PSF No.: 20MD-093

Maui

Issuance of Revocable Permit to the Association of Apartment Owners of Kulakane to Repair a Seawall, Mahinahina, Lahaina, Maui, Tax Map Key: (2) 4-3-006: Seaward of 011.

APPLICANT:

Association of Apartment Owners of Kulakane (AOAO Kulakane)

LEGAL REFERENCE:

Section 171-55, Hawaii Revised Statutes (HRS), as amended.

LOCATION:

Portion of Government lands of the State of Hawaii situated at Mahinahina, Lahaina, Maui, identified by Tax Map Key: (2) 4-3-006: Seaward of 011, as shown on the attached map labeled Exhibit A.

AREA:

300 square feet, more or less.

ZONING:

State Land Use District: Conservation

TRUST LAND STATUS:

Section 5(b) lands of the Hawaii Admission Act

DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: NO

CURRENT USE STATUS:

Unencumbered.
CHARACTER OF USE:

For purposes of repairing a seawall located on private land (some repair work will require entry onto State submerged land).

COMMENCEMENT DATE:

Commencement date to be determined by the Chairperson.

MONTHLY RENTAL:

Monthly rental amount is to be determined by staff, subject to review and approval by the Chairperson.

REMOVAL BOND

A removal bond is required, in an amount to be determined by DLNR’s Land and Engineering Divisions, and approved by the Chairperson.

CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

In accordance with HAR § 11-200.1-16 (a)(2) and the Exemption List for the Department of Land and Natural Resources (DLNR) reviewed and concurred on by the Environmental Council on November 10, 2020, the subject request is exempt from the preparation of an environmental assessment pursuant to General Exemption Type 1, “Operations, repairs or maintenance of existing structures, facilities, equipment, or topographical features, involving minor expansion or minor change of use beyond that previously existing.” The exemption notification is attached as Exhibit B.

DCCA VERIFICATION:

Place of business registration confirmed:  YES X  NO ___
Registered business name confirmed:  YES X  NO ___
Applicant in good standing confirmed:  YES X  NO ___

APPLICANT REQUIREMENTS:

Applicant shall be required to:

1) Adhere to the Terms and Conditions set forth in the DLNR Office of Conservation and Coastal Lands (OCCL) Site Plan Approval (SPA) number MA 20-68 dated August 7, 2020, copy attached as Exhibit C.
2) Remove sheet pile immediately upon completion of the construction activity. Proof of removal including a signed statement that the sheet piles have been removed, and photographs, shall be provided to the Department immediately after project completion.

3) Post a removal bond in an amount to be approved by the Chairperson after consultation with Land Division and Engineering Division, to cover the cost of removing the sheet pile fronting the seawall in the event that applicant fails to do so upon completion of the seawall repair project.

4) Pay an appropriate monthly rental amount, to be determined by the Chair, for the duration of the Revocable Permit.

5) Receive a County of Maui building permit for the repair work prior to commencing work.

REMARKS:

The Kulakane is a 42-unit oceanfront condominium built in the 1970’s. The rear yard is retained by a 240-feet long legal non-conforming concrete block seawall that is located within the parcel boundary. The wall is made of concrete block reinforced with rebar and has a poured concrete face and an overwash lip to prevent splashover. The vertical wall rests upon a horizontal slab foundation that extends 1 to 2 feet from the face and rear of the seawall.

Sinkholes have formed in the yard area behind the seawall due to large seasonal waves scouring the footing. This has compromised the seawall’s structural integrity.

To fix the wall, the footing must rest on firm aggregate. The proposed repair would inject grout directly beneath the seawall’s foundation from in front and in back of the seawall. The grout would fill voids underneath the wall’s footing that are not visible because they are below the wall’s foundation and the water level. The grout would agglomerate the material directly underneath the wall thereby supporting the horizontal footing that the vertical wall rests upon and restoring its structural integrity and function.

Sheet pile would be installed along the front edge or toe of the seawall’s foundation as an additional best management practice. The front edge of the seawall where the sheet pile would be installed appears to be makai of the shoreline and in the State conservation district. The sheet pile would form a shallow underground dam for the injectate to press against and become denser. It would also help prevent seaward migration of the grout and would protect the footing of the wall from further scouring. The sheet pile would be removed upon completion of the project. Staff has included an applicant requirement above that Applicant post a bond in an appropriate amount to secure the removal of the sheet pile at the end of the project should Applicant fail to do so. The amount of the bond
will be approved by the Chairperson after consultation with Land Division and Engineering Division.

The repairs would be staged entirely from the rear yard landward of the seawall and all work would be within the parcel’s boundary. Applicant states that immediate repairs are necessary to prevent the seawall’s failure and to avoid damaging marine resources. Winter storms and swells can further destabilize the seawall. Copies of maps and photos provided by Applicant are attached as Exhibit D.

