



PLANNING COMMISSION

KAAINA S. HULL, CLERK OF COMMISSION

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LORI OTSUKA, MEMBER

MEMORANDUM

DATE: March 7, 2022

TO: Planning Commission

FROM: Clerk of the Commission

SUBJECT: 1st Addition to the 3/8/2022 Planning Commission Subdivision Committee Agenda

I. NEW BUSINESS

1. Tentative Subdivision Map Approval

- a. Subdivision Application S-2022-8
2. Memorandum Number 1 to Planning Commission.

2. Final Subdivision Map Approval

- a. Subdivision Application S-2022-7
2. Supplemental Number 1 to Directors Report.

DEPARTMENT OF PLANNING

KA'ĀINA HULL, DIRECTOR

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DEREK S.K. KAWAKAMI, MAYOR
MICHAEL A. DAHLIG, MANAGING DIRECTOR

MEMORANDUM NO. 1 TO PLANNING COMMISSION

RE: Subdivision Application No. S-2022-8
Kukui'ula Parcel X, Phase 2 Subdivision

Applicant: BBCP Kukui'ula Parcel X, LLC. Et. Al.

ADDITIONAL FINDINGS

Attached for the Planning Commission's reference are public testimony concerning the above referenced subdivision:

- Correspondence from Alex Stoddards received March 6, 2022.
- Correspondence from Elizabeth Okinaka received March 6, 2022.
- Correspondence from Elizabeth Lindsey received March 7, 2022.
- Correspondence from Roslyn Cummings received March 7, 2022.

By

Kenneth A. Estes
Staff Planner

Date: 03.07.2022

From: Alex Stoddards <alexkstoddards@gmail.com>
Sent: Sunday, March 6, 2022 1:41 PM
To: Planning Department; Kaaina Hull
Subject: Oppose Application S-2022-8 Kukui'ula Proposed Subdivision Action

CAUTION: This email originated from outside the County of Kauai. Do not click links or open attachments even if the sender is known to you unless it is something you were expecting.

Aloha Planning Commission,

I OPPOSE The Subdivision Application S-2022-8 re TMK's 2-6-015;010,011 as it is proposed by BBCP Kukui'ula Parcel X LLC.

There are outstanding questions such that even a tentative approval is not correct.

1) LAWAI ROAD ISSUE

In the Agenda Packet item 'i' appears the following notation:

"There shall be no vehicular access onto Lawai Road from proposed Lot 3. However, if it is determined that future development of Lot 3 will require access from Lawai Rd, access shall be permitted only for ingress/egress of a roadway for the development.

This shall be decided prior to final subdivision."

This is entirely contradictory.

- It seems to say that there 'Shall be No vehicular access (ie. that it is prohibited), UNLESS the Developer at some time in the future wants access (in which case it would be allowed).'

At the last hearing on parcels contiguous with Lawai Road it was made clear there would NOT be access to Lawai Road, now this sounds like it opens the door to traffic from the resort.

- It should not be given *any* go-ahead until this is decided.

Lawai Road is a historic roadway leading to the historic Kukui'ula Boat Harbor that existed hundreds of years before the resort.

- Yet somehow the resort appears to wish to begin the process of annexation as it looks to have thoroughfares to Lawai and the Harbor, a location that local people have used for fishing, gathering, ceremony for centuries.

It should not be allowed

2) KA' PA'AKAI REQUIREMENT NOT MET

Just as with the Feb meeting, this Subdivision Application omits any records describing how the developer has achieved the Ka' Pa'akai requirement.

It appears the Planning Commission gave the last Subdivision Application a 'Pass' at the Feb Meeting with some extended discussion about the importance of this regulation to keep out culture alive. But the Commission did not uphold the requirement.

There is NO REASON for the Commission to continue to approve applications such as this one that have made no attempt to reach out to the Community to ascertain significance of the area to preserve Native Hawaiian culture.

These Subdivision applications continue to pour in - to make money for the developer.

- **In** this case Brue Baukol Capital Partners - a development group focused only on shareholder returns. Yes they've partnered w a local builder, Not sufficient.

