

STATE OF HAWAII
DEPARTMENT OF LAND AND NATURAL RESOURCES
Land Division
Honolulu, Hawaii 96813

December 12, 2025

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

MAUI

Issuance of Revocable Permit to Mahi Pono, LLC and East Maui Irrigation Company, LLC for the Development, Diversion, and Use of Surface Water for Diversified Agriculture, Currently Existing Historical Industrial and Non-Agricultural Uses, Reservoir, Fire Protection, Hydroelectric, and County of Maui Department of Water Supply and Kula Agricultural Park Purposes on the Island of Maui; Tax Map Keys: (2) 1-1-001:044 and 050, 1-1-002:002 (por.), 1-2-004:005 & 007, 2-9-014:001, 005, 011, 012 & 017.

Pursuant to Section 92-5(a) (4), Hawaii Revised Statutes (HRS), the Board may go into Executive Session in order to consult with its attorney on questions and issues pertaining to the Board's powers, duties, privileges, immunities and liabilities.

APPLICANT:

Mahi Pono, LLC, a foreign limited liability company; and East Maui Irrigation Company, LLC, a domestic limited liability company; hereafter collectively referred to as "Applicant".

LEGAL REFERENCE:

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

LOCATION:

Portion of government waters from streams located in the Koolau Forest Reserve situated at Hana, Maui, identified by Tax Map Keys: (2) 1-1-001:044 and 050, 1-1-002:002 (por.), 1-2-004:005 & 007, 2-9-014:001, 005, 011, 012 & 017, as shown on the attached maps labeled **Exhibit A**.

TRUST LAND STATUS:

Section 5(b) lands of the Hawaii Admission Act
DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: YES

CURRENT USE STATUS:

Encumbered by revocable permit Alexander & Baldwin, Inc. (A&B) and East Maui Irrigation Company, LLC (EMI), for right, privilege and authority for the development, diversion, and use of water purposes.

CHARACTER OF USE:

County of Maui Department of Water Supply, diversified agriculture, currently existing historical industrial and non-agricultural uses, reservoir, fire protection, hydroelectric, and Kula Agricultural Park purposes.

COMMENCEMENT DATE:

January 1, 2026.

MONTHLY RENTAL:

\$24,306.00 per month.

COLLATERAL SECURITY DEPOSIT:

Twice the monthly rental.

CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

A Final Environmental Impact Statement (FEIS) was published in the Environmental Review Program's Environmental Notice on September 8, 2021, and accepted by the Board at its meeting on September 24, 2021, under agenda item D-7. The FEIS discussed in the Board submittal covers the state action contained in the permit. Therefore, under HAR 11-200.1-11(a) the Board is recommended to find that the existing FEIS covers the existing state action, the anticipated cumulative effects are similar or the same as the FEIS, and the FEIS already covers the range of alternatives to the proposed action. For reference, below are links to the FEIS and supporting documents:

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-1.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-2.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-3.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-4.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-5.pdf

DCCA VERIFICATION:

Place of business registration confirmed: YES
Registered business name confirmed: YES
Applicant in good standing confirmed: YES

JUSTIFICATION FOR REVOCABLE PERMIT:

The purpose of this revocable permit is to continue existing uses of water currently allowed under revocable permits to the same Applicant entities. The revocable permit is temporary in nature intended to allow continuing existing uses of water until a long-term water license can be issued via public auction. Staff believes that it is in the State's best interest to issue a new single revocable permit to replace the current revocable permit for the reasons discussed further herein.

BACKGROUND:

On December 8, 2023, the Board authorized the issuance of a single revocable permit to EMI and A&B for the diversion and use of East Maui surface water. The staff submittal can be accessed at the following link:

<https://files.hawaii.gov/dlnr/meeting/submittals/231207/D-8.pdf>

The draft Board meeting minutes for the item, including the amendments adopted, can be found on pages 15 and 16 of the document accessed at the following link:

<https://dlnr.hawaii.gov/wp-content/uploads/2024/07/Minutes-231207-D.pdf>

At its meeting on December 13, 2024, the Board issued a revocable permit for the diversion and use of East Maui surface water to EMI and A&B. A copy of the approved Board submittal for the issuance of the revocable permit for 2025 is attached as **Exhibit B**.

In June 2025, Mahi Pono, LLC (Mahi Pono) acquired A&B's remaining interest in EMI, giving Mahi Pono full ownership of EMI. By letter dated October 10, 2025, and attached as **Exhibit C**, EMI requested a revocable permit for 2026 under same terms and conditions as those imposed on the previous revocable permit to A&B and EMI. Staff notes that even though EMI requested the revocable permit only to itself, staff recommends that the revocable permit be issued to both EMI and Mahi Pono, collectively referred to as the Applicant since certain permit requirements apply to one or both of the entities.

On October 29, 2025, the Circuit Court of the First Circuit issued its Opinion on Appeal reversing the Board's Findings of Fact, Conclusions of Law and Decision & Order from the contested case hearing held over the 2021-2022 revocable permits. *Sierra Club v.*

BLNR, Civ. No. 1CCV-22-0000794 (2025 Circuit Court Opinion). to the Circuit Court provided guidance for the Board to consider when issuing future land dispositions. Specifically, the Circuit Court instructed the Board to consider: Requiring practical mitigation measures to reduce system losses; Ensuring that CWRM's interim instream flow standards are in place and fully implemented before allowing more water to be taken from east Maui streams; and rendering necessary findings regarding traditional and customary practices.

After review of the reports submitted by EMI over the course of 2025, staff is recommending that the Board approve a new revocable permit effective January 1, 2026, subject to the conditions discussed further herein. Copies of the most recent quarterly water use report through September 2025, and the most recent monthly water use report from October 2025 are attached as **Exhibits D and E** respectively.

DISCUSSION:

Staff recommends that the new revocable permit allow for the development, diversion, and use of water only, as authorized by the current revocable permit, resulting in no disposition of additional land areas. Currently, the Applicant pays a monthly rent for the revocable permit of \$23,598.00 (\$283,176.00 annually). Staff recommends that a monthly rent for 2026 revocable permit in the amount of \$24,306.00 (\$291,672.00 annually). This 3.0% increase reflects the unadjusted percent change in the Consumer Price Index from October 2024 to October 2025.

The Applicant also pays an annual amount of \$139,463.00 to contribute, either in funds or in-kind services, for watershed management activities in addition to rent for the year 2025. Staff is recommending that the Board require the same amount be contributed either in funds or in-kind services for watershed management activities in 2026 as a placeholder, pending further development of a watershed management agreement between the Division of Forestry and Wildlife (DOFAW) and the Applicant to apply to either the new revocable permit, a long-term water license, or both.

Staff is also recommending that as part of the revocable permit, the Board apply separate water diversion limits for the Applicant and the County of Maui. Staff believes that this provides greater accountability and transparency for the respective uses, as well as it encourages more efficient water use by all parties. For the Applicant, staff is recommending that the Board limit the diversion of water by the Applicant for their use for diversified agriculture, currently existing historical and non-agricultural uses, reservoir, fire protection, dust control, hydroelectric purposes, and other uses¹ to not exceed **35.22 million gallons per day (mgd) averaged annually**.² This amount is based on the average amount of water used from January through October of 2025 for diversified agriculture,

¹ "Other uses" includes system losses and other water diverted for use by the Applicant, excluding any water diverted for use of the County of Maui Department of Water Supply and Kula Agricultural Park.

² Previously, the revocable permit allowed for a diversion of 3,263 gallons per acre per day (gad) multiplied by actual acreage planted. This new calculation is based on 2,765.82 gad multiplied by current planted acreage of 12,734.

historical and industrial uses, and other uses including system losses, but excluding any water that is not used by the County of Maui, totaling (36.82 mgd), minus an additional 1.60 mgd.³ This amount is based on the current planted acreage of 12,734 acres. Staff recommends that the Board adopt an allotment for the 2026 RP of 35.22 mgd, averaged annually, based on the current planted acreage of 12,734. This recommendation is in response to concerns raised by Sierra Club that Mahi Pono is planting too many acres. We note that this recommendation is maintain status quo during this 2026 RP. Issues related to future water allocations should be addressed either in the on-going discussions between Mahi Pono and Maui County or in the long-term disposition of the water diversion by either water license issued by public auction or transfer to the County of Maui by executive order.

Staff notes that in addition to surface water diverted from the state-owned streams under the revocable permit and privately owned streams, the Applicant uses groundwater pumped from its privately owned wells to supplement its operational water needs for its farm system. However, Staff is not including any amount of groundwater use in the calculation of the water allocation to reduce the allotment of water from the state-owned streams based on the Commission on Water Resource Management's (CWRM) below policy. After consultation, CWRM provided the following comments:

Because Mahi Pono's agricultural use does not require potable water, non-potable surface water, when available, is better suited to this type of use than potable ground water. Therefore, the Commission on Water Resource Management does not support a decision that effectively forces Mahi Pono to substitute ground water for surface water when adequate surface water flows are available above the IIFS.

Compared with streams, aquifers are more resilient and less responsive to short-term shortages like drought. A significant quantity of recharge to Central Maui's aquifer comes from return irrigation, originating from surface water diversions in East Maui. Requiring groundwater to be used instead of surface water therefore has a twofold impact on Central Maui's ground water resources: it reduces recharge while simultaneously increasing withdrawals. The ideal balance between these sources is struck with greater reliance on surface water flows in the wet season, when they are typically plentiful, and reliance on ground water resources only when necessary to meet Mahi Pono's irrigation needs during periods of lower flows, including the dry season. The resilience of ground water resources to temporary increases in pumping or temporary declines in recharge is a key reason that the Commission manages ground water use on a 12-month moving average, which accounts for typical seasonal variations in surface and ground water use.

From both a scientific and policy standpoint, it would be unsound to limit the use of well-monitored surface water while encouraging increased

³ The 1.6 mgd reduction is based on the average amount of surface water diverted from privately owned streams from January 2025 to October 2025 as reported by the Applicant.

reliance on less-understood groundwater resources. East Maui's surface water system is among the most closely monitored and studied in the State, with established, measurable interim instream flow standards designed to protect cultural, ecological, and recreational values. By contrast, Central Maui's aquifer system remains far less studied. While the Commission is actively pursuing construction of a Deep Monitor Well in the Pā'ia aquifer system to track long-term trends in aquifer health, at present there is not a single DMW in the Central Maui Aquifer Sector.

None of the aquifer systems from which Mahi Pono pumps groundwater are designated as groundwater management areas. In a non-designated aquifer system, well operators may pump ground water consistent with their correlative rights; however, the Kahului and Pā'ia aquifers show cumulative groundwater well pumpage above their respective sustainable yields. Therefore, while Mahi Pono can supplement its irrigation needs with ground water, this should be resorted to only when there is insufficient surface water available above the amount needed to maintain the IIFS.

Therefore, although the Applicant's use of groundwater is not regulated by the Board, Staff does not support an allocation of less surface water under the revocable permit to the extent it is available under the IIFS that would, either directly or indirectly, result in use (i.e., to make up the shortfall) of groundwater that would be contrary to CWRM's comments. Staff stresses that this would not allow the Applicant to divert water in excess of what is available under the IIFS under any circumstance.

Pursuant to CWRM's analysis, under current Interim Instream Flow Standards (IIFS), approximately 56 mgd is estimated to be available for the East Maui transmission system at median flows. Staff notes that this should not be construed as a fixed cap on the amount of water that can be diverted under the revocable permit. This estimate is based at median flows, meaning that there may be greater or lower amounts of water available, depending on stream conditions. In the event that stream conditions do not allow for the maximum amount of water allowed under the revocable permit to be diverted, then the Applicant shall be required to reduce its diversions to comply with the IIFS. Staff consulted with CWRM staff and was informed that the Applicant's diversion of water was compliant with the IIFS. CWRM staff also noted that the Applicant was working in good faith to obtain numerous regulatory approvals to remove outstanding diversions in the Huelo region to comply with the 2022 IIFS decision.

As for uses by the County of Maui, the Board is recommended to allow the diversion of water from East Maui state-owned streams that shall not exceed **6.25 mgd, averaged monthly**, for use by the Department of Water Supply and the Kula Agricultural Park. Staff notes that since January 2025 until October 2025, the County of Maui has an overall average use of 3.42 mgd for the Department of Water Supply and 0.56 mgd for the Kula Agricultural Park. However, in September 2025, the County used a total of 6.09 mgd, with 5.53 mgd for DWS and 0.56 mgd for the Kula Agricultural Park, exceeding the 5.25 mgd monthly limit established for 2025. As the County of Maui is using the water for public

use, staff recommends increasing the allotment for 2026 to cover for additional water that may be needed similar to September 2025. Staff believes that the recommended limits provide enough water to meet the County's needs and also incentivize the County to more efficiently use of the water diverted on its behalf such as expand storage capacity.

Compliance with the 2025 Circuit Court Opinion

Staff believes that as part of the 2026 revocable permit, the Applicant should be required to provide an improvement plan in order to implement practical mitigation measures to reduce system losses. Regarding the ditch system, staff recommends that the Board require the Applicant to start construction no later than November 1, 2026, on all diversion removals required under the 2018 and 2022 CWRM orders that receive all required State, Federal and County permits by June 30, 2026. Staff believes that requiring this work would also meet the requirement that CWRM's IIFS are implemented. For the farm system, staff recommends that the Applicant provide a plan, including timeline and cost estimates, for lining all reservoirs that store water diverted under the revocable permit, no later than March 31, 2026. Staff believes that these recommendations sufficiently comply with the 2025 Court Opinion requirements. Staff does not believe that the Applicant must complete certain construction activities on either the diversion removals or lining reservoirs as a pre-requisite for the Board to approve the issuance of the 2026 revocable permit, especially if completion of permitting requirements remains outstanding.

Staff recommends that the Board adopt the findings of 2018 CWRM Decision and Order (D&O) regarding traditional and customary practices, which consist of kalo cultivation and gathering of stream biota. The D&O specifically addressed that the established IIFS sufficiently protected traditional and customary rights, as well as appurtenant rights. The D&O noted that:

"The record is not clear whether any person holds traditional and customary Hawaiian rights in the East Maui area, whether for gathering rights or for farming in traditional and customary ways. There was testimony that at least some Nā Moku members and their 'ohana gathered for subsistence and cultural purposes in the East Maui area, and wetland taro was being grown or attempted to be grown with traditional and customary practices, sometimes by members who have lived in the area for generations. No evidence was presented that the native Hawaiian customary and traditional gathering rights were traceable to at least November 25, 1892."

However, the D&O also concluded that:

"For purposes of this contested case only, it is assumed that there are persons who can show that they possess native Hawaiian customary and traditional gathering rights that can be traced to at least November 25, 1892. As indicated above, IIFS will be set in this case in certain streams to achieve at least one of the following: full habitat restoration; habitat

restoration to H90; ensuring connectivity flow over diversions to allow passage of stream biota. The restoration of stream flows in this manner is intended to both restore the stream life and to provide additional opportunities for the exercise of customary and traditional gathering rights.”

The D&O addressed taro cultivation through the recognition of appurtenant rights, and concluded that:

“The use of stream water where the mode of irrigation approximates that which has historically been utilized for the cultivation of taro, although the method may not necessarily be the most efficient means of irrigation, is not unreasonable as a matter of law where there is no demonstration of unnecessary waste or proof that any more efficient means of cultivation is available to them. Parties with appurtenant rights were harmed by the EMI Ditch diversions. Water, up to the restoration of full stream flow, should be provided to satisfy claimed appurtenant rights.”

The 2018 CWRM D&O can be accessed by this link: <https://files.hawaii.gov/dlnr/cwrn/cch/cchma1301/CCHMA1301-20180620-CWRM.pdf> Traditional and customary practices and appurtenant rights are discussed pages 241 through 246. We encourage land board members to review the link. To protect traditional and customary practices, CWRM set IIFS in all habitat streams in the 2018 D&O at median base flow H₉₀. CWRM ordered full restoration to all streams under the 2018 D&O that historically supported significant kalo cultivation. CWRM specifically considered diversion of water from streams with lower potential for instream uses and habitat restoration.

Recommended Conditions for 2026 Revocable Permit

Staff recommends that the Board adopt the following additional conditions that were implemented by the Board for the current revocable permits and modified to conform with the requested revocable permit:

- (1) There shall be no waste of water. System losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%.⁴ The rate of system losses shall be calculated as the amount of water diverted or extracted into the Mahi Pono field system that is not used for diversified agriculture purposes, excluding the amount of water diverted for the County of Maui; then divided by the total amount of water diverted or extracted into the Mahi Pono field system.

⁴ Based on the information provided in the water use reports, Staff calculates the system loss rate based on year-to-date average amounts reported from January 2025 through October 2025 to be approximately 5.4%.

- (2) Any amount of water diverted under the revocable permit shall be for reasonable and beneficial uses consistent with the character of use and always in compliance with the interim instream flow standards (IIFS), as may amended from time to time by CWRM. The Permittee shall also comply with all other conditions required by CWRM regarding the streams that water may be diverted from under this revocable permit, including stream flow restoration and closure of diversions.
- (3) Permittee shall provide a report on the progress regarding the removal of diversions and fixing of the pipe issues before the end of the revocable permit term.
- (4) Permittee shall continue to clean up and remove debris from the areas where the streams that water may be diverted from under this revocable permit are located, and staff shall inspect and report every three months on the progress of the clean-up. For purposes of clean-up, debris shall not include any structure and equipment that is either currently used for the water diversions, or for which CWRM has not required removal; “trash and debris” shall be defined as “any loose or dislodged diversion material such as concrete, rebar, steel grating, corrugated metals, railroad ties, etc., that can be removed by hand (or by light equipment that can access the stream as is).”
- (5) The revocable permit shall be subject to any existing or future reservations of water for the Department of Hawaiian Home Lands (DHHL).
- (6) The County of Maui shall coordinate with an interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Haiku Community Association, the Sierra Club, Na Moku Aupuni O Ko‘olau Hui, the County of Maui, the Department of Hawaiian Home Lands, the Aha Moku Advisory Council, and interested members of the Huelo community as determined by the County of Maui. The interim committee shall meet at least monthly. The County of Maui shall be responsible for organizing and scheduling these meetings.
- (7) It is an essential component to the Board’s stewardship of the water resource to understand how much water is being diverted. Permittee shall therefore provide quarterly written reports to the Board containing (at a minimum) the following information:
 - (a) The amount of water actually used on a monthly basis, including the monthly amount of water delivered for: the County of Maui Department of Water Supply and the County of Maui Kula Agricultural Park; diversified agriculture; industrial and non-agricultural uses; and reservoir/fire protection/ hydroelectric uses. Descriptions of diversified agricultural uses shall also provide information as to acreage, location, crop, and use of the water. Industrial and non-agricultural uses shall specify the character and purpose of water use and the user of the water;

- (b) The estimated amount of water required for each crop per acre per day for the previous quarter and how much water is projected to be required per acre per day for the forthcoming quarter;
- (c) The report shall disclose which structures on or next to streams have been removed, which ones have been modified, which ones remain to be modified, what remains to be done before they are modified, what impediments exist to their modification, what agencies need to give their approval before modifications can be made, when the Permittee made requests to the applicable agencies for approval and when the modifications are expected to be completed;
- (d) Update on removal of trash, unused man-made structures, equipment and debris that serve no useful purpose, including photographs and documenting any reports of such items that Permittee has received from the Department, other public or private entities and members of the general public and the action(s) taken by Permittee, if any, to remove the reported items;
- (e) A listing of all reservoirs in the A&B/EMI water system serviced by the revocable permit, with the following information provided for each:
 - The capacity of each such reservoir;
 - The surface area of each such reservoir;
 - What fields are irrigated by each such reservoir;
 - Which reservoirs are lined, and with what material, and which are not;
 - The estimated amount of evaporation per day from the surface of each such reservoir;
 - An analysis of the cost and time to line at least one such reservoir;
 - Information on any reservoirs planned to be taken out of service;
 - The depth and volume of water in each reservoir (as of the last day of each month);
 - How long it would take on average for each full reservoir to be emptied if no water were to flow into or be deliberately removed from it (i.e. how long until evaporation and seepage drains it); and
 - The amount of water used for hydroelectric purposes, if any.

- (f) The number, location, timing, and approximate acreage of fires fought during the quarter using water from reservoirs supplied with water from the A&B/EMI system;
- (g) The names and locations of the reservoirs from which water was drawn to fight fires during the quarter, and
- (h) A listing of all irrigation wells in the A&B/EMI water system serviced by the RPs, with the water levels and chloride levels in each well that is in active use noted, and

Each quarterly report shall be submitted in a format with tracked changes that clearly show the differences/ updates from the prior quarter.

Such quarterly reports shall be “due” to the DLNR one-month after the last calendar day of the subject quarter. Thus, the reports shall come due as follows:

Q1 Report—April 30, 2026

Q2 Report—July 31, 2026

Q3 Report—October 31, 2026

Q4 Report—January 31, 2027

- (8) In addition to the quarterly report, the Permittee shall provide monthly reports containing at minimum, the Permittee’s monthly water use amounts and the total planted acreage.
- (9) Require Permittee to advise any third-party lessees, that any decisions they make are based on these month-to-month revocable permits for water unless or until a license is issued.
- (10) Permittee shall cooperate with CWRM and the Department’s Division of Aquatic Resources (DAR) in facilitating studies, site inspections and other actions as necessary to address the streams that water may be diverted from under this revocable permit.
- (11) Permittee shall work with CWRM and DOFAW to determine whether there are alternatives to diversion removal that effectively prevent mosquito breeding and can be feasibly implemented. Permittee shall include the status of alternatives in its quarterly reports.
- (12) If the Board finds that a use of water is not reasonable and beneficial and does not comply with the permitted uses, Permittee shall cease such use within a timeframe as determined by the Department.

- (13) For water used for agricultural crops, Permittee is to estimate how much water is required for each crop per acre per day.
- (14) Permittee shall look into supplying the Maui Invasive Species Committee with water, and if feasible, and despite it not being an agricultural use, this would be considered a reasonable and beneficial and permitted use under the revocable permit.
- (15) No later than March 31, 2026, Permittee shall provide a plan, including timeline and cost estimates, for lining all reservoirs that store water diverted under the revocable permit.
- (16) Permittee is required to start construction no later than November 1, 2026, on all diversion removals required under the 2018 and 2022 CWRM orders that receive all required State, Federal and County permits by June 30, 2026.
- (17) Based on the 2018 CWRM Decision and the information presented here, the Board determines that reasonable beneficial use for diversified agriculture to Applicant under a month-to-month revocable permit on 30 days' notice is 35.22 mgd, averaged annually.
- (18) As a condition of the permit, the Permittee shall provide no more than 6.25 mgd, averaged monthly, to the County of Maui daily, which is the amount the Board finds to be the reasonable and beneficial allocation of water.
- (19) Therefore, the total amount of water allocated under this revocable permit shall be:
 - 35.22 mgd, averaged annually, to be used by the Applicant for diversified agriculture and other existing uses; and
 - 6.25 mgd, averaged monthly, to the County of Maui Department of Water Supply for the Kamaole Treatment Plant and the County of Maui Kula Agricultural Park.

Public Trust Doctrine and Carmichael Analysis

Title to water resources is held in trust by the State for the benefit of its people. Pursuant to *In re Water Use Permits*, 94 Hawaii 97, 9 P.3d 409 (2000) (*Waiāhole I*), and *In re Wai'ola O Moloka'i, Inc.*, 103 Hawai'i 401, 83 P.3d 664 (2004) the Hawai'i Supreme Court has identified four public trust purposes with respect to water:

1. Maintenance of waters in their natural state;
2. Domestic water use of the general public, particularly drinking water;
3. The exercise of Native Hawaiian and traditional and customary rights, including

appurtenant rights; and

4. Reservations for Hawaiian home lands.

In addition, the courts have indicated that the “dual mandate” of the public trust not only calls for the protection of water resources, but also requires the Board to promote the reasonable and beneficial use of water resources in order to maximize their social and economic benefits to the people of this state. *Waiāhole I*, 94 Hawai‘i at 139, 141, 9 P.3d at 451, 453 (“The public has a definite interest in the development and use of water resources for various reasonable and beneficial public and private off-stream purposes, including agriculture.”). In order to satisfy its public trust obligations, the Board must balance the proposed use of water against the foregoing public trust purposes, as well as competing uses.

Of these four purposes, domestic water use is implicated by the use of water by the County of Maui Department of Water Supply. In addition to its public trust duties, the Board also has a constitutional duty to promote diversified agriculture, which is the primary use of water under this revocable permit. With respect to the agricultural use of water, the Hawai‘i Constitution provides:

The State shall conserve and protect agricultural lands, promote diversified agriculture, increase agricultural self-sufficiency and assure the availability of agriculturally suitable lands.

Hawai‘i Constitution, Article XI, Section 3.

The public lands shall be used for the development of farm and home ownership on as widespread a basis as possible, in accordance with procedures and limitations prescribed by law.

Hawai‘i Constitution, Article XI, Section 10.

Instream uses, including traditional and customary practices, are protected by the IIFS. Thus, the diversions do not affect protected instream uses.

Pursuant to the Hawai‘i Supreme Court’s ruling in *Carmichael v. Board of Land and Natural Resources*, the Board may issue the revocable permit on a month-to-month basis for up to one year and continue the revocable permit for additional one-year periods.⁵ However, a decision by the Board to approve the subject revocable permit must demonstrate that such a decision is made in consideration of the “best interests of the State,” as required in section 171-55, Hawaii Revised Statutes (HRS), which states:

Notwithstanding any other law to the contrary, the board of land and natural resources may issue permits for the temporary occupancy of state lands or

⁵ The Court noted that the Board may continue revocable permits for the temporary use of water pursuant to Section 171-55, HRS.

an interest therein on a month-to-month basis by direct negotiation without public auction, under conditions and rent which will **serve the best interests of the State**, subject, however, to those restrictions as may from time to time be expressly imposed by the board. A permit on a month-to-month basis may continue for a period not to exceed one year from the date of its issuance; provided that the board may allow the permit to continue on a month-to-month basis for additional one year periods.

(Emphasis added.)

In staff's view, making water available for diversified agriculture supports the long-term viability and security of local agricultural operations, and is both in the best interest of the State and critical to the State's compliance with the constitutional mandates of Article XI. It also allows for the local production of food, supporting the goal of food sustainability and food security for Hawai'i. It may also translate into lower prices for consumers when produce does not have to be shipped to Hawai'i from outside of the state. Any tension between identified public trust uses of water and the constitutional mandates above will be resolved in the process of issuing water leases, because Section 171-58, HRS, requires the joint development of a water reservation to support current and future DHHL homestead needs.

Finally, approval of the revocable permit pursuant to staff's recommendations would be consistent with legal requirements that they be temporary and under such conditions and rent which serve the best interest of the State. The Applicant has taken steps to convert their permits to long term leases, including working with the Department and DHHL regarding DHHL's water reservations, seeking or obtaining an IIFS determination from CWRM, and complying with Chapter 343, HRS, including preparation of a final environmental impact statement for the long-term water license. Additionally, the East Maui Water Authority (EMWA) has requested that it receive a set aside of the water resource via Governor's Executive Order, which has been supported by the County of Maui through the Mayor.