According to OCCL SPA number MA 20-68, condition fourteen (14), applicant must provide proof of removal of the sheet pile, including a signed statement that the sheet piles have been removed and photographic evidence of such, and this documentation shall be provided to the Department immediately after project completion. Failure to comply with this condition shall result in an enforcement action pursuant to HRS Chapter 183C-7. Applicant shall be required to post a removal bond for the sheet pile in the event that Applicant does not remove it after the project is complete. The amount of the bond shall be approved by the Chairperson after consultation with DLNR Land Division and Engineering Division staff. The bond should cover the cost of removing the sheet pile fronting the seawall. In addition, applicant shall pay an appropriate monthly rental amount, to be determined by the Chair, for the duration of the Revocable Permit.

Applicant received Site Plan Approval (SPA) number MA 20-68 from OCCL on August 7, 2020, copy attached as Exhibit C. The County of Maui Department of Planning Department’s Special Management Area (SMA) exemption, Shoreline Setback Approval (SSA), and Environmental Assessment Exemption (EAE) dated June 9, 2020 is attached as Exhibit E.

Applicant states that in 2014 they checked with the United States Army Corps of Engineers regarding whether a permit from them is required, and they said the seawall is not their jurisdiction.

The project is estimated to take six months to complete.

Applicant requested an ROE permit for this project, but staff is recommending a revocable permit for better tracking purposes, and to encourage applicant to complete the project in a timely manner.

Staff sent a copy of this submittal to OCCL, DLNR Division of Aquatics Resources (DAR), and the County Planning Department for their review and comment, and they responded as follows:

<table>
<thead>
<tr>
<th>Agency</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>DLNR--DAR</td>
<td>Comments attached as Exhibit F.</td>
</tr>
<tr>
<td>DLNR--OCCL</td>
<td>Comments attached as Exhibit G.</td>
</tr>
</tbody>
</table>
DAR’s comments included a suggestion that the type of grout, which is a chemical hydrophobic compound, be vetted by the State Department of Health (DOH), Clean Water Branch. Applicant then wrote to the Clean Water Branch requesting their opinion on the use of Uretek for the subject seawall repair. The Clean Water Branch responded that they have no objections to the use of Uretek polymer. A copy of the email correspondence regarding the seawall grout is attached as Exhibit I.

OCCL’s comments emphasized the importance of removing the sheet pile from the makai side of the seawall upon completion of the repair project. The County of Maui Planning Department approves a Land Division disposition for seawall repair.

RECOMMENDATION: That the Board

1. Declare that, after considering the potential effects of the proposed disposition as provided by Chapter 343, HRS, and Chapter 11-200.1, HAR, this project will probably have minimal or no significant effect on the environment and is therefore exempt from the preparation of an environmental assessment.

2. Authorize the issuance of a revocable permit to AOAO Kulakane covering the subject area under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

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

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

Respectfully Submitted,

[Signature]
Seiko Machida
Land Agent

APPROVED FOR SUBMITTAL:

[Signature]
Suzanne D. Case, Chairperson
EXEMPTION NOTIFICATION

Regarding the preparation of an environmental assessment pursuant to Chapter 343, Hawaii Revised Statutes (HRS) and Section 11-200.1-16 (a)(2) of the Hawaii Administrative Rules (HAR)

Project Title: Issuance of Revocable Permit to the Association of Apartment Owners of Kulakane to Repair a Seawall, Mahinahina, Lahaina, Maui, Tax Map Key: (2) 4-3-006: Seaward of 011

Project / Reference No.: PSF 20MD-093

Project Location: Mahinahina, Lahaina, Maui, Tax Map Key: (2) 4-3-006: Seaward of 011

Project Description: The Association of Apartment Owners of Kulakane ("Applicant") is hiring a contractor to repair a failing seawall. Applicant needs a revocable permit at the subject location because a portion of the seawall is submerged at times, and sheet metal approximately three feet in vertical height will be inserted on the outer (makai) edge of the seawall down to a depth of up to three feet to mitigate and contain the injected grout under the seawall. The total area makai of the seawall that will be used for the removal activity is estimated at 300 square feet, more or less. All equipment will operate inland of the seawall and on private property.

The 240-feet long legal non-conforming concrete block seawall is reinforced with rebar and has a poured concrete face and an overwash lip to prevent splashover. The vertical wall rests upon a horizontal slab foundation that extends 1 to 2 feet from the face and rear of the seawall. The proposed repair would inject a grout called Uretek directly beneath the seawall's foundation from in front and in back of the seawall. The grout would fill voids underneath the wall's footing that are not visible because they are below the wall's foundation and the water level. The grout would agglomerate the material directly underneath the wall thereby

EXHIBIT B
supporting the horizontal footing that the vertical wall rests upon and restoring its structural integrity and function. Sheet pile would be installed along the front edge or toe of the seawall’s foundation as an additional best management practice. The sheet pile would form a shallow underground dam for the injectate to press against and become denser. It would also help prevent seaward migration of the grout and would protect the footing of the wall from further scouring. The sheet pile would be removed upon completion of the project.