It is in your hands how this island develops and thus far all we have seen are approvals and more approvals without a single concern for the longer term impacts of this on the cultural preservation of the island. It appears we are moving ever closer to Kauai becoming the next Maui - and we all see how this is working out for them there, not well.

Mahalo for your time

Alex S

From: Elizabeth Okinaka <elizabeth.eolakakouhawaii@gmail.com>
Sent: Sunday, March 6, 2022 9:58 PM
To: Planning Department
Cc: Alan.S.Downer@hawaii.gov; Susan.A.Lebo@hawaii.gov; aaron_nadig@fws.gov; Council Members; Mayor
Subject: OPPOSE Subdivision Application S-2022-8 (TMK 2-6-015;010,011)

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Aloha Kauai Planning Commission,

I Oppose subdivision application S – 2022–8

Here we are again third month in a row this same developer has been on the subdivision agenda. Please keep in mind your choices today will affect numerous future generations, you have a role and responsibility as a Planning Commission member to thoroughly and accurately ensure that these developments be held to conditions they MUST abide by.

Planning Commission Role:

The Planning Department advises the Mayor, Planning Commission, and the County Council on planning and land use matters for the County of Kauai. The Department is also responsible for the administration and enforcement of the Zoning and Subdivision Ordinances, as well as the County's planning program, which includes long-range and regulatory policy documents like the General Plan and Comprehensive Zoning Ordinances.

I really have to wonder what each of you see for the future of Kauai? With the choices our County and Planning Commission is making there will no local community left soon. How can you guys possibly keep this up and feel ok knowing, the Local Community is suffering?

Take it upon each yourself's to do more, research the existing agreements and make site visits. Try bringing your kids or grandkids to the beach anywhere near here. I'd like to know how The County even can foresee adding hundreds of more homes and condos to an already over congested area. It's very said to say just 10 years ago we had a Planning Commission that would help to protect the local community and neighborhoods.

Kukuiula is a monster 1,000+ acre development with NO local housing, on the island of Kauai. They are requesting yet another re-consolidation and subdivision for more of their multi million dollar homes and new "luxury boutique hotel" -exactly what we need right? -NOT

Kukuiula originally planned by A&B (Alexander & Baldwin). They have dispossessed thousands of acres of land from kanaka families and the county is helping by signing agreements and taking measly payout from many developers. We also have countless ex Kauai County Attorneys NOW working for developers, Kukuiula being no different.

The local community gets more “affordable housing” where our children don’t even have yards to play in. No matter how long the families pay rent here they will never own the land. The local community is being forced into small apartments while living a servitude lifestyle forced to cater to the rich and elite. The hotels are the new sugar plantation.

Of course Kukuiula was originally approved promising entire local subdivision of homes we could own, **of course that never happened.** Approved in 1989- TIMES HAVE CHANGED

See 1989 approval here:

http://oegc2.doh.hawaii.gov/EA_EIS_Archive/1989-04-DD-KA-FEIS-Kukuiula-Planned-Community.pdf

Kukuiula was recently sold to BBCP-Brue Bacol Capital Partners. They have been on the Planning agenda every month so far in 2022 for various areas of the 1,000+ acres they claim to own.

This land has many significant burial sites, caves, lava tubes and caverns. A Wa’a (canoe) with burial has been desecrated here along with countless other burials and caves. One cave here is used as a re-internment site, with no proper protocol. It also holds 2 endangered species found no where else in the world, the Koloa Cave Spider and Koloa Cave Amphipod. The last of their remaining habitat is quickly being developed on.

March 8th 2022 Kauai Planning Commission will yet again be hearing BBCP’s request that will affect well over 100+ acres of land.

Kukuiula owners BBCP have failed to conduct any legitimate surveys and consult any cultural practitioners or concerned community members. SHPD actually told Kukui’ula in Feb 2022 per the Ka Pa’akai Analysis they would have to consult the local community.

Once again Cultural Surveys Hawaii has claimed “No Cultural Significance” on hundreds of acres of land.

The same company that conducted a fraudulent EIS report at a nearby site with known burials and other culturally significant site plus countless other nearby developments.

