Set Aside to County of Maui for Public Parking, Beach Access and Ancillary Purposes; Board to Consider Two Alternatives for Set Aside Related to Subdivision Requirements, Set Aside of Either the Whole or a Portion of the Property Located at Keawakapu, Kamaole, Maui, Tax Map Key: (2) 3-9-004:001

APPLICANT:
County of Maui

LEGAL REFERENCE:
Section 171-11, Hawaii Revised Statutes (HRS), as amended.

LOCATION:
Portion of Government lands situated at Keawakapu, Kamaole, Maui identified by Tax Map Key: (2) 3-9-004:001, as shown on the attached maps labeled Exhibit A.

AREA:
Alternative 1: Approximately 0.524 acre (more or less)
Alternative 2: 2.21 acres with reservations limiting use to 0.524 acre (more or less)

ZONING:
State Land Use District: Urban
County of Maui CZO: PK Park

TRUST LAND STATUS:
Section 5(b) lands of the Hawaii Admission Act
DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: YES __ NO _

CURRENT USE STATUS:

Revocable Permit S-5405 to Mana Kai Maui for Landscape & Maintenance
Revocable Permit S-7723 to Mana Kai Maui for Storage Tank & Parking
General Lease S-4112 to Mana Kai Maui for Access Easement
General Lease S-4375 to Mana Kai Maui & Kihei Surfside for Utility Easement
General Lease S-4442 to Kihei Surfside for Access and Utility Easement

PURPOSE:

Public Parking, Beach Access, and Ancillary purposes.

CHAPTER 343 – ENVIRONMENTAL ASSESSMENT:

In accordance with Hawaii Administrative Rules (HAR) § 11-200.1-16 and the Exemption List for the Department of Land and Natural Resources 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 that states, “Operations, repairs or maintenance of existing structures, facilities, equipment or topographical features involving minor expansion or minor change of use beyond that previously existing” and Part 1, Item 36 that states, “Transfer of management authority over state-owned land, such as setting aside of state lands to or from other government agencies through a Governor’s executive order.” The proposed disposition is a de minimis action that will probably have minimal or no significant effect on the environment and should be declared exempt from the preparation of an environmental assessment and the requirements of § 11-200.1-17, HAR.

APPLICANT REQUIREMENTS:

Applicant shall be required to:

1) Provide survey maps and descriptions according to State of Hawaii Department of Accounting and General Services (DAGS) standards and at Applicant’s own cost.

2) Bear all costs associated with formal subdivision of the parcel if subdivision is necessary.

REMARKS:

The subject area identified as tax map key parcel (2) 3-9-004:001 is 5(b) government lands that originally extended from Keawakapu beach to Kamaole beach to the north. In the early 1980s, this undeveloped and unencumbered formerly 27.2 acre parcel began to be disposed for various public purposes: 5.3 acres was set aside to the County of Maui for expansion of Kamaole III beach park now identified as parcel 061; 11.5 acres was set aside
to the DLNR Division of Boating and Ocean Recreation (DOBOR) for operation and management of the Kihei Boat Ramp, parcel 150; 8.2 acres was set aside to the Kahoolawe Island Reserve Commission, parcel 151; and areas seaward of the shoreline are now identified as parcel 777. The remaining portion of parcel 001 is an approximately 2.2-acre parcel of land situate amongst various land uses that include a hotel, resort, park, and commercial zones and is a critical link between South Kihei road and Keawakapu beach.

On July 28, 2021, the Department of Land and Natural Resources (Department) met with Maui Mayor Michael Victorino and County Budget Chief Scott Teruya regarding the need for more public beach parking in the area. Staff informed the Mayor and Budget Chief that a portion of the subject parcel could be made available to the County for parking purposes via Governor’s executive order. This offer was enthusiastically accepted, and the County submitted a formal letter of interest requesting the Department transfer the subject parcel to the County for public parking on July 29, 2021 (Exhibit B).

On November 5, 2021, Maui Mayor Victorino sent the Department a letter requesting both the subject parcel and the neighboring parcel (2) 3-9-004: 149 for public beach parking (Exhibit C). The Department responded on November 15, 2021, explaining that staff was in the process of preparing this submittal requesting the set-aside of parcel 001 via executive order (Exhibit D). Meanwhile, staff is continuing the process of selecting a developer for parcel 149 through the Request for Qualifications / Request for Proposals (RFQ/RFP) process approved by the Board at its meeting on January 8, 2021 under agenda Item D-6.