Chap. 343 Trigger(s):
Use of State Land

Exemption Class No.:
In accordance with Hawaii Administrative Rules (HAR) Section 11-200.1-16 (a)(2) and the Exemption List for the Department of Land and Natural Resources reviewed and concurred by the Environmental Council on November 10 2020, the subject request is exempt from the preparation of an environmental assessment pursuant to: General Exemption Type 1, “Operations, repairs or maintenance of existing structures, facilities, equipment, or topographical features, involving minor expansion or minor change of use beyond that previously existing”, Part 1, Item No. 44 that states, “Permits, licenses, registrations, and rights-of-entry issued by the Department that are routine in nature, involving negligible impacts beyond that previously existing.”

Cumulative Impact of Planned Successive Actions in Same Place Significant?:
No, the request is a short-term revocable permit to repair an existing concrete block seawall fronting the yard of a condominium building.

The impact of this project will be to stabilize a compromised seawall and prevent it from creating hazardous conditions and debris on the beach while preventing possible property loss upland of the seawall. The proposed seawall repair is considered a long-term solution to the problem of the compromised seawall.

Action May Have Significant Impact on Particularly Sensitive
Environment?:

No, staff believes there would be no significant impact to sensitive environmental or ecological receptors. The project has been reviewed and approved by subject matter experts in the DLNR Office of Conservation and Coastal Lands and the County of Maui Department of Planning. MDLO staff cites general exemption Type 1, “Operations, repairs or maintenance of existing structures, facilities, equipment, or topographical features, involving minor expansion or minor change of use beyond that previously existing”, Part 1, Item No. 44 that states, “Permits, licenses, registrations, and rights-of-entry issued by the Department that are routine in nature, involving negligible impacts beyond that previously existing.

Consulted Parties

Consulted with the DLNR Division of Aquatic Resources, OCCL, and the County of Maui Planning Department, who have responded with comments. DAR had no objections to the seawall repair project, but requested more information regarding the grout (Uretek) and requested comment from the State Department of Health Clean Water Branch. The Clean Water Branch had no objection to the use of Uretek polymer as long as it’s used according to manufacturer’s instructions. OCCL emphasized the importance of removing the sheet pile fronting the seawall upon completion of the repair project. The County of Maui Planning Department approves a Land Division disposition for the seawall repair project.

Recommendation:

That the Board find this project will probably have minimal or no significant effect on the environment and is presumed to be exempt from the preparation of an environmental assessment.
Dear Mr. Dankas:

The Office of Conservation and Coastal Lands (OCCL) has reviewed your submitted Site Plan Approval (SPA) application for the proposed project. The area of the proposed work is the seawall fronting the Kulakane Condominiums in Lahaina, Maui, a 50-year old oceanfront condominium complex. The existing seawall is approximately 240 feet long and 11 feet high, with 18-foot (north) and 25-foot (south) return walls at each end. The information provided to our office states that the subject seawall rests upon a 2-tiered horizontal slab foundation that extends 27- to 33-inches seaward of the wall’s face and extends inland behind the wall underground by 18-inches.

According to your information, the proposed work is intended to fill the sinkholes and gaps that have formed within the seawall’s foundation in order to stabilize the structure. You are proposing to inject chemical grouting into these voided areas through a pressured injection system; it is stated in your packet that the injection equipment would remain mauka of the wall and thus on the Kulakane’s private property throughout the duration of this work. Injection holes would be drilled at 2-foot intervals both directly mauka of the wall as well as within the ledge fronting the wall in order to adequately fill the sinkholes in the wall’s foundation. It is also stated that screened, one-directional weep holes would be installed along the seawall’s face to reduce hydrostatic pressure from building up mauka of the wall itself. The grout would be pumped through the injection holes and fill the gaps and voids that have formed within the seawall’s foundation.

Within the packet submitted to our office, there were two available options to ensure that the grouting, a chemical hydrophobic material that does not mix with water to avoid pollution, remains within the seawall’s foundation. The first option is to hand stack rocks along the toe of the seawall and along/under the bottom of its makai ledge in order to contain any potential grout that may attempt to escape the seawall’s foundation. The second option is to install a shallow sheet pile along roughly 169 feet of the front ledge of the seawall’s 240-foot long frontage prior to grouting to act as a type of dam against any grout attempting to escape. Your information
provided states that the sheet pile would extend 3 feet below grade, to prevent scour of the toe from seasonal wave action, and extend 1 foot above grade to connect, be capped, and blend with the existing ledge along the front of the seawall. Site and construction plans, as well as BMPs, for both of these options were included in the packet received by our office.

You indicate that the proposed repair would allow for the continued use and function of the seawall but would not increase the linear footprint of the seawall and its size, height, and density would remain relatively the same.

