua

The oral tradition of Hawai‘i is perhaps best preserved in ‘ōlelo no‘eau, which have been passed down throughout the generations. Many ‘ōlelo no‘eau speak of Hāmākua, and most mention the famed winds of the region The following proverbs illustrate Hāmākua in great detail, and appear below as they were interpreted and published in ‘Ōlelo No‘eau, Hawaiian Proverbs & Poetical Sayings by Mary Kawena Pukui (1983):

- **Hāmākua ‘āina pali loa.**
  Hāmākua, land of tall cliffs.
  Praise of Hāmākua, Hawai‘i.
  (ibid.:53)

- **Hāmākua i ka wakawaka.**
  Irregular and rough Hāmākua.
  Praise of Hāmākua, a district of gulches and valleys.
  (ibid.)

- **Hāmākua i ke ala ‘ulili.**
  Hāmākua of the steep trails.
  Praise of Hāmākua, a land of precipices and gulches where the old trails were often steep and difficult to travel on.
  (ibid.)

- **Hāmākua kihi loa.**
  Hāmākua with a long corner.
  One corner of Hāmākua touches every district of Hawai‘i except Puna. Also, a play on kihi loa. A native of Hāmākua is said to avoid meeting strangers. Because of bashfulness or disinclination to share his possessions, he will turn aside (kihi) and go a long way (loa).
  (ibid.)

- **Hele a ‘ilio pī’alu ka uka o Hāmākua i ka lā.**
  Like a wrinkled dog is the upland of Hāmākua in the sunlight.
  An uncomplimentary remark about an aged, wrinkled person. Line from a chant.
Waipiʻo: the Epicenter of Hāmākua's Precontact Political System

Situated roughly three miles to the west of Kapoaula Ahupua'a is Waipiʻo, a large, well-watered valley that during Hawai‘i’s Precontact times was an exceptionally significant royal and religious center. Waipiʻo’s valley floors were checkerboard with significant architecture centered around its status as a royal center. These included man-made fishponds, sacred heiau, a royal residence and mausoleum, and numerous lo‘i. Aside from these archaeological sites and features, Waipiʻo was also home to the kā‘ai – two woven wicker caskets containing the iwi (bones) of the ali‘i Līloa and allegedly his grandson, Lonoikamakahiki. In addition to this, Waipiʻo also contained a pu‘uhonua (places of refuge). But perhaps it is most renowned for serving as home base to a long line of powerful Pili rulers. Cordy’s (1994) report outlines the reign of Pili from approximately A.D.1300-1800, accounting for roughly 20 years per reign (Figure 10), establishing the original Pili line ruler (Pili Ka‘aiea) at A.D.1320. It is suggested by Cartwright in Cordy’s (1994) study that Pili “resided and ruled out of Waipi‘o,” however therein lies an uncertainty as to the determination of whether or not the early Pili rulers controlled the entirety of Hawai‘i Island, “or whether the island was a loose confederation with Hamakua’s ruler as the most powerful ruler.” Waipi‘o remained the ruling center of Hawai‘i Island until approximately A.D.1620, “when ‘Umi shifted the governmental focus to Kona,” however “it remained important to the ruling line up to the time of Kamehameha as one of many royal residences” (Cordy 1994:6).

Fornander’s (1969) An Account of the Polynesian Race attributed the foundation of the Pili ruler lineage to the high priest Pa‘ao, who in the wake of the “expulsion or death” of Waipi‘o’s prior, sovereign ruler Kapawa, sent for a replacement chief from the lands of Kahiki. The name of this new, territorial sovereign chief was Pili Ka‘aiea. It is from him that “the ruling Hawaiian chiefs down the Kamehameha family, claimed their descent” (Fornander 1969:23). Pili was seemingly succeeded in rule by his son Ko‘a, his grandson ‘Ole, and his great grandson Kukohou. However, Fornander (ibid.) was unable to say for certain whether or not this is the actual hereditary relationship, as according to other genealogies, Ko‘a and ‘Ole might have in fact been brothers to Pili instead.

Perhaps, the most prominent Pili descendant ali‘i to rule over Waipi‘o were Līloa and his two sons, Hākau and ‘Umi-a-Līloa. Although the Pili bloodline ran strong through the veins of various ali‘i up until the time of Kamehameha I, the story of these three chiefs still echo in the minds and hearts of Hāmākua’s natives. Especially the tale of ‘Umi, the last great ali‘i of Waipi‘o. ‘Umi-a-Līloa (‘Umi-son-of-Līloa), born in the 15th century, exhibited a special aptitude for humbly taking care of people since the days of his youth. This extraordinary quality would continue to bloom over the course of his life, leading up to chieftdom and his eventual success in ruling the kingdom and uniting all the districts of Hawai‘i Island under his rule. ‘Umi’s father was the religious and sacred high chief (ali‘i nui kapu) Līloa (son of Kiha), who was responsible for the “building of the places of worship (luakini, waihau, unu, ko‘a) and the erecting of stones of Kane” (Kamakau 1992:2). Līloa was an ali‘i who “kept the peace in his kingdom and his people contented and prosperous,” a trait which undoubtedly spilled over to his son ‘Umi (ibid.). Līloa was born of a chiefly ancestress, both paternally and maternally, and fathered two children aside from ‘Umi, who were of chiefly descent: a son, Hākau (Līloa’s initial successor), and a daughter named Kapu-kini, who would later become a wife of ‘Umi. In describing some of Līloa’s feats in Hāmākua Kamakau (1992:2) writes:

At one time Līloa desired to build several heiaus in Hamakua from Kukuihaele to Kowana‘e and the vicinity about Kealakaha. When a house for the god was completed, Līloa, the kahunas, the
favorite god, Ku-ka‘ili-moku, the chiefs, and servants went up from Waipi‘o to the pork-eating feast for the dedication of the chief’s heiau. The procession was made a tabu one, from Kukuihaele to Wai-ko’e-ko‘e and on to Kapulena, Kawela, and Pa‘auhau. Games for the strengthening of the body were played, such as dish rolling (maika‘i), dart gliding (pahe‘e), boxing (mokomoko), and spear hurling (pahukala). At Koholalele, the tabu for [the heiau of] Maninini was observed. Then they went on the lower side of Kowaluna and Koapapa‘a. They encamped at Koapapa‘a and at Ka‘awikiwiki.

Figure 10. Chronology of the Pili rulers of Hawai‘i Island (Cordy 1994:7).

The mother of ʻUmi was a common woman from Kealakaha named Akahi-a-Kuleana. Although her genealogy did link her to Kanipahu, a descendant of the Pili line, the generations that followed had coupled with people of lower rank, thereby lowering their family’s status to maka‘āina or commoners. Being that her status was not of ali‘i rank, her son ʻUmi was considered a “lowly birth (lepo popolo)” (Kamakau 1992:1). It was not common for ali‘i and commoners to intermingle, much less to conceive a child together, in fact, “she was startled at seeing a man dressed
in the attire of a chief and thought that she was about to be put to death” when he approached her bathing in a stream after gazing upon her beauty from the cliff of Kealakaha (ibid:3).

The chief asked that they do what he was desirous of doing, and the woman consented. After they had fulfilled that desire they knew that a child was conceived. The chief said, ‘This is my command: when our child is born if it be a girl, name her for your side of the family; but if it be a boy, name him for mine. He shall be named ‘Umi. I am Līloa, and these are the tokens for the child when he grows up and seeks me in Waipi‘o: the feather cape, ivory pendant, helmet and kaula spear’ (laau palau). The woman heeded the words and remembered all of the chief’s command. (Kamakau 1992:3)

Indeed, Akahi had conceived a child that day, whom she reared with her sometime abusive husband. She named him ‘Umi, and “in raising him no particular rules were observed, and he grew up into a handsome but mischievous boy. He did not mind his father but minded his mother” (ibid:.5). The boy seemed to have a fondness for providing for other children, continually giving them “all the food, fish, tapa, and loin cloths” from his personal household, often landing him in trouble with Akahi’s husband, who handed out beatings to the boy frequently out of his frustration and anger. On one such occasion, ‘Umi was receiving yet another beating, Akahi exclaimed to her husband:

That is not your son that you are cruelly beating, but you and I have a share in rearing him. Why talk about your food and fish that are consumed by him? This is why I live with you, to feed his mouth and to give him his needs. “Whose is this child of yours?” [he asked]. His wife answered, “My child is not yours; my child is a chief and he is Līloa’s.” “Where are the tokens that I may recognize your son as the child of Līloa, the chief?” Akahi-a-Kuleana fetched the feather cape, the helmet, the ivory pendant, and loin cloth from their hiding place. (Kamakau 1992:5)

Fearing for his life, Akahi’s husband ceased the beating of the child. The young ‘Umi then requested to see his birth father to which his mother obliged. ‘Akahi adorned her son with the royal items and gave him detailed instructions on how to approach his sacred father lest death be handed to him. ‘Akahi explained:

After leaving this place, you will have far to go until you reach a wide stream. Remember then that the land lying before you is Waipi‘o, a land of plenty. It is a beautiful land to behold from the top of the precipice. You will see numerous fish ponds and taro patches. The long river there is Wailoa, and on both sides of it, at the opening in the valley, and along the sides [of the cliffs] going inland are the cluster of houses. (Kamakau 1992:6)

‘Umi, who was about the age of ten, rounded up his ho'okama (adopted son), ‘Oma’okamau and the two boys journeyed to Waipi‘o. Along the way, ‘Umi in his kind-hearted manner took it upon himself to adopt two more sons, Pi‘imaia‘a and Ko‘i. Together, the four young boys walked until they reached the cliff of Koa‘ekea, where:

‘Umi gazed down on the cluster of houses nestling on a broad stretch of land surrounded by cliffs with an opening on the seaward side. They descended, walked to Lalakea pond, swam across the Wailoa Stream, and faced Ka-hauno-ka-ma‘ahala, the residence of the chief Līloa. It was surrounded by a wooden fence. Tabu sticks were placed outside of the enclosure to mark the boundary beyond which commoners were not allowed to go. (Kamakau 1992:7)

Watching the guards closely, ‘Umi snuck his way around the royal residence and in a sudden dash, leaped onto the lap of the great chief Līloa.

The chief looked at the boy sitting on his lap and asked, “Whose child are you?” The boy answered, “Yours! I am ‘Umi-a-Līloa.” Līloa noticed the token he had left for his son and kissed and wept over him. (Kamakau 1992:7)

The great chief Līloa, embraced his son and following their reunion, ‘Umi was circumcised and dedicated, as custom dictated. The sacred drum, Halalū, and the smaller ka‘eke drums were sounded in the heiau of Paka‘alana. After learning that his son had adopted his three traveling companions, Līloa recognized ‘Umi’s kind-hearted nature and in a somewhat prophetic manner Līloa declared:

This is a kind-hearted boy. Although he is still a child, he has made himself like a father and mother to his people. His descendants cannot fail to become rulers. (Kamakau 1992:8)

As the news of Līloa’s new son spread throughout his kingdom, it was met with both innocent ignorance from the people of the countiesides and with despite, which came primarily from Līloa’s eldest son and heir apparent, Hākau. Seeing his father’s love for ‘Umi filled Hākau with feelings of envy and jealousy. Līloa worried for ‘Umi and informed him:
Following the death of Līloa, Hākau took over his father’s kingdom and ruled for a year, observing his father’s teachings. However, as Līloa predicted, Hākau grew to be a cruel and merciless chief, having no regard for other chiefs, including ‘Umi and commoners alike. In missionary, William Ellis’s transcriptions from the native people of the valley, it was said that Hākau’s cruelty was renown, that he had even been known to behead men who had a “fine-looking head” and had once even “ordered a man’s arm to be cut off, and brought to him, only because it was tatau [tattooed] in a manner more handsome than his own” (Ellis 1917:274). Fearfully, ‘Umi emancipated himself and his adopted sons to the moku of Hilo, where Hākau had no reign. There, he acquired four wives and lived proper, all the while heeding his father’s words regarding the god Ku-ka-ʻili-moku. Questions began to arise regarding the disappearance of ‘Umi. One man in particular, Kaleiokū, began seeing certain chiefly omens when he was around ‘Umi, and one day confronted him. His suspicions were confirmed, indeed, this was the chief everyone had been talking about. Although many were fearful once this fact arose in public, Kaleiokū became ‘Umi’s attendant, and:

...after I am dead and you are left with your lord and brother, go elsewhere and live under others if he should mistreat and abuse you. This is the one thing you must do, take care of the god. Whatever you have, remember him. Though you may live in poverty, the god will have compassion on you and reward you. (Kamakau 1992:9)

Built many long houses (halau), ten times ten of them, for the purpose of feeding men. When people came from Hilo to Hamakua for salt they were given pork to eat [a mark of great hospitality]. Travellers [sic] from Hamakua, Kohala and Kona who went to Hilo and Puna for birds’ feathers were received in ‘Umi’s eating places. Before a year had gone, many people had been received, and ‘Umi’s hospitality gained fame.” (Kamakau 1992:12)

It was said that ‘Umi was a “kindly chief who cared for the big men, the little men, the old women, children, the poor, and the sick. One thing he did was to give food to people” (Kamakau 1992:12). His genuine kindness and compassion served him well. With the help of those he had selflessly served, he forged a surprise attack on “Hakau, his chiefs, and members of the court... all the corpses of those slain in battle were offered up in the heiau of Honua‘ula in Waipiʻo,” and it is said that when:

‘Umi-a-Līloa laid the victims on the altar in the heiau—the bodies of the fallen warriors and chief, Hakau—the tongue of god came down from heaven, without the body being seen. The tongue quivered downward to the altar, accompanied by thunder and lightning, and took away all the sacrifices. (Kamakau 1992:14)

In the years following the overthrow of Hākau’s court, ‘Umi waged war on and succeeded in taking each moku of Hawai‘i Island. He had many chiefly wives, one of whom was also his half-sister (Hākau’s full blooded sister) Kapu-ki who bore him two sons, Keli‘i-o-kaloa and Ke-awe-nui-a-‘Umi, both who would become heir to the Kingdom of Hawai‘i. ‘Umi, being an avid farmer and fisherman, accomplished much, including constructing kalo patches in Waipi‘o.

In his old age, ‘Umi-a-Līloa retired to Kona. At his request, a plan was set in motion which would require the help of his sons, daughters, fellow chiefs, and commoners to erect a stone slab tomb to prepare for his death. The tomb failed to be readied by the time of ‘Umi’s passing, and instead the slabs were stored in a cave in Kailua. There are two versions of the fate of ‘Umi’s corpse: one story says that his adopted son Ko‘i (who had been given land from Waimanu to Pololō) asked permission to “conceal his bones completely” (Kamakau 1992:32). He killed a man in Kekaha who bore a strong resemblance to ‘Umi. Late one night, he entered the cave at Maka‘eo, laid this substitute corpse to rest, and accompanied by his brother in law, took ‘Umi’s body to a secret cave among the precipitous cliffs at Waimanu. Another account contradicts this story, stating that Ko‘i actually took ‘Umi’s bones to the island of Maui to a secret, undisclosed location. Until this day, ‘Only the birds know where Umi son of Līloa lies buried” (Beckwith 1970:391).

The Arrival of Captain James Cook and the End of Kalaniʻōpuʻu’s Reign (1778-1782)

British explorer Captain James Cook, in command of the ships H.M.S. Resolution and H.M.S. Discovery, landed in the Hawaiian Islands on January 18, 1778. The following January 17th [1779], on a return trip to Hawaiian waters, Cook anchored near Ka‘awaloa along the north shore of Kealakekua Bay in the South Kona District to resupply his ships. This return trip occurred at the time of the annual Makahiki festival, and many of chiefs and commoners were gathered around the bay celebrating. It has been suggested that Captain Cook was understood to be the god Lono himself returned, as men would not normally be allowed to paddle out during the Makahiki without breaking the kapu and forfeiting all of their possessions (Kamakau 1992). Kalaniʻōpuʻu, the reigning chief of Hawai‘i Island, left a battle with Kahului on Maui, and after arriving at Kealakekua Bay, visited Cook on board the H.M.S. Resolution, where they exchanged gifts. Kamehameha, the future ruler of all of Hawai‘i, was present at this meeting (Jarves 1847). On February 4th, Cook set sail, but a storm off the Kohala coast damaged the mast of the H.M.S. Resolution, and both
ships were forced to return to Kealakekua Bay to make repairs. With Cook’s return many of the inhabitants of Kealakekua began to doubt that he actually was the physical manifestation of Lono (Kamakau 1992). Ten days later, a dispute over stolen nails escalated and after one of Cook’s boats was stolen, the captain set ashore at Ka‘awaloa with six marines to ask Kalani‘ōpu‘u for its return. When Kalani‘ōpu‘u denied any knowledge of the theft, Cook tried to take him captive (Kamakau 1992). A fight ensued, and Cook was killed along with four of his men and several natives. Kalani‘ōpu‘u and his retinue retreated inland. After offering the body of Cook as a sacrifice to the akua, some of his bones were returned to the British aboard Resolution (Kamakau 1992), who shortly thereafter returned to sea.

After the death of Captain Cook and the departure of H.M.S. Resolution and Discovery, Kalani‘ōpu‘u moved to Kona, where he surfed and amused himself with the pleasures of dance (Kamakau 1992). While he was living in Kona, famine struck the district. Kalani‘ōpu‘u ordered that all the cultivated products of that district be seized, and then he set out on a circuit of the island. Around A.D. 1780, while in Kohala, Kalani‘ōpu‘u proclaimed that his son Kīwala‘ō would be his successor, and he gave the guardianship of the war god Kū‘kā‘ilimoku to Kamehameha. However, Kamehameha and a few other chiefs were concerned about their land claims, which Kīwala‘ō did not seem to honor (Fornander 1996; Kamakau 1992), and preferred Kamehameha as the next ruler. The heiau of Moa‘ula was erected in Waipi‘o at this time (ca. A.D. 1781), and after its dedication Kalani‘ōpu‘u set out for Hilo to quell a rebellion by a Puna chief named ‘Imakakoloa, a descendant of the famed ‘Ī family that ruled over Ka‘ū, Puna, Hilo, and Hāmākua. The ʻōlelo noʻeau “Ka hālau a ʻĪ” literally translated as “the house of ʻĪ” likens the extent of this family’s rule to a hālau or a long-house (Pukui 1983:141).

‘Imakakoloa was defeated in Puna by Kalani‘ōpu‘u’s superior forces, but he managed to avoid capture and hide from detection for the better part of a year. While the rebel chief was sought, Kalani‘ōpu‘u went to Ka‘ū and erected a heiau called Pākini (Kamakau 1992). ‘Imakakoloa was eventually captured and brought to the heiau, where Kīwala‘ō was to sacrifice him. “The routine of the sacrifice required that the presiding chief should first offer up the pigs prepared for the occasion, then bananas, fruit, and lastly the captive chief” (Fornander 1996:202). However, before Kīwala‘ō could finish the first offerings, Kamehameha, “grasped the body of Imakakolo‘a and offered it up to the god, and the freeing of the tabu for the heiau was completed” (Kamakau 1992:109). Upon observing this single act of insubordination, many of the chiefs believed that Kamehameha would eventually rule over all of Hawai‘i. After usurping Kīwala‘ō’s authority with a sacrificial ritual in Ka‘ū, Kamehameha retreated to his home district of Kohala. While in Kohala, Kamehameha farmed the land, growing taro and sweet potatoes (Handy and Handy 1972). Kalani‘ōpu‘u died in April of 1782 and was succeeded by his son Kīwala‘ō.

After Kalani‘ōpu‘u died in A.D. 1782 civil war broke out, Kīwala‘ō was killed, and Kamehameha became the ruler of Hawai‘i Island. The wars between Maui and Hawai‘i continued until A.D. 1795 (Handy and Handy 1972; Kuykendall and Day 1976). Several battles were fought in the Hāmākua District during this period, and many of the religious structures in Waipi‘o Valley were destroyed (Hazlett et al. 2007). The Rule of Kamehameha I (1782-1819)

After Kalani‘ōpu‘u died, several chiefs were unhappy with Kīwala‘ō’s division of the island’s lands, and civil war broke out. Kīwala‘ō, Kalani‘ōpu‘u’s son and appointed heir, was killed at the battle of Moku‘ōhai, South Kona on July 1782. Supporters of Kīwala‘ō, including his half-brother Keōua and his uncle Keawemauhili, escaped and laid claim to the Hilo, Puna, and Ka‘ū Districts. According to ‘Ī‘i (1963), nearly ten years of almost continuous warfare followed, as Kamehameha endeavored to unite the island of Hawai‘i under his rule and conquer the islands of Maui and O‘ahu. Keōua became Kamehameha’s main rival on the island of Hawai‘i, and he proved difficult to defeat (Kamakau 1992). Around 1790, in an effort to secure his rule, Kamehameha began building the heiau of Pu‘ukoholā at Kawaihae, which was to be dedicated to the war god Kū‘kā‘ilimoku (Fornander 1996). When Pu‘ukoholā Heiau was completed in the summer of 1791, Kamehameha sent his two counselors, Keawaheulu and Kamanawa, to Keōua to offer peace. Keōua was enticed to the dedication of the Pu‘ukoholā Heiau by this ruse and when he arrived at Kawaihae he and his party were sacrificed to complete the dedication (Kamakau 1992). The assassination of Keōua gave Kamehameha undisputed control of Hawai‘i Island (Greene 1993). Between 1792 and 1796, after the dedication of Pu‘ukoholā, Kamehameha mostly resided at Kawaihae and worked the lands of the Waikōloa-Waimea region (Maly and Maly 2002). The wars between Maui and Hawai‘i continued until A.D. 1795 (Handy and Handy 1972; Kuykendall and Day 1976) where a series of battles were fought in the Hāmākua District and many of the religious structures in Waipi‘o Valley were destroyed (Hazlett et al. 2007).

Waipi‘o, being the high profile epicenter for royal and religious activities in the islands that it was, garnered attention from those wishing to destroy and demolish it and everything it stood for. On two separate occasions, warfare was waged in Waipi‘o, one of which is recognized as being the first naval battle in the islands where both parties utilized “modern gunnery” (Fornander 1969:244). The spark that initiated this naval battle, known as Kepōwaha‘ula,
2. Background

was ignited by chief Kaʻeokulani from Kauaʻi. He and Maui chief Kahekili set out with their war canoes to “avenge the defeat of Kalanikupule on Maui, and to deal a crushing blow to the growing power of Kamehameha (Fornander 1969:241). On their voyage down the island chain, the pair intermittently stopped at several locations with their separate war fleets, recruiting crew for the impending battle. The two chiefs split up, with Kahekili hugging the coastline of the Kohala District and Kaʻeokulani heading straight for Waipiʻo. As related by Fornander (Fornander 1969:243), “the acts of spoliation and bararity committed on this occasion were the common occurrence of war in those days”, however, the acts of blatant vandalism committed by both parties were primarily centered around religious and sacred icons and an utter lack of regard for the religious system. Resulting damages were severe, as related by Fornander (ibid.):

His disregard and desecration of the ancient tabu places, the tearing up and overturning the sacred pavement of Līloa, the burning of the sacred pepper-tree supports of the ancient palace of the Hawaiian kings, said to have been built by Kahoukapu, and his general demolition and destruction of all the sacred and valued mementoes of ancient times, in which that valley was so rich,-these and similar acts were regarded as unpardonable acts of vandalism.

Kamehameha was in Kona when he caught wind of the invasion, and preparations for a naval battle were quickly completed. He “assembled a large fleet of double canoes, many of which were filled with small cannons obtained from traders, and with the sloop which Kameaimoku had captured from the ship “Eleanor” the preceeding year, he and Kaʻeokulani fled back to the eastern part of the district, as related by Asahel G. Kamakau (1892). Upon Kamehameha’s arrival at Waipiʻo Bay, a bloody combat ensued with Kahekili’s fleet who had not yet made landfall. It is said that Kamehameha’s artillery was far too heavy handed for Kahekili, and that he and Kaʻeokulani fled back to their respective islands, defeated. According to Kamakau (Kamakau 1992), it was the final battle fought by Kahekili, a precursor to his death in 1793.

One year prior to Kepūwahaʻula, Waipiʻo was also ravaged, although on a less severe level. Threatened by the possibility that Kamehameha and Keawemauhili (ruling chief of Hilo and Puna) would join forces against him, Keōua killed Keawemauhili and seized Hilo. Following his victory, Keōua decided to further launch the war into more rural areas, his intention being to:

Plunder the country people. He descended into Waipiʻo and broke down the fishponds, drying up Lalakea, Muliwai, and all the other ponds. He pulled up the taro of Waipiʻo, broke down the banks of the taro patches, and robbed the people from Waipiʻo to Waimea (Kamakau 1992:122, 151)

Aside from the obvious loss of human life associated with such warfare, the exploitation of the residents, the ponds, loʻi, the burning of the sacred niʻoi (pepper tree) columns and the displacement of Līloa’s pavement at Pakaʻalana Heiau in Waipiʻo were tragic as well, and were undoubtedly a huge blow to the community.

Keōua’s war campaign subsequently infiltrated into eastern Hāmākua in the late eighteenth century where he led another forceful invasion of at least 20,000 men against Kamehameha and his party of 13,000 men during the two-day battle of Koapāpa’a (also referred to as Koapapa) in the eastern part of the district (D’arcy 2018; Desha 2000; Fornander 1969; Kalākaua 1972; Kamakau 1992). Referred to as “The Battle of the Empty Guns” (Desha 2000), the skirmish was clandestinely planned by Keōua spurred in an idenitic manner to his previous invasion of Waipiʻo, and Kamehameha’s subjects were exposed to brutal treatment accomplished “by robbing them of their property, by the wantonly killing of men, women and children, the cutting of taro from the fields with overbearing arrogance, and all other malicious acts. Women who were with child were trampled under foot, pierced with small bambus and with sticks and stones” (Fornander 1969:472). These abhorrent acts of brutality triggered Kamehameha to avenge the death of his people, and Desha (2000) further relates that it was Kamehameha’s wish to enforce his Kānāwai Māmalahoa, or the Law of the Splintered Paddle, against Keōua.

Initially, the battle began deep in the misty forest of Mahiki, then moved further east into Pāʻauhau, and eventually ended up in Kākaʻi‘au in eastern Hāmākua. As related by Kamakau (1992:152), the battlefield consisted of “a broad open plain with a grove at the south” and was described as being in the vicinity of Kainehe (Desha 2000). Kinney (1913:33) elaborates:

The gulch on the south side of Kukaiau is named MAIUUK-ELELEI. It is famous as the site of a great battle between Kamehameha and King Keoua, of Kau, the fight ending here after it had raged from one end of Hamakua to the other. The decidering engagement took place about a quarter of a mile above the present road, where the old road crossed the gulch. Keoua, when defeated, ran to the place where the KOHOLALELE gulch, north of Kukaiau, joins with the Kukaiau gulch. Here, on
the Hilo side, is a stone of refuge, where Keoua remained until the victorious forces had withdrawn, when he returned towards Kau. The stone is called Keoua’s stone until today.

Despite being vastly outnumbered with regards to manpower, Kamehameha’s warriors were dually armed with weaponry and knowledge of foreign warfare owing to Kamehameha’s association with John Young. Kamehameha’s army was well-armed with gunnery, and Keōua’s militia seized the weapons. However, they did not possess the necessary armaments that Kamehameha had, and as such could not forge an assault in this manner and both parties retreated to their respective districts (Kamakau 1992).

Another battle that reached as far as Kūka’iau between Kulukula, was fought between the king of Hilo named Kulukula, and the king of Hāmākua, Wanu’a. Wanu’a was assisted in battle by three of his bravest warriors, Moanonuikalehua, Kamuonuiaiako, and Puupuukaamai, which nearly resulted in his victory (Fornander 1969). However, just before slaughtering Kulukula, Wanu’a’s attack was interrupted by the arrival of Palila, a courageous and adept warrior and king of Kōloa, Kaua’i who had been reared by the gods at the heiau of Alanapo in Humu‘ula, Kaua’i. Nonetheless, the three fearless warriors were no match for Palila, who vanquished them with a single blow of his war club to the ground and later “hangs their jaws on a tree called Ka-haka-auwae (The shelf of jawbones)” (Beckwith 1970:415).

Shortly thereafter this period of warfare, Hawai‘i’s culture and economy changed drastically as western influences of capitalism and industry established a firm foothold in the islands. The sandalwood (Santalum ellipticum) trade was established by Euro-Americans in 1790 and turned into a viable commercial enterprise by 1805 (Oliver 1961). The industry flourished by 1810, as farmers and fishermen were ordered into the mountains of their district to cut sandalwood and carry it to the coast. Although the laborers were compensated with kapa (material), food and fish (Kamakau 1992) the neglect to their personal subsistent duties lead to food shortages, and famine, resulting in a population decline. Kamakau described the collapse of a traditional subsistence system and the industry’s detrimental effects on the people, “…this rush of labor to the mountains brought about a scarcity of cultivated food . . . The people were forced to eat herbs and tree ferns, thus the famine [was] called Hi-laulele, Haha-pilau, Laulele, Pualele, ‘Ama'u, or Hapu'u, from the wild plants resorted to” (ibid.: 1992:204). Once Kamehameha realized that his people were suffering, he “declared all the sandalwood the property of the government and ordered the people to devote only part of their time to its cutting and return to the cultivation of the land” (ibid.: 1992:204). Kamehameha I, who resided on the Island of Oʻahu at this time, did manage to maintain some control over the trade on Hawaiʻi Island (Kent 1983; Kuykendall and Day 1976).

In 1793, Captain George Vancouver, who previously visited Hawaiʻi with Cook in 1778, returned leading his own expedition back to Hawaiʻi. Upon his return, Vancouver introduced cattle to Hawaiʻi Island, gifting seventeen heads of steer to Kamehameha I (Barrera 1983). Kamehameha I placed a kapu on the cattle, and they were driven to the upland plain of Waimea to increase and multiply (Vancouver in Kuykendall 1938). Archibald Menzies, a naturalist and surgeon with the Vancouver expedition, wrote the following description of the Hāmākua District in 1793 as he sailed off the coast:

... The land we passed in the forenoon rose in a steep bank from the water side and from thence the country stretched back with an easy acclivity for about four or five miles, and was laid out into little fields, apparently well cultivated and interspersed with the habitations of the natives. Beyond this the country became steeply rugged and woody, forming mountains of great elevation. (Menzies 1920:51)

By 1796, Kamehameha had conquered all the island kingdoms except for Kaua’i. It was not until 1810, when Kaumualiʻi of Kauaʻi gave his allegiance to Kamehameha, that the Hawaiian Islands were unified under one ruler (Kuykendall and Day 1976). In 1812, Kamehameha I returned to Hawaiʻi island and resided in Kamakahonu in Kailua-Kona, where he ruled for the remainder of his life, continuing his involvement with foreign trade and enforcing the rigid kapu system.

*The Death of Kamehameha I and the Abolition of the Kapu System (1819-1820)*

Kamehameha I died on May 8, 1819 at Kamakahonu in Kailua-Kona, and the changes that had been affecting the Hawaiian culture since the arrival of Captain Cook in the Islands began to accelerate. Following the death of a prominent chief, it was customary to eliminate all of the regular kapu that maintained social order and the separation of men and women, elite and commoner. Thus, following Kamehameha’s death, a period of ‘ainoa (free eating) was observed along with the relaxation of other traditional kapu. It was the responsibility of the new ruler and kahuna to re-establish kapu and restore social order, but at this point in history, traditional customs were altered (Kamakau 1992).
2. Background

The death of Kamehameha was the first step in the ending of the tabus; the second was the modifying of the mourning ceremonies; the third, the ending of the tabu of the chief; the fourth, the ending of carrying the tabu chiefs in the arms and feeding them; the fifth, the ruling chief’s decision to introduce free eating (‘aimoa) after the death of Kamehameha; the sixth, the cooperation of his aunts, Ka-ahu-manu and Ka-heihei-malie; the seventh, the joint action of the chiefs in eating together at the suggestion of the ruling chief, so that free eating became an established fact and the credit of establishing the custom went to the ruling chief. This custom was not so much of an innovation as might be supposed. In old days the period of mourning at the death of a ruling chief who had been greatly beloved was a time of license. The women were allowed to enter the heiau, to eat bananas, coconuts, and pork, and to climb over the sacred places. You will find record of this in the history of Ka-ulana-nui-o-ka-moku, in that of Ku-ali‘i, and in most of the histories of ancient rulers. Free eating followed the death of the ruling chief; after the period of mourning was over the new ruler placed the land under a new tabu following old lines. (Kamakau 1992:222)

Immediately upon the death of Kamehameha I, his son and successor, Liholiho was sent away to Kawaihæ to keep him safe from the impurities of Kamakahonu brought about from the death of Kamehameha. After the purification ceremonies, Liholiho returned to Kamakahonu where he conducted a series of rebellious acts to deny the reinstatement of the traditional kapu laws. These actions included, the consumption of dog meat that was strictly kapu to chiefly women and entering the women’s lauhala house. Many ali‘i who witnessed Liholiho’s complete disregard, quickly spread word that the kapu had been abandoned.

Then Liholiho on this first night of his arrival ate some of the tabu dog meat free only to the chiefesses; he entered the lauhala house free only to them; whatever he desired he reached out for; everything was supplied, even those things generally to be found only in a tabu house. The people saw the men drinking rum with the women kahu and smoking tobacco, and thought it was to mark the ending of the tabu of a chief. The chiefs saw with satisfaction the ending of the chief’s tabu and the freeing of the eating tabu. The kahu said to the chief, “Make eating free over the whole kingdom from Hawaii to Oahu and let it be extended to Kauai!” and Liholiho consented. Then pork to be eaten free was taken to the country districts and given to commoners, both men and women, and free eating was introduced all over the group. Messengers were sent to Maui, Molokai, Oahu and all the way to Kauai, Ka-umu-ali‘i consented to the free eating and it was accepted on Kauai. (Kamakau 1992:225)

Kekuaoakalani, caretaker of the war god Kūka‘ili‘iokoku, was dismayed by the actions of his cousin, Liholiho, and thereby revolted against him. Kekuaoakalani was unsuccessful and was ultimately defeated. Within a year of Kamehameha’s death, Liholiho (Kamehameha II) had sent edicts throughout the kingdom renouncing the ancient state religion. By December 1819, he commanded the destruction of heiau images and structures, or that the structures be abandoned and left to deteriorate. Kamehameha II, did however, allow personal family religion, ‘au makua worship, to continue (Kamakau 1992; Oliver 1961). As most of the kapu remained null throughout the entire archipelago, the uncanny arrival of the Christian missionaries shortly after, resulted in the abolishment of the kapu system, and the traditional religion replaced with Christianity. The end of the kapu system, marked significant social and economic changes that greatly affected the lives of the common people. Liholiho eventually moved his court to O‘ahu, thereby lessening the burden on the people of Hawai‘i Island to manage resource procurement for the chiefly class. The economy shifted from subsistence agriculture to the production of foods and goods that were traded with early visitors. Introduced foods often grown for trade included yams, coffee, melons, Irish potatoes, Indian corn, beans, figs, oranges, guavas, and grapes (Wilkes 1845).

Hämåkua 1820-1848: A Land in Transition and Early Historical Accounts

In October of 1819, seventeen Protestant missionaries set sail from Boston to Hawai‘i. They arrived in Kailua-Kona on March 30, 1820 to a society whose religious system has just been overturned. Eager to spread the Christian gospel, these early missionarie seized the opportunity to fill this religious void. Many of the ali‘i, who were already exposed to western material culture, welcomed the opportunity to become educated in a western style and adopted their dress and religion. Soon they were rewarding their teachers with land and positions in the Hawaiian government. During this period, the sandalwood trade wrought havoc on the lives of the commoners, as they weakened from the heavy production, exposure, and famine just to fill the coffers of the ali‘i, who were no longer under any traditional constraints (Kuykendall and Day 1976; Oliver 1961). The lack of control of the sandalwood trade was to soon lead to the first Hawaiian national debt as promissory notes and levies were initiated by American traders and enforced by American warships (Oliver 1961). The Hawaiian culture was well on its way towards Western assimilation as industry
in Hawaiʻi went from the sandalwood trade, to a short-lived whaling industry, to the more lucrative, but environmentally destructive sugar industry.

Some of the earliest written descriptions of Hāmākua come from the accounts of the first Protestant Missionaries to visit the island. Early Historic visitors to Hāmākua noted the beauty and fertility of this part of the island. In 1823, British missionary William Ellis and members of the American Board of Commissioners for Foreign Missions (ABCFM) toured the island of Hawaiʻi seeking out communities in which to establish church centers for the growing Calvinist mission. Ellis recorded observations made during this tour in a journal. Traveling through the Hāmākua District heading west from Hilo, Ellis described the environs of Hāmākua, particularly between the stretch of Koloa to the east of the study area to Kapulena to the west, thusly:

> We arose at day-light on the 16th, and shortly after left Tumoarii. We had not travelled more than four or five miles when we reached Kaahua. After breakfast, we proceeded on our journey over a country equal in fertility to any we had passed since leaving Waiakea. The houses were in general large, containing usually three or four families each. Mr. Goodrich was indisposed through the day, which obliged us to travel but slowly. Near noon we stopped at Koloa, and while he reclined beneath the shade of an adjoining grove of trees, I addressed the assembled natives on the subject of religion. After remaining about two hours, we walked to another village, where Mr. Thurston spoke to the people, who gave good attention. We then kept on our way till we reached Malanahae, where a congregation of people assembled, with whom we conversed some short time, then bade them farewell, and about three P.M. reached Kapulena, where we preached to upwards of 100 of the people. (Ellis 2004:356)

At Kapulena (northwest of the current study area) Ellis’ party split into two groups; Ellis and Thurston continued northwest following the coast to Waipiʻo Valley, and Bishop and Goodrich proceed inland to Waimea, passing nearby the study area:

> On Monday morning Messers. Bishop and Goodrich commenced their journey to Waimea. Having procured a man to carry their baggage, they left Kapulena, and taking an inland direction, passed over a pleasant country, gently undulated with hill and dale. The soil was fertile, the vegetation flourishing, and there was considerable cultivation, though but few inhabitants. (Ellis 2004:357)

Lorenzo Lyons arrived at Kawaihae on July 16, 1832 and replaced Reverend Dwight Baldwin as the minister in Waimea (Maly 1999). Lyons’ missionary territory, although centered in Waimea, included the districts of Kohala and Hāmākua. He served as the preeminent missionary of the area of the area until his death in 1886 (Paako Historical Society 2000), becoming one of the most beloved of the Hawaiian missionaries, known to his parishioners as Ka Makua Laiana, haku mele o ka aina Mauna (Father Lyons, lyric poet of the mountain country). In 1834, Lyons relocated to Hāmākua following his two-year missionary service in Waimea. He described the journey to Hāmākua thusly:

> . . . If we take the route to Hamakua, there is, in wet weather, a marsh to pass through—not much unlike Bunyan’s Slough of Despond—either in going or returning, or both. It is perhaps four miles long—a most dismal place; yet the woods are sometimes vocal with the music of birds, which furnishes a little relief to the tediousness of the way. . . On one route to Hamakua, part of the road is a mere foot-path lying thro’ a dense wood of Koah and Ohia. (Doyle 1953:111)

Lyons’ also provided one of the earliest descriptions of a wagon read leading from Waimea to Hāmākua:

> We have no roads such as you have in America, but we got to Hamakua after a fashion. Mrs. L was drawn part of the way in a rocking chair attached to the fore wheels of a wagon; a part of the way she was carried in the same chair by natives; and part of the way she walked. The little one was carried by a native. You would have smiled to see how we lived. (Doyle 1953:75)

### The Legacy of the Māhele 'Āina of 1848

By the mid-19th century, the ever-growing population of Westerners in the Hawaiian Islands forced socioeconomic and demographic changes that promoted the establishment of a Euro-American style of land ownership. By 1840 the first Hawaiian constitution had been drafted and the Hawaiian Kingdom shifted from an absolute monarchy into a constitutional government. Convinced that the feudal system of land tenure previously practiced was not compatible with a constitutional government, the Mōʻī (Kamehameha III) and his high-ranking aliʻi (chiefs) decided to separate and define the ownership of all lands in the Kingdom (King n.d.). This change was further promoted by missionaries and Western businessmen in the islands who were generally hesitant to enter business deals on leasehold lands that could be revoked from them at any time. After much consideration, it was decided that three classes of people each
had one-third vested rights to the lands of Hawai‘i: the Mō‘ī, the ali‘i and konohiki (land agents), and the maka‘āinana (the common people or native tenants).

In 1845 the legislature created the “Board of Commissioners to Quiet Land Titles” (more commonly known as the Land Commission), first to adopt guiding principles and procedures for dividing the lands and granting land titles, and then to act as a court of record to investigate and ultimately award or reject all claims brought before them. All land claims, whether by chiefs for entire ahupua‘a or by tenants for their house lots and gardens, had to be filed with the Land Commission within two years of the effective date of the Act (February 14, 1846) to be considered. All of the land claimants were required to provide proof of land use and occupation, which took the form of volumes of native registry and testimony. The claims and awards were numbered, and the Land Commission Award (LCAw.) numbers, in conjunction with the volumes of documentation, remain in use today to identify the original owners and their use of their lands. The work of hearing, adjudicating, and surveying the claims required more time than was prescribed by the two year term, and the deadline was extended several times, not for new claims, but for the Land Commission to finish its work. (Alexander 1920; Soehren 2005).

The Mō‘ī and some 245 ali‘i (Kuykendall 1938) spent nearly two years trying unsuccessfully to divide all the lands of Hawai‘i amongst themselves before the whole matter was referred to the Privy Council on December 18, 1847 (King n.d.). Once the Mō‘ī and his ali‘i accepted the principles of the Privy Council, the Māhele ‘Āina (Land Division) was completed in just forty days (on March 7, 1848), and the names of all of the ahupua‘a and ‘ili kūpono (nearly independent ‘ili land division within an ahupua‘a) of the Hawaiian Islands and the ali‘i who claimed them, were recorded in the Buke Māhele (also known as the Māhele Book) (Soehren 2005). As this process unfolded the Mō‘ī, Kamehameha III, who received roughly one-third of the lands of Hawai‘i, realized the importance of setting aside public lands that could be sold to raise money for the government and also purchased by his subjects to live on. Accordingly, the day after the division when the name the last chief was recorded in the Buke Māhele, the Mō‘ī, Kamehameha III commuted about two-thirds of the lands awarded to him to the Hawaiian Kingdom Government (King n.d.). Unlike the Mō‘ī, the ali‘i and konohiki were required to present their claims to the Land Commission to receive their land awards (known as Land Commission Awards or LCAw). The chiefs who participated in the Māhele were also required to provide to the government communations of a portion of their lands in order to receive a Royal Patent giving them title to their remaining lands. The lands surrendered to the government by the Mō‘ī and ali‘i became known as “Government Land,” while the lands retained by Kamehameha III became known as “Crown Land,” and the lands received by the chiefs became known as “Konohiki Land” (Chinen 1958:vi, 1961:13). All lands awarded during the Māhele were identified by name only, with the understanding that the ancient boundaries would prevail until the land could be surveyed. This process expedited the work of the Land Commission.

During the Māhele, native tenants of the lands that were divided up among the Crown, Konohiki, and Government could claim, and acquire title to, kuleana parcels that they actively lived on or farmed. The Board of Commissioners oversaw the program and administered the kuleana as Land Commission Awards (LCAw.). Claims for kuleana had to be submitted during a two-year period that expired on February 14, 1848 to be considered. All of the land claimants were required to provide proof of land use and occupation, which took the form of volumes of native registry and testimony. The claims and awards were numbered, and the LCAw. numbers, in conjunction with the volumes of documentation, remain in use today to identify the original owners and their use of the kuleana lands. The work of hearing, adjudicating, and surveying the claims required more than the two-year term, and the deadline was extended several times for the Land Commission to finish its work (Maly 2002). In the meantime, as the new owners of the lands on which the kuleana were located began selling parcels to foreigners, questions arose concerning the rights of the native tenants and their ability to access and collect the resources necessary for sustaining life. The “Enabling” or “Kuleana Act,” passed by the King and Privy Council on December 21, 1849, clarified the native tenants’ rights to the land and resources, and the process by which they could apply for fee-simple interest in their kuleana.