At the November 14, 2025, BLNR meeting, Item D-10, Staff recommended that a contested case hearing over the proposed disposition of a water license by public auction covering the diversion of public surface water, or set aside via Governor's Executive Order to the County of Maui for the diversion of public surface water was taken up in relation to this RP. After hearing several hours of public testimony, the Board voted to defer Item D-10 - the decision on whether to hold a CCH - for six months to allow the County of Maui more time to continue its discussions with Mahi Pono on the long-term management of the EMI system.

However, during deliberation, the Chair noted that the existing EMI RP will expire in December 2025, and the Board will need to decide whether to issue a new RP to ensure continued water delivery to Maui County for upcountry residents and agricultural uses, as well as compliance with the IIFS. During the discussion, there was support for keeping the EMI system operating under a new RP with conditions.

Given the numerous and complex issues regarding the issuance of a long-term disposition, staff recommends that the issuance of a new revocable permit for 2026 is in the best interest of the State to continue the reasonable and beneficial uses for diversified agriculture, specifically food production, and domestic purposes. Furthermore, Staff believes that based on prior statements, there is consensus among the interested stakeholders in this matter that a revocable permit for 2026 be approved to provide the parties time to discuss and resolve these issues.

RECOMMENDATION: That the Board:

1. Find that the existing Final Environmental Impact Statement (FEIS) covers the proposed revocable permit,
2. Based on the testimony and facts presented, find that approving the revocable permit, under the conditions and rent set forth herein, would serve the best interests of the State and is consistent with the public trust doctrine.
3. Adopt the findings of 2018 Commission of Water Resource Management Decision and Order regarding traditional and customary practices. The Decision and Order can be accessed via the following link:

<https://files.hawaii.gov/dlnr/cwrn/cch/cchma1301/CCHMA1301-20180620-CWRM.pdf>.

4. Authorize the issuance of a revocable permit to Mahi Pono, LLC and East Maui Irrigation Company, LLC covering the subject waters for diversified agriculture, currently existing historical industrial and non-agricultural uses, reservoir, fire protection, hydroelectric, and County of Maui Department of Water Supply and Kula Agricultural Park purposes under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:
 - a. The standard terms and conditions of the most current revocable permit form, as may be amended from time to time;
 - b. Review and approval by the Department of the Attorney General; and
 - c. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State, including but not limited to the following:
 - (1) There shall be no waste of water. System losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%. The rate of system losses shall be calculated as the amount of water diverted or extracted into the Mahi Pono field system that is not used for diversified agriculture purposes, excluding the amount of water diverted for the County of

Maui; then divided by the total amount of water diverted or extracted into the Mahi Pono filed system.

- (2) Any amount of water diverted under the revocable permit shall be for reasonable and beneficial uses consistent with the character of use and always in compliance with the interim instream flow standards (IIFS), as may amended from time to time by CWRM. The Permittee shall also comply with all other conditions required by CWRM regarding the streams that water may be diverted from under this revocable permit, including stream flow restoration and closure of diversions.
- (3) Permittee shall provide a report on the progress regarding the removal of diversions and fixing of the pipe issues before the end of the revocable permit term.
- (4) Permittee shall continue to clean up and remove debris from the areas where the streams that water may be diverted from under this revocable permit are located, and staff shall inspect and report every three months on the progress of the clean-up. For purposes of clean-up, debris shall not include any structure and equipment that is either currently used for the water diversions, or for which CWRM has not required removal; “trash and debris” shall be defined as “any loose or dislodged diversion material such as concrete, rebar, steel grating, corrugated metals, railroad ties, etc., that can be removed by hand (or by light equipment that can access the stream as is).”
- (5) The revocable permit shall be subject to any existing or future reservations of water for the Department of Hawaiian Home Lands (DHHL).
- (6) The County of Maui shall coordinate with an interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Haiku Community Association, the Sierra Club, Na Moku Aupuni O Ko‘olau Hui, the County of Maui, the Department of Hawaiian Home Lands, the Aha Moku Advisory Council, and interested members of the Huelo community as determined by the County of Maui. The interim committee shall meet at least monthly. The County of Maui shall be responsible for organizing and scheduling these meetings.
- (7) It is an essential component to the Board’s stewardship of the water resource to understand how much water is being diverted. Permittee

shall therefore provide quarterly written reports to the Board of Land and Natural Resources (Board) containing (at a minimum) the following information:

- (a) The amount of water actually used on a monthly basis, including the monthly amount of water delivered for: the County of Maui Department of Water Supply and the County of Maui Kula Agricultural Park; diversified agriculture; industrial and non-agricultural uses; and reservoir/fire protection/ hydroelectric uses. Descriptions of diversified agricultural uses shall also provide information as to acreage, location, crop, and use of the water. Industrial and non-agricultural uses shall specify the character and purpose of water use and the user of the water;
- (b) The estimated amount of water required for each crop per acre per day for the previous quarter and how much water is projected to be required per acre per day for the forthcoming quarter;
- (c) The report shall disclose which structures on or next to streams have been removed, which ones have been modified, which ones remain to be modified, what remains to be done before they are modified, what impediments exist to their modification, what agencies need to give their approval before modifications can be made, when the Permittee made requests to the applicable agencies for approval and when the modifications are expected to be completed;
- (d) Update on removal of trash, unused man-made structures, equipment and debris that serve no useful purpose, including photographs and documenting any reports of such items that Permittee has received from the Department, other public or private entities and members of the general public and the action(s) taken by Permittee, if any, to remove the reported items;
- (e) A listing of all reservoirs in the A&B/EMI water system serviced by the revocable permit, with the following information provided for each:

The capacity of each such reservoir;

The surface area of each such reservoir;

What fields are irrigated by each such reservoir;

Which reservoirs are lined, and with what material, and which are not;

The estimated amount of evaporation per day from the surface of each such reservoir;

An analysis of the cost and time to line at least one such reservoir;

Information on any reservoirs planned to be taken out of service;

The depth and volume of water in each reservoir (as of the last day of each month);

How long it would take on average for each full reservoir to be emptied if no water were to flow into or be deliberately removed from it (i.e. how long until evaporation and seepage drains it); and

The amount of water used for hydroelectric purposes, if any.

- (f) The number, location, timing, and approximate acreage of fires fought during the quarter using water from reservoirs supplied with water from the A&B/EMI system;
- (g) The names and locations of the reservoirs from which water was drawn to fight fires during the quarter, and
- (h) A listing of all irrigation wells in the A&B/EMI water system serviced by the RPs, with the water levels and chloride levels in each well that is in active use noted, and

Each quarterly report shall be submitted in a format with tracked changes that clearly show the differences/ updates from the prior quarter.

Such quarterly reports shall be “due” to the DLNR one-month after the last calendar day of the subject quarter. Thus, the reports shall come due as follows:

Q1 Report—April 30, 2026

Q2 Report—July 31, 2026

Q3 Report—October 31, 2026

Q4 Report—January 31, 2027

- (8) In addition to the quarterly report, the Permittee shall provide monthly reports containing at minimum, the Permittee's monthly water use amounts and the total planted acreage.
- (9) Require Permittee to advise any third-party lessees, that any decisions they make are based on these month-to-month revocable permits for water unless or until a license is issued.
- (10) Permittee shall cooperate with CWRM and the Department's Division of Aquatic Resources (DAR) in facilitating studies, site inspections and other actions as necessary to address the streams that water may be diverted from under this revocable permit.
- (11) Permittee shall work with CWRM and DOFAW to determine whether there are alternatives to diversion removal that effectively prevent mosquito breeding and can be feasibly implemented. Permittee shall include the status of alternatives in its quarterly reports.
- (12) If the Board finds that a use of water is not reasonable and beneficial and does not comply with the permitted uses, Permittee shall cease such use within a timeframe as determined by the Department.
- (13) For water used for agricultural crops, Permittee is to estimate how much water is required for each crop per acre per day.
- (14) Permittee shall look into supplying the Maui Invasive Species Committee with water, and if feasible, and despite it not being an agricultural use, this would be considered a reasonable and beneficial and permitted use under the revocable permit.
- (15) No later than March 31, 2026, Permittee shall provide a plan, including timeline and cost estimates, for lining all reservoirs that store water diverted under the revocable permit.
- (16) Permittee is required to start construction no later than November 1, 2026, on all diversion removals required under the 2018 and 2022 CWRM orders that receive all required State, Federal and County permits by June 30, 2026.
- (17) Based on the 2018 CWRM Decision and the information presented here, the Board determines that reasonable beneficial use for

diversified agriculture to Applicant under a month-to-month revocable permit on 30 days' notice is 35.22 mgd, averaged annually.

- (18) As a condition of the permit, the Permittee shall provide no more than 6.25 mgd, averaged monthly, to the County of Maui daily, which is the amount the Board finds to be the reasonable and beneficial allocation of water.
- (19) Therefore, the total amount of water allocated under this revocable permit shall be:
- 35.22 mgd, averaged annually, to be used by the Applicant for diversified agriculture and other existing uses; and
 - 6.25 mgd, averaged monthly, to the County of Maui Department of Water Supply for the Kamaole Treatment Plant and the County of Maui Kula Agricultural Park.

Respectfully Submitted,

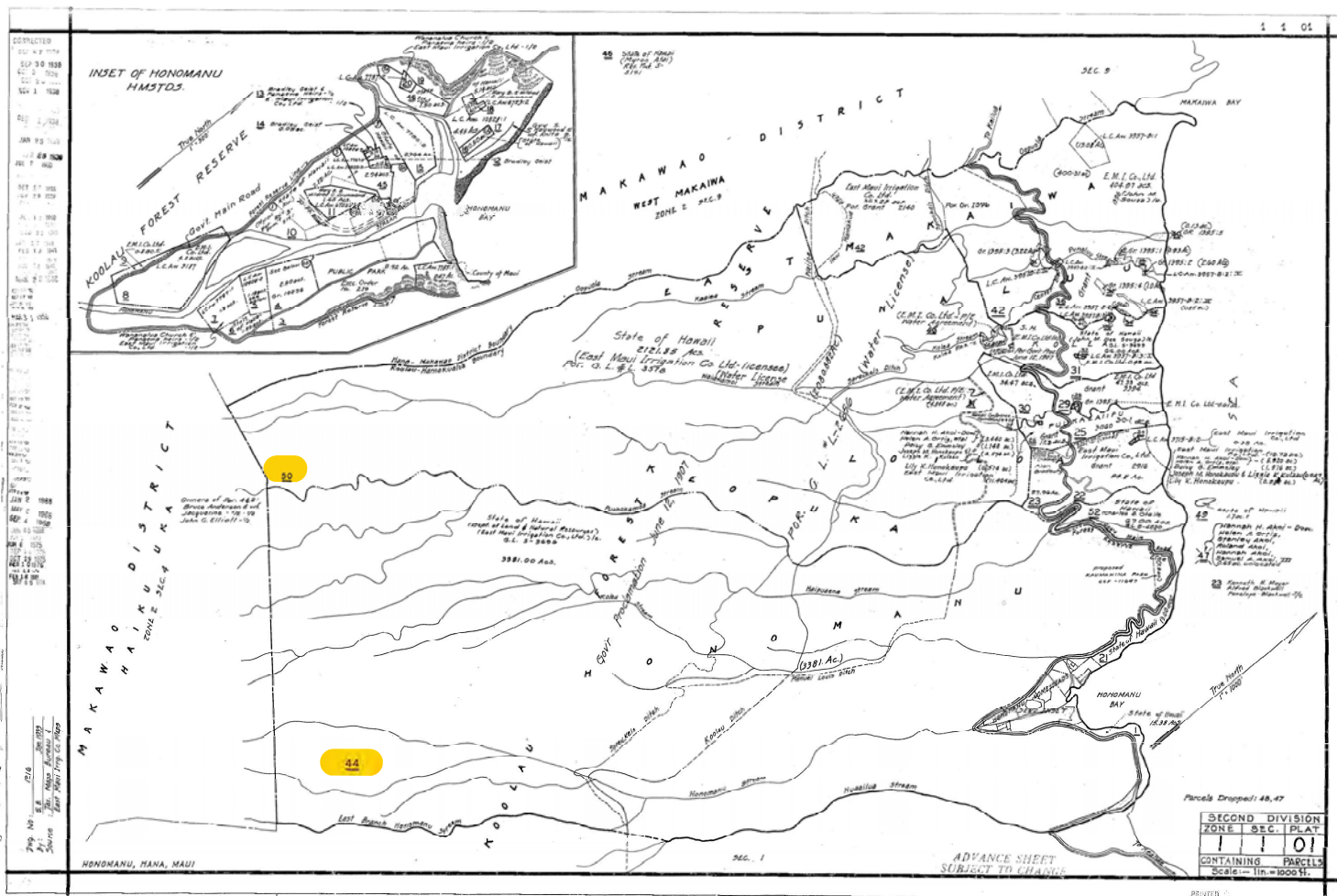
Signature: 

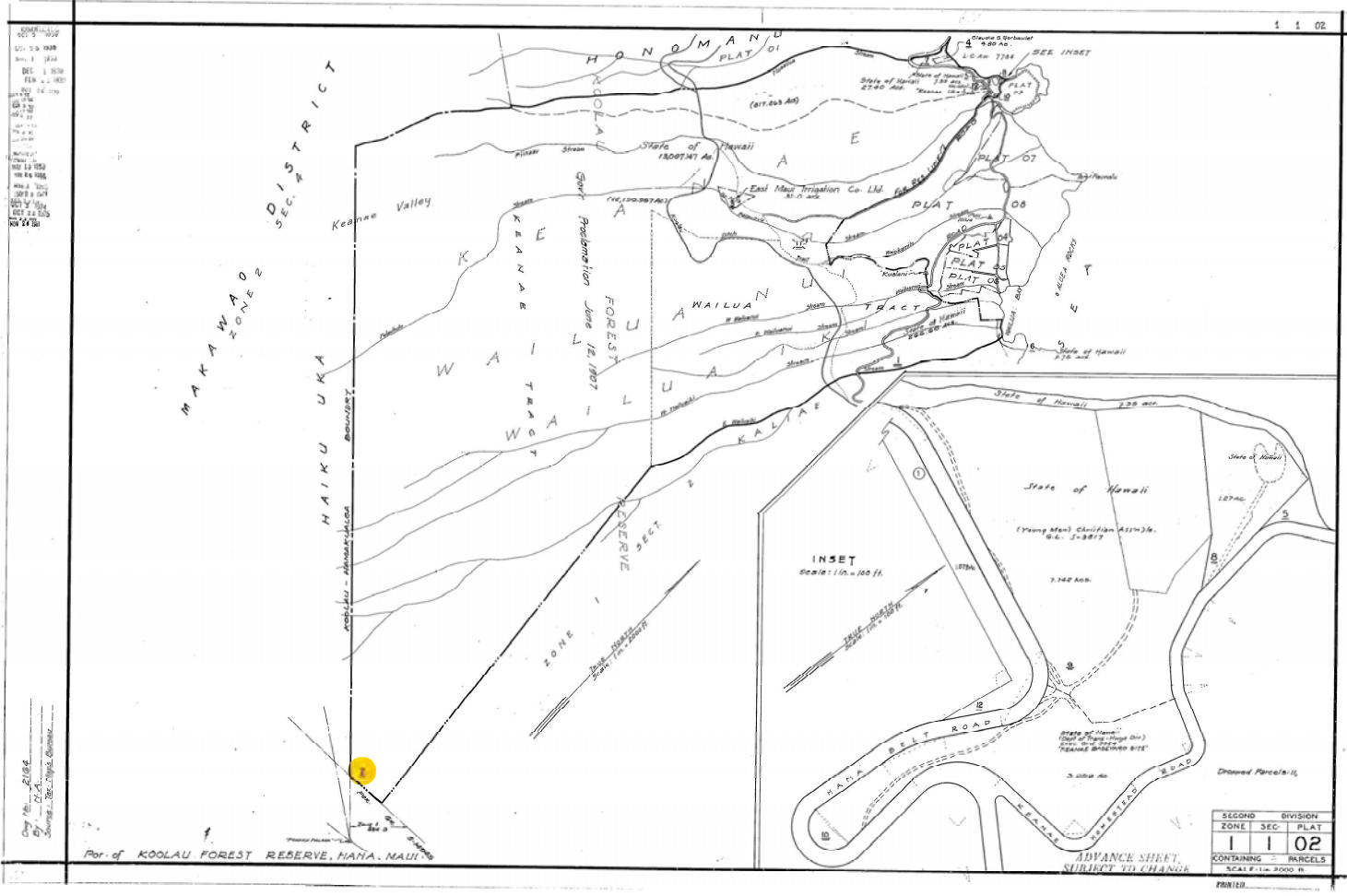
Ryan K.P. Kanaka ole
First Deputy

APPROVED FOR SUBMITTAL:



Dawn N. S. Chang, Chairperson

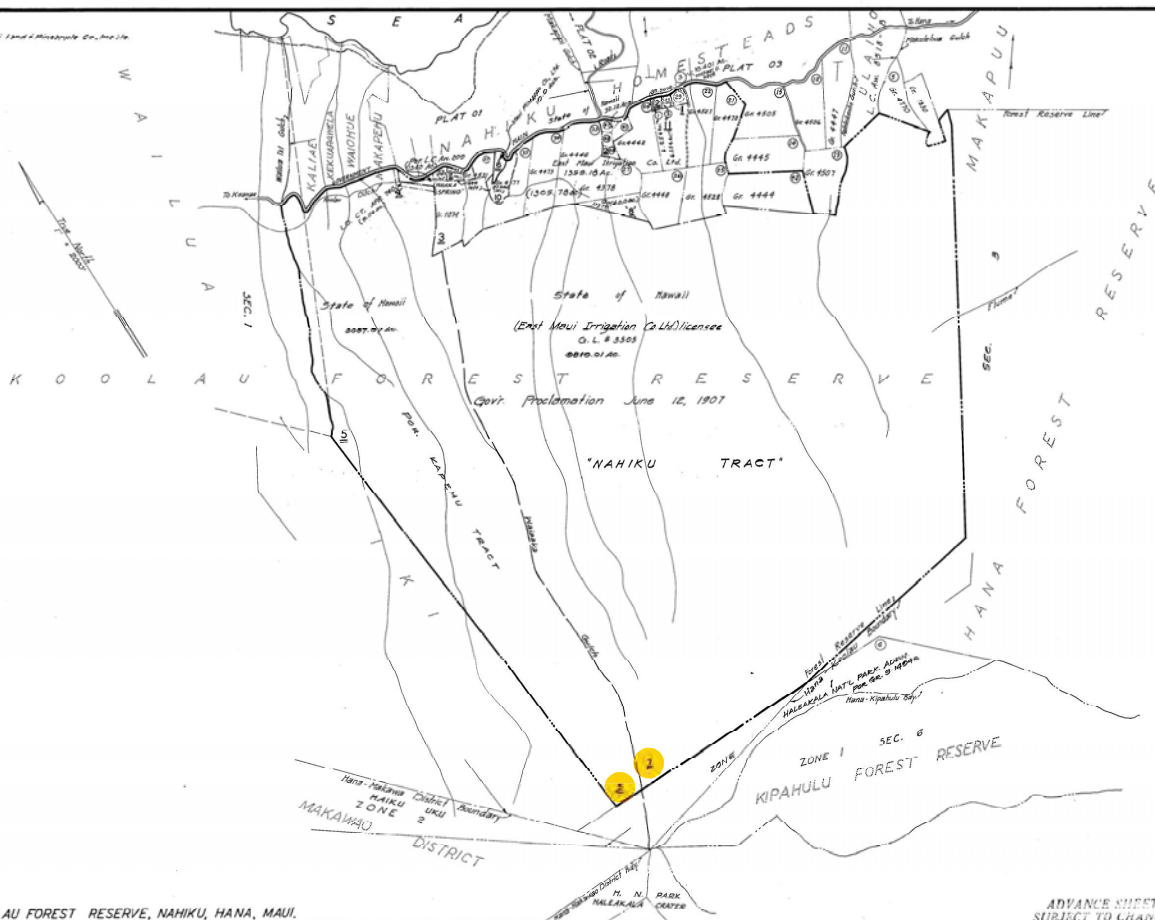




| SECOND DIVISION | | |
|---------------------|-----|------|
| ZONE | SEC | PLAT |
| 1 | 1 | 02 |
| CONTAINING PARCELS | | |
| SCALE 1" = 1000 FT. | | |
| PRINTED | | |

ADVANCE SHEET
SUBJECT TO CHANGE

| | |
|---|---|
| CONNECTED ON 2 1938 NAME: A. L. 102 | 2 & 10 1st Annual Report of the Michigan Department of Conservation, June 1, 1938 |
|---|---|



KOOLAU FOREST RESERVE, NAHIKU, HANA, MAUI.

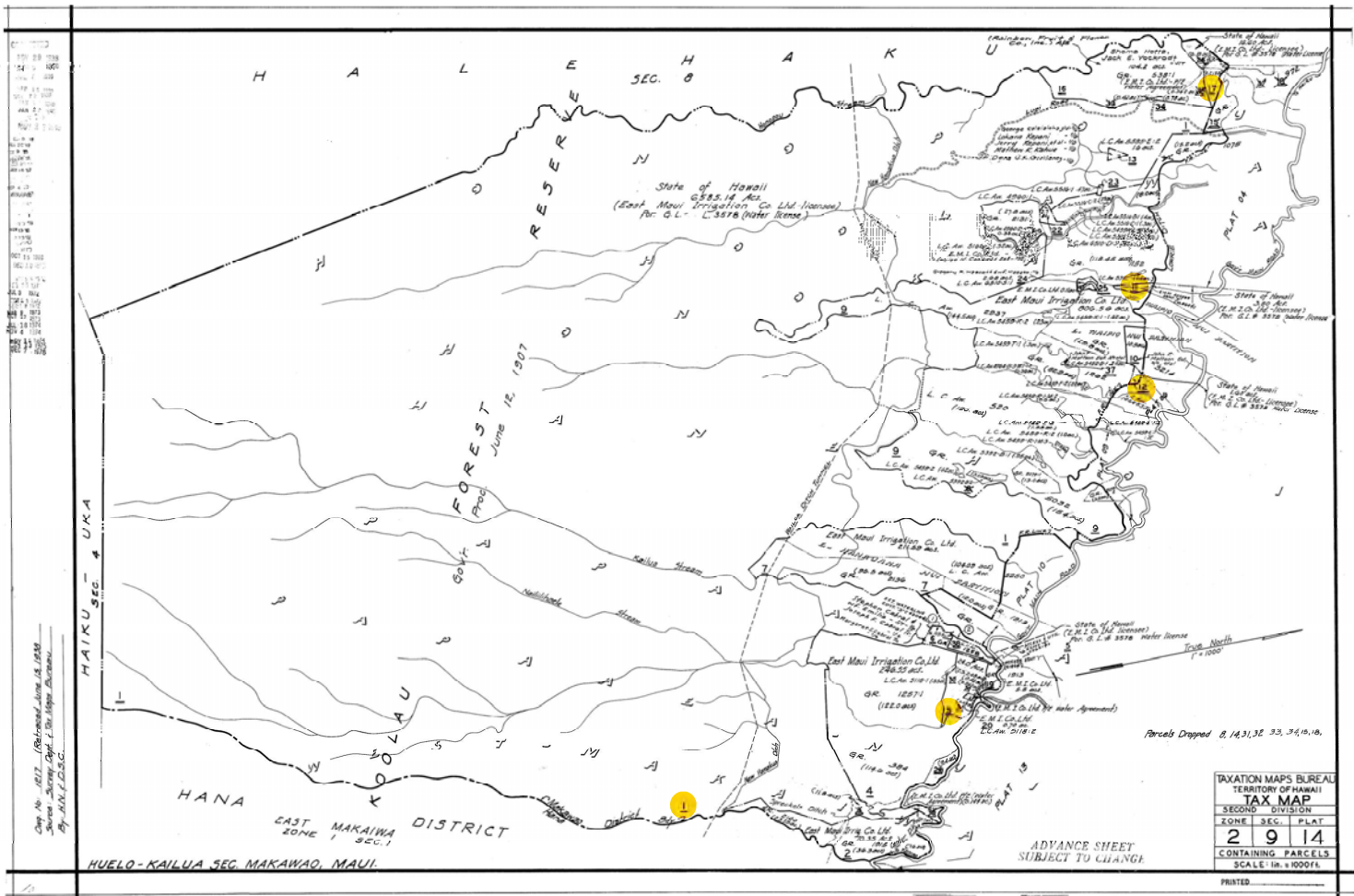
ADVANCE SHEET
SUBJECT TO CHANGE

PARCELS DROPPED: 8

| SECOND | | DIVISION |
|-------------------------|------|----------|
| ZONE | SEC. | PLAT |
| 1 | 2 | 04 |
| CONTAINING | | PARCELS |
| SCALE: 1 in. = 2000 ft. | | |

PRINTED

Dwg. No: 2067
By: L.K. K. June, 1934
Source: The Maps Bureau of
Survey Department



AMENDED

STATE OF HAWAII
DEPARTMENT OF LAND AND NATURAL RESOURCES
Land Division
Honolulu, Hawaii 96813

December 13, 2024

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

MAUI

Issuance of Revocable Permit to Alexander & Baldwin, Inc. and East Maui Irrigation Company, LLC for the Development, Diversion, and Use of Surface Water for Diversified Agriculture, Currently Existing Historical Industrial and Non-Agricultural Uses, Reservoir, Fire Protection, Hydroelectric, and County of Maui Department of Water Supply and Kula Agricultural Park Purposes on the Island of Maui; Tax Map Keys: (2) 1-1-001:044 and 050, 1-1-002:002 (por.), 1-2-004:005 & 007, 2-9-014:001, 005, 011, 012 & 017.

Pursuant to Section 92-5(a) (4), Hawaii Revised Statutes (HRS), the Board may go into Executive Session in order to consult with its attorney on questions and issues pertaining to the Board's powers, duties, privileges, immunities and liabilities.

APPLICANT:

Alexander & Baldwin, Inc., a domestic profit corporation; and East Maui Irrigation Company, LLC, a domestic limited liability company; hereafter collectively referred to as "Applicant".

LEGAL REFERENCE:

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

LOCATION:

Portion of government waters from streams located in the Koolau Forest Reserve situated at Hana, Maui, identified by Tax Map Keys: (2) 1-1-001:044 and 050, 1-1-002:002 (por.), 1-2-004:005 & 007, 2-9-014:001, 005, 011, 012 & 017, as shown on the attached maps labeled **Exhibit A**.

TRUST LAND STATUS:

Section 5(b) lands of the Hawaii Admission Act
DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: YES

as amended
APPROVED BY THE BOARD OF
LAND AND NATURAL RESOURCES
AT ITS MEETING HELD ON
December 13, 2024 KH

EXHIBIT B

CURRENT USE STATUS:

Encumbered by revocable permit Alexander & Baldwin, Inc. and East Maui Irrigation Company, Limited, for right, privilege and authority for the development, diversion, and use of water purposes.

CHARACTER OF USE:

Diversified agriculture, currently existing historical industrial and non-agricultural uses, reservoir, fire protection, hydroelectric, and County of Maui Department of Water Supply and Kula Agricultural Park purposes.

COMMENCEMENT DATE:

January 1, 2025.