ANALYSIS:

The subject area appears to be partially located in the State Land Use Conservation District, Resource subzone. The proposed repair of the voids within the existing seawall at the Kulakane Condominium is an identified land use pursuant to the Hawaii Administrative Rules (HAR) §13-5-22, P-8, STRUCTURES AND LAND USES, EXISTING (B-1): Demolition, removal, or minor alteration of existing structures, facilities, land, and equipment. Any historic property shall be evaluated by the department for historical significance. The department or board reserves the right to require departmental or board approval if it is determined that the proposed action may cause significant negative secondary impacts on natural or cultural resources, or the surrounding community.

The proposed work appears to consist of the filling of voids and sinkholes in the existing seawall’s foundation with a chemical grout through a pressure injection system, as well as installing a sheet pile on the makai face of the ledge fronting the wall to prevent the grout from escaping. This proposed work may be considered an exempt action under HAR, §11-200.1-15(c), (1): Operations, repairs, or maintenance of existing structures, facilities, equipment, or topographical features, involving minor expansion or minor change of use beyond that previously existing.

In conformance with the above-referenced Hawai’i Revised Statutes (HRS) Chapter 343, as amended, and HAR, Chapter 11-200.1-15, the proposed project is exempt from the preparation of an Environmental Assessment. Staff consulted with the DLNR, Land Division, who concurred with this exemption.

There were two provided options to contain the injected material within the footprint of the existing seawall: either by hand placing rocks along the toe of the seawall, or by installing a steel sheet pile on the seawall toe’s face. As the intention of both options is to ensure that the injected material remains contained within the seawall’s foundation, OCCL would prefer the sheet pile as its presence along the face of the seawall’s toe during the construction period would likely provide the most effective means of containing the injected material within the existing footprint of the seawall. It is imperative that the sheet pile is removed upon the completion of the construction process.

Staff notes that the proposed work consists of filling the sinkholes and gaps that have formed within the seawall’s foundation in order to stabilize the structure by injecting a chemical hydrophobic material into the gaps via a pressured injection system, as well as the placement of a control measure to retain any of the material within the footprint of the wall. After careful review, authorization is hereby granted to perform the proposed work as described and...
illustrated in this document in the subject area located at the seawall fronting the Kulakane Condominiums in Lahaina, Maui, subject to the following terms and conditions:

1) The permittee shall comply with all applicable statutes, ordinances, rules, regulations, and conditions of the Federal, State and County governments, and applicable parts of Chapter 13-5, HAR;

2) The permittee shall comply with all applicable Department of Health administrative rules;

3) The permittee, its successors and assigns, shall indemnify and hold the State of Hawaii harmless from and against any loss, liability, claim or demand for property damage, personal injury or death arising out of any act or omission of the applicant, its successors, assigns, officers, employees, contractors and agents under this permit or relating to or connected with the granting of this permit;

4) The permittee understands and agrees that this permit does not convey any vested rights or exclusive privilege;

5) In issuing this permit, the Department has relied on the information and data that the permittee has provided in connection with this permit application. If, subsequent to the issuance of this permit, such information and data prove to be false, incomplete or inaccurate, this permit may be modified, suspended or revoked, in whole or in part, and/or the Department may, in addition, institute appropriate legal proceedings;

6) Obstruction of public roads, trails, lateral shoreline access, and pathways shall be avoided or minimized. If obstruction is unavoidable, the permittee shall provide alternative roads, trails, lateral beach access, or pathways acceptable to the department;

7) During construction, appropriate mitigation measures shall be implemented to minimize impacts to off-site roadways, utilities, and public facilities;

8) Where any interference, nuisance, or harm may be caused, or hazard established by the use the permittee shall be required to take measures to minimize or eliminate the interference, nuisance, harm, or hazard;

9) The permittee acknowledges that the approved work shall not hamper, impede, or otherwise limit the exercise of traditional, customary or religious practices of native Hawaiians in the immediate area, to the extent the practices are provided for by the Constitution of the State of Hawaii, and by Hawaii statutory and case law;

10) Should historic remains such as artifacts, burials or concentration of charcoal be encountered during construction activities, work shall cease immediately in the vicinity of the find, and the find shall be protected from further damage. The contractor shall immediately contact SHPD (692-8015), which will assess the significance of the find and recommend an appropriate mitigation measure, if necessary;
11) Unless otherwise authorized, any work done or construction to be done on the land shall be initiated within a year in accordance with this Site Plan Approval and unless otherwise authorized, shall be completed within three years of the approval. The permittee shall notify the Department in writing when construction activity is initiated and when it is completed;

12) At the termination of the use, all associated materials and components of the project shall be removed, and the project area shall be restored;

13) The permittee shall obtain appropriate authorization from the Department for the occupancy of state lands, such as a Right-of-Entry Permit;

14) That the sheet pile option is used to contain the materials within the seawall as opposed to the rock-stacking option, and that the sheet pile is removed immediately upon completion of the construction period. Proof of removal (signed statement that the sheet piles have been removed, and photographs) shall be provided to the Department immediately after project completion. Failure to comply with this condition shall result in an enforcement action pursuant to Chapter 183C-7, HRS;

15) Other terms and conditions as may be prescribed by the Chairperson and/or OCCL; and

16) Failure to comply with any of these conditions shall render this approval null and void as determined by the Department.