The work of the Land Commission was completed on March 31, 1855. A total of 13,514 kuleana were claimed by native tenants throughout the islands, of which 9,337 were awarded (Maly 2002). The history of the kuleana claim and award process is summarized in an 1856 report by the Minister of Interior:

…During the ten months that elapsed between the constitution of the Board and the end of the year 1846, only 371 claims were received at the office; during the year 1847 only 2,460, while 8,478 came in after the first day of January 1848. To these are to be added 2,100 claims, bearing supplementary numbers, chiefly consisting of claims which had been forwarded to the Board, but lost or destroyed on the way. In the year 1851, 105 new claims were admitted, for Kuleanas in the Fort Lands of Honolulu, by order of the Legislature. The total number of claims therefore, amounts to 13,514, of which 209 belonged to foreigners and their descendants. The original papers, as they
were received at the office, were numbered and copied into the Registers of the Commission, which highly necessary part of the work entailed no small amount of labor…

…The whole number of Awards perfected by the Board up to its dissolution is 9,337, leaving an apparent balance of claims not awarded of say 4,200. Of these, at least 1,500 may be ranked as duplicates, and of the remaining 2,700 perhaps 1,500 have been rejected as bad, while of the balance some have not been prosecuted by the parties interested; many have been relinquished and given up to the Konohikis, even after surveys were procured by the Board, and hundreds of claimants have died, leaving no legal representatives. It is probable also that on account of the dilatoriness of some claimants in prosecuting their rights before the Commission, there are even now, after the great length of time which has been afforded, some perfectly good claims on the Registers of the Board, the owners of which have never taken the trouble to prove them. If there are any such, they deserve no commiseration, for every pains has been taken by the Commissioners and their agents, by means of oft repeated public notices and renewed visits to the different districts of the Islands, to afford all and every of the claimants an opportunity of securing their rights… (quoted in Maly 2002:7)

The disposition of the lands of Kapoaula is a complicated matter, and it is important to note that there are inconsistencies in the Māhele-era recordkeeping for Leleiōhoku’s land award. As a result of the Māhele, the entire 1,697 ¼-acre ahupua’a of Kapoaula (comprising five smaller lands of the same name) was slated to be returned to Kamehameha III by William Pitt Leleiohoku, the first husband of Harriet Keōpūolani Nāhi’ena’ena and second husband to Ruth (Luka) Ke’elikōlani (Buke Mahele 1848:23). Combining smaller ahupua’a in this manner was not uncommon, as Gonschor and Beamer (2014:80) note, “If a group of numbered ahupua’a with the same name ended up having the same konohiki, or all becoming Government or Crown land, they were frequently consolidated into one.” As Leleiōhoku’s lands were to be awarded to him in “Freehold less than Allodial,” it appears that Kapoaula was intended to be one of the lands commutated to the Government in exchange for patenting his other lands. The chain of events following this initial decision is somewhat murky, however, Leleiōhoku died in 1848 shortly after the Māhele was completed, and Kapoaula was not commutated. The lands awarded to him as a result of the Māhele were allocated to his widow and to their son and heir, John William Pitt Kīna’u:

By action of the Privy Council on May 27, 1850, a Resolution was approved for the division of the lands of William Pitt Leleiohoku to be surrendered in Lieu of Commutation as set forth in Vol. 3 of Privy Council Records on page 327 as follows:

“Resolved that the division of lands between the Government and the widow and heirs of William Pitt Leleiohoku, deceased, this day submitted to the King and Privy Council be, and is hereby approved: and that the Minister of the Interior be, and is hereby authorized to grant a Royal Patent or Patents to Luka Keelikolani, the widow of the said Leleiohoku for such lands as may apportioned to her as her dower in the estate of the said Leleiohoku, and also to grant a Royal Patent or Patents to John Pitt Kīna'u, the son and heir of the said Leleiohoku for such lands as may be assigned to him as his portion of said estate: Provided however, that nothing in this resolution shall be construed as interfering with the rights of the Land Commission to settle all disputes that may exist as to the title or bounds of any of said lands; and further provided, that nothing therein contained shall be construed as interfering with the rights of native tenants in said lands.” (Commissioner of Public Lands 1929:75–76)

Of the thirteen Hāmākua ahupua’a awarded to Leleiōhoku, nine were relinquished to the Mō‘ī, and four were retained by him (Kame‘eleihiwa 1992). Kame‘eleihiwa (1992:25) relates that Leleiōhoku held 93 ‘Āina before the Māhele, principally on Hawai‘i island (73). He gave up 61 percent of his ‘Āina to the Mō‘ī, receiving 36: 25 on Hawai‘i, 7 on Māui, 2 on O‘ahu, and 1 on Moloka‘i… When Leleiōhoku died soon after the signing of the Buke Mahele in 1848, his heirs (his wife Ke‘elikōlani and son John Pitt Kīna’u) were required to cede 12 or more ‘Āina, or another 13 percent, in government commutation. These included 8 ‘Āina on Hawai‘i and 4 on Māui. By 1849, Leleiōhoku’s estate had shrank to 25 percent of its pre-Māhele size.

Commutation of the nine Hāmākua ahupua’a occurred on August 27, 1850, two years after Leleiōhoku’s death. Kapoaula was not included among these lands. Leleiōhoku was succeeded by his only heir, and “the substantial ‘Āina of Leleiōhoku [including Kapoaula] were left to his son, W.P. Kīna’u, with his widow Ruta Ke‘elikōlani as guardian” but “Kīna’u died as a youth in 1859 and so Leleiōhoku’s ‘Āina were really inherited by Ke‘elikōlani” (Kame‘eleihiwa
2. Background

Before Keʻelikōlani passed away in 1883, she “became one of the largest owners of ‘Āina by the time of her death…because she became heir to various Ali‘i Nui who died before her” (Kameʻeleihiwa 1992:246).

Leleiohoku’s lands were awarded posthumously as Land Commission Award (LCAw.) 9971. The award itself adds to the confusion over Kapoaula, as it appears that the ahupua’a was included twice in the award (Soehren 2005). ‘Āpana 2 of the award (Figures 11 and 12) is for the ahupua’a of “Kapoaula” in Hāmākua on Hawai‘i Island. The award includes a description of the boundary and a map that clearly identifies the land as the ahupua’a containing the current study area. ‘Āpana 18 of the award is for “Kapoaula” in Hamakaua on Hawai‘i Island. The land is not described in the same detail as ‘Āpana 2, only named. The award was finalized on May 2, 1853, five years after Leleiohoku’s death, and a map (Figure 13) was made by Government Surveyor, Curtis Jere (C.J.) Lyons’s of the awarded land. With respect to the Māhele survey of Hāmākua, Lyons’ provided the following description of the district and noted that he was accompanied by natives:

Hamakua, the present rich cane country, next claimed me. The compass was a magic mystery to the natives, who followed all day long; but the chain, the “kaula-hao” was to their minds the authoritative instrument. To their eyes, it marked the line on the ground as it dragged along. The flags reminded them of the ancient annual procession of Kea Akua Makahiki, and they compared the tripod as it folded up, to the bundled bones of their ancestors. (Lyons in Moffat and Fitzpatrick 1995:60)

A description of the ahupua’a boundary, as surveyed by Lyons, was included in the LCAw. documentation (the portion including the current study area is bolded; Hawaiian words are italicized):

Starting at the east corner on the makai (seaward) side adjoining with Malanahae just below the stream, and running to the ili kai maloo (low tide, as when much of the reef is exposed) for 435 feet, then ascending up the cliff to the large stone at the boundary of this [land] and Manai, then ascending on the boundary of Manai Hema 16˚ west 1,346 feet until the pā (enclosure) of Popoloa, then from the enclosure south 31˚ west 330 feet, then south 35˚ west 515 feet, then at Manai south 9˚ 45 feet west 5,555 feet until it reaches the mauka most kuleana boundary, then at Mooiki, south 11˚ 30 feet west 1,666 feet to the top of the hill, then south 25˚ 15 feet west 3,080 feet cutting the western corner of Wainaku, until it reaches the puu “Naunukini” then at Haukoi, south 15˚ west 3,300 feet until it reaches the embankment on the western side of the stream, then at Keahakea, south 43˚ 30 feet west 2,400 feet until it reaches the ahupohonaku (stone mound) at Waiakaalaes, then on the boundary of Kapulena south 11˚ 45 feet west 12,800 feet until it reaches the marker at the awawa (gulch, valley) makai of Kamakaukupuu, then south 2˚ east 4,450 feet at Kapulena until it reaches the mauka most boundary of this land, just below Alalakeiki, then at Kamoku north 87˚ 30 feet east 2,250 feet until it reaches the “Alanui pīi o Honokaia,” north 11˚ 30 feet east 17,700 feet until it reaches puu Ka-manu, then at the boundary of Malanahae north 22˚ west 690 feet until it reaches puu Keokeo, then north 5˚ west 1,350 feet until it reaches the ‘ōhī’a tree marking Kapaaula at the start of the stream at a placed called Kapohoiholena, then descending down the stream on the boundary of Malanahae until the point of commencement.

1,697 ¼ acres

The land was not patented for another eighty years, when Alfred Wellington (A.W.) Carter, manager of Parker Ranch (which owned the land by that time) was issued Land Patent Grant 8451 on January 8, 1934.

Another version of Lyons’ map (Figure 14) includes additional details about the study area. Most importantly, the map indicates that the study area was still forested in 1853. The forests on Mauna Kea traditionally provided Hawaiians with valuable resources, especially feathers, plant materials, and wood, and places for ritual activities (Tomonari-Tuggle 1996). Bird-catching was a specialized form of hunting that provided highly-valued feathers to craft specialists, who transformed them into high status goods that included lei, kāhili (royal insignial plumes), ‘ahu ‘ula (cloaks), mahiole (helmets), and ‘akua hulu manu (feathered images of gods) (Brigham 1899, 1903, 1918; Buck 1944, 1957; Emerson 1894). The ali‘i controlled the collection of feathers through specific requests (Kamakau 1992), as tribute during the Makahiki, and through a “standing order” (palala) for this item of ho’okupu (Malo 1951). Boundary Commission records examined by Cordy (2003), support the idea that bird-catchers were maka‘ainana who hunted birds within their own ahupua‘a on a part-time basis (contra Emerson 1894; see also Lass 1998; Linnekin 1988). This suggests only temporary habitation in this part of the forest, which would likely lead to relatively ephemeral evidence of the presence of the bird-catchers. Boundary commission records (see discussion below) indicate that the forests continued to support some bird-catching into the mid-19th century, but the upper forests were significantly altered by livestock, which trampled and grazed them into grasslands. Lyons’ map captures this landscape.
in transition by noting a “Pahua Bipi” [pāhuʻa, a clear areas in pastures where it is easy to rope cattle; bipi, beef/cattle] located makai of the current study area (Pukui and Elbert 1986:301).

The map also depicts two trails, which are highlighted in yellow on Figure 14. The old trail/road referred to as “Honokaia” by Makaenaena is depicted in Figure 15, where it is labeled “Alanui o Honokaia.” The trail extends slightly into the southeastern corner of the current study area. From there, the trail follows the parcel’s eastern boundary for a short distance before linking with a mauka/makai trail/road called “Alanui pii uka i ka mauna” which translates literally as “large path going inland to the mountain.” This second trail roughly bisects the study area and extends from this junction makai towards the kuleana lots in the northern portion of Kapoaula. Above the junction at the Honokaia boundary, the Alanui pii uka i ka mauna and the Alanui o Honokaia continue southwards into the neighboring Government land of Kamoku (see Figures 14 and 15).

No kuleana awards were made within the current study area. In the makai portion of Kapoaula, nine claims for kuleana parcels were made by eight claimants, all of which were awarded (Table 2). Figure 16 shows the distribution of kuleana awards within Kapoaula. The awarded lands totaled 116.5 acres and ranged between 9.3 and 16.5 acres in size. Twelve ʻili names are mentioned in the Native Testimonies: Haleokane, Kealaeahu, Kaopapa 1, Kaopapa 2, Kapokuna, Kapuna, Mooiki, Papuaa, Pohokuna, Puna, Ulukanipo, and Uwiuwi. All but one of the testimonies provides only generalized agricultural types (e.g. cultivated fields or kīhāpai), one enumerates three distinct plants: ʻuala, kalo, and wauke. Pāhale, or house lots, were noted for five of the individuals, and there was a total of nine houses. Two of the awardees received land from their parents, and two received their land prior to 1819.

Figure 11. LCAw. 9971 ‘apana 2 to William Leleiohoku (www.kipukadatabase.com).
2. Background

Figure 12. Newspaper notice from March 15, 1853 listing Kapoaula (listed as Kapaaula) and other lands to be awarded to Leleiōhoku during the Māhele (The Polynesian 1853).
Figure 13. Survey map of LCAw. 9971:2 by C.J. Lyons, study area shaded red.

“Alanui pii uka i ka mauna”

“Alanui o Honokaia”
Figure 14. Portion of Registered Map No. 46 with the current study area outlined red (after Lyons 1853).
2. Background

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawai‘i

Figure 15. Tracing of C.J. Lyons’ survey map of LCAw 9971-2 with the current study area outlined in red (Office of Hawaiian Affairs 2018).
2. Background

Table 2. Kuleana parcels awarded in Kapoaula Ahupua‘a.

<table>
<thead>
<tr>
<th>Claimant</th>
<th>LCAw.</th>
<th>‘Ili/Mo’o ‘Āina</th>
<th>Land use</th>
<th>Size (ac.)</th>
<th>Recv’d From</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kaikuaana</td>
<td>3836</td>
<td>Uwiuwi Kapuna Haleokane</td>
<td>1 house lot 1 house 7 kihāpai</td>
<td>9.3</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Kaakaua</td>
<td>8380</td>
<td>Puna Ulukanipo Papuaa Mooiki</td>
<td>2 houses 12 cultivated fields 8 kihāpai</td>
<td>10.5</td>
<td>Parents</td>
<td>-</td>
</tr>
<tr>
<td>Kalakualau</td>
<td>8384</td>
<td>Pohokuna</td>
<td>8 kihāpai</td>
<td>14</td>
<td>-</td>
<td>&lt;1819</td>
</tr>
<tr>
<td>Kaneakaehu</td>
<td>8395</td>
<td>Haleokane</td>
<td>1 house lot 1 house 6 cultivated fields 6 kihāpai</td>
<td>13</td>
<td>Parents</td>
<td>&lt;1819</td>
</tr>
<tr>
<td>Pololoa</td>
<td>9841:1 and 2</td>
<td>Uwiuwi</td>
<td>1 house lot 6 cultivated fields</td>
<td>14.5</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Nahao</td>
<td>10409</td>
<td>Kapokuna</td>
<td>12 kihāpai</td>
<td>12.5</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Naiku</td>
<td>10542</td>
<td>Ulukanipo</td>
<td>1 house lot 3 houses 1 kihāpai 3 cultivated fields</td>
<td>12.2</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Pule</td>
<td>10671</td>
<td>Kaopapa 1 &amp; 2</td>
<td>2 houses 4 cultivated fields</td>
<td>14</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Auwae</td>
<td>10992</td>
<td>Kapokuna Kealaehu</td>
<td>1 house lot 2 ‘uala patches 6 kalo patches 1 wauke patch</td>
<td>16.5</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>
Figure 16. *Kuleana* parcels awarded in Kapoaula Ahupua’a.

**Boundary Commission Testimony (1862-1873)**

In 1862, the Commission of Boundaries (Boundary Commission) was established in the Kingdom of Hawai‘i to legally set the boundaries of all the *ahupua‘a* that had been awarded as a part of the Māhele. Subsequently, in 1874, the Commissioners of Boundaries were authorized to certify the boundaries for lands brought before them. The primary informants for the boundary descriptions were old native residents of the lands, many of which had also been claimants for *kuleana* during the Māhele. This information was collected primarily between 1873 and 1885 and was usually given in Hawaiian and transcribed in English. Although hearings for most *ahupua‘a* boundaries were brought before the Boundary Commission and later surveyed by Government employed surveyors, in some instances, the boundaries were established through a combination of other methods. In some cases, *ahupua‘a* boundaries were established by conducting surveys on adjacent *ahupua‘a*. Or in cases where the entire *ahupua‘a* was divided and awarded as Land Claim Awards and or Government issued Land Grants (both which required formal surveys), the Boundary
2. Background

Commission relied on those surveys to establish the boundaries for that ahupua‘a. Although these small-scale surveys aided in establishing the boundaries, they lack the detailed knowledge of the land that is found in the Boundary Commission hearings.

While the boundaries for Kapoaula do not appear to have ever been brought before the Boundary Commission, testimony for the adjacent ahupua‘a of Honokaia was provided by Makaenaena on April 18, 1873. Makaenaena, who was “born before collecting of sandalwood by Boki” (ca. 1829, Kuykendall 1938) may have been about fifty years old at the time of his testimony. In his description, Makaenaena not only names several places in the immediate vicinity of the current project area, but provides insights regarding Precontact land use within the general area. Makaenaena described the boundaries of Honokaia as follows (bolded, underlined, and italicized emphasis added for sections relevant to Kapoaula):

I was born at Kawela Hamakua, Island of Hawaii, before the time of collecting sandalwood on the mountains. Have always lived on Kawela and Honokaia. I am a kamaaina of these lands. My father Moopua (now dead) showed me these boundaries when I went with him to catch birds. If we caught birds on other lands, the Luna of those lands, would take the birds away from us, and so he pointed out the boundaries to me. Honokaia is bounded on the makai side by the Sea; on the South East side by Kawela and Au 1st, mauka by Kamoko [Kamoku], North West side by Kamoko, Kapoaula and Malanahae. There were always in old times fisheries belonging to Honokaia extending out to sea a short distance. The boundary at the shore between Honokaia and Kawela is a large rock in the Sea called Pohakulelehu: From this point the boundary between these two lands runs mauka to a grove of Puhala trees called Pahihale, thence mauka to place at old road called Kuaiwahia: Thence mauka to grove of Puhala trees called Puanapouli: Thence to small hill called Kulanahae: Thence across Government road to hill called Puuainako: Thence to a small mound Wiliwilihalou: Thence to a grove of small ohia trees on the side of a pali at place called Kauluwawa: Thence to waterhole called Kauluwawa: Thence to grove of ohia trees Kuwela: The place called Ohiaikiihele is on the land Honokaia a short distance from the boundary: From Kuwela the boundary runs mauka to Kawelualoa: Thence to Kawahine: The boundary from the shore follows up the iwiaina: From Kawahine to to [sic] Inoino gulch, and mauka to a pali called Paliniu: The brow of pali is boundary, level land is on Honokaia, and pali on Kawela: Thence along brow of pali and on to Pakkeke: Thence to Pohokai: Thence up a ridge to Pohopuumaia, at this point cross the Inoino gulch: Thence to place called Puuloa at the old Kawela road: Thence follow up the old road to Nahaleopaa a puu pahoehoe in Inoino kahawai: the mauka corner of Kawela where it is cut off by Au 1st: The place where the boundary of Honokaia enters the woods is at the water hole Kaohiawaa mauka of the grove of ohia trees of the same name.

From Nahaleopaa the boundary between Honokaia and Au 1st follows up the old road Honokaia one side of road and Au 1st on other, to place called Puuokane hekili (a small hill or mound): Thence along road to a hill Puupohaku: Thence to old mamake [māmaki] ground called Wiakekukai: Thence to Kalapahaaha: Thence to small hill Puulepo: Thence to Waiakahoi a Kahawai with a cave it where the bird catchers used to live: Thence Honokaia ends and Au is cut off by Kamoko: Thence boundary of Honokaia runs along Kamoko to old Mamake ground called Kumaweo: Thence to Mamake grounds called Nakikapio: Thence to a ridge called Makaleha: Thence makai to a hill Kalapaaki: Thence to Kalapa Haupu [Lapa Haupu] the mauka corner of land of Kapoaula The corner of Kamoku on boundary of Honokaia.

I went with Wiltse when he surveyed the boundary between Honokaia and Kawela, marked trees and pointed out boundaries. Kaikauna went with us. I was born before the collecting of sandalwood by Boki. (Boundary Commission, Hawaii, Vol. A, No. 1, pgs. 238-240)

From Makaenaena’s testimony, we learn that Kapoaula bounds Honokaia to the northwest, and that Kalapa/Lapa Hapuu was the southeastern corner boundary between Kapoaula and Honokaia. Makaenaena’s testimony also contains references to cultural, natural, and geographic places of significance in the general vicinity of the study area including a grove of pūhala trees (Puanapouli), a place with a water hole where ‘ōhi’a grew (Kauluwawa), another water hole (Kauhiawaa), two groves of ‘ōhi’a trees (Kauhiawaa, Kuwela), a gulch (Inoino), a pali (Paliniu), a pu‘u pahoehoe (Nahaleopaa), three māmaki-growing areas (Kumaweo, Nakikapio, Wiakekukai), an upland stream with cave where bird-catchers dwell (Wiakahoi), a ridge (Makaleha), numerous hills (Kalapaaki, Kulanahae, Puuainako, Puuokane hekili, Puupohaku), and four old roads (Honokaia, Government road, Kawela, Kuaiwahia). Makaenaena also reveals that the lands of Honokaia were hunting grounds for birds. Furthermore, we learn that Honokaia, undoubtedly just
like Kapoaula, had ancient fishing rights extending out to the sea. While traditional land use is not explicitly discussed for Kapoaula in the testimony, Makaenaena’s description of the forest land and bird-catching boundaries suggest that bird-catching likely took place in the current study area.

Nā Inoa ‘Āina of Kapoaula Ahupua ‘ā

Toponymy or the study of inoa ‘āina (Hawaiian place names) is another opportunity to improve our understanding of a place and its history. The following paragraphs contain a presentation of inoa ‘āina that were compiled from several map collections including Department of Accounting and General Services Hawai‘i Registered Maps and the United State Geological Survey (USGS). The earliest maps found in these collections date back to 1875. Inoa ‘āina are recorded and recounted in a variety of Hawaiian oral arts including, oli (chants), mele (songs), mo ‘olelo (stories), nane (riddles) and ‘ōlelo no ‘eau (proverb and poetical expressions). Since the introduction of the written language, place name information has been recorded in ethnographic surveys, historic maps, and a number of early historical documents including Māhele ‘Āina records and Boundary Commission testimonies. Kikiloi (2010:75) asserts that the recovery of traditional place names “help to transform once-empty geographic spaces into cultural places enriched with meaning and significance.” Place names serve as vehicles of ancestral memory, and when we remember the old name of a place, we remember the words of the kāpuna (ancestors), and we recall the wisdom of their teachings (Olivera 2009). Renee Pualani Louis, a Native Hawaiian place name research scholar contends that:

[place names] are powerful cognitive mechanisms that unfold the richness of the Hawaiian landscape incorporating a plethora of cultural values and are a convergence of the Hawaiian cultural, social, political, and economic order. They are often understood with the mo‘olelo (historical account) that accompanies them and usually only by those with its genealogical proximity. As such, they provide a key to the lives and imaginations of Hawaiians. They indicate a holistic and harmonious relationship with the environment and are constant reminders of past events, cautionary tales, and epic tragedies. Knowledge of their meaning provides insight on the importance these place names had in shaping Hawaiian cultural identities. Sharing the names and meanings of places was a conscious act of cultural regeneration. Hawaiian incorporated their culture into the landscape and used place names as storied symbols in their cartographic tradition. (Louis 2008:1–2)

The following section is a presentation and brief discussion of inoa ‘āina that were compiled throughout the course of this study and is by no means intended to be a comprehensive, interpretive or absolute. Rather, the place names presented below should spark ongoing discussion regarding the meanings/interpretations of the names and the stories of these places. Table 3 is a compilation of place names that were compiled from historic maps. Hawaiian diacritical marks are not included in the original listing of place names because they are not used in the original sources, however, a lexicolology column has been added to provide a suggested spelling that utilizes diacritics to aid in pronunciation. The place names presented in the table below have been plotted onto an aerial image and is shown in Figure 17. The Hawaiian Dictionary by Pukui and Elbert (1986) was the primary source used for the interpretive translations.

A total of seven place names were identified on the historical map sketched by Lyons (see Figure 14), with all seven noted as present within the current study area, namely Alala Keiki, Alanui o Honokaia, Alanui pii uka i ka mauna, Lapa Hapuu, Ka Hoope, Kamaauami, and Kamakaukuapuu. In addition to the aforementioned place names, Lyon’s map also shows two hālana or areas that are prone to flooding. Outside of the project area boundaries, Lyon’s noted another place name, Laha Painiu. Although this place name occurs outside of the study area it has also been included in Table 3. Of the eight total place names recorded within and near the study area, two (Lapa Hapuu and Laha Painiu) make reference to the native vegetations of this region, which includes the hāpu‘u fern, and the pa‘iniu plant. One place name, Alala Keiki makes reference to the ‘alalā bird (native crow), which is now extinct in the wild. Two of the names listed by Lyon’s (Alanui o Honokaia and Alanui pii uka i ka mauna) makes reference to two trail routes that once passed through the current study area. Although the meaning of the three remaining place names (Ka Hoope, Kamaauami, and Kamakaukuapuu), remain somewhat obscured, these names may reference to the characteristics of the natural features that were once visible at these boundary points.
Table 3. List of place names noted on historical maps. (* located outside of the project area)

<table>
<thead>
<tr>
<th>Place Name</th>
<th>Type</th>
<th>Lexicology</th>
<th>Literal Translation</th>
<th>Interpretation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alala Keiki</td>
<td>Boundary</td>
<td>‘Alalâ Keiki</td>
<td>‘alalâ (Corvus tropicus) fledgling</td>
<td>May refer to the clamorous sound of the ‘alalâ bird or may have once been a nesting spot for the ‘alalâ.</td>
</tr>
<tr>
<td>Alanui o Honokaia</td>
<td>Trail</td>
<td>Alanui O Honokaia</td>
<td>Trail/road of Honokaia</td>
<td>Describes the path originating in Honokaia Ahupua’a that connected with the Alanui pili uka i ka mauna.</td>
</tr>
<tr>
<td>Alanui pili uka i ka mauna</td>
<td>Trail</td>
<td>Alanui pili i ka mauna</td>
<td>Road ascending to the mountain Ridge of hāpu‘u ferns</td>
<td>Describes the path leading to the uplands. Likely describes the traditional vegetation that once existed on this ridge.</td>
</tr>
<tr>
<td>Lapa Hapuu</td>
<td>Boundary</td>
<td>Lapa Hāpu‘u</td>
<td>Ridge of hāpu‘u ferns</td>
<td>Likely describes the traditional vegetation that once existed on this ridge.</td>
</tr>
<tr>
<td>Ka Hoope</td>
<td>Place</td>
<td>Ka Ho’opē</td>
<td>The drenched, or the perfumed, or the crushed</td>
<td>May refer to an area the received excess water.</td>
</tr>
<tr>
<td>Kamauami</td>
<td>Boundary</td>
<td>Kamau‘ami</td>
<td>The continuous twist</td>
<td>May refer to a natural feature that once existed or still exist in this area.</td>
</tr>
<tr>
<td>Kamakaukuapuu</td>
<td>Boundary</td>
<td>Kamākaukuapu‘u</td>
<td>The crooked fishhook</td>
<td>May refer to a natural feature that once existed or still exist in this area.</td>
</tr>
<tr>
<td>Laha Painiu*</td>
<td>Boundary</td>
<td>Laha Pa‘iniu</td>
<td>Widespread pa‘iniu (Astelia sp.)</td>
<td>Likely describes the traditional vegetation that once existed near this boundary.</td>
</tr>
</tbody>
</table>

Figure 17. Locations of place names in study area compiled from historic maps.

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawai‘i
The Historic Vernacular Landscape of Kapoaula and Hāmākua During the Mid to Late Nineteenth Century

The decades that followed the Māhele of 1848 are characterized by a growing detraction to traditional subsistence activities, the result of the arrival of foreigners in Hawai‘i, the introduction of a western economy, and the rise of the cattle industry. Life in Hāmākua began to change drastically, and as a result the population of the district also declined rapidly as native populations were decimated by disease and a depressed birth rate. Epidemics in 1848 and 1849 killed more than 10,000 people in twelve months throughout the Hawaiian Islands (Tomonari-Tuggle 1988). McEldowney (1983) discusses changes in land use and land ownership before and after the Māhele that culminated in the eventual displacement of the Hawaiian community in Kohala, and similar events impacted Hāmākua’s residents as well. After 1848, when land became a commodity, Hawaiians were often forced off their house lots (and livelihoods) simply because they lacked the cash with which to make the purchase (of land) or pay the property tax. The creation of private property also culminated in a deviation away from the traditional mauka-to-makai management of whole ahupua‘a, as certain industries infiltrated into large swaths of land, such as livestock ranching into dwindling upper forests of Hāmākua and commercial sugarcane cultivation in more coastal areas.

As a result of this shift, leeward, agriculturally marginal areas were abandoned in favor of more productive and wetter sugarcane lands as were remnant inland agricultural fields as they succumbed to the ravages of free-ranging cattle or were bought up by the burgeoning ranching and sugar industries. According to Tomonari-Tuggle (1988), the remnant leeward population nucleated into a few small coastal communities and dispersed upland settlements where they began building kuleana walls to enclose houses, gardens, and animal pens (Tomonari-Tuggle 1988). Walls were built not only to protect homes and gardens from cattle and other free-ranging animals, but also to mark property boundaries as dictated by the new land tenure system that emphasized private land ownership. These new settlements were no longer based on traditional subsistence patterns, largely because of the loss of access to the full range of necessary resources. The wetter windward slopes of North Kohala and the Waimea plain were the focus of the shifting settlement pattern and they eventually became the population centers for the district. Tomonari-Tuggle clarifies some of the reasons for this migration:

Outmigration and a demographic shift from rural areas to growing urban centers reflected the lure of a larger world and world view on previously isolated community. Foreigners, especially whalers and merchants, settled around good harbors and roadsteads. Ali‘i and their followers gravitated towards these areas, which were the sources of Western material goods, novel status items which would otherwise be unavailable. Associated with the emergence of the market, cash-based economy, commoners followed in search of paying employment. (1988:33)

As a result, Hawaiian culture was well on its way towards Western assimilation as industry in Hawai‘i transitioned from the boom-and-bust sandalwood trade, to a short-lived whaling industry, to the more economically lucrative, but environmentally destructive sugar and cattle industries. The written history of Hāmākua in the late-19th to the early-20th century largely reflects news of modern settlers, religious endeavors, and various commercial pursuits in the region. The diffusion of larger, traditional settlements into several more robust population centers was recorded in 1853 when John Wesley Coulter developed a population map of Hawai‘i Island as a result of an island-wide census (Figure 18). With respect to Hāmākua, Coulter identified settlements along the coastline extending from Hilo to the northwestern fringe of Hāmākua and identified one of the major population settlements as being at Waipiʻo Valley.
2. Background

The Ranching Industry in Kapoaula and Hāmākua

Free-roaming livestock, such as cattle, sheep, and goats were brought to Hawai‘i in the ships of Western explorers during the late-18th century. Upon presenting the first cattle to Kamehameha I in 1789, Captain George Vancouver advised the Mō‘ī to place a protective ten-year kapu on the animals to allow them to multiply and roam freely all throughout Hawai‘i Island (Vancouver 1984). By the mid-19th century, the unregulated population of livestock became a nuisance to the native farmers and evidence of the impact on the greater environment was cause for concern. During the 1830s, under the administration of Kauikeaouli (Kamehameha III), vaqueros (cowboys of Mexican, Indian, and Spanish descent) were brought to Hawai‘i to train Hawaiians in the handling of both horses and wild cattle. Although Hawaiians quickly adopted the newly introduced animal handling skills, organized ranching operations would not prosper in Hāmākua until the mid-19th century. The cultural introductions made by the vaqueros added to the cultural tapestry of the islands that resulted in the creation of Hawai‘i’s paniolo (cowboy) culture. The introduction of European livestock had a profound effect on upland Hāmākua and neighboring lands in Kohala.

On January 8, 1847, a year prior to the Māhele ʻĀina, John Palmer Parker (founder of Parker Ranch) had struck out on his own, having personally received two acres of land at Mānā from the reigning monarch, Kauikeaouli. Here, Parker, his wife, Kipikâne and their three children (oldest daughter Mary Parker, sons John Palmer Parker II and Ebenezer) built the first ranch buildings and “Hale Manā” (Figure 19) their family home made from native woods including koa, ʻōhiʻa, and māmane milled at the nearby Hanaipoe sawmill. (Bergin 2004:151). Reflective of Parker’s
“eastern seaboard ubringing,” and excellency in carpentry, the construction of Hale Manā “was done using kui lā’au, or dowel and pegs of native woods” (ibid.:152). Parker rapidly expanded his landholdings, purchasing 640 acres surrounding the Mānā headquarters in 1850, and in 1852, at 75 cents per acre, he purchased another 1,000 acres. Additionally, a 640-acre section of land adjacent to Parker’s land originally acquired by W.W. “Jack” Purdy would later become part of Parker’s land holdings. Some of the leased lands would eventually be deeded to the ranch by outright purchase (Bergin 2004). By the mid-1850s, John Parker had turned most of the day-to-day operations of Parker Ranch over to his son, John Palmer Parker II. The growth of Parker Ranch and its rivals inevitably led to legal clashes over land and cattle throughout the 1860s. Over 12,000 heads of cattle were purportedly roaming the island as early as 1851 (Henke 1929), and the rampant wild cattle population was evident in Hāmākua as early as 1857 (Figure 20).

Figure 19. Undated photo of Hale Manā, North Hawaiʻi Education and Research Center, Billy Bergin Collection, 1B-11-BB.

Figure 20. Newspaper clipping from April 22, 1857 (The Polynesian 1857).
Two years later in 1859, following the sale of wild cattle to E.P. Adams (see Figure 20), Parker addressed Kamehameha III regarding legitimate ownership of the herds roaming the Hāmākua countryside. Parker’s primary concern regarding the cattle was the discernment between truly feral mountain cattle and the herds of original Parker Ranch cattle and their offspring, many of which had escaped branding due to sheer volume and traveled beyond the perimeters of the ranchlands:

... I beg leave to address Your Royal Highness on the subject of the unbranded cattle running in the ohia forest and among the fern on the Hamakua side of this Island on lands adjoining the leasehold lands held by myself and other private individuals all chiefly interested in the grazing business.

The cattle running in the district I speak of are, and have always been considered as totally distinct from the so called Mountain Cattle, inasmuch as they are all the breeding of private heads, and generally speaking a totally different breed. no cattle of any kind were ever seen or heard of in this Hamakua forest until the late Mr. French commenced purchasing and creating a herd and station on this very ground, in which business he was shortly followed by myself and afterwards by Harry Purdy, and on a smaller scale by a few other private individuals, and in the course of time this part of the island became the extensive and valuable private cattle land, the chief and by far the largest proportion of the herds being owned by the late Mr. French, myself and H. Purdy, whilst the Government owned no cattle whatever in this district. From the natives of the country to the Windward of our private lands (a dense forest and almost impenetrable undergrowth covering nearly the whole of it) as the herds increased, it became a impossibility to prevent cattle from time to time getting beyond the reach of our control, and gradually they have filled this land with their offspring, which, tho frequently driven partly out, and collected as occasions and the opportunity served, on their play grounds in the forest, have not been generally branded, tho their private origin and ownership is notorious and cannot be disputed, but at the present moment, a difficulty of an unpleasant nature seems likely to occur, resulting directly from the contract lately made between the Government and Mr. Adams and since, transferred to another party, for the unbranded cattle running in certain districts specified as belonging to the Government.

A diversity of opinion exists as to the present ownership of the unbranded cattle in this bush and altho [sic] I, as perhaps the most interested party in the matter, have never for a moment opposed the Government, would consider it has any claim, yet I would desire now that a question has arisen on the subject, to have the matter settled beyond dispute and with that view, I would respectfully request that your Royal Highness will consider the question and apprise the parties interested of your decision. I may be allowed to report in conclusion that if these unbranded cattles shall be placed at the disposal of any party who may scour the forest with guns, spears and dogs, such a course will apparently result in the injury, and with a high destruction of the tame herds which are now one of the mainstays of this island. (Maly and Maly 2006:88–89)

An early rival of Parker Ranch, the Waimea Grazing and Agricultural Company (WGAC), founded by Robert C. Janion and William H. Green in 1861 and joined by F. Spencer and Company soon thereafter. The WGAC acquired considerable strategic assets around Waimea in an attempt to monopolize the livestock industry in the region (Bergin 2004). From the outset, Spencer, Janion, and Green maintained an adversarial relationship with Parker Ranch. Land disputes and allegations cattle rustling were common occurrences between these two competing entities. During the early 1860s, Parker successfully thwarted Janion’s men from harvesting unbranded cattle on his lands. However, in March of that year, Janion successfully acquired the lease to all wild cattle on Hawai‘i Island from the King and the Government, and publicly threatened prosecution to potential offenders (Figure 21).
Meanwhile, Frank Spencer contested Parker’s claim to more than 17,800 acres in other parts of the island. These disputes were still ongoing when John Palmer Parker, the founder of Parker Ranch, died on August 20, 1868 (Bergin 2004). At this time Parker Ranch controlled about 47,000 acres of land in the region, and the ranch lands were divided evenly between John Parker II and his adopted son and nephew, Sam Parker Sr. By the mid-1880s Sam Parker’s poor business dealings had led to a rapidly degenerating financial situation for Parker Ranch, and in 1887 the entire ranching operation was entrusted to Charles R. Bishop and Co. for a fee of $200,000 (Bergin 2004). With the move to trusteeship, new managers were brought in to oversee the day to day operations at the ranch.

Over the course of the next decade, Parker Ranch would outbid the WGAC on important grazing leases and continue the purchase of additional lands, dooming its early rival to bankruptcy (Maly and Maly 2005; Wellmon 1969). Among the lands purchased were several ahupua‘a in Hāmākua and Kohala belonging to Ruth Ke‘elikōlani. A list of lands bought from Ke‘elikōlani appears in an advertisement (Figure 22) taken out by Samuel Parker in 1882 in an attempt to collect outstanding rents.

By the end of the 19th century, most of the upper koa forests of Hāmākua, including the area of Kapoaula that became part of Parker Ranch’s Mānā Division, had been converted into cattle ranches, a consequence of commercial logging of koa and the ensuing use of the deforested land a pasture (Bergin 2004; Cuddihy and Stone 1990; Henke 1929). By the early 1900s, Parker Ranch was under the direction of Alfred W. Carter, chosen as the guardian and trustee for Thelma Parker, John Parker III’s daughter, upon his death at the age of nineteen. Early on in his tenure as ranch manager, Carter concentrated on acquiring and converting more of the ranch’s lands from lease to fee. Much of these grazed lands were divided into paddocks, and transportation and water conveyance infrastructure projects were undertaken to increase the productivity of the rangelands. In 1906, on behalf of Thelma Parker, Carter bought out Sam Parker’s half-interest in Parker Ranch for a sum of $600,000. Other important purchases made by Carter during the first dozen or so years of his trusteeship included Humu‘ula, Ka‘ohe, Waipunalei, and Kahuku Ranch (Bergin 2004). The expansion of Parker Ranch’s land- and lease holdings throughout the late 19th and early 20th centuries allowed the ranch to raise cattle and sheep in paddocks around the island. Once ready for the market, these animals would be brought to Waimea for sorting before being driven down to Kawaihae to be shipped.
An Overview of Early Agricultural Pursuits in Hāmākua

Although the livestock industry was proving wildly successful, rampant herds of feral and domestic cattle were beginning to take their toll on Hawai‘i’s fragile ecosystem, and the once thickly-carpeted upland sectors of Hāmākua, full of native ʻōhiʻa, ʻiliahi (sandalwood), and koa interspersed with undergrowth of hāpuʻu became the focus of commercial exploitation. As early as 1822, the economic promise of Hāmākua emerged and the harvesting of koa became a burgeoning enterprise that flourished into a profitable but short-lived industry. While older forest timber was being harvested for fuel, building infrastructure, furniture, and decorative wares, herds of untamed browsing cattle herds hampered new vegetative growth resulting in the near decimation of native forests throughout the islands, particularly in Hāmākua. In the 1830s, “John Parker’s ranching neighbors in Mānā were also engaged in logging koa on the Mauna Kea slopes, hauling it to the coast, and shipping the roughly sawed lumber to Honolulu along with cattle” (Wellmon in Cuddihy and Stone 1990:46). Historically, the popularity of koa as a building medium eclipsed ʻōhiʻa as Thrum (1883:34) related:

. . . To the old native artisan, as well as his European successor, this has been perhaps the most valuable of Hawaiian trees, since out of it were built the canoes from the royal fleet down to the smallest fishing craft. Doubtless one of the principal reasons why koa was chosen was that it was comparatively easy to work, especially before it was seasoned. It is also much less liable to split and warp than ohia, the one other common tree that attained a large size. In early times koa sawing was a regular and flourishing business, largely because of the difficulty of obtaining any other kind of lumber, and many of the older houses and churches—with what seems to us now almost reckless extravagance—were built of the finest furniture koa. It was not extravagance, however, but economy that prompted its use for such ordinary purposes. The upland region of Hamakua, Hawaii, was the center of the lumbering, which was entirely hand sawing, and from there the lumber was mostly
hauled to Waimea and thence to Kawaihae, giving to those places a degree of life and activity which they seem never likely to see again. (Thrum 1883:34)

Simultaneously, the native plant species hāpuʻu became recognized as products of commerce, and Hāmākua became renowned for its ephemeral involvement in the pulu trade, an industry centered on the endemic hāpuʻu pulu (Cibotium glaucum), a tree fern commonly found in the wet forested areas of Hawaiʻi. Harvesters, many of whom were of native descent went after the pulu or the soft, golden colored fibers found at the top of the fern trunk although pulu was used traditionally to embalm corpses, the pulu harvested for this industry was exported to North America and used to stuff mattresses and pillows (Kepler 1998). The fibers were collected by cutting off the fern fronds and scraping the fibers off the stipe and sometimes the large tree ferns were cut down entirely or pushed over to get to the fibers. Once harvested, the pulu was transported to factories for pressing and processing.

The widespread trade in pulu began in Hawaiʻi around 1851. By 1859, 300,000 pounds of pulu were being exported from the islands annually, and at its peak in 1862, pulu exports reached 649,000 pounds (Cuddihy and Stone 1990). Within Hāmākua, pulu was gathered by natives in the uplands where it thrived at elevations ranging between 1,000 and 4,000 feet (Evening Bulletin 1885). An article published in a 1931 edition of the Honolulu Star-Bulletin explains:

Before sugar was exported from the islands in large quantities other products of the soil brought good returns to enterprising men. One year 5000 barrels of potatoes were shipped from Kawaihae alone. At one time, especially during the war between the states, cotton was exported in quite large lots. In the 1850s, an important article of shipment was pulu, which is the soft downy substance found on tree ferns growing on the mountains. Only a few ounces were obtained from each plant where the stem of the leaf shoots out from the stock of the fern. It was the growth of about four years and was picked when it was wet and brought down to the lowlands to be dried. It was gathered by native, men, women and children, who camped in huts for weeks at a time in the highlands in the Hamakua, Hilo, Puna and Kau districts.