The revenues generated from the hotel and parking lot site on parcel 149 would provide much needed support to the division and department’s operating budget, and therefore, staff believes that the parcel should be leased at fair market value to generate revenue to support the Special Land and Development Fund (SLDF). As background, the Land Division is comprised of 41 permanent staff positions with offices on Oahu, Maui, Kauai, and Hawaii Island. All 41 Land Division positions are fully funded by the SLDF. In addition to funding Land Division’s operation, the SLDF fully or partially supports 48 positions spread throughout the Department. These include 7 positions at the Office of Conservation and Coastal Lands (OCCL), 1 at the Division of Forestry and Wildlife (DOFAW), 19 at the Engineering Division (ENG), 6 at the Commission on Water Resource Management (CWRM), 4 in the office of the Chairperson, 6 in Administrative Service, 4 in Information Technology Services, and 1 in the Personnel Office.

In addition to funding staff positions throughout the Department, the SLDF fully funds OCCL and provides funding support for lifeguards at state parks, dam safety and geothermal mining programs under ENG, stream monitoring and studies under CWRM, and various resource protection programs administered by DOFAW.

In Fiscal Year 2020, $6,171,710 was transferred out of the SLDF to support the aforementioned positions and programs. This support is made possible through Land Division’s management of revenue generating properties such as the subject parcel. In
addition to recurring expenses, it is critical that the SLDF maintain sufficient reserve funds in order to address unforeseen expenses to address public health and safety. For example, the SLDF has been funding the maintenance of the East Kauai irrigation system to address public health and safety issues. Furthermore in 2021, the Legislature raided approximately $10 million from the SLDF to support other government programs that provide critical public services. Staff emphasizes that the proposed disposition of parcel 149 will preserve and even increase public parking on that parcel, in addition to the parking created on parcel 001 as a result of the requested set aside, while also generating income for the Department. Staff's recommendation represents a balance between providing free public parking to provide access to the shoreline and generating much needed market rate commercial rent revenue for the SLDF.

The portion of parcel 1 to be converted to public parking (outlined in red on Exhibit A) abuts South Kihei Road and is bordered on the remaining sides by an access road, parking for the Mana Kai Maui, and parking for the neighboring Days Inn by Wyndham Maui Oceanfront. Currently, this area is overgrown with a stand of kiawe trees. Prior to using this area for public parking, the County will need to clear the area and prepare an appropriate parking surface at its own expense. The County will be responsible for all costs associated with the maintenance and operation of this parking lot.¹

There are two possible courses of action to transfer this area to the County for public parking. The preferred approach would be to set aside only the portion of parcel 001 outlined in red on Exhibit A, if the set-aside can be executed without conducting a formal subdivision of the parcel. If subdivision is required and the County is willing to bear all associated costs, then the portion so subdivided will be set aside to the County (Alternative

¹ Ruby & Sons Hospitality, LLC (Ruby & Sons) is the permittee under Revocable Permit No. S-7780 for parking covering parcel 149, which is also the subject of the RFQ/RFP referenced above. Ruby & Sons is additionally the State’s lessee under General Lease No. S-4212 covering parcel 029 immediately to the south of parcel 149. Ruby & Sons owns and operates the Days Inn by Wyndham Maui Oceanfront on parcel 029. Through counsel, Ruby & Sons has requested the State’s assistance on a settlement agreement initially entered into between Ruby & Sons’ predecessor-in-interest (Western Apartment Supply and Maintenance Co.), the County and several community members in 2005. Among other things, the 2005 settlement agreement required Ruby & Sons to dedicate 51% of the parking spaces on parcel 149 for public beach access parking.

A proposed 2018 amendment to the settlement agreement was signed by Ruby & Sons and all other parties to the original agreement except the County. Under the proposed amendment, Ruby & Sons was required to make another eight parking stalls on parcel 149 available for public parking. However, the 2018 amendment further specified that if the County were to provide substantial additional public beach access parking on parcel 001, then Ruby & Sons could request the parties to the settlement agreement, as amended, to increase the commercial parking stalls on parcel 149 by eight.

Through counsel, Ruby & Sons has requested that the State condition the set-aside of parcel 001 to the County on the return of eight parking stalls to Ruby & Sons as provided for in the proposed 2018 amendment, as well as on Planning Commission approval of a shoreline setback variance and special management area application affecting parcels 029 and 149. Land Division does not believe that the State should include such a condition because the State was not a party to the 2005 settlement agreement or the proposed 2018 amendment and the use of parcel 001 has not previously been tied to the hotel/parking use of parcels 029 and 149.
1). If Alternative 1 is not viable, the Board could approve the issuance of an executive order setting aside the entirety of the subject parcel outlined in yellow on Exhibit A to the County subject to the Department’s reservation of the management of the existing easements and revocable permits as described above (Alternative 2). The Department will ensure that these encumbrances are not affected in any way by the set-aside of the subject parcel to the County and will not permit any future expansion or modifications without the County’s consent. Both of these courses would achieve the objective of increasing the amount of public beach access parking while providing continuity and security to the Department’s existing tenants on the subject parcel.