Please acknowledge receipt of this approval, with the above noted conditions in the space provided below. Please sign two copies. Retain one and return the other to our Office within thirty (30) days. Should you have any questions regarding this Site Plan Approval, contact Salvatore Saluga of our Office at 798-6147.

Sincerely,

Sam Lemmo

Samuel J. Lemmo, Administrator
Office of Conservation and Coastal Land

Receipt acknowledged:

______________________________  ________________
Signature                                Date

______________________________
Type Name

CC: County of Maui
    - Dept. of Planning
    MDLO
    Chairperson
    Coastal Planners, LLC c/o Thorne Abbott

EXHIBIT C
Figure 1 - Project location in West Maui, Hawaii.

Figure 2 - Location along the heavily armored Honokowai coastline.
Figure 3 - Aerial view of sinkholes (black) behind the seawall, May 25, 2018.
Figure 4 – Central portion of the seawall, August, 2017.

Figure 5 – Central portion of the seawall with exposed footing, May, 2020.
Figure 6 - Mauka view of the coastal property.

Figure 7 - Southern portion of the seawall with footing exposed, May, 2020.
Figure 8 - County approved injection grouting to repair the seawall at the nearby Papakaea Condominium in 2015.
Ernie Dankas, President  
Kulakane Condominium AOAO  
Steilacoom, Washington 98388

June 9, 2020

Dear Mr. Dankas:

SUBJECT: SPECIAL MANAGEMENT AREA (SMA) EXEMPTION, SHORELINE SETBACK APPROVAL (SSA) AND ENVIRONMENTAL ASSESSMENT EXEMPTION (EAE) FOR SEAWALL REPAIRS AT THE KULAKANE CONDOMINIUM LOCATED AT 3741 LOWER HONOAPIILANI ROAD, LAHAINA, ISLAND OF MAUI, HAWAII. TMK (2) 4-3-006:011 (SMX 2020/0125) (SMS 2020/0130) (SSA 2020/0018) (EAE 2020/0035)

The Department received your Special Management Area (SMA) Assessment application and Shoreline Setback Approval (SSA) Application on March 17, 2020. Additionally, the Department has completed a site visit with you and the consultants and is very familiar with the environmental setting and the past undermining of the existing seawall. On May 21, 2020, the Department received your submittal of a Site Plan Approval and communications with the State of Hawaii, Department of Land and Natural Resources Office of Conservation and Coastal Lands (DLNR-SHPD-OCCL). The Department understands that you are the Authorized Representative for Kulakane Condominium AOAO.

On October 23, 2019, the Department conducted a pre-consultation meeting with you to and consultants to discuss and review professional engineering options for seawall repair. Thank you for your full coordination with the Planning Department to explore repair options for your seawall that considers cost and environmental impacts.

In response to your application and in accordance with the SMA Rules for the Maui Planning Commission (SMA Rules), Section 12-202-12, a determination has been made relative to the above project that:
1. The seawall has been undermined in several locations but remains competent and intact, with evidence of past major sinkholes forming in 2017, located mauka of the seawall and close to your condominium structures. This evidence necessitates seawall repair for structural protection of the condominium building as well as to further ensure life safety.

2. The project would repair an existing legal, non-conforming seawall by installing sheet pile to underpin and reinforce the existing wall, and inject grout into gaps or voids in the seawall’s footing and reinforce the seawall’s foundation. All work would proceed from the landward side of the seawall. The scope of this project does include a short, sheet pile structure (approximately three feet in vertical height and length, however, varying lengths are authorized in order to provide adequate mitigation), designed to be installed on the makai side of the existing seawall, mostly below sea level, with the purpose to mitigate and contain the injected grout under the seawall. Installation would use machinery located on the land, not in the ocean. Additionally, the northern stairway will be repaired, located where the neighboring Makani Sands and Kulakane seawall's come together, as described in the plans.

3. Approval of the sheet pile structure installation, located directly Makai of the existing seawall, will be coordinated with the DLNR-OCCL.

4. The project has a valuation not in excess of $500,000.00 (Valuation: $475,000.00).

5. The project is consistent with each property’s land use entitlements, including State Land Use Urban, Community Plan Multi-family, and County Zoning Business designations as noted by zoning confirmation forms signed by the Planning Department that are provided in the application.

6. A State Certified Shoreline Survey for this project is waived by the Director, who has determined that the shoreline is fixed according to the State Certified Shoreline dated February 20, 2009 by DLNR, and is thus not required.