The principal dealers in pulu were Messrs. Abel, Harris and Co. who had depots for pressing and baling it at Hamakua, Hilo and Puna. The bulk went to San Francisco where the average price was 14 cents, though it sometimes brought 25 cents. It was used for mattresses, pillows and upholstery. Occasionally some was shipped to Australia, Vancouver and Oregon. In 1851, when the export began, the amount was 2497 pounds, next year it was 27,000 and in 1859, 300,000 pounds were shipped. (Honolulu Star-Bulletin 1931)

Missionary Lorenzo Lyons also wrote about the pulu industry in Hāmākua, which by 1860 appears to have taken a toll on the native lifeways and interfered with the efforts of the early missionaries. A journal excerpt written in 1860 notes:

On the mountains of Hamakua you might have seen huts of the rudest construction, occupied by church members who are spending their time in the woods, gathering pulu, from the vails of which their houses of worship are to be built. This is very self denying and badly trying labor. It is tedious work to pick it from the ferns, dry it, pack it and take it to the sea side to be shipped. Sometimes they have to descend precipitous rocks and bluffs to get their pulu. (Doyle 1953:163)

By the early 1860s, the value of pulu had depreciated significantly thereby rendering the industry futile, however, the natives of Hāmākua found work in other industries including the Chinese pepeiao trade and the manufacturing of kuku oil. In his 1855 Waimea Station Report, Lyons writes:

Trading Chinaman furnish work for women and children in Hamakua such as the gathering of fungus—on what the natives call pepeiao, an excrecence from decayed wood. Chinamen use it as an article of food. On inquiring of a certain foreigner how it was used he said they cut it up & pailed it with pepper & other “grievances” for soup—great quantities of this article have been sold. The people of Hamakua have also been quite successfully employed in the manufacture of kuku oil, which they put up in bottles & sell at a quarter of dollar each. In this way they not only furnish themselves but their neighbors also with lamp oil & oil for painting if called for.

The koa logging industry sustained throughout the lifetime of the pulu industry, and in the 1860s entrepreneurs continued to contemplate the region’s further potential for industrial pursuits. As a result, Hāmākua’s potential for agricultural industry expansion continued to develop, further propelled by the introduction of non-native botanical cultivars including black mulberry, coffee, cotton, corn, oats, pineapple, cigar tobacco, and wheat. By 1862, sugar, cotton, and coffee (the quality of which was nearly tantamount to that of the Kona variety) were thriving:
2. Background

... Ask any one in Honolulu who pretends to know anything about Hawaii, where Hamakua is, and you will be told it is a place way round back of the island somewhere, and yet that district is the largest on the island—considerably larger than the whole of Oahu. In fact, one-fourth of what may be called the good land on Hawaii lies in the district of Hamakua; land, too, adapted to the great staples sugar, coffee and cotton. That tract lying between its Hilo boundary and Waipio, some twenty-five miles long, and extending up say seven miles, to an altitude of 3,500 feet, will be found but little inferior to the sugar lands of Hilo. Above that will be found valuable koa and pulu forests, and above that again, towards the mountains, are the so-called “plains”—no better sheep pastures in the world for raising fine wool[.] On the sides of the gulches towards the seashore, coffee is raised but little inferior to that of Kona. Cotton also grows well towards the seashore. . . (The Polynesian 1862)

Over the course of the next decade, koa logging continued in Hāmākua, and free-range cattle continued to roam the mountainous plains. Meanwhile, the detrimental impacts to the native upland ʻōhiʻa and koa forests continued to progress, and the disparity between destruction resulting from logging versus the effects of animal disturbance had become apparent, as evidenced in an 1873 article published in The Hawaiian Gazette:

“About the destruction of our forests I want to say a word. Though I deplore as much as any one the cutting down of forest trees for fuel, still this alone does not tend materially to destroy our forests. For every acre of timber land that is destroyed by the woodman’s axe, a thousand acres are destroyed by cattle. By judiciously selecting old trees for fire wood, our forests will not be injured, provided the cattle can be kept off. It is astonishing to see how quick young trees—koa and ohia—will spring up and grow where wood has been previously cut and the cattle kept off. The koa is a tree of very rapid growth. It is propagated from the seed, millions of which are scattered through our forests every year. As soon, however, as the young plants show themselves the cattle crop them off. The forests on East Maui, for instance, are being ruined by cattle. Some who own cattle turn them loose into the forests, and the havoc they make among the young trees is truly deplorable. A few years since, these forests, owing to the dense undergrowth, were almost impenetrable; now the cattle range through them for miles. It is of no use for private individuals to try and stop the evil. Action on this matter must be taken at the coming Legislature; if not, the Islands are ruined. On Hawaii the effects of the cattle on the forests are much more deplorable. Through Hamakua and Waimea thousands of acres of woodland are being destroyed annually. I have seen the results with my own eyes and know of what I affirm” (The Hawaiian Gazette 1873)

The enduring devastating effects of free-range cattle in Hāmākua were also noted by early historic visitors to the district, and in 1873, Isabella Bird visited Hāmākua and published her vivid firsthand account in The Hawaiian Archipelago: Six Months Among the Palm Groves, Coral Reefs, & Volcanoes of the Sandwich Islands (Bird 1886). In the following excerpt, Bird (1886:154–155) provides the following brief meticulously detailed depiction of Hāmākua’s lush, verdant forests and contemplates the long-term devastation of livestock on the uplands:

... We rode over level, grass-covered ground, till we reached the Hamakua bush, fringed with dead trees, and full of ohias and immense fern trees, some of them with a double tier of fronds, far larger and finer than any that I saw in New Zealand. There are herds of wild goats, cattle, and pigs on the island and they roam throughout this region, trampling, grubbing, and rending, grinding the bark of the old trees and eating up the young ones. This ravaging is threatening at no distant date to destroy the beauty and alter the climate of the mountainous region of Hawaii. The cattle are a hideous breed—all bones, hide, and horns.

Hāmākua’s forests were threatened not only by livestock trampling of forested areas and incessant timber overharvesting, but also by wild fires that intermittently swept through the district. One such fire originated from six isolated locations in 1901 and swept through roughly 50,000 acres of Hāmākua forest land (Horner 1904). As detailed in an article published in an April 8, 1902 edition of The Hawaiian Star:

During the summer of 1901, a considerable portion of the forest lying between Mauna Kea and the coast on the north was burned over very severely. There is very little question but that most of the trees in this section are so badly burned that they will die and blow down, thus furnishing fuel for succeeding forest fires. The undergrowth had been destroyed by cattle so that the fire had swept; in fact, if this had been a virgin forest with a rank undergrowth it would probably have been impossible to set it on fire. The forest had been so opened up by cattle that it died out thoroughly as is proved by the almost complete destruction of the humus so that the bare soil is now exposed. This latter
result would be extremely favorable to the natural restocking of this burned area by self sown seed but, very unfortunately, cattle are grazing in the forest and will destroy any young growth that may come up.

Within the present generation, forest fires have been almost unknown in the Hawaiian Islands but the indiscriminate pasturing of cattle in the forests makes their destruction by fire not only possible but extremely probably either through malice or carelessness in burning brush, cane trash or by camping parties.

A large part of the burned forest is on government land which has been leased until 1906, but it is extremely important that the government should induce the lessee, by an extention [sic] of time on his cane land lease or in some other way, to absolutely exclude cattle from this forest and protect it by fencing.

The forests in the remainder of the northern portion of the district of Hamakua are being rapidly destroyed by cattle, both wild and tame, so that the whole section within a few years will be a continuation of the Waimea plains unless adequate means are taken to protect the forests from cattle.

. . . On the whole the forests of Hamakua are in very poor condition and in some sections fast disappearing solely on account of cattle grazing and the consequent forest fire. (The Hawaiian Star 1902)

Ultimately, the continued degradation of the native forests were a catalyst for change in Hāmākua and throughout Hawai‘i. Since the early 1800s, the detrimental effects of free-range cattle, deforestation, and wildfire damage were prevalent and subsequent efforts were made to restore the upland forests to a natural, healthy habitat. One of these efforts focused primarily on preserving Hāmākua’s valuable stream-fed watersheds in order to facilitate and sustain agricultural pursuits, and it was proposed that lands encompassing the area between Laupāhoehoe in North Hilo and ‘Āwini in North Kohala be set aside and included in the proposed Hāmākua Forest Reserve. On December 23, 1904, the section of the Hāmākua Forest Reserve comprising the northern portion of Hāmākua inclusive of the makai section of Kapoaula was permanently established (Figure 23).

Figure 23. Copy of Survey Furnished (C.S.F.) Map No. 11391 showing current study area in relation to mauka boundary of the Hāmākua Forest Reserve.
2. Background

*A Concise History of the Honokaʻa Sugar Plantation*

Following the signing of a reciprocity treaty between the Kingdom of Hawaiʻi and the United States of America just three years later in 1876, sugarcane plantations developed and spread rapidly throughout the islands (Fong et al. 2005). Hāmākuaʻs rich soil and plentiful water supply made it the premier location for growing sugar on the island of Hawaiʻi (Hazlett et al. 2007). The dawn of a new industry was born that year in Hāmākua, and nearly 200 acres of cane was being cultivated by the Honokaʻa Sugar Plantation, the forerunner to what would eventually become the Honokaa Sugar Company in 1878:

HAMAKUA, HAWAII,—A correspondent, traveling on Hawaii, thus writes about this district: “For agricultural pursuits and new enterprises, Hamakua offers the most promising inducements. It possesses any quantity of fertile land. Coffee, cotton, corn, wheat, oats, are produced to perfection, and at Honokaa Plantation I saw some of the prettiest cane-fields to be found anywhere. The right principle is being pursued here—one party plants and another manufactures on equal shares. There is now about 170 acres of cane growing which will be ready for the mill at the end of the present year. There is room for a dozen plantations in this beautiful district.” (The Pacific Commercial Advertiser 1876)

Between 1876 and 1888, twenty sugar plantations sprang up along the Hāmākua coastline (Dorrance and Morgan 2000). The fields were originally unirrigated and for twenty-five years ratoon crops were grown in many areas because reaching the fields to replant was difficult. Eventually harvesting was accomplished using a combination of hand labor, flumes, and railroad (Dorrance and Morgan 2000). An 1877 account published in *The Pacific Commercial Advertiser* elucidates upon the newly blossoming sugar industry, and illustrates the district’s exceptional agricultural potential for not only the continued exploitation of the flourishing cane fields, but also for its capacity to support a large populace:

The District of Hamakua may become a most productive district. In commenting on lands we have spoken of them as sugar lands, as that will doubtless be the staple product; but there is almost no land that is not cultivable, and everywhere the fruits of the tropics and many of the temperate zone can be raised. . . The fact that most all the finest lands back of the district are held by graziers, whose immense herds are already making inroads upon them, is fully of danger to the prosperity of Hamakua, which should at any cost be saved from the fate of Waimea. The law under which the Commission acts, provides that cultivated lands should be taxed for improvements, but in a district like this it would be manifestly unjust that the small amount of cultivated land should pay taxes while the great bulk of the lands more valuable should escape because their proprietors fail to develop them; and your Commissioners would suggest that lands capable of cultivation should bear their taxation according to their value, as otherwise an unfair discrimination is made against industry and enterprise. Here, as elsewhere, the great requisite is population,—people to develop the resources of the district which ought to sustain a population of 10,000 in easy circumstances. Where mills are established on the factory principle of grinding for cultivators of small tracts, every encouragement should be given and aid extended in the way of the improvements suggested. As to the amount of land capable of cultivation, there are doubtless many thousands of acres, but in the absence of accurate surveys no estimate can be made. There is doubtless sufficient cane land to raise sugar cane enough for ten to fifteen mills.

. . . As in the case of Hamakua District, good lands are spoken of as cane lands or coffee lands; but these lands are adapted to the cultivation, in many places, of oranges, limes and other fruits. Forests of Sumach are growing wild, and as this has been said to be the Sumach of commerce. . . The Districts of Hilo and Hamakua should support a population of 30,000 to 40,000, and the Commission are of opinion that the expense of introducing immigrants and inducing the settlement of these districts by the improvements suggested, will be fullying returned to the Government in the increasing revenues of the districts. (The Pacific Commercial Advertiser 1877)

By 1883 the Honokaa Sugar Company was prospering, having produced roughly 1,200 tons of sugar:

From Mana to Honokaa, twelve miles, one rides two-thirds of the distance through a dead forest with an occasional glimpse of verdure in the form of living ferns; this changes suddenly to the very reverse, the native trees and vines look fresher by contrast, the grass is long and luxuriant, the cattle seem to be the picture of health and some native birds are overhead. I was told that from twelve to fifteen varieties of native woods may be found here, including the sandal wood which is becoming very scarce: most of these woods are specially adapted for making furniture. Honokaa is naturally

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60 CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawaiʻi
hilly with precipitous cliffs, some two hundred feet high, on the coast line. About 1,500 acres of land are utilized for growing cane which is manufactured at the Honokaa mill, which will produce this year 1,200 tons of sugar. The climate of Hāmākua is very healthy, being tempered by the trade winds in the day time and by cool land breezes at night. Coffee and tobacco grow wild, but are not cultivated to any extent. Of fruits may be found the loquat, mango, orange, lime, citron, lemon, banana, breadfruit, tamarind, mountain apple and guava. . . (Buckland 1883)

Although many of the early agricultural pursuits attempted in Hāmākua were surmised to have been potentially “well nurtured by the plantation interests,” most fell victim to the dominant sugar industry that reigned over Hāmākua (Hilo Tribune 1905). However, although sugarcane interests held monopoly in the district, the thriving industry was not exempt from adversity. Incessant timber overharvesting and continued livestock trampling of forested areas continued to plague the district, generating a serious predicament for the Honokaa Sugar Company:

Manager Watt of Honokoa [Honoka’a] plantation, Hamakua, Hawaii, writes to the Bureau of Agriculture concerning the deforestation that is going on in his district. He complains that the wild cattle and the Portuguese homesteaders living there, combined, are completely destroying the trees, and, unless something is done to stop this destruction, forests in Hamakua will be things of the past. The rainfall is getting less and less every year, and the plantation managers and owners are getting scared. (The Hawaiian Star 1893)

The current study area was not part of any sugar plantation, but instead became part of Parker Ranch. However, the seaward portions of Kapoaula (up to 1,400 feet elevation) are noted as the Kukuihaele Plantation Cane Fields for the Honokaa Sugar Company (Figure 24). Lands cultivated in sugarcane extended from Kahaupu Gulch between the ahupua’a of Pā’auhau and Kaao northeast of the study area, all the way to the edge of Waipi’o Valley. As the sugar industry bloomed in the Honoka’a region, the need for water to irrigate the fields and to transport cane via flumes were conceived and in 1889, the route for the proposed Upper Hāmākua Ditch was mapped (Figure 25). By the end of the 19th century, the Hamakua Ditch Company begun construction of an Upper Hāmākua Ditch to water the sugarcane fields in the area.
2. Background

Figure 24. 1904 map by Cha. V.E. Dove depicting the sugar plantation fields of the Honokaa Sugar Company extending along the makai lands of Kapoaula. Project area not shown on map. North Hawai‘i Education and Research Center, map collection.
Figure 25. 1889 map showing the proposed route for the Upper Hāmākua Ditch by J. M. Lydgate with project area outlined in red. North Hawai‘i Education and Research Center, map collection.

The ditch, which brought water from Kawainui Stream in the Kohala Mountains to the Honokoa‘a Plantation and beyond was completed in August of 1907 (Wilcox 1996). Charles Wickliffe Baldwin published a detailed description of Hāmākua in the Geography of the Hawaiian Island in 1908, and describes the Upper Hāmākua Ditch as well as the particulars of watering and transporting cane:

Hamakua.—Outside of the Waipio region Hamakua has no running streams, or even springs. This is due to the abrupt slope of this part of the island, which allows the water to run off readily, and to the fact that the gulches run up towards the Waimea plateau, thus having no good watershed back of them.

Two ditches have been recently constructed, bringing the Waipio water upon the Hamakua lands. The plantations nearest the gulch use this water for irrigating and fluming their cane, and a portion is used for establishing waterworks for the different villages. Thus great changes have been brought
about in this district, for, while rain is abundant as a rule, at times there are severe droughts, when water is very scarce.

Owing to the lack of streams of water and to the abrupt slope, the plantations of Hamakua have had great difficulty in finding means for transporting their cane to the mills. Kukaiau has constructed a complete system of trolley cables. The cane is tied up in bundles and fastened to a trolley which is then placed upon the wire, and so it glides swiftly to the mill. Paaulo has accomplished the difficult task of laying a railroad up through its fields. The other plantations of the district have built railroads out on either side of the mill, sending the cane down to these tracks by gravity roads or flumes. . . . Each mill has its own landing. The sugar is swung out to the boat or vessel by means of a derrick which is operated by a donkey engine. In rough weather these landings cannot be used at all.

Next to Kona Hamakua is the chief coffee district of Hawaii. One of the finest coffee estates of the group is in this district, at Kalopa, above Paauhau—the Louisson Plantation. It is said that the trees of this plantation bear so heavily that when the berries are ripe, it appears as if a red blanket were spread over the field.

The largest place in Hamakua is Honokaa. Paauhau, Paaulo, Waipio, and Kukuihaele are important places as well. (Baldwin 1908:69–71)

In 1909, the Hamakua Ditch Company became the Hawaiian Irrigation Company, and under that name work began on a second ditch, the Lower Hāmākua Ditch, which carried water from Waipi‘o Stream to the Honokaa Sugar Plantation and beyond. The Lower Hāmākua Ditch was completed in 1910 (Wilcox 1996). A 1909 map shows a network of tunnels, flumes, various ditches, reservoirs, the Old Māmālahoa Highway, and the alignment of the Lower Hāmākua Ditch in the makai portion of Kapoaulea, and illustrates the relationship between the Honoka‘a Sugar Plantation lands in the makai portion of the ahupua‘a and the more mauka Parker Ranch lands that comprise the entirety of the current study area (Figure 26).

In 1928, the administration of the Honokaa Sugar Company and the Pacific Sugar Mill was brought under one manager. The partial merger was a success and soon yielded a ten-fold increase in production compared to the original harvest (Dorrance and Morgan 2000; Kalima 1993). A year later in 1929, the Honokaa Sugar Company began utilizing the Pacific Sugar Mill’s Kukuihaele Landing to direct ship raw sugar to San Francisco, and continued to use it until it was shut down during World War II (Dorrance and Morgan 2000). Following the war, after the 1946 tsunami destroyed the railroad rendering it inoperable, shipment resumed from Kukuihaele Landing until 1949 when bulk sugar began to be shipped via trucks for export from the port of Hilo (ibid.). In 1951, Theo Davies bought F.A. Schaefer & Company in order to acquire Honokaa Sugar Company. In 1972, Davies purchased Paauhau Sugar Company and merged it with Honokaa Sugar Company. And in 1979, the Honokaa Sugar Company was merged with Laupāhoehoe Sugar Company to form Davies’ Hamakua Sugar Company, which in 1984 was purchased by Francis Morgan who dropped Davies from the name and created Hamakua Sugar Company. Hamakua Sugar Company operated from 1984 until 1993, when the fields were harvested for the last time and the 36,000-acre plantation shut down for good.
2. Background

Figure 26. Portion of 1909 Hawai‘i Registered Map No. 2640 by A.J. Williamson showing the study area within the lands of Parker Ranch and the lands of Honokaa Sugar Company and Pacific Sugar Mill.
The effects of disease and outmigration combined with changes in land tenure and the economy that occurred in Hāmākua during the middle of the 19th century ultimately led to a transition in conventional transportation methods. Initially, early mauka-makai trail systems served as idealized route of travel that, during the Precontact to early Historic Period, theoretically provided an important network that facilitated supplemental inter-ahu pua’a commodity exchange between coastal communities and upland regions (Mills 2002). Maly (2001) relates that typically these alahele (trails) were referred to as “ala pi‘i uka or ala pi‘i mauna (trails which ascend to the uplands or mountain)”. Within Kapoaula and the current study area, a single mauka-makai trail is present which is referred to on historical maps as ala pili uka i ka mauna (see Figures 14 and 15). Additionally, a short segment of a mauka-makai trail (ala pili Honokaia) belonging to the adjacent ahu pua’a of Honokaia intrudes slightly into the northeastern portion of the study area.

The earliest published depiction of a trail from Hilo to Hāmākua was published in the Pacific Commercial Advertiser on February 17, 1859 (Figure 27). The route appears as a solid line extending northwest from Hilo into Hāmākua, and two diverging trail segments that proceed in a southwesterly direction towards Mauna Kea where it adjoins another trail leading from the eastern flank of Mauna Kea to Kawaihae. However, the scale of the map, which was drawn to show the progress of the lava flow from the Mauna Loa eruption, does not allow for any detailed information about the route. While the position of the trail is shown in very general terms, the basic route segment across through the eastern portion of Hāmākua appears to have persisted at least until the turn of the 20th century, when the Belt Road redirected traffic across Hāmākua.
The introduction of horses to Hawai‘i eased arduous, long-distance travel and facilitated access to “mission stations, landings, and key areas of resource collection” (National Park Service Ala Kahakai National Historic Trail 2009), and as a result, narrower footpaths such as early mauka/makai trail networks and the alalaoa largely fell into disuse, being abandoned for straighter, leveler, and wider paths that could accommodate larger groups of people, horses and horse-drawn carts while providing a more direct destination trajectory (Mills 2002); thus, the concept of a western-style Government Road (Alanui Aupuni) was born. The importance of having a well-maintained transportation network in the islands was emphasized in the following excerpt from The Pacific Commercial Advertiser:

Overview of Road Laws and Development in the Kingdom of Hawai‘i (1840–1857)

Roads are the most accurate tests of the degree of civilization in every country. Their construction is one of the first indications of the emergence of a people from a savage state, and their improvement keeps pace with the advance of a nation in wealth and science. They are the veins and arteries through which flow the agricultural productions and commercial supplies, which are essential for the prosperity of the state. Agriculture is a great measure dependent upon good roads for its success and rewards.

The history of road making in this kingdom does not date far back. The first law that we find recorded was enacted in 1840, which as well as the laws of 1846 and 1850 gave to the Governors a general control of the roads, with power to make new roads and employ prisoners in their construction. But no system of road making has ever been introduced, and the whole subject has been left to be executed as chance dictated. In 1852, road supervisors were made elective by the people, at the annual election in January. This change worked no improvement in the roads, as the road supervisors, in order to remain popular, required the least possible amount of labor, and in many districts an hour or two of work in the morning was considered as a compliance with the road law. Under this law the road supervisors were pretty much to themselves, and although accountable to the Minister of the Interior, they considered favor of their constituents of more importance. This law was found productive of more evil than good, and during the last session of the legislature a new road law was passed, which goes in to force on the 1st of January 1857. This new law gives to the Minister of the Interior the appointment of road supervisors throughout the Kingdom, who are subject to such general instructions (we suppose in regard to the construction of roads) as he may issue. . . (in Maly 1999:66)

Generally the condition of the late-19th century roadways on Hawai‘i Island left much to be desired, particularly in Hāmākua. Historic accounts of the old road leading from Waimea to Hilo through Hāmākua often characterize it as a perilous journey over rugged, meandering terrain along dangerous, flood-prone mountainous contours and chasms. The following excerpt elaborates on the district’s need for a formal road:

. . . I have thus particularized Hamakua as being not only one of the largest and most valuable districts, but as the one most in need of an outlet. The same drawback to the advancement of the country from the want of good roads is evident throughout the island, although in some districts where the face of the country is more favorable, and the people more thickly settled, and public spirited perhaps, the roads will be found in much better order, yet there is plenty of room for improvement. (The Polynesian 1862)

In prospecting Hāmākua for land suitable for development, a report was made by the Royal Commissioners on Development of Resources. Formed by King David Kalākaua in 1877, commissioners conducted examinations of lands along the Hāmākua/Hilo coastline and consulted with residents in an effort to learn about needs and natural resources. On February 27, 1877, Hāmākua was examined for its agricultural potential, and the following report summarizing the poor road conditions near the current study area was published in The Pacific Commercial Advertiser:

. . . The land of Kapulena is rough and stony on the lower part, though above the road it has several hundred acres of fair land for cane or coffee. . . The land is rolling, not so level as generally represented, and the Government road is an illustration of the folly of appointing incompetent road-makers and supervisors. There are no insuperable obstacles to the construction of a good cart road from Waipio to Paauhau, and it should be built. All the roads in the district show shameful neglect. (Carter et al. 1877)

In the last quarter of the 19th century, repairs of the existing Hāmākua-bound wagon roadway, particularly through the gulches, were proposed and it was recommended that a safer government-appropriated road providing access to
landings be constructed (The Pacific Commercial Advertiser 1878). The arduous journey along this road from Hilo to Hāmākua was further detailed by Dutton (1883:169):

Waimea is a starting point from which a journey may easily be made to the eastern coast in the district of Hamakua. This district is certainly one of the most curious in the world, and indeed its features could barely exist elsewhere than in a tropical island situated within the trade-wind belt. The slopes of Mauna Kea, descending at first swiftly—afterwards more gently—toward the sea, are suddenly terminated on the coast by cliffs ranging from 100 or 200 to 700 or 800 feet in height. These coastwise cliffs are exceedingly steep, approaching in many places the vertical, and plunging at once into water of considerable depth. Here the coast receives the full brunt of the long steady swell of the Pacific, rolling for thousands of miles before the powerful trade-wind. The erosive action of the sea-waves is probably as efficient here as in any part of the world, for it is very powerful and unremitting. That the waves have eaten into this coast for several miles does not seem to be in the least degree doubtful.

The slopes leading inland from the crest of this cliff are for several miles very moderate, hardly exceeding 300 feet to the mile, suggesting a gently sloped and slightly diversified platform. This platform is deeply scored by a surprising number of large ravines, so abrupt that in many portions they may well be called canons. Their sides have slopes varying from thirty to forty-five degrees, and have sometimes a greater angle of acclivity. The number of these is very great, and they occur at intervals averaging a little more than half a mile. Along the coast between Hilo and Kohala and within a distance of about forty miles there are nearly seventy of these ravines, reckoning both great and small. A land journey coastwise through this Hamakua district would be quite impossible, had not a very fair horse-trail been excavated with much labor and expense. This trail could not have been built along the margin of the sea because the deep water washes the face of a vertical cliff. It could not have been easily built far inland on account of the jungle and quagmire. There was no better way than to descend and ascend every one of these sixty or seventy ravines by zigzag courses dug out of the sides of the ravine walls. The only difficulty is the great labor and exhaustion which they entail upon the pack-animals. A man can go easily up and down on foot leading his horse without the slightest sense of insecurity and with no more fatigue than would be incident to ascending and descending a very long series of stairways, but the pack-animal must carry his burden.

As the primary transportation artery for the island, the road leading through the Hāmākua District required strict maintenance to remain safe and operable. Over the course of the next two decades, the poor and unsafe condition of the road appears to have improved steadily, as attested to by an anonymous correspondent in 1889:

MR. EDITOR: Having had occasion to ride over a certain part of our Hamakua Government road, and contrasting their present state to the nonentity of a Government road heretofore, I would wish to make a few remarks.

Our district of Hamakua, Hilo excepted, is probably as serrated a landscape as any on the Hawaiian Islands—it is literally a mass of hills and hollows. A few months ago it was almost an impossibility to drive over the road for a distance of six or eight miles. Now, thanks to the energetic work of our Road Board, we can easily gallop over our heretofore serrated hills and mud-bound hollows, passing over them as a vista of the past.

It is strange, but still an undeniable fact, that our road supervisors in times past did not attend to our roads; possibly on account of no money or probably too much. A year ago should anyone have alluded to the possibility of a carriage running over our roads, the matter would be simply derided. Now, we can ride in carriages or gallop on horseback through Hamakua as easily as on the Island of Oahu. We can meet the energetic enterprise of our Road Board with grateful thanks, and we can also commend Mr. J.R. Mills (who has given much of his unoccupied time to the interests of our Hamakua Road Board), to strangers and friends who may possibly pass through our district, and who may make remarks about our recent improvements and our hitherto impassible roads. He will assuredly tell them that through the energetic endeavors of J.M. Horner at Kukaiau, of W.H. Rickard at Honokaa, and W. Horner at Kukuihaele (these gentlemen forming our Road Board) has ben consummated the reality of a pleasant carriage drive through Hamakua. Mr. Mills has had charge of most of the roads, and should these gentlemen have full power to act we firmly believe in two or three years there would be no difficulty in driving a steam road engine through our heretofore almost impassible district. (The Hawaiian Gazette 1889)
In 1881, Lieutenant Henry Whalley Nicholson sailed to Hawai‘i and visited the Hāmākua District. In his uncomplicated and candid narrative, Nicholson (1881:194) provided a succinct statement regarding the atrocious state of the road conditions, and specified that although “this tract of land [Hāmākua] has fine grazing qualities, and is well adapted to the cultivation of cane and coffee: but the few roads are execrable, and means of transport laborious”. However, by 1894, the Hāmākua road was described as being in “pretty fair condition, better than it ever was” (The Hawaiian Gazette 1894a). By this time, the Government was being petitioned to “put the prisoners at work on the Hamakua and Hilo Government roads” (The Hawaiian Gazette 1894b), and over the course of the next few years the development of the Hāmākua roadway in the stretch between Hilo, Honoka’a, and Waipi‘o continued. In January 1898, $2,500.00 of government funds were appropriated for Hāmākua roadwork and $22,000.00 for the “re-grading main road and roads to landings” (Dole 1898:116).

By the end of the 19th century a “new” road to Waimea (the Old Government Road now currently known as the Old Māmalahoa Highway) was constructed across Kapoaula Ahupua’a, forming the makai boundary of the current study area. However, over the next decade the growing exacerbation of many Hāmākua residents over the poor condition of the Government Road persisted, and in 1907 improvements to the road practically ceased altogether except for general patching repairs. A series of complaints raised by Honoka’a community members culminated in May of that year in the reproach of road supervisor Samuel Kamae, Sr., criticizing him for his incompetency. However, William N. Purdy, a member of the Board of Supervisors for Hāmākua, contended that it was not Kame’e’s incompetency that resulted in the poor condition of the road but rather the funding, manpower, and severe weather conditions that resulted in landslides.

Hāmākua visitor, American author Henry Kinney (1913:36), published an account of his journey through Hāmākua during the early 1900s in his book titled The Island of Hawaii. Kinney’s narrative acts as a virtual expedition through the district and includes a concise description of roadways (including the Old Government Road) in the vicinity of the study area:

From the north end of the village [Honoka’a] a section of the belt road leads, through the AHUALOA homesteads, to Waimea (Kohala). The government road also runs northward, through the Honokaa cane fields, past the KAPULENA village. Beyond this several roads branch from it. AT a junction of two roads, from mauka, with the main road, a short distance above a reservoir, the south branch road is merely a plantation road of no purport to the traveler. The north branch joins Mud Lane further mauka (thus leading to Waimea). The same is the case with the next mauka branch road. Further on, by a warehouse, a road leads makai to the Kukuihaele landing.

A 1909 map (Hawai‘i Registered Map No. 2640) prepared by A.J. Williamson shows the location of the “new” road to Waimea (the Old Government Road/Old Māmalahoa Highway), a network plantation-related infrastructure associated with the Honoka’a Sugar Plantation lands in the makai portion of Kapoaula and the Parker Ranch lands that encompass the mauka portion of the ahupua’a including the current study area (see Figure 26).

Over the years, the state of the Old Government Road fell into deterioration, and by 1912 it was said to be “practically impassable for automobiles” (The Honolulu Advertiser 1912). Substantial changes to the area surrounding the study parcel began shortly thereafter with the formal development of the Old Māmalahoa Highway, which was constructed in the early 1900s and served as the primary Waimea-Hilo connector route (Figure 28). The condition of the roadway (identified in the general vicinity of the study area as the “Ahualoa” Road) was chronicled by a party of legislators and senators from Kaua‘i, O‘ahu, and Maui in 1925 during a jaunt from Hilo to Waimea:

The party had a late luncheon at Honokaa, later, while enroute to Waimea, inspecting the Ahualoa road. A resolution offered by Silva in the house recently asked that the work on this road be examined. Completed, only four months ago, the surface of the road shows already woeful deterioration and disintegration. It is charged the road will not last the life of the public loan bonds, the proceeds of which were used in its construction. (The Honolulu Advertiser 1925)

A later map that depicts only the makai portion of the current study area (Hawai‘i Registered Map No. 2761 prepared by Chas. L. Murray in 1927), shows that the road to Waimea (labeled “Government Road”) which is coterminous with the northern boundary of the study area, was realigned during the first quarter of the 20th century (Figure 29). Dates of construction for the bridges facing the survey area along the current alignment of the Old Māmalahoa Highway indicate that the realignment occurred in 1924 (MKE Associates LLC and Fung Associates, Inc. 2013).

Due to the tough road conditions on the driver and automobile, the use of the Old Government Road was short lived, and the Government decided to begin construction on a wider, more improved road. The new Belt Road (Highway 19) as it passes through Hāmākua was finished in 1933 and passes makai of the study area. A description...
2. Background

of the new Belt Road was provided in an article in the July 1933 edition of The Friend newspaper, below is an excerpt from the article about the road finishing ceremony:

“The formal opening of the new belt road on the island of Hawaii, July 22, 1933, was an important occasion, attended by the Governor and his party from Honolulu and many excursionists.

The proposal has been made that the new road be named “Mamalahoe,” commemorating the famous edict by King Kamehameha I, “the Law of the Splintered Paddle” making Hawaii’s highways safe for the traveler.

A colorful celebration on Saturday was followed by a unique service of worship in the historic Kailua Church the following day. A sermon by the Rev H. P. Judd, broadcast by radio throughout the islands, was a feature of this service…” (The Friend Vol. CIII, No. 7, July 1933:147)

Incremental improvements to the Belt Road continued for the next four decades, with the new road closely mirroring the Old Government Road in many sections. According to Ruzicka (2010:6):

Except for this stretch [Hilo to Pā‘auilo], the belt road through Hamakua in the 1920s generally followed the same positioning as the railroad tracks only from Hilo northward to the area of Ookala. Here the roadway diverted inland along Kaula Gulch and then ran bout a mile inland of the shore to Paauilo. The path of the roadway angled slightly more inland the further up the coast from Paauilo it went, being about 1 ½ mile inland at Honokaa.

The section of Hawai‘i Belt Road extending between Honoka‘a and Waimea was completed in 1964, thereby allowing more direct access between the two locales (The Honolulu Advertiser 1964). For the remainder of the 20th century, the current study area was used almost exclusively as pasture. One exception to this was an experimental planting of tropical ash (Fraxinus sp.) trees in the central portion of the study area. More than 1,500 acres of tropical ash were planted in Hawai‘i beginning in 1924 (Whitesell et al. 1971). Information concerning the planting of this stand could not be located, but it is possible that the stand was planted in ca. 1930 by the Civilian Conservation Corps (CCC).

The stand of trees is also depicted on a 1951 Plat Map (Figure 30) of the parcel. This map also shows in detail the ranching infrastructure in the study area and the survey markers used to produce the survey. Survey markers shown include three concrete posts at parcel boundary corners and the “Kamakaukapuu” triangulation station near the parcel’s western boundary makai of the ash stand. Ranching infrastructure includes a waterhole in the upper and lower portions of the study area and a network of cattle trails connecting these waterholes with others outside the current study area. This cattle trail network contrasts with the distinctly linear routes of the Alanui pii uka i ka mauna and the Alanui o Honokaia depicted on maps from a century before (see Figures 14 and 15). Although it is possible to follow the cattle trails in a mauka-makai direction, they do not appear to follow either of the older trails very closely. The tropical ash stand in also depicted, as is a gravel pit straddling the Old Māmalahoa Highway at the northern boundary of the study area. Based on aerial photographs taken in 1954 (Figure 31), the stand of trees was well established by mid-century, and these two features are also visible on the 1957 USGS quadrangle map (Figure 32). After being under ownership of Parker Ranch for over 135 years, the current study area was sold to the current landowner, Siglo Forest LLC, on March 2, 2018, and the entirety of the parcel has remained as undeveloped pasture throughout the twentieth century (Figure 33) and into the present day.
Figure 28. Portion of 1916 Waipio USGS quadrangle map with study area indicated in red.
2. Background

Figure 29. Portion of 1927 Hawai‘i Registered Map No. 2761 by C.L. Murray showing portion of current study area and Kapoaula Ahupua‘a.
2. Background

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawai‘i
2. Background

Figure 31. September 28, 1954 USGS aerial photograph of the study area (outlined in red).

Figure 32. Portion of 1957 Kukuihaele USGS quadrangle map showing stand of tropical ash trees (shaded green) (United States Geological Survey 1957).
2. Background

Figure 33. January 7, 1977 USGS aerial photograph of the study area (outlined in red).

Figure 34. Portion of 1982 Kukuihaele USGS quadrangle map showing stand of tropical ash trees (shaded light green), water tank, and quarry site in study area (outlined in red).
SUMMARY OF ARCHAEOLOGICAL AND CULTURAL STUDIES CONDUCTED IN THE VICINITY OF THE STUDY AREA

Very few formal archaeological studies have been conducted in the immediate vicinity of the current study area, although Cordy (1994) prepared A Regional Synthesis of the Hāmākua District, Island of Hawai‘i, in which he summarizes the general Precontact and early Historic land use patterns of the region (including the lands of the study area) in an effort to provide a predicitve archaeological model for the district. The most relative and proximate of these studies are presented in Table 4 and Figure 35 and are summarized below.

Table 4. Archaeological studies conducted for Kapoaula and of general vicinity.

<table>
<thead>
<tr>
<th>Year</th>
<th>Author(s)</th>
<th>Type of Study</th>
<th>Ahupua‘a</th>
</tr>
</thead>
<tbody>
<tr>
<td>1994</td>
<td>Cordy</td>
<td>Regional Synthesis</td>
<td>Various</td>
</tr>
<tr>
<td>1999</td>
<td>Cleghorn</td>
<td>Inventory Survey</td>
<td></td>
</tr>
<tr>
<td>2005</td>
<td>Fong et al.</td>
<td>Literature Review, Field Check, Cultural Impact Evaluation</td>
<td>Honokaia</td>
</tr>
<tr>
<td>2009</td>
<td>Rechtman</td>
<td>Archaeological Survey and Limited Cultural Assessment</td>
<td>Honokaia</td>
</tr>
<tr>
<td>2015</td>
<td>Clark et al.</td>
<td>Inventory Survey</td>
<td>Honokaia</td>
</tr>
<tr>
<td>2019</td>
<td>Kepa‘a and Barna</td>
<td>Archaeological Assessment</td>
<td>Kapoaula</td>
</tr>
</tbody>
</table>

Previous Archaeological Studies Conducted in the Vicinity of the Current Study Area

In A Regional Synthesis of the Hāmākua District, Island of Hawai‘i, Dr. Ross Cordy (1994) summarizes the general Precontact and early Historic land use patterns for the subregion of East Hāmākua, which includes Kapoaula Ahupua‘a (Cordy 1994). The summary is based on a review of Māhele records and a detailed examination of archival historical information. Cordy (1994) defines four general environmental zones within East Hāmākua: (1) the Sea-shore, (2) the Seaward Upland Slopes, (3) the ‘Ōhi‘a-Koa Forest Zone, and (4) The Gulches. The current study area is located just above the Seaward Upland Slopes within the ‘Ōhi‘a-Koa Forest Zone. The Seaward Upland Slopes was the primary farming and residential zone of East Hāmākua. House sites in this zone were common between the sea cliffs and the cross-island trail (near the present-day Highway 19). Garden plots (māla, kihāpai, and kula), which were generally non-irrigated, tended to be located in close proximity to the house lots. In the mauka regions of this zone, some scattered fields were present that were not associated with permanent residences. Dryland kalo was the dominant crop of The Seaward Upland Slopes, but sweet potatoes and bananas were also commonly grown (Cordy 1994).

In the ‘Ōhi‘a-Koa Forest Zone, the Precontact and early Historic peoples of East Hāmākua utilized the natural resources of the forest. Activities in this zone included gathering bark to make fishing nets, collecting māmaki to make kapa, and catching birds for their feathers. At lower elevations within the ‘Ōhi‘a-Koa Forest Zone small plantings of supplemental crops such as bananas and kalo were also present. Habitation in this zone typically occurred at caves and campsites that were occupied for short durations of time (Cordy 1994).

Cleghorn (1999) conducted an Archaeological Inventory Survey (AIS) at Inoino Bridge located along the Old Māmalahoa Highway to the northeast of the current study area comprising TMKs: (3) 4-6-011:037 and 038 (see Figure 35). As a result of the study, four small caves (Caves 1, 2, 3, and 4) in the ‘Ōhi‘a-Koa Forest Zone were identified. The caves, which were all recorded under the State Inventory of Historic Places (SIHP) designation Site 21405, are located in Kawela Ahupua‘a along its boundary with Honokaia Ahupua‘a. Each of caves contained stone constructions including platforms, walls, and alignments. Cleghorn (1999) suggested that the platforms within three of the caves, based on their formal attributes, may have been Precontact burial monuments. However, no excavations or structural dismantling was performed during the survey to determine if human remains were indeed present within the stone structures. Cleghorn (1999) also recorded the Historic Inoino Bridge across Inoino Gulch, which was replaced by a new Inoino Bridge subsequent to the completion of the study.

In 2005, Fong et al. (2005) conducted a literature review, field check and cultural impact evaluation for approximately 2,500 acres of Department of Hawaiian Home Lands (DHHL) lands in Honokaia Ahupua‘a (TMKs: (3) 4-6-011: 003, 011, 012, and 013), to the east/southeast of the current study area (see Figure 35). The literature review included a study of archival sources, historic maps, Land Commission Awards (LCAw.), and previous archaeological studies relative to Honokaia. These resources were used to construct a history of land use within the ahupua‘a. The field inspection, which included limited pedestrian survey and aerial survey, was conducted by two archaeologists over a span of three days. The inspection was intended to identify any surface archaeological features present within the 2,500 acres and to assess the potential impacts to any such features so that sensitive areas that might require further investigation or mitigation prior to any development could be dealt with. As a result of the field check a single archaeological site – a Historic wall, possibly a dam or gulch crossing – was recorded, but was not considered
2. Background

CIA for Paniolo Tonewoods Kapoaula Koa Forest Management Project, Kapoaula, Hāmākua, Hawai'i

significant and as such, was not assigned an SIHP site number. Two other structures, a corral and a quarry, were noted within the survey area, but were determined to lack archaeological or historical significance, as both were less than fifty years old. Fong et al. (2005) did not provide a map showing the location of any of the potential archaeological features identified. Site 21405, previously recorded by Cleghorn (1999) within Inoino Gulch, was also relocated and inspected by Fong et al. (2005), and a fifth cave (Cave 5) containing two crude, mounded walls was identified at the site. As a result of the inspection, it was determined that all five of the caves were located just beyond the boundaries of the study area. Given the absence of significant sites within the Fong et al. (2005) study area, it was concluded that the development of the area would have no effect on historic resources.

In 2009, Rechtman Consulting, LLC (Rechtman et al. 2009) conducted an archaeological survey and limited cultural assessment for a roughly 1.3 kilometer-long access road across three parcels northeast of the current study area (see Figure 35). The study involved a visual inspection of the access road corridor along the eastern boundary of Honokaia Ahupua’a from Highway 19 to the Old Māmalahoa Highway and phone interviews with five individuals from the Honokaia ‘Ohana group. No archaeological resources of any kind were observed during the pedestrian survey, and no resources (landforms, vegetation, etc.) of a traditional cultural nature were present. The individuals interviewed for the study had no information regarding significant cultural places or practices that may have occurred within the study area and the only recollection of the area was that it was previously used for ranching. Given the negative findings of the study, Rechtman et al. (2009) concluded that development of the proposed access road route would not significantly impact any known historic properties or any cultural resources and practices of a traditional and customary nature. It was therefore recommended that no further historic preservation work or mitigation was needed.