MONTHLY RENTAL:

\$23,598.00 per month.

COLLATERAL SECURITY DEPOSIT:

Twice the monthly rental.

CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

A Final Environmental Impact Statement (FEIS) was published in the Environmental Review Program's Environmental Notice on September 8, 2021, and accepted by the Board at its meeting on September 24, 2021 under agenda item D-7. The FEIS discussed in the Board submittal covers the state action contained in the permit. Therefore, under HAR 11-200.1-11(a) the Board is recommended to find that the existing FEIS covers the existing state action, the anticipated cumulative effects are similar or the same as the FEIS, and the FEIS already covers the range of alternatives to the proposed action. For reference, below are links to the FEIS and supporting documents:

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-1.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-2.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-3.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-4.pdf

https://files.hawaii.gov/dbedt/erp/EA_EIS_Library/2021-09-08-MA-FEIS-corrected-East-Maui-Water-Lease-Vol-5.pdf

DCCA VERIFICATION:

| | |
|---|-----|
| Place of business registration confirmed: | YES |
| Registered business name confirmed: | YES |
| Applicant in good standing confirmed: | YES |

JUSTIFICATION FOR REVOCABLE PERMIT:

The purpose of this revocable permit is to continue existing uses of water currently allowed under revocable permits to the same Applicant entities. The revocable permit is temporary in nature intended to allow continuing existing uses of water until a long-term water license can be issued via public auction. Staff believes that it is in the State's best interest to issue a new single revocable permit to replace the current revocable permits for the reasons discussed further herein.

BACKGROUND:

The four current revocable permits for the diversion and use of East Maui surface waters have been in effect since 2001. Since that time, the revocable permits have been heavily modified by Board action, contested case decision and order, and court decisions. Rather than seek to continue the four revocable permits for 2024, staff believed that it would be in the best interest of the State to allow the four existing revocable permits to sunset as of December 31, 2023, and for the Board to authorize a single new revocable permit effective January 1, 2024 that consolidates all revocable permit requirements into the single revocable permit document. Staff believed that this would result in greater clarity and transparency and allow for the use of the most recent revocable permit standard form.

At its meeting on December 8, 2023, under agenda item D-8, staff presented the new single revocable permit to the Board for approval. The Board approved staff's recommendation as amended. The staff submittal can be accessed at the following link:

<https://files.hawaii.gov/dlnr/meeting/submittals/231207/D-8.pdf>

The draft Board meeting minutes for the item, including the amendments adopted, can be found on pages 15 and 16 of the document accessed at the following link:

<https://dlnr.hawaii.gov/wp-content/uploads/2024/07/Minutes-231207-D.pdf>

At that meeting, Sierra Club of Hawaii (Sierra Club) verbally requested a contested case hearing and submitted a written request on December 18, 2023. Staff will address the contested case request in a separate submittal. After review of the reports submitted by the Applicant (and current permittee) over the course of 2024, staff believes that further

amendments to the revocable permit are appropriate, so staff is recommending that the Board approve a new revocable permit effective January 1, 2025, subject to new and revised conditions discussed further herein. Accordingly, staff now brings this action before the Board.

DISCUSSION:

Staff recommends that the new revocable permit allow for the development, diversion, and use of water only, as authorized by the current revocable permit, resulting in no disposition of additional land areas. Currently, the Applicant pays a monthly rent for the revocable permit of \$23,000.00 (\$276,000.00 annually). Staff recommends that a monthly rent for 2025 revocable permit in the amount of \$23,598.00 (\$283,176.00 annually). This 2.9% increase reflects the unadjusted percent change in the Consumer Price Index from October 2023 to October 2024.

The Applicant also pays an annual amount of \$139,463.00 to contribute, either in funds or in-kind services, for watershed management activities in addition to rent for the year 2024. Staff is recommending that the Board require the same amount be contributed either in funds or in-kind services for watershed management activities in 2025 as a placeholder, pending further development of a watershed management agreement between the Division of Forestry and Wildlife (DOFAW) and the Applicant to apply to either the new revocable permit, a long-term water license, or both.

Staff is also recommending that as part of the new revocable permit, the Board adopt separate water diversion limits for the Applicant and the County of Maui. Staff believes that this will provide greater accountability and transparency for the respective uses, as well as encourage more efficient water use by all parties. For the Applicant, staff is recommending that the Board limit the diversion of water by the Applicant for their use for diversified agriculture, currently existing historical and non-agricultural uses, reservoir, fire protection, dust control, hydroelectric purposes, and other uses¹ to not exceed **3263 gallons per acre per day (gad) multiplied by the total amount of planted acreage used for diversified agriculture averaged monthly**. This amount is based on the median three-month average of the amount of water used daily by the Applicant for diversified agriculture between January and October of 2024, which were February, March and June of 2024.² The average amounts used for currently existing historical and non-agricultural uses, reservoir, fire protection, dust control, hydroelectric purposes, and other uses for those same months were also included. The average amount of water diverted by the Applicant from streams on privately owned land and not subject to the revocable permit for those months were subtracted; then the remainder amount was divided by the average total planted acreage through October 2024. The following table illustrates how the amount was calculated:

¹ “Other uses” includes system losses and other water diverted for use by the Applicant, excluding any water diverted for use of the County of Maui Department of Water Supply and Kula Agricultural Park.

² Staff believes that it is most appropriate to use the median three months due to the variability in water usage that resulted from the annual average.

| | |
|--|-------------------|
| Median three-month average amount of water used by Applicant for: - diversified agriculture - historical and non-agricultural uses - reservoir - fire protection - dust control - hydroelectric purposes - other uses including system losses | 34.92 mgd |
| Less the median three-month average amount of water diverted by Applicant from streams located on private land. | -0.85 mgd |
| TOTAL | = 34.07 mgd |
| Estimated year-to-date planted acreage through October 31, 2024 | /10,442 acres |
| Maximum daily allocation averaged monthly (multiplied by the current total planted acreage as adjusted) | = 3263 gad |

Staff recommends that rather than establish a fixed total maximum amount allowed to be diverted under the revocable permit, the Board approve a variable total amount equal to the allocation of 3263 gad multiplied by the current total planted acreage. As more acreage is planted, the maximum amount of water allowed to be diverted would increase accordingly. This would alleviate the need to conjecture how much acreage will be planted in 2025. Staff would be able to ensure compliance by reviewing the monthly water use reports that would indicate the total amount diverted and then dividing by the total planted acreage to determine whether the Applicant is in compliance with the 3263 gad limit. Copies of the most recent quarterly water use report through September 2024, and the most recent monthly water use report from October 2024 are attached as **Exhibits B and C** respectively.

Staff notes that the Applicant uses groundwater pumped from its privately owned wells to supplement its operational water needs. However, Staff is not factoring in any groundwater use in the calculation of the water allocation. After consultation with the Commission of Water Resource Management (CWRM), Staff was informed that the use of groundwater for non-potable uses such as irrigation is not a highest and best use of groundwater consistent with CWRM's Water Resource Protection Plan (WRPP).³ Therefore, although the Applicant's use of groundwater is not regulated by the Board, Staff does not support an allocation of less surface water under the revocable permit that would, either directly or indirectly, result in a greater use (i.e., to make up the shortfall) of groundwater that would be contrary to CWRM's WRPP.

Pursuant to CWRM's analysis, under current Interim Instream Flow Standards (IIFS), approximately 56 mgd is estimated to be available for the East Maui transmission system

³ CWRM noted that it is more appropriate to use surface water for crop irrigation.

at median flows. Staff notes that this should not be construed as a fixed cap on the amount of water that can be diverted under the revocable permit. This estimate is based at median flows, meaning that there may be greater or lower amounts of water available, depending on stream conditions. In the event that stream conditions do not allow for the maximum amount of water allowed under the revocable permit to be diverted, then the Applicant shall be required to reduce its diversions to comply with the IIFS. Staff consulted with CWRM staff and was informed that the Applicant diversion of water was compliant with the IIFS. CWRM staff also noted that the Applicant was working in good faith to obtain numerous regulatory approvals to remove outstanding diversions in the Huelo region to comply with the 2022 IIFS decision.

As for uses by the County of Maui, the Board is recommended to allow the diversion of water from East Maui state-owned streams that shall not exceed **5.0 mgd, averaged monthly**, for use by the Department of Water Supply and **1.0 mgd, averaged monthly**, for use by the Kula Agricultural Park for total collective limit of **5.0 mgd, averaged monthly**. Staff notes that since January 2024 until October 2024, the County of Maui has an overall average use of 2.01 mgd for the Department of Water Supply and 0.55 mgd for the Kula Agricultural Park. Furthermore, staff notes that during that same period, the monthly average use by the Department of Water Supply never exceeded 4.0 mgd and the monthly average use by the Kula Agricultural Park never exceeded 1.0 mgd. Staff believes that the recommended limits provide enough water to meet the County's needs and also incentivize the County to more efficiently use of the water diverted on its behalf such as expand storage capacity. Also, it will reduce the amount of water currently diverted for the County (total of 7.5 mgd), leaving an additional 2.5 mgd of water in the streams to support stream habitat and instream uses.

Staff recommends that pursuant to the allocation of water to the County of Maui under the revocable permit, the Board require the County of Maui assume responsibility for organizing and scheduling monthly meetings of the interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located, consisting of eight members, representing EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Huelo Community Association, the Sierra Club, Na Moku Aupuni O Ko'olau Hui and the County of Maui. Given the County of Maui's prior statements regarding their desire to work with interested stakeholders on a disposition of the long-term license, Staff believes it is appropriate for the County to take a lead role in these discussions. Issues to be covered at the meetings shall include but are not limited to: implementing CWRM orders, reducing water losses, water needed by the County of Maui for the Kamaole Treatment Plant and the Kula Agricultural Park, and water reservations for the Department of Hawaiian Home Lands.

For the 2024 revocable permit, the Board approved allocations based on an annual average, rather than a monthly average that had been adopted in past years. Staff recommends that the Board return to a monthly average standard. Staff believes that although this may be more challenging to the Applicant, it is more appropriate to return to using a monthly average to ensure compliance. As of October 2024, the Applicant has diverted a total year

to date average of 32.49 mgd, which currently is lower the Board approved 38.25 mgd total annual average for the Applicant's use in 2024. As the Applicant has two months remaining, staff cannot confirm that the Applicant will be compliance for the entire year prior to the Board making a decision on the new revocable permit for 2025.

In addition to the foregoing, staff recommends that the Board adopt the following additional conditions that were implemented by the Board for the current revocable permits and modified to conform with the requested revocable permit:

- (1) There shall be no waste of water. System losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%.⁴ The rate of system losses shall be calculated as the amount of water diverted or extracted into the Mahi Pono field system that is not used for diversified agriculture purposes, excluding the amount of water diverted for the County of Maui; then divided by the total amount of water diverted or extracted into the Mahi Pono field system.
- (2) Any amount of water diverted under the revocable permit shall be for reasonable and beneficial uses consistent with the character of use and always in compliance with the interim instream flow standards (IIFS), as may amended from time to time by CWRM. The Permittee shall also comply with all other conditions required by CWRM regarding the streams that water may be diverted from under this revocable permit, including stream flow restoration and closure of diversions.
- (3) Permittee shall provide a report on the progress regarding the removal of diversions and fixing of the pipe issues before the end of the revocable permit term.
- (4) Permittee shall continue to clean up and remove debris from the areas where the streams that water may be diverted from under this revocable permit are located, and staff shall inspect and report every three months on the progress of the clean-up. For purposes of clean-up, debris shall not include any structure and equipment that is either currently used for the water diversions, or for which CWRM has not required removal; "trash and debris" shall be defined as "any loose or dislodged diversion material such as concrete, rebar, steel grating, corrugated metals, railroad ties, etc., that can be removed by hand (or by light equipment that can access the stream as is)."
- (5) The revocable permit shall be subject to any existing or future reservations of water for the Department of Hawaiian Home Lands (DHHL).
- (6) Permittee shall coordinate with an interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of eight members, representing

⁴ Based on the information provided in the water use reports, Staff calculates the system loss rate based on year-to-date average amounts reported from January 2024 through October 2024 to be approximately 7.6%.

EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Huelo Community Association, the Sierra Club, Na Moku Aupuni O Ko`olau Hui and the County of Maui. The interim committee shall meet at least monthly. The County of Maui shall be responsible for organizing and scheduling these meetings.

- (7) It is an essential component to the Board's stewardship of the water resource to understand how much water is being diverted. Permittee shall therefore provide quarterly written reports to the Board of Land and Natural Resources (Board) containing (at a minimum) the following information:
- (a) The amount of water actually used on a monthly basis, including the monthly amount of water delivered for: the County of Maui Department of Water Supply and the County of Maui Kula Agricultural Park; diversified agriculture; industrial and non-agricultural uses; and reservoir/fire protection/ hydroelectric uses. Descriptions of diversified agricultural uses shall also provide information as to acreage, location, crop, and use of the water. Industrial and non-agricultural uses shall specify the character and purpose of water use and the user of the water;
 - (b) The estimated amount of water required for each crop per acre per day for the previous quarter and how much water is projected to be required per acre per day for the forthcoming quarter;
 - (c) The report shall disclose which structures on or next to streams have been removed, which ones have been modified, which ones remain to be modified, what remains to be done before they are modified, what impediments exist to their modification, what agencies need to give their approval before modifications can be made, when the Permittee made requests to the applicable agencies for approval and when the modifications are expected to be completed;
 - (d) Update on removal of trash, unused man-made structures, equipment and debris that serve no useful purpose, including photographs and documenting any reports of such items that Permittee has received from the Department, other public or private entities and members of the general public and the action(s) taken by Permittee, if any, to remove the reported items;
 - (e) A listing of all reservoirs in the A&B/EMI water system serviced by the revocable permit, with the following information provided for each:
 - The capacity of each such reservoir;
 - The surface area of each such reservoir;
 - What fields are irrigated by each such reservoir;

- Which reservoirs are lined, and with what material, and which are not;
 - The estimated amount of evaporation per day from the surface of each such reservoir;
 - An analysis of the cost and time to line at least one such reservoir;
 - Information on any reservoirs planned to be taken out of service;
 - The depth and volume of water in each reservoir (as of the last day of each month);
 - How long it would take on average for each full reservoir to be emptied if no water were to flow into or be deliberately removed from it (i.e. how long until evaporation and seepage drains it); and
 - The amount of water used for hydroelectric purposes, if any.
- (f) The number, location, timing, and approximate acreage of fires fought during the quarter using water from reservoirs supplied with water from the A&B/EMI system;
- (g) The names and locations of the reservoirs from which water was drawn to fight fires during the quarter, and
- (h) A listing of all irrigation wells in the A&B/EMI water system serviced by the RPs, with the water levels and chloride levels in each well that is in active use noted, and

Each quarterly report shall be submitted in a format with tracked changes that clearly show the differences/ updates from the prior quarter.

Such quarterly reports shall be “due” to the DLNR one-month after the last calendar day of the subject quarter. Thus, the reports shall come due as follows:

Q1 Report—April 30, 2025

Q2 Report—July 31, 2025

Q3 Report—October 31, 2025

Q4 Report—January 31, 2026

- (8) In addition to the quarterly report, the Permittee shall provide monthly reports containing at minimum, the Permittee's monthly water use amounts and the total planted acreage.
- (9) Require Permittee to advise any third-party lessees, that any decisions they make are based on these month-to-month revocable permits for water unless or until a license is issued.
- (10) Permittee shall cooperate with CWRM and the Department's Division of Aquatic Resources (DAR) in facilitating studies, site inspections and other actions as necessary to address the streams that water may be diverted from under this revocable permit.
- (11) Permittee shall work with CWRM and DOFAW to determine whether there are alternatives to diversion removal that effectively prevent mosquito breeding and can be feasibly implemented. Permittee shall include the status of alternatives in its quarterly reports.
- (12) If the Board finds that a use of water is not reasonable and beneficial and does not comply with the permitted uses, Permittee shall cease such use within a timeframe as determined by the Department.
- (13) For water used for agricultural crops, Permittee is to estimate how much water is required for each crop per acre per day.
- (14) Permittee shall look into supplying the Maui Invasive Species Committee with water, and if feasible, and despite it not being an agricultural use, this would be considered a reasonable and beneficial and permitted use under the revocable permit.
- (15) No later than August 1, 2025, Permittee shall provide an updated plan to reduce system losses including planned system upgrades, specific measures to more efficiently use water, proposed implementation timeline, and estimates on the amount that system losses may be reduced.
- (16) Based on the 2018 CWRM Decision and the information presented here, the Board determines that reasonable beneficial use for diversified agriculture to Applicant under a month-to-month revocable permit on 30 days' notice is 3263 gad.
- (17) As a condition of the permit, the Permittee shall provide at least 5.0 mgd to the County of Maui daily, which is the amount the Board finds to be the reasonable and beneficial allocation of water.
- (18) Therefore, the total amount of water allocated under this revocable permit shall be:

- the amount of water equal to 3263 gad multiplied by the total amount of planted acreage to be used by the Permittee for diversified agriculture and other existing uses;
- 5.0 mgd to the County of Maui Department of Water Supply for the Kamaole Treatment Plant;
- 1.0 mgd for the County of Maui Kula Agricultural Park;

All of the above allocations shall be based on a monthly average.

Public Trust Doctrine and Carmichael Analysis

Title to water resources is held in trust by the State for the benefit of its people. Pursuant to *In re Water Use Permits*, 94 Hawaii 97, 9 P.3d 409 (2000) (*Waiāhole I*), and *In re Wai‘ola O Moloka‘i, Inc.*, 103 Hawai‘i 401, 83 P.3d 664 (2004) the Hawai‘i Supreme Court has identified four public trust purposes with respect to water:

1. Maintenance of waters in their natural state;
2. Domestic water use of the general public, particularly drinking water;
3. The exercise of Native Hawaiian and traditional and customary rights, including appurtenant rights; and
4. Reservations for Hawaiian home lands.

In addition, the courts have indicated that the “dual mandate” of the public trust not only calls for the protection of water resources, but also requires the Board to promote the reasonable and beneficial use of water resources in order to maximize their social and economic benefits to the people of this state. *Waiāhole I*, 94 Hawai‘i at 139, 141, 9 P.3d at 451, 453 (“The public has a definite interest in the development and use of water resources for various reasonable and beneficial public and private off-stream purposes, including agriculture.”). In order to satisfy its public trust obligations, the Board must balance the proposed use of water against the foregoing public trust purposes, as well as competing uses.

Of these four purposes, domestic water use is implicated by the use of water by the County of Maui Department of Water Supply. In addition to its public trust duties, the Board also has a constitutional duty to promote diversified agriculture, which is the primary use of water under this revocable permit. With respect to the agricultural use of water, the Hawai‘i Constitution provides:

The State shall conserve and protect agricultural lands, promote diversified agriculture, increase agricultural self-sufficiency and assure the availability of agriculturally suitable lands.

Hawai‘i Constitution, Article XI, Section 3.

The public lands shall be used for the development of farm and home ownership on as widespread a basis as possible, in accordance with procedures and limitations prescribed by law.

Hawai‘i Constitution, Article XI, Section 10.

Pursuant to the Hawai‘i Supreme Court’s ruling in *Carmichael v. Board of Land and Natural Resources*, the Board may issue the revocable permit on a month-to-month basis for up to one year and continue the revocable permit for additional one-year periods.⁵ However, a decision by the Board to approve the subject revocable permit must demonstrate that such a decision is made in consideration of the “best interests of the State,” as required in section 171-55, Hawaii Revised Statutes (HRS), which states:

Notwithstanding any other law to the contrary, the board of land and natural resources may issue permits for the temporary occupancy of state lands or an interest therein on a month-to-month basis by direct negotiation without public auction, under conditions and rent which will **serve the best interests of the State**, subject, however, to those restrictions as may from time to time be expressly imposed by the board. A permit on a month-to-month basis may continue for a period not to exceed one year from the date of its issuance; provided that the board may allow the permit to continue on a month-to-month basis for additional one year periods.

(Emphasis added.)

In staff’s view, making water available for diversified agriculture supports the long-term viability and security of local agricultural operations, and is both in the best interest of the State and critical to the State’s compliance with the constitutional mandates of Article XI. It also allows for the local production of food, supporting the goal of food sustainability and food security for Hawai‘i. It may also translate into lower prices for consumers when produce does not have to be shipped to Hawai‘i from outside of the state. Any tension between identified public trust uses of water and the constitutional mandates above will be resolved in the process of issuing water leases, because Section 171-58, HRS, requires the joint development of a water reservation to support current and future DHHL homestead needs.

Finally, approval of the revocable permit pursuant to staff’s recommendations would be consistent with legal requirements that they be temporary and under such conditions and rent which serve the best interest of the State. The Applicant has taken steps to convert their permits to long term leases, including working with the Department and DHHL regarding DHHL’s water reservations, seeking or obtaining an IIFS determination from

⁵ The Court noted that the Board may continue revocable permits for the temporary use of water pursuant to Section 171-55, HRS.

CWRM, and complying with Chapter 343, HRS, including preparation of a final environmental impact statement for the long-term water license. Additionally, the East Maui Water Authority (EMWA) has requested that it receive the license, which has been supported by the County of Maui through the Mayor. Given the numerous and complex issues regarding the issuance of a long-term disposition, staff recommends that the issuance of a new revocable permit for 2025 is in the best interest of the State to continue the reasonable and beneficial uses for diversified agriculture, specifically food production, and domestic purposes. Furthermore, Staff believes that based on prior statements, there is consensus among the interested stakeholders in this matter that a revocable permit for 2025 be approved to provide the parties time to discuss and resolve these issues.

RECOMMENDATION: That the Board:

1. Find that the existing Final Environmental Impact Statement (FEIS) covers the proposed revocable permit,
2. Based on the testimony and facts presented, find that approving the revocable permit, under the conditions and rent set forth herein, would serve the best interests of the State and is consistent with the public trust doctrine.
3. Authorize the issuance of a revocable permit to Alexander & Baldwin, Inc. and East Maui Irrigation Company, LLC covering the subject waters for diversified agriculture, currently existing historical industrial and non-agricultural uses, reservoir, fire protection, hydroelectric, and County of Maui Department of Water Supply and Kula Agricultural Park purposes under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:
 - a. The standard terms and conditions of the most current revocable permit form, as may be amended from time to time;
 - b. Review and approval by the Department of the Attorney General; and
 - c. Such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State, including but not limited to the following:
 - (1) There shall be no waste of water. System losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%. The rate of system losses shall be calculated as the amount of water diverted or extracted into the Mahi Pono field system that is not used for diversified agriculture purposes, excluding the amount of water diverted for the County of Maui; then divided by the total amount of water diverted or extracted into the Mahi Pono filed system.

- (2) Any amount of water diverted under the revocable permit shall be for reasonable and beneficial uses consistent with the character of use and always in compliance with the interim instream flow standards (IIFS), as may amended from time to time by CWRM. The Permittee shall also comply with all other conditions required by CWRM regarding the streams that water may be diverted from under this revocable permit, including stream flow restoration and closure of diversions.
- (3) Permittee shall provide a report on the progress regarding the removal of diversions and fixing of the pipe issues before the end of the revocable permit term.
- (4) Permittee shall continue to clean up and remove debris from the areas where the streams that water may be diverted from under this revocable permit are located, and staff shall inspect and report every three months on the progress of the clean-up. For purposes of clean-up, debris shall not include any structure and equipment that is either currently used for the water diversions, or for which CWRM has not required removal; “trash and debris” shall be defined as “any loose or dislodged diversion material such as concrete, rebar, steel grating, corrugated metals, railroad ties, etc., that can be removed by hand (or by light equipment that can access the stream as is).”
- (5) The revocable permit shall be subject to any existing or future reservations of water for the Department of Hawaiian Home Lands (DHHL).
- (6) Permittee shall coordinate with an interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of eight members, representing EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Huelo Community Association, the Sierra Club, Na Moku Aupuni O Koʻolau Hui and the County of Maui. The interim committee shall meet at least monthly. The County of Maui shall be responsible for organizing and scheduling these meetings.
- (7) It is an essential component to the Board’s stewardship of the water resource to understand how much water is being diverted. Permittee shall therefore provide quarterly written reports to the Board of Land and Natural Resources (Board) containing (at a minimum) the following information:

- (a) The amount of water actually used on a monthly basis, including the monthly amount of water delivered for: the County of Maui Department of Water Supply and the County of Maui Kula Agricultural Park; diversified agriculture; industrial and non-agricultural uses; and reservoir/fire protection/ hydroelectric uses. Descriptions of diversified agricultural uses shall also provide information as to acreage, location, crop, and use of the water. Industrial and non-agricultural uses shall specify the character and purpose of water use and the user of the water;
- (b) The estimated amount of water required for each crop per acre per day for the previous quarter and how much water is projected to be required per acre per day for the forthcoming quarter;
- (c) The report shall disclose which structures on or next to streams have been removed, which ones have been modified, which ones remain to be modified, what remains to be done before they are modified, what impediments exist to their modification, what agencies need to give their approval before modifications can be made, when the Permittee made requests to the applicable agencies for approval and when the modifications are expected to be completed;
- (d) Update on removal of trash, unused man-made structures, equipment and debris that serve no useful purpose, including photographs and documenting any reports of such items that Permittee has received from the Department, other public or private entities and members of the general public and the action(s) taken by Permittee, if any, to remove the reported items;
- (e) A listing of all reservoirs in the A&B/EMI water system serviced by the revocable permit, with the following information provided for each:

The capacity of each such reservoir;

The surface area of each such reservoir;

What fields are irrigated by each such reservoir;

Which reservoirs are lined, and with what material, and which are not;

The estimated amount of evaporation per day from the surface of each such reservoir;

An analysis of the cost and time to line at least one such reservoir;

Information on any reservoirs planned to be taken out of service;

The depth and volume of water in each reservoir (as of the last day of each month);

How long it would take on average for each full reservoir to be emptied if no water were to flow into or be deliberately removed from it (i.e. how long until evaporation and seepage drains it); and

The amount of water used for hydroelectric purposes, if any.

- (f) The number, location, timing, and approximate acreage of fires fought during the quarter using water from reservoirs supplied with water from the A&B/EMI system;
- (g) The names and locations of the reservoirs from which water was drawn to fight fires during the quarter, and
- (h) A listing of all irrigation wells in the A&B/EMI water system serviced by the RPs, with the water levels and chloride levels in each well that is in active use noted, and

Each quarterly report shall be submitted in a format with tracked changes that clearly show the differences/ updates from the prior quarter.