Staff is recommending that the Board approve the issuance of an executive order setting aside a portion of the subject parcel outlined in red on Exhibit A to the County of Maui for public beach access parking under Alternative 1. However, if the set-aside cannot be completed without a formal subdivision approval, then staff recommends that the Board authorize Alternative 2, which is the set-aside of the entire parcel subject to existing encumbrances as noted above.

RECOMMENDATION:

That the Board, subject to Applicant fulfilling the Applicant Requirements above:

1. Declare that, after considering the potential effects of the proposed disposition as provided by Chapter 343, HRS, and Chapter 11-200.1-16, 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 as a de minimis activity.

2. Approve of and recommend to the Governor the issuance of an executive order setting aside a portion of the subject land outlined in red on Exhibit A to the County of Maui under the terms and conditions cited above applicable to Alternative 1, which are by this reference incorporated herein and subject further to the following:

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

B. Disapproval by the Legislature by two-thirds vote of either the House of Representatives or the Senate or by a majority vote by both in any regular or special session next following the date of the setting aside;

C. Review and approval by the Department of the Attorney General; and

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

2 As noted above, the clearing of the trees and brush and development of the public parking lot shall be limited to the area generally outlined in red on Exhibit A.
3. In event the portion of the parcel outlined in red on Exhibit A cannot be set aside to the County without a formal subdivision approval, then approve of and recommend to the Governor the issuance of an executive order setting aside the whole of the parcel to the County of Maui under the applicable terms and conditions cited above for Alternative 2, which are by this reference incorporated herein and subject further to the following:

A. The standard terms and conditions of the most current executive order form, as may be amended from time to time; provided that the set-aside shall be subject to the existing easements and revocable permits listed above, together with any extensions, renewals or continuations thereof that the Board may approve from time to time; provided further that public parking shall be limited to the area outlined in red on Exhibit A attached;

B. Disapproval by the Legislature by two-thirds vote of either the House of Representatives or the Senate or by a majority vote by both in any regular or special session next following the date of the setting aside;

C. Review and approval by the Department of the Attorney General; and

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

Respectfully Submitted,

Daniel L. Ornellas
District Land Agent

APPROVED FOR SUBMITTAL:

Suzanne D. Case, Chairperson

3 Under Section 171-11, HRS, when portions of public lands set aside to an agency or county “are not presently utilized or required for the public purpose stated, the board shall have the power, without withdrawing the order setting aside the lands, to dispose of any and all real property interest less than the fee in the portions of such lands where the disposition is for a use which is consistent or inconsistent for which the land was set aside. . . .”
Approximate area of parcel staff is recommending be set-aside and cleared for public parking.
DEPARTMENT OF LAND AND NATURAL RESOURCES
KALANIMOKU BUILDING
1151 PUNCHBOWL STREET
HONOLULU, HAWAII 96813
ATTN: SUZANNE CASE, CHAIRPERSON

SUBJECT: LETTER OF INTEREST
TMK: (2) 3-9-004:001

Dear Ms. Case:

Please accept this letter as communication of the County of Maui's interest to acquire a Governor's Executive Order for all or a portion of the above referenced property. The County intends to utilize the property for public beach parking and for beach access purposes.

Please contact Guy Hironaka, Real Property Management Specialist V, at 270-7725 (direct line) or guy.hironaka@co.mauhi.hi.us should you have any questions or require further information.

Your assistance regarding this matter is greatly appreciated.

Sincerely,

MICHAEL P. VICTORINO
Mayor

Cc: Scott K. Teruya, Finance Director
November 5, 2021

Ms. Suzanne Case, Chair  
Department of Land and Natural Resources  
Kalanimoku Building  
1151 Punchbowl Street  
Honolulu, Hawaii 96813

Dear Ms. Case:

SUBJECT: EXECUTIVE ORDER FOR PROPERTY IDENTIFIED AS TAX MAP KEYS: (2) 3-9-004:001 AND (2) 3-9-004:149

I am requesting an Executive Order for parcels identified as Tax Map Keys (2) 3-9-004:001 and (2) 3-9-004:149, at Kamaole, Wailuku (Kula), Maui, Hawaii. This area is commonly known as Keawakapu Beach. I am acquiring shoreline properties to assure public beach access throughout Maui County for our residents.

Through an Executive Order for the management and maintenance of the parking areas, the County would acquire the parcels in the best interest of the public. The County will provide beach access parking for our residents while maintaining the current obligations of the parcels. Furthermore, a restroom facility and proper lighting will be considered for the public’s benefit.

On behalf of the people of Maui County, I hope for your favorable consideration to my request. Thank you and I look forward to hearing from you.