In 2015, ASM Affiliates (Clark et al. 2015) conducted an AIS a portion of a portion of TMK: (3) 4-6-013:001-046 in Honokaia Ahupua’a to the east/southeast of the current study area for the proposed installation of a gravity-fed non-potable water system and appurtenances in the Honokaia Pastoral Lots Subdivision (see Figure 35). As a result of the study, a single archaeological site (Temporary Site 1), consisting of a short alignment of stacked boulders and cobbles on the northeastern slope of an intermittent drainage channel, was identified near the northern boundary of the study area. The site was fully documented during the study, however it was concluded by Clark et al. (2015) that much like a similar alignment previously identified by Fong et al. (2005), the site retained no integrity and was therefore not considered to be significant. As such, it was not assigned an SIHP Site number.

An archaeological inventory survey of the roughly 564-acre subject parcel (TMK: (3) 4-7-007-011) was completed in 2019 by ASM Affiliates (Kepa’a and Barna 2019) for the proposed Kapoaula Koa Forest Management Plan. Although no archaeological sites or other historic properties were identified within the current study area, a detailed cultural-historical background was prepared, which identified two trail routes. Efforts to identify the physical routes of the trails were made, however, it was found that extensive cattle trampling, erosion, and the incursion of pasture grass since the mid-19th century had obscured these trail routes, leaving no physical trace of their existence. Given the negative findings for archaeological resources, an archaeological assessment report was prepared, which concluded that the proposed project would not impact any known historic properties.
Figure 35. Previous archaeological and cultural studies conducted in the vicinity of the study area.
Cultural Studies Conducted for Kapoaula and General Vicinity

There have been five culturally-based studies conducted in the vicinity of the current study area that focused on Kapoaula Ahupu‘a, the adjacent land divisions of Honokaia, Malanahae, Kapulena and Hauko‘i, and the general interior mauka lands of Hāmākua (Table 5 and Figure 35). While none of these studies identified impacts to cultural resources and practices within the study area, the information garnered as a result provides pertinent information regarding general traditional and historical land-use practices, modes of transportation, and cultural activities in the region. The findings of these studies are summarized below.

Table 5. Cultural studies conducted for Kapoaula and of general vicinity.

<table>
<thead>
<tr>
<th>Year</th>
<th>Author(s)</th>
<th>Type of Study</th>
<th>Ahupua‘a</th>
</tr>
</thead>
<tbody>
<tr>
<td>2001</td>
<td>Rechtman</td>
<td>Archaeological survey and Limited Cultural Assessment</td>
<td>Āhualoa</td>
</tr>
<tr>
<td>2005</td>
<td>Fong, Shideler, and Hammatt</td>
<td>Literature Review, Field Check and Cultural Impact Evaluation</td>
<td>Honokaia</td>
</tr>
<tr>
<td>2009</td>
<td>Rechtman and Clark</td>
<td>Archaeological and Limited Cultural Assessment</td>
<td>Honokaia</td>
</tr>
<tr>
<td>2009</td>
<td>Rechtman</td>
<td>Cultural Assessment</td>
<td>Hauko‘i</td>
</tr>
<tr>
<td>2010</td>
<td>Terry</td>
<td>Final Environmental Assessment</td>
<td>Lauka, Kuluiha‘i, Koloaha, and Āhualoa Malanahae, Kapoaula, Kapulena, Wai‘ale‘ale 1st and 2nd, Niupuka, and Hanapai</td>
</tr>
<tr>
<td>2011</td>
<td>Escott and Spear</td>
<td>Cultural Impact Assessment</td>
<td></td>
</tr>
</tbody>
</table>

The earliest cultural study was conducted in 2001 by Rechtman Consulting, LLC (Rechtman 2001) as part of an Environmental Assessment (EA) associated with the placement of water tanks at two locations in the Āhualoa Homesteads (see Figure 35). The scope of the study concentrated on identifying cultural sites, past and ongoing traditional and Hawaiian activities, and included an examination of cultural and historical resources in addition to limited consultation. As a result, no historic sites were present during the archaeological survey and given the past land use for sugarcane cultivation, Rechtman (2001) concluded that the development of the water tank facilities would not adversely affect any historic or traditional cultural properties.

In 2005, Cultural Surveys Hawai‘i, Inc. (Fong et al. 2005) conducted a cultural impact evaluation to accompany a literature review and field check for the Department of Hawaiian Home Lands (DHHL) in support of the Honokaia Pastoral Lots Development Project within the adjacent ahupua‘a of Honokaia (see Figure 35). As part of this study, an attempt was made to contact individuals, organizations, and agencies from the Honokaia community. As part of the study of the DHHL Honokaia Lands, Fong et al. (2005) made an attempt to contact several individuals, organizations, and agencies by e-mail regarding traditional cultural properties in Honokaia. Only one organization, Hui Mālama O Nā Kūpuna O Hawai‘i Nui headed by Mr. Halealoha Ayau, responded to the e-mail. Mr. Ayau indicated that the members of the organization primarily wanted to make sure that cultural monitors were present during excavations to assure that applicable burial treatment laws would be adhered to (see Fong et al. 2005:36). Fong et al. (2005) reviewed several areas of possible cultural concerns for properties that could be impacted by the proposed development of the DHHL lands including archaeological sites, burials, gathering rights, hunting rights, trails, and storied places, but no traditional cultural properties were identified within the area, so no impacts were expected.

In November of 2009, Rechtman Consulting, LLC (Rechtman et al. 2009) conducted an archaeological and limited cultural assessment of a roughly 1.3 kilometer (4,400-ft.) long access road corridor in Honokaia Ahupu‘a (see Figure 35). The purpose of the proposed access road was to provide access for the installation and maintenance of a new power line. As part of the study, an attempt was made to contact several individuals, organizations, and agencies regarding traditional cultural properties in Honokaia. One organization, Hui Mālama O Nā Kūpuna O Hawai‘i Nui headed by Mr. Halealoha Ayau, responded. Mr. Ayau indicated that the members of the organization primarily wanted to make sure that cultural monitors were present during excavations to assure that applicable burial treatment laws would be adhered to. In addition, phone interviews with knowledgeable community members were conducted. Interviewees recalled the Rechtman et al. (2009) project area as being pasture and ranch lands, although no specific information regarding significant cultural places or practices was obtained. Given the extensive land use for cattle ranching throughout the late-19th and 20th centuries which has significantly altered the landscape, Rechtman...
et al. (2009) concluded that development associated with the access road would not adversely affect any historic or traditional cultural properties.

In August 2009, Rechtman Consulting, LLC (Rechtman 2009) conducted a cultural assessment to accompany an EA associated with the development of the proposed Kapulena Well, a 0.3 million gallon (MG) water tank, and an associated 20-foot wide access/utility corridor within nearby Hauko‘i Ahupua‘a (see Figure 35). Intensive agricultural activities that previously occurred in the area over the course of more than 80 years has significantly altered the land. Thus, traditional cultural resources were not identified during this study. Consultation for this project involved a discussion with the landowner who explained that pig hunting was the only activity that occurred on the property. With prior consent, he allowed a few local hunters to access the macadamia orchard. The landowner had never observed or seen evidence of any traditional cultural activity on his property, nor had anyone ever sought his permission to conduct such activities on the property. As a result of the study, no cultural resources were identified within the Rechtman (2009) project area, and it was concluded that no historic properties would be affected by the development of the Kapulena Well.

In 2010, Geometrician Associates LLC prepared an EA (Geometrician Associates LLC 2010) for the proposed Transmission Waterline extending from Āhualoa to Honoka‘a (see Figure 35). The scope of work for the study included discussions with individuals and organizations who had knowledge of cultural resources, practices, and beliefs on lands in the vicinity of the study area. As a result of the study, members of the former Hawaiian Civic Club of Hāmākua, as well as the Office of Hawaiian Affairs (OHA) were contacted. Those consulted for the study were not aware of any cultural or historical resources along the route of the transmission waterline, and in a letter from SHPD to Ron Terry of Geometrician Associates, LLC (Aiu 2010), SHPD concluded that the proposed project would not affect historic properties.

Most recently, in 2011, Scientific Consultant Services, Inc. (Escott and Spear 2011) prepared a CIA as part of an EA for the proposed development of Kapulena Agricultural Park (see Figure 35). The scope of the study encompassed the ahupua‘a of Malanahae, Kapoula, Kapulena, Wai‘ale‘ale 1st and 2nd, Niupuka, and Hanapai. Consultation for this study was sought from the Director of Native Rights, Land and Culture, OHA, the Kuakini Civic Club, and the Kona Hawaiian Civic Club, however none of the aforementioned organizations responded with any information concerning cultural resources within the study area. Additionally, fourteen informants including descendants of families who were awarded Land Commission Awards, former Hāmākua Sugar Company employees, and individuals with long-standing connections to lands in the Hāmākua District were contacted. Of the fourteen individuals, twelve responded. Eight of those individuals had knowledge of the (Escott and Spear 2011) project area, however none recalled past or ongoing cultural practices occurring there. As a result of the study, it was concluded that no historic properties would be affected by the development the Kapulena Agricultural Park.

### 3. Consultation

Gathering input from community members with genealogical ties and long-standing residency or relationships to the study area is vital to the process of assessing potential cultural impacts to resources, practices, and beliefs. It is precisely these individuals that ascribe meaning and value to traditional resources and practices. Community members often possess traditional knowledge and in-depth understanding that are unavailable elsewhere in the historical or cultural record of a place. As stated in the OEQC Guidelines for Assessing Cultural Impacts, the goal of the oral interview process is to identify potential cultural resources, practices, and beliefs associated with the affected project area. It is the present authors’ further contention that the oral interviews should also be used to augment the process of assessing the significance of any identified traditional cultural properties. Thus, it is the researcher’s responsibility to use the gathered information to identify and describe potential cultural impacts and propose appropriate mitigation as necessary.

In an effort to identify individuals knowledgeable about traditional cultural practices and/or uses associated with the current subject property, a public notice was submitted to the Office of Hawaiian Affairs (OHA) for publication in their newspaper, *Ka Wai Ola*. The notice was submitted via email on February 27th and was published on March 24, in the April 2019 publication (Appendix A).

Although no responses were received as a result of the *Ka Wai Ola* publication, eight individuals were contacted via email and/or phone: Leon No‘eau Peralto, Director for the nonprofit organization, Hui Mālama I Ke Ala ‘Ūlili based in Pa‘auilo, Hāmākua was contacted via email on March 8, 2019. In his email response, Mr. Peralto explained that he was not familiar with the Kapoula area and declined the interview but recommended that ASM staff speak with Chauncey Kālā Lindsey AhSing from the Mauna Kea Forest Restoration Project. An email was sent to Mr. Lindsey AhSing on March 14, 2019. In his response, Mr. Lindsey AhSing stated that he was not familiar with the area.
but provided comments regarding the proposed project. A summary of the consultation with Mr. Lindsey AhSing is provided below. Consultation letters were emailed to Pōmai Bertlemann on March 14, 2019 and to the group Mālama Hāmākua on March 27, 2019, from which no responses were received. Additional consultation effort were made to Connie Fay of the Ahualoa Community Association on April 1, 2019 and to the group Mālama Hāmākua on March 27, 2019, from which no responses were received. Additional consultation effort were made to Dr. Billy Bergin, Gary Rapozo, and Alex Penowaroff. ASM staff also contacted three former Parker Ranch employees: Dr. Billy Bergin, Gary Rapozo, and Alex Penowaroff. ASM staff contacted Dr. Billy Bergin on March 29, 2019 via phone. Dr. Bergin shared his knowledge of the study area and a summary of his interview is provided below. Gary Rapozo and Alex Penowaroff were contacted via phone on April 1, 2019. Both Gary and Alex responded to ASM staff on April 4, 2019. Mr. Rapozo shared his knowledge of the study area and a summary of his interview is noted below. Mr. Penowaroff stated that he had no knowledge of the study area and declined the interview.

Upon completion of the interview, Lokelani Brandt prepared an interview summary, which was emailed to the interviewees for review. Aside from the phone interview with Mr. Gary Rapozo, the remaining interviewees were asked to review the draft summary and make any necessary edits. With the approval of the interviewees, the finalized version of the summaries has been presented below.

**CHAUNCEY KALĀ LINDSEY-AH SING**

On March 14, Lokelani Brandt contacted Chauncy “Kalā” Lindsey-AhSing, the Mauna Kea Forest Restoration Project Coordinator regarding the proposed reforestation project. Kalā indicated that he was aware of the proposed reforestation project but explained that he was not familiar with the Kapoaula area and was therefore, not able to provide detailed information concerning any known Historic properties or any ongoing traditional cultural practices associated with the area. Although, no explicit information was provided, Kalā expressed via email that he “…supports native reforestation and the sustainable harvest of those resources in appropriate areas.”

**DR. BILLY BERGIN**

A phone interview was conducted on March 29, 2019, with the distinguished, Dr. Billy Bergin, a long-time Parker Ranch veterinarian who recalled spending much time at Kapoaula. Dr. Bergin stated that Kapoaula was within the Mānā Division of Parker Ranch and that this area was used almost exclusively for breeding cows. He explained that the last Super Intendent of the Mānā Division was Charlie Kimura, who had recently passed in March of 2019. With respect to the ancient history of the area, Dr. Bergin spoke of the name of the ahupua‘a and noted that typically ahupua‘a names commemorate significant events, persons, or things, however, he did not recall any such information being shared with him by other noted Parker Ranch paniolo such as Charlie Stevens or Sonny Keakealani. Although no explicit mo‘olelo are known that describes the naming of the place, Dr. Bergin explained that in the Hawaiian language, the word poa, which makes up a portion of the name Ka-poa-ulua, is a paniolo term that refers to the gelding of male horses. He further explained that ula is associated with the color red. He suggested that the name Kapoaula may be interpreted as “the-red-gelding” and may perhaps be associated with some other significant event that occurred there but whose story has not been recollected.

**GARY RAPOZO**

On April 4, 2019, Aoloa Santos conducted a phone interview with Gary Rapozo, a former Parker Ranch paniolo. While working as a cowboy for 30 years with Parker Ranch, Mr. Rapozo specialized and received certificates in pregnancy checking, artificial insemination of pure breds, shipping cattle, market cattle amongst many other responsibilities. Gary indicated that his only knowledge of the area is that it was used for cattle grazing but was not aware of any historic properties or any ongoing traditional cultural practices associated with the area.
4. IDENTIFICATION AND MITIGATION OF POTENTIAL CULTURAL IMPACTS

The OEQC guidelines identify several possible types of cultural practices and beliefs that may potentially be impacted by a proposed action. These include subsistence, commercial, residential, agricultural, access-related, recreational, and religious and spiritual customs. The guidelines also identify the types of potential cultural resources that are associated with cultural practices and beliefs that are subject to assessment. These may be traditional cultural properties or other types of historic sites, both human-made and natural, including submerged cultural resources, which support such cultural practices and beliefs. A working definition of traditional cultural property is provided.

“Traditional cultural property” means any historic property associated with the traditional practices and beliefs of an ethnic community or members of that community for more than fifty years. These traditions shall be founded in an ethnic community’s history and contribute to maintaining the ethnic community’s cultural identity. Traditional associations are those demonstrating a continuity of practice or belief until present or those documented in historical source materials, or both.

The origin of the concept of traditional cultural property is found in National Register Bulletin 38 published by the U.S. Department of Interior-National Park Service. “Traditional” as it is used, implies a time depth of at least 50 years, and a generalized mode of transmission of information from one generation to the next, either orally or by act. “Cultural” refers to the beliefs, practices, lifeways, and social institutions of a given community. The use of the term “Property” defines this category of resource as an identifiable place. Traditional cultural properties are not intangible, they must have some kind of boundary; and are subject to the same kind of evaluation as any other historic resource, with one very important exception. By definition, the significance of traditional cultural properties should be determined by the community that values them.

It is however with the definition of “Property” wherein there lies an inherent contradiction, and corresponding difficulty in the process of identification and evaluation of potential Hawaiian traditional cultural properties, because it is precisely the concept of boundaries that runs counter to the traditional Hawaiian belief system. The sacredness of a particular landscape feature is often cosmologically tied to the rest of the landscape as well as to other features on it. To limit a property to a specifically defined area may actually partition it from what makes it significant in the first place. However offensive the concept of boundaries may be, it is nonetheless the regulatory benchmark for defining and assessing traditional cultural properties. As the OEQC guidelines do not contain criteria for assessing the significance for traditional cultural properties, this study will adopt the state criteria for evaluating the significance of historic properties, of which traditional cultural properties are a subset. To be significant the potential historic property or traditional cultural property must possess integrity of location, design, setting, materials, workmanship, feeling, and association and meet one or more of the following criteria:

a Be associated with events that have made an important contribution to the broad patterns of our history;

b Be associated with the lives of persons important in our past;

c Embody the distinctive characteristics of a type, period, or method of construction; represent the work of a master; or possess high artistic value;

d Have yielded, or is likely to yield, information important for research on prehistory or history;

e Have an important value to the native Hawaiian people or to another ethnic group of the state due to associations with cultural practices once carried out, or still carried out, at the property or due to associations with traditional beliefs, events or oral accounts—these associations being important to the group’s history and cultural identity.

While it is the practice of the DLNR-SHPD to consider most historic properties significant under Criterion d at a minimum, it is clear that traditional cultural properties by definition would also be significant underCriterion e.

A further analytical framework for addressing the preservation and protection of customary and traditional native practices specific to Hawaiian communities resulted from the Ka Pa’ukai O Ka ‘Āina v Land Use Commission court case. The court decision established a three-part process relative to evaluating such potential impacts: first, to identify whether any valued cultural, historical, or natural resources are present; and identify the extent to which any traditional and customary native Hawaiian rights are exercised; second, to identify the extent to which those resources and rights
4. Identification and Mitigation of Potential Cultural Impacts

will be affected or impaired; and third, specify any mitigative actions to be taken to reasonably protect native Hawaiian rights if they are found to exist.

**SUMMARY OF THE CULTURAL-HISTORIC BACKGROUND**

A review of the cultural historical background literature provides abundant details about the various socio-political events that have transformed the *mauka* portion of Kapoaula from a dense thicket of *koa-*ōhiʻa forest into rolling pasturelands that have been continuously grazed since the mid- to late-19th century. Although explicit reference to Kapoaula Ahupuaʻa is notably absent from most of the written accounts, information gathered about the neighboring lands and the greater Hāmākua District help to illustrate the Pre- and Postcontact cultural-historical context for this area. Traditional accounts of the area’s Precontact history describe a precipitous, well-watered, and once forested environment that swept along the northern flanks of Mauna Kea— an environment ultimately shaped the early settlement patterns of this region. The traditional account concerning the strong man Kapolaʻula, lends insight into what might perhaps be another name applied to this ahupuaʻa. Historic land documents also list the name Kapaʻula as being associated with the current study area.

The rolling forested uplands, wind-swept kula plains, and narrow gulches of Hāmākua Hikina (East Hāmākua), which includes the lands of Kapoaula, were well utilized during Precontact times. The extensive *kukui* grove that once blanketed the lowlands of Hāmākua Hikina (located below the proposed project area) is described as a *kinolau* or embodiment of the deity Kanepuaʻa or Kamapuaʻa—a manifestation of the deity Lono. It was within the *kukui* dominated lowlands that ancient Hawaiian horticulturalists grew some of their favored staple crops including ʻuala, maiʻa, kō, uhi, ʻulu, and kalo utilizing regionally-based planting methods. Precontact residential areas were situated primarily near the rugged and steep coastline where early inhabitants accessed an abundance of both marine and agricultural resources. The central portion of Kapoaula Ahupuaʻa (also located below the proposed project area) was once a part of the wind-swept kula lands, which were also cultivated during Precontact times. Further *mauka* was the vast and dense *koa-*ōhiʻa forest, which would have included the proposed project area. The forest provided various resources that supported the traditional subsistence lifestyle of the people. Forest resources that would have been gathered included the bark from *māmaki* (*Pipturus sp.*), *ʻakolea* fern (*Athryum sp.*), and wauke (*Broussonetia papyrifera*), whose fibers were prepared and used to make items such as fish nets and kapa cloth. Forest birds were captured and select feathers were collected from the live birds to be assembled and fashioned into various insignia reserved exclusively for Hawaiian royalty. Timbers was also harvested, from which canoes, houses, and *kiʻi* (wooden images) were carved.

Significant changes to the environment and Hawaiian culture followed the introduction of cattle and other European livestock in 1789. By the mid-19th century, the unregulated population of livestock had become a nuisance to the native farmers and evidence of the impact on the greater environment became a major concern and had a profound effect on upland Hāmākua and neighboring lands in Kohala. In describing some of the efforts undertaken by native farmers to limit the damage from the wild ungulates, in his 1855, Waimea Station Report, missionary, Lorenzo Lyons writes:

> The constant trouble & vexation arising from the inroads & exroads of quadrupeds became at length so intolerable as to drive those who had any notion of cultivating to do something by way of self defense. They must have some kind of enclosures or all their labor will be lost. Hence in some districts may be seen stone & wood enclosures of more or less extent. (Lyons 1855:2)

To bring the unrestrained population of livestock under control, in the 1830s, vaquero cowboys were brought to Hawaiʻi to train Hawaiians in the handling of both horses and wild cattle. Although Hawaiians quickly adopted the newly introduced animal handling skills, organized ranching operations would not prosper in Hāmākua until the mid- to late-19th century. By 1847, two-acres of land in the area of Mānā was acquired by John Palmer Parker, the founder of Parker Ranch. A year later, the Māhele ʻĀina allowed the ruling monarch and his lesser chiefs to lay claim to entire ahupuaʻa and ʻili kūpuno lands and as a result, the entirety of Kapoaula was awarded to William Pitt Leleiōhoku. The passing of the Kuleana Act of 1850 allowed native tenants to make claims to their lands and although no Kuleana land claims were granted within the immediate study area, nine awards were granted in the makai portion of the ahupuaʻa. After his passing, Leleiōhoku’s lands, including Kapoaula, passed into the hands of his son, John William Pitt Kīnaʻu, which eventually landed in the hands of his mother Ruth Keʻelikōlani. Although some native tenants received lands, most did not, which ultimately led to the displacement of many Native Hawaiians. It was soon realized that the parcels of land that were awarded were not sufficient to sustain the traditional lifestyle of the native people who relied on the resources of an entire ahupuaʻa. Early historical maps of Kapoaula also provide valuable information regarding land use and notes traditional place names within the proposed project area.
The creation of private property culminated in a deviation away from the traditional *mauka-to-makai* management of whole *ahu pua’a*, as certain industries infiltrated into large swaths of land, such as livestock ranching into dwindling upper forests of Hāmākua and commercial sugarcane cultivation in more coastal areas. By the end of the 19th century, the burgeoning cattle industry, led primarily by Parker Ranch, continued to expand its operations and the *mauka* portion of Kapoaula, including the proposed project area was established as the Mānā Division of Parker Ranch. Information gathered through the consultation efforts indicates that the Mānā Division was used primarily for cattle breeding. As the once forested uplands of Kapoaula succumbed to hordes of grazing cattle, the *makai* portion of the *ahu pua’a* was slowly plowed and converted into fields of sugarcane that by the 20th century extended throughout much of the coastal lands of Hāmākua. As these industries grew, so did the migrant populations and the need for improved roads to facilitate travel and the movement of goods and supplies through the district resulted in the alteration of some of the old trails into vehicular routes. Additionally, new roads were also constructed, which included the “Old Māmalahoa Highway,” which forms a portion of the *makai* most boundary of the proposed project area. By 1964, the curvilinear route of the Old Māmalahoa Highway was replaced with the much straighter and wider Hawai‘i Belt Road. Throughout the remainder of the 20th century, Kapoaula was used almost exclusively as pasture for Parker Ranch. However, sometime around the 1930s, an experimental planting of tropical ash trees was grown in the middle portion of the proposed project area.

There have been only five formal archaeological studies conducted within the immediate project area vicinity with the earliest dating back to 1994. Site types identified during these archaeological studies included caves containing platforms, walls, and alignments, which are believed to have been constructed during the Precontact era as well as Historic era structures, including walls, corrals, and a quarry. Additionally, since 2001, five cultural studies have been conducted within the project area vicinity. The consultation efforts that were included as part of these studies did not report any on-going cultural practices or Historic properties. However, the consulted individuals recalled that ranching was the only known activity taking place in the area.

**IDENTIFIED CULTURAL IMPACTS AND PROPOSED MITIGATION MEASURES**

No ongoing cultural traditions, beliefs, or practices were identified during the current consultation efforts and culture-historical background research, and no culturally-valued historic properties were identified during those efforts. Thus, no mitigation measures are proposed.

The proposed koa reforestation project, however, has the potential to compliment ongoing native reforestation and Hawaiian cultural revitalization efforts in Hāmākua. From the information obtained during this study, it is evident that the apparent absence of ongoing cultural traditions, beliefs, and practices is in part related to the transformation of the *mauka* portion of Kapoaula from a dense koa and *ʻōhiʻa* forest to open pasture lands. This history of timber harvesting, ranching, and other associated agricultural endeavors in Hāmākua contributed to the demise of the natural resources that were vital to the traditional lifeways of the Hawaiian people of Hāmākua. Implementation of the proposed project would help re-introduce native plants and other resources that were once collected and used as part of Hawaiian cultural traditions. By reducing erosion, the proposed project also has the potential to enhance the condition of the surrounding watershed, which could improve the supply of fresh water, which itself is a profound cultural resource in Hawai‘i. These positive impacts of the proposed project can create opportunities to promote educational programs that would promote an understanding of Hawai‘i’s cultural heritage for residents and visitors alike.

In sum, the proposed project can have a net positive impact on cultural resources. By replacing non-native pasture land with native forest, the project promises the return of flora, fauna, and fresh water resources that were integrated into traditional Hawaiian cultural practice. The positive impacts may be further enhanced through the following recommendations concerning harvesting, educational opportunities, and potential reuse of the traditional *mauka-makai* route.

**Reforestation and Harvesting**

As the results of consultation indicate, there is a feeling that it is imperative that the history of deforestation and its historical impacts to Native Hawaiian culture be considered in the management of the new forest. The historical composition of the native flora that once grew in this region, as described in the historical records, should be considered in the proposed reforestation efforts, particularly when choosing plants to include in the mixed-species windbreaks. Additionally, if access to those mixed-forest resources, can be provided to education partners or cultural practitioners once the plants are established on the property, then the project’s positive impacts may extend directly to traditional Hawaiian cultural practices and beliefs. The use of sustainable harvest practices, as was pointed out by at least one consulted party, would also help make the project more culturally appropriate.
Educational opportunities

Since 2006, following the realignment of Saddle Road, efforts to reforest the northern slopes of Mauna Kea have gained momentum and these areas have become important places of learning for the Hawai‘i Island communities. It is in these areas that youth and adults alike can perpetuate the practice of Aloha ‘Āina—a contemporary movement founded on traditional practices and beliefs that emphasizes the intimate relationship that exists between Hawaiians and the ‘āina (land). The practice of Aloha ‘Āina manifests in various forms but at its core helps to develop reverence for all things of the natural world. When translated into tangible actions, this belief promotes a reciprocal relationship between people and nature in that what is taken must be replenished and cared for.

The proposed reforestation project provides a unique opportunity to engage local youth, especially those from the Hāmākua District and the neighboring lands of Kohala, in developing an in-depth understanding of the cultural history of Kapoaula. It is recommended that educational opportunities be developed where feasible that would allow local students to participate in the reforestation and forest management efforts. These educational opportunities could be enhanced with culturally relevant interpretive programming that could include the sharing of traditional mo‘olelo that will inform visitors of the history of Kapoaula. Efforts should be made to initiate conversations with local public and charter schools who may have an interest in participating the proposed reforestation efforts.

As an oral culture, Hawaiians have for generations relied on the tradition of ha‘i mo‘olelo or the verbal presentation of stories and histories. Local paniolo, many of whom have an intimate knowledge of the mountainside and some of whom were consulted with during this study could also aid in the perpetuation of the history of Kapoaula and the neighboring lands. As the forest grows back, the physical evidence of the land’s ranching history will disappear, and mo‘olelo and memories of these paniolo will be among the few sources of information about that ranching history. Given that the current project area was frequented by paniolo, many of whom have generational ties to these lands, it would be a great benefit to establish working relationships with such individuals. Their wealth of personal insight may be of value to educational outreach programs as well as future reforestation efforts.

Additionally, the educational opportunities provided by the proposed project could aid in the revitalization and perpetuation of the history of Kapoaula, which is at risk of being forgotten. One relatively easy way that the proposed project could help perpetuate Kapoaula’s history is to actively use the traditional place names that have been historically recorded. For example, traditional place names could be used in the designation of forest management areas, and also indicated on maps used by the proposed project. These place names could also be incorporated into formal educational outreach programs as well as informally “educating” the forest’s employees and contractors about the land in the course of the forest’s day-to-day operations.

Reuse of traditional trail alignment (Alanui pii uka i ka mauna)

Historical maps document a trail, the “alanui pii uka i ka mauna,” ascending through the proposed project area as the main mauka-makai route through Kapoaula. At present, no physical evidence of the trial exists, but the current two-track access road appears to partially follow the old trail alignment. As the project area becomes reforested, the proposed project’s access and logging roads will become the de facto mauka-makai route through this portion of Kapoaula. It would be considered a positive cultural impact if the traditional route through the ahupua‘a were incorporated into the logging and access roads. This could be achieved by designing the logging access roads so that it is possible to follow an approximation of the “alanui pii uka i ka mauna” from Old Māmalahoa Highway to the southwestern corner of the project area. As with the traditional place names, maps used within the forest could indicate this route and use the traditional name.

5. CONCLUSION

In conclusion, the proposed project has the potential to positively impact traditional Hawaiian cultural beliefs, practices, and resources. The recommendations provided in this document are intended to ensure that the proposed koa reforestation project considers the history of deforestation in Hāmākua, which has in part contributed to the figurative erosion of traditional Hawaiian cultural practices, beliefs, and traditions in the area. Although there were no explicit objections to the proposed project, those who participated in consultation expressed a desire for the project proponent to be mindful of the cultural, social, and environmental uniqueness of Hawai‘i. Conducting background research, consulting with community members, and providing tangible recommendations are done so in the spirit and practice of Aloha ‘Āina. If the project proponent assumes the responsibility to transform pasture land into usable forest, it is recommended that it be done in this same spirit and practice.
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APPENDIX A.

KA WAI OLA PUBLIC NOTICE
PUBLIC NOTICE
ASM Affiliates is preparing a Cultural Impact Assessment (CIA) in advance of a proposed Forest Management Plan for the planting of *koa* trees and associated native forest plants on roughly 555 acres of land situated on a portion of TMK (3) 4-7-007:011, located in Kapoaula Ahupua`a, Hāmākua District, Island of Hawai`i. We are seeking consultation with any community members that might have knowledge of traditional cultural uses of the proposed project area; or who are involved in any ongoing cultural practices that may be occurring on or in the general vicinity of the subject property, that may be impacted by the proposed project. If you have and can share any such information please contact Lokelani Brandt lbrandt@asmaffiliates.com, or Aoloa Santos asantos@asmaffiliates.com, phone (808) 969-6066, mailing address ASM Affiliates 507A E. Lanikaula Street, Hilo, HI 96720.

*Ka Wai Ola*, Apelila (April) 2019, 36 (4):21
APPENDIX D

PHASE I ENVIRONMENTAL SITE ASSESSMENT
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PHASE I
ENVIRONMENTAL SITE ASSESSMENT REPORT
FOR
TMK (3) 4-7-007:011
WAIMEA, ISLAND OF HAWAII 96743

564.549 ACRES

MNA PROJECT 02529_5

MARCH 9, 2018
This Phase I ESA report is prepared for:

SIGLO FOREST LLC
P.O. Box 490
Paauilo, Hawaii  96776

PHASE I
ENVIRONMENTAL SITE ASSESSMENT REPORT
FOR
TMK (3) 4-7-007:011
WAIMEA, ISLAND OF HAWAII  96743

564.549 acres
MNA Job No. 2529_5
March 9, 2018

I declare that, to the best of my professional knowledge and belief, I meet the definition of Environment professional as defined in §312.10 of 40 CFR 312.

I have the specific qualifications based on education, training, and experience to assess a property of the nature, history, and setting of the subject property. I have developed and performed the all appropriate inquiries in conformance with the standards and practices set forth in 40 CFR 312.

Myounghee Noh, Environmental Professional
Principal
Myounghee Noh & Associates, L.L.C.
Environmental Studies and Consulting Services
200 Kohola Street, Hilo, HI  96720
Tel (808) 935-8727
www.noh-associates.com
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LIST OF ABBREVIATIONS

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<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tr>
<td>AST</td>
<td>Aboveground Storage Tank</td>
</tr>
<tr>
<td>CERCLA</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Act</td>
</tr>
<tr>
<td>CERCLIS</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Information System</td>
</tr>
<tr>
<td>CESQG</td>
<td>Conditionally Exempt Small Quantity Generators</td>
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<tr>
<td>CORRACTS</td>
<td>RCRA Facilities that are undergoing “corrective action”</td>
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<tr>
<td>EC / IC</td>
<td>Engineering Control / Institutional Control</td>
</tr>
<tr>
<td>EDR</td>
<td>Environmental Data Resources, Inc.</td>
</tr>
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<td>EPA</td>
<td>Environmental Protection Agency</td>
</tr>
<tr>
<td>ERNS</td>
<td>Emergency Response Notification System</td>
</tr>
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<td>ESA</td>
<td>Environmental Site Assessment</td>
</tr>
<tr>
<td>HDOH</td>
<td>State of Hawaii Department of Health</td>
</tr>
<tr>
<td>HEER</td>
<td>Hazard Evaluation and Emergency Response</td>
</tr>
<tr>
<td>HELCO</td>
<td>Hawaii Electric Light Company</td>
</tr>
<tr>
<td>HFD</td>
<td>County of Hawaii Fire Department</td>
</tr>
<tr>
<td>HREC</td>
<td>Historical Recognized Environmental Condition</td>
</tr>
<tr>
<td>LQG</td>
<td>Large Quantity Generator</td>
</tr>
<tr>
<td>MNA</td>
<td>Myounghee Noh &amp; Associates, L.L.C.</td>
</tr>
<tr>
<td>NFA</td>
<td>No Further Action</td>
</tr>
<tr>
<td>NFRAP</td>
<td>No Further Remedial Action Planned</td>
</tr>
<tr>
<td>NLR</td>
<td>No Longer Regulated Generators</td>
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<td>National Priorities List</td>
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<td>RCRA</td>
<td>Resource Conservation and Recovery Act</td>
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<td>REC</td>
<td>Recognized Environmental Condition</td>
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<td>SEMS</td>
<td>Superfund Enterprise Management System (Archive)</td>
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<td>SHWB</td>
<td>Solid and Hazardous Waste Branch</td>
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<td>SQG</td>
<td>Small Quantity Generator</td>
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<tr>
<td>SWD</td>
<td>Solid Waste Division</td>
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<td>TMK</td>
<td>Tax Map Key</td>
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<td>TSD</td>
<td>Treatment, Storage, and Disposal</td>
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<td>USGS</td>
<td>United States Geological Survey</td>
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<td>UIC</td>
<td>Underground Injection Control</td>
</tr>
<tr>
<td>UST</td>
<td>Underground Storage Tank</td>
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<td>VRP</td>
<td>Voluntary Response Program</td>
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</table>
EXECUTIVE SUMMARY

Myounghee Noh & Associates, L.L.C. (MNA), was retained in January 2018 to conduct a Phase I Environmental Site Assessment (ESA) for the subject property occupying 564.549 acres in Waimea, Island of Hawaii, identified by Tax Map Key (TMK) Island 3, Zone 4, Section 7, Plat 007, and Parcel 011 [TMK (3) 4-7-007:011]. The subject property is owned by the Parker Land Trust. This Phase I ESA was completed for SIGLO FOREST LLC, potential buyer of the subject property.

The purpose of this Phase I ESA is to identify recognized environmental conditions (RECs) at the subject property, with respect to the range of contaminants within the scope of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and petroleum products.

The subject property is located in Waimea, in a high precipitation region in the north of the Island of Hawaii. Located approximately 1 mile south of State Route 19 (Mamalahoa Highway), the property is accessed via Old Mamalahoa Highway. A small dirt road from Old Mamalahoa Highway travels from the north through the center of the subject property to the south, and ends at approximately the center of the subject property.

FINDINGS

No records of National Priorities List (NPL) sites, Federal Resource Conservation and Recovery Act (RCRA) CORRACTS and Non-CORRACTS Treatment Storage Disposal Facilities, Delisted NPL sites, Federal Comprehensive Environmental Response, Compensation, and Liability Information System sites, landfill or solid waste disposal sites, State Voluntary Cleanup sites, Federal RCRA Generator sites, State registered underground storage tank sites, engineering control/institutional control registries, Federal Emergency Response Notification System list sites, or Federal or State Brownfields sites were identified at the subject property or surrounding area. No sites were identified by Environmental Data Resources Inc., for the standard environmental record sources.

Review of U.S. Geological Survey topographic maps and historical aerial photographs for the subject property and surrounding properties did not indicate any RECs.

There were no structures or indications of the past presence of structures on the subject property. The subject property was primarily grassland for cattle grazing, with an approximately 14-acre non-native forested area in the center. The property was subdivided into eight paddocks with fencing. Cattle were periodically rotated between the paddocks. No indications of RECs were observed during the site reconnaissance.

A user questionnaire completed by SIGLO FOREST LLC representative, Nick Koch, indicated that there may be a green waste stockpile on the subject property. Documents in connection with the subject property were also provided by the client. On 24 June 2015, the State of Hawaii Department of Health (HDOH) Hazard Evaluation and Emergency Response (HEER) Office issued a letter to the property owner, Parker Land Trust, in regards to the parcel. The letter indicated that HEER Office was contacting landowners that the owner may be interested in being listed in their Brownfields Inventory for possible eligibility for Environmental Protection Agency redevelopment funding, due to the property being previously identified as an illegal dump site. Upon review of the HDOH Solid and Hazardous Waste Branch (SHWB) records, it was found that the adjoining property to the northwest, located at TMK (3) 4-7-007:090, contained an illegal dump. Additionally, no indications of an illegal dump were observed during the site reconnaissance or during review of aerial photographs of the subject property. MNA also conducted an interview with Harry “Haia” Auweloa, who stated that he was not aware of any green
waste or dump sites on the property. Because the adjoining property at TMK (3) 4-7-007:090 was formerly a part of the subject property, it was concluded that the “green waste” and “illegal dump” speculations in the user provided documents were the result of confusion stemming from the adjoining property previously being a part of the subject property TMK. According to review of the County of Hawaii tax records, the adjoining property was split from the subject property in 2004. As a result, it is presumed that there was no green waste or illegal dump at the subject property.

In 2004, HDOH SHWB identified the illegal dump area at the northeast portion of the TMK (3) 4-7-007:090, adjacent to Old Mamalahoa Highway. Records indicated that the illegally dumped materials included green waste; construction and demolition waste including concrete, rebar, sheet metal, metal piping, plastic piping, and lumber; automotive debris including tires, axles, engine, and frame parts; and a small volume of household waste. No hazardous waste, toxic materials, or controlled substances were encountered. In 2008, the SHWB determined that No Further Action was necessary. More information on the illegal dump area and cleanup activities are included in Section 4.2.2. Based on the solid waste observed and cleaned up from the site, it is likely that petroleum products from the automobile debris were released to the site.

Based on the relative distance of the illegal dump site to the subject property and apparent flooding in the area, it is possible that petroleum product residues from automotive parts entered the subject property. The groundwater quality at the subject property is unknown, and is considered a data gap. The potential petroleum product release from the illegal dump site to the subject property is an historical REC (HREC) which could lead to a REC, if the groundwater was impacted.

An HREC is defined per ASTM E1527-13 as a past release of any hazardous substances or petroleum products that has occurred in connection with the property and has been addressed to the satisfaction of the applicable regulatory authority or meeting unrestricted use criteria established by a regulatory authority, without subjecting the property to any required controls (for example, property use restrictions, activity and use limitations, institutional controls, or engineering controls).

RECOGNIZED ENVIRONMENTAL CONDITIONS

MNA performed a Phase I Environmental Site Assessment in conformance with the scope and limitations of ASTM E 1527-13 of the 564.549-acre subject property identified as TMK (3) 4-7-007:011 in Waimea, Island of Hawaii. Any exceptions to, or deletions from, this practice are described in Section 7.0 of this report. This assessment has revealed no evidence of recognized environmental conditions, as defined by ASTM, in connection with the subject property, except the following:

- The potential petroleum product release from the illegal dump site to the subject property is an HREC which could lead to a REC, if the groundwater was impacted.
1.0 INTRODUCTION

This report presents the results of a Phase I Environmental Site Assessment (ESA) conducted during January through March 2018 for the subject property occupying a 564.549 acres of the parcel identified by Tax Map Key (TMK) Island 3, Zone 4, Section 7, Plat 007, and Parcel 011 [TMK (3) 4-7-007:011], Waimea, Island of Hawaii. The location of the subject property is identified in Figure 1.

This Phase I ESA was conducted by Myounghee Noh & Associates, L.L.C., herein referred to as MNA, for SIGLO FOREST LLC, potential buyer of the subject property. At the time of this Phase I ESA, the subject property was owned by the Parker Land Trust.

1.1 PURPOSE

The purpose of this Phase I ESA is to identify any recognized environmental conditions (RECs) at the subject property, with respect to a range of contaminants within the scope of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and petroleum products. This practice is intended to permit a user to satisfy one of the requirements to qualify for the innocent landowner defense to CERCLA liability, “all appropriate inquiry into the previous ownership and uses of the site consistent with good commercial or customary practice.” The term recognized environmental condition denotes the presence, or likely presence, of any hazardous substances or petroleum products on the property under conditions that indicate an existing release, a past release, or a material threat of a release into structures on the property or into the ground, groundwater, or surface water of the property (ASTM International, 2013).

This report is part of the Phase I ESA conducted for the subject property. The assessment was conducted in accordance with the practices described in Standard Practice for Environmental Site Assessments: Phase I Environmental Site Assessment Process (ASTM International, 2013).

1.2 DETAILED SCOPE OF SERVICES

A Phase I ESA has four components: records review, site reconnaissance, interview, and report. MNA conducted this ESA using information sources with the potential to identify past or current releases of hazardous substances or petroleum products into the subject property. Adjoining properties were also evaluated for their potential to impact the subject property. Per the ASTM International Phase I ESA Standard, adjoining properties include parcels touching the subject property as well as those properties across a roadway (ASTM International, 2013).

1.2.1 Site History

Where available and as needed, MNA researched historical and current topographic maps, tax records, fire insurance maps, regulatory agency websites, and aerial photographs to identify previous and current uses of the property, adjoining properties, and the surrounding area.
1.2.2 Regulatory Records

MNA examined government records with respect to environmental conditions, citations, complaints, and permits at the subject property, at adjoining properties, and within the surrounding area. MNA utilized a records search provided by Environmental Data Resources, Inc. (EDR), to review records from the following federal and state programs:

- National Priorities List (NPL)
- Delisted NPL
- Resource Conservation and Recovery Act (RCRA) facilities that are undergoing “corrective action” (CORRACTS)
- RCRA-Treatment, Storage, & Disposal (TSD)
- Comprehensive Environmental Response, Compensation & Liability Information System (CERCLIS) List
- Superfund Enterprise Management System Archive [SEMS; formerly CERCLIS No Further Remedial Action Planned (NFRAP) List]
- Federal and Hawaii State Brownfields
- Hawaii Solid Waste & Landfill
- Leaking Underground Storage Tank (Leaking UST)
- Underground Storage Tank (UST)
- Emergency Response Notification System (ERNS)
- RCRA – Generators, including those No Longer Regulated (NLR)
- Hawaii Sites of Interest (State Hazardous Waste Sites)
- Federal and state releases
- Federal and Hawaii State Land Use Controls
- Hawaii Voluntary Cleanup Sites

Additionally, MNA requested environmental case files from the Hawaii Department of Health (HDOH), the Hawaii Electric Light Company (HELCO), and the County of Hawaii Fire Department (HFD).