Such quarterly reports shall be “due” to the DLNR one-month after the last calendar day of the subject quarter. Thus, the reports shall come due as follows:

Q1 Report—April 30, 2025

Q2 Report—July 31, 2025

Q3 Report—October 31, 2025

Q4 Report—January 31, 2026

- (8) In addition to the quarterly report, the Permittee shall provide monthly reports containing at minimum, the Permittee's monthly water use amounts and the total planted acreage.
- (9) Require Permittee to advise any third-party lessees, that any decisions they make are based on these month-to-month revocable permits for water unless or until a license is issued.
- (10) Permittee shall cooperate with CWRM and the Department's Division of Aquatic Resources (DAR) in facilitating studies, site inspections and other actions as necessary to address the streams that water may be diverted from under this revocable permit.
- (11) Permittee shall work with CWRM and DOFAW to determine whether there are alternatives to diversion removal that effectively prevent mosquito breeding and can be feasibly implemented. Permittee shall include the status of alternatives in its quarterly reports.
- (12) If the Board finds that a use of water is not reasonable and beneficial and does not comply with the permitted uses, Permittee shall cease such use within a timeframe as determined by the Department.
- (13) For water used for agricultural crops, Permittee is to estimate how much water is required for each crop per acre per day.
- (14) Permittee shall look into supplying the Maui Invasive Species Committee with water, and if feasible, and despite it not being an agricultural use, this would be considered a reasonable and beneficial and permitted use under the revocable permit.
- (15) No later than August 1, 2025, Permittee shall provide an updated plan to reduce system losses including planned system upgrades, specific measures to more efficiently use water, proposed implementation timeline, and estimates on the amount that system losses may be reduced.
- (16) Based on the 2018 CWRM Decision and the information presented here, the Board determines that reasonable beneficial use for diversified agriculture to Applicant under a month-to-month revocable permit on 30 days' notice is 3263 gad.
- (17) As a condition of the permit, the Permittee shall provide at least 5.0 mgd to the County of Maui daily, which is the amount the Board finds to be the reasonable and beneficial allocation of water.

- (18) Therefore, the total amount of water allocated under this revocable permit shall be:

the amount of water equal to 3263 gad multiplied by the total amount of planted acreage to be used by the Permittee for diversified agriculture and other existing uses:

5.0 mgd to the County of Maui Department of Water Supply for the Kamaole Treatment Plant;

1.0 mgd for the County of Maui Kula Agricultural Park;

All of the above allocations shall be based on a monthly average.

Respectfully Submitted,



Ian Hirokawa
Special Projects Coordinator

APPROVED FOR SUBMITTAL:



Dawn N. S. Chang, Chairperson

RT

Land Board Meeting; December 13, 2024; D-9 Approved as amended.

Approved as amended. See attached page.

Land Board Meeting: December 13, 2024; D-9 Approved as amended.

Approved as amended. The Board amended conditions 6, 17 and 18 as follows: ⁴

- (6) ~~Permittee~~ The County of Maui shall coordinate with an interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of ~~eight members, representing~~ EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the ~~Huelo~~ Haiku Community Association, the Sierra Club, Na Moku Aupuni O Ko'olau Hui ~~and~~ the County of Maui, the Department of Hawaiian Home Lands, the Aha Moku Advisory Council, and interested members of the Huelo community as determined by the County of Maui. The interim committee shall meet at least monthly. The County of Maui shall be responsible for organizing and scheduling these meetings.
- (17) As a condition of the permit, the Permittee shall provide ~~at least~~ no more than 5.250 mgd, averaged monthly, to the County of Maui daily, which is the amount the Board finds to be the reasonable and beneficial allocation of water.
- (18) Therefore, the total amount of water allocated under this revocable permit shall be:

the amount of water equal to 3263 gad multiplied by the total amount of planted acreage to be used by the Permittee for diversified agriculture and other existing uses, averaged annually less 1 mgd, and:

5.250 mgd to the County of Maui Department of Water Supply for the Kamaole Treatment Plant;

~~1.0 mgd for~~ and the County of Maui Kula Agricultural Park;

~~All of the above allocations shall be based on a monthly average.~~

The Board denied a written petition for a contested case from the Sierra Club and an oral request for contested case from the Native Hawaiian Legal Corporation on behalf of Na Moku Aupuni O Ko'olau Hui.

⁴ Deletions indicated by strikethrough and new material by underscoring.

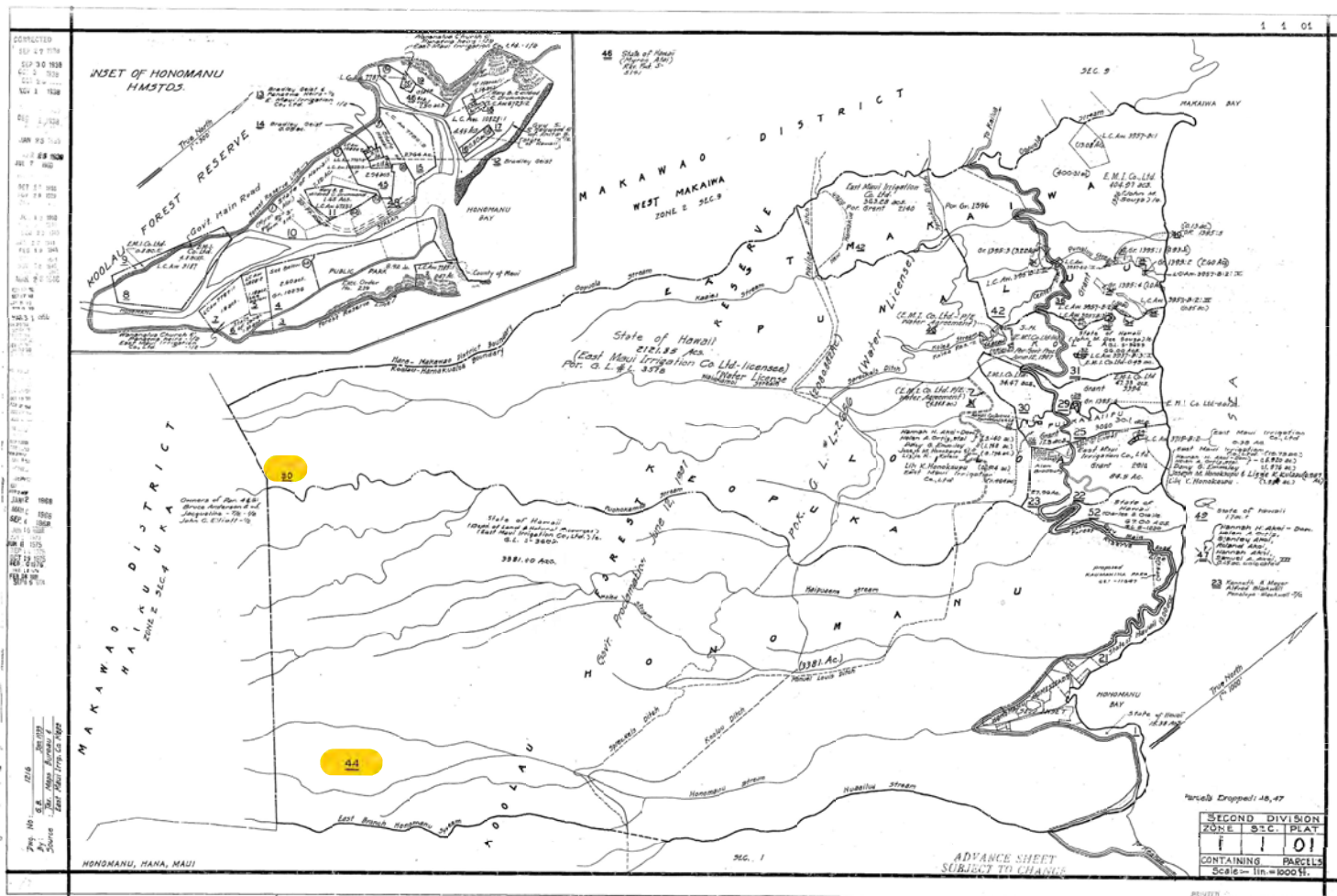
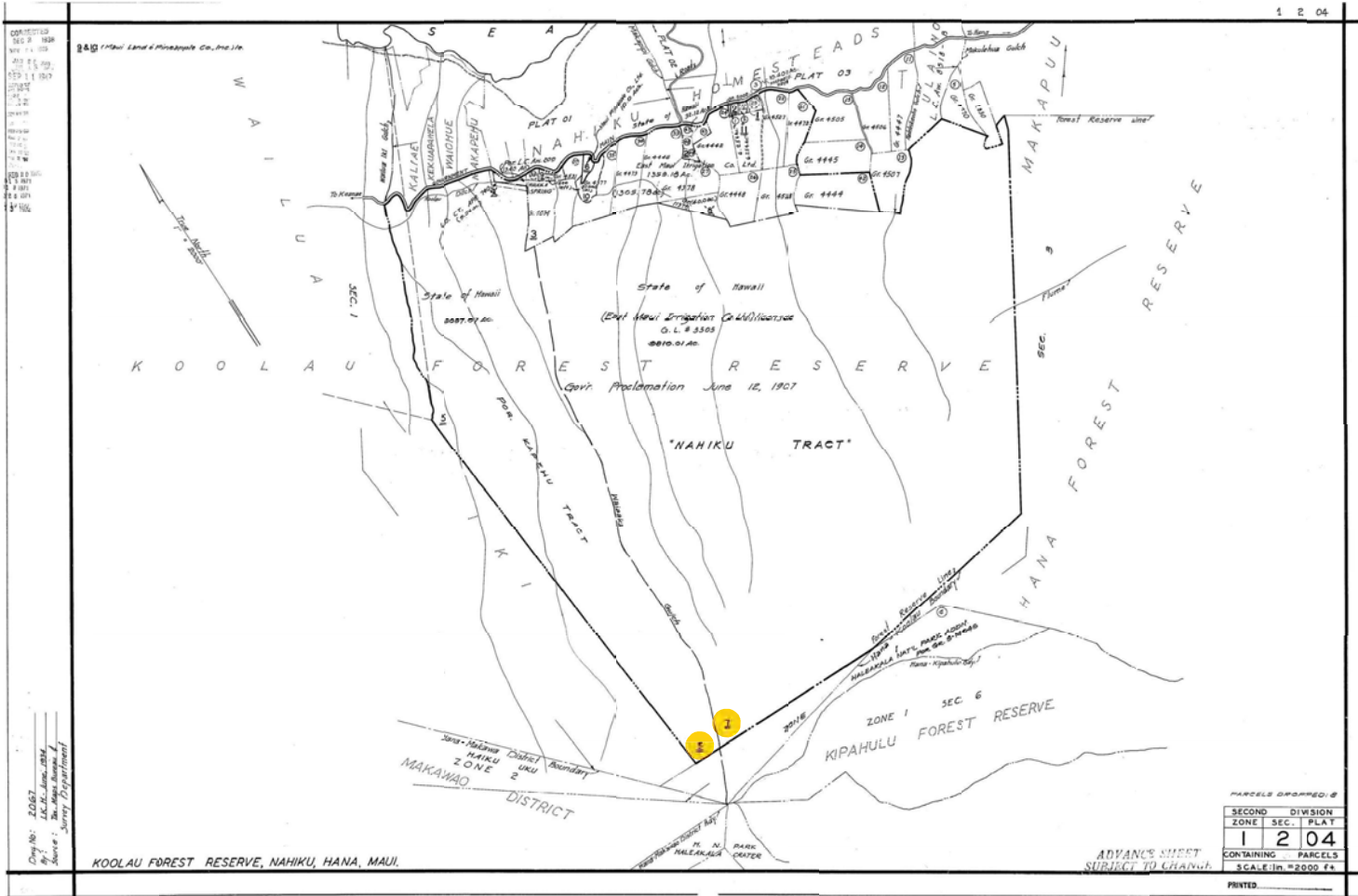


EXHIBIT A

[illegible]

KOOLAU FOREST RESERVE, NAHIKU, HANA, MAUI.

ADVANCE SHEET
SUBJECT TO CHANGE

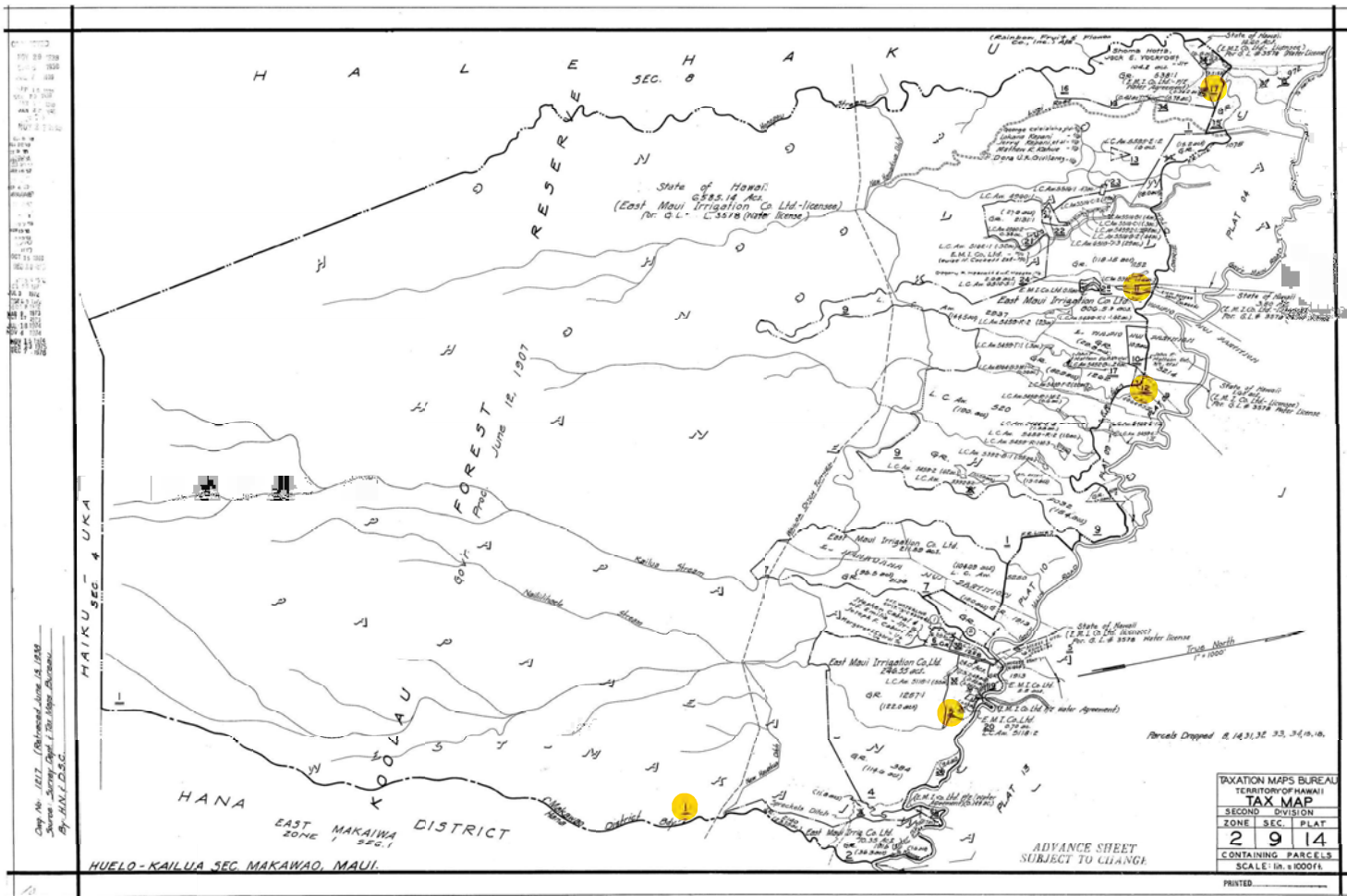
PARCELS DROPPED: 6

| SECOND | | DIVISION |
|--------|------|----------|
| ZONE | SEC. | PLAT |
| 1 | 2 | 04 |

CONTAINING PARCELS

SCALE: 1 in. = 2000 ft.

PRINTED



| | | | |
|------------------------|------|------|--|
| TAXATION MAPS BUREAU | | | |
| TERRITORY OF HAWAII | | | |
| TAX MAP | | | |
| ZONE | SEC. | PLAT | |
| 2 | 9 | 14 | |
| CONTAINING PARCELS | | | |
| SCALE 1 in. = 1000 ft. | | | |
| PRINTED | | | |

ADVANCE SHEET
SUBJECT TO CHANGE

Parcels Dropped A, 14, 31, 32, 33, 34, 35, 36

Copy No. 1217. (Revised June 12, 1907)
Surveyed by Dept. of Lands and Natural Resources
City and County of Honolulu

HAIKU SEC. 4, UKA

HUALAIA RESERVE, EAST MAUI DISTRICT, MAUI

EAST MAUI IRRIGATION COMPANY, LLC

P.O. BOX 791628, PAIA, MAUI, HAWAII 96779-1628 • (808) 579-9516

BLNR CONDITIONS FOR HOLDOVER OF EAST MAUI WATER PERMITS STATUS OF COMPLIANCE AS OF SEPTEMBER 30, 2024

CONDITIONS PER THE BLNR'S DECEMBER 7, 2023 DECISION

- 1. There shall be no waste of water. System losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%.***

Status: All diverted water is being put to beneficial agriculture use or municipal use, as the diverted water supplies the County of Maui for its Upcountry Maui water systems, the Kula Ag Park, Central Maui fire suppression needs, municipal users who do not currently have access to the County DWS delivery system, and agricultural uses in Central Maui on lands now owned and managed by Mahi Pono. Exhibit A notes system losses and evaporation as water uses, as they are an essential element of transporting water in an agricultural ditch system to the end users.

As of September 30, 2024, the planted acreage in Mahi Pono's East Maui fields totaled 10,587 acres. During Q3 2024, EMI diverted an average of 32.31 MGD. In Q3 2024, Mahi Pono continued focusing on the maintenance and growth of its existing crops and preparing new fields for scheduled plantings. The majority of the more than 250,000 trees ordered for planting this year arrived during Q3, and a supplemental final shipment arrived mid-October. As a result, plantings began at the end of Q3 and will continue through the end of the year as the young trees become field ready. The Permittees – and by extension, Mahi Pono – remain committed to the efficient use of East Maui stream water. Mahi Pono's total amount of water usage, together with that of the County of Maui, will not exceed the limits of the IIFS decisions at any point during its expansion.

- 2. Any amount of water diverted under the revocable permit shall be for reasonable and beneficial uses consistent with the character of use and always in compliance with the interim instream flow standards (IIFS), as may amended from time to time by CWRM. The Permittee shall also comply with all other conditions required by CWRM regarding the streams that***

EXHIBIT B

water may be diverted from under this revocable permit, including stream flow restoration and closure of diversions.

Status: See response to condition #1.

3. Permittee shall provide a report on the progress regarding the removal of diversions and fixing of the pipe issues before the end of the revocable permit term.

Status: All initial approvals of the stream diversion work permits have been received from the CWRM to abandon the diversions on the "taro streams" to fully restore their streamflow permanently, as voluntarily offered by EMI, over and above the requirements of the 2018 IIFS. The following is a summary of the status of those permits:

- Category 1 Permits – Original scope of work complete. Post-completion, CWRM requested small additional changes to the modifications based on community input. A final plan was submitted to CWRM for these modifications, which are intended to restore the streams to as natural a condition as reasonably possible. CWRM has met with East Maui community groups, and CWRM staff presented a final plan for which was approved by the CWRM at its meeting of January 30, 2024. This plan calls for additional removal of stream diversion structures. Permittee is working with consultants to obtain the necessary approvals/sign offs from the State Historic Preservation Division and the County of Maui Planning Department, which are required before work can begin. Other regulatory agency reviews/approvals, including the Army Corps of Engineers and the Office of Conservation and Coastal Lands, will be needed once those two agencies sign off.
- Category 2 Permits – Work completed in August 2023. The completion of this work has been verified by East Maui community groups and CWRM staff during a site visit conducted in Q4 2023.

2024 EAST MAUI WATER PERMIT
BLNR CONDITIONS: STATUS OF COMPLIANCE
AS OF SEPTEMBER 30, 2024
Page 3 of 23

- Category 3 Permits – Best Management Practice (BMP) Plans have been developed, and our consultants are finalizing plans for submittal to Department of Health. Required approvals and reviews from the State Historic Preservation Division, the County of Maui Planning Department, the Army Corps, and the Office of Conservation and Coastal Lands have been confirmed. Permittee will work with consultants to obtain these necessary approvals/sign offs. Work is pending receipt of all needed approvals. In the first two quarters of 2024, heavy rain in East Maui prevented several scheduled site clearings that are necessary to facilitate design work for the BMPs. The rainy weather from previous quarters cleared in Q3, thus allowing for site clearing and subsequent visits to be completed.
- Category 4 Permits – Original scope of work complete. CWRM conducted a site visit in Q1 2024 to verify the completion of work. The Permittees are pending a formal confirmation by CWRM in the near future.

The Permittees have also initiated discussions with CWRM staff on IIFS compliance for the 'non-taro streams' that were part of the 2018 IIFS decision. A draft work plan was submitted to CWRM for 41 diversions on 17 additional streams that are implicated by the 2018 IIFS decision. Before issuing the needed permits to undertake the work, CWRM will need to conduct site visits to each diversion site. CWRM's process of visiting each site is currently ongoing. While that process is ongoing, the Permittees comply with the IIFS decision regarding instream flow requirements (i.e., by individual streams and the total quantity of flow). This compliance is subject to CWRM staff verification. CWRM most recently verified IIFS compliance during a community site visit in June 2024, and an additional site visit in October 2024. Connectivity requirements of the IIFS decision are being met to the extent possible without the physical modifications that require governmental reviews and approvals. The draft work plan transmitted by the Permittees to the CWRM does address means of achieving full connectivity compliance for these additional non-taro streams.

As to the pipe issue, this permit condition was initially imposed in 2018, and we believe it relates to a pipe at Pualoa (aka Puolua) Stream at the Lowrie Ditch. In

a previous status report, we reported that the pipe had been extended to provide wetted pathways for the movement of stream biota on Pualoa Stream. At the 2018 BLNR hearing on the subject RP's (for 2019), statements were made that the pipe needs to be extended further to go under the road and that two 4" rusted pipes needed to be removed. Accordingly (and as reported in previous quarterly reports), the two 4" pipes have since been removed from the watershed and a new design intended to improve fish migration has been incorporated in the diversion modification plan for compliance with the IIFS and approved by the CWRM in its approval of the Category 3 SDWPA. This specific scope of work was part of the overall work plan referenced earlier.

- 4. Permittee shall continue to clean up and remove debris from the areas where the streams that water may be diverted from under this revocable permit are located, and staff shall inspect and report every three months on the progress of the clean-up. For purposes of clean-up, debris shall not include any structure and equipment that is either currently used for the water diversions, or for which CWRM has not required removal; "trash and debris" shall be defined as "any loose or dislodged diversion material such as concrete, rebar, steel grating, corrugated metals, railroad ties, etc., that can be removed by hand (or by light equipment that can access the stream as is)."***

Status: The Permittees have established several standard operating procedures to address the cleanup of trash and debris in the license areas. Besides recognizing unnecessary debris in the field during routine maintenance tasks, EMI has conducted specific identification and removal operations of debris that has been observed from previous fieldwork. EMI continued to be vigilant about monitoring unused material. No removals occurred/were necessary in Q3 2024.

EMI will also continue removing any equipment and excess materials it brings into the license area to perform work on the ditch system as soon as the job(s) is completed, which includes diversion modifications required to meet the 2018 IIFS.

EMI understands the term "Trash and Debris" is further defined as noted in the DLNR staff submittal. As mentioned previously, EMI has established several standard operating procedures to address the cleanup of trash and debris in the license areas. Besides recognizing unnecessary debris in the field during routine maintenance tasks, EMI has conducted specific identification and removal operations of debris that has been observed from previous field work. EMI also has a practice of removing any equipment and excess materials it brings into the license area to perform work on the ditch system as soon as the job(s) is completed. These practices continue to apply to the "Trash and Debris" term as more clearly defined by DLNR staff.

5. The revocable permit shall be subject to any existing or future reservations of water for the Department of Hawaiian Home Lands (DHHL);

Status: EMI acknowledges that the RPs shall be subject to any existing or future reservation of water for the DHHL.

6. Permittee shall coordinate with an interim committee to discuss water usage issues in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of seven members, representing EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Huelo Community Association, the Sierra Club, the County of Maui, and Na Moku Aupuni O Ko'olau Hui. The interim committee shall meet as least quarterly, more often as useful.

Status: The quarterly meeting of the RP Committee was held on Thursday, October 24, 2024. Jenna Shibano (Mahi Pono / EMI) sent an invitation via email to the Committee on Friday, October 4, 2024. The meeting was attended by Grant Nakama (Mahi Pono / EMI), Jerome Kekiwi, Jr. (NHLC / Na Moku), Eva Blumenstein (County of Maui), John Stufflebean (County of Maui), Mark Vaught (EMI), and Jenna Shibano (Mahi Pono / EMI).

EMI provided an update on the work related to the implementation of the IIFS, and Mahi Pono supplied an update on farming operations. The information provided by Mahi Pono and EMI to the Committee generally mirrored the farming and IIFS updates that are included as exhibits to this quarterly report. The meeting adjourned approximately 15 minutes after it started. The committee's next meeting is tentatively set for January 23, 2025.

7. *It is an essential component to the Board's stewardship of the water resource to understand how much water is being diverted. Permittee shall therefore provide quarterly reports to the Board of Land and Natural Resources (Board) containing (at a minimum) the following information:*

- a. The amount of water actually used on a monthly basis, including the monthly amount of water delivered for: the County of Maui Department of Water Supply and the County of Maui Kula Agricultural Park; diversified agriculture; industrial and non-agricultural uses; and reservoir/fire protection/hydroelectric uses. Descriptions of diversified agricultural uses shall also provide information as to acreage, location, crop, and use of the water. Industrial and non-agricultural uses shall specify the character and purpose of water use and the user of the water.**

Status: The amount of water used on a monthly basis, including the monthly amount of water delivered for the County of Maui DWS and Kula Ag Park, diversified agriculture, industrial and non-agricultural uses, and reservoir/fire protection/hydroelectric uses can be found in the table attached as Exhibit A. The acreage, location, crop, and users of agricultural water, and the specifics on industrial and non-agricultural uses can be found in the table attached as Exhibit B.

As Mahi Pono prepares new fields for planting, they continue to install new irrigation systems that focus on efficient water application measures. In addition to these new systems, we are also installing weed mat throughout the farm, which help the soil

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maintain moisture by reducing evaporation. Compared to prior years, the cumulative water efficiency effects of these initiatives can be seen in the proportionate reduction in the amount of water remaining in the final column of the table attached as Exhibit A.

b. An estimate of the system loss for both the EMI ditch system and the A&B field system, also on a monthly basis.

Status: The accepted Final Environmental Impact Statement which considers East Maui water diversions facilitated by a long-term lease contains estimates for system losses for both the EMI ditch system as well as the “A&B field system”.

- EMI Ditch System – As stated in the FEIS, a USGS study “concluded that it was unclear whether net seepage losses even occur in the EMI Aqueduct system, due to the large amount of tunnel in the system, as well as the seepage gains that enter the system.”
- A&B Field System – An estimate of the system losses by month is as shown in the table below:

| Month | EMI Ditch System (in MGD) | County's Diverted Reserve (in MGD) | Field System (in MGD) |
|-----------|------------------------------|---------------------------------------|--------------------------|
| July | 0 | 3.08 | -1.08 |
| August | 0 | 4.12 | 4.79 |
| September | 0 | 4.17 | 4.32 |
| Average | 0 | 3.79 | 2.68 |

As noted by Condition #1 above, system losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%.