Sincerely,

MICHAEL P. VICTORINO  
Mayor, County of Maui

cc: The Honorable David Y. Ige, Governor  
Russell Tsuji, Land Division Administrator, Department of Land and Natural Resources
November 15, 2021

Michael P. Victorino, Mayor
County of Maui
200 S. High Street
Wailuku, Maui, Hawaii 96793

Subject: County of Maui Request for Executive Order Setting Aside Property Identified as Tax Map Keys: (2) 3-9-004:001 and (2) 3-9-004:149

Dear Mayor Victorino,

We are in receipt of your letter requesting the set-aside to Maui County of the two parcels identified above. The Department of Land and Natural Resources (Department) appreciates your desire to acquire shoreline properties to provide public beach access throughout Maui County for its residents.

However, we were surprised by your request for parcel (2) 3-9-004:149. As you will recall, we met with yourself and County Budget Chief Scott Teruya regarding the County’s interest in acquiring parcel 149 for public parking on July 28, 2021. We explained that the Department was already going through the process of selecting a developer through the Request for Qualifications / Request for Proposals (RFQ / RFP) process for parcel 149. We added, as an alternative, that the Department was open to transferring parcel (2) 3-9-004:001 to the County for public parking purposes. At the time, this proposal was greeted with enthusiasm and staff were directed accordingly.

Following our meeting, the Department received your July 29, 2021 letter of interest requesting the Department convey parcel 001 to the County via executive order for public beach parking and beach access purposes. Staff has been diligently working to prepare a Board of Land and Natural Resources (Board) submittal requesting the set-aside of parcel 001 to the County for public beach parking and access.

As discussed, the Board approved the issuance of a RFQ / RFP for the maintenance and operation of a public/private parking lot on parcel 149 at its meeting on January 8, 2021. While the Department did receive a timely Notice of Intent from the County on June 9, 2021, the County did not further pursue the RFQ / RFP process by submitting its qualifications or proposal for this parcel. Accordingly, the Department continued the RFQ / RFP process of selecting a developer for this revenue generating parcel. It must be noted that Parcel 149 is bound by a

Exhibit D
number of terms and conditions that protect public beach access. Specifically, the chosen applicant is required to provide at least 51 designated parking stalls for public beach access, more than 60% of the available parking is dedicated for beach access.

We feel your desire to provide Maui residents with public beach access can be achieved by completing the set-aside of parcel 001 while the Department continues its RFQ/RFP process for parcel 149.

Thank you for your attention on this matter.

Sincerely,

[Signature]
Suzanne D. Case
Chairperson
EXEMPTION NOTIFICATION

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

Project Title: Set Aside to County of Maui for Public Parking, Beach Access and Ancillary Purposes; Board to Consider Two Alternatives for Set Aside Related to Subdivision Requirements, Set Aside of Either the Whole or a Portion of the Property Located at Keawakapu, Kamaole, Maui, Tax Map Key: (2) 3-9-004:001

Project / Reference No.: PSF No. 21MD-074.

Project Location: Keawakapu, Kamaole, Maui, Tax Map Key: (2) 3-9-004:001.

Project Description: Set Aside to County of Maui for public parking, access, and ancillary purposes at Keawakapu, Kamaole, Maui.

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

Exemption Class No. and Description: In accordance with Hawaii Administrative Rules (HAR) § 11-200.1-15 and the Exemption List for the Department of Land and Natural Resources 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 that states, “Operations, repairs or maintenance of existing structures, facilities, equipment or topographical features involving minor expansion or minor change of use beyond that previously existing” and Item 36 that states, “Transfer of management authority over state-owned land, such as setting aside of state lands to or from other government agencies through a Governor’s executive order.

Cumulative Impact of Planned Successive Actions in Same Place: No. This is an administrative action and does not involve any changes to the physical environment.

Exhibit E
**Significant:**

**Action May Have Significant Impact on Particularly Sensitive Environment:**

No. The requested area to be set aside involves a portion of State lands historically used for parking and access purposes characterized by an existing gravel parking lot abutting overgrown kiawe trees along South Kihei and a landscaped pedestrian right away leading toward the shoreline to the west. In addition, based on the analysis below, staff believes there would be no significant impact to sensitive environmental or ecological receptors.

**Analysis:**

The Board has permitted similar uses on public lands in the past. The set aside and proposed use is of a similar type and scope and continues to occur on this and other public lands across the State. The proposed use will involve a minor increase in the amount of parking on the subject parcel due to the clearance of overgrown kiawe trees abutting South Kihei Road. Such activities have resulted in no known significant impacts, whether immediate or cumulative, to the natural, environmental and/or cultural resources in the area. Staff also believes that the request would involve negligible or no expansion or change in use of the subject area beyond that previously existing.

**Agencies Consulted:**

DLNR Office of Conservation and Coastal Lands, Division of Boating and Ocean Recreation; County of Maui Mayor’s Office, Department of Finance and Department of Planning

**Recommendation:**

That the Board find that the set aside will probably have minimal or no significant effect on the environment and is presumed to be exempt from the preparation of an environmental assessment.