1.2.3 Site Reconnaissance

MNA performed a site reconnaissance to obtain information indicating the likelihood of contamination, to interview available site personnel, and to conduct a brief assessment of the adjoining properties. During the site reconnaissance, MNA looked for a variety of indicators of environmental hazards including, but not limited to, stained surface soil, dead or stressed vegetation, hazardous substances, aboveground and underground storage tanks, disposal areas, groundwater wells, drywells, and sumps. Sampling and testing of soil, surface water, or groundwater were not part of this assessment.

1.2.4 Site Geology and Hydrogeology

MNA reviewed published information for the property and surrounding area on surface and subsurface conditions such as topography, drainage, surface water bodies, subsurface geology, and groundwater. MNA used this information to assess the potential for migration and impact of the subject property by releases of hazardous substances or petroleum products at off-site properties.
1.2.5 Data Evaluation and Reporting

MNA evaluated the information collected, and prepared this report as part of the assessment. Section 2 presents the site background information; Section 3 user provided information; Section 4 information collected from records review; Section 5 site reconnaissance; Section 6 interviews; Section 7 data gaps; Section 8 key findings and opinion; and Section 9 conclusion.

1.3 SIGNIFICANT ASSUMPTIONS

The conclusion presented in this report is based upon the assumption that reasonably ascertainable and relevant information pertaining to the environmental condition of the subject property was made available to MNA during the assessment. Information obtained from government agencies and other resources is presumed to be accurate and updated. Additionally, information collected in interviews is collected in “good faith” and believed to be true and accurate to the best knowledge of the interviewee.

1.4 LIMITATIONS AND EXCEPTIONS

The Phase I ESA provides a “snapshot” of the property conditions at the time of the assessment. Findings, opinions, and conclusions apply to property conditions existing at the time of the investigation and those reasonably foreseeable. They do not apply to conditions at, or changes to, the property, of which MNA is not aware, could not reasonably be aware, and has not had the opportunity to evaluate.

This report is based upon visual observations of the subject property and its vicinity, interpretation of the available historical and regulatory information and documents reviewed, and interviews of individuals with knowledge of the subject or surrounding property. MNA cannot ensure the accuracy of the historical or regulatory information. This report is intended exclusively for the purpose outlined and applies only to the subject property.

This Phase I ESA excludes asbestos, lead paint, unexploded ordnance, munitions and explosives of concern, and investigation of geotechnical concerns. No surface or subsurface investigation was involved.

1.5 SPECIAL TERMS AND CONDITIONS

This Phase I ESA was conducted and prepared by MNA for the exclusive use of SIGLO FOREST LLC. This report shall not be relied upon or transferred to any other party without written authorization from SIGLO FOREST LLC.

1.6 USER RELIANCE

This report is an instrument of service of MNA, which summarizes its findings and opinions with respect to recognized environmental conditions at the subject property. Findings and opinions are predicated on information that MNA obtained on the dates and from individuals stated herein, from public records reviewed, a site reconnaissance, and ancillary Phase I ESA activities. This assessment relies upon the accuracy and completeness of the information provided. The information obtained for this assessment is used without extraordinary verification. It is possible that other information exists and is discovered, or environmental conditions change subsequent to the submittal of this Phase I ESA report, to which MNA shall not be held responsible for exclusion.
2.0 SITE DESCRIPTION

This section contains location and legal description; site and vicinity general characteristics; current subject property use; structures, roads, and other improvements; past subject property use; and current and past use of adjoining properties.

2.1 LOCATION AND LEGAL DESCRIPTION

The subject property is 564.549 acres of parcel TMK (3) 4-7-007:011, in the community of Waimea, Hamakua District, Island of Hawaii. According to the County of Hawaii tax records, the subject property does not have a physical address (County of Hawaii, 2018). The property is located adjacent to the south of Old Mamalahoa Highway, and approximately 1 mile south of State Highway 19 (Mamalahoa Highway). A TMK map is presented in Figure 2.

2.2 SITE AND VICINITY GENERAL CHARACTERISTICS

The subject property is located in a rural area, with commercial and public facilities available in Waimea (Kamuela), about 8.5-mile drive from the property. The subject property is approximately 5 miles south of the Pacific Ocean, in a high precipitation region in the north of the Island of Hawaii. The subject property is on the lower northern slopes of Mauna Kea in an area predominantly used as cattle pastureland.

Waimea has a rich history of missionaries, livestock industry, native Hawaiians, paniolo (Hawaiian cowboys), and as home of well-known Parker Ranch. Its country living, relatively cool climate, astronomy observatory offices, schools, and verdant mountain beauty have attracted newcomers over the years; the U.S. Census counted 6,798 and 9,212 residents of Waimea town in 2000 and 2010, respectively. Waimea’s population includes farmers, ranchers, educators, astronomers and technicians, health professionals, realtors, contractors, architects, bankers, small business owners, and employees of the hotel, livestock, and lumber industries.

2.3 GEOLOGY

The Island of Hawaii is of volcanic origin and was accumulated by the combination of Kohala, Mauna Kea, Mauna Loa, Kilauea, and Hualalai volcanoes. The island is comprised of numerous thin, extremely permeable tholeiitic (relatively rich in silicon and iron) basalt lava flows (Stearns, 1985).

Hawaii, the youngest and largest Hawaiian Island, is larger than all the other Hawaiian Islands combined. Hazlett and Hyndman (1996) describe the island as follows:

It [Hawaii Island] sprawls over an area the size of Connecticut, spanning 90 miles from north to south and 80 miles from east to west. Five large volcanoes coalesce to make the visible part of the Big Island; a sixth lies buried beneath the surface. The southern part of the island is still volcanically active and building out along much of the coastline. To the north, volcanism is in the waning stages. Of all the Hawaiian Islands, the Big Island shows the greatest diversity of rocks and landscapes (Hazlett & Hyndman, 1996).
Figure 2. TMK Map
Phase I Environmental Site Assessment
TMK (3) 4-7-007:011
Waimea, Hawaii
March 2018

Myounghee Noh & Associates, L.L.C.
Mink and Lau described the geology in the Honokaa Aquifer System, as follows:

The Hamakua lavas are exposed throughout the aquifer system but in places are covered by Laupahoehoe Volcanics, mostly at higher elevations. Pahala Ash blankets much of the region. In addition, many local ash beds are layered within the main formation. No substantial sediments occur. Cliffs rise several hundred feet at the coast.

The subject property measures approximately 1.5 miles in length, with the northern boundary at 2,800 feet in elevation and the southern boundary at 3,200 feet in elevation (Environmental Data Resources, Inc., 2018). The subject property is located on the lower northern slope of the post-shield phase Mauna Kea volcano, the highest summit of the Hawaiian Islands, and the State’s only volcano known to have been glaciated. The subject property is underlain by lavas of the Hamakua Volcanics, basalt lava flows (Pleitocene) from Mauna Kea volcano and Laupahoehoe Volcanics lava flows (Pleitocene) (Sherrod, Sinton, Watkins, & Brunt, 2007).

The United States Department of Agriculture Natural Resources Conservation Service classifies five soil types at the subject property. Information for the soil types are provided in Table 1.

### Table 1. Subject Property Soil Types

<table>
<thead>
<tr>
<th>Soil Type</th>
<th>Percent of Subject Property</th>
<th>Capacity to Transmit Water</th>
<th>Drainage Class</th>
<th>Typical Profile (inches below ground surface)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maile hydrous silt loam, 0-6% slopes</td>
<td>48.9%</td>
<td>Moderately high to high (0.20 to 1.98 in/hr)</td>
<td>Well drained</td>
<td>0-5: hydrous silt loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>5-8: ashy sandy loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>8-60: hydrous silty clay loam</td>
</tr>
<tr>
<td>Honokaa highly organic hydrous silty clay loam, 20-35% slopes</td>
<td>29.6%</td>
<td>Moderately high to high (0.20 to 1.98 in/hr)</td>
<td>Well drained</td>
<td>0-7: highly organic hydrous silty clay loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7-65: hydrous silty clay loam</td>
</tr>
<tr>
<td>Honokaa highly organic hydrous silty clay loam, 0-10% slopes</td>
<td>18.4%</td>
<td>Moderately high to high (0.57 to 1.98 in/hr)</td>
<td>Well drained</td>
<td>0-7: highly organic hydrous silty clay loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7-65: hydrous silty clay loam</td>
</tr>
<tr>
<td>Maile-Waiakea-Rock outcrop complex, 6-35% slopes</td>
<td>2.9%</td>
<td>Moderately high to high (0.20 to 2.00 in/hr)</td>
<td>Well drained</td>
<td>0-5: hydrous silt loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>5-8: ashy sandy loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>8-60: hydrous silty clay loam</td>
</tr>
<tr>
<td>Honokaa highly organic hydrous silty clay loam, 10-20% slopes</td>
<td>0.3%</td>
<td>Moderately high to high (0.57 to 1.98 in/hr)</td>
<td>Well drained</td>
<td>0-7: highly organic hydrous silty clay loam</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7-65: hydrous silty clay loam</td>
</tr>
</tbody>
</table>

#### 2.4 HYDROLOGY AND HYDROGEOLOGY

The HDOH Safe Drinking Water Branch established an Underground Injection Control (UIC) line to serve as a boundary between drinking water and non-drinking water portions of aquifers. Areas above (mountain side) the UIC line are within drinking water portions of the aquifer, while areas below (ocean side) the UIC line are in non-drinking water portions of the underlying aquifer. The subject property is above the UIC line in a drinking water portion of the aquifer (Hawaii Department of Health Safe Drinking Water Branch, 2014).
The hydraulic gradient, and therefore the expected direction of travel of the basal groundwater within the basaltic formation is, in general, from mountain areas to the shoreline. According to Mink and Lau (1993), the subject property is located above the Honokaa Aquifer System of the East Mauna Kea aquifer sector and described the hydrogeology and aquifer as follows:

Hydrology. At the coast the average annual rainfall is about 60 in. It increases to 120 in. at an elevation of about 3,500 ft, then diminishes to 20 in. at higher elevations. Streams are perennial in their upper reaches where they are fed by perched water, but most are non-perennial at the cost. Virtually no stream flow measurements have been made.

Groundwater. Perched groundwater occurs on ash beds, and dike water at considerable depths occurs as the rift zones are approached. However, basal groundwater is the principal resource. The zone of basal water is about 10 miles wide. It is fresh and easily developed by deep wells.

Table 2 and Table 3 provide information about the Honokaa upper and lower aquifers (Mink & Lau, 1993).

**Table 2. Upper Honokaa Aquifer System**

<table>
<thead>
<tr>
<th>Aquifer Code</th>
<th>80201214</th>
</tr>
</thead>
<tbody>
<tr>
<td>Island Code</td>
<td>8–Hawaii</td>
</tr>
<tr>
<td>Aquifer Sector</td>
<td>02–East Mauna Kea</td>
</tr>
<tr>
<td>Aquifer System</td>
<td>01–Honokaa</td>
</tr>
<tr>
<td>Aquifer Type, hydrogeology</td>
<td>2–High Level, fresh water not in contact with sea water</td>
</tr>
<tr>
<td>Aquifer Condition</td>
<td>1–Unconfined, where water table is upper surface of saturated aquifer</td>
</tr>
<tr>
<td>Aquifer Type, geology</td>
<td>4–Perched, aquifer on an impermeable layer</td>
</tr>
<tr>
<td>Status Code</td>
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<tr>
<td>Development Stage</td>
<td>2–Potential Use</td>
</tr>
<tr>
<td>Utility</td>
<td>1–Drinking</td>
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<tr>
<td>Salinity</td>
<td>1–Fresh (&lt;250 mg/L Cl&lt;sup&gt;-&lt;/sup&gt;)</td>
</tr>
<tr>
<td>Uniqueness</td>
<td>1–Irreplaceable</td>
</tr>
<tr>
<td>Vulnerability to Contamination</td>
<td>1–High</td>
</tr>
</tbody>
</table>

mg/L Cl<sup>-</sup>-milligrams per liter of chloride

**Table 3. Lower Honokaa Aquifer System**

<table>
<thead>
<tr>
<th>Aquifer Code</th>
<th>80201111</th>
</tr>
</thead>
<tbody>
<tr>
<td>Island Code</td>
<td>8–Hawaii</td>
</tr>
<tr>
<td>Aquifer Sector</td>
<td>02–East Mauna Kea</td>
</tr>
<tr>
<td>Aquifer System</td>
<td>01–Honokaa</td>
</tr>
<tr>
<td>Aquifer Type, hydrogeology</td>
<td>1–Basal, fresh water in contact with seawater</td>
</tr>
<tr>
<td>Aquifer Condition</td>
<td>1–Unconfined, where water table is upper surface of saturated aquifer</td>
</tr>
<tr>
<td>Aquifer Type, geology</td>
<td>1–Flank, horizontally extensive lavas</td>
</tr>
<tr>
<td>Status Code</td>
<td>11112</td>
</tr>
<tr>
<td>Development Stage</td>
<td>1–Currently used</td>
</tr>
<tr>
<td>Utility</td>
<td>1–Drinking</td>
</tr>
<tr>
<td>Salinity</td>
<td>1–Fresh (&lt;250 mg/L Cl&lt;sup&gt;-&lt;/sup&gt;)</td>
</tr>
<tr>
<td>Uniqueness</td>
<td>1–Irreplaceable</td>
</tr>
<tr>
<td>Vulnerability to Contamination</td>
<td>2–Moderate</td>
</tr>
</tbody>
</table>

mg/L Cl<sup>-</sup>-milligrams per liter of chloride
According to the Hawaii Groundwater & Geothermal Resources Center, there are two wells in the vicinity of the subject property. Based on the nearby well data, it is estimated that groundwater at the subject property is located more than 1,000 feet below ground surface. Information for the two wells is included in Table 4 (University of Hawaii at Manoa, 2012).

### Table 4. Vicinity Well Information

<table>
<thead>
<tr>
<th>Well Information</th>
<th>Well ID</th>
<th>Latitude/Longitude</th>
<th>Owner</th>
<th>User</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>6235-001 Waimea C C</td>
<td>20.043/-155.596</td>
<td>Asia Pacific Group, LLC</td>
<td>Dept. of Water Supply Hawaii-Hilo</td>
</tr>
<tr>
<td></td>
<td>6331-002 Ahualoa Deepwell</td>
<td>20.05/-155.519</td>
<td>Dept. of Water Supply Hawaii-Hilo</td>
<td></td>
</tr>
<tr>
<td>Spud Date</td>
<td>1991</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elevation</td>
<td>2,814 ft. above msl</td>
<td>2,598 ft. above msl</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well Depth</td>
<td>1,415 ft. above msl</td>
<td>1,700 ft. above msl</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well Head</td>
<td>1,657 ft. above msl</td>
<td>1,324.91 ft. above msl</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Approximate distance/location to subject property</td>
<td>3 miles west</td>
<td>1.25 miles northeast</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MNA estimated groundwater depth</td>
<td>1,157 ft. bgs</td>
<td>1,273.09 ft. bgs</td>
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<td></td>
</tr>
</tbody>
</table>

Note: MNA estimated groundwater depth by elevation minus well head. This assumes that the well head is located near the top of the water table. Groundwater depth may vary. bgs below ground surface ID Identification msl mean sea level

The Federal Emergency Management Agency flood map for the area (1551660225FE, effective 9/29/2017) indicates that the subject property is Flood Zone X, or areas outside of the 500-year flood zone (Federal Emergency Management Agency, 1988).

### 2.5 CURRENT USE OF THE SUBJECT PROPERTY

The subject property was owned by the Parker Land Trust. The property was pastureland for cattle grazing.

### 2.6 STRUCTURES, ROADS, AND OTHER IMPROVEMENTS

One water tank was present on the southern portion of the subject property. The subject property was undeveloped pastureland. The subject property was accessed via Old Mamalahoa Highway by a light duty dirt road that traveled north to south through the property, and ended at approximately the center of the subject property.

### 2.7 PAST USES OF THE SUBJECT PROPERTY

Information regarding past uses of the subject property was obtained from a review of tax records (County of Hawaii, 2018), historic topographic maps and aerial photographs, and interviews. According to the County of Hawaii Real Property Tax Office, Parker Land Trust owns the subject property, and has since circa 1961. Mr. Richard Smart is Parker Ranch’s late owner. Table 5 summarizes available information regarding the historical use and users of the subject property.
### Table 5. Users and Primary Uses of Subject Property

<table>
<thead>
<tr>
<th>Period (approx.)</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>TMK (3) 4-7-007:011, Old Mamalahoa Highway, Waimea</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2004-Present</td>
<td>Parker Land Trust</td>
<td>564.549</td>
<td>Ranching</td>
</tr>
<tr>
<td>2004</td>
<td>95 acres to new TMK (3) 4-7-007:090</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2004</td>
<td>Area revised to 659.549 acres</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1994</td>
<td>Area revised to 659.282 acres</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1961-1994</td>
<td>Richard Smart Trust</td>
<td>647.1</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1961</td>
<td>A.W. Carter Trustee</td>
<td>647.1</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

TMK - Tax Map Key

### 2.8 CURRENT AND PAST USES OF ADJOINING PROPERTIES

Information regarding past uses of the adjoining properties was obtained from review of tax records (County of Hawaii, 2018), historic topographic maps and aerial photographs, and interviews. The property use information is summarized in Table 6.

### Table 6. Users and Primary Uses of Adjoining Properties

<table>
<thead>
<tr>
<th>Period (approx.)</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>TMK (3) 4-6-011:046; 46-4440 Old Mamalahoa Highway, Waimea</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adjoining property to the Northeast</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2006-Present</td>
<td>Hawaiian Home Lands/ Paul Iwalani Boteilho</td>
<td>275.017</td>
<td>Ranching</td>
</tr>
<tr>
<td>2005-2006</td>
<td>Hawaiian Home Lands</td>
<td>275.017</td>
<td>Ranching</td>
</tr>
<tr>
<td>2005</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TMK created from TMK (3) 4-6-011:004</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1995-2005</td>
<td>Hawaiian Home Lands/ Honokaa Ranch, Inc.</td>
<td>650.755</td>
<td>Ranching</td>
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<tr>
<td>1978</td>
<td>33.923 acres to TMK (3) 4-6-011:044</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1975</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Area revised</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1963</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.523 acres into road, 80.81 acres to TMK (3) 4-6-011:005</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1952-1959</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>777</td>
<td>Ranching</td>
</tr>
<tr>
<td>1951-1952</td>
<td>Territory of Hawaii/ Hiroshi Kuwahara</td>
<td>777</td>
<td>Ranching</td>
</tr>
<tr>
<td>1951</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Area revised</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>385.6</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/</td>
<td>385.6</td>
<td>Ranching</td>
</tr>
<tr>
<td>Period (approx.)</td>
<td>Owner/Lessee</td>
<td>Area (acres)</td>
<td>Primary Use</td>
</tr>
<tr>
<td>-----------------</td>
<td>--------------</td>
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<td>-------------</td>
</tr>
<tr>
<td></td>
<td>A.W. Carter Trust</td>
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<td></td>
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</tbody>
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**TMK (3) 4-6-013:015; No street address, Waimea**

**Adjoining property to the East**

<table>
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<th></th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014-Present</td>
<td>Hawaiian Home Lands/ Pamela Jean Ramos</td>
<td>14</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011-2014</td>
<td>Hawaiian Home Lands/ Dolores Ramos</td>
<td>14</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011</td>
<td>TMK created from TMK (3) 4-6-011:003</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2005-2011</td>
<td>Hawaiian Home Lands</td>
<td>739.311</td>
<td>Ranching</td>
</tr>
<tr>
<td>1975-2005</td>
<td>State of Hawaii DLNR/ Richard Smart</td>
<td>739.311</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

**1975**

**Area revised**

<table>
<thead>
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<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1959-1975</td>
<td>State of Hawaii/ Richard Smart</td>
<td>739</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953-1959</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>739</td>
<td>Ranching</td>
</tr>
<tr>
<td>1951-1952</td>
<td>Territory of Hawaii/ Seichi Mukai</td>
<td>739</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

**1951**

**Various acreage to various TMKs**

<table>
<thead>
<tr>
<th></th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/ A.W. Carter Trust</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

**TMK (3) 4-6-013:023; No street address, Waimea**

**Adjoining property to the Southeast**

<table>
<thead>
<tr>
<th></th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
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<tbody>
<tr>
<td>2011-Present</td>
<td>Hawaiian Home Lands</td>
<td>225</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011</td>
<td>TMK created from TMK (3) 4-6-013:016</td>
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<tr>
<td>2011</td>
<td>TMK (3) 4-6-013:016 created from TMK (3) 4-6-011:003</td>
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</tr>
<tr>
<td>2005-2011</td>
<td>Hawaiian Home Lands</td>
<td>739.311</td>
<td>Ranching</td>
</tr>
<tr>
<td>1975-2005</td>
<td>State of Hawaii DLNR/ Richard Smart</td>
<td>739.311</td>
<td>Ranching</td>
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</table>

**1975**

**Area revised**

<table>
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<th>Primary Use</th>
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<tbody>
<tr>
<td>1959-1975</td>
<td>State of Hawaii/ Richard Smart</td>
<td>739</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953-1959</td>
<td>Territory of Hawaii/ Richard Smart</td>
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<td>Ranching</td>
</tr>
<tr>
<td>1951-1952</td>
<td>Territory of Hawaii/ Seichi Mukai</td>
<td>739</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

**1951**

**Various acreage to various TMKs**

<table>
<thead>
<tr>
<th></th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/ A.W. Carter Trust</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

**TMK (3) 4-6-013:037; No street address, Waimea**

**Adjoining property to the East**

<table>
<thead>
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<th></th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013-Present</td>
<td>Hawaiian Home Lands/ Yvonne DeLuz</td>
<td>102.634</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011-2013</td>
<td>Hawaiian Home Lands</td>
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<td>Period (approx.)</td>
<td>Owner/Lessee</td>
<td>Area (acres)</td>
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</tr>
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<td>--------------</td>
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</tr>
<tr>
<td>2011</td>
<td>TMK created from TMK (3) 4-6-013:016</td>
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<tr>
<td>2011</td>
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<tr>
<td>2005-2011</td>
<td>Hawaiian Home Lands</td>
<td>739.311</td>
<td>Ranching</td>
</tr>
<tr>
<td>1975-2005</td>
<td>State of Hawaii DLNR/ Richard Smart</td>
<td>739.311</td>
<td>Ranching</td>
</tr>
<tr>
<td>1975</td>
<td><strong>Area revised</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1959-1975</td>
<td>State of Hawaii/ Richard Smart</td>
<td>739</td>
<td>Ranching</td>
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<td>1953-1959</td>
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<td>Ranching</td>
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<tr>
<td>1951-1952</td>
<td>Territory of Hawaii/ Seichi Mukai</td>
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<td>Ranching</td>
</tr>
<tr>
<td>1951</td>
<td><strong>Various acreage to various TMKs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/ A.W. Carter Trust</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011-Present</td>
<td>Hawaiian Home Lands</td>
<td>50</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011</td>
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<tr>
<td>2011</td>
<td>TMK (3) 4-6-013:016 created from TMK (3) 4-6-011:003</td>
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<td>2005-2011</td>
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<td>1959-1975</td>
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<td>Territory of Hawaii/ Seichi Mukai</td>
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<td><strong>Various acreage to various TMKs</strong></td>
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<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/ Richard Smart</td>
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<td>Territory of Hawaii/ A.W. Carter Trust</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011-Present</td>
<td>Hawaiian Home Lands</td>
<td>25</td>
<td>Ranching</td>
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<tr>
<td>2011</td>
<td>TMK created from TMK (3) 4-6-013:016</td>
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<td>2005-2011</td>
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<td>Ranching</td>
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<td>1975</td>
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<tr>
<td>1959-1975</td>
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<td>Ranching</td>
</tr>
<tr>
<td>Period (approx.)</td>
<td>Owner/Lessee</td>
<td>Area (acres)</td>
<td>Primary Use</td>
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<td>-----------------</td>
<td>--------------</td>
<td>--------------</td>
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</tr>
<tr>
<td>1953-1959</td>
<td>Territory of Hawaii/Richard Smart</td>
<td>739</td>
<td>Ranching</td>
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<tr>
<td>1951-1952</td>
<td>Territory of Hawaii/Seichi Mukai</td>
<td>739</td>
<td>Ranching</td>
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<tr>
<td>1951</td>
<td>Various acreage to various TMKs</td>
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</tr>
<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/Richard Smart</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/A.W. Carter Trust</td>
<td>2,475.7</td>
<td>Ranching</td>
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</tbody>
</table>

**TMK (3) 4-6-013:040; No street address, Waimea Adjoining property to the East**

<table>
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<th>Primary Use</th>
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</thead>
<tbody>
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<td>2011-Present</td>
<td>Hawaiian Home Lands</td>
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<td>Ranching</td>
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<td>Ranching</td>
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<td>Ranching</td>
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<td>1975</td>
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<td>1959-1975</td>
<td>State of Hawaii/Richard Smart</td>
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<td>1951-1952</td>
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<td>Various acreage to various TMKs</td>
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<tr>
<td>1944-1951</td>
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<td>2,475.7</td>
<td>Ranching</td>
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<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/A.W. Carter Trust</td>
<td>2,475.7</td>
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**TMK (3) 4-6-013:041; No street address, Waimea Adjoining property to the East**

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<th>Primary Use</th>
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<td>2011-Present</td>
<td>Hawaiian Home Lands</td>
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<td>Ranching</td>
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<tr>
<td>1959-1975</td>
<td>State of Hawaii/Richard Smart</td>
<td>739</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953-1959</td>
<td>Territory of Hawaii/Richard Smart</td>
<td>739</td>
<td>Ranching</td>
</tr>
<tr>
<td>1951-1952</td>
<td>Territory of Hawaii/Seichi Mukai</td>
<td>739</td>
<td>Ranching</td>
</tr>
<tr>
<td>1951</td>
<td>Various acreage to various TMKs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1944-1951</td>
<td>Territory of Hawaii/Richard Smart</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1944</td>
<td>Territory of Hawaii/Seichi Mukai</td>
<td>2,475.7</td>
<td>Ranching</td>
</tr>
<tr>
<td>Period (approx.)</td>
<td>Owner/Lessee</td>
<td>Area (acres)</td>
<td>Primary Use</td>
</tr>
<tr>
<td>-----------------</td>
<td>--------------</td>
<td>--------------</td>
<td>-------------</td>
</tr>
<tr>
<td></td>
<td>A.W. Carter Trust</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TMK (3) 4-6-013:042; No street address, Waimea**  
**Adjoining property to the East**

<table>
<thead>
<tr>
<th>2011-Present</th>
<th>Hawaiian Home Lands</th>
<th>50</th>
<th>Ranching</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>TMK created from TMK (3) 4-6-013:016</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2011</td>
<td>TMK (3) 4-6-013:016 created from TMK (3) 4-6-011:003</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| 2005-2011        | Hawaiian Home Lands 739.311 | Ranching |
| 1975-2005        | State of Hawaii DLNR/ Richard Smart 739.311 | Ranching |

**1975**  
**Area revised**

| 1959-1975        | State of Hawaii/ Richard Smart | 739            | Ranching    |
| 1953-1959        | Territory of Hawaii/ Richard Smart | 739         | Ranching    |
| 1951-1952        | Territory of Hawaii/ Seichi Mukai | 739            | Ranching    |

| 1944-1951        | Territory of Hawaii/ Richard Smart | 2,475.7      | Ranching    |
| Prior to 1944    | Territory of Hawaii/ A.W. Carter Trust | 2,475.7 | Ranching    |

**TMK (3) 4-6-013:043; No street address, Waimea**  
**Adjoining property to the East**

<table>
<thead>
<tr>
<th>2011-Present</th>
<th>Hawaiian Home Lands</th>
<th>36</th>
<th>Ranching</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011</td>
<td>TMK created from TMK (3) 4-6-013:016</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2011</td>
<td>TMK (3) 4-6-013:016 created from TMK (3) 4-6-011:003</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| 2005-2011        | Hawaiian Home Lands 739.311 | Ranching |
| 1975-2005        | State of Hawaii DLNR/ Richard Smart 739.311 | Ranching |

**1975**  
**Area revised**

| 1959-1975        | State of Hawaii/ Richard Smart | 739            | Ranching    |
| 1953-1959        | Territory of Hawaii/ Richard Smart | 739         | Ranching    |
| 1951-1952        | Territory of Hawaii/ Seichi Mukai | 739            | Ranching    |

| 1944-1951        | Territory of Hawaii/ Richard Smart | 2,475.7      | Ranching    |
| Prior to 1944    | Territory of Hawaii/ A.W. Carter Trust | 2,475.7 | Ranching    |

**TMK (3) 4-7-007:005; No street address, Waimea**  
**Adjoining property to the South**

| 2000-Present     | Hawaiian Home Lands/ Glenn Bertelmann | 282.506       | Ranching    |
| 1977-2000        | Hawaiian Home Lands/ Beatrice Bertelmann | 282.506       | Ranching    |

**1977**  
**Area revised to 282.506 acres**
<table>
<thead>
<tr>
<th>Period (approx.)</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972-1977</td>
<td>Hawaiian Homes Commission/ Beatrice Bertelmann</td>
<td>282</td>
<td>Ranching</td>
</tr>
<tr>
<td>1952-1971</td>
<td>Hawaiian Homes Commission/ Archibald Bertelmann</td>
<td>282</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953</td>
<td>TMK dropped into TMK (3) 4-7-007:001 and resubdivided</td>
<td>282</td>
<td>Ranching</td>
</tr>
<tr>
<td>1950-1953</td>
<td>Hawaiian Homes Commission/ Richard Smart</td>
<td>1,579</td>
<td>Ranching</td>
</tr>
<tr>
<td>1945-1950</td>
<td>Territory of Hawaii/ Richard Smart</td>
<td>1,579</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1945</td>
<td>Territory of Hawaii/ A.W. Carter Trust</td>
<td>1,579</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

**TMK (3) 4-7-007:019; 47-4837 Old Mamalahoa Highway, Waimea**

Adjoining property to the West

| 2005-Present   | Hawaiian Home Lands/ Elizabeth Camara            | 271.724      | Ranching    |
| 1991-2005      | Hawaiian Home Lands/ Martin Daffodil             | 271.724      | Ranching    |
| 1977-1978      | Hawaiian Home Lands/ Martha Lazarus              | 271.724      | Ranching    |
| 1977           | **Area revised to 271.724 acres**                |              |             |
| 1952-1977      | Hawaiian Home Lands/ Eleazer Lazarus             | 275          | Ranching    |
| 1952           | **TMK created from TMK (3) 4-7-007:001**         |              |             |
| 1953           | Hawaiian Homes Commission                       | 3,055.13     | Ranching    |
| 1948-1953      | Territory of Hawaii                              | 3,055.13     | Ranching    |
| Prior to 1948  | Territory of Hawaii Hawaiian Irrigation Co., Ltd.| 3,055.13     | Ranching    |

**TMK (3) 4-7-007:020; 47-4841 Old Mamalahoa Highway, Waimea**

Adjoining property to the West

| 2013-Present   | Hawaiian Home Lands/ Paakauala and Kuuipookala Kalawaianui Micah and Isaiah Kaaihui | 271.304      | Ranching    |
| 2012-2013      | Hawaiian Home Lands/ Joseph Nakoa Paakauala and Kuuipookala Kalawaianui Micah and Isaiah Kaaihui | 271.304      | Ranching    |
| 2005           | Hawaiian Home Lands/ William Kalawaianui         | 271.304      | Ranching    |
| 1993-2005      | Hawaiian Home Lands/ Randolph Nakoa              | 271.304      | Ranching    |
| 1952-1993      | Hawaiian Home Lands/ William Kalawaianui         | 271.304      | Ranching    |
### Period (approx.)

<table>
<thead>
<tr>
<th>Area revised to 271.304 acres</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1977</td>
<td>Hawaiian Home Lands/William Kalawaianui</td>
<td>275</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953-1977</td>
<td>Hawaiian Home Lands/William Kalawaianui</td>
<td>275</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953</td>
<td>Hawaiian Home Lands/William Kalawaianui</td>
<td>275</td>
<td>Ranching</td>
</tr>
<tr>
<td>1953</td>
<td>Territory of Hawaii</td>
<td>3,055.13</td>
<td>Ranching</td>
</tr>
<tr>
<td>Prior to 1948</td>
<td>Territory of Hawaii</td>
<td>3,055.13</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:001

<table>
<thead>
<tr>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hawaiian Home Lands/William Kalawaianui</td>
<td>275</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:090; No street address, Waimea

**Adjoining property to the Northwest**

<table>
<thead>
<tr>
<th>Area revised</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004-2004</td>
<td>Kapoaula Land, LLC</td>
<td>95</td>
<td>Quarry</td>
</tr>
<tr>
<td>2004</td>
<td>Parker Land Trust</td>
<td>95</td>
<td>Quarry</td>
</tr>
<tr>
<td>1994</td>
<td>Hawaii Meat Company, Ltd.</td>
<td>659.282</td>
<td>Quarry</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:011

<table>
<thead>
<tr>
<th>Area revised</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1994</td>
<td>Richard Smart Trust</td>
<td>647.1</td>
<td>Quarry/Ranching</td>
</tr>
<tr>
<td>Prior to 1961</td>
<td>A.W. Carter Trustee</td>
<td>647.1</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:093; 47-4411 Hawaii Belt Road, Waimea

**Adjoining property to the North**

<table>
<thead>
<tr>
<th>Area revised</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>2004-2004</td>
<td>Cindy and Paul Andrade</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011-2012</td>
<td>Alfred Jose Andrade Family LTD Partnership</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
<tr>
<td>2011</td>
<td>Alfred Jose Andrade Family LTD Partnership</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
<tr>
<td>1999-2002</td>
<td>Title Holdings 90115 LLC</td>
<td>418.045</td>
<td>Ranching</td>
</tr>
<tr>
<td>1999</td>
<td>Hawaii Meat Company, Ltd.</td>
<td>417.989</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:010

<table>
<thead>
<tr>
<th>Area revised for pipeline easement</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1994</td>
<td>A.W. Carter Trustee</td>
<td>629.763</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### 8.685 acres dropped into road, acreage to TMK (3) 4-7-007:054 and :055

<table>
<thead>
<tr>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jolette Rapozo Trust</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
<tr>
<td>Alfred Jose Andrade Family LTD Partnership</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:010

**Adjoining property to the Northwest**

<table>
<thead>
<tr>
<th>Area revised for pipeline easement</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1966</td>
<td>Richard Smart Trust</td>
<td>451.675</td>
<td>Ranching</td>
</tr>
<tr>
<td>1966</td>
<td>A.W. Carter Trustee</td>
<td>629.763</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### 8.685 acres dropped into road, acreage to TMK (3) 4-7-007:054 and :055

<table>
<thead>
<tr>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jolette Rapozo Trust</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
<tr>
<td>Alfred Jose Andrade Family LTD Partnership</td>
<td>104.532</td>
<td>Ranching</td>
</tr>
</tbody>
</table>

#### TMK (3) 4-7-007:010

**Adjoining property to the Northwest**

<table>
<thead>
<tr>
<th>Area revised for pipeline easement</th>
<th>Owner/Lessee</th>
<th>Area (acres)</th>
<th>Primary Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1966</td>
<td>Richard Smart Trust</td>
<td>451.675</td>
<td>Ranching</td>
</tr>
<tr>
<td>1966</td>
<td>A.W. Carter Trustee</td>
<td>629.763</td>
<td>Ranching</td>
</tr>
</tbody>
</table>
3.0 USER PROVIDED INFORMATION

User provided information was obtained by having a representative of SIGLO FOREST LLC, Nick Koch, complete a “User Questionnaire” administered by MNA. The information in the following sections was obtained from the questionnaire.

3.1 ENVIRONMENTAL LIENS OR ACTIVITY AND USE LIMITATIONS

Mr. Koch was unaware of any environmental cleanup liens or activity and land use limitations for the subject property.

3.2 SPECIALIZED KNOWLEDGE

Mr. Koch indicated that he had no specialized knowledge or experience related to the property or nearby properties, nor did he have reasonably ascertainable information of any spills, chemical releases, or environmental cleanups at the site. He indicated that there is no known contamination believed to be present. Mr. Koch indicated that there may be green waste on the subject property.

3.3 VALUATION REDUCTION

The user had no information pertaining to the valuation reduction of the site. Mr. Koch indicated that the purchase price reflects fair market value.

3.4 REASON FOR PERFORMING THE PHASE I ESA

The purpose of this Phase I ESA is to identify any recognized environmental conditions at the subject property, within the scope of ASTM Standard 1527-13, for due diligence in connection with a Purchase Agreement between the Parker Land Trust (Seller) and SIGLO FOREST LLC.

4.0 RECORDS REVIEW

Under ASTM 1527-13, records are to be reviewed by the environmental professional who may help identify RECs in connection with the subject property.

4.1 STANDARD ENVIRONMENTAL RECORD SOURCES

MNA used Environmental Data Resources, Inc., to search standard federal and state government databases for hazardous substance or petroleum product releases that could impact the subject property. A copy of the EDR report is provided in Appendix A.

ASTM E 1527-13 specifies a minimum search distance for specific environmental record sources. The following sources are specified for incidents or sites within 1 mile of the subject property:

- Federal NPL site list
- Federal RCRA CORRACTS TSD facilities list
- State-equivalent NPL

The following sources are specified for incidents or sites within ½ mile of the subject property:

- Federal Delisted NPL site list
- Federal CERCLIS list
- Federal SEMS-Archive site list (formerly CERLIS-NFRAP)
- Federal RCRA non-CORRACTS TSD facilities list
- State-equivalent CERCLIS
- State landfill and/or solid waste disposal site list
- State leaking UST list
- State voluntary cleanup program sites
- State Brownfield Sites

The following sources are for incidents on the subject and adjoining properties:
- Federal RCRA generators list
- State registered UST list

Finally, the following are for incidents for the subject property:
- Federal Institutional Controls (IC) and Engineering Controls (EC) Registries
- Federal ERNS list
- State IC and EC Registries

MNA also searches additional record sources including the following.

- Federal Brownfields Sites within ½ mile of the subject property
- Federal Release Sites (FINDS) for the subject property
- State Releases list (SPILLS) for the subject property

The following subsections summarize the results of the EDR records review for the datasets listed above (Environmental Data Resources, Inc., 2018).

4.1.1 Federal National Priorities List

The NPL, maintained by the U.S. Environmental Protection Agency (EPA), is a list of highly contaminated sites that have been identified by Superfund Amendments and Reauthorization Act of 1986. There were no NPL sites identified within 1 mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.2 Federal RCRA CORRACTS TSD Facilities List

The RCRA CORRACTS TSD facilities list maintained by the EPA contains generators, transporters, treaters, storers, and disposers of hazardous waste that have reported violations and are subject to corrective actions. There were no RCRA CORRACTS TSD within 1 mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.3 Delisted NPL Site List

This list, maintained by the EPA, contains delisted NPL sites. No delisted NPL sites were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.4 Federal CERCLIS List

The CERCLIS list, maintained by the EPA, contains sites that are either proposed to be or are on the NPL list, as well as sites that are in the screening and assessment phase for possible inclusion.
on the NPL. No federal CERCLIS sites were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.5 Federal SEMS-Archive Site List

SEMS-Archive (Superfund Enterprise Management System Archive) tracks sites that have no further interest under the Federal Superfund Program based on available information. The list was formerly known as the CERCLIS-NFRAP, renamed to SEMS-Archive by the EPA in 2015. The SEMS-Archive list, maintained by the EPA, contains designated CERCLA sites that, to the best of the EPA’s knowledge, assessment has been completed and has determined that no further steps will be taken to list the sites on the NPL. No SEMS-Archive sites were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.6 Federal RCRA non-CORRACTS TSD Facilities List

The RCRA non-CORRACTS TSD facilities list, maintained by the EPA, contains RCRA permitted facilities that treat, store, or dispose of hazardous waste. No RCRA TSD facilities listed were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.7 State Hazardous Waste Sites

The SHWS records are the states’ equivalent to CERCLIS. In Hawaii, the CERLIS-equivalent is the Sites of Interest database, maintained by the HDOH Hazardous Evaluation and Emergency Response (HEER) Office. These sites may or may not already be listed on the federal CERCLIS list. Priority sites planned for cleanup using state funds are identified along with sites where cleanup will be paid for by responsible parties. No SHWS were identified within 1 mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.8 State Landfill/Solid Waste Disposal Sites

The HDOH records contain an inventory of permitted landfills in the State of Hawaii. No permitted solid waste landfills, incinerators, or transfer stations were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.9 State Leaking UST List

This list, maintained by the HDOH Solid and Hazardous Waste Branch (SHWB), is an inventory of sites with Leaking USTs. No Leaking UST facilities were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.10 State Voluntary Cleanup Sites

The state voluntary cleanup sites list, maintained by the HDOH HEER Office, contains sites participating in the state’s Voluntary Response Program (VRP). No facilities participating in the state VRP were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.11 State Brownfield Sites

This database, maintained by the HDOH HEER Office, is an inventory of state designated brownfield sites. Under the Small Business Liability Relief and Brownfields Revitalization Act,
a brownfield is defined as “real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant.” The EPA provides grants and loans to state and local governments for the assessment, cleanup, and redevelopment of these properties. Properties located on the state brownfield list may have received federal funding under this program or be designated a brownfield for state administration or funding purposes. No state brownfield sites were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.12 Federal RCRA Generators List

The RCRA Generators list, maintained by the EPA, contains small and large quantity generators of hazardous waste. The determination of generator size is used to establish the risk that the facility poses to public health and the environment and consequently, the amount of regulation and reporting required. Large Quantity Generators (LQG) are facilities that generate more than a 1,000 kg/month of hazardous waste and/or more than 1 kg/month of acute hazardous waste. Small Quantity Generators (SQG) are facilities that generate less than 1,000 kg/month but more than 100 kg/month of hazardous waste and/or less than 1 kg/month of acute hazardous waste.

Conditionally Exempt Small Quantity Generators (CESQG) are facilities that generate less than 100 kg/month of hazardous waste and/or less than 1 kg/month of acute hazardous waste. The EPA also maintains the RCRA NLR list. This list contains facilities that were once on the RCRA generators list, but are no longer in business, no longer in business at the listed address, or are no longer generating hazardous waste substances in quantities that require reporting. No LQG, SQG, CESQG, or NLR were identified within ¼ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.13 State Registered UST List

The HDOH SHWB maintains a database of known USTs. No USTs were identified within ¼ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.14 Federal IC and EC Registries

The Federal IC and EC registries contain federally listed sites that are required to implement Institutional Controls (IC) or Engineering Controls (EC). Because the sites may continue to be impacted by past use, future use of the property may be restricted in order to protect human health and the environment. Land use controls can be either ICs or ECs. ICs are limitations on how the property may be used such as prevention of soil disturbance. ECs are physical structures or devices located on the property that contain or limit human or environmental exposure to contamination. ECs need to be maintained or protected to be effective. No Federal IC or EC sites were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.15 Federal ERNS List

The ERNS list, maintained by the EPA, contains CERCLA hazardous substance releases or spills, as maintained at the National Response Center. No incidents were identified on the subject property (Environmental Data Resources, Inc., 2018).
4.1.16 State ICs and ECs Registries

The State IC and EC registries contain state listed sites that have either state-required ICs or ECs in place. Because the sites may continue to be impacted by past use, future use of the property may be restricted in order to protect human health and the environment. Land Use Controls can be either ICs or ECs. ICs are limitations on how the property may be used. ECs are physical structures or devices located on the property that contain or limit exposure to contamination. ECs need to be maintained or protected to be effective. No State IC or EC sites were identified within ½ mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.17 U.S. Brownfields

U.S. Brownfields are real property, of which the expansion, redevelopment, or reuse may be complicated by the presence of a hazardous substance, pollutant, or contaminant. No U.S. Brownfields sites were identified within one mile of the subject property (Environmental Data Resources, Inc., 2018).