Lawai Road Issue- agenda states:

"There shall be no vehicular access onto Lawai Road from proposed Lot 3. However, if it is determined that future development of Lot 3 will require access from Lawai Rd, access shall be permitted only for ingress/egress of a roadway for the development.

This shall be decided prior to final subdivision."

This is entirely contradictory. Lawai Road is a Historic Roadway leading to the Koloa Boat Harbor.

2.) KA' PA'AKAI REQUIREMENT NOT MET

- workers on sites as recently as of yesterday,

Planning Commission gave BBCP ok last Subdivision at Feb Meeting to continue work with some extended discussion about the Analysis and survey be conducted ASAP.

SHPD:

I has still NOT been contacted for any member of our non profit for EIS or Ka Pa'akai Analysis. Machines were onsite as recently as Saturday March 6th, 2022. This developers has requested hundreds of acres to be subdivided for development just this year alone!

Burial/Lineal descent forms have been filed here. This area is very culturally significant.

Kauai Planning Commission did not uphold the requirement.

I am requesting a copy of The agreement between USFWS and BBCP. I would also like to push for more studies and protection for these endangered species found NO WHERE else in the world.

I am so disappointed in the Kauai Planning Commission and County. Who is protecting the future generations?

Mahalo for your time.

Citations:

http://oeqc2.doh.hawaii.gov/EA_EIS_Library/1998-08-DD-KA-FSEIS-Kukuiula-Bay-Resort.pdf

http://oeqc2.doh.hawaii.gov/EA_EIS_Archive/1989-04-DD-KA-FEIS-Kukuiula-Planned-Community.pdf

<https://ecos.fws.gov/ecp/species/7122>

<https://kukuiula.com/wp-content/uploads/2014/03/Kukuiula-Revised-Master-Disclosure-Statement-11-25-131.pdf>

<https://luc.hawaii.gov/wp-content/uploads/2014/02/A93-696-ann-rprt-2017.pdf>

<https://www.financedta.com/blog/county-of-kauai-kukuiula-hi/>

https://luc.hawaii.gov/wp-content/uploads/2014/02/2014-ANNUAL-REPORT-A93-696-KUKUIULA-DEVELOPMENT-COMPANY-HAWAII-LLC_20141204110133.pdf

<https://www.google.com/amp/s/www.staradvertiser.com/2021/11/12/breaking-news/alexander-baldwin-partnership-sells-kukuiula-on-kauai/amp/>

<https://investors.alexanderbaldwin.com/2002-04-25-A-B-Accelerates-KukuiUla-Development-Secures-JV-Partner-DMB-Associates-Brings-Capital-Experience-to-This-Kauai-Project>

Elizabeth Okinaka
E Ola Kakou Hawaii 501C3

From: Elizabeth Lindsey <lindseybitta@gmail.com>
Sent: Monday, March 7, 2022 8:24 AM
To: Planning Department
Subject: I OPPOSE the subdivision application S-2022-8 re. TMK 2-6-015,010,011 as proposed by BBCP kukuiula parcel X LLC

CAUTION: This email originated from outside the County of Kauai. Do not click links or open attachments even if the sender is known to you unless it is something you were expecting.

I OPPOSE the subdivision application S-2022-8 re. TMK 2-6-015,010,011 as proposed by BBCP kukuiula parcel X LLC.

I directly and strongly oppose S-2022-8, see items listed below:

- The land within the boundaries of the above TMK are reserved for LCA heirs honoring the alodial title of the property.
- Any development of these lands threaten the fragile life of native species Koloa cave spider and Koloa Cave Amphipod, found no where else in the world.
- The proposed subdivision is not for the benefit of Kauai or the local community, and will cause more damage to the island in the future.
- There is a deficit of proper cultural and environmental impact surveys. This land is not suitable for any development.
- Subdivisions, such as the proposed, are more suitable in places on the continental/mainland US. This subdivision will not be built on Kauai.

Mahalo.