7. The project is not a development, pursuant to Section 205-A-22 “Not Development” category:
   
   (6) Repair, maintenance, or interior alterations to existing structures.

8. The project occurs within the VE flood hazard zone but complies with MCC 19.62 since it is not new construction or a substantial improvement and the proposed repair costs less than 50% of the seawall’s replacement cost. However, a Flood Development Permit shall be obtained prior to construction, if required;
9. With the implementation of best management practices (BMPS), the proposed action would not have significant adverse environmental or ecological effect, taking into account its potential cumulative effects; and

10. The action is consistent with the objectives, policies, and SMA guidelines set forth in HRS, Chapter 205-A, and is consistent with the County General Plan, Island Plan, Community Plan and Zoning.

In consideration of the above determination, you are hereby granted a SMA Exemption). (SM5 2020/0130).

Furthermore, in accordance with the Shoreline Rules for the Maui Planning Commission (Shoreline Rules) Sections 12-203-3, 12-203-6, 12-203-10, 12-203-11, and 12-203-12, a determination has been made relative to the subject project that:

1. The project location is a shoreline property and subject to the Shoreline Rules;

2. All work would be conducted landward of the shoreline and behind a lawfully existing seawall;

3. The shoreline was certified by the State of Hawaii on February 20, 2009 and located at the bottom face of the seawall;

4. The shoreline setback area extends 54.5 feet inland from certified shoreline and mauka of the face of the seawall. The project is located entirely within the shoreline setback area;

5. The proposed action is a permissible activity inside the shoreline setback area, pursuant to Section 12-203(a)(5) or (6) which allow repairs to an existing structure that do not enlarge or expand the structure, or intensify its use;

6. The proposed action would not adversely affect beach processes or interfere with public access or views to or along the shoreline; and

7. The proposed action is consistent with the County flood zone requirements and each the sites land use entitlements, including County zoning.

Accordingly, you are hereby granted a Shoreline Setback Approval (SSA 2020/0013), subject to the following conditions:

1. That the work be completed in substantial compliance with representations made to the Department in the SMA application and the DLNR Site Plan approval, including compliance with all conditions stated in the DLNR Site Plan Approval.
2. That deviations from the submitted plans are allowed only with written or verbal approval by the State and County.

3. That BMPs shall be implemented to ensure that water quality and marine resources are protected. No construction materials shall be stockpiled in the shoreline setback area. No debris, petroleum products or deleterious materials or wastes shall be allowed to fall, flow, leach, or otherwise enter near shore waters. Construction during adverse weather conditions shall be curtailed to minimize the potential for adverse water quality impacts. Appropriate measures to minimize dirt and water runoff, noise, and dust must be used. All demolition debris shall be removed from the site and disposed of in a manner consistent with the State Department of Health Hawaii Administrative Rules, Chapter 11-58.1, related to Solid Waste Management.

4. That, at any time during construction, construction near foraging sea turtles shall cease until the turtles voluntarily leave the area.

5. That the project shall be initiated by June 30, 2021, and shall be completed within two years of said initiation.

6. That the term of this permit may be extended at the discretion of the Department, upon submission of an Amendment to Planning Permit Terms application, which must be filed within 60 days prior to permit expiration.

7. That, in the event historic resources, including human skeletal remains, structural remains, cultural deposits, or lava tubes, are identified during construction activities, all work shall cease in the immediate vicinity of the find, the find shall be protected from additional disturbance, and the DLNR-SHPD’s Maui Section, shall be contacted immediately at (808) 243-1285. Work shall not continue until cleared by DLNR-SHPD.

8. That signage, listing all permits, shall be displayed at the entrance to the property for the public viewing during the construction phase of the project.

9. That a copy of the permits and permit conditions shall be in the possession of the lead contracting project manager at all times, for disclosure to concerned public and other interested parties. All contractors on site shall be briefed on these permit conditions prior to the initiation of work.

10. That no heavy equipment shall enter the ocean at any time as part of this project.

11. That full compliance with all other applicable governmental requirements shall be rendered.
12. That within one year of construction completion, a Final Compliance Report shall be submitted to the Department. Said report shall include a) a summary of compliance of above conditions, and include b) a site plan showing a conceptual relocation and redesign of its existing buildings to the mauka portion of the parcel, with possible first and second floor as parking, in order to accommodate the expected impacts of sea level rise to this area of shoreline. You may consult with the Department to understand more information regarding this request. Please note that your consultant, Thorne Abbott, has provided the Department with the required site plan under item #b, above, for another recent project. Thank you for your cooperation in considering the long-term planning aspects for your parcel with respect to anticipated sea level rise.

The proposed action triggers environmental review (HRS 343) because it involves the use of the shoreline area. However, the action adheres to one or more of the exempt classes of action provided at HAR 11-200-8(a), including:

(1) Operations, repairs, or maintenance of existing structures, facilities, equipment, or topographical features, involving negligible or no expansion or change of use beyond that previously existing

Accordingly, the proposed action is granted an Environmental Assessment Exemption (EAE 2020/0035).