- c. For each stream that is subject to the 6/20/2018 CWRM D&O, a status update as to the degree to which the flow of each stream has been restored, and which artificial structures have been modified or removed as required by CWRM.

Status: EMI prioritizes its compliance with the CWRM order and has been working with CWRM staff on implementation plans and permitting. EMI notes that the language of the CWRM order relating to the removal of artificial structures is spelled out on page 269 of the D&O, items i, j, and k which State in part that "it is intended that diversion structures only need to be modified to the degree necessary to accomplish the amended IIFS and to allow for passage of stream biota, if needed." and "The intent of the Commission is to allow for the continued use and viability of the EMI ditch system and will not require the complete removal of diversions unless necessary to achieve the IIFS." A status update is provided in the table attached as Exhibit C. Also included in Exhibit C is a copy of the section of the CWRM order relating to the removal of artificial structures.

- d. Update on removal of trash, unused man-made structures, equipment, and debris that serve no useful purpose, including documenting any reports of such items that Permittee has received from the Department, other public or private entities and members of the general public and the action(s) taken by Permittee, if any, to remove the reported items

Status: See above response to #4 above.

- e. The method and timeline for discontinuing the diversion of water from Waipio and Hanehoi streams into the Ho'olawa stream, including status updates on implementation.

Status: As the stream levels fluctuate during inclement weather, EMI personnel are dispatched to manually control the intake gates to prevent excess stream water inflow to the ditch. As for Haneho'i, all intakes have been sealed (per the 2018 D&O);

therefore, no water enters the ditch from this stream.
Regarding the Waipi'o stream, EMI personnel manually control the intakes on the ditch to prevent excess flow from entering the ditch. Thus, all flows to the ditch are delivered to and used by Mahi Pono and the County of Maui. The flows are no longer controlled into Ho'olawa stream.

f. A listing of all reservoirs in the A&B/EMI water system serviced by the RPs, with the following information provided for each:

The capacity of each such reservoir:

The surface area of each such reservoir:

What fields are irrigated by each such reservoir:

Which reservoirs are lined, and with what material, and which are not:

The estimated amount of evaporation per day from the surface of each such reservoir:

An analysis of the cost and time to line at least one such reservoir; and

Information on any reservoirs planned to be taken out of service.

Status: A table containing most of the information requested above is attached as Exhibit D. Evaporation estimates are based on actual reservoir water levels during Q3 2024, with the figures being displayed in gallons per day.

In addition to the information in Exhibit D, we previously determined an estimated unit cost in 2022 of \$7.00 per square foot (sloped) to line a reservoir, plus estimated engineering costs typically being between \$30k - \$60k per reservoir.

Adjusting for CPI, it is assumed that the current estimated unit cost is \$7.60 per square foot. If we apply these costs to a reservoir with a 10-acre surface area and assumed slope adjustment of 25%, then the resulting estimate would be approximately \$4.18M.

g. The number, location, timing, and approximate acreage of fires fought during the quarter using water from reservoirs supplied with water from the A&B/EMI system.

Status: There was one fire fought during Q3 2024 using water from reservoirs supplied with water from the A&B/EMI system. An estimated 20,000 gallons were used from Reservoir 42, and the fire burned an estimated 100 acres in Field 407. Please visit this link for news coverage:
<https://mauiNOW.com/2024/07/08/firefighters-responding-to-central-maui-fire-near-pulehu-road/>.

h. The names and locations of the reservoirs from which water was drawn to fight fires during the quarter, together with:

(i) Whether those reservoirs are lined or not:

Status: Reservoir 42 in our Central Maui fields was used during the quarter. The reservoir is not lined. For other information on this reservoir, please see Exhibit D.

(ii) The average depth of water in those reservoirs:

Status: 9.6 feet.

(iii) Estimated average monthly inflows and outflows from those reservoirs; and

Status: 2 million gallons inflow and outflow daily, or 60 million gallons inflow and outflow monthly.

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(iv) The amount of water used for hydroelectric purposes, if any.

Status: No water was used for hydroelectric purposes during the quarter.

i. A listing of all irrigation wells in the A&B/EMI water system serviced by the RPs, with the water levels and chloride levels in each well that is in active use noted.

Status: In Q3 2024, Wells 2, 3, 9, 12 and 13 were in active use. Chloride levels measured during the quarter are provided below:

- Well #2
 - pH – 7.5
 - Sodium – 183 mg/L
 - Water Level – 36.5 Inches
- Well #3
 - pH – 7.6
 - Sodium – 139 mg/L
 - Water Level – 63.75 Inches
- Well #9
 - pH – 7.6
 - Sodium – 127 mg/L
 - Water Level – 26.5 Inches
- Well #12
 - pH – 7.4
 - Sodium – 220 mg/L
 - Water Level – 23.75 Inches
- Well #13
 - pH – 7.3
 - Sodium – 143 mg/L

- Water Level – 22.25 Inches

Each quarterly report shall be submitted in a format with tracked changes that clearly show the differences/updates from the prior quarter.

Such quarterly reports shall be “due” to the DLNR one month after the last calendar day of the subject quarter. Thus, the reports shall come due as follows:

Q1 Report – April 30, 2024

Q2 Report – July 31, 2024

Q3 Report – October 31, 2024

Q4 Report – January 30, 2025

Status: This Q3 2024 report is the second report to be submitted with changes tracked after the re-numbering of conditions. The deadline to submit quarterly reports is noted, and EMI is committed to timely submittals of all future reports.

- 8. Require Permittee to advise any third-party lessees, that any decisions they make are based on these month-to-month revocable permits for water unless or until a license is issued.**

Status: All third-party lessees have been informed through existing language in their lease agreements that the availability of water is subject to change based on various conditions, one of which would be the nature of the water availability from East Maui through an annually renewed revocable permit or an eventual permanent lease.

- 9. Permittee shall cooperate with CWRM and the Department’s Division of Aquatic Resources (DAR) in facilitating studies, site inspections and other actions as necessary to address the streams that water may be diverted from under this revocable permit.**

Status: EMI continues to be in contact with CWRM personnel regarding site visits to evaluate diversions that weren't covered by the 2018 D&O. Such site visits most recently occurred in Q2 2024, related to the amendment of the Huelo Streams IIFS passed by CWRM in 2022. CWRM field staff conducts these site visits on a stream-by-stream basis. EMI has previously contacted DAR and has expressed willingness to cooperate with any DAR activities related to the DAR work on streams outside the license area. Permittees also note that the 2024 RP allows for the development, diversion, and use of water only; there was no disposition of the land area covered by the prior revocable permits. As noted in the December 2023 staff submittal, the agreement between the Territory of Hawaii and EMI ("1938 Agreement") provides EMI a perpetual easement from the Territory to convey all water covered by any water license held by EMI through the portions of the "aqueduct" crossing government lands situated in East Maui extending from Nahiku to Honopou inclusive. Because the existing aqueduct system is already covered by the easement in the 1938 Agreement, there was no need for an additional land disposition. Accordingly, DAR has full access to the area.

10. Permittee shall work with CWRM and DOFAW to determine whether there are alternatives to diversion removal that effectively prevent mosquito breeding and can be feasibly implemented. Permittee shall include the status of alternatives in its quarterly reports.

Status: EMI has worked with CWRM in the context of the earlier discussion with DOFAW regarding diversion structures that can impede free flow of water and create habitat for mosquito breeding. Considerable evaluation and analysis have been conducted by the CWRM and EMI on nine "Category 1" diversions regarding additional work to be done on these diversions to mitigate these and other issues. CWRM has met with stakeholders to discuss this plan, and CWRM staff presented a proposed mitigation plan which was approved at CWRM's January 30, 2024 meeting. This plan calls for additional removal of stream diversion structures. Permittees are working with consultants to obtain the necessary approvals/sign offs from the State Historic Preservation Division and the County of Maui Planning Department, which are required before work can begin. Other regulatory agency reviews/approvals, including the Army Corps of

Engineers and the Office of Conservation and Coastal Lands, will be needed once those two agencies sign off.

11. *If the Board finds that a use of water is not reasonable and beneficial and does not comply with the permitted uses, Permittee shall cease such use within a timeframe as determined by the Department.*

Status: EMI remains willing to comply with this requirement and stands ready to assist the Board in any way it can regarding this matter.

12. *For water used for agricultural crops, Permittee is to estimate how much water is required for each crop per acre per day.*

Status: Water requirements for each crop is highly dependent on several factors, including soil composition, weather, and the maturity of the crop itself. That said, the average water requirements for Mahi Pono's agricultural crops at full maturity are estimated to be as follows:

- Orchard Crops - 5,089 gallons per acre per day
- Row Crops - 3,392 gallons per acre per day
- Tropical Fruits - 4,999 gallons per acre per day
- Energy Crops - 3,392 gallons per acre per day

These estimates are consistent with the estimated water requirements contained in Table 3 of Appendix I (Agricultural and related Economic Impacts) of the EIS. The average water requirements listed above are reflective of the crops' collective water needs (irrigation & rainfall) at full maturity. This differs from the reported irrigation average, which is reflective of the irrigation consumption (excluding rainfall) of immature crops.

13. *Permittee shall look into supplying the Maui Invasive Species Committee with water, and if feasible, and despite it not being an agricultural use, be considered a reasonable and beneficial and permitted use under the revocable permit.*

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Status: EMI/Mahi Pono have successfully provided MISC with water to support their operations starting in Q1 2023. In Q2, EMI successfully installed a meter on the pipeline supplying MISC with water. The total amount of water used by MISC between July 2024 – October 2024 was 14,300 gallons, and the Q3 2024 portion of this use is accounted for in the “*Other*” column in Exhibit A.

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EXHIBIT A – MONTHLY WATER USAGE

All Figures in Millions of Gallons per Day ("MGD")

| Month | East Maui Surface Water @ Honopou | East Maui Surface Water @ Maliko | East Maui Surface Water Gained from Area Between Honopou and Maliko | Groundwater Pumped on-Farm | County of Maui DWS ¹ | County of Maui Ag Park ² | Diversified Agriculture ³ | Historic / Industrial Uses ⁴ | Reservoir / Seepage / Fire Protection / Evaporation / Dust Control / Hydroelectric ⁵ | |
|--------------|-----------------------------------|----------------------------------|---|----------------------------|---------------------------------|-------------------------------------|--------------------------------------|---|---|--------------------|
| | | | | | | | | | Diverted Reserve to meet Contractual Obligation to County DWS & Ag Park ⁶ | Other ⁷ |
| January | 29.95 | 31.70 | 1.75 | 1.35 | 0.32 | 0.44 | 22.32 | 0.04 | 6.75 | 3.19 |
| February | 32.31 | 33.62 | 1.31 | 7.31 | 1.03 | 0.42 | 29.93 | 0.04 | 6.05 | 3.47 |
| March | 39.39 | 40.34 | 0.94 | 3.38 | 2.19 | 0.40 | 31.36 | 0.03 | 4.90 | 4.83 |
| April | 33.47 | 34.53 | 1.06 | 4.27 | 1.38 | 0.61 | 28.59 | 0.04 | 5.51 | 2.68 |
| May | 30.84 | 34.77 | 3.93 | 4.07 | 0.69 | 0.46 | 27.33 | 0.04 | 6.35 | 3.97 |
| June | 36.70 | 37.01 | 0.31 | 5.57 | 1.74 | 0.53 | 31.08 | 0.04 | 5.23 | 3.96 |
| July | 34.97 | 37.47 | 2.49 | 5.04 | 3.49 | 0.93 | 36.05 | 0.04 | 3.08 | -1.08 |
| August | 33.25 | 34.89 | 1.64 | 10.62 | 2.76 | 0.62 | 33.19 | 0.04 | 4.12 | 4.79 |
| September | 28.72 | 31.59 | 2.87 | 7.38 | 2.76 | 0.58 | 27.09 | 0.06 | 4.17 | 4.32 |
| 2024 Average | 33.29 | 35.10 | 1.81 | 5.44 | 1.82 | 0.55 | 29.66 | 0.04 | 5.13 | 3.35 |

1. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
2. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
3. The numbers in this column are primarily comprised of Mahi Pono's water use for diversified agriculture, as well as the other agricultural uses described in Exhibit B of the quarterly RP reports.
4. Historical/Industrial Uses are non-HC&S uses that have historically relied on water from the EMI Ditch System, even after the closure of HC&S. These include uses by entities located either adjacent to or within the boundaries of the farm and are further described in Exhibit B. HC&D's water usage is no longer accounted for in this column as HC&D is obtaining water from its own well.
5. The numbers in these columns include water not separately accounted for in the columns to the left. The water in on-farm reservoirs is available for use by the County of Maui against brush fires, the risk of which has increased due to the reduction of the irrigated acreage following the cessation of sugar cultivation but is decreasing as Mahi Pono continues to implement its farm plan. Seepage and evaporation inherent to an agricultural ditch system are also included in this column. The water used by the Mahi Pono hydroelectric

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system is non-consumptive and is returned to the ditch after being used to generate clean energy. The water is re-used consumptively by one of the other uses, or if there is no reuse, ends up in the reservoirs.

6. Operationally and pursuant to a contractual agreement with the County of Maui, a minimum of approximately 6 MGD must be reliably conveyed to / made available to the County each and every day so that the County has flexibility regarding when to run its plant depending on weather conditions, demand, water available from its Piihola plant, etc. Additionally, a minimum of approximately 1.5 MGD must be reliably conveyed to / made available to the County each and every day so that the County can be flexible regarding how to meet the needs of the Ag Park. The numbers in this sub-column reflect the portion of the 7.5 MGD that is made available to the County every day, that the County does not use (i.e., 7.5 MGD less the sum of the amounts used by the County DWS at Kamole Weir and Ag Park). Water that is not used by the County remains in the Ditch System, is transported to Central Maui and any excess is directed to reservoirs located on the farm.
7. The numbers in these columns reflect the amount of water not separately accounted for in the columns entitled "County of Maui DWS," "County of Maui Ag Park," "Diversified Agriculture," and "Historic/Industrial Uses" less the reserve needed to meet EMI's contractual obligations to the County of Maui. As has been explained in the past, EMI/Mahi Pono cannot rely on receiving any specific amount of the water provided to the County of Maui to meet the contractual obligations to the County DWS and Kula Ag Park that is not actually consumed by the County ("DIVERTED RESERVE") for the purposes of planning to meet the irrigation needs of Mahi Pono's crops. The amount is unpredictable and unreliable; however, EMI/Mahi Pono do make an effort to use the Diverted Reserve for crop irrigation when feasible. The negative number in this column for the month of July reflects EMI/Mahi Pono's use of a portion of the Diverted Reserve in the month of July for irrigation purposes.

EXHIBIT B – WATER USAGE SPECIFICS
Diversified Agriculture Use

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| Entity | Crop | Field | Acreage |
|--------------------|--------------|-------|---------------|
| Mahi Pono | Macadamia | 205 | 122 |
| Mahi Pono | Citrus | 206 | 200 |
| Mahi Pono | Macadamia | 208 | 73 |
| Mahi Pono | Citrus | 209 | 156 |
| Mahi Pono | Citrus | 300 | 305 |
| Mahi Pono | Coffee | 301 | 273 |
| Mahi Pono | Coffee | 302 | 6 |
| Mahi Pono | Citrus | 303 | 161 |
| Mahi Pono | Citrus | 311 | 150 |
| Maui Best (Tenant) | Sweet Potato | 408 | 281 |
| Maui Best (Tenant) | Sweet Potato | 409 | 180 |
| Mahi Pono | Citrus | 500 | 273 |
| Mahi Pono | Citrus | 501 | 83 |
| Mahi Pono | Citrus | 502 | 290 |
| Mahi Pono | Citrus | 503 | 144 |
| Mahi Pono | Citrus | 504 | 294 |
| Mahi Pono | Citrus | 505 | 240 |
| Mahi Pono | Citrus | 506 | 157 |
| Mahi Pono | Citrus | 507 | 189 |
| Mahi Pono | Citrus | 508 | 183 |
| Mahi Pono | Citrus | 508B | 213 |
| Mahi Pono | Citrus | 509 | 79 |
| Mahi Pono | Citrus | 510 | 181 |
| Mahi Pono | Citrus | 511 | 161 |
| Mahi Pono | Citrus | 512 | 132 |
| Mahi Pono | Citrus | 601 | 221 |
| Mahi Pono | Citrus | 602 | 196 |
| Mahi Pono | Citrus | 603 | 262 |
| Mahi Pono | Citrus | 604 | 343 |
| Mahi Pono | Citrus | 605 | 394 |
| Mahi Pono | Citrus | 606 | 134 |
| Mahi Pono | Mixed | 608 | 70 |
| Mahi Pono | Citrus | 610 | 40 |
| Mahi Pono | Macadamia | 611 | 253 |
| Mahi Pono | Citrus | 701 | 269 |
| Mahi Pono | Citrus | 702 | 232 |
| Mahi Pono | Citrus | 703 | 150 |
| Mahi Pono | Citrus | 704 | 214 |
| Mahi Pono | Row Crops | 706ON | 42 |
| Mahi Pono | Row Crops | 707W | 82 |
| Mahi Pono | Citrus | 708 | 299 |
| Mahi Pono | Citrus | 800 | 122 |
| Mahi Pono | Citrus | 801 | 281 |
| Mahi Pono | Citrus | 803A | 127 |
| Mahi Pono | Pongamia | 803B | 32 |
| Mahi Pono | Avocado | 803C | 6 |
| Mahi Pono | Citrus | 805 | 268 |
| Mahi Pono | Coffee | 807 | 120 |
| Mahi Pono | Mixed | 807 | 39 |
| Mahi Pono | Citrus | 808 | 158 |
| Mahi Pono | Citrus | 809 | 251 |
| Mahi Pono | Citrus | 809X | 72 |
| Mahi Pono | Citrus | 813 | 448 |
| Mahi Pono | Citrus | 814 | 342 |
| Mahi Pono | Citrus | 818 | 266 |
| Mahi Pono | Citrus | 901A | 45 |
| Mahi Pono | Citrus | 911 | 82 |
| Mahi Pono | Citrus | 911B | 201 |
| TOTAL | | | 10,587 |

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EXHIBIT B – WATER USAGE SPECIFICS (Continued)
Historic / Industrial Uses

| Water Users | Source/Delivery Point | Water User's Location | Relationship to EMI / A&B / Mahi Pono | Use |
|---|-------------------------|-----------------------|--|--|
| Tenant of County Central Maui Landfill | Pumped from Haiku Ditch | 3-8-003-019 | Gov't Tenant | General Use for Compost Operation |
| New Leaf Ranch (Non- Profit) | 702 Cistern | 3-8-006-029 | Tenant | Irrigation water for non- profit providing ag-related work opportunities and training as mental health & substance use dependency treatment |
| Costo Maddela | Haiku Ditch | 3-8-001-001 | Tenant | Pasture & Animal Water |

EXHIBIT C – CWRM ORDER STATUS UPDATE
Section i, j, & k from CWRM D&O

i. It is intended that diversion structures only need to be modified to the degree necessary to accomplish the amended IIFS and to allow for passage of stream biota, if needed.

j. This Order does not require that every diversion on every tributary be removed or modified, the Commission is only looking at modifications to main stem and major diversions to accomplish the amended IIFS set forth above. The Commission also recognizes that it is not the purpose of this proceeding to determine how the diversions will be modified. That issue will be before the Commission in a subsequent process.

k. The intent of the Commission is to allow for the continued use and viability of the EMI Ditch system and will not require the complete removal of diversions unless necessary to achieve the IIFS.

EXHIBIT C – CWRM ORDER STATUS UPDATE (Continued)
IIFS STREAM UPDATE

| Stream Name | Restoration Status | IFQSO at IIFS (cfs) | IIFS Value (cfs) | IIFS Location | Current Status |
|----------------|--------------------|---------------------|------------------|---------------------------------|---|
| Makapipi | Full | 1.3 | n/a | Above Hana Highway | Gate removed, water flowing downstream below intake |
| Hanawai | Connectivity | 4.6 | 0.92 | Below Hana Highway | Gate slightly open, water flowing downstream below intake |
| Kapaula | Connectivity | 2.8 | 0.56 | On diversion at Kooau Ditch | Main gate open, water flowing downstream below intake |
| Walaaka | None | 0.77 | 0.77 | Above Hana Highway | Gate open, water flowing downstream below intake |
| Pa'akea | Connectivity | 0.9 | 0.18 | At Hana Highway | Intake gate closed, water flowing downstream over dam |
| Waiohue | Full | 5 | n/a | At Hana Highway | Intake gate closed, sluice gate removed. All water flowing downstream. |
| Pua'ala'a | Connectivity | 1.1 | 0.2 | Above Hana Highway | Gate open, water flowing downstream below intake |
| Kopiliula | H90 | 5 | 3.2 | Below Hana Highway | Main gates open, ditch control gates adjusted to provide for IIFS. Water flowing downstream. |
| East Wailuaiki | H90 | 5.8 | 3.7 | At Hana Highway | Sluice gate open, IIFS flowing downstream below intake |
| West Wailuaiki | Full | 6 | n/a | Above Hana Highway | Gates open, water flowing downstream below intake |
| Wailuanui | Full | 6.1 | n/a | At Hana Highway | All intakes sealed (Category 1) and gates opened, water flowing downstream below intake |
| Ohia/Waiana | None | 4.7 | n/a | None | No diversion |
| Waioakamilo | Full | 3.9 | n/a | Below diversion at Koolau Ditch | All intakes closed, water flowing downstream |
| Palaohulu | Full | 11 | n/a | Above Hana Highway | All intakes sealed (Category 2). Water flowing downstream. |
| Pi'ina'au | Full | 14 | n/a | Above Hana Highway | Intake sealed, water flowing downstream. |
| Nua'a'ulua | Connectivity | 0.28 | 2.2 | To Be Determined | Intake gate closed, water flowing downstream over dam |
| Honomanu | H90 | 4.2 | 4.2 | Above Hana Highway | All 4 diversion sluice gates are open, water flowing downstream |
| Punalau/Kolea | H90 | 4.5 | 2.9 | Above Hana Highway | Sluice gate open, water flowing downstream below intake |
| Haipua'ena | Connectivity | 4.9 | 1.36 | Below Hana Highway | Intake gate closed, water flowing downstream, dam will require modification |
| Puohokamoa | Connectivity | 8.4 | 1.1 | Below Hana Highway | Intake gate will be used to ensure water flowing downstream, intake dam may require significant modification |
| Wahinepee | None | 0.9 | 0.9 | Above Hana Highway | No diversion. Water flowing downstream. |
| Waiakamoi | H90 | 6.7 | 3.8 | Above Hana Highway | Center ditch sluice gate open. Water flowing downstream. |
| Haneho'i | Full | 2.54 | n/a | Upstream of Lowrie Ditch | Intakes sealed. Water flowing downstream. |
| Huelo (Puolua) | Full | 1.47 | n/a | Downstream of Haku Ditch | Lowrie intake will require significant modifications (Category 3) & corresponding permit approvals / Haku intake sealed |
| Honopou | Full | 6.5 | n/a | Below Hana Highway | Three of the four intakes are sealed. The final has the ditch gate shut. No water enters the ditch. Wailole intakes sealed. |

EXHIBIT D – RESERVOIR INFORMATION

| Reservoir No. | Tax Map Key | Capacity Million Gallons | Surface Area Acres | Fields Feed by Reservoir | Lined | Type Material | Evaporation Rate (Average Gal/Day)**** |
|---------------|----------------------------------|--------------------------------|--------------------------|---|-------|-----------------|---|
| 14 | 2-5-04:39 | 9.50 | 1.50 | 100; 101 | No | Earthen | 0 |
| 15 | 2-5-04:39 | 8.30 | 1.10 | 101 | No | Earthen | 0 |
| 20 | 2-5-03:10 | 48.80 | 10.20 | 312; 314 | No | Earthen | 0 |
| 21 | 2-5-04:39 | 18.60 | 6.90 | 111; 113; 200 | No | Earthen | 0 |
| 22 | 2-5-03:10 | 43.80 | 10.60 | 201; 202 | No | Earthen | 0 |
| 24 | 2-5-03:10 | 15.00 | 3.60 | 201 | Yes | Concrete | 0 |
| 25 | 2-5-03:09 | 40.20 | 9.70 | 205 | No | Earthen | 0 |
| 30 | 2-5-03:01 | 21.00 | 9.00 | 300; 312 | No | Earthen | 0 |
| 33 | 2-5-02:02 | 46.50 | 8.00 | 304; 304; 313 | No | Earthen | 61,493 |
| 40 | 2-5-02:01 | 62.80 | 13.50 | 410; 400; 401; 413 (County Use) | No | Earthen | 0 |
| 42 | 2-5-02:01 | 10.40 | 3.20 | 400; 401; 403 | No | Earthen | 14,385 |
| 52 | 3-8-03:04 | 74.00 | 20.00 | 504; 511 | No | Earthen | 0 |
| 60 | 3-8-01:06 | 80.50 | 20.80 | 600; 611 | No | Earthen | 0 |
| 61 | 3-8-01:01 | 53.10 | 9.00 | 604 | No | Earthen | 65,381 |
| 70 | 3-8-01:01 | 19.30 | 5.00 | Mud Pile 710 | No | Earthen | 0 |
| 80 | 3-8-03:02 | 41.10 | 12.00 | 800; 801 | No | Earthen | 0 |
| 81 | 3-8-04:22 | 36.70 | 13.80 | 803 805 808 809 | No | Earthen | 93,903 |
| 82 | 3-8-04:22 | 17.90 | 7.40 | 810; 811; (812; 815; 816; 818; 819; 822; 823; Res. Ditch) | No | Earthen | 0 |
| 84 | 3-8-03:02 | 35.10 | 8.00 | 701; 702; 703; (807; 813; 814; Res. Ditch) | No | Earthen | 0 |
| 90 | 3-8-08:05 | 45.00 | 15.80 | 737; 761; 915; 917 | No | Earthen | 137,835 |
| Haiku | (2)2-7-003:055 & 081 | 57.9 | 27.30 | Haiku Ditch | No | Earthen | 0 |
| Pauwela | (2)2-7-003:030 & 056/2-7-008:038 | 32.5 | 6.80 | Haiku Ditch | No | Earthen | 0 |
| Peahi | (2)2-8-002:018 | 22 | 5.80 | Haiku Ditch | No | Earthen | 0 |
| Kapalaalaea | (2)2-8-007:001 | 49.7 | 8.70 | Haiku Ditch | No | Earthen | 0 |
| Papaaea | (2)2-9-014:004 | 42.5 | 9.00 | Center Ditch to Lowrie Ditch | No | Earthen | 0 |
| 9 | 2-5-004:039 | 1.00 | NA | 110 | No | Earthen | Unregulated/Rarely Used |
| 10 | 2-5-004:039 | 9.50 | NA | 116 | No | Earthen | Unregulated/Rarely Used |
| 12 | 2-5-004:039 | 9.00 | 6.70 | 109 | No | Earthen | Unregulated/Rarely Used |
| 23 | 2-5-005:019 | 13.70 | NA | 200 | Yes* | Concrete/rubber | Unregulated/Rarely Used |
| 26 | 2-5-005:019 | 10.10 | NA | 208 | No | Earthen | Unregulated/Rarely Used |
| 29 | 2-5-005:019 | 9.90 | NA | 213 | No | Earthen | Unregulated/Rarely Used |
| 31 | 2-5-003:031 | 5.10 | NA | 303 | No | Earthen | Unregulated/Rarely Used |
| 32 | 2-5-002:002 | 9.80 | NA | 304 | No | Earthen | Unregulated/Rarely Used |
| 34 | 2-5-003:010 | 8.10 | NA | 306 | No | Earthen | Unregulated/Rarely Used |
| 35 | 2-5-002:002 | 15.00 | 5.40 | 310; 311; 505 | No | Earthen | Unregulated/Used Sparingly |
| 41 | 2-5-002:001 | 8.90 | NA | 402; 404 | No | Earthen | Unregulated/Rarely Used |
| 43 | 2-5-001:001 | 13.50 | 4.00 | 409; 404 | No | Earthen | Unregulated/Rarely Used |
| 44 | 2-5-001:008 | 3.60 | NA | Above 417; | No | Earthen | Unregulated/Rarely Used |
| 45 | 2-5-001:008 | 4.20 | NA | 415; 414; 418 | Yes | Concrete | Unregulated/Rarely Used |
| 50 | 3-8-003:005 | 8.40 | NA | 209; 500; 507; 508 | No | Earthen | Unregulated/Used Sparingly |
| 51 | 3-8-003:004 | 15.20 | NA | 502; 505 | No | Earthen | Unregulated/Rarely Used |
| 83 | 3-8-004:002 | 6.40 | 4.70 | 817; 821 | No | Earthen | Unregulated/Rarely Used |