4.1.18 Facility Index System/Facility Registry System

The FINDS is a centrally managed EPA database that identifies facilities, sites, or places of environmental interest in the United States. No FINDS sites were identified in proximity to the subject property (Environmental Data Resources, Inc., 2018).

4.1.19 Hazardous Materials Incident Reporting System

The Hazardous Materials Incident Reporting System, also called SPILLS or SPILLS90, includes hazardous materials spills that were reported to state Department of Transportation. No SPILLS sites were identified in proximity to the subject property (Environmental Data Resources, Inc., 2018).

4.2 ADDITIONAL RECORD SOURCES

MNA reviewed additional environmental records as needed and available. Additional record sources filed by the HDOH SHWB and the HEER Office, HFD, and HELCO were requested. MNA reviewed available online records for the subject and adjoining properties.

4.2.1 Subject Property

MNA requested records for review from the HDOH SHWB, HEER Office, HFD, and HELCO. HDOH and HFD responded that they had no records on file for the subject property. No transformers were observed on or adjacent to the subject property during the site reconnaissance. HELCO responded to the records request and confirmed that there were no oil-filled electrical equipment on the subject property.

MNA reviewed publicly available information posted on the HEER Office website and found that the subject property was not listed on the HEER Sites of Interest Lookup Spreadsheet or the Emergency Response Lookup Spreadsheet. MNA reviewed the HDOH Environmental Health Warehouse and found that there were no sites of interest shown on the subject property (State of Hawaii, Department of Health HEER Office, 2018).
Documents in connection with the subject property were provided by the client. On 24 June 2015, the HEER Office issued a letter to the property owner, Parker Land Trust, in regards to the subject property. The letter indicated that the department was reaching out to parties that may be interested in being listed in their Brownfields Inventory and may qualify for EPA Brownfields grants to help with cleanup due to the property being listed as an illegal dump site.

4.2.2 Surrounding Properties

MNA requested records for review from the HDOH on 26 and 29 January 2018 for TMK (3) 4-7-007:090, the adjoining property to the northwest. The HEER Office responded that they had no records on file for the adjoining property.

MNA reviewed publicly available information posted on the HEER Office website and found that the adjoining properties were not listed on the HEER Sites of Interest Lookup Spreadsheet or the Emergency Response Lookup Spreadsheet. MNA reviewed the HDOH Environmental Health Warehouse and found that there were no sites of interest shown in the vicinity of the subject property (State of Hawaii, Department of Health HEER Office, 2018).

HDOH SHWB responded with records for review, as follows:

**Kapoaula Gravel Quarry, Old Mamalahoa Highway, TMK (3) 4-7-007:090, (northwest adjoining property)**

On 18 October 2004, the SHWB Solid Waste Division (SWD), notified DeLuz Trucking & Gravel, LLC, (DeLuz Trucking) that an inspection of the property conducted on 29 September 2004 indicated that the site may be operating as an illegal dump site for green waste, tires, and construction and demolition waste, on the northeast side gulch of the site. The site was owned by Kapoaula Land, LLC, and used by DeLuz Trucking as an aggregate quarry and crushing facility. On 11 July 2006, a formal letter from the SWD notified Edwin DeLuz of DeLuz Trucking that they were in violation of operating an unpermitted solid waste management system. During a previous site inspection, over six stockpiles of demolition waste such as used lumber, pallets, green waste material, concrete pylons, and metal were observed.

A November 2006 Work Plan by Tropical Marine Environments, Inc., detailed the proposed trenching, removal, and disposal activities for cleanup of the dump site. Target areas were identified at the east side near Old Mamalahoa Highway and the southeast slope of the gulch area. It was estimated that 858 tons of green waste; 100 cubic yards of metal stockpile; and an unknown quantity of lumber, metal, concrete slabs, rebar, and other solid wastes were at the site. The work plan proposed segregation of green waste from construction and demolition waste, proper disposal of green waste, disposal of construction and demolition waste at a permitted facility, visual observation for hazardous materials and controlled substances, recording of all activities, and analytical sampling if hazardous materials or controlled substances were encountered.

Monthly progress reports from December 2008 to January 2008 documented work conducted at the site. A letter dated 25 February 2008 from Tropical Marine Environments to the SWD stated that no work could be completed that month due to site flooding caused by heavy rainfall. Heavy rains resulted in as much as 4 feet of standing water starting from the third week of January to 22 February 2008, which halted work. Photographs were submitted and documented the site flooding.

A final report dated 12 October 2008 by Tropical Marine Environments indicated that waste removal began following acceptance of the work plan on 21 November 2006 and was completed
on 21 June 2008. Construction and demolition material were taken to the West Hawaii Landfill, tires were removed by Arizumi Tire Disposal, and scrap metal was taken to Hawaii Metal Recovery Corporation. The excavated work area was trapezoidal in shape and encompassed approximately 35,000 square feet. Solid waste encountered included green waste; construction and demolition waste including concrete, rebar, sheet metal, metal piping, plastic piping, and lumber; automotive debris including tires, axles, engine, and frame parts; and a small volume of household waste. No hazardous waste, toxic materials, or controlled substances were encountered. SWD inspected the site on 17 June 2008 and determined the cleanup substantially complete. Only some stockpiled wastes were left for removal from the site.

On 12 November 2008, the SHWB SWD determined that cleanup was complete and No Further Action was required at the site. Refer to Section 8.2 for determination of potential impact of the illegal dump site to the subject property.

4.3 HISTORICAL USE INFORMATION ON THE SUBJECT PROPERTY

MNA reviewed historical use information for the subject property, including aerial photographs and United States Geological Survey (USGS) topographic maps. No fire insurance maps were available.

4.3.1 Historical Aerial Photographs

Aerial photographs of the subject, adjoining, and surrounding properties were provided by EDR (Environmental Data Resources, Inc., 2018). Photographs from the years 1954, 1965, 1977, and 2002 were reviewed (Table 7). Included in this section are the details from those photos.

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<tr>
<td>2002</td>
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</tbody>
</table>

For the aerial photographs, the following observations were made:

1954: Old Mamalahoa Highway is adjacent to the north of the subject property. A forested rectangular plot of land is located in the center of the subject property; a small pond is located to the east of the forested area. The remainder of the subject property and all surrounding properties appear to be grasslands.

1965: The pond is no longer visible on the subject property. Trails and fence lines are visible throughout the subject property. A small road is located to the north of the subject property and ends at the northern boundary. A quarry is located on the adjoining property to the northwest. Highway 19 is visible to the north of the subject property.

1977: No changes from the 1965 photograph were observed.

2002: Structures are visible on properties to the west and northeast. No structures are visible on the subject property.

MNA reviewed historical aerial imagery available from Google Earth. Photographs from the years 2010 and 2013 were reviewed. For the reviewed aerial imagery, the following observations were made:
In this image dated 05 January 2010, the subject property appears to be grassland; no structures are visible. Trails and fence lines are visible throughout the subject property. A rectangular forested area is located in the center of the subject property. Numerous troughs were visible throughout property. One water tank was visible in the southern portion of the property. Old Mamalahoa Highway is adjacent to the north and State Highway 19 (Mamalahoa Highway) is located approximately 1 mile north of the subject property. A quarry is visible on the adjoining property to the northwest. The surrounding properties appear to be used as pasture for cattle grazing.

In this image dated 18 January 2013, cattle were observed throughout the subject property. No other changes to the subject property or surrounding properties from the 2010 image are observed.

4.3.2 Historical Topographic Maps

USGS topographic maps that cover the subject property and vicinity were reviewed. Maps were available for the years 1916, 1930, 1957, 1982, 1995, and 2013 (Environmental Data Resources, Inc., 2018). A copy of the historical topographic maps provided by EDR is included in Appendix A. The maps of the subject property and surrounding area depicted the following:

1916: Old Mamalahoa Road is depicted adjacent to the north of the subject property. A stream is depicted running from the west and ending in the approximate center of the subject property. Several streams are depicted on the adjoining properties to the north, east, and west.

1930: There are more elevation gridlines depicted on the map. The streams are not depicted on this map. No other changes from the 1916 map are observed.

1957: Old Mamalahoa Highway is depicted as a secondary highway. A vegetated area is shown in the center of the subject property. Four small ponds are visible on the subject property, two in the center and two to the south. A water tank is depicted on the northern portion of the property. A jeep trail from the north ends at the northern boundary of the subject property, at a quarry. A cave and quarries are depicted on the adjoining property to the northwest. The subject property is depicted in a land area designated at “Kapoaula.” Elevation of the subject property is 2,800 ft at the northern end and 3,200 ft at the southern end.

1982: Only one of the four small ponds is depicted on the subject property. Old Mamalahoa Highway is identified as a light duty road. Highway 19 (Mamalahoa Highway) is located approximately 1 mile to the north of the subject property and is depicted as a primary highway. Several water tanks and corrals are depicted on the surrounding properties, indicating that the area was used for cattle ranching.

1995: Corrals are not depicted on the map. No other changes from the 1982 map are observed.

2013: Quarries and water tanks are not depicted on the map. Fewer landmarks are depicted. No other changes from the 1995 map are observed.

4.3.3 Sanborn Fire Insurance Map

No Sanborn Fire Insurance maps were available for the subject property.
5.0 SITE RECONNAISSANCE

The site reconnaissance was conducted by Jennah Oshiro and Adam Custer on 05 February 2018. The site reconnaissance focused on identifying recognized environmental conditions (RECs) with the ability to impact the subject property. A site map of the subject property is presented in Figure 3. Refer to Section 8.1 for determination of impact of the observations made during the site reconnaissance to the subject property.

5.1 METHODOLOGY AND LIMITING CONDITIONS

The site reconnaissance was conducted by visually inspecting the subject property while driving and on foot. MNA looked for a variety of environmental hazard indicators including, but not limited to, stained surface soil, dead or stressed vegetation, hazardous substances, aboveground and underground storage tanks, disposal areas, groundwater wells, drywells, and sumps. Figure 3 presents the path walked and other notable features. Photographs from the site reconnaissance are presented in Appendix B and are referred to within this section.

5.2 GENERAL SITE SETTING

The subject property was located adjacent to the south of Old Mamalahoa Highway (Photographs 1 and 2). The subject property was undeveloped, with no indications that structures have previously existed on the property. The adjoining property to the northwest was a quarry (Photographs 3 and 4). All other adjoining properties were undeveloped pastureland (Photographs 5 - 10).

5.3 EXTERIOR OBSERVATIONS

The subject property was accessed via Old Mamaloahoa Highway through a gated entrance on the northern border (Photograph 11). The gate was locked and the property was fenced, preventing unauthorized access. One light duty dirt road traveled north to south through the property, and ended at approximately the center of the subject property (Photograph 12). No other roads were present on the property. The subject property was delineated with boundary markers along the property boundaries. MNA observed survey markers at the northeast, southwest, and southeast corners of the subject property (Photographs 13 - 15).

The subject property was subdivided into eight separate paddocks with cattle and electric fencing (Photographs 16 - 20). Cattle were observed grazing in a paddock, which included the forested area (Photograph 21). The property was pastureland with the exception of one forested area, in the center of the subject property (Photographs 22 and 23). Lines of trees were observed, indicating that the trees were planted (Photograph 24). Four small ponds were observed in the center of the property, near the forested area (Photographs 25 - 27).

One 400-gallon water tank was located on the subject property and is serviced by a private waterline that enters the subject property from the south (Photograph 28). Several troughs were located throughout the property and were manually filled (Photograph 29). No transformers were observed on or adjacent to the subject property.
Figure 3. Site Map

HREC - Historical Recognized Environmental Condition; defined as a past release of any hazardous substances or petroleum products that has occurred in connection with the property and has been addressed to the satisfaction of the applicable regulatory agency.

Old Mamalahoa Highway

Quarry

Entrance Gate

Forested Area

Paddock containing cattle

Approx. location of illegal dump site - HREC Potential to impact subject property

Subject Property Boundary

Light Duty Road

Path Taken

Pond (15 ft. x 15 ft.)

Water Tank

Fence line

Myounghee Noh & Associates, L.L.C.

2529_5

Figure 3. Site Map
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5.4 **INTERIOR OBSERVATIONS**

No structures were observed on the subject property; therefore, no interior observations were made.

5.5 **HAZARDOUS SUBSTANCES AND PETROLEUM PRODUCTS**

No hazardous substances or petroleum products were observed on the subject property.

5.6 **ABOVEGROUND AND UNDERGROUND STORAGE TANKS**

One above ground water storage tank was observed. MNA observed no other indications of aboveground or underground storage tanks or associated accessories, such as vent pipes, fill ports, or dispensers, on the subject property.

6.0 **INTERVIEWS**

MNA interviewed Keoki Wood, Livestock Manager for Parker Ranch, via email on 27 February 2018. Harry “Haia” Auweloa, Grazing Unit Ranch Hand for Parker Ranch, was interviewed by MNA via telephone on 02 March 2018. Both interviews were administered by Jennah Oshiro. Three attempts were made to conduct an interview with an operator of the DeLuz Trucking for the adjoining property to the northwest. However, DeLuz Trucking had not responded to the request and therefore an interview with DeLuz Trucking was not conducted at the time of this writing.

6.1 **KEOKI WOOD, LIVESTOCK OPERATIONS MANAGER, PARKER RANCH**

On 27 February 2018, MNA interviewed Keoki Wood, Livestock Operations Manager of Parker Ranch. Mr. Wood stated that he has worked at the subject property since 2002 and since then, the property has only been used for cattle grazing. Mr. Wood indicated that there have been no past issues with the property, other than that there is no water meter associated with the property. He said that the property has always been considered a productive pasture.

Mr. Wood indicated that he had no knowledge of any spills, chemical releases, environmental cleanups, environmental cleanup liens, engineering controls, land use restrictions, or institutional controls at the site.

6.2 **HARRY “HAIA” AUWELOA, GRAZING UNIT RANCH HAND, PARKER RANCH**

On 02 March 2018, MNA interviewed Harry “Haia” Auweloa, Grazing Unit Ranch Hand of Parker Ranch. Mr. Auweloa has worked on the subject property since September 2016, and is responsible for overseeing the general day to day operations of the cattle pasture. He said that to his knowledge, the subject property has always been used as pastureland for cattle grazing. The adjoining properties were also once all owned by Parker Ranch and used as pastureland. He indicated that approximately 15 years ago, many of the adjoining properties were acquired by Hawaiian Homelands and were subdivided. The properties remained to be used as pastureland.

Mr. Auweloa indicated that there was one water aboveground storage tank on the site. He also stated that there were four year-round ponds on the site, and eight seasonal ponds. Mr. Auweloa said that there was no green waste or dump site on the subject property.

Mr. Auweloa indicated that he had no knowledge of any spills, chemical releases, environmental cleanups, environmental cleanup liens, engineering controls, land use restrictions, or institutional controls at the site.
7.0 DATA GAPS AND DEVIATIONS

There were no deviations from the ASTM method during this Phase I ESA; however, the unknown groundwater quality at the subject property is considered a data gap.

8.0 KEY FINDINGS AND OPINION

This section evaluates the key findings of this assessment and makes a determination as to the presence of RECs, if any.

8.1 SUBJECT PROPERTY

8.1.1 Non-REC

No records of NPL sites, Federal RCRA CORRACTS and Non-CORRACTS Treatment Storage Disposal Facilities, Delisted NPL sites, Federal Comprehensive Environmental Response, Compensation, and Liability Information System sites, landfill or solid waste disposal sites, State Voluntary Cleanup sites, Federal RCRA Generator sites, State registered underground storage tank sites, IC/EC control registries, Federal Emergency Response Notification System list sites, or Federal or State Brownfields sites were identified at the subject property.

A user questionnaire completed by SIGLO FOREST LLC representative, Nick Koch, indicated that there may be a green waste stockpile on the subject property. Documents in connection with the subject property were also provided by the client. On 24 June 2015, the HDOH (HEER Office issued a letter to the property owner, Parker Land Trust, in regards to the parcel. The letter indicated that HEER Office was contacting landowners that the owner may be interested in being listed in their Brownfields Inventory for possible eligibility for Environmental Protection Agency redevelopment funding, due to the property being previously identified as an illegal dump site. Upon review of the HDOH SHWB records, it was found that the adjoining property to the northwest, located at TMK (3) 4-7-007:090, contained an illegal dump. Additionally, no indications of an illegal dump were observed during the site reconnaissance or during review of aerial photographs of the subject property. MNA also conducted an interview with Harry “Haia” Auweloa, who stated that he was not aware of any green waste or dump sites on the property. Because the adjoining property at TMK (3) 4-7-007:090 was formerly a part of the subject property, it was concluded that the “green waste” and “illegal dump” speculations in the user provided documents were the result of confusion stemming from the adjoining property previously being a part of the subject property TMK. According to review of the County of Hawaii tax records, the adjoining property was split from the subject property in 2004. As a result, it is presumed that there was no green waste or illegal dump at the subject property.

Review of U.S. Geological Survey topographic maps and historical aerial photographs for the subject property and surrounding properties did not indicate any RECs.

There were no structures or indications of the past presence of structures on the subject property. The subject property was primarily grassland for cattle grazing, with an approximately 14-acre non-native forested area in the center. The property was subdivided into eight paddocks with fencing. Cattle were periodically rotated between the paddocks. No indications of RECs were observed during the site reconnaissance.

The HDOH, HFD, and HELCO responded that they had no records or information regarding the subject property.
8.1.2 REC

There were no RECs identified on the subject property. However, the unknown groundwater quality resulting from an illegal dump site on the adjoining property could lead to a REC.

8.2 SURROUNDING AREA

8.2.1 Non-REC

No records of NPL sites, Federal RCRA CORRACTS and Non-CORRACTS Treatment Storage Disposal Facilities, Delisted NPL sites, Federal Comprehensive Environmental Response, Compensation, and Liability Information System sites, landfill or solid waste disposal sites, State Voluntary Cleanup sites, Federal RCRA Generator sites, State registered underground storage tank sites, engineering control/institutional control registries, Federal Emergency Response Notification System list sites, or Federal or State Brownfields sites were identified for the surrounding area. No sites were identified by Environmental Data Resources Inc., for the standard environmental record sources.

Information provided as part of the interviews or user questionnaire did not indicate any RECs.

The HDOH HEER Office responded that they had no records or information regarding the adjoining property to the northwest.

8.2.2 REC

There were no RECs identified in the area surrounding the subject property. However, based on the previous illegal use of the land for waste disposal and apparent flooding of the areas, the groundwater may have been impacted by leachates, particularly from the industrial waste (Section 8.2.3).

8.2.3 HREC

In 2004, HDOH SHWB identified the illegal dump area at the northeast portion of the TMK (3) 4-7-007:090, adjacent to Old Mamalahoa Highway. Records indicated that the illegally dumped materials included green waste; construction and demolition waste including concrete, rebar, sheet metal, metal piping, plastic piping, and lumber; automotive debris including tires, axles, engine, and frame parts; and a small volume of household waste. No hazardous waste, toxic materials, or controlled substances were encountered. In 2008, the SHWB determined that No Further Action was necessary. More information on the illegal dump area and cleanup activities are included in Section 4.2.2. Based on the solid waste observed and cleaned up from the site, it is likely that petroleum products from the automobile debris were released to the site.

Based on the relative distance of the illegal dump site to the subject property and apparent flooding in the area, it is possible that petroleum product residues from automotive parts entered the subject property. The groundwater quality at the subject property is unknown, and is considered a data gap. The potential petroleum product release from the illegal dump site to the subject property is an historical REC (HREC) which could lead to a REC, if the groundwater was impacted.

An HREC is defined per ASTM E1527-13 as a past release of any hazardous substances or petroleum products that has occurred in connection with the property and has been addressed to the satisfaction of the applicable regulatory authority or meeting unrestricted use criteria established by a regulatory authority, without subjecting the property to any required controls (for
example, property use restrictions, activity and use limitations, institutional controls, or engineering controls).

9.0 CONCLUSION

MNA performed a Phase I Environmental Site Assessment in conformance with the scope and limitations of ASTM E 1527-13 of the 564.549-acre subject property identified as TMK (3) 4-7-007:011 in Waimea, Hawaii. Any exceptions to, or deletions from, this practice are described in Section 7.0 of this report. This assessment has revealed no evidence of recognized environmental conditions, as defined by ASTM, in connection with the subject property, except for the following:

- The presence of an illegal dump site on the adjoining property to the northwest is an HREC, with potential to impact groundwater quality at the subject property.
REFERENCES


APPENDIX A  Environmental Data Resources Report and Maps
The EDR Radius Map™ Report with GeoCheck®
Thank you for your business.
Please contact EDR at 1-800-352-0050 with any questions or comments.

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A search of available environmental records was conducted by Environmental Data Resources, Inc (EDR). The report was designed to assist parties seeking to meet the search requirements of EPA’s Standards and Practices for All Appropriate Inquiries (40 CFR Part 312), the ASTM Standard Practice for Environmental Site Assessments (E 1527-13), the ASTM Standard Practice for Environmental Site Assessments for Forestland or Rural Property (E 2247-16), the ASTM Standard Practice for Limited Environmental Due Diligence: Transaction Screen Process (E 1528-14) or custom requirements developed for the evaluation of environmental risk associated with a parcel of real estate.

TARGET PROPERTY INFORMATION

ADDRESS
66-1304 MAMALAOA HWY
HONOKAA, HI 96727

COORDINATES

Latitude (North): 20.0347470 - 20˚ 2’ 5.08”
Longitude (West): 155.5472230 - 155˚ 32’ 50.00”
Universal Tranverse Mercator: Zone 5
UTM X (Meters): 233534.0
UTM Y (Meters): 2217224.8
Elevation: 3052 ft. above sea level

USGS TOPOGRAPHIC MAP ASSOCIATED WITH TARGET PROPERTY

Target Property Map: 5949328 KUKUIHAEELE, HI
Version Date: 2013

South Map: 5949264 MAKHALAU, HI
Version Date: 2013
Target Property Address:
66-1304 MAMALHAOA HWY
HONOKAA, HI 96727

Click on Map ID to see full detail.

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NO MAPPED SITES FOUND
TARGET PROPERTY SEARCH RESULTS

The target property was not listed in any of the databases searched by EDR.

DATABASES WITH NO MAPPED SITES

No mapped sites were found in EDR’s search of available ("reasonably ascertainable ") government records either on the target property or within the search radius around the target property for the following databases:

STANDARD ENVIRONMENTAL RECORDS

Federal NPL site list
NPL………………….. National Priority List
Proposed NPL…………… Proposed National Priority List Sites
NPL LIENS…………… Federal Superfund Liens

Federal Delisted NPL site list
Delisted NPL…………….. National Priority List Deletions

Federal CERCLIS list
FEDERAL FACILITY……….. Federal Facility Site Information listing
SEMS……………….. Superfund Enterprise Management System

Federal CERCLIS NFRAP site list
SEMS-ARCHIVE………….. Superfund Enterprise Management System Archive

Federal RCRA CORRACTS facilities list
CORRACTS……………….. Corrective Action Report

Federal RCRA non-CORRACTS TSD facilities list
RCRA-TSDF……………… RCRA - Treatment, Storage and Disposal

Federal RCRA generators list
RCRA-LQG……………….. RCRA - Large Quantity Generators
RCRA-SQG……………….. RCRA - Small Quantity Generators
RCRA-CESQG…………….. RCRA - Conditionally Exempt Small Quantity Generator

Federal institutional controls / engineering controls registries
LUCIS…………………. Land Use Control Information System
US ENG CONTROLS…….. Engineering Controls Sites List
EXECUTIVE SUMMARY

US INST CONTROL .......... Sites with Institutional Controls

Federal ERNS list
ERNS ...................... Emergency Response Notification System

State- and tribal - equivalent CERCLIS
SHWS ...................... Sites List

State and tribal landfill and/or solid waste disposal site lists
SWF/LF .................. Permitted Landfills in the State of Hawaii

State and tribal leaking storage tank lists
LUST ...................... Leaking Underground Storage Tank Database
INDIAN LUST ............ Leaking Underground Storage Tanks on Indian Land

State and tribal registered storage tank lists
FEMA UST ................. Underground Storage Tank Listing
UST ........................ Underground Storage Tank Database
INDIAN UST .............. Underground Storage Tanks on Indian Land

State and tribal institutional control / engineering control registries
ENG CONTROLS .......... Engineering Control Sites
INST CONTROL .......... Sites with Institutional Controls

State and tribal voluntary cleanup sites
VCP ...................... Voluntary Response Program Sites
INDIAN VCP ............. Voluntary Cleanup Priority Listing

State and tribal Brownfields sites
BROWNFIELDS .......... Brownfields Sites

ADDITIONAL ENVIRONMENTAL RECORDS

Local Brownfield lists
US BROWNFIELDS ...... A Listing of Brownfields Sites

Local Lists of Landfill / Solid Waste Disposal Sites
INDIAN ODI .............. Report on the Status of Open Dumps on Indian Lands
ODI ...................... Open Dump Inventory
DEBRIS RÉGION 9 ...... Torres Martinez Reservation Illegal Dump Site Locations
IHS OPEN DUMPS ......... Open Dumps on Indian Land

Local Lists of Hazardous waste / Contaminated Sites
US HIST CDL ............... Delisted National Clandestine Laboratory Register
EXECUTIVE SUMMARY

CDL........................................ Clandestine Drug Lab Listing
US CDL.................................... National Clandestine Laboratory Register

Local Land Records
LIENS 2.................................. CERCLA Lien Information

Records of Emergency Release Reports
HMIRS..................................... Hazardous Materials Information Reporting System
SPILLS.................................... Release Notifications
SPILLS 90................................. SPILLS 90 data from FirstSearch

Other Ascertainable Records
RCRA NonGen / NLR................. RCRA - Non Generators / No Longer Regulated
FUDS...................................... Formerly Used Defense Sites
DOD........................................ Department of Defense Sites
SCRD DRYCLEANERS............... State Coalition for Remediation of Drycleaners Listing
US FIN ASSUR........................ Financial Assurance Information
EPA WATCH LIST....................... EPA WATCH LIST
2020 COR ACTION..................... 2020 Corrective Action Program List
TSCA...................................... Toxic Substances Control Act
TRIS....................................... Toxic Chemical Release Inventory System
SSTS....................................... Section 7 Tracking Systems
ROD....................................... Records Of Decision
RMP....................................... Risk Management Plans
RAAATS................................. RCRA Administrative Action Tracking System
PRP........................................ Potentially Responsible Parties
PADS..................................... PCB Activity Database System
ICIS....................................... Integrated Compliance Information System
FTTS..................................... FIFRA/TSCA Tracking System - FIFRA (Federal Insecticide, Fungicide, & Rodenticide Act)/TSCA (Toxic Substances Control Act)
MLTS...................................... Material Licensing Tracking System
COAL ASH DOE....................... Steam-Electric Plant Operation Data
COAL ASH EPA......................... Coal Combustion Residues Surface Impoundments List
PCB TRANSFORMER.................. PCB Transformer Registration Database
RADINFO............................... Radiation Information Database
HIST FTTS............................. FIFRA/TSCA Tracking System Administrative Case Listing
DOT OPS............................... Incident and Accident Data
CONSENT............................... Superfund (CERCLA) Consent Decrees
INDIAN RESERV....................... Indian Reservations
FUSRAP................................. Formerly Utilized Sites Remedial Action Program
UMTRA................................. Uranium Mill Tailings Sites
LEAD SMELTERS...................... Lead Smelter Sites
US AIRS................................. Aerometric Information Retrieval System Facility Subsystem
US MINES............................... Mines Master Index File
ABANDONED MINES................... Abandoned Mines
FINDS.................................... Facility Index System/Facility Registry System
DOCKET HWC......................... Hazardous Waste Compliance Docket Listing
UXO....................................... Unexploded Ordnance Sites
ECHO..................................... Enforcement & Compliance History Information
FUELS PROGRAM...................... EPA Fuels Program Registered Listing
AIRS.................................... List of Permitted Facilities
DRYCLEANERS....................... Permitted Drycleaner Facility Listing
EXECUTIVE SUMMARY

Financial Assurance Information Listing
UIC Underground Injection Wells Listing

EDR HIGH RISK HISTORICAL RECORDS

EDR Exclusive Records
EDR MGP EDR Proprietary Manufactured Gas Plants
EDR Hist Auto EDR Exclusive Historical Auto Stations
EDR Hist Cleaner EDR Exclusive Historical Cleaners

EDR RECOVERED GOVERNMENT ARCHIVES

Exclusive Recovered Govt. Archives
RGA HWS Recovered Government Archive State Hazardous Waste Facilities List
RGA LF Recovered Government Archive Solid Waste Facilities List
RGA LUST Recovered Government Archive Leaking Underground Storage Tank

SURROUNDING SITES: SEARCH RESULTS
Surrounding sites were not identified.

Unmappable (orphan) sites are not considered in the foregoing analysis.
EXECUTIVE SUMMARY

There were no unmapped sites in this report.
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### EDR HIGH RISK HISTORICAL RECORDS

**EDR Exclusive Records**

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<th>Target Property</th>
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<th>1/4 - 1/2</th>
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### EDR RECOVERED GOVERNMENT ARCHIVES

**Exclusive Recovered Govt. Archives**

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- Totals -- 0 0 0 0 0 0 0 0
## MAP FINDINGS SUMMARY

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<th>1/2 - 1</th>
<th>&gt; 1</th>
<th>Total Plotted</th>
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</table>

**NOTES:**
- TP = Target Property
- NR = Not Requested at this Search Distance
- Sites may be listed in more than one database
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<th>Map ID</th>
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<th>Elevation</th>
<th>Site</th>
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<th>EDR ID Number</th>
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NO SITES FOUND
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<th>Site Address</th>
<th>Zip</th>
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Count: 0 records.
To maintain currency of the following federal and state databases, EDR contacts the appropriate governmental agency on a monthly or quarterly basis, as required.

**Number of Days to Update:** Provides confirmation that EDR is reporting records that have been updated within 90 days from the date the government agency made the information available to the public.

**STANDARD ENVIRONMENTAL RECORDS**

**Federal NPL site list**

NPL: National Priority List

National Priorities List (Superfund). The NPL is a subset of CERCLIS and identifies over 1,200 sites for priority cleanup under the Superfund Program. NPL sites may encompass relatively large areas. As such, EDR provides polygon coverage for over 1,000 NPL site boundaries produced by EPA’s Environmental Photographic Interpretation Center (EPIC) and regional EPA offices.

<table>
<thead>
<tr>
<th>Data Point</th>
<th>Value</th>
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<tbody>
<tr>
<td>Date of Government Version</td>
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<tr>
<td>Date Data Arrived at EDR</td>
<td>12/22/2017</td>
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<td>Date Made Active in Reports</td>
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<td>12/22/2017</td>
</tr>
<tr>
<td>Next Scheduled EDR Contact</td>
<td>04/16/2018</td>
</tr>
</tbody>
</table>

NPL Site Boundaries

Sources:

- EPA’s Environmental Photographic Interpretation Center (EPIC)
  - Telephone: 202-564-7333

- EPA Region 1
  - Telephone: 617-918-1143

- EPA Region 3
  - Telephone: 215-814-5418

- EPA Region 4
  - Telephone: 404-562-8033

- EPA Region 5
  - Telephone: 312-886-6686

- EPA Region 6
  - Telephone: 214-655-6659

- EPA Region 7
  - Telephone: 913-551-7247

- EPA Region 8
  - Telephone: 303-312-6774

- EPA Region 9
  - Telephone: 415-947-4246

- EPA Region 10
  - Telephone: 206-553-8665

**Proposed NPL:** Proposed National Priority List Sites

A site that has been proposed for listing on the National Priorities List through the issuance of a proposed rule in the Federal Register. EPA then accepts public comments on the site, responds to the comments, and places on the NPL those sites that continue to meet the requirements for listing.

<table>
<thead>
<tr>
<th>Data Point</th>
<th>Value</th>
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<tbody>
<tr>
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<td>12/22/2017</td>
</tr>
<tr>
<td>Next Scheduled EDR Contact</td>
<td>04/16/2018</td>
</tr>
</tbody>
</table>

**NPL LIENS:** Federal Superfund Liens

Federal Superfund Liens. Under the authority granted the USEPA by CERCLA of 1980, the USEPA has the authority to file liens against real property in order to recover remedial action expenditures or when the property owner received notification of potential liability. USEPA compiles a listing of filed notices of Superfund Liens.

<table>
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Data Release Frequency: No Update Planned
Federal Delisted NPL site list

Delisted NPL: National Priority List Deletions

The National Oil and Hazardous Substances Pollution Contingency Plan (NCP) establishes the criteria that the EPA uses to delete sites from the NPL. In accordance with 40 CFR 300.425.(e), sites may be deleted from the NPL where no further response is appropriate.

- Date of Government Version: 12/11/2017
- Source: EPA
- Telephone: N/A
- Last EDR Contact: 12/22/2017
- Next Scheduled EDR Contact: 04/16/2018
- Data Release Frequency: Quarterly

Federal CERCLIS list

FEDERAL FACILITY: Federal Facility Site Information listing

A listing of National Priority List (NPL) and Base Realignment and Closure (BRAC) sites found in the Comprehensive Environmental Response, Compensation and Liability Information System (CERCLIS) Database where EPA Federal Facilities Restoration and Reuse Office is involved in cleanup activities.

- Date of Government Version: 11/07/2016
- Source: Environmental Protection Agency
- Telephone: 703-603-8704
- Last EDR Contact: 01/05/2018
- Next Scheduled EDR Contact: 04/16/2018
- Data Release Frequency: Varies

SEMS: Superfund Enterprise Management System

SEMS (Superfund Enterprise Management System) tracks hazardous waste sites, potentially hazardous waste sites, and remedial activities performed in support of EPA’s Superfund Program across the United States. The list was formerly known as CERCLIS, renamed to SEMS by the EPA in 2015. The list contains data on potentially hazardous waste sites that have been reported to the USEPA by states, municipalities, private companies, and private persons, pursuant to Section 103 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). This dataset also contains sites which are either proposed to or on the National Priorities List (NPL) and the sites which are in the screening and assessment phase for possible inclusion on the NPL.

- Date of Government Version: 12/11/2017
- Source: EPA
- Telephone: 800-424-9346
- Last EDR Contact: 01/17/2018
- Next Scheduled EDR Contact: 04/30/2018
- Data Release Frequency: Quarterly

Federal CERCLIS NFRAP site list

SEMS-ARCHIVE: Superfund Enterprise Management System Archive
SEMS-ARCHIVE (Superfund Enterprise Management System Archive) tracks sites that have no further interest under the Federal Superfund Program based on available information. The list was formerly known as the CERCLIS-NFRAP, renamed to SEMS ARCHIVE by the EPA in 2015. EPA may perform a minimal level of assessment work at a site while it is archived if site conditions change and/or new information becomes available. Archived sites have been removed and archived from the inventory of SEMS sites. Archived status indicates that, to the best of EPA’s knowledge, assessment at a site has been completed and that EPA has determined no further steps will be taken to list the site on the National Priorities List (NPL), unless information indicates this decision was not appropriate or other considerations require a recommendation for listing at a later time. The decision does not necessarily mean that there is no hazard associated with a given site; it only means that, based upon available information, the location is not judged to be potential NPL site.

**Federal RCRA CORRACTS facilities list**

CORRACTS: Corrective Action Report
CORRACTS identifies hazardous waste handlers with RCRA corrective action activity.

**Federal RCRA non-CORRACTS TSD facilities list**

RCRA-TSDF: RCRA - Treatment, Storage and Disposal
RCRAInfo is EPA's comprehensive information system, providing access to data supporting the Resource Conservation and Recovery Act (RCRA) of 1976 and the Hazardous and Solid Waste Amendments (HSWA) of 1984. The database includes selective information on sites which generate, transport, store, treat and/or dispose of hazardous waste as defined by the Resource Conservation and Recovery Act (RCRA). Transporters are individuals or entities that move hazardous waste from the generator offsite to a facility that can recycle, treat, store, or dispose of the waste. TSDFs treat, store, or dispose of the waste.

**Federal RCRA generators list**

RCRA-LQG: RCRA - Large Quantity Generators
RCRAInfo is EPA's comprehensive information system, providing access to data supporting the Resource Conservation and Recovery Act (RCRA) of 1976 and the Hazardous and Solid Waste Amendments (HSWA) of 1984. The database includes selective information on sites which generate, transport, store, treat and/or dispose of hazardous waste as defined by the Resource Conservation and Recovery Act (RCRA). Large quantity generators (LQGs) generate over 1,000 kilograms (kg) of hazardous waste, or over 1 kg of acutely hazardous waste per month.
RCRA-SQG: RCRA - Small Quantity Generators
RCRAInfo is EPA’s comprehensive information system, providing access to data supporting the Resource Conservation and Recovery Act (RCRA) of 1976 and the Hazardous and Solid Waste Amendments (HSWA) of 1984. The database includes selective information on sites which generate, transport, store, treat and/or dispose of hazardous waste as defined by the Resource Conservation and Recovery Act (RCRA). Small quantity generators (SQGs) generate between 100 kg and 1,000 kg of hazardous waste per month.

Date of Government Version: 09/13/2017
Date Data Arrived at EDR: 09/26/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 10

Source: Environmental Protection Agency
Telephone: (415) 495-8895
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 04/09/2018
Data Release Frequency: Quarterly

RCRA-CESQG: RCRA - Conditionally Exempt Small Quantity Generators
RCRAInfo is EPA’s comprehensive information system, providing access to data supporting the Resource Conservation and Recovery Act (RCRA) of 1976 and the Hazardous and Solid Waste Amendments (HSWA) of 1984. The database includes selective information on sites which generate, transport, store, treat and/or dispose of hazardous waste as defined by the Resource Conservation and Recovery Act (RCRA). Conditionally exempt small quantity generators (CESQGs) generate less than 100 kg of hazardous waste, or less than 1 kg of acutely hazardous waste per month.

Date of Government Version: 09/13/2017
Date Data Arrived at EDR: 09/26/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 10

Source: Environmental Protection Agency
Telephone: (415) 495-8895
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 04/09/2018
Data Release Frequency: Quarterly

Federal institutional controls / engineering controls registries

LUCIS: Land Use Control Information System
LUCIS contains records of land use control information pertaining to the former Navy Base Realignment and Closure properties.

Date of Government Version: 05/22/2017
Date Data Arrived at EDR: 06/13/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 94

Source: Department of the Navy
Telephone: 843-820-7326
Last EDR Contact: 11/08/2017
Next Scheduled EDR Contact: 02/26/2018
Data Release Frequency: Varies

US ENG CONTROLS: Engineering Controls Sites List
A listing of sites with engineering controls in place. Engineering controls include various forms of caps, building foundations, liners, and treatment methods to create pathway elimination for regulated substances to enter environmental media or effect human health.

Date of Government Version: 08/10/2017
Date Data Arrived at EDR: 08/30/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 44

Source: Environmental Protection Agency
Telephone: 703-603-0695
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Varies

US INST CONTROL: Sites with Institutional Controls
A listing of sites with institutional controls in place. Institutional controls include administrative measures, such as groundwater use restrictions, construction restrictions, property use restrictions, and post remediation care requirements intended to prevent exposure to contaminants remaining on site. Deed restrictions are generally required as part of the institutional controls.

Date of Government Version: 08/10/2017
Date Data Arrived at EDR: 08/30/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 44

Source: Environmental Protection Agency
Telephone: 703-603-0695
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Varies
**Federal ERNS list**

ERNS: Emergency Response Notification System
Emergency Response Notification System. ERNS records and stores information on reported releases of oil and hazardous substances.

- Date of Government Version: 09/18/2017
- Date Data Arrived at EDR: 09/21/2017
- Date Made Active in Reports: 10/13/2017
- Number of Days to Update: 22
- Source: National Response Center, United States Coast Guard
- Telephone: 202-267-2180
- Last EDR Contact: 01/19/2018
- Next Scheduled EDR Contact: 04/09/2018
- Data Release Frequency: Quarterly

**State and tribal - equivalent CERCLIS**

SHWS: Sites List
Facilities, sites or areas in which the Office of Hazard Evaluation and Emergency Response has an interest, has investigated or may investigate under HRS 128D (includes CERCLIS sites).

- Date of Government Version: 03/16/2017
- Date Data Arrived at EDR: 03/17/2017
- Date Made Active in Reports: 09/15/2017
- Number of Days to Update: 182
- Source: Department of Health
- Telephone: 808-586-4249
- Last EDR Contact: 11/22/2017
- Next Scheduled EDR Contact: 03/05/2018
- Data Release Frequency: Semi-Annually

**State and tribal landfill and/or solid waste disposal site lists**

SWF/LF: Permitted Landfills in the State of Hawaii
Solid Waste Facilities/Landfill Sites. SWF/LF type records typically contain an inventory of solid waste disposal facilities or landfills in a particular state. Depending on the state, these may be active or inactive facilities or open dumps that failed to meet RCRA Subtitle D Section 4004 criteria for solid waste landfills or disposal sites.

- Date of Government Version: 09/17/2012
- Date Data Arrived at EDR: 04/03/2013
- Date Made Active in Reports: 05/10/2013
- Number of Days to Update: 37
- Source: Department of Health
- Telephone: 808-586-4245
- Last EDR Contact: 12/28/2017
- Next Scheduled EDR Contact: 04/09/2018
- Data Release Frequency: Varies

**State and tribal leaking storage tank lists**

LUST: Leaking Underground Storage Tank Database
Leaking Underground Storage Tank Incident Reports. LUST records contain an inventory of reported leaking underground storage tank incidents. Not all states maintain these records, and the information stored varies by state.

- Date of Government Version: 08/01/2017
- Date Data Arrived at EDR: 08/30/2017
- Date Made Active in Reports: 09/15/2017
- Number of Days to Update: 16
- Source: Department of Health
- Telephone: 808-586-4228
- Last EDR Contact: 12/01/2017
- Next Scheduled EDR Contact: 03/12/2018
- Data Release Frequency: Semi-Annually

INDIAN LUST R8: Leaking Underground Storage Tanks on Indian Land
LUSTs on Indian land in Colorado, Montana, North Dakota, South Dakota, Utah and Wyoming.