Thank you for your cooperation. If additional clarification is required, please contact James Buika, Coastal Resource Planner, by email at James.Buika@mauicounty.gov or by phone at (808) 270-6271.

Sincerely,

CLAYTON I. YOSHIDA, AICP
Planning Program Administrator

for

MICHELE MCLEAN, AICP
Planning Director

xc: John S. Rapacz, Planning Program Administrator (PDF)
Thorne Abbott, Coastal Planners LLC (PDF)
Earnest Dankos, Applicant, (PDF)
Tara Owens, University of Hawaii Sea Grant Program Maui (PDF)
Sam Lemmo, Administrator, Department of Land and Natural Resources Office of Conservation and Coastal Lands (PDF)
Project File
MCM:CIY:JAB:irma
K:\WP_DOCS\Planning\SM:\2020\0130_KulakaneSeawall\SMA_SSA_EAE_Approval_Kulekane, vFINAL, 05.24.20.docx

EXHIBIT E
COUNTY OF MAUI
DEPARTMENT OF PUBLIC WORKS
DEVELOPMENT SERVICES ADMINISTRATION
250 SOUTH HIGH STREET
WAILUKU, HAWAII 96793
Ph: (808) 270-7242 Fax: (808) 270-7972 Inspector: (808) 270-7366

GRADING AND GRUBBING PERMIT APPLICATION

PROJECT/PROPERTY INFORMATION

<table>
<thead>
<tr>
<th>PROJECT NAME</th>
<th>Kulakane Condo Seawall Repair (B T2020 0848)</th>
</tr>
</thead>
<tbody>
<tr>
<td>TAX MAP KEY</td>
<td>(2) 4-3-006:011</td>
</tr>
<tr>
<td>ADDRESS</td>
<td>3741 Lower Honoapiilani Rd, Lahaina, HI 96761</td>
</tr>
</tbody>
</table>

OWNER / PERMITTEE INFORMATION

<table>
<thead>
<tr>
<th>OWNER NAME</th>
<th>Kulakane AOA, Ernie Dankas, President</th>
</tr>
</thead>
<tbody>
<tr>
<td>ADDRESS</td>
<td>3741 Lower Honoapiilani Rd, Lahaina, HI 96761</td>
</tr>
<tr>
<td>PHONE</td>
<td>(253) 380-5256</td>
</tr>
<tr>
<td>EMAIL</td>
<td><a href="mailto:wdankasco@yahoo.com">wdankasco@yahoo.com</a></td>
</tr>
<tr>
<td>SIGNATURE</td>
<td>Ernie Dankas</td>
</tr>
</tbody>
</table>

PERMIT INFORMATION

<table>
<thead>
<tr>
<th>PERMIT TYPE</th>
<th>Fill: 49.00 (cubic yards)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Excavate: 52.00 (cubic yards)</td>
</tr>
<tr>
<td></td>
<td>Graded Area: 382.0 (A acres 0 sq. ft.)</td>
</tr>
<tr>
<td></td>
<td>Maximum height/depth of excavation or fill: 8 (feet)</td>
</tr>
</tbody>
</table>

IDENTIFY CRITICAL AREAS LOCATED ON OR AFFECTING THE PROPERTY

- Yes ☐ No ☑ Is any portion of the property located in the Special Management Area? SM5 2020/0130
- Yes ☐ No ☑ Are there Special Flood Hazard Areas or drainageways on the property? SSA 2020/0018
- Yes ☐ No ☑ Is the property located along the shoreline? EAE 2020/0035
- Yes ☑ No ☐ Are there wetlands located on the property? FDP 2020/0081
- Yes ☐ No ☑ Are there known burials, cemeteries, or other historic sites on the property?
- Yes ☐ No ☑ Will grading affect an existing slope with a height greater than 15 feet and with a grade steeper than 35% (10H:3.5V)?

Estimated Dates: Start: Completion:

PERMIT APPROVAL (For county use only)

<table>
<thead>
<tr>
<th>APPLICATION NUMBER: B20200063</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fee $ 60.00 Bond $ 1/1/20</td>
</tr>
</tbody>
</table>

GENERAL PROVISIONS are considered a part of this permit and are included herein by reference. Hard copy is available at Development Services Administration or can be viewed/downloaded online at County website: www.co.maui.hi.us

(Rev. 1/12)

EXHIBIT E
MEMORANDUM

TO: Brian J. Neilson
DAR Administrator

FROM: Russell Sparks, Aquatic Biologist

SUBJECT: Request for Comments: Issuance of Right-of-Entry Permit to the Association of Apartment Owners of Kulakane to Repair a Seawall.