Monthly & Annual Average Water Use Report

A&B / EMI 2024 Revocable Water Permit – October 2024

| Month | East Maui Surface Water @ Honopou | East Maui Surface Water @ Maliko | East Maui Surface Water Gained from Area Between Honopou and Maliko | Groundwater Pumped on-Farm | County of Maui DWS ¹ | County of Maui Ag Park ² | Diversified Agriculture ³ | Historic / Industrial Uses ⁴ | Reservoir / Seepage / Fire Protection / Evaporation / Dust Control / Hydroelectric ⁵ | |
|---------------------|-----------------------------------|----------------------------------|---|----------------------------|---------------------------------|-------------------------------------|--------------------------------------|---|---|--------------------|
| | | | | | | | | | Diverted Reserve to meet Contractual Obligation to County DWS & Ag Park ⁶ | Other ⁷ |
| January | 29.95 | 31.70 | 1.75 | 1.35 | 0.32 | 0.44 | 22.32 | 0.04 | 6.75 | 3.19 |
| February | 32.31 | 33.62 | 1.31 | 7.31 | 1.03 | 0.42 | 29.93 | 0.04 | 6.05 | 3.47 |
| March | 39.39 | 40.34 | 0.94 | 3.38 | 2.19 | 0.40 | 31.36 | 0.03 | 4.90 | 4.83 |
| April | 33.47 | 34.53 | 1.06 | 4.27 | 1.38 | 0.61 | 28.59 | 0.04 | 5.51 | 2.68 |
| May | 30.84 | 34.77 | 3.93 | 4.07 | 0.69 | 0.46 | 27.33 | 0.04 | 6.35 | 3.97 |
| June | 36.70 | 37.01 | 0.31 | 5.57 | 1.74 | 0.53 | 31.08 | 0.04 | 5.23 | 3.96 |
| July | 34.97 | 37.47 | 2.49 | 5.04 | 3.49 | 0.93 | 36.05 | 0.04 | 3.08 | -1.08 |
| August | 33.25 | 34.89 | 1.64 | 10.62 | 2.76 | 0.62 | 33.19 | 0.04 | 4.12 | 4.79 |
| September | 28.72 | 31.59 | 2.87 | 7.38 | 2.76 | 0.58 | 27.09 | 0.06 | 4.17 | 4.32 |
| October | 25.33 | 26.62 | 1.30 | 16.87 | 3.74 | 0.52 | 35.57 | 0.05 | 3.23 | 0.37 |
| November | | | | | | | | | | |
| December | | | | | | | | | | |
| 2024 Average | 32.49 | 34.25 | 1.76 | 6.59 | 2.01 | 0.55 | 30.25 | 0.04 | 4.94 | 3.05 |

1. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
2. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
3. The numbers in this column are primarily comprised of Mahi Pono's water use for diversified agriculture, as well as the other agricultural uses described in Exhibit B of the quarterly RP reports.
4. Historical/Industrial Uses are non-HC&S uses that have historically relied on water from the EMI Ditch System, even after the closure of HC&S. These include uses by entities located either adjacent to or within the boundaries of the farm and are further described in Exhibit B. Mahi Pono installed meters in March 2022 thus, starting with the Q2 2022 report, the figures reported in this column will reflect actual usage based on those meters. As previously mentioned, HC&D's water usage is no longer accounted for in this column as HC&D is obtaining water from its own well.
5. The numbers in these columns include water not separately accounted for in the columns to the left. The water in on-farm reservoirs is available for use by the County of Maui against brush fires, the risk of which has increased due to the reduction of the irrigated acreage following the cessation of sugar cultivation but is decreasing as Mahi Pono continues to implement its farm plan. Seepage and evaporation inherent to an agricultural ditch system are also included in this column. The water used by the Mahi Pono hydroelectric

EXHIBIT C

Monthly & Annual Average Water Use Report

A&B / EMI 2024 Revocable Water Permit – October 2024

system is non-consumptive and is returned to the ditch after being used to generate clean energy. The water is re-used consumptively by one of the other uses, or if there is no reuse, ends up in the reservoirs.

6. Operationally and pursuant to a contractual agreement with the County of Maui, a minimum of approximately 6 MGD must be reliably conveyed to / made available to the County each and every day so that the County has flexibility regarding when to run its plant depending on weather conditions, demand, water available from its Piihola plant, etc. Additionally, a minimum of approximately 1.5 MGD must be reliably conveyed to / made available to the County each and every day so that the County can be flexible regarding how to meet the needs of the Ag Park. The numbers in this sub-column reflect the portion of the 7.5 MGD that is made available to the County every day, that the County does not use (i.e., 7.5 MGD less the sum of the amounts used by the County DWS at Kamole Weir and Ag Park). Water that is not used by the County remains in the Ditch System, is transported to Central Maui and any excess is directed to reservoirs located on the former plantation.
7. The numbers in these columns reflect the amount of water not separately accounted for in the columns entitled "County of Maui DWS," "County of Maui Ag Park," "Diversified Agriculture," and "Historic/Industrial Uses" less the reserve needed to meet EMI's contractual obligations to the County of Maui. As has been explained in the past, EMI/Mahi Pono cannot rely on receiving any specific amount of the water provided to the County of Maui to meet the contractual obligations to the County DWS and Kula Ag Park that is not actually consumed by the County ("DIVERTED RESERVE") for the purposes of planning to meet the irrigation needs of Mahi Pono's crops. The amount is unpredictable and unreliable; however, EMI and Mahi Pono do make an effort to use the Diverted Reserve for crop irrigation when feasible.

EAST MAUI IRRIGATION COMPANY, LLC

P.O. BOX 791628, PAIA, MAUI, HAWAII 96779-1628 • (808) 579-9516

October 10, 2025

VIA E-MAIL AND U.S. MAIL

The Honorable Dawn Chang, Chair
and Members of the Board of Land and Natural Resources
State of Hawaii
P.O. Box 621
Honolulu, Hawaii 96809

RE: Revocable Permit to East Maui Irrigation Company, LLC (“EMI”) for Water Use on
the Island of Maui for calendar year 2026

Dear Chair Chang:

The purpose of this letter is to request that the Board of Land and Natural Resources (the “Board”) review, consider and authorize a revocable permit (“RP”) to EMI for calendar year 2026 under the same terms and conditions as those imposed on the RP issued to EMI and Alexander & Baldwin, Inc. (“A&B”) for calendar year 2025. Although EMI maintains its request for the public auction of a long-term water license, an RP for calendar year 2026 remains necessary in the interim to ensure the continued provision of water to Mahi Pono for its farming operations, and to the County of Maui for its municipal water systems that serve over 30,000 residents in Upcountry Maui.

The issuance of an RP to EMI for calendar year 2026 serves the State’s best interests in several ways, including:

- **Advancing Numerous State Policies and Complying with Constitutional Mandates** – Approximately 22,000 acres of Mahi Pono’s 30,000 acres of agricultural fields in Central Maui are designated as Important Agricultural Lands (“IAL”). The Hawai’i Constitution mandates that the State “conserve and protect agricultural lands, promote diversified agriculture, increase agricultural self-sufficiency, and assure the availability of agriculturally suitable lands.” Haw. Const. art. XI § 3. Additionally,

EXHIBIT C

the Hawai‘i State Plan (HRS ch. 226) includes the objective of developing diversified agriculture throughout the State. Related policies to achieve that objective include assuring the availability of agriculturally suitable lands with adequate water to accommodate present and future needs, and increasing the attractiveness and opportunities for an agricultural education and livelihood. Mahi Pono’s farming operations fulfils these mandates and objectives by keeping constitutionally protected IAL lands in active agriculture while promoting food security statewide.

- **Promoting the Diversification and Strengthening of Maui’s Economy** – New and diverse sources of economic activity need to be developed on Maui, and Mahi Pono’s farming operation represents a significant economic driver that is untethered to the tourism industry. For example, Mahi Pono currently employs over 300 Maui residents, and will continue its efforts to hire local employees as its operation matures. Mahi Pono has also partnered with Hawaii-based vendors throughout its farming expansion, and to date, Mahi Pono has invested over \$220M in-state to complete the development of its farm. Mahi Pono’s progress since 2019 is evidenced by the planting of almost 3 million trees in Maui’s central valley. Before-and-after pictures showing this transformation are included here as Exhibit A. Supporting Mahi Pono’s farming operations through the issuance of a 2026 RP will allow agriculture to continue to grow as a diversifying component of Maui’s overall economy.
- **Fostering Community Benefits on Maui** – Mahi Pono has always strived to support local community initiatives on Maui, especially those related to agriculture, education, food production, business, and cultural preservation. Some examples from calendar year 2025 include:
 - School Workdays – Hundreds of students from schools throughout Maui visited Mahi Pono to explore the entire agricultural process, including career opportunities, hands-on field work, and plant propagation. The plants propagated during this program are gifted to Lahaina families to help restore and re-green their yards as their homes are rebuilt.
 - Maui Food Bank’s ‘Ai Holo Program – Mahi Pono collaborated with the Maui Food Bank to coordinate this program, which provides fresh, nutritious food directly to keiki households with low-income families, ensuring that they have access to healthy meals during the public schools’ summer break. Over 500 produce boxes were distributed every week throughout summer break.

- High School Internship Program – This internship program gives high school and college students the opportunity to gain experience in multiple industries within the Ag sector to find their interests, build their resume, and become career ready.

Also attached as Exhibit B to this letter is a comprehensive summary of our community outreach and support initiatives in calendar year 2024.

Please consider the comments above, as a RP for calendar year 2026 is vital to Mahi Pono's agricultural operations, the County's municipal water deliveries to Upcountry Maui, and all corresponding agricultural, economic, and community-based benefits.

Sincerely,

A handwritten signature in black ink, appearing to read "S. Tsutsui", with a stylized flourish at the end.

Shan S. Tsutsui
Chief Operating Officer of Mahi Pono, Manager of
East Maui Irrigation Company, LLC

Below Pukalani looking westward into Central Maui Valley
Before (Top) and After (Bottom)



Above Puunene looking eastward towards Haleakala / Pukalani
Before (Top) and After (Bottom)



EXHIBIT B

Mahi Pono 2024 Community Outreach Summary

FARMING

2024

1,783

acres planted

741,428

trees planted

Most trees
planted in a
year so far

33,791,734

pounds of crops harvested

1

coffee wet mill installed



GIVING

at a glance

In 2024, Mahi Pono's contributions totaled:

\$239,322.50

in sponsorships
+ donations

&

235,819 pounds

of produce

benefiting 112 Hawai'i organizations, including:

Hawaii Food & Wine Festival

Maui Food Bank

Public Schools Foundation of Hawaii

Akaku Maui Community Media

Nisei Veterans Memorial Center

GIFT Foundation Hawaii

Hawaii Food Industry Association

Maui County Farm Bureau

University of Hawaii Foundation

Boys and Girls Clubs of Maui

Hawaii Farm Bureau Foundation

Paniolo Hall of Fame

Brave Hawaii

Na Hale O Maui

Hawaii Agricultural Foundation

ROOTED IN MAHI PONO VALUES:



Hanai

Feeding, nourishing and
sustaining Hawai'i 'ohana
with healthy produce



'Ohana

Building positive
relationships within
our community



Ho'ona'auao

Education to create
long-term career paths
and job opportunities
for Maui residents



Kulia

Opportunities for the
success of local farmers
and businesses

SUSTAINING

Maui'ohanas

Food Boxes for Keiki

Since 2021, Mahi Pono has teamed up with the Maui Food Bank to provide food boxes for keiki in need. In 2024, Mahi Pono partnered with MFB's 'Ai Holo Program to provide **600 food boxes** for keiki across Maui and Lana'i. Youth sports teams and other volunteer groups helped assemble these boxes, which included snacks and poi from local vendors, fruits and veggies from our Mahi Pono and local partners, and beef from Maui Cattle Company.



Maui Strikers Soccer and Central Maui Boxing Club were among the youth sports teams that helped assemble the food boxes.



Makawao Rodeo

The Makawao Rodeo, held annually on 4th of July weekend, has been a prominent fixture of Maui's upcountry ranching scene for over 50 years. Mahi Pono has been a sponsor and participant since 2019. In 2024, we gave a total of **18,720 pounds** of watermelon at rodeo events. Some were passed out from our semi-truck during the parade, and the rest were given out at the Makawao Stampede Rodeo.



Maui Pono team and family members getting ready to pass out watermelon at the parade.



Fueling Frontline Workers



Maui Pono donated a total of **13,000 pounds** of produce to healthcare workers and Maui Fire Department in 2024.



Maui Health employees taking home a Maui Harvest watermelon.

ADVOCATING

for local agriculture

Made in Hawaii Festival

The Hawaii Food Industry Association (HFIA) advocates for the local food industry by connecting businesses with resources and policy support. Its flagship event, the Made in Hawaii Festival, celebrates locally produced goods, driving awareness and sales for Hawaii-made products while supporting small businesses. The 30th Annual Festival in 2024 attracted **70,000 attendees** and showcased offerings from more than **700 local vendors**, highlighting its role in promoting Hawaii's local businesses and strengthening the local economy. As a sponsor for the third year, Mahi Pono is grateful for the ongoing opportunity to take part in this event.

*Mahi Pono handed out over
3,000 lbs of Maui Harvest
produce to attendees.*



Maui AgFest

Maui's premier agricultural festival highlights our island's rich farming heritage. The event supports local farmers, educates the public about agriculture's role in the community, and strengthens Maui's economy through agriculture and tourism.



Mahi Pono was a sponsor for the 4th year, as well as donated **1,600 pounds** of Maui Harvest produce to GoFarm Hawaii to raise money for expanding agricultural education in Maui.



Other Sponsorships

Hawaii Food and Wine Festival

An annual event that showcases Hawaii's diverse culinary talents and agricultural products.

Hawaii Farm Bureau

The state's leading agricultural advocacy organization, HFB represents farmers and ranchers, addressing key issues like land use, water rights, and sustainability. HFB promotes Hawaii's agricultural economy and food self-sufficiency, while preserving rural communities.

Hawaii Agricultural Foundation

A nonprofit organization dedicated to promoting agriculture and sustainability in Hawaii. HAF supports local farmers, educates the community about the importance of agriculture, and fosters programs that strengthen Hawaii's food systems and economy.

INVESTING

in future generations

Waiopua Workdays

Waiopua Garden, located in Field 608, hosted over **500 students** in 2024. These students learned about the origins of kalo, discovered agricultural career opportunities, and performed maintenance and irrigation work. They also propagated **800 plants**, which were eventually donated to Lahaina families and organizations to support the community's recovery and healing following the devastating fire in August 2023.



▲ Iao School students propagating plants for Lahaina.



▲ Alika teaching students about the kalo plant.



▲ Robert and Aloha speaking about their careers at Mahi Pono.

School + Sports Sponsorships

Empowering Maui's youth through educational and sports sponsorships is a top priority for Mahi Pono each year. Here are some of the schools and programs we contributed to in 2024:

Schools + Programs:

- Baldwin High School
- Maui High School
- King Kekaulike High School
- St. Anthony School
- Seabury Hall
- Kula Elementary
- Kalama Intermediate
- Lahaina Intermediate
- Pomaikai Elementary
- Maui Waena Intermediate
- Hawaii High School Athletic Association
- Maui Interscholastic League
- Wailuku Phillies Baseball



▲ Mahi Pono worked with Sae Design to bring an online broadcast of the HHSAA baseball state championship game, where Maui High School and Baldwin High School met for the first all-Maui showdown.

SUPPORTING

our community

Restoring Cultural Practices

Kauaheha Inc. supports Hawaiian arts and culture, Hawaiian spiritual practices, and the preservation and perpetuation of Hawaiian language by providing access to learning opportunities throughout our community. Mahi Pono has provided a space for their Papa Hana Pa'akai project, which is bringing back the traditional practice of Hawaiian salt farming in the Kealia area.



Salt beds from the Papa Hana Pa'akai project.
Traditional hale restored by Kauaheha Inc. ▼



Helping Lahaina Heal

As Lahaina continues to heal from the fires in 2023, Mahi Pono is honored to support the community's efforts on its road to recovery. In 2024, we donated the **800 plants** that were propagated by 'Iao School and Montessori of Maui, to help with re-greening efforts in Lahaina. We also donated **3,250 pounds** of watermelon, which were passed out at the Lahaina 1-Year Memorial event held by Kuhinia Maui.



Plants propagated by students being grown out at Waiopua Garden.



'Ohana Real Estate team picking up plants to be given to Lahaina families.

Feeding Livestock

In 2024, we donated a total of **139,750 pounds** of watermelon to support Ho'omana Farms' pig farm.



▲ Watermelon being hauled to Ho'omana Farms.

EAST MAUI IRRIGATION COMPANY, LLC

P.O. BOX 791628, PAIA, MAUI, HAWAII 96779-1628 • (808) 579-9516

BLNR CONDITIONS FOR EAST MAUI WATER PERMIT STATUS OF COMPLIANCE AS OF SEPTEMBER 30, 2025

CONDITIONS PER THE BLNR'S DECEMBER 13, 2024 DECISION

- 1. There shall be no waste of water. System losses and evaporation shall not be considered as a waste of water provided that system losses do not exceed 22.7%. The rate of system losses shall be calculated as the amount of water diverted or extracted into the Mahi Pono field system that is not used for diversified agriculture purposes, excluding the amount of water diverted for the County of Maui; then divided by the total amount of water diverted or extracted into the Mahi Pono field system.***

Status: All diverted water is being put to beneficial agriculture use or municipal use, as the diverted water supplies the County of Maui for its Upcountry Maui water systems, the Kula Ag Park, Central Maui fire suppression needs, municipal users who do not currently have access to the County DWS delivery system, and agricultural uses in Central Maui on lands now owned and managed by Mahi Pono. Exhibit A notes system losses and evaporation as water uses, as they are an essential element of transporting water in an agricultural ditch system to the end users.

In Q3 2025, Mahi Pono continued focusing on the maintenance and growth of its existing crops. As of September 30, 2025, the planted acreage in Mahi Pono's East Maui fields totaled 12,734 acres. During this most recent quarter, EMI diverted an average of 19.44 MGD. This diverted amount reflects the low rainfall levels in East Maui throughout August and September.

The Permittees – and by extension, Mahi Pono – remain committed to the efficient use of East Maui stream water. Mahi Pono's total amount of water usage, together with that of the County of Maui, will not exceed the limits of the IIFS decisions at any point during its expansion.

- 2. Any amount of water diverted under the revocable permit shall be for reasonable and beneficial uses consistent with the character of use and always in compliance with the interim instream flow standards (IIFS), as***

EXHIBIT D

may amended from time to time by CWRM. The Permittee shall also comply with all other conditions required by CWRM regarding the streams that water may be diverted from under this revocable permit, including stream flow restoration and closure of diversions.

Status: See response to condition #1.

3. Permittee shall provide a report on the progress regarding the removal of diversions and fixing of the pipe issues before the end of the revocable permit term.

Status: All initial approvals of the stream diversion work permits have been received from the CWRM to abandon the diversions on the "taro streams" to fully restore their streamflow permanently, as voluntarily offered by EMI, over and above the requirements of the 2018 IIFS.

The Permittees have also initiated discussions with CWRM staff on IIFS compliance for the 'non-taro streams' that were part of the 2018 IIFS decision. A draft work plan was submitted to CWRM for 41 diversions on 17 additional streams that are implicated by the 2018 IIFS decision. Before issuing the needed permits to undertake the work, CWRM will need to conduct site visits to each diversion site. CWRM's process of visiting each site is currently ongoing. While that process is ongoing, the Permittees comply with the IIFS decision regarding instream flow requirements (i.e., by individual streams and the total quantity of flow). This compliance is subject to CWRM staff verification. CWRM most recently verified IIFS compliance during a community site visit in June 2024, and an additional site visit in October 2024. Connectivity requirements of the IIFS decision are being met to the extent possible without the physical modifications that require governmental reviews and approvals. The draft work plan transmitted by the Permittees to the CWRM does address means of achieving full connectivity compliance for these additional non-taro streams.

A summary of permits for remaining work related to the 2018 and 2021 IIFS has been included in the transmittal of this quarterly report.

2025 EAST MAUI WATER PERMIT
BLNR CONDITIONS: STATUS OF COMPLIANCE
AS OF SEPTEMBER 30, 2025
Page 3 of 21

As to the pipe issue, this permit condition was initially imposed in 2018, and we believe it relates to a pipe at Pualoa (aka Puolua) Stream at the Lowrie Ditch. In a previous status report, we reported that the pipe had been extended to provide wetted pathways for the movement of stream biota on Pualoa Stream. At the 2018 BLNR hearing on the subject RP's (for 2019), statements were made that the pipe needs to be extended further to go under the road and that two 4" rusted pipes needed to be removed. Accordingly (and as reported in previous quarterly reports), the two 4" pipes have since been removed from the watershed and a new design intended to improve fish migration has been incorporated in the diversion modification plan for compliance with the IIFS and approved by the CWRM in its approval of the Category 3 SDWPA. This specific scope of work was part of the overall work plan referenced earlier.

- 4. Permittee shall continue to clean up and remove debris from the areas where the streams that water may be diverted from under this revocable permit are located, and staff shall inspect and report every three months on the progress of the clean-up. For purposes of clean-up, debris shall not include any structure and equipment that is either currently used for the water diversions, or for which CWRM has not required removal; "trash and debris" shall be defined as "any loose or dislodged diversion material such as concrete, rebar, steel grating, corrugated metals, railroad ties, etc., that can be removed by hand (or by light equipment that can access the stream as is)."***

Status: The Permittees have established several standard operating procedures to address the cleanup of trash and debris in the license areas. Besides recognizing unnecessary debris in the field during routine maintenance tasks, EMI has conducted specific identification and removal operations of debris that has been observed from previous fieldwork. EMI continued to be vigilant about monitoring unused material. No removals occurred/were necessary in Q3 2025.

EMI will also continue removing any equipment and excess materials it brings into the license area to perform work on the ditch system as soon as the job(s) is completed, which includes diversion modifications required to meet the 2018 IIFS.

EMI understands the term "Trash and Debris" is further defined as noted in the DLNR staff submittal. As mentioned previously, EMI has established several standard operating procedures to address the cleanup of trash and debris in the license areas. Besides recognizing unnecessary debris in the field during routine maintenance tasks, EMI has conducted specific identification and removal operations of debris that has been observed from previous field work. EMI also has a practice of removing any equipment and excess materials it brings into the license area to perform work on the ditch system as soon as the job(s) is completed. These practices continue to apply to the "Trash and Debris" term as more clearly defined by DLNR staff.

5. The revocable permit shall be subject to any existing or future reservations of water for the Department of Hawaiian Home Lands (DHHL);

Status: EMI acknowledges that the RPs shall be subject to any existing or future reservation of water for the DHHL.

6. The County of Maui shall coordinate with an interim committee to discuss water usage in the areas where the streams that water may be diverted from under this revocable permit are located. The committee shall consist of seven members, representing EMI/Mahi Pono, Farm Bureau, Office of Hawaiian Affairs, the Native Hawaiian Legal Corporation, the Haiku Community Association, the Sierra Club, Na Moku Aupuni O Ko'olau Hui, the County of Maui, the Department of Hawaiian Homelands, and the Aha Moku Advisory Council, and interested members of the Huelo community as determined by the County of Maui. The interim committee shall meet at least monthly. The County of Maui shall be responsible for organizing and scheduling these meetings.

Status: The monthly meetings of the interim RP Committee are being organized and scheduled monthly by the County of Maui. Generally, EMI provides updates on the work related to the implementation of the IIFS, and Mahi Pono supplies an update on farming operations, as outlined by the agenda provided by the County

of Maui. EMI and Mahi Pono also answer any follow-up questions by the interim Committee.

7. *It is an essential component to the Board's stewardship of the water resource to understand how much water is being diverted. Permittee shall therefore provide quarterly written reports to the Board of Land and Natural Resources (Board) containing (at a minimum) the following information:*

- a. The amount of water actually used on a monthly basis, including the monthly amount of water delivered for: the County of Maui Department of Water Supply and the County of Maui Kula Agricultural Park; diversified agriculture; industrial and non-agricultural uses; and reservoir/fire protection/hydroelectric uses. Descriptions of diversified agricultural uses shall also provide information as to acreage, location, crop, and use of the water. Industrial and non-agricultural uses shall specify the character and purpose of water use and the user of the water.**

Status: The amount of water used on a monthly basis, including the monthly amount of water delivered for the County of Maui DWS and Kula Ag Park, diversified agriculture, industrial and non-agricultural uses, and reservoir/fire protection/hydroelectric uses can be found in the table attached as Exhibit A. The acreage, location, crop, and users of agricultural water, and the specifics on industrial and non-agricultural uses can be found in the table attached as Exhibit B.

As Mahi Pono prepares new fields for planting, they continue to install new irrigation systems that focus on efficient water application measures. In addition to these new systems, we are also installing weed mat throughout the farm, which help the soil maintain moisture by reducing evaporation. Compared to prior years, the cumulative water efficiency effects of these initiatives can be seen in the proportionate reduction in the amount of water remaining in the final column of the table attached as Exhibit A.

- b. The estimated amount of water required for each crop per acre per day for the previous quarter and how much water is projected to be required per acre per day for the forthcoming quarter.

Status: The chart attached as Exhibit C shows the average amount of daily irrigation applied to each crop during each quarter. The chart also shows the projected total water demand for each crop in the forthcoming quarter (see third column, “Total Crop Requirement”). Each crop’s total water demand is met through a combination of irrigation and rainfall, and affected by multiple factors including weather patterns across the farm, so the quarterly projection is expressed as a total water demand figure. These figures are sourced from the environmental impact statement accepted by the Board in 2021.