- Date of Government Version: 05/01/2017
- Date Data Arrived at EDR: 07/27/2017
- Date Made Active in Reports: 10/13/2017
- Number of Days to Update: 78
- Source: EPA Region 8
- Telephone: 303-312-6271
- Last EDR Contact: 01/23/2018
- Next Scheduled EDR Contact: 05/07/2018
- Data Release Frequency: Varies
INDIAN LUST R6: Leaking Underground Storage Tanks on Indian Land
LUSTs on Indian land in New Mexico and Oklahoma.
Date of Government Version: 04/24/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 71
Source: EPA Region 6
Telephone: 214-665-6597
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN LUST R10: Leaking Underground Storage Tanks on Indian Land
Date of Government Version: 04/25/2017
Date Data Arrived at EDR: 11/07/2017
Date Made Active in Reports: 12/08/2017
Number of Days to Update: 31
Source: EPA Region 10
Telephone: 206-553-2857
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN LUST R9: Leaking Underground Storage Tanks on Indian Land
LUSTs on Indian land in Arizona, California, New Mexico and Nevada.
Date of Government Version: 04/13/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 78
Source: Environmental Protection Agency
Telephone: 415-972-3372
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN LUST R7: Leaking Underground Storage Tanks on Indian Land
LUSTs on Indian land in Iowa, Kansas, and Nebraska.
Date of Government Version: 04/14/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 71
Source: EPA Region 7
Telephone: 913-551-7003
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN LUST R5: Leaking Underground Storage Tanks on Indian Land
Leaking underground storage tanks located on Indian Land in Michigan, Minnesota and Wisconsin.
Date of Government Version: 04/26/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 78
Source: EPA, Region 5
Telephone: 312-886-7439
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN LUST R1: Leaking Underground Storage Tanks on Indian Land
A listing of leaking underground storage tank locations on Indian Land.
Date of Government Version: 04/14/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 71
Source: EPA Region 1
Telephone: 617-918-1313
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN LUST R4: Leaking Underground Storage Tanks on Indian Land
LUSTs on Indian land in Florida, Mississippi and North Carolina.
Date of Government Version: 10/14/2016
Date Data Arrived at EDR: 01/27/2017
Date Made Active in Reports: 05/05/2017
Number of Days to Update: 98
Source: EPA Region 4
Telephone: 404-562-8677
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Semi-Annually
State and tribal registered storage tank lists

FEMA UST: Underground Storage Tank Listing
A listing of all FEMA owned underground storage tanks.
- Date of Government Version: 05/15/2017
- Source: FEMA
- Telephone: 202-646-5797
- Last EDR Contact: 01/09/2018
- Next Scheduled EDR Contact: 04/23/2018
- Data Release Frequency: Varies

UST: Underground Storage Tank Database
Registered Underground Storage Tanks. UST's are regulated under Subtitle I of the Resource Conservation and Recovery Act (RCRA) and must be registered with the state department responsible for administering the UST program. Available information varies by state program.
- Date of Government Version: 08/01/2017
- Source: Department of Health
- Telephone: 808-586-4228
- Last EDR Contact: 12/01/2017
- Next Scheduled EDR Contact: 03/12/2018
- Data Release Frequency: Semi-Annually

INDIAN UST R1: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 1 (Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont and ten Tribal Nations).
- Date of Government Version: 04/14/2017
- Source: EPA, Region 1
- Telephone: 617-918-1313
- Last EDR Contact: 01/23/2018
- Next Scheduled EDR Contact: 05/07/2018
- Data Release Frequency: Varies

INDIAN UST R4: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 4 (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee and Tribal Nations).
- Date of Government Version: 10/14/2016
- Source: EPA Region 4
- Telephone: 404-562-9424
- Last EDR Contact: 01/19/2018
- Next Scheduled EDR Contact: 05/07/2018
- Data Release Frequency: Semi-Annually

INDIAN UST R5: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 5 (Michigan, Minnesota and Wisconsin and Tribal Nations).
- Date of Government Version: 04/26/2017
- Source: EPA Region 5
- Telephone: 312-886-6136
- Last EDR Contact: 01/23/2018
- Next Scheduled EDR Contact: 05/07/2018
- Data Release Frequency: Varies

INDIAN UST R6: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 6 (Louisiana, Arkansas, Oklahoma, New Mexico, Texas and 65 Tribes).
- Date of Government Version: 04/24/2017
- Source: EPA Region 6
- Telephone: 214-665-7591
- Last EDR Contact: 01/23/2018
- Next Scheduled EDR Contact: 05/07/2018
- Data Release Frequency: Varies
INDIAN UST R7: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 7 (Iowa, Kansas, Missouri, Nebraska, and 9 Tribal Nations).

Date of Government Version: 05/02/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 71
Source: EPA Region 7
Telephone: 913-551-7003
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN UST R8: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 8 (Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming and 27 Tribal Nations).

Date of Government Version: 05/01/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 78
Source: EPA Region 8
Telephone: 303-312-6137
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN UST R9: Underground Storage Tanks on Indian Land
The Indian Underground Storage Tank (UST) database provides information about underground storage tanks on Indian land in EPA Region 9 (Arizona, California, Hawaii, Nevada, the Pacific Islands, and Tribal Nations).

Date of Government Version: 04/13/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 78
Source: EPA Region 9
Telephone: 415-972-3368
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

INDIAN UST R10: Underground Storage Tanks on Indian Land

Date of Government Version: 04/25/2017
Date Data Arrived at EDR: 07/27/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 78
Source: EPA Region 10
Telephone: 206-553-2857
Last EDR Contact: 01/23/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Varies

State and tribal institutional control / engineering control registries

ENG CONTROLS: Engineering Control Sites
A listing of sites with engineering controls in place.

Date of Government Version: 03/16/2017
Date Data Arrived at EDR: 03/17/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 182
Source: Department of Health
Telephone: 404-586-4249
Last EDR Contact: 11/22/2017
Next Scheduled EDR Contact: 03/05/2018
Data Release Frequency: Varies

INST CONTROL: Sites with Institutional Controls
Voluntary Remediation Program and Brownfields sites with institutional controls in place.

Date of Government Version: 03/16/2017
Date Data Arrived at EDR: 03/17/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 182
Source: Department of Health
Telephone: 808-586-4249
Last EDR Contact: 11/22/2017
Next Scheduled EDR Contact: 03/05/2018
Data Release Frequency: Varies

State and tribal voluntary cleanup sites
VCP: Voluntary Response Program Sites
Sites participating in the Voluntary Response Program. The purpose of the VRP is to streamline the cleanup process in a way that will encourage prospective developers, lenders, and purchasers to voluntarily cleanup properties.

Date of Government Version: 03/16/2017
Date Data Arrived at EDR: 03/17/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 182
Source: Department of Health
Telephone: 808-586-4249
Last EDR Contact: 11/22/2017
Next Scheduled EDR Contact: 03/05/2018
Data Release Frequency: Varies

INDIAN VCP R1: Voluntary Cleanup Priority Listing
A listing of voluntary cleanup priority sites located on Indian Land located in Region 1.

Date of Government Version: 07/27/2015
Date Data Arrived at EDR: 09/29/2015
Date Made Active in Reports: 02/18/2016
Number of Days to Update: 142
Source: EPA, Region 1
Telephone: 617-918-1102
Last EDR Contact: 12/20/2017
Next Scheduled EDR Contact: 04/09/2018
Data Release Frequency: Varies

INDIAN VCP R7: Voluntary Cleanup Priority Listing
A listing of voluntary cleanup priority sites located on Indian Land located in Region 7.

Date of Government Version: 03/20/2008
Date Data Arrived at EDR: 04/22/2008
Date Made Active in Reports: 05/19/2008
Number of Days to Update: 27
Source: EPA, Region 7
Telephone: 913-551-7365
Last EDR Contact: 04/20/2009
Next Scheduled EDR Contact: 07/20/2009
Data Release Frequency: Varies

State and tribal Brownfields sites

BROWNFIELDS: Brownfields Sites
With certain legal exclusions and additions, the term 'brownfield site' means real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant.

Date of Government Version: 03/16/2017
Date Data Arrived at EDR: 03/17/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 182
Source: Department of Health
Telephone: 808-586-4249
Last EDR Contact: 11/22/2017
Next Scheduled EDR Contact: 03/05/2018
Data Release Frequency: Varies

US BROWNFIELDS: A Listing of Brownfields Sites
Brownfields are real property, the expansion, redevelopment, or reuse of which may be complicated by the presence or potential presence of a hazardous substance, pollutant, or contaminant. Cleaning up and reinvesting in these properties takes development pressures off of undeveloped, open land, and both improves and protects the environment. Assessment, Cleanup and Redevelopment Exchange System (ACRES) stores information reported by EPA Brownfields grant recipients on brownfields properties assessed or cleaned up with grant funding as well as information on Targeted Brownfields Assessments performed by EPA Regions. A listing of ACRES Brownfield sites is obtained from Cleanups in My Community. Cleanups in My Community provides information on Brownfields properties for which information is reported back to EPA, as well as areas served by Brownfields grant programs.

Date of Government Version: 08/21/2017
Date Data Arrived at EDR: 09/20/2017
Date Made Active in Reports: 12/08/2017
Number of Days to Update: 79
Source: Environmental Protection Agency
Telephone: 202-566-2777
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 04/02/2018
Data Release Frequency: Semi-Annually

Local Lists of Landfill / Solid Waste Disposal Sites
INDIAN ODI: Report on the Status of Open Dumps on Indian Lands
Location of open dumps on Indian land.
Date of Government Version: 12/31/1998
Date Data Arrived at EDR: 12/03/2007
Date Made Active in Reports: 01/24/2008
Number of Days to Update: 52
Source: Environmental Protection Agency
Date Released to EDR: 02/12/2008
Last EDR Contact: 10/30/2017
Next Scheduled EDR Contact: 02/12/2018
Data Release Frequency: Varies

DEBRIS REGION 9: Torres Martinez Reservation Illegal Dump Site Locations
A listing of illegal dump sites location on the Torres Martinez Indian Reservation located in eastern Riverside County and northern Imperial County, California.
Date of Government Version: 01/12/2009
Date Data Arrived at EDR: 05/07/2009
Date Made Active in Reports: 09/21/2009
Number of Days to Update: 137
Source: EPA, Region 9
Date Released to EDR: 10/07/2009
Last EDR Contact: 01/22/2018
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: No Update Planned

ODI: Open Dump Inventory
An open dump is defined as a disposal facility that does not comply with one or more of the Part 257 or Part 258 Subtitle D Criteria.
Date of Government Version: 06/30/1985
Date Data Arrived at EDR: 08/09/2004
Date Made Active in Reports: 09/17/2004
Number of Days to Update: 39
Source: Environmental Protection Agency
Date Released to EDR: 09/23/2004
Last EDR Contact: 06/09/2004
Next Scheduled EDR Contact: N/A
Data Release Frequency: No Update Planned

IHS OPEN DUMPS: Open Dumps on Indian Land
A listing of all open dumps located on Indian Land in the United States.
Date of Government Version: 04/01/2014
Date Data Arrived at EDR: 08/06/2014
Date Made Active in Reports: 01/29/2015
Number of Days to Update: 176
Source: Department of Health & Human Services, Indian Health Service
Date Released to EDR: 09/14/2014
Last EDR Contact: 11/03/2017
Next Scheduled EDR Contact: 02/12/2018
Data Release Frequency: Varies

Local Lists of Hazardous waste / Contaminated Sites

US HIST CDL: National Clandestine Laboratory Register
A listing of clandestine drug lab locations that have been removed from the DEA's National Clandestine Laboratory Register.
Date of Government Version: 07/13/2017
Date Data Arrived at EDR: 09/06/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 30
Source: Drug Enforcement Administration
Date Released to EDR: 09/13/2017
Last EDR Contact: 11/28/2017
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: No Update Planned

CDL: Clandestine Drug Lab Listing
A listing of clandestine drug lab site locations.
Date of Government Version: 08/04/2010
Date Data Arrived at EDR: 09/10/2010
Date Made Active in Reports: 10/22/2010
Number of Days to Update: 42
Source: Department of Health
Date Released to EDR: 09/16/2010
Last EDR Contact: 11/21/2017
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Varies
US CDL: Clandestine Drug Labs
A listing of clandestine drug lab locations. The U.S. Department of Justice ("the Department") provides this
website as a public service. It contains addresses of some locations where law enforcement agencies reported
they found chemicals or other items that indicated the presence of either clandestine drug laboratories or dumpsites.
In most cases, the source of the entries is not the Department, and the Department has not verified the entry
and does not guarantee its accuracy. Members of the public must verify the accuracy of all entries by, for example,
contacting local law enforcement and local health departments.

Date of Government Version: 07/13/2017
Date Data Arrived at EDR: 09/06/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 30
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Quarterly

Local Land Records
LIENS 2: CERCLA Lien Information
A Federal CERCLA ("Superfund") lien can exist by operation of law at any site or property at which EPA has spent
Superfund monies. These monies are spent to investigate and address releases and threatened releases of contamination.
CERCLIS provides information as to the identity of these sites and properties.

Date of Government Version: 12/11/2017
Date Data Arrived at EDR: 12/22/2017
Date Made Active in Reports: 01/12/2018
Number of Days to Update: 21
Last EDR Contact: 12/22/2017
Next Scheduled EDR Contact: 05/07/2018
Data Release Frequency: Semi-Annually

Records of Emergency Release Reports
HMIRS: Hazardous Materials Information Reporting System
Hazardous Materials Incident Report System. HMIRS contains hazardous material spill incidents reported to DOT.

Date of Government Version: 09/21/2017
Date Data Arrived at EDR: 09/21/2017
Date Made Active in Reports: 10/13/2017
Number of Days to Update: 22
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 04/09/2018
Data Release Frequency: Quarterly

SPILLS: Release Notifications
Releases of hazardous substances to the environment reported to the Office of Hazard Evaluation and Emergency
Response since 1988.

Date of Government Version: 03/16/2017
Date Data Arrived at EDR: 03/17/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 182
Last EDR Contact: 11/22/2017
Next Scheduled EDR Contact: 03/05/2018
Data Release Frequency: Quarterly

SPILLS 90: SPILLS90 data from FirstSearch
Spills 90 includes those spill and release records available exclusively from FirstSearch databases. Typically,
they may include chemical, oil and/or hazardous substance spills recorded after 1990. Duplicate records that are
already included in EDR incident and release records are not included in Spills 90.

Date of Government Version: 03/10/2012
Date Data Arrived at EDR: 01/03/2013
Date Made Active in Reports: 02/11/2013
Number of Days to Update: 39
Last EDR Contact: 01/03/2013
Next Scheduled EDR Contact: N/A
Data Release Frequency: No Update Planned

Other Ascertainable Records
RCRA NonGen / NLR: RCRA - Non Generators / No Longer Regulated
RCRAInfo is EPA's comprehensive information system, providing access to data supporting the Resource Conservation and Recovery Act (RCRA) of 1976 and the Hazardous and Solid Waste Amendments (HSWA) of 1984. The database includes selective information on sites which generate, transport, store, treat and/or dispose of hazardous waste as defined by the Resource Conservation and Recovery Act (RCRA). Non-Generators do not presently generate hazardous waste.

Date of Government Version: 09/13/2017
Date Data Arrived at EDR: 09/26/2017
Date Made Active in Reports: 10/06/2017
Number of Days to Update: 10
Source: Environmental Protection Agency
Telephone: (415) 495-8895
Last EDR Contact: 01/19/2018
Next Scheduled EDR Contact: 04/09/2018
Data Release Frequency: Quarterly

FUDS: Formerly Used Defense Sites
The listing includes locations of Formerly Used Defense Sites properties where the US Army Corps of Engineers is actively working or will take necessary cleanup actions.

Date of Government Version: 01/31/2015
Date Data Arrived at EDR: 07/08/2015
Date Made Active in Reports: 10/13/2015
Number of Days to Update: 97
Source: U.S. Army Corps of Engineers
Telephone: 202-528-4285
Last EDR Contact: 11/22/2017
Next Scheduled EDR Contact: 03/05/2018
Data Release Frequency: Varies

DOD: Department of Defense Sites
This data set consists of federally owned or administered lands, administered by the Department of Defense, that have any area equal to or greater than 640 acres of the United States, Puerto Rico, and the U.S. Virgin Islands.

Date of Government Version: 12/31/2005
Date Data Arrived at EDR: 11/10/2006
Date Made Active in Reports: 01/11/2007
Number of Days to Update: 62
Source: USGS
Telephone: 888-275-8747
Last EDR Contact: 10/13/2017
Next Scheduled EDR Contact: 01/22/2018
Data Release Frequency: Semi-Annually

FEDLAND: Federal and Indian Lands

Date of Government Version: 12/31/2005
Date Data Arrived at EDR: 02/06/2006
Date Made Active in Reports: 01/11/2007
Number of Days to Update: 339
Source: U.S. Geological Survey
Telephone: 888-275-8747
Last EDR Contact: 10/11/2017
Next Scheduled EDR Contact: 01/22/2018
Data Release Frequency: N/A

SCRD DRYCLEANERS: State Coalition for Remediation of Drycleaners Listing
The State Coalition for Remediation of Drycleaners was established in 1998, with support from the U.S. EPA Office of Superfund Remediation and Technology Innovation. It is comprised of representatives of states with established drycleaner remediation programs. Currently the member states are Alabama, Connecticut, Florida, Illinois, Kansas, Minnesota, Missouri, North Carolina, Oregon, South Carolina, Tennessee, Texas, and Wisconsin.

Date of Government Version: 01/01/2017
Date Data Arrived at EDR: 02/03/2017
Date Made Active in Reports: 04/07/2017
Number of Days to Update: 63
Source: Environmental Protection Agency
Telephone: 615-532-8599
Last EDR Contact: 11/17/2017
Next Scheduled EDR Contact: 02/26/2018
Data Release Frequency: Varies

US FIN ASSUR: Financial Assurance Information
All owners and operators of facilities that treat, store, or dispose of hazardous waste are required to provide proof that they will have sufficient funds to pay for the clean up, closure, and post-closure care of their facilities.
### EPA WATCH LIST: EPA WATCH LIST

EPA maintains a "Watch List" to facilitate dialogue between EPA, state and local environmental agencies on enforcement matters relating to facilities with alleged violations identified as either significant or high priority. Being on the Watch List does not mean that the facility has actually violated the law only that an investigation by EPA or a state or local environmental agency has led those organizations to allege that an unproven violation has in fact occurred. Being on the Watch List does not represent a higher level of concern regarding the alleged violations that were detected, but instead indicates cases requiring additional dialogue between EPA, state and local agencies - primarily because of the length of time the alleged violation has gone unaddressed or unresolved.

<table>
<thead>
<tr>
<th>Date of Government Version: 08/30/2013</th>
<th>Source: Environmental Protection Agency</th>
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<tbody>
<tr>
<td>Date Data Arrived at EDR: 03/21/2014</td>
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<td>Date Made Active in Reports: 06/17/2014</td>
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<td>Number of Days to Update: 88</td>
<td>Next Scheduled EDR Contact: 02/19/2018</td>
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<td>Data Release Frequency: Quarterly</td>
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</tbody>
</table>

### 2020 COR ACTION: 2020 Corrective Action Program List

The EPA has set ambitious goals for the RCRA Corrective Action program by creating the 2020 Corrective Action Universe. This RCRA cleanup baseline includes facilities expected to need corrective action. The 2020 universe contains a wide variety of sites. Some properties are heavily contaminated while others were contaminated but have since been cleaned up. Still others have not been fully investigated yet, and may require little or no remediation. Inclusion in the 2020 Universe does not necessarily imply failure on the part of a facility to meet its RCRA obligations.

<table>
<thead>
<tr>
<th>Date of Government Version: 04/22/2013</th>
<th>Source: Environmental Protection Agency</th>
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<tbody>
<tr>
<td>Date Data Arrived at EDR: 03/03/2015</td>
<td>Telephone: 703-308-4044</td>
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<td>Date Made Active in Reports: 03/09/2015</td>
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<td>Number of Days to Update: 6</td>
<td>Next Scheduled EDR Contact: 02/19/2018</td>
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<td>Data Release Frequency: Quarterly</td>
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</table>

### TSCA: Toxic Substances Control Act

Toxic Substances Control Act. TSCA identifies manufacturers and importers of chemical substances included on the TSCA Chemical Substance Inventory list. It includes data on the production volume of these substances by plant site.

<table>
<thead>
<tr>
<th>Date of Government Version: 12/31/2016</th>
<th>Source: EPA</th>
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<tr>
<td>Date Data Arrived at EDR: 06/21/2017</td>
<td>Telephone: 202-260-5521</td>
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<tr>
<td>Date Made Active in Reports: 01/05/2018</td>
<td>Last EDR Contact: 12/22/2017</td>
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<td>Number of Days to Update: 198</td>
<td>Next Scheduled EDR Contact: 04/02/2018</td>
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<td>Data Release Frequency: Every 4 Years</td>
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</tbody>
</table>

### TRIS: Toxic Chemical Release Inventory System

Toxic Release Inventory System. TRIS identifies facilities which release toxic chemicals to the air, water and land in reportable quantities under SARA Title III Section 313.

<table>
<thead>
<tr>
<th>Date of Government Version: 12/31/2016</th>
<th>Source: EPA</th>
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<tbody>
<tr>
<td>Date Data Arrived at EDR: 01/10/2018</td>
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<td>Date Made Active in Reports: 01/12/2018</td>
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<td>Number of Days to Update: 2</td>
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<td>Data Release Frequency: Annually</td>
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### SSTS: Section 7 Tracking Systems

Section 7 of the Federal Insecticide, Fungicide and Rodenticide Act, as amended (92 Stat. 829) requires all registered pesticide-producing establishments to submit a report to the Environmental Protection Agency by March 1st each year. Each establishment must report the types and amounts of pesticides, active ingredients and devices being produced, and those having been produced and sold or distributed in the past year.
ROD: Records Of Decision
Record of Decision. ROD documents mandate a permanent remedy at an NPL (Superfund) site containing technical and health information to aid in the cleanup.

RMP: Risk Management Plans
When Congress passed the Clean Air Act Amendments of 1990, it required EPA to publish regulations and guidance for chemical accident prevention at facilities using extremely hazardous substances. The Risk Management Program Rule (RMP Rule) was written to implement Section 112(r) of these amendments. The rule, which built upon existing industry codes and standards, requires companies of all sizes that use certain flammable and toxic substances to develop a Risk Management Program, which includes a(n): Hazard assessment that details the potential effects of an accidental release, an accident history of the last five years, and an evaluation of worst-case and alternative accidental releases; Prevention program that includes safety precautions and maintenance, monitoring, and employee training measures; and Emergency response program that spells out emergency health care, employee training measures and procedures for informing the public and response agencies (e.g. the fire department) should an accident occur.

RAATS: RCRA Administrative Action Tracking System
RCRA Administration Action Tracking System. RAATS contains records based on enforcement actions issued under RCRA pertaining to major violators and includes administrative and civil actions brought by the EPA. For administration actions after September 30, 1995, data entry in the RAATS database was discontinued. EPA will retain a copy of the database for historical records. It was necessary to terminate RAATS because a decrease in agency resources made it impossible to continue to update the information contained in the database.

PRP: Potentially Responsible Parties
A listing of verified Potentially Responsible Parties

PADS: PCB Activity Database System
PCB Activity Database. PADS identifies generators, transporters, commercial storers and/or brokers and disposers of PCB’s who are required to notify the EPA of such activities.
ICIS: Integrated Compliance Information System
The Integrated Compliance Information System (ICIS) supports the information needs of the national enforcement and compliance program as well as the unique needs of the National Pollutant Discharge Elimination System (NPDES) program.

FTTS: FIFRA/ TSCA Tracking System - FIFRA (Federal Insecticide, Fungicide, & Rodenticide Act)/TSCA (Toxic Substances Control Act)
FTTS tracks administrative cases and pesticide enforcement actions and compliance activities related to FIFRA, TSCA and EPCRA (Emergency Planning and Community Right-to-Know Act). To maintain currency, EDR contacts the Agency on a quarterly basis.

MLTS: Material Licensing Tracking System
MLTS is maintained by the Nuclear Regulatory Commission and contains a list of approximately 8,100 sites which possess or use radioactive materials and which are subject to NRC licensing requirements. To maintain currency, EDR contacts the Agency on a quarterly basis.

COAL ASH DOE: Steam-Electric Plant Operation Data
A listing of power plants that store ash in surface ponds.

COAL ASH EPA: Coal Combustion Residues Surface Impoundments List
A listing of coal combustion residues surface impoundments with high hazard potential ratings.
<table>
<thead>
<tr>
<th>Database Name</th>
<th>Description</th>
<th>Date of Government Version</th>
<th>Date Data Arrived at EDR</th>
<th>Date Made Active in Reports</th>
<th>Number of Days to Update</th>
<th>Source</th>
<th>Telephone</th>
<th>Last EDR Contact</th>
<th>Next Scheduled EDR Contact</th>
<th>Data Release Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>PCB TRANSFORMER</td>
<td>PCB Transformer Registration Database</td>
<td>The database of PCB transformer registrations that includes all PCB registration submittals.</td>
<td>05/24/2017</td>
<td>11/30/2017</td>
<td>15</td>
<td>Environmental Protection Agency</td>
<td>202-566-0517</td>
<td>10/26/2017</td>
<td>02/05/2018</td>
<td>Varies</td>
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<tr>
<td>RADINFO</td>
<td>Radiation Information Database</td>
<td>The Radiation Information Database (RADINFO) contains information about facilities that are regulated by U.S. Environmental Protection Agency (EPA) regulations for radiation and radioactivity.</td>
<td>10/02/2017</td>
<td>10/05/2017</td>
<td>8</td>
<td>Environmental Protection Agency</td>
<td>202-343-9775</td>
<td>01/04/2018</td>
<td>04/16/2018</td>
<td>Varies</td>
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<tr>
<td>HIST FTTS</td>
<td>FIFRA/TSCA Tracking System Administrative Case Listing</td>
<td>A complete administrative case listing from the FIFRA/TSCA Tracking System (FTTS) for all ten EPA regions. The information was obtained from the National Compliance Database (NCDB). NCDB supports the implementation of FIFRA (Federal Insecticide, Fungicide, and Rodenticide Act) and TSCA (Toxic Substances Control Act). Some EPA regions are now closing out records. Because of that, and the fact that some EPA regions are not providing EPA Headquarters with updated records, it was decided to create a HIST FTTS database. It included records that may not be included in the newer FTTS database updates. This database is no longer updated.</td>
<td>10/19/2006</td>
<td>03/01/2007</td>
<td>40</td>
<td>Environmental Protection Agency</td>
<td>202-564-2501</td>
<td>12/17/2007</td>
<td>03/17/2008</td>
<td>No Update Planned</td>
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<tr>
<td>HIST FTTS INSPIR</td>
<td>FIFRA/TSCA Tracking System Inspection &amp; Enforcement Case Listing</td>
<td>A complete inspection and enforcement case listing from the FIFRA/TSCA Tracking System (FTTS) for all ten EPA regions. The information was obtained from the National Compliance Database (NCDB). NCDB supports the implementation of FIFRA (Federal Insecticide, Fungicide, and Rodenticide Act) and TSCA (Toxic Substances Control Act). Some EPA regions are now closing out records. Because of that, and the fact that some EPA regions are not providing EPA Headquarters with updated records, it was decided to create a HIST FTTS database. It included records that may not be included in the newer FTTS database updates. This database is no longer updated.</td>
<td>10/19/2006</td>
<td>03/01/2007</td>
<td>40</td>
<td>Environmental Protection Agency</td>
<td>202-564-2501</td>
<td>12/17/2008</td>
<td>03/17/2008</td>
<td>No Update Planned</td>
</tr>
<tr>
<td>DOT OPS</td>
<td>Incident and Accident Data</td>
<td>Department of Transportation, Office of Pipeline Safety Incident and Accident data.</td>
<td>07/31/2012</td>
<td>08/07/2012</td>
<td>42</td>
<td>Department of Transportation, Office of Pipeline Safety</td>
<td>202-366-4595</td>
<td>01/19/2018</td>
<td>02/12/2018</td>
<td>Varies</td>
</tr>
</tbody>
</table>
### CONSENT: Superfund (CERCLA) Consent Decrees
Major legal settlements that establish responsibility and standards for cleanup at NPL (Superfund) sites. Released periodically by United States District Courts after settlement by parties to litigation matters.

| Date of Government Version: 09/30/2017 | Source: Department of Justice, Consent Decree Library |
| Date Data Arrived at EDR: 11/10/2017 | Telephone: Varies |
| Date Made Active in Reports: 01/12/2018 | Last EDR Contact: 01/04/2018 |
| Number of Days to Update: 63 | Next Scheduled EDR Contact: 04/02/2018 |
| | Data Release Frequency: Varies |

### BRS: Biennial Reporting System
The Biennial Reporting System is a national system administered by the EPA that collects data on the generation and management of hazardous waste. BRS captures detailed data from two groups: Large Quantity Generators (LQG) and Treatment, Storage, and Disposal Facilities.

| Date of Government Version: 12/31/2015 | Source: EPA/NTIS |
| Date Data Arrived at EDR: 02/22/2017 | Telephone: 800-424-9346 |
| Date Made Active in Reports: 09/28/2017 | Last EDR Contact: 11/20/2017 |
| Number of Days to Update: 218 | Next Scheduled EDR Contact: 03/05/2018 |
| | Data Release Frequency: Biennially |

### INDIAN RESERV: Indian Reservations
This map layer portrays Indian administered lands of the United States that have any area equal to or greater than 640 acres.

| Date of Government Version: 12/31/2014 | Source: USGS |
| Date Data Arrived at EDR: 07/14/2015 | Telephone: 202-208-3710 |
| Date Made Active in Reports: 01/10/2017 | Last EDR Contact: 01/09/2018 |
| Number of Days to Update: 546 | Next Scheduled EDR Contact: 04/23/2018 |
| | Data Release Frequency: Semi-Annually |

### FUSRAP: Formerly Utilized Sites Remedial Action Program
DOE established the Formerly Utilized Sites Remedial Action Program (FUSRAP) in 1974 to remediate sites where radioactive contamination remained from Manhattan Project and early U.S. Atomic Energy Commission (AEC) operations.

| Date of Government Version: 12/23/2016 | Source: Department of Energy |
| Date Data Arrived at EDR: 12/27/2016 | Telephone: 202-586-3559 |
| Date Made Active in Reports: 02/17/2017 | Last EDR Contact: 01/19/2018 |
| Number of Days to Update: 52 | Next Scheduled EDR Contact: 02/19/2018 |
| | Data Release Frequency: Varies |

### UMTRA: Uranium Mill Tailings Sites
Uranium ore was mined by private companies for federal government use in national defense programs. When the mills shut down, large piles of the sand-like material (mill tailings) remain after uranium has been extracted from the ore. Levels of human exposure to radioactive materials from the piles are low; however, in some cases tailings were used as construction materials before the potential health hazards of the tailings were recognized.

| Date of Government Version: 06/23/2017 | Source: Department of Energy |
| Date Data Arrived at EDR: 10/11/2017 | Telephone: 505-845-0011 |
| Date Made Active in Reports: 11/03/2017 | Last EDR Contact: 11/22/2017 |
| Number of Days to Update: 23 | Next Scheduled EDR Contact: 03/05/2018 |
| | Data Release Frequency: Varies |

### LEAD SMELTER 1: Lead Smelter Sites
A listing of former lead smelter site locations.

| Date of Government Version: 10/10/2017 | Source: Environmental Protection Agency |
| Date Data Arrived at EDR: 11/03/2017 | Telephone: 703-603-8787 |
| Date Made Active in Reports: 12/15/2017 | Last EDR Contact: 12/22/2017 |
| Number of Days to Update: 42 | Next Scheduled EDR Contact: 04/16/2018 |
| | Data Release Frequency: Varies |
LEAD SMELTER 2: Lead Smelter Sites
A list of several hundred sites in the U.S. where secondary lead smelting was done from 1931 and 1964. These sites may pose a threat to public health through ingestion or inhalation of contaminated soil or dust.

Date of Government Version: 04/05/2001
Date Data Arrived at EDR: 10/27/2010
Date Made Active in Reports: 12/02/2010
Number of Days to Update: 36
Source: American Journal of Public Health
Telephone: 703-305-6451
Last EDR Contact: 12/02/2009
Next Scheduled EDR Contact: N/A
Data Release Frequency: No Update Planned

US AIRS (AFS): Aerometric Information Retrieval System Facility Subsystem (AFS)
The database is a sub-system of Aerometric Information Retrieval System (AIRS). AFS contains compliance data on air pollution point sources regulated by the U.S. EPA and/or state and local air regulatory agencies. This information comes from source reports by various stationary sources of air pollution, such as electric power plants, steel mills, factories, and universities, and provides information about the air pollutants they produce. Action, air program, air program pollutant, and general level plant data. It is used to track emissions and compliance data from industrial plants.

Date of Government Version: 10/12/2016
Date Data Arrived at EDR: 10/26/2016
Date Made Active in Reports: 02/03/2017
Number of Days to Update: 100
Source: EPA
Telephone: 202-564-2496
Last EDR Contact: 09/26/2017
Next Scheduled EDR Contact: 01/08/2018
Data Release Frequency: Annually

US AIRS MINOR: Air Facility System Data
A listing of minor source facilities.

Date of Government Version: 10/12/2016
Date Data Arrived at EDR: 10/26/2016
Date Made Active in Reports: 02/03/2017
Number of Days to Update: 100
Source: EPA
Telephone: 202-564-2496
Last EDR Contact: 09/26/2017
Next Scheduled EDR Contact: 01/08/2018
Data Release Frequency: Annually

US MINES: Mines Master Index File
Contains all mine identification numbers issued for mines active or opened since 1971. The data also includes violation information.

Date of Government Version: 10/29/2017
Date Data Arrived at EDR: 11/28/2017
Date Made Active in Reports: 01/12/2018
Number of Days to Update: 45
Source: Department of Labor, Mine Safety and Health Administration
Telephone: 303-231-5959
Last EDR Contact: 11/28/2017
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Semi-Annually

US MINES 2: Ferrous and Nonferrous Metal Mines Database Listing
This map layer includes ferrous (ferrous metal mines are facilities that extract ferrous metals, such as iron ore or molybdenum) and nonferrous (Nonferrous metal mines are facilities that extract nonferrous metals, such as gold, silver, copper, zinc, and lead) metal mines in the United States.

Date of Government Version: 12/05/2005
Date Data Arrived at EDR: 02/29/2008
Date Made Active in Reports: 04/18/2008
Number of Days to Update: 49
Source: USGS
Telephone: 703-648-7709
Last EDR Contact: 12/01/2017
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Varies

US MINES 3: Active Mines & Mineral Plants Database Listing
Active Mines and Mineral Processing Plant operations for commodities monitored by the Minerals Information Team of the USGS.

Date of Government Version: 04/14/2011
Date Data Arrived at EDR: 06/08/2011
Date Made Active in Reports: 09/13/2011
Number of Days to Update: 97
Source: USGS
Telephone: 703-648-7709
Last EDR Contact: 12/01/2017
Next Scheduled EDR Contact: 03/12/2018
Data Release Frequency: Varies
ABANDONED MINES: Abandoned Mines
An inventory of land and water impacted by past mining (primarily coal mining) is maintained by OSMRE to provide information needed to implement the Surface Mining Control and Reclamation Act of 1977 (SMCRA). The inventory contains information on the location, type, and extent of AML impacts, as well as, information on the cost associated with the reclamation of those problems. The inventory is based upon field surveys by State, Tribal, and OSMRE program officials. It is dynamic to the extent that it is modified as new problems are identified and existing problems are reclaimed.

Date of Government Version: 09/25/2017
Date Data Arrived at EDR: 09/26/2017
Date Made Active in Reports: 10/20/2017
Number of Days to Update: 24

FINDS: Facility Index System/Facility Registry System
Facility Index System. FINDS contains both facility information and ‘pointers’ to other sources that contain more detail. EDR includes the following FINDS databases in this report: PCS (Permit Compliance System), AIRS (Aerometric Information Retrieval System), DOCKET (Enforcement Docket used to manage and track information on civil judicial enforcement cases for all environmental statutes), FURS (Federal Underground Injection Control), C-DOCKET (Criminal Docket System used to track criminal enforcement actions for all environmental statutes), FFIS (Federal Facilities Information System), STATE (State Environmental Laws and Statutes), and PADS (PCB Activity Data System).

Date of Government Version: 07/23/2017
Date Data Arrived at EDR: 09/06/2017
Date Made Active in Reports: 09/15/2017
Number of Days to Update: 9

DOCKET HWC: Hazardous Waste Compliance Docket Listing
A complete list of the Federal Agency Hazardous Waste Compliance Docket Facilities.

Date of Government Version: 06/27/2017
Date Data Arrived at EDR: 11/21/2017
Date Made Active in Reports: 01/12/2018
Number of Days to Update: 52

UXO: Unexploded Ordnance Sites
A listing of unexploded ordnance site locations

Date of Government Version: 09/30/2016
Date Data Arrived at EDR: 10/31/2017
Date Made Active in Reports: 01/12/2018
Number of Days to Update: 73

ECHO: Enforcement & Compliance History Information
ECHO provides integrated compliance and enforcement information for about 800,000 regulated facilities nationwide.

Date of Government Version: 09/02/2017
Date Data Arrived at EDR: 09/06/2017
Date Made Active in Reports: 10/20/2017
Number of Days to Update: 44

FUELS PROGRAM: EPA Fuels Program Registered Listing
This listing includes facilities that are registered under the Part 80 (Code of Federal Regulations) EPA Fuels Programs. All companies now are required to submit new and updated registrations.
**AIRS: List of Permitted Facilities**
A listing of permitted facilities in the state.

- **Date of Government Version:** 01/02/2018
- **Date Data Arrived at EDR:** 01/04/2018
- **Date Made Active in Reports:** 01/17/2018
- **Number of Days to Update:** 13
- **Source:** Department of Health
- **Telephone:** 808-586-4200
- **Last EDR Contact:** 01/02/2018
- **Next Scheduled EDR Contact:** 04/16/2018
- **Data Release Frequency:** Varies

**DRYCLEANERS: Permitted Drycleaner Facility Listing**
A listing of permitted drycleaner facilities in the state.

- **Date of Government Version:** 01/02/2018
- **Date Data Arrived at EDR:** 01/04/2018
- **Date Made Active in Reports:** 01/17/2018
- **Number of Days to Update:** 13
- **Source:** Department of Health
- **Telephone:** 808-586-4200
- **Last EDR Contact:** 01/02/2018
- **Next Scheduled EDR Contact:** 04/16/2018
- **Data Release Frequency:** Varies

**Financial Assurance:** Financial Assurance Information Listing
A listing of financial assurance information for underground storage tank facilities. Financial assurance is intended to ensure that resources are available to pay for the cost of closure, post-closure care, and corrective measures if the owner or operator of a regulated facility is unable or unwilling to pay.

- **Date of Government Version:** 12/18/2017
- **Date Data Arrived at EDR:** 12/26/2017
- **Date Made Active in Reports:** 01/16/2018
- **Number of Days to Update:** 21
- **Source:** Department of Health
- **Telephone:** 808-586-4226
- **Last EDR Contact:** 12/19/2017
- **Next Scheduled EDR Contact:** 03/26/2018
- **Data Release Frequency:** Varies

**UIC: Underground Injection Wells Listing**
A listing of underground injection well locations.

- **Date of Government Version:** 02/07/2013
- **Date Data Arrived at EDR:** 02/12/2013
- **Date Made Active in Reports:** 04/09/2013
- **Number of Days to Update:** 56
- **Source:** Department of Health
- **Telephone:** 808-586-4258
- **Last EDR Contact:** 11/21/2017
- **Next Scheduled EDR Contact:** 03/12/2018
- **Data Release Frequency:** Varies

**EDR HIGH RISK HISTORICAL RECORDS**

**EDR Exclusive Records**

**EDR MGP:** EDR Proprietary Manufactured Gas Plants
The EDR Proprietary Manufactured Gas Plant Database includes records of coal gas plants (manufactured gas plants) compiled by EDR's researchers. Manufactured gas sites were used in the United States from the 1800’s to 1950’s to produce a gas that could be distributed and used as fuel. These plants used whale oil, rosin, coal, or a mixture of coal, oil, and water that also produced a significant amount of waste. Many of the byproducts of the gas production, such as coal tar (oily waste containing volatile and non-volatile chemicals), sludges, oils and other compounds are potentially hazardous to human health and the environment. The byproduct from this process was frequently disposed of directly at the plant site and can remain or spread slowly, serving as a continuous source of soil and groundwater contamination.

- **Date of Government Version:** N/A
- **Date Data Arrived at EDR:** N/A
- **Date Made Active in Reports:** N/A
- **Number of Days to Update:** N/A
- **Source:** EDR, Inc.
- **Telephone:** N/A
- **Last EDR Contact:** N/A
- **Next Scheduled EDR Contact:** N/A
- **Data Release Frequency:** No Update Planned
EDR Hist Auto: EDR Exclusive Historical Auto Stations

EDR has searched selected national collections of business directories and has collected listings of potential gas station/filling station/service station sites that were available to EDR researchers. EDR’s review was limited to those categories of sources that might, in EDR’s opinion, include gas station/filling station/service station establishments. The categories reviewed included, but were not limited to gas, gas station, gasoline station, filling station, auto, automobile repair, auto service station, service station, etc. This database falls within a category of information EDR classifies as "High Risk Historical Records", or HRHR. EDR’s HRHR effort presents unique and sometimes proprietary data about past sites and operations that typically create environmental concerns, but may not show up in current government records searches.

Date of Government Version: N/A  
Date Data Arrived at EDR: N/A  
Date Made Active in Reports: N/A  
Number of Days to Update: N/A  
Source: EDR, Inc.  
Telephone: N/A  
Last EDR Contact: N/A  
Next Scheduled EDR Contact: N/A  
Data Release Frequency: Varies

EDR Hist Cleaner: EDR Exclusive Historical Cleaners

EDR has searched selected national collections of business directories and has collected listings of potential dry cleaner sites that were available to EDR researchers. EDR’s review was limited to those categories of sources that might, in EDR’s opinion, include dry cleaning establishments. The categories reviewed included, but were not limited to dry cleaners, cleaners, laundry, laundromat, cleaning/laundry, wash & dry etc. This database falls within a category of information EDR classifies as "High Risk Historical Records", or HRHR. EDR’s HRHR effort presents unique and sometimes proprietary data about past sites and operations that typically create environmental concerns, but may not show up in current government records searches.

Date of Government Version: N/A  
Date Data Arrived at EDR: N/A  
Date Made Active in Reports: N/A  
Number of Days to Update: N/A  
Source: EDR, Inc.  
Telephone: N/A  
Last EDR Contact: N/A  
Next Scheduled EDR Contact: N/A  
Data Release Frequency: Varies

EDR RECOVERED GOVERNMENT ARCHIVES

Exclusive Recovered Govt. Archives

RGA HWS: Recovered Government Archive State Hazardous Waste Facilities List
The EDR Recovered Government Archive State Hazardous Waste database provides a list of SHWS incidents derived from historical databases and includes many records that no longer appear in current government lists. Compiled from Records formerly available from the Department of Health in Hawaii.

Date of Government Version: N/A  
Date Data Arrived at EDR: 07/01/2013  
Date Made Active in Reports: 01/08/2014  
Number of Days to Update: 191  
Source: Department of Health  
Telephone: N/A  
Last EDR Contact: 06/01/2012  
Next Scheduled EDR Contact: N/A  
Data Release Frequency: Varies

RGA LF: Recovered Government Archive Solid Waste Facilities List
The EDR Recovered Government Archive Landfill database provides a list of landfills derived from historical databases and includes many records that no longer appear in current government lists. Compiled from Records formerly available from the Department of Health in Hawaii.

Date of Government Version: N/A  
Date Data Arrived at EDR: 07/01/2013  
Date Made Active in Reports: 01/17/2014  
Number of Days to Update: 200  
Source: Department of Health  
Telephone: N/A  
Last EDR Contact: 06/01/2012  
Next Scheduled EDR Contact: N/A  
Data Release Frequency: Varies

RGA LUST: Recovered Government Archive Leaking Underground Storage Tank
The EDR Recovered Government Archive Leaking Underground Storage Tank database provides a list of LUST incidents derived from historical databases and includes many records that no longer appear in current government lists. Compiled from Records formerly available from the Department of Health in Hawaii.
Depending on the geographic area covered by this report, the data provided in these specialty databases may or may not be complete. For example, the existence of wetlands information data in a specific report does not mean that all wetlands in the area covered by the report are included. Moreover, the absence of any reported wetlands information does not necessarily mean that wetlands do not exist in the area covered by the report.