Request Submitted by: Seiko Machida, Land Agent, Maui District Office
Mahinahina, Lahaina, Maui; TMK# (2) 4-3-006: Seaward of 011

Location of Project:

Brief Description of Project:
Request for a Right-of-Entry to place temporary steel plates seaward of the wall foundation in order to retain injected agglomerate grout which will be installed from within the Kulakane property. This work will be conducted along the 240' long concrete block seawall. The steel plates will be placed at least 3' below the ground and should serve to maintain the injected grout in place preventing it from migrating seaward. No information is provided regarding the specific chemical grout that will be used and what possible environmental impacts may result from use of this substance.

Comments:
□ No Comments ☒ Comments Attached

Thank you for providing DAR the opportunity to review and comment on the proposed project. Should there be any changes to the project plan, DAR requests the opportunity to review and comment on those changes.

Comments Approved: ___________________________ Date: Dec 17, 2020

Brian J. Neilson
DAR Administrator
Comments

The Maui Office of the Division of Aquatic Resources (DAR) has no concerns with the ultimate goal of repairing this existing seawall structure. The majority of properties in this location have similar shoreline wall structures, and therefore, maintaining this existing seawall should not result in any additional adverse impacts to the areas nearshore waters. However, the plans to inject a chemical hydropophobic compound at the shoreline likely below sea level, does raise some concerns. We strongly suggest these plans be vetted by the Department of Health (DOH), Clean Water Branch. This work should be allowed to move forward only after the specific chemical compound and its application is approved by water quality experts within the DOH. If a DOH review determines any possible deleterious impacts from this substance to nearshore marine ecosystems, DAR would like to see additional mitigations used, and would like to review these mitigation plans.
Thanks, Sam. The most recent thing I have done for this property is the permit that is the subject of this request for comments.

Seiko – In addition to what is stated in the permit, the biggest concern for OCCL is the sheet pile that is going to be placed on the makai face of the seawall and used to prevent materials from leaking out of the seawall and into the ocean. OCCL’s most integral comment is that it is imperative that the sheet pile is removed upon completion of the project.

Thank you for providing us the opportunity to comment, and feel free to give me a call with any questions or concerns at 798-6147

Salvatore Saluga
Coastal Lands Program Specialist
Office of Conservation and Coastal Lands
Dear Seiko,

Thank you for the opportunity to comment. Also, thank you for our continued strong working relationship on all shoreline matters.

This email responds to your December 14, 2020 REQUEST FOR COMMENT and serves as a formal comment for the ROE permit to authorize seawall repair at Kulekane. I have attached the County authorization to repair the seawall -- this scope of work is minimally impactful that does involve minor work on the immediate seaward side of the existing seawall, with no significant environmental impacts. I am the planner on the project, have been to the site several times and understand the environmental setting very well.

As such, I strongly approve of the ROE for Kulekane and the limited scope of work in the state jurisdiction to further improve the seawall repair. This approval and understanding of the project follows a long period of discussion of options for this seawall as well as for best management practices with consultation with experienced shoreline planners.

I am available for any questions at 808-283-8636.

Approved,
Jim Buika

Jim Buika
Coastal Resource Planner
Maui County Department of Planning
808-270-6271
Aloha Russell and Seiko and Hau'oli Makahiki Ho!

Attached is an email from Darryl Lum at HDOH indicating they have no objection to the use of Uretek in the repair. We will use the product in conformance with the manufacturers directions and we have BMPs on the grading plan set to prevent pollution and ensure water quality protection consistent with Darryl's recommendations. Thanks for your input and help.

Mahalo!
Thorne Abbott
Coastal Planners, LLC
(808) 344-1595
For additional information visit http://www.CoastalZone.com
Hi Thorne,

Thank you for the information. The State of Hawaii, Department of Health, Clean Water Branch has no objections to the use of the Uretek polymer for your project. We recommend the proper application of the polymer according to the manufacturer’s directions as well as adequate contingency procedures to prevent any uncured product from coming into contact with the nearshore waters.

Thanks,
Darryl

Darryl Lum
Clean Water Branch
State of Hawaii Department of Health
Phone: (808) 586-4309

Notice: This information and attachments are intended only for the use of the individual(s) or entity to which it is addressed, and may contain information that is privileged and/or confidential. If the reader of this message is not the intended recipient, any dissemination, distribution, or copying of this communication is strictly prohibited and may be punishable under state and federal law. If you have received this communication and/or attachments in error, please notify the sender via e-mail immediately and destroy all electronic and paper copies.

Aloha Darryl!

Russell Sparks at DLNR DAR suggested I seek your input on using Uretek polymer for in-situ repairs of a seawall at the Kulakane Condominium, Honokowai, West Maui. Would you mind taking a few minutes to review the enclosed transmittal letter briefly explaining the proposal? I have also enclosed several case studies, an agency comments on the NSF-61 product, and MSDS.
Your thoughts are appreciated! Feel free to ring me if you would like to discuss further.

Mahalo!
Thorne Abbott
Coastal Planners, LLC
(808) 344-1595
www.CoastalZone.com