- c. The report shall disclose which structures on or next to streams have been removed, which ones have been modified, which ones remain to be modified, what remains to be done before they are modified, what impediments exist to their modification, what agencies need to give their approval before modifications can be made, when the Permittee made requests to the applicable agencies for approval and when the modifications are expected to be completed.

Status: EMI prioritizes its compliance with the CWRM order and has been working with CWRM staff on implementation plans and permitting. EMI notes that the language of the CWRM order relating to the removal of artificial structures is spelled out on page 269 of the D&O, items i, j, and k which State in part that “it is intended that diversion structures only need to be modified to the degree necessary to accomplish the amended IIFS and to allow for passage of stream biota, if needed” and “the intent of the Commission is to allow for the continued use and viability of the EMI ditch system and will not require the complete removal of diversions unless necessary to achieve the IIFS.” A status

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update is provided in a separate supplemental chart submitted with this Q3 2025 quarterly report.

- d. Update on removal of trash, unused man-made structures, equipment, and debris that serve no useful purpose, including photographs and documenting any reports of such items that Permittee has received from the Department, other public or private entities and members of the general public and the action(s) taken by Permittee, if any, to remove the reported items.

Status: See above response to #4 above.

- e. A listing of all reservoirs in the A&B/EMI water system serviced by the revocable permit, with the following information provided for each:

The capacity of each such reservoir;

The surface area of each such reservoir;

What fields are irrigated by each such reservoir;

Which reservoirs are lined, and with what material, and which are not;

The estimated amount of evaporation per day from the surface of each such reservoir;

An analysis of the cost and time to line at least one such reservoir;

Information on any reservoirs planned to be taken out of service;

The depth and volume of water in each reservoir (as of the last day of each month);

How long it would take on average for each full reservoir to be emptied if now water were to flow into or be deliberately removed from it (i.e. how long until evaporation and seepage drains it); and

The amount of water used for hydroelectric purposes, if any.

Status: A table containing most of the information requested above is attached as Exhibit D. Evaporation estimates are based on actual reservoir water levels during Q3 2025, with the figures being displayed in gallons per day.

In addition to the information in Exhibit D, we previously determined an estimated unit cost in 2022 of \$7.00 per square foot (sloped) to line a reservoir, plus estimated engineering costs typically being between \$30k - \$60k per reservoir. Adjusting for CPI, it is assumed that the current estimated unit cost is \$8.17 per square foot as of Q4 2024. If we apply these costs to a reservoir with a 10-acre surface area and assumed slope adjustment of 25%, then the resulting estimate would be approximately \$4.45M.

- f. The number, location, timing, and approximate acreage of fires fought during the quarter using water from reservoirs supplied with water from the A&B/EMI system.

Status: There was one fire fought during Q3 2025 using water from reservoirs supplied with water from the A&B/EMI system. An estimated 100,000 gallons were used from Reservoir 26, and the fire burned an estimated 380 acres in fields 101, 102, 103, 106, 200 and 204. Please visit this link for news coverage: <https://mauinow.com/2025/09/30/new-paia-siren-expected-in-late-2026-as-recent-emergencies-show-theyre-no-longer-a-last-resort/>.

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- g. The names and locations of the reservoirs from which water was drawn to fight fires during the quarter:*

Status: Reservoir 26 in our Central Maui fields was used during the quarter.

- h. A listing of all irrigation wells in the A&B/EMI water system serviced by the RPs, with the water levels and chloride levels in each well that is in active use noted.*

Status: In Q3 2025, Wells 2, 3, 4, 9, 12 and 13 were in active use. Chloride levels measured during the quarter are provided below:

- *Well #2*
 - *pH – 7.1*
 - *Sodium – 253 mg/L*
 - *Water Level – 36 Inches*
- *Well #3*
 - *pH – 7.7*
 - *Sodium – 108 mg/L*
 - *Water Level – 64.75 Inches*
- *Well #4*
 - *pH – 7.3*
 - *Sodium – 221 mg/L*
 - *Water Level – 44.5 Inches*
- *Well #9*
 - *pH – 7.6*
 - *Sodium – 163 mg/L*
 - *Water Level – 25.5 Inches*
- *Well #12*
 - *pH – 7.1*
 - *Sodium – 221 mg/L*

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- *Water Level – 28.5 Inches*
- *Well #13*
 - *pH – 7.2*
 - *Sodium – 212 mg/L*
 - *Water Level – 24 Inches*

Each quarterly report shall be submitted in a format with tracked changes that clearly show the differences/updates from the prior quarter.

Such quarterly reports shall be “due” to the DLNR one month after the last calendar day of the subject quarter. Thus, the reports shall come due as follows:

Q1 Report – April 30, 2025

Q2 Report – July 31, 2025

Q3 Report – October 31, 2025

Q4 Report – January 30, 2026

Status: This Q3 2025 report is the second to be submitted with changes tracked after the re-numbering of conditions. The deadline to submit quarterly reports is noted, and EMI is committed to timely submittals of all future reports.

- 8. In addition to the quarterly report, the Permittee shall provide monthly reports containing at minimum, the Permittee’s monthly water use amounts and the total planted acreage.***

Status: EMI/Mahi Pono has provided and will continue to submit monthly water usage reports, including the total planted acreage.

- 9. Require Permittee to advise any third-party lessees, that any decisions they make are based on these month-to-month revocable permits for water unless or until a license is issued.***

Status: All third-party lessees have been informed through existing language in their lease agreements that the availability of water is subject to change based on various conditions, one of which would be the nature of the water availability from East Maui through an annually renewed revocable permit or an eventual permanent lease.

10. Permittee shall cooperate with CWRM and the Department's Division of Aquatic Resources (DAR) in facilitating studies, site inspections and other actions as necessary to address the streams that water may be diverted from under this revocable permit.

Status: EMI continues to be in contact with CWRM personnel regarding site visits to evaluate diversions that weren't covered by the 2018 D&O. Such site visits most recently occurred in Q2 2024, related to the amendment of the Huelo Streams IIFS passed by CWRM in 2022. CWRM field staff conducts these site visits on a stream-by-stream basis. EMI has previously contacted DAR and has expressed willingness to cooperate with any DAR activities related to the DAR work on streams outside the license area. Permittees also note that the 2024 RP allows for the development, diversion, and use of water only; there was no disposition of the land area covered by the prior revocable permits. As noted in the December 2023 staff submittal, the agreement between the Territory of Hawaii and EMI ("1938 Agreement") provides EMI a perpetual easement from the Territory to convey all water covered by any water license held by EMI through the portions of the "aqueduct" crossing government lands situated in East Maui extending from Nahiku to Honopou inclusive. Because the existing aqueduct system is already covered by the easement in the 1938 Agreement, there was no need for an additional land disposition. Accordingly, DAR has full access to the area.

11. Permittee shall work with CWRM and DOFAW to determine whether there are alternatives to diversion removal that effectively prevent mosquito breeding and can be feasibly implemented. Permittee shall include the status of alternatives in its quarterly reports.

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Status: EMI has worked with CWRM in the context of the earlier discussion with DOFAW regarding diversion structures that can impede free flow of water and create habitat for mosquito breeding. Considerable evaluation and analysis have been conducted by the CWRM and EMI on nine "Category 1" diversions regarding additional work to be done on these diversions to mitigate these and other issues. CWRM has met with stakeholders to discuss this plan, and CWRM staff presented a proposed mitigation plan which was approved at CWRM's January 30, 2024 meeting. This plan calls for additional removal of stream diversion structures. Permittees are working with consultants to obtain the necessary approvals/sign offs from the State Historic Preservation Division and the County of Maui Planning Department, which are required before work can begin. Other regulatory agency reviews/approvals, including the Army Corps of Engineers and the Office of Conservation and Coastal Lands, will be needed once those two agencies sign off.

12. If the Board finds that a use of water is not reasonable and beneficial and does not comply with the permitted uses, Permittee shall cease such use within a timeframe as determined by the Department.

Status: EMI remains willing to comply with this requirement and stands ready to assist the Board in any way it can regarding this matter.

13. For water used for agricultural crops, Permittee is to estimate how much water is required for each crop per acre per day.

Status: Water requirements for each crop is highly dependent on several factors, including soil composition, weather, and the maturity of the crop itself. That said, the average water requirements for Mahi Pono's agricultural crops at full maturity are estimated to be as follows:

- Orchard Crops - 5,089 gallons per acre per day
- Row Crops - 3,392 gallons per acre per day
- Tropical Fruits - 4,999 gallons per acre per day
- Energy Crops - 3,392 gallons per acre per day

These estimates are consistent with the estimated water requirements contained in Table 3 of Appendix I (Agricultural and related Economic Impacts) of the EIS. The average water requirements listed above are reflective of the crops' collective water needs (irrigation & rainfall) at full maturity. This differs from the reported irrigation average, which is reflective of the irrigation consumption (excluding rainfall) of immature crops.

14. Permittee shall look into supplying the Maui Invasive Species Committee with water, and if feasible, and despite it not being an agricultural use, this would be considered a reasonable and beneficial and permitted use under the revocable permit.

Status: EMI/Mahi Pono have successfully provided MISC with water to support their operations starting in Q1 2023. In Q2, EMI successfully installed a meter on the pipeline supplying MISC with water. The total amount of water used by MISC between July 2025 – October 2025 was 24,100 gallons, and the Q3 2025 portion of this use is accounted for in the “Other” column in Exhibit A.

15. No later than August 1, 2025, Permittee shall provide an updated plan to reduce system losses including planned system upgrades, specific measures to more efficiently use water, proposed implementation timeline, and estimates on the amount that system losses may be reduced.

Status: A separate report summarizing EMI's and Mahi Pono's water efficiency efforts was submitted with the Q2 2025 quarterly report in compliance with this condition. The measures implemented by EMI and Mahi Pono have been working. For the first half of 2025, the average amount of system losses was less than 11%, which is well below the 22.7% system loss rate deemed acceptable by both the BLNR and CWRM. In fact, Mahi Pono's system losses are often less than the reported system losses of many potable municipal systems. This level of efficiency is due to Mahi Pono's investment in efficient water use on-farm. Mahi Pono remains committed to the efficient use of water and plans to continue with these effective efforts.

16. Based on the 2018 CWRM Decision and the information presented here, the Board determines that reasonable beneficial use for diversified

agriculture to Applicant under a month-to-month revocable permit on 30 days' notice is 3263 gpad.

Status: EMI/Mahi Pono remains compliant with this condition.

17. As a condition to the permit, the Permittee shall provide no more than 5.25 mgd, averaged monthly, to the County of Maui daily, which is the amount the Board finds to be the reasonable and beneficial allocation of water.

Status: EMI and the County of Maui remain compliant with this condition.

18. Therefore, the total amount of water allocated under this revocable permit shall be:

- *The amount of water equal to 3263 gallon per acre a day multiplied by the total amount of planted acreage to be used by the Permittee for diversified agriculture and other existing uses, averaged annually less 1 million gallons per (mgd) day and:*
- *5.25 mgd to the County of Maui Department of Water Supply for the Kamole Treatment Plant and the County of Maui Kula Agricultural Park on a monthly average.*

Status: See responses to conditions #16 and #17.

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EXHIBIT A – MONTHLY WATER USAGE

All Figures in Millions of Gallons per Day ("MGD")

| Month | East Maui Surface Water @ Honopou | East Maui Surface Water @ Maliko | East Maui Surface Water Gained from Area Between Honopou and Maliko | Groundwater Pumped on-Farm | County of Maui DWS ¹ | County of Maui Ag Park ² | Diversified Agriculture ³ | Historic / Industrial Uses ⁴ | Reservoir / Seepage / Fire Protection / Evaporation / Dust Control / Hydroelectric ⁵ | |
|-----------|-----------------------------------|----------------------------------|---|----------------------------|---------------------------------|-------------------------------------|--------------------------------------|---|---|--------------------|
| | | | | | | | | | Diverted Reserve to meet Contractual Obligation to County DWS & Ag Park ⁶ | Other ⁷ |
| January | 31.28 | 33.35 | 2.07 | 11.54 | 2.18 | 0.55 | 34.64 | 0.06 | 2.52 | 4.93 |
| February | 21.04 | 23.42 | 2.38 | 7.10 | 2.88 | 0.38 | 24.09 | 0.06 | 1.99 | 1.12 |
| March | 23.58 | 26.15 | 2.56 | 11.97 | 2.85 | 0.51 | 31.20 | 0.06 | 1.89 | 1.60 |
| April | 27.37 | 29.48 | 2.11 | 12.78 | 2.74 | 0.52 | 34.17 | 0.06 | 1.99 | 2.78 |
| May | 25.94 | 28.34 | 2.40 | 16.48 | 2.58 | 0.52 | 39.26 | 0.07 | 2.15 | 0.24 |
| June | 24.65 | 25.38 | 0.73 | 25.98 | 3.71 | 0.61 | 40.77 | 0.07 | 0.93 | 5.27 |
| July | 35.60 | 35.94 | 0.33 | 15.57 | 3.03 | 0.67 | 44.89 | 0.06 | 1.55 | 1.30 |
| August | 14.46 | 14.68 | 0.22 | 25.39 | 4.57 | 0.59 | 32.81 | 0.07 | 0.09 | 1.94 |
| September | 8.25 | 10.37 | 2.12 | 29.66 | 5.53 | 0.56 | 33.54 | 0.06 | -0.83 | 1.18 |
| Average | 23.57 | 25.24 | 1.66 | 17.39 | 3.34 | 0.55 | 35.04 | 0.06 | 1.36 | 2.26 |

1. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
2. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
3. The numbers in this column are primarily comprised of Mahi Pono's water use for diversified agriculture, as well as the other agricultural uses described in Exhibit B of the quarterly RP reports.
4. Historical/Industrial Uses are non-HC&S uses that have historically relied on water from the EMI Ditch System, even after the closure of HC&S. These include uses by entities located either adjacent to or within the boundaries of the farm and are further described in Exhibit B. Mahi Pono installed meters in March 2022 thus, starting with the Q2 2022 report, the figures reported in this column will reflect actual usage based on those meters. As previously mentioned, HC&D's water usage is no longer accounted for in this column as HC&D is obtaining water from its own well.

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5. The numbers in these columns include water not separately accounted for in the columns to the left. The water in on-farm reservoirs is available for use by the County of Maui against brush fires, the risk of which has increased due to the reduction of the irrigated acreage following the cessation of sugar cultivation but is decreasing as Mahi Pono continues to implement its farm plan. Seepage and evaporation inherent to an agricultural ditch system are also included in this column. The water used by the Mahi Pono hydroelectric system is non-consumptive and is returned to the ditch after being used to generate clean energy. The water is re-used consumptively by one of the other uses, or if there is no reuse, ends up in the reservoirs.
6. The Board has limited the amount of water that may be made available to the County to 5.25 MGD, averaged monthly. The numbers in this sub-column reflect the portion of the 5.25 MGD that is made available to the County every day, that the County does not use (i.e., 5.25 MGD less the sum of the amounts used by the County DWS at Kamaole Weir and Ag Park). Water that is not used by the County remains in the Ditch System, is transported to Central Maui and any excess is directed to reservoirs located on the former plantation. The negative number indicates that the County's total use (i.e., the amount used by the County DWS at Kamole Weir and Ag Park) exceeded the 5.25 MGD monthly allocation. Mahi Pono provided notice to the County of this overage.
7. The numbers in these columns reflect the amount of water not separately accounted for in the columns entitled "County of Maui DWS," "County of Maui Ag Park," "Diversified Agriculture," and "Historic/Industrial Uses" less the reserve needed to meet EMI's contractual obligations to the County of Maui. As has been explained in the past, EMI/Mahi Pono cannot rely on receiving any specific amount of the water provided to the County of Maui to meet the contractual obligations to the County DWS and Kula Ag Park that is not actually consumed by the County ("DIVERTED RESERVE") for the purposes of planning to meet the irrigation needs of Mahi Pono's crops. The amount is unpredictable and unreliable; however, EMI and Mahi Pono do make an effort to use the Diverted Reserve for crop irrigation when feasible.

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EXHIBIT B – WATER USAGE SPECIFICS
Diversified Agriculture Use

| Entity | Crop | Field | Acreage |
|---------------------------|--------------|--------------|----------------|
| <i>Mahi Pono</i> | Macadamia | 205 | 122 |
| <i>Mahi Pono</i> | Citrus | 206 | 200 |
| <i>Mahi Pono</i> | Macadamia | 208 | 73 |
| <i>Mahi Pono</i> | Citrus | 209 | 351 |
| <i>Mahi Pono</i> | Forage Crops | 213 | 107 |
| <i>Mahi Pono</i> | Citrus | 300 | 305 |
| <i>Mahi Pono</i> | Coffee | 301 | 273 |
| <i>Mahi Pono</i> | Coffee | 302 | 6 |
| <i>Mahi Pono</i> | Citrus | 303 | 161 |
| <i>Mahi Pono</i> | Citrus | 306 | 271 |
| <i>Mahi Pono</i> | Coffee | 309 | 263 |
| <i>Mahi Pono</i> | Coffee | 310 | 369 |
| <i>Mahi Pono</i> | Citrus | 311 | 150 |
| <i>Mahi Pono</i> | Avocado | 404 | 166 |
| <i>Maui Best (Tenant)</i> | Sweet Potato | 408 | 281 |
| <i>Maui Best (Tenant)</i> | Sweet Potato | 409 | 180 |
| <i>Mahi Pono</i> | Citrus | 500 | 273 |
| <i>Mahi Pono</i> | Citrus | 501 | 83 |
| <i>Mahi Pono</i> | Citrus | 502 | 290 |
| <i>Mahi Pono</i> | Citrus | 503 | 144 |
| <i>Mahi Pono</i> | Citrus | 504 | 294 |
| <i>Mahi Pono</i> | Citrus | 505 | 240 |
| <i>Mahi Pono</i> | Citrus | 506 | 157 |
| <i>Mahi Pono</i> | Citrus | 507 | 189 |
| <i>Mahi Pono</i> | Citrus | 508 | 183 |
| <i>Mahi Pono</i> | Citrus | 508B | 213 |
| <i>Mahi Pono</i> | Citrus | 509 | 79 |
| <i>Mahi Pono</i> | Citrus | 510 | 181 |
| <i>Mahi Pono</i> | Citrus | 511 | 161 |
| <i>Mahi Pono</i> | Citrus | 512 | 132 |
| <i>Mahi Pono</i> | Macadamia | 600 | 380 |
| <i>Mahi Pono</i> | Citrus | 601 | 221 |
| <i>Mahi Pono</i> | Citrus | 602 | 196 |

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EXHIBIT B – WATER USAGE SPECIFICS (Continued)
Diversified Agriculture Use

| | | | |
|------------------|--------------|------|---------------|
| <i>Mahi Pono</i> | Citrus | 603 | 262 |
| <i>Mahi Pono</i> | Citrus | 604 | 343 |
| <i>Mahi Pono</i> | Citrus | 605 | 394 |
| <i>Mahi Pono</i> | Citrus | 606 | 134 |
| <i>Mahi Pono</i> | Mixed | 608 | 70 |
| <i>Mahi Pono</i> | Forage Crops | 608 | 82 |
| <i>Mahi Pono</i> | Row Crops | 608 | 44 |
| <i>Mahi Pono</i> | Forage Crops | 609 | 79 |
| <i>Mahi Pono</i> | Citrus | 610 | 40 |
| <i>Mahi Pono</i> | Macadamia | 611 | 253 |
| <i>Mahi Pono</i> | Citrus | 701 | 269 |
| <i>Mahi Pono</i> | Citrus | 702 | 232 |
| <i>Mahi Pono</i> | Citrus | 703 | 150 |
| <i>Mahi Pono</i> | Citrus | 704 | 214 |
| <i>Mahi Pono</i> | Citrus | 705 | 55 |
| <i>Mahi Pono</i> | Row Crops | 706 | 160 |
| <i>Mahi Pono</i> | Forage Crops | 707 | 40 |
| <i>Mahi Pono</i> | Citrus | 708 | 299 |
| <i>Mahi Pono</i> | Forage Crops | 717 | 60 |
| <i>Mahi Pono</i> | Citrus | 800 | 122 |
| <i>Mahi Pono</i> | Citrus | 801 | 281 |
| <i>Mahi Pono</i> | Citrus | 803A | 127 |
| <i>Mahi Pono</i> | Pongamia | 803B | 32 |
| <i>Mahi Pono</i> | Avocado | 803C | 6 |
| <i>Mahi Pono</i> | Citrus | 805 | 268 |
| <i>Mahi Pono</i> | Coffee | 807 | 120 |
| <i>Mahi Pono</i> | Mixed | 807 | 39 |
| <i>Mahi Pono</i> | Citrus | 808 | 158 |
| <i>Mahi Pono</i> | Citrus | 809 | 251 |
| <i>Mahi Pono</i> | Citrus | 809X | 72 |
| <i>Mahi Pono</i> | Citrus | 813 | 448 |
| <i>Mahi Pono</i> | Citrus | 814 | 342 |
| <i>Mahi Pono</i> | Citrus | 818 | 266 |
| <i>Mahi Pono</i> | Citrus | 901A | 45 |
| <i>Mahi Pono</i> | Citrus | 911 | 82 |
| <i>Mahi Pono</i> | Citrus | 911B | 201 |
| TOTAL | | | 12,734 |

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**EXHIBIT B – WATER USAGE SPECIFICS (Continued)
Historic / Industrial Uses**

| Water Users | Source/Delivery Point | Water User's Location | Relationship to EMI / A&B / Mahi Pono | Use |
|---|-------------------------|-----------------------|--|--|
| Tenant of County Central Maui Landfill | Pumped from Haiku Ditch | 3-8-003-019 | Gov't Tenant | General Use for Compost Operation |
| New Leaf Ranch (Non- Profit) | 702 Cistern | 3-8-006-029 | Tenant | Irrigation water for non- profit providing ag-related work opportunities and training as mental health & substance use dependency treatment |
| Costo Maddela | Haiku Ditch | 3-8-001-001 | Tenant | Pasture & Animal Water |

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EXHIBIT C – GPAD by Crop

| Crop | Acreage | Total Crop Water Requirement in GPAD* (per EIS) | Applied Water** | | | | | | | | | AVG Applied Water by Crop in GPAD (Q1) | AVG Applied Water by Crop in GPAD (Q2) | AVG Applied W GPAD (Q3) |
|--|---------|--|-----------------|-------|-------|-------|-------|-------|-------|-------|-------|--|--|-------------------------|
| | | | JAN | FEB | MAR | APR | MAY | JUN | JUL | AUG | SEP | | | |
| | | | GPAD | GPAD | GPAD | GPAD | GPAD | GPAD | GPAD | GPAD | GPAD | | | |
| Macadamia | 828 | 5,089 | 3,107 | 2,287 | 2,234 | 2,999 | 4,733 | 4,250 | 3,786 | 4,060 | 4,183 | 2,543 | 3,994 | 4,010 |
| Citrus | 9,529 | 5,089 | 2,754 | 1,996 | 2,556 | 2,754 | 3,037 | 3,196 | 3,497 | 2,802 | 2,550 | 2,435 | 2,996 | 2,950 |
| Forage Crops | 368 | 1,161 | 4,673 | 1,449 | 7,546 | 5,127 | 4,392 | 4,340 | 6,830 | 4,250 | 4,952 | 4,556 | 4,620 | 5,344 |
| Coffee | 1,031 | 5,089 | 3,935 | 1,613 | 2,414 | 2,304 | 2,847 | 2,931 | 3,478 | 2,534 | 1,105 | 2,654 | 2,694 | 2,372 |
| Avocado | 172 | 4,999 | 5,046 | 3,102 | 1,630 | 2,087 | 2,092 | 3,188 | 2,346 | 3,131 | 1,118 | 3,259 | 2,456 | 2,198 |
| Sweet Potato | 461 | 3,392 | 2,379 | 2,402 | 2,169 | 2,169 | 2,239 | 2,169 | 2,169 | 2,169 | 1,260 | 2,317 | 2,193 | 1,866 |
| Mixed | 109 | 3,392 | 1,457 | 1,685 | 2,141 | 2,753 | 3,474 | 2,834 | 2,373 | 4,292 | 6,783 | 1,761 | 3,020 | 4,482 |
| Row Crops | 204 | 3,392 | 2,395 | 1,903 | 1,958 | 5,269 | 5,308 | 3,648 | 3,075 | 2,297 | 901 | 2,085 | 4,742 | 2,091 |
| Pongamia | 32 | 3,392 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| AVERAGE / TOTAL | 12,734 | 3,888 | 2,861 | 1,826 | 2,516 | 2,829 | 3,125 | 2,951 | 3,061 | 2,837 | 2,539 | 2,401 | 2,968 | 2,813 |
| *Comprised of total plant needs from all sources, including rain and irrigation. **GPAD figures in BLUE are IRRIGATION-ONLY figures, and are NOT representative of total plant needs. | | | | | | | | | | | | | | |

EXHIBIT D – RESERVOIR INFORMATION

[illegible]