Oil/Gas Pipelines
Source: PennWell Corporation
Petroleum Bundle (Crude Oil, Refined Products, Petrochemicals, Gas Liquids (LPG/NGL), and Specialty Gases (Miscellaneous)) N = Natural Gas Bundle (Natural Gas, Gas Liquids (LPG/NGL), and Specialty Gases (Miscellaneous)). This map includes information copyrighted by PennWell Corporation. This information is provided on a best effort basis and PennWell Corporation does not guarantee its accuracy nor warrant its fitness for any particular purpose. Such information has been reprinted with the permission of PennWell.

Electric Power Transmission Line Data
Source: PennWell Corporation
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Sensitive Receptors: There are individuals deemed sensitive receptors due to their fragile immune systems and special sensitivity to environmental discharges. These sensitive receptors typically include the elderly, the sick, and children. While the location of all sensitive receptors cannot be determined, EDR indicates those buildings and facilities - schools, daycares, hospitals, medical centers, and nursing homes - where individuals who are sensitive receptors are likely to be located.

AHA Hospitals:
Source: American Hospital Association, Inc.
Telephone: 312-280-5991
The database includes a listing of hospitals based on the American Hospital Association's annual survey of hospitals.

Medical Centers: Provider of Services Listing
Source: Centers for Medicare & Medicaid Services
Telephone: 410-786-3000
A listing of hospitals with Medicare provider number, produced by Centers of Medicare & Medicaid Services, a federal agency within the U.S. Department of Health and Human Services.

Nursing Homes
Source: National Institutes of Health
Telephone: 301-594-6248
Information on Medicare and Medicaid certified nursing homes in the United States.

Public Schools
Source: National Center for Education Statistics
Telephone: 202-502-7300
The National Center for Education Statistics’ primary database on elementary and secondary public education in the United States. It is a comprehensive, annual, national statistical database of all public elementary and secondary schools and school districts, which contains data that are comparable across all states.

Private Schools
Source: National Center for Education Statistics
Telephone: 202-502-7300
The National Center for Education Statistics’ primary database on private school locations in the United States.

Flood Zone Data: This data was obtained from the Federal Emergency Management Agency (FEMA). It depicts 100-year and 500-year flood zones as defined by FEMA. It includes the National Flood Hazard Layer (NFHL) which incorporates Flood Insurance Rate Map (FIRM) data and Q3 data from FEMA in areas not covered by NFHL.
Source: FEMA
Telephone: 877-336-2627
NWI: National Wetlands Inventory. This data, available in select counties across the country, was obtained by EDR in 2002, 2005 and 2010 from the U.S. Fish and Wildlife Service.

State Wetlands Data: Wetlands Inventory
Source: Office of Planning
Telephone: 808-587-2895

Current USGS 7.5 Minute Topographic Map
Source: U.S. Geological Survey

STREET AND ADDRESS INFORMATION

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Assessment of the impact of contaminant migration generally has two principal investigative components:

1. Groundwater flow direction, and
2. Groundwater flow velocity.

Groundwater flow direction may be impacted by surface topography, hydrology, hydrogeology, characteristics of the soil, and nearby wells. Groundwater flow velocity is generally impacted by the nature of the geologic strata.
GROUNDWATER FLOW DIRECTION INFORMATION
Groundwater flow direction for a particular site is best determined by a qualified environmental professional using site-specific well data. If such data is not reasonably ascertainable, it may be necessary to rely on other sources of information, such as surface topographic information, hydrologic information, hydrogeologic data collected on nearby properties, and regional groundwater flow information (from deep aquifers).

TOPOGRAPHIC INFORMATION
Surface topography may be indicative of the direction of surficial groundwater flow. This information can be used to assist the environmental professional in forming an opinion about the impact of nearby contaminated properties or, should contamination exist on the target property, what downgradient sites might be impacted.

TARGET PROPERTY TOPOGRAPHY
General Topographic Gradient: General NNE

SURROUNDING TOPOGRAPHY: ELEVATION PROFILES

Source: Topography has been determined from the USGS 7.5' Digital Elevation Model and should be evaluated on a relative (not an absolute) basis. Relative elevation information between sites of close proximity should be field verified.
HYDROLOGIC INFORMATION
Surface water can act as a hydrologic barrier to groundwater flow. Such hydrologic information can be used to assist the environmental professional in forming an opinion about the impact of nearby contaminated properties or, should contamination exist on the target property, what downgradient sites might be impacted.

Refer to the Physical Setting Source Map following this summary for hydrologic information (major waterways and bodies of water).

FEMA FLOOD ZONE
Flood Plain Panel at Target Property: FEMA Source Type
1551660200C: FEMA Q3 Flood data
Additional Panels in search area:
Not Reported

NATIONAL WETLAND INVENTORY
NWI Quad at Target Property: NWI Electronic Data Coverage
KUKUIHAELE: YES - refer to the Overview Map and Detail Map

HYDROGEOLOGIC INFORMATION
Hydrogeologic information obtained by installation of wells on a specific site can often be an indicator of groundwater flow direction in the immediate area. Such hydrogeologic information can be used to assist the environmental professional in forming an opinion about the impact of nearby contaminated properties or, should contamination exist on the target property, what downgradient sites might be impacted.

AQUIFLOW®
Search Radius: 1.000 Mile.

EDR has developed the AQUIFLOW Information System to provide data on the general direction of groundwater flow at specific points. EDR has reviewed reports submitted by environmental professionals to regulatory authorities at select sites and has extracted the date of the report, groundwater flow direction as determined hydrogeologically, and the depth to water table.

<table>
<thead>
<tr>
<th>MAP ID</th>
<th>LOCATION</th>
<th>GENERAL DIRECTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not Reported</td>
<td>FROM TP</td>
<td>GROUNDWATER FLOW</td>
</tr>
</tbody>
</table>
GROUNDWATER FLOW VELOCITY INFORMATION
Groundwater flow velocity information for a particular site is best determined by a qualified environmental professional using site specific geologic and soil strata data. If such data are not reasonably ascertainable, it may be necessary to rely on other sources of information, including geologic age identification, rock stratigraphic unit and soil characteristics data collected on nearby properties and regional soil information. In general, contaminant plumes move more quickly through sandy-gravelly types of soils than silty-clayey types of soils.

GEOLOGIC INFORMATION IN GENERAL AREA OF TARGET PROPERTY
Geologic information can be used by the environmental professional in forming an opinion about the relative speed at which contaminant migration may be occurring.

<table>
<thead>
<tr>
<th>ROCK STRATIGRAPHIC UNIT</th>
<th>GEOLOGIC AGE IDENTIFICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Era:</td>
<td>Category:</td>
</tr>
<tr>
<td>System:</td>
<td>N/A</td>
</tr>
<tr>
<td>Series:</td>
<td>(decoded above as Era, System &amp; Series)</td>
</tr>
</tbody>
</table>

DOMINANT SOIL COMPOSITION IN GENERAL AREA OF TARGET PROPERTY

The U.S. Department of Agriculture’s (USDA) Soil Conservation Service (SCS) leads the National Cooperative Soil Survey (NCSS) and is responsible for collecting, storing, maintaining and distributing soil survey information for privately owned lands in the United States. A soil map in a soil survey is a representation of soil patterns in a landscape. The following information is based on Soil Conservation Service SSURGO data.

### Soil Map ID: 1

<table>
<thead>
<tr>
<th>Soil Component Name:</th>
<th>Maile</th>
</tr>
</thead>
<tbody>
<tr>
<td>Soil Surface Texture:</td>
<td>silt loam</td>
</tr>
<tr>
<td>Hydrologic Group:</td>
<td>Class B - Moderate infiltration rates. Deep and moderately deep, moderately well and well drained soils with moderately coarse textures.</td>
</tr>
<tr>
<td>Soil Drainage Class:</td>
<td>Well drained</td>
</tr>
<tr>
<td>Hydric Status:</td>
<td>Not hydric</td>
</tr>
</tbody>
</table>

#### Corrosion Potential - Uncoated Steel: High

#### Depth to Bedrock Min: > 0 inches

#### Depth to Watertable Min: > 0 inches

**Soil Layer Information**

<table>
<thead>
<tr>
<th>Layer</th>
<th>Upper</th>
<th>Lower</th>
<th>Soil Texture Class</th>
<th>AASHTO Group</th>
<th>Unified Soil</th>
<th>Saturated hydraulic conductivity micro m/sec</th>
<th>Soil Reaction (pH)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0 inches</td>
<td>14 inches</td>
<td>silt loam</td>
<td>Silt-Clay Materials (more than 35 pct. passing No. 200), Clayey Soils.</td>
<td>OH-T (proposed)</td>
<td>Max: 42 Min: 5</td>
<td>Max: 7.3 Min: 5.6</td>
</tr>
<tr>
<td>2</td>
<td>14 inches</td>
<td>59 inches</td>
<td>silty clay loam</td>
<td>Silt-Clay Materials (more than 35 pct. passing No. 200), Clayey Soils.</td>
<td>OH-T (proposed)</td>
<td>Max: 14.11 Min: 1.41</td>
<td>Max: 7.3 Min: 6.1</td>
</tr>
</tbody>
</table>

### Soil Map ID: 2

<table>
<thead>
<tr>
<th>Soil Component Name:</th>
<th>Rough broken land</th>
</tr>
</thead>
<tbody>
<tr>
<td>Soil Surface Texture:</td>
<td>silty clay loam</td>
</tr>
<tr>
<td>Hydrologic Group:</td>
<td>Class C - Slow infiltration rates. Soils with layers impeding downward movement of water, or soils with moderately fine or fine textures.</td>
</tr>
<tr>
<td>Soil Drainage Class:</td>
<td>Well drained</td>
</tr>
</tbody>
</table>
Hydric Status: Not hydric

Corrosion Potential - Uncoated Steel: High

Depth to Bedrock Min: > 0 inches

Depth to Watertable Min: > 0 inches

### Soil Layer Information

<table>
<thead>
<tr>
<th>Layer</th>
<th>Boundary</th>
<th>Soil Texture Class</th>
<th>Classification</th>
<th>Saturated hydraulic conductivity micro m/sec</th>
<th>Soil Reaction (pH)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0 inches</td>
<td>9 inches</td>
<td>Silty clay loam</td>
<td>OH-T (proposed)</td>
<td>Max: 141 Min: 4.5</td>
</tr>
<tr>
<td>2</td>
<td>9 inches</td>
<td>29 inches</td>
<td>Silty clay loam</td>
<td>OH-T (proposed)</td>
<td>Max: 141 Min: 5.1</td>
</tr>
<tr>
<td>3</td>
<td>29 inches</td>
<td>59 inches</td>
<td>Bedrock</td>
<td>Not reported</td>
<td>Max: 0.42 Min: 0.02</td>
</tr>
</tbody>
</table>

### Soil Map ID: 3

Soil Component Name: Honokaa

Soil Surface Texture: Silty clay loam

Hydrologic Group: Class C - Slow infiltration rates. Soils with layers impeding downward movement of water, or soils with moderately fine or fine textures.

Soil Drainage Class: Well drained

Hydric Status: Not hydric

Corrosion Potential - Uncoated Steel: High

Depth to Bedrock Min: > 0 inches

Depth to Watertable Min: > 0 inches
LOCAL / REGIONAL WATER AGENCY RECORDS

EDR Local/Regional Water Agency records provide water well information to assist the environmental professional in assessing sources that may impact ground water flow direction, and in forming an opinion about the impact of contaminant migration on nearby drinking water wells.

WELL SEARCH DISTANCE INFORMATION

<table>
<thead>
<tr>
<th>DATABASE</th>
<th>SEARCH DISTANCE (miles)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal USGS</td>
<td>1.000</td>
</tr>
<tr>
<td>Federal FRDS PWS</td>
<td>Nearest PWS within 1 mile</td>
</tr>
<tr>
<td>State Database</td>
<td>1.000</td>
</tr>
</tbody>
</table>

FEDERAL USGS WELL INFORMATION

<table>
<thead>
<tr>
<th>MAP ID</th>
<th>WELL ID</th>
<th>LOCATION FROM TP</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Wells Found</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

FEDERAL FRDS PUBLIC WATER SUPPLY SYSTEM INFORMATION

<table>
<thead>
<tr>
<th>MAP ID</th>
<th>WELL ID</th>
<th>LOCATION FROM TP</th>
</tr>
</thead>
<tbody>
<tr>
<td>No PWS System Found</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: PWS System location is not always the same as well location.
<table>
<thead>
<tr>
<th>MAP ID</th>
<th>WELL ID</th>
<th>LOCATION</th>
<th>FROM TP</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Wells Found</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Federal EPA Radon Zone for HAWAIi County: 3

Note: Zone 1 indoor average level > 4 pCi/L.
  : Zone 2 indoor average level >= 2 pCi/L and <= 4 pCi/L.
  : Zone 3 indoor average level < 2 pCi/L.

Federal Area Radon Information for Zip Code: 96727
Number of sites tested: 7

<table>
<thead>
<tr>
<th>Area</th>
<th>Average Activity</th>
<th>% &lt;4 pCi/L</th>
<th>% 4-20 pCi/L</th>
<th>% &gt;20 pCi/L</th>
</tr>
</thead>
<tbody>
<tr>
<td>Living Area - 1st Floor</td>
<td>0.557 pCi/L</td>
<td>100%</td>
<td>0%</td>
<td>0%</td>
</tr>
<tr>
<td>Living Area - 2nd Floor</td>
<td>Not Reported</td>
<td>Not Reported</td>
<td>Not Reported</td>
<td>Not Reported</td>
</tr>
<tr>
<td>Basement</td>
<td>Not Reported</td>
<td>Not Reported</td>
<td>Not Reported</td>
<td>Not Reported</td>
</tr>
</tbody>
</table>
TOPOGRAPHIC INFORMATION

USGS 7.5' Digital Elevation Model (DEM)
Source: United States Geologic Survey
EDR acquired the USGS 7.5' Digital Elevation Model in 2002 and updated it in 2006. The 7.5 minute DEM corresponds to the USGS 1:24,000- and 1:25,000-scale topographic quadrangle maps. The DEM provides elevation data with consistent elevation units and projection.

Current USGS 7.5 Minute Topographic Map
Source: U.S. Geological Survey

HYDROLOGIC INFORMATION

Flood Zone Data: This data was obtained from the Federal Emergency Management Agency (FEMA). It depicts 100-year and 500-year flood zones as defined by FEMA. It includes the National Flood Hazard Layer (NFHL) which incorporates Flood Insurance Rate Map (FIRM) data and Q3 data from FEMA in areas not covered by NFHL.
Source: FEMA
Telephone: 877-336-2627

NWI: National Wetlands Inventory. This data, available in select counties across the country, was obtained by EDR in 2002, 2005 and 2010 from the U.S. Fish and Wildlife Service.

State Wetlands Data: Wetlands Inventory
Source: Office of Planning
Telephone: 808-587-2895

HYDROGEOLOGIC INFORMATION

AQUIFLOWR Information System
Source: EDR proprietary database of groundwater flow information
EDR has developed the AQUIFLOW Information System (AIS) to provide data on the general direction of groundwater flow at specific points. EDR has reviewed reports submitted to regulatory authorities at select sites and has extracted the date of the report, hydrogeologically determined groundwater flow direction and depth to water table information.

GEOLOGIC INFORMATION

Geologic Age and Rock Stratigraphic Unit

STATSGO: State Soil Geographic Database
Source: Department of Agriculture, Natural Resources Conservation Service (NRCS)
The U.S. Department of Agriculture’s (USDA) Natural Resources Conservation Service (NRCS) leads the national Conservation Soil Survey (NCSS) and is responsible for collecting, storing, maintaining and distributing soil survey information for privately owned lands in the United States. A soil map in a soil survey is a representation of soil patterns in a landscape. Soil maps for STATSGO are compiled by generalizing more detailed (SSURGO) soil survey maps.

SSURGO: Soil Survey Geographic Database
Source: Department of Agriculture, Natural Resources Conservation Service (NRCS)
Telephone: 800-672-5559
SSURGO is the most detailed level of mapping done by the Natural Resources Conservation Service, mapping scales generally range from 1:12,000 to 1:63,360. Field mapping methods using national standards are used to construct the soil maps in the Soil Survey Geographic (SSURGO) database. SSURGO digitizing duplicates the original soil survey maps. This level of mapping is designed for use by landowners, townships and county natural resource planning and management.
LOCAL / REGIONAL WATER AGENCY RECORDS

FEDERAL WATER WELLS

PWS: Public Water Systems
Source: EPA/Office of Drinking Water
Telephone: 202-564-3750
Public Water System data from the Federal Reporting Data System. A PWS is any water system which provides water to at least 25 people for at least 60 days annually. PWSs provide water from wells, rivers and other sources.

PWS ENF: Public Water Systems Violation and Enforcement Data
Source: EPA/Office of Drinking Water
Telephone: 202-564-3750

USGS Water Wells: USGS National Water Inventory System (NWIS)
This database contains descriptive information on sites where the USGS collects or has collected data on surface water and/or groundwater. The groundwater data includes information on wells, springs, and other sources of groundwater.

STATE RECORDS

Well Index Database
Source: Commission on Water Resource Management
Telephone: 808-587-0214
CWRM maintains a Well Index Database to track specific information pertaining to the construction and installation of production wells in Hawaii

OTHER STATE DATABASE INFORMATION

RADON

Area Radon Information
Source: USGS
Telephone: 703-356-4020
The National Radon Database has been developed by the U.S. Environmental Protection Agency (USEPA) and is a compilation of the EPA/State Residential Radon Survey and the National Residential Radon Survey. The study covers the years 1986 - 1992. Where necessary data has been supplemented by information collected at private sources such as universities and research institutions.

EPA Radon Zones
Source: EPA
Telephone: 703-356-4020
Sections 307 & 309 of IRAA directed EPA to list and identify areas of U.S. with the potential for elevated indoor radon levels.

OTHER

Airport Landing Facilities: Private and public use landing facilities
Source: Federal Aviation Administration, 800-457-6656

Epicenters: World earthquake epicenters, Richter 5 or greater
Source: Department of Commerce, National Oceanic and Atmospheric Administration

Earthquake Fault Lines: The fault lines displayed on EDR’s Topographic map are digitized quaternary faultlines, prepared in 1975 by the United State Geological Survey
Siglo Phase I ESA Waimea
66-1304 MAMALAHOA HWY
Honokaa, HI 96727

Inquiry Number: 5168800.8
January 26, 2018
EDR Historical Topo Map Report

<table>
<thead>
<tr>
<th>Site Name:</th>
<th>Client Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Siglo Phase I ESA Waimea</td>
<td>Myounghie Noh and Associates</td>
</tr>
<tr>
<td>66-1304 MAMALAHOA HWY</td>
<td>99-1046 Iwaena Street</td>
</tr>
<tr>
<td>Honokaa, HI 96727</td>
<td>Aiea, HI 96701</td>
</tr>
<tr>
<td>EDR Inquiry # 5168800.8</td>
<td>Contact: Jennah Oshiro</td>
</tr>
</tbody>
</table>

EDR Topographic Map Library has been searched by EDR and maps covering the target property location as provided by Myounghie Noh and Associates were identified for the years listed below. EDR's Historical Topo Map Report is designed to assist professionals in evaluating potential liability on a target property resulting from past activities. EDR's Historical Topo Map Report includes a search of a collection of public and private color historical topographic maps, dating back to the late 1800s.

### Search Results:

<table>
<thead>
<tr>
<th>P.O.#</th>
<th>NA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project:</td>
<td>Siglo Phase I ESA TMK 34700</td>
</tr>
</tbody>
</table>

### Coordinates:

- **Latitude:** 20.034747 20° 2' 5" North
- **Longitude:** -155.547223 -155° 32' 50" West
- **UTM Zone:** Zone 5 North
- **UTM X Meters:** 233538.04
- **UTM Y Meters:** 2217356.55
- **Elevation:** 3053.99' above sea level

### Maps Provided:

- 2013
- 1995
- 1982
- 1957
- 1930
- 1916

---

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Topo Sheet Key

This EDR Topo Map Report is based upon the following USGS topographic map sheets.

2013 Source Sheets

![Kukuihaele 2013 7.5-minute, 24000](image)

1995 Source Sheets

![Kukuihaele 1995 7.5-minute, 24000 Aerial Photo Revised 1995](image)

1982 Source Sheets

![Kukuihaele 1982 7.5-minute, 24000 Aerial Photo Revised 1977](image)

1957 Source Sheets

![Kukuihaele 1957 7.5-minute, 24000 Aerial Photo Revised 1954](image)
Topo Sheet Key
This EDR Topo Map Report is based upon the following USGS topographic map sheets.

1930 Source Sheets

KUKUIHAELE
1930
7.5-minute, 31680

1916 Source Sheets

Waipio
1916
15-minute, 62500
This report includes information from the following map sheet(s).

SITE NAME: Siglo Phase I ESA Waimea
ADDRESS: 66-1304 MAMALAHOA HWY
Honokaa, HI 96727
CLIENT: Myounghee Noh and Associates
This report includes information from the following map sheet(s).

SITE NAME: Siglo Phase I ESA Waimea
ADDRESS: 66-1304 MAMALAOA HWY
Honokaa, HI 96727
CLIENT: Myounghee Noh and Associates
This report includes information from the following map sheet(s).

- Site Name: Siglo Phase I ESA Waimea
- Address: 66-1304 MAMALAHOA HWY
  Honokaa, HI 96727
- Client: Myounghee Noh and Associates
This report includes information from the following map sheet(s).

TP, Kukuiaele, 1957, 7.5-minute

SITE NAME: Siglo Phase I ESA Waimea
ADDRESS: 66-1304 MAMALAOA HWY
Honokaa, HI 96727
CLIENT: Myounghie Noh and Associates
This report includes information from the following map sheet(s).

TP, KUKUIHALE, 1930, 7.5-minute

SITE NAME: Siglo Phase I ESA Waimea
ADDRESS: 66-1304 MAMALHAO HWY
Honokaa, HI 96727
CLIENT: Myounghee Noh and Associates
This report includes information from the following map sheet(s).

SITE NAME: Siglo Phase I ESA Waimea
ADDRESS: 66-1304 MAMALAOA HWY
Honokaa, HI 96727
CLIENT: Myounghee Noh and Associates
APPENDIX B Photographs
Photograph 1. A view of Old Mamalahoa Highway from the subject property, facing west (05 February 2018).

Photograph 2. A view of Old Mamalahoa Highway from the subject property, facing east (05 February 2018).

Photograph 3. A view of the quarry on the adjoining property to the northwest, operated by DeLuz Trucking & Gravel, LLC (DeLuz Trucking), from the subject property (05 February 2018).
Photograph 4. A view of the quarry on the adjoining property to the northwest, operated by DeLuz Trucking, from the property entrance on Old Mamalahoa Highway (05 February 2018).

Photograph 5. A view of the adjoining property to the north, adjacent to Old Mamalahoa Highway. The property was pastureland for cattle grazing (05 February 2018).

Photograph 6. A view of the adjoining property to the northeast, adjacent to Old Mamalahoa Highway. The property was pastureland for cattle grazing (05 February 2018).
Photograph 7. A view of the adjoining properties to the east, from the subject property. Land to the left of the fence (arrow) was the subject property, land to the right of the fence were adjoining properties. All eastern adjoining properties appeared to be pastureland for cattle grazing (05 February 2018).

Photograph 8. A view of the adjoining property to the south, from the subject property. The property was pastureland for cattle grazing (05 February 2018).

Photograph 9. A view of the adjoining property to the south, from the subject property. Cattle are visible on the property (05 February 2018).
Photograph 10. A view of the adjoining property to the west, from the subject property. The property was pastureland for cattle grazing (05 February 2018).

Photograph 11. A view of the entrance gate to the subject property, accessed via Old Mamalahoa Highway. The gate was locked and the property was fenced, preventing unauthorized access (05 February 2018).

Photograph 12. A view of the light duty dirt road that is used to access portions of the subject property. The road ran from the northern property boundary, through the center of the property to the south, and ended in the approximate center of the property (05 February 2018).
Photograph 13. A view of the northeast corner survey marker on the subject property, which was accessed to view adjoining properties (05 February 2018).

Photograph 14. A view of the southwest corner survey marker on the subject property, which was accessed to view adjoining properties (05 February 2018).

Photograph 15. A view of the southeast corner survey marker on the subject property, which was accessed to view adjoining properties (05 February 2018).
Photograph 16. A view of the center of the subject property, taken from the center of the property facing west. This area was at a higher elevation and was used to view a larger area of the subject property. A water trough is visible (05 February 2018).

Photograph 17. A view of the eastern portion of the subject property, taken from the center of the property facing east. This area was at a higher elevation and was used to view a larger area of the subject property (05 February 2018).

Photograph 18. A view of the center of the subject property, taken from the center of the property facing north. This area was at a higher elevation and was used to view a larger area of the subject property. The forested area is visible in the background (05 February 2018).
Photograph 19. A view of the southern portion of the subject property, facing west. Land to the left of the fence is on the adjoining property to the south, land to the right of the fence is on the subject property (05 February 2018).

Photograph 20. A view of eastern portion of the subject property, facing north. This paddock was pastureland for cattle grazing (05 February 2018).

Photograph 21. A view of cattle in a paddock on the subject property. The paddock pictured also contained the forested area of the subject property (05 February 2018).
Photograph 22. A view of the forested area of the subject property, located in the center of the property (05 February 2018).

Photograph 23. A view of the forested area of the subject property, located in the center of the property (05 February 2018).

Photograph 24. A view of the forested area of the subject property. Lines of trees were observed, indicating that the trees were planted (05 February 2018).
Photograph 25. A view of one of the ponds observed in the center of the subject property (05 February 2018).

Photograph 26. A view of another one of the ponds observed in the center of the subject property (05 February 2018).

Photograph 27. A view of a dried up pond observed in the center of the subject property (05 February 2018).
Photograph 28. A view of the 400-gallon water tank observed on the subject property. The water tank was serviced by a private waterline that enters the subject property from the south (05 February 2018).

Photograph 29. A view of one the troughs observed on the subject property. The troughs are manually filled (05 February 2018).
APPENDIX E
PUBLIC INVOLVEMENT CORRESPONDENCE
E1 PRE-ASSESSMENT CONSULTATION
E2 DRAFT EA COMMENTS AND RESPONSES
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APPENDIX E1
PRE-ASSESSMENT CONSULTATION

In preparation of the Draft EA, a pre-assessment consultation letter was sent to agencies and organizations on February 8, 2019. The distribution list and correspondence received is included in this Appendix E1 and summarized in Table E1. Key issues included:

If a date is not noted in that column, then Cardno did not receive a reply from that party during the pre-assessment comment period. Response letters to the pre-assessment consultation letter are included in this Appendix E1 following Table E1. The comments were considered during preparation of the Draft EA.

<table>
<thead>
<tr>
<th>Date of Response – If Any</th>
<th>Addressees</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State Parties</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>State of Hawai‘i Department of Health, Environmental Planning Office P.O. Box 3378 Honolulu, HI 96801</td>
</tr>
<tr>
<td></td>
<td>State of Hawai‘i Department of Land and Natural Resources P.O. Box 621 Honolulu, HI 96809</td>
</tr>
<tr>
<td></td>
<td>State of Hawai‘i Office of Hawaiian Affairs 75-1000 Henry St., Suite 205 Kailua-Kona, HI 96740 Emailed: <a href="mailto:anitam@oha.org">anitam@oha.org</a></td>
</tr>
<tr>
<td><strong>County Agencies and Officials</strong></td>
<td></td>
</tr>
<tr>
<td>March 5, 2019</td>
<td></td>
</tr>
<tr>
<td>Mitchell K. Kanehailua, Jr. Assistant Police Chief Area I Operations Bureau</td>
<td></td>
</tr>
<tr>
<td>POLICE CHIEF, Paul Ferreira County of Hawai‘i Police Department 349 Kapiolani St. Hilo, HI 96720</td>
<td></td>
</tr>
<tr>
<td>Hawaii‘i County Planning Department Michael Yee, Director 101 Pauahi St., Suite 3 Hilo, HI 96720</td>
<td></td>
</tr>
<tr>
<td>District 1, County Councilmember Valerie T. Poindexter Emailed: <a href="mailto:Valerie.poindexter@hawaiicounty.gov">Valerie.poindexter@hawaiicounty.gov</a></td>
<td></td>
</tr>
<tr>
<td>February 25, 2019</td>
<td></td>
</tr>
<tr>
<td>Ben Ishii, Division Chief Engineering Division</td>
<td></td>
</tr>
<tr>
<td>Hawaii‘i County Department of Public Works David Yamamoto, Director 101 Pauahi St., Suite 7 Hilo, HI 96720</td>
<td></td>
</tr>
<tr>
<td>Fire Chief, Darren J. Rosario County of Hawai‘i Fire Department</td>
<td></td>
</tr>
<tr>
<td>Date of Response – If Any</td>
<td>Addressees</td>
</tr>
<tr>
<td>---------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>February 21, 2019</td>
<td>Hawai‘i County Department of Environmental Management 345 Kekūanō‘a St., Suite 41 Hilo, HI 96720</td>
</tr>
</tbody>
</table>

**Local Organizations**

- Hawaiian Cultural Center of Hāmākua  
  P.O. Box 1981  
  Honokaa, HI 96727  
  Emailed: Info.hccoh@gmail.com

- Mālama Hāmākua  
  Emailed: Malamahamakua@gmail.com

- Cory Harden for Sierra Club  
  Emailed: 333cory@gmail.com

- Parker Ranch Mauna Kea LLC  
  66-1304 Māmālahoa Hwy.  
  Kamuela, HI 96743

- Kapoaaula Land LLC  
  Manager: Kevin M. Balog  
  P.O. Box 9  
  Kamuela, HI 96743

**Private Surrounding Individuals – Addresses not provided for privacy**

- Dahana Ranch
- Glenn Bertelmann
- Jolette A. Rapozo Trust
- Pamela Jean Ramos
- Paula Iwalani Boteilho
- Yvonne L. K. Deluz
- Walter L. Jr. Puhi
- Irene L. Fergerstrom
- Paul, David, and Cindy Lou Andrade
  Kalawaianui, Paakaula Kalawaianui, Kuuipookala Kaaihue, Micah
- Elizabeth B. Camara

Legend: HI = Hawai‘i; Hwy. = Highway; P.O. = post office; St. = Street.
February 8, 2019

Subject: Early Consultation for Kapoaula Koa Forest (HRS) Forest Stewardship Management Plan, Environmental Assessment, Island of Hawai‘i, TMK–(3) 4-7-007-011

To Whom It May Concern,

Our firm in association with Mr. Ron Terry owner of Geometrician Associates is in the process of preparing a Draft Environmental Assessment (EA) in compliance with Chapter 343, HRS, and Title 11, Chapter 200, HAR for a proposed project involving State funds to be utilized for implementation of an existing forest stewardship management plan.

Siglo Forest, LLC acquired the 564-acre Kapoaula property from Parker Ranch to obtain long-term access for the purposes of planting koa trees. In an effort to convert pastureland back to a semblance of the native koa-ʻōhiʻa forest that once stood in this area and to provide, controlled future uses of the forest for commercial products (see map on following page). Forestry Solutions Inc. has authored a site-specific forestry management plan for the area. Through implementation of the site-specific forestry management plan, in approximately 50 years, the property will consist of a mixed-species native forest with steep sloped areas primarily for native species conservation and less steeply sloped, less erodible primarily used for timber production. The resulting koa forest will provide a sustainable, long-term, predictable source of instrument grade wood, produce high-quality wood for other uses, and provide habitat for native species, inspiring others to plant trees on their land for similar purposes. The ten-year objectives are as follows:

- Reforest the entire property with koa and a complement of associated native forest plants.
- Improve the quality of wood to be harvested in the future by:
  - planting seed from known, high-quality sources; and
  - utilizing cuttings propagated from trees identified as having superior color, figure and form.
- Intensive management of koa for saw timber on those areas of the property with slopes less than 20%—accounting for 70% of the property or 390 acres.
- Reforest the remaining upland areas with a multi-species native forest, utilizing koa as a pioneer species—accounting for 30% of the area or 163 acres.
- Protect planted forest from wind by planting fast-growing, cattle resistant windbreaks.

The areas of investigation in the EA will include but not be limited to the following: water quality assurance; wastewater treatment; flora, fauna, and ecosystems; traffic impacts; geology, soils, and hazards; flooding and drainage impacts; social, cultural and community impacts; cultural impacts; historic sites; and economic impacts.
We would appreciate your comments on any special environmental conditions or impacts related to the project. Please contact me at Kerry.Wells@cardno-gs.com or (808) 349-0929 if you have any questions or require clarification. Kindly indicate whether you wish to receive notice of the availability of the EA when completed.

Sincerely,

Kerry Wells
Project Manager
Direct +1 808 349 0929
Email: Kerry.Wells@cardno-gs.com
February 21, 2019

Via email: kerry.wells@cardno-gs.com

Ms. Kerry Wells
Project Manager
Cardno
737 Bishop Street, Suite 3050
Honolulu, Hawaii'i 96813

Re: Kapoaula Koa Forest Stewardship Management Plan
Early Consultation for Environmental Assessment
Tax Map Key: (3) 4-7-007:011

Dear Ms. Wells:

The Department of Environmental Management, County of Hawaii'i, received your early consultation notification dated February 8, 2019, and it has been reviewed by our Solid Waste Division and Wastewater Division.

The Solid Waste Division has the following recommendation:

- It is strongly recommended that greenwaste diversion be included as part of the project specifications. Based on the project location, the West Hawaii'i Organics Facility located in Pu'uanahulu is an option for the owner to drop off greenwaste.

Thank you for requesting comments. It is not necessary to notify us when the EA is available.

Sincerely,

William A. Kucharski
Director

WK:mef
February 25, 2019

ATTN: Kerry Wells
Cardno
737 Bishop Street
Maunaka Tower, Suite 3050
Honolulu, HAWAII 96813
(via email to Kerry.Wells@cardno-gs.com)

SUBJECT: EARLY CONSULTATION OF KAPOULA KOA FOREST (HRS) FOREST STEWARDSHIP MANAGEMENT PLAN, ENVIRONMENTAL ASSESSMENT HAMAKUA DISTRICT, ISLAND OF HAWAII
TMK: (3) 4-7-007:011

We received the subject dated February 11, 2019 and have the following comments:

The subject parcel is in an area designated as Zone X on the Flood Insurance Rate Map (FIRM) by the Federal Emergency Management Agency (FEMA). Zone X is an area determined to be outside the 500-year floodplain.

All development-generated runoff shall be disposed of on site and not directed toward any adjacent properties. A drainage study shall be prepared and the recommended drainage system shall be constructed meeting the approval of the Department of Public Works.

All activities shall comply with the requirements of Hawaii County Code, Chapter 10, Erosion and Sedimentary Control. Agricultural operations may qualify for a conservation program with the applicable soil and water conservation district. An approved conservation program would be an exclusion to Chapter 10.

Construction within the County right-of-way shall comply with HCC, Chapter 22, County Streets.

Should there be any questions concerning this matter, please contact Ms. Robyn Matsumoto in our Engineering Division at (808) 961-8924.

BEN ISHII, Division Chief
Engineering Division

RM

County of Hawai‘i is an Equal Opportunity Provider and Employer.
March 5, 2019

Kerry Wells, Project Manager
64-5266 Puu Nani Drive
Kamuela, HI 96743
Kerry.Wells@cardno-gs.com

Subject: Early Consultation for Kapoaula Koa Forest (HRS) Forest Stewardship Management Plan, Environmental Assessment, Island of Hawai‘i
TMK-(3) 4-7-007-011

Staff, upon reviewing the provided documents, does not anticipate any significant impact to traffic and/or public safety concerns.

Thank you for allowing us the opportunity to comment.

We would like to receive notice of the availability of the EA when completed.

If there are any questions, please contact Captain Jason Cortez at (808) 775-7533.

MITCHELL K. KANEHAILUA, JR.
ASSISTANT POLICE CHIEF
AREA I OPERATIONS BUREAU

AJC.II/19HQ0193
APPENDIX E2
DRAFT EA COMMENTS AND RESPONSES

The Hawai‘i Office of Environmental Quality Control published DLNRs anticipated FONSI as a Draft EA in The Environmental Notice, which was available online and initiated a 30-day comment period. Comments were sent to Cardno as the applicant’s representative.

The Draft EA was published in the 23 June 2019 Office of Environmental Quality Control, Environmental Notice. Comment and response letters are included.

Comments were considered during preparation of this Final EA. Key issues included:

- (grass specific) herbicide application using the proposed herbicides, Fusillade and Assure. Specifically, to the resources of surface and ground water.

- The use of aerial spraying, and a comparison to other methods including costs associated with labor.
Email comment from Mr. John Pipan on 25 July 2019:

Sir or Madame,

While projects supporting native forestry efforts should be supported I don’t believe the project as proposed will have no significant environmental impact. Many impacts involved with preparation and planting are short term and hard to avoid. However, (grass specific) herbicide application over dozens of acres indiscriminately by helicopter in an area with frequent rainfall and a very active surface drainage network should be better evaluated for potential impacts. The proposed herbicides, Fusilade and Assure, have potential hazards, both environmental and to humans and animals that were not addressed in the EA. Specifically, the threat to surface and ground water should be evaluated before undertaking application on such a scale.

Aerial spraying, though noted for its cost effectiveness in terms of labor, there are other costs that should be brought to the balance sheet and considered.

Best regards,

John Pipan
August 12, 2019

Subject: Comment to Kapoaula Koa Forest, Draft Environmental Assessment, Forest Stewardship Management Plan, Island of Hawai‘i, TMK—(3) 4-7-007-011

Dear Mr. John Pipan,

The Division of Forestry and Wildlife (Division) would like to thank you for taking the time to review and comment on the Kapoaula Koa Forest Draft Environmental Assessment. We are responding to your comment in accordance with the State of Hawaii Revised Statutes, Chapter 343, and the State of Hawaii Administrative Rules Title 11, Chapter 200.

Mr. Nicholas Koch with Forest Solutions assisted with the response to your comment. He is a forester in Hawaii where he has practiced forestry for 18 years. He is a certified pesticide applicator in 3 commercial categories, president of the Hawaii Forest Industry Association and an active member of the Association of Consulting Foresters. Prior to Hawaii, Nick practiced commercial plantation forestry in tropical Mexico and community forestry for the Peace Corps. in Guatemala. He earned a Bachelor’s degree in Forest Management in 1999 from the State University of New York.

Chemical pesticides, and particularly herbicides (which are used to control unwanted vegetation) in forest plantings is widely used throughout the world, especially those practiced at scales larger than 1 or 2 acres and those located in tropical conditions where year-round growth and the species composition of weeds makes it necessary. In Hawaii, most of the native forest restoration projects, including those intended exclusively for wildlife habitat and improvement of the environment, make use of herbicides to reduce weed competition, usually grasses. For example, the Hakalau National Wildlife Refuge, administered by the US Fish and Wildlife Service, uses herbicides in concert with other silvicultural techniques to control weeds within the refuge. While conventional hand-pulling and mechanical control are also employed, this is usually on projects involving a few acres and/or highly sensitive species, such as around critically endangered plants or in areas where the weed count is low enough that hand-weeding is an environmentally viable option for control. For example, Forest Solutions uses manual weed pulling as a method of control for Miconia calvescens in South Kona, where the number of treated individuals hovers around 300 weeds in a 2,000 acre area. For larger areas and aggressive grasses, such as this project and Kikuyu grass (Cenchrus setaceus), this is a necessity. Planting trees and forests without controlling weeds is a recipe for failed stands, with high tree mortality and poor and uneven growth. Even decades hence, a highly variable diameter distribution with uneven spacing of trees is indicative of a forest stand that had poor weed control in its infancy. Forest Solutions has observed that in early planted stands along the Hamakua coast, where operational control of the weeds was a known problem, and today it shows up in the diameter class distribution of the trees and overall volume.
Context

The use of pesticides in this project is part of an Integrated Pest Management (IPM) plan. While the management plan and the documentation have a scheduled application of the materials as expected, it is really based on actual field conditions at the time. The object of such application is to reduce (not eliminate) the weed and insect population to a point at which it does not materially harm the trees. If the weeds and insects are not particularly aggressive, or if the portion of the forest management unit displays low incidence of damage to the pests, then the practices are not used in that area. The use of trained and experienced foresters (all of Forest Solutions' foresters have over 10 years' experience in Hawaii) is a key component to this strategy. Over applying is not only environmentally questionable, it is financially undesirable.

Both Fusillade (Fluazifop-P-butyl) and Assure (Quizalofop-p-ethyl) are grass-specific herbicides applied at low rates once per year during the second and third year of tree planting together with an insecticide to reduce the population of the acacia psyllid (Psylla uncatoides). These two applications are the only expected use of these products in the tree planting project life of 50-60 years. Fusillade, in particular, is widely used by conservation groups to maintain native plant cover precisely because most native plants, being broadleaves, are not affected. At the same time, non-native and aggressive pasture grasses are the largest threat to an incipient tree-planting project.

Alternatives

Alternatives for use of these herbicides on grasses include motor-manual and manual methods of control. Terrain conditions, although favorable for forestry, are not smooth enough to use traditional agricultural tractor-drawn mowing equipment. Motor-manual control of grasses involves the use of weed-eaters or string-trimmers by field personnel, while the manual method involves direct pulling or cutting of grasses with non-mechanized hand tools. The motor-manual method imposes an additional challenge of damaging the bark on young trees by the inadvertent contact of the strings with the stem, either girdling or severing the sapling.

Costs for motor-manual control (weed eater) include a twice per year mowing at a cost of $291 per acre per entry, $582 per year. For the two years contemplated, the mowing would result in a total cost of $1,082 per acre. Manual control, or pulling of weeds, is seldom practiced at this scale, yet experience at smaller scale projects indicates a per-entry cost of $540 per acre per entry with a similar sequence of entries totaling $2,160 per acre for the two years. Helicopter application, by contrast, aerial application results in an annual cost of $73.24 per acre, for a total of $146.48 for the two-year period. In summary, the manual options result in a cost increase of between 10x and 20x relative to chemical means.

Neither of these operations deals with the acacia psyllid, a non-native insect pathogen that was introduced in the second half of the 20th century. The acacia psyllid, at high population levels, results in the mortality of the growing tips (meristems) of the koa trees. This, in turn, results in branchy, poorly formed trees and reduced vigor, both of which negate the very reason for the project as a sustainable timber production from a planted native forest. The control of psyllids has been effective using a single application per year of a neonicotinoid pesticide in years 2 and 3 to reduce the population to acceptable levels. The ground based alternative here control of which would require either a separate manual entry with high-pressure ground equipment. Aside from cost, this operation needlessly exposes workers to overhead application of insect control pesticides, which is not reasonable given the availability of safer alternatives.

Site considerations

While rainfall is abundant on the project site, there are no year-round watercourses near or on the property. The single blue-line stream on the NE corner of the property is intermittent and has not been observed flowing since the project was started. The abundance of vegetation within the stream channel further indicates the lack of scouring and churn associated with frequent and active water flows. Another feature of the property is the depth of the soil,
which in addition to being the main reason for the purchase of the subject property for reforestation is also a buffer in the application of herbicides - numbering less than five in the 50-60 year lifespan of the project. Neither of the herbicides mentioned is a known groundwater pollutant and both adsorb readily onto soil, reducing their subsequent movement.


The Division appreciates your review of the document. Please feel free to contact Tanya Rubenstein with the Division of Forestry and Wildlife at (808) 587-0027 should you have any additional questions regarding the project. If you have questions about the EA, please contact Kerry Kylene Wells, Cardno, at Kerry.Wells@cardno-gs.com or (808) 349-0929.

Sincerely,

Kerry Wells
Project Manager
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