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|--------------------|------------------------|-------------------|-----------------|-------------------|--|-----------------------|----------------------|---------------------------------|--------------------------|---|--|
| O'opuola | Y | New Hamakua Ditch | NH-6 262 | Major | Remove PVC piping, seal intake to allow 100% streamflow to pass | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| O'opuola | Y | Walioa Ditch | W-10 142 | Major | Modify intake such that all flows up to 0.36 cfs (0.23 mgd) flow past diversion to remain in stream. <i>Install 18" wide steel plate x 1.5" high concrete channel & upstream berm lip at low point side across grate.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| O'opuola Tributary | Y | Walioa Ditch | W-9 150 | Major | Remove PVC piping, seal intake to allow 100% streamflow to pass | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| East Kōlea | Y | Walioa Ditch | W-3 156 | Major | Modify intake such that all flows up to 0.08 cfs flow past diversion to remain in stream without providing for connectivity. <i>Install 18"-wide steel plate x 0.6"-high concrete channel & upstream berm lip at low point across grate. If necessary, notch down stream portion of dam lip.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| East Kōlea | Y | New Hamkua Ditch | NH-2 209 | Major | Modify intake such that all flows up to 0.08 cfs flow past diversion to remain in stream without providing for connectivity. <i>Install 18"-wide steel plate x 0.6"-high concrete channel & upstream berm lip at low point side.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Hānawana | Y | Lowrie Ditch | L-3 177 | Major | Modify existing bypass pipe across Lowrie Ditch to prevent clogging and maintain a continual flow of water to meet downstream riparian uses. <i>Increase pipe diameter to 8".</i> | DOH CWB | | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | USACE exemption received. Submitted BMP Plan to DOH CWB. SHPD Review Concurrence 10/9/2025 |
| Ho'olawa | Y | Haiku Ditch | H-7 215 | Major | Seal holes in intake wall and create weir in sluice gate dam that is 45" wide x height 3" lower than lower than intake wall to allow 3.0 cfs to flow over new weir when repaired sluice gate closed, replace sluice gate | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 4-6 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Hoolawailili | Y | Walioa Ditch | W-19 145 | Major | Modify intake with 18-in plate across grate such that 20% of all streamflow are transported and flow past diversion to provide for recreational, riparian, and aquatic habitat uses. <i>Install steel plate to cover 20% of grated area with a 1"-high concrete channel & upstream berm lip at low point across grate.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Hoolawailili | Y | Lowrie Ditch | L-12 243 | Major | Modify the intake such that a continual flow of 0.7 cfs (0.45 mgd) flows below diversion 243 on Hoolawailili Stream to provide for recreational use and downstream habitat (no connectivity) ¹ . <i>Install 8" PVC piping at 0.29% slope and valve in ditch downstream of sluice gate, which will normally be closed. Fixing leaks in ditch wall is optional.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|--------------|------------------------|----------------------------|--------------------|-------------------|---|-----------------------|----------------------|---------------------------------|--------------------------|---|--|
| Hoolawanui | Y | New Hamakua Ditch | NH-19 234 | Major | Seal / remove grate & seal hole into ditch with concrete/rocks to allow 100% streamflow to pass; remove dam wall between wingwalls and left and right banks | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Hoolawanui | Y | Old Hamakua Ditch | OH-1(NH-21) 254 | Major | Seal / plug & seal hole into intake diversion with concrete to allow 100% streamflow to pass; remove dam within 10 feet of right bank; remove additional portions of dam if feasible based on assessment of initial removal | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Hoolawanui | Y | Wailoa Ditch ¹⁰ | W-20 144 | Major | Modify intake with 18-in plate across grate such that 20% of all streamflow are transported and flow past diversion to provide habitat connectivity, recreational, riparian, and aquatic habitat uses. <i>Install steel plate to cover 20% of grated area with a 1"-high concrete channel & upstream berm lip(s) at low point across grate.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Hoolawanui | Y | Lowrie Ditch | L-13 236 | Major | Modify current bypass channel in bedrock by ensuring all flows up to 1.2 cfs (0.78 mgd) flow past the diversion and continue downstream from the intake weir to provide recreational, downstream habitat, riparian, and aquatic habitat uses. <i>Create 18" wide x 6.7" deep channel at low point in bedrock in current channel & add new weir in ditch to match top with top of new channel in bedrock.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Ka'aiea | Y | Center Ditch | C-6 194 | Major | Continual flow through 30" width x 3" curb height concrete metal plate across grate and fix leaks in wing walls to transport all flows up to 1.8 cfs; fix leaks in upstream concrete and wing walls. | DOH CWB | | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 4-6 months after permits acquired. | USACE exemption received. Submitted BMP Plan to DOH CWB. SHPD Review Concurrence 10/9/2025 |
| Ka'aiea | Y | Spreckels Ditch | S-11 232 | Major | Modify intake with 18-in plate across grate such that all flows up to 1.8 cfs (1.12 mgd) flow past diversion and fix leaks in wing wall to provide for habitat connectivity. <i>Install 18"-wide steel plate x 4.3"-high concrete channel & upstream berm lip(s) at low point side across grate and where necessary fix leaks in wingwall.</i> | DOH CWB | | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | USACE exemption received. Submitted BMP Plan to DOH CWB. SHPD Review Concurrence 10/9/2025 |
| Kailua | Y | Wailoa Ditch | W-15 185 | Major | Continual flow through 30" width x 3" curb height concrete/ metal plate across grate and install concrete berm upstream of grate to transport all flows up to 1.8 cfs; fix leaks | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 4-6 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Makanani | Y | Wailoa Ditch | W-7 173 | Major | Remove PVC piping to allow 100% streamflow to pass and remove concrete tile wall and all concrete down to embedded pipes | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Naililihaele | Y | Wailoa Ditch | W-14 168 | Major | Modify intake with 18-in plate across grate such that 20% of all flows are transported and flow past diversion to remain in stream to provide for habitat connectivity and recreational uses. <i>Install steel plate to cover 20% of grated area with a 1"-high concrete channel & upstream berm lip(s) at low point across grate.</i> | DOH CWB | | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | USACE exemption received. Submitted BMP Plan to DOH CWB. SHPD Review Concurrence 10/9/2025 |

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|-------------------------|------------------------|--|-----------------|-------------------|---|-----------------------|----------------------|---------------------------------|--------------------------|---|-----------------------------------|
| Naililihaele | Y | Lowrie Ditch | L-1 187 | Major | Maintain wetted path over dam via notch in concrete to transport all flows up to 5.2 cfs (3.36 mgd) to provide for habitat connectivity and recreational uses. <i>Maintain wetted path over dam by creating invert notch (18"-wide x 9.1" deep) in concrete dam. Close sluice gate. Add weir in ditch behind gate with a height to match top of notch.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Naililihaele | Y | New Hamkua Ditch | NH-12 267 | Major | Modify intake such that all flows up to 1.6 cfs (1.12 mgd) flow past diversion to provide for habitat connectivity and recreational uses. <i>Within ditch, increase ditch intake invert 0.75" above top of dam.</i> | None | | 11/28/2023 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Naililihaele | Y | New Hamkua Feeder Ditch to Papaaea Reservoir | NH-13 255 | Major | Modify intake such that all flows up to 3.6 cfs (2.32 mgd) flow past diversion and provide for habitat connectivity and recreational uses. <i>Within ditch, increase ditch intake invert to be 1.8" higher than bedrock elevation at top of waterfall.</i> | None | | 11/28/2023 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| O'opuola | Y | Spreckels Ditch | S-13 308 | Major | 30" width x 3" curb height concrete metal plate across grate and installation of a concrete lip across the upstream side of the diversion, which is necessary to ensure flow is directed into the low flow channel to transport all flows up to 1.8 cfs. | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 4-6 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| O'opuola | Y | Center Ditch | C-7 196 | Major | Continual flow through 30" width x 3" curb height concrete/ metal plate across grate with the concrete berm that needs to be installed in order to direct flow into the low flow channel. Seal leakage along upstream edge to transport all flows up to 1.8 cfs. | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 4-6 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| Osnui | Y | New Hamakua Ditch | NH-14 273 | Major | Seal intake / remove grate then seal with concrete/rocks to allow 100% streamflow to pass | DOH CWB | SHPD, USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Waipi'o | Y | Lowrie Ditch | L-9 238 | Major | Lay pipe in ditch and create concrete ditch overpass to allow 100% streamflow to pass; include wingwalls and upstream curbs | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| West O'opuola Tributary | Y | New Hamakua Ditch | NH-8 260 | Major | Seal intake / with concrete slab to allow 100% streamflow to pass | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |
| West Hoolawanui | Y | New Hamkua Ditch | NH-20 244 | Major | Modify intake with 18-in plate across grate such that 20% of all streamflow flow below diversion to provide downstream habitat [connectivity], recreational, riparian, and aquatic habitat uses. <i>Install steel plate to cover 20% of grated area with a 1"-high concrete channel & upstream berm lip at low point across grate.</i> | DOH CWB | USACE | 11/28/23, 1/20/25 | 3-6 months | Pending weather delays, approximately 6-12 months after permits acquired. | SHPD Review Concurrence 10/9/2025 |

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|-------------|------------------------|----------------|-----------------|-------------------|---|-------------------------|---|---------------------------------|--------------------------|--|------|
| Hanehoi | N CAT 3 | New Hamakua | NH-17a | Minor | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of downstream access road | OCCL, USACE, DOH CWB | County of Maui (consultation regarding flood control) USFWS (consultation regarding damselfly) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Hanehoi | N CAT 3 | Lowrie | L-5a | Minor | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of downstream access road | OCCL, USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Hanehoi | N CAT 3 | Lowrie | L-5b | Minor | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of two downstream access roads | OCCL, USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Hanehoi | N CAT 3 | Lowrie | L-5c | Minor | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of downstream access road | OCCL, USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Honopou | N CAT 3 | Haiku | H-8 189.6 | Major | Concrete over stream grate and also concrete downstream windows. Also, extend west wingwall to prevent water from flowing back to the ditch. Planned work is consistent with design as originally proposed. Control gates shut and channel over intake installed to meet the IIFS. | DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Honopou | N CAT 3 | Lowrie | L-15 266.6 | Major | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of downstream access road | USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Honopou | N CAT 3 | Lowrie | L-16 257.6 | Major | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of downstream access road | USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Huelo | N CAT 3 | Lowrie | L-7a | Minor | Construct stream overpass over ditch; work required for final design is significantly more expensive than originally envisaged, to include additional of fill material and headwall in stream, pipe within ditch, partial excavation of downstream access road, and installation of riprap over road to create new stream bed | USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Huelo | N CAT 3 | Lowrie | L-7b | Minor | Construct stream overpass over ditch; work required for final design is more expensive than originally envisaged, to include headwall in stream, pipe over ditch, and excavation of downstream access road | USACE, DOH CWB | County of Maui (consultation regarding flood control) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |
| Palauhulu | N CAT 3 | Koolau | K-30d | Minor | Install ditch overpass. Planned work is consistent with design as originally proposed. | DOH CWB | OCCL (consultation regarding prior approved SPA) County of Maui (consultation regarding flood hazard) | | 3-6 Months | Pending weather delays, approximately 6-18 months after permits acquired. | |

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|-------------|------------------------|----------------|-----------------|-------------------|--|-----------------------|----------------------|---------------------------------|--------------------------|---|--|
| Hanehoi | N CAT 1 | Haiku | H-3 | Major | 1. Remove wingwall portion of dam (towards the left bank). 2. Remove downstream lip of the apron at the foot of the dam. 3. Remove the sluice gate infrastructure. | DOH CWB | USACE, SHPD, SMA | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | <p>All permits for the Original Category 1 Modifications were obtained and the work was completed as approved.</p> <p>Outstanding work and submittals/approvals pending relate to additional work requested by East Maui Community.</p> <p>Further Clarification from SHPD is necessary to determine their position on their review of Concurrence Letter of 10/9/2025.</p> <p>All permits for the Original Category 1</p> |
| Hanehoi | N CAT 1 | Wailoa | W-18 191.6 | Major | 1. Remove wing walls on right bank. 2. Fill in gaps undercutting the downstream end of the intake structure (need to determine volume and type of material to be used). | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Hanehoi | N CAT 1 | New Hamakua | NH-17 264.6 | Major | Remove dam lip from right bank at downstream end of the bypass channel, up to sealed diversion intake. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Hanehoi | N CAT 1 | Lowrie | L-5 240.6 | Major | 1. Seal end/or cap downstream end of PVC bypass pipe. 2. Seal leaks into Lowrie Ditch on upstream end of bypass channel (need to determine volume and type of material to be used). | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Hanehoi | N CAT 1 | Lowrie | L-6 242.6 | Major | Remove concrete dam on right bank. Note: Need to assess the quantity and nature of material accumulated behind the dam and whether or not this material may need to be dredged out prior to dam removal to prevent downstream water quality impacts. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Honopou | N CAT 1 | New Hamakua | NH-22 247.6 | Major | 1. Remove steel plates separating former intake and main stream channel. 2. Remove concrete lip on top of dam structure. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Honopou | N CAT 1 | New Hamakua | NH-23 246.6 | Major | Construct 45-degree concrete ramp on the left bank, downstream of the bypass channel for the main channel to the left of the sealed intake (need to determine volume and type of material to be used to construct the ramp). | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Huelo | N CAT 1 | Haiku | H-4 225.6 | Major | 1. Remove dam wall and sluice gate infrastructure. 2. Remove sediment basin wall. Note: Need to assess the quantity and nature of material accumulated behind the dam and/or in the sediment basin and whether or not this material may need to be dredged out prior to removal of the dam and sediment basin to prevent downstream water quality impacts. | DOH CWB | USACE, SMA, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Huelo | N CAT 1 | Lowrie | L-7 155.6 | Major | 1. Remove top of dam intake above bypass channel. 2. Seal downstream end of bypass channel for leakages (need to determine volume and type of material to be used). | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Pi'ina'au | N CAT 1 | Koolau | K-31 330.6 | Major | Remove low dam downstream of sealed intake. Note: Need to assess the quantity and nature of material accumulated behind the dam, if any, and whether or not this material may need to be dredged out prior to dam removal to prevent downstream water quality impacts. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | All permits for the Original Category 1 |

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|-------------|------------------------|----------------|-----------------|-------------------|--|--|----------------------|---------------------------------|--------------------------|---|---|
| Waiuanui | N CAT 1 | Koolau | K-18 331.6 | Major | 1. Remove dam wall and sluice gate infrastructure. 2. Remove sediment basin wall. Note: Need to assess the quantity and nature of material accumulated behind the dam and/or in the sediment basin and whether this material may need to be dredged out prior to removal of the dam and/or sediment basin to prevent downstream water quality impacts. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | <p>Modifications were obtained and the work was completed as approved.</p> <p>Outstanding work and submittals/approvals pending relate to additional work requested by East Maui Community.</p> <p>Further Clarification from SHPD is necessary to determine their position on their review of Concurrence Letter of 10/9/2025.</p> |
| Waiuanui | N CAT 1 | Koolau | K-20 322.6 | Major | Remove low dam wall on left bank of stream. Note: Need to assess the quantity and nature of material accumulated behind the dam and whether or not this material may need to be dredged out prior to dam removal to prevent downstream water quality impacts. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Waiuanui | N CAT 1 | Koolau | K-21 321.6 | Major | 1. Cut and (partially) remove the dam while leaving intact four feet from the rockwall-supported embankment on the left bank and thence tapered at a 1:1 slope to the stream bed to keep the rock wall supported embankment in good condition. 2. If the base of the dam, once cut, is not found to be hard bedrock, the area may need to be capped with high-strength concrete to prevent erosion/scouring. 3. Large boulders may be placed at the base of the rock wall supporting the embankment to prevent scour of the embankment. Note: Need to assess the quantity and nature of material accumulated behind the dam and whether or not this material may need to be dredged out prior to dam removal to prevent downstream water quality impacts. | OCCL, DOH CWB | USACE, SHPD | 8/22/24, 4/11/25 | 3-6 Months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Kapaula | N | Koolau | K-6 295.6 | Major | A drisco pipe will be installed to create a wetted path. (12/19/24: Per CWRM, no modification required) | CWRM, OCCL, USACE, DOH CWB | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Kapaula | N | Koolau | K-6 285.6 | Major | No sluice gate is present. Add drisco pipe to provide wetted path over top of dam. No alteration to this diversion is required to achieve IIFS flow. (12/19/24: Per CWRM, no modification required) | CWRM, OCCL, USACE, DOH CWB | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Kopiliula | N | Koolau | K-14 277.6 | Major | Install drisco pipe to provide wetted path. (12/19/24: Per CWRM, concur) | CWRM, OCCL, USACE, DOH CWB | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Kopiliula | N | Koolau | K-15 290.6 | Major | Sluice gate has been adjusted to provide for both the IIFS and connectivity. Install drisco pipe to provide wetted path and meet the IIFS/provide connectivity. (12/19/24: Per CWRM, concur) | CWRM, OCCL, USACE, DOH CWB | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Makapipi | N | Koolau | K-1 298.6 | Major | Sluice gate has been completely removed and the intake windows will be sealed with concrete. (12/19/24: Per CWRM, concur) | CWRM, OCCL, USACE, DOH CWB (confirm Flood Hazard Zone) | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |

| Stream Name | Huelo IIFS? (Y / N) | Relevant Ditch | Diversion ID | Diversion Type | General Description of Work | Submittals Pending | Approvals Pending | Submission Dates SHPD, USACE | Permitting Time Frame | Work Time Frame | NOTE |
|-------------|------------------------|----------------|-----------------|-------------------|---|---|----------------------|---------------------------------|--------------------------|--|------|
| Pa'akea | N | Koolau | K-10 281.6 | Major | Intake gate has been shut to provide for the IIFS. Adjustment to be made so that water flows over the dam. (12/19/24: Intake gate will be opened to allow diversion of water; Notch dam to provide for downstream connectivity) | CWRM, OCCL, USACE, DOH CWB (confirm Flood Hazard Zone) | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Puohokamoa | N | Manuel Luis | ML-3 193.6 | Major | Intake temporarily blocked with stream rocks. EMI will consider installing boards inside the tunnel within the ditch to block intake. (12/19/24: Per CWRM, concur) | CWRM, OCCL (confirm Flood Hazard Zone) | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Puohokamoa | N | Spreckels | S-9 162.6 | Major | Board gate at intake has been closed. Dam will be notched to provide for both the IIFS and connectivity. (12/19/24: Per CWRM, concur) | CWRM, OCCL, USACE, DOH CWB (confirm Flood Hazard Zone) | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |
| Waikamoi | N | Spreckels | S-10 163.6 | Major | Skimming Dam will be notched to provide for both the IIFS and connectivity. (12/19/24: EMI and CWRM will investigate further) | CWRM, OCCL, USACE, DOH CWB (confirm Flood Hazard Zone) | None | | 6 months | Pending weather delays, approximately 6-12 months after permits acquired. | |

Monthly & Annual Average Water Use Report

EMI 2025 Revocable Water Permit – October 2025

| Month | East Maui Surface Water @ Honopou | East Maui Surface Water @ Maliko | East Maui Surface Water Gained from Area Between Honopou and Maliko | Groundwater Pumped on-Farm | County of Maui DWS ¹ | County of Maui Ag Park ² | Diversified Agriculture ³ | Historic / Industrial Uses ⁴ | Reservoir / Seepage / Fire Protection / Evaporation / Dust Control / Hydroelectric ⁵ | |
|----------------|-----------------------------------|----------------------------------|---|----------------------------|---------------------------------|-------------------------------------|--------------------------------------|---|---|--------------------|
| | | | | | | | | | Diverted Reserve to meet Contractual Obligation to County DWS & Ag Park ⁶ | Other ⁷ |
| January | 31.28 | 33.35 | 2.07 | 11.54 | 2.18 | 0.55 | 34.64 | 0.06 | 2.52 | 4.93 |
| February | 21.04 | 23.42 | 2.38 | 7.10 | 2.88 | 0.38 | 24.09 | 0.06 | 1.99 | 1.12 |
| March | 23.58 | 26.15 | 2.56 | 11.97 | 2.85 | 0.51 | 31.20 | 0.06 | 1.89 | 1.60 |
| April | 27.37 | 29.48 | 2.11 | 12.78 | 2.74 | 0.52 | 34.17 | 0.06 | 1.99 | 2.78 |
| May | 25.94 | 28.34 | 2.40 | 16.48 | 2.58 | 0.52 | 39.26 | 0.07 | 2.15 | 0.24 |
| June | 24.65 | 25.38 | 0.73 | 25.98 | 3.71 | 0.61 | 40.77 | 0.07 | 0.93 | 5.27 |
| July | 35.60 | 35.94 | 0.33 | 15.57 | 3.03 | 0.67 | 44.89 | 0.06 | 1.55 | 1.30 |
| August | 14.46 | 14.68 | 0.22 | 25.39 | 4.57 | 0.59 | 32.81 | 0.07 | 0.09 | 1.94 |
| September | 8.25 | 10.37 | 2.12 | 29.66 | 5.53 | 0.56 | 33.54 | 0.06 | -0.83 | 1.18 |
| October | 12.04 | 13.12 | 1.08 | 24.11 | 4.13 | 0.71 | 29.56 | 0.06 | 0.41 | 2.37 |
| Average | 22.42 | 24.02 | 1.60 | 18.06 | 3.42 | 0.56 | 34.49 | 0.06 | 1.27 | 2.27 |

1. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
2. The numbers in this column are based on reports received from the County of Maui and have not been independently verified by EMI.
3. The numbers in this column are primarily comprised of Mahi Pono's water use for diversified agriculture, as well as the other agricultural uses described in Exhibit B of the quarterly RP reports.
4. Historical/Industrial Uses are non-HC&S uses that have historically relied on water from the EMI Ditch System, even after the closure of HC&S. These include uses by entities located either adjacent to or within the boundaries of the farm and are further described in Exhibit B to the quarterly reports. Mahi Pono installed meters in March 2022 thus, starting with the Q2 2022 report, the figures reported in this column will reflect actual usage based on those meters. As previously mentioned, HC&D's water usage is no longer accounted for in this column as HC&D is obtaining water from its own well.
5. The numbers in these columns include water not separately accounted for in the columns to the left. The water in on-farm reservoirs is available for use by the County of Maui against brush fires, the risk of which has

EXHIBIT E

Monthly & Annual Average Water Use Report

EMI 2025 Revocable Water Permit – October 2025

increased due to the reduction of the irrigated acreage following the cessation of sugar cultivation but is decreasing as Mahi Pono continues to implement its farm plan. Seepage and evaporation inherent to an agricultural ditch system are also included in this column. The water used by the Mahi Pono hydroelectric system is non-consumptive and is returned to the ditch after being used to generate clean energy. The water is re-used consumptively by one of the other uses, or if there is no reuse, ends up in the reservoirs.

6. The Board has limited the amount of water that may be made available to the County to 5.25 MGD, averaged monthly. The numbers in this sub-column reflect the portion of the 5.25 MGD that is made available to the County every day, that the County does not use (i.e., 5.25 MGD less the sum of the amounts used by the County DWS at Kamaole Weir and Ag Park). Water that is not used by the County remains in the Ditch System, is transported to Central Maui and any excess is directed to reservoirs located on the former plantation. The negative number in this column for the month of September indicates that the County's total use (i.e., the amount used by the County DWS at Kamole Weir and Ag Park) exceeded the 5.25 MGD monthly allocation. Mahi Pono provided notice to the County of this overage.
7. The numbers in these columns reflect the amount of water not separately accounted for in the columns entitled "County of Maui DWS," "County of Maui Ag Park," "Diversified Agriculture," and "Historic/Industrial Uses" less the reserve needed to meet EMI's contractual obligations to the County of Maui. As has been explained in the past, EMI/Mahi Pono cannot rely on receiving any specific amount of the water provided to the County of Maui to meet the contractual obligations to the County DWS and Kula Ag Park that is not actually consumed by the County ("DIVERTED RESERVE") for the purposes of planning to meet the irrigation needs of Mahi Pono's crops. The amount is unpredictable and unreliable; however, EMI and Mahi Pono do make an effort to use the Diverted Reserve for crop irrigation when feasible.

Monthly & Annual Average Water Use Report*EMI 2025 Revocable Water Permit – October 2025***Mahi Pono Plantings in East Maui**

As of October 2025

| Entity | Crop | Field | Acreage |
|---------------------------|--------------|--------------|----------------|
| <i>Mahi Pono</i> | Macadamia | 205 | 122 |
| <i>Mahi Pono</i> | Citrus | 206 | 200 |
| <i>Mahi Pono</i> | Macadamia | 208 | 73 |
| <i>Mahi Pono</i> | Citrus | 209 | 351 |
| <i>Mahi Pono</i> | Forage Crops | 213 | 107 |
| <i>Mahi Pono</i> | Citrus | 300 | 305 |
| <i>Mahi Pono</i> | Coffee | 301 | 273 |
| <i>Mahi Pono</i> | Coffee | 302 | 6 |
| <i>Mahi Pono</i> | Citrus | 303 | 161 |
| <i>Mahi Pono</i> | Citrus | 306 | 271 |
| <i>Mahi Pono</i> | Coffee | 309 | 263 |
| <i>Mahi Pono</i> | Coffee | 310 | 369 |
| <i>Mahi Pono</i> | Citrus | 311 | 150 |
| <i>Mahi Pono</i> | Avocado | 404 | 166 |
| <i>Maui Best (Tenant)</i> | Sweet Potato | 408 | 281 |
| <i>Maui Best (Tenant)</i> | Sweet Potato | 409 | 180 |
| <i>Mahi Pono</i> | Citrus | 500 | 273 |
| <i>Mahi Pono</i> | Citrus | 501 | 83 |
| <i>Mahi Pono</i> | Citrus | 502 | 290 |
| <i>Mahi Pono</i> | Citrus | 503 | 144 |
| <i>Mahi Pono</i> | Citrus | 504 | 294 |
| <i>Mahi Pono</i> | Citrus | 505 | 240 |
| <i>Mahi Pono</i> | Citrus | 506 | 157 |
| <i>Mahi Pono</i> | Citrus | 507 | 189 |
| <i>Mahi Pono</i> | Citrus | 508 | 183 |
| <i>Mahi Pono</i> | Citrus | 508B | 213 |
| <i>Mahi Pono</i> | Citrus | 509 | 79 |
| <i>Mahi Pono</i> | Citrus | 510 | 181 |
| <i>Mahi Pono</i> | Citrus | 511 | 161 |
| <i>Mahi Pono</i> | Citrus | 512 | 132 |
| <i>Mahi Pono</i> | Macadamia | 600 | 380 |
| <i>Mahi Pono</i> | Citrus | 601 | 221 |
| <i>Mahi Pono</i> | Citrus | 602 | 196 |
| <i>Mahi Pono</i> | Citrus | 603 | 262 |
| <i>Mahi Pono</i> | Citrus | 604 | 343 |
| <i>Mahi Pono</i> | Citrus | 605 | 394 |

Monthly & Annual Average Water Use Report*EMI 2025 Revocable Water Permit – October 2025***Mahi Pono Plantings in East Maui (cont.)**

As of October 2025

| | | | |
|------------------|--------------|------|---------------|
| <i>Mahi Pono</i> | Citrus | 606 | 134 |
| <i>Mahi Pono</i> | Mixed | 608 | 70 |
| <i>Mahi Pono</i> | Forage Crops | 608 | 82 |
| <i>Mahi Pono</i> | Row Crops | 608 | 44 |
| <i>Mahi Pono</i> | Forage Crops | 609 | 79 |
| <i>Mahi Pono</i> | Citrus | 610 | 40 |
| <i>Mahi Pono</i> | Macadamia | 611 | 253 |
| <i>Mahi Pono</i> | Citrus | 701 | 269 |
| <i>Mahi Pono</i> | Citrus | 702 | 232 |
| <i>Mahi Pono</i> | Citrus | 703 | 150 |
| <i>Mahi Pono</i> | Citrus | 704 | 214 |
| <i>Mahi Pono</i> | Citrus | 705 | 55 |
| <i>Mahi Pono</i> | Row Crops | 706 | 160 |
| <i>Mahi Pono</i> | Forage Crops | 707 | 40 |
| <i>Mahi Pono</i> | Citrus | 708 | 299 |
| <i>Mahi Pono</i> | Forage Crops | 717 | 60 |
| <i>Mahi Pono</i> | Citrus | 800 | 122 |
| <i>Mahi Pono</i> | Citrus | 801 | 281 |
| <i>Mahi Pono</i> | Citrus | 803A | 127 |
| <i>Mahi Pono</i> | Pongamia | 803B | 32 |
| <i>Mahi Pono</i> | Avocado | 803C | 6 |
| <i>Mahi Pono</i> | Citrus | 805 | 268 |
| <i>Mahi Pono</i> | Coffee | 807 | 120 |
| <i>Mahi Pono</i> | Mixed | 807 | 39 |
| <i>Mahi Pono</i> | Citrus | 808 | 158 |
| <i>Mahi Pono</i> | Citrus | 809 | 251 |
| <i>Mahi Pono</i> | Citrus | 809X | 72 |
| <i>Mahi Pono</i> | Citrus | 813 | 448 |
| <i>Mahi Pono</i> | Citrus | 814 | 342 |
| <i>Mahi Pono</i> | Citrus | 818 | 266 |
| <i>Mahi Pono</i> | Citrus | 901A | 45 |
| <i>Mahi Pono</i> | Citrus | 911 | 82 |
| <i>Mahi Pono</i> | Citrus | 911B | 201 |
| TOTAL | | | 12,734 |