From: Roslyn Cummings <roslyncummings@ymail.com>
Sent: Monday, March 7, 2022 9:40 AM
To: Planning Department
Subject: S-2022-8 TMK (4) 2-6-015 :10 & 11

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Aloha e
Kou Inoa Manawaiakea

As a kindred to burials of those who are kanu in the Kukuiula development I oppose any permit of projects. The county of kauai has a fiduciary duty to protect in private. I'm here to command that everyone who took oath to office uphold the United States Constitution Article 6 Section 2 Per state regulations. Section 106 Federal law. Article 6 Section 2 common law, law of the land.

Not only are these plans detrimental to our ancestral burials; our most prized possession. They are also a direct impact. The Department of the Interior created The Office of Native Hawaiian Relations to serve as a liaison with the Native Hawaiian Community and work with the Department's.

All agencies must know the following

S-tatutes, codes, policies, rules, etc...ARE NOT laws, read it for yourself.....

A "STATUTE" is NOT a law! – Flournoy v. First National Bank of Shreveport, 197 LA 1057-3 So. 2d 244,248.

A "CODE" is NOT a law! – In Re Self v. Rhay, Wn 2d 261, in point of fact in law.

A concurrent or "joint resolution of the legislature is NOT "law". Knowing v. Flynn, 258 N.Y. 292,179 N.E. 705,707, Ward v. State, 176 OKL,368,56 P. 2d 136,137; State ex rel. Todd v. Yelle, 7 Wash. 2d 43, 110.P.2d 162,165.

STATUTE. Black's Law Dictionary, 4th Edition. The writing will of the legislature solemnly expressed according to the forms prescribed in the constitution; an act of the legislature.

U.S. SUPREME COURT DECISION – "The common law is the real law, the Supreme Law of the land, the codes, rules, regulations, policy and statutes are "not the law". Self v. Rhay, 61 Wn (2d) 261.

U.S. SUPREME COURT DECISION – "All codes, rules, and regulations are for government authorities ONLY, not human/Creators in accordance with God's Laws. All codes, rules and regulations are unconstitutional and lacking due process..." – Rodriques v. Ray Donovan, U.S. Department of Labor, 769 F. 2d,1344, 1348 (1985).

U.S. SUPREME COURT DECISION – 1796 – "There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent". Cruden v. Neale, 2 N.C. 338 (1796) 2 S.E. This decision has never been overturned:

"There are no Judicial courts in America and have not been since 1789. "Judges" do not enforce Statutes and Codes. Executive Administrators enforce Statutes and Codes. – FRC v. GE, 281 U.S. 464 Keller v. Potomac Elec. Co., 261 U.S. 428 1 Stat. 138-178".

"There have NOT been any "Judges" in America since 1789. There have only been Administrators. – FRC v. GE, 281 U.S. 464 Keller v. Potomac Elec. Co., 261 U.S. 428 1 Stat. 138-178".

"The Supreme court has warned, "Because of what appears to be Lawful commands {Statutory Rules, Regulations and Codes- Ordinances and Restrictions} on the surface, many citizens, because of their respect for what appears to be law, are cunningly coerced into waiving their rights, due to ignorance...{deceptive practices, constructive fraud, barratry, legal plunder, conversion, and malicious prosecution in inferior administrative State courts}". – United States v. Minker, 350 U.S. 179, 178,76, S.Ct. 281,L.Ed. 185 (1956).

"The Common Law is the real law, Supreme Law of the land. The codes, rules, regulations, policy and statutes are "not the law". (Self v. Rhay, 61 Wn 2d 261), They are the law of government for internal regulations, not the law of man, in his separate but equal station and natural state, a sovereign foreign with respect to government generally.

" A concurrent or "joint resolution" of legislature is not "Law", (Koenig v. Flynn, 258 N.Y. 292, 179 N.E. 705, 707: Ward v. State, 176 Okl. 368, 56 P.2d 136,137: State ex rel. Todd v Flynn, 7 Wash.2d 443, 110 P.2d 162,165). All codes, rules, and regulations are for government authorities only, not human/Creators in accord with God's Laws, "All codes, rules, and regulations are unconstitutional and lacking due process of law.." (Rodriques v, Ray donavan, U.S. Department of Labor, 769 F.2d 1344,1348 (1985):...lacking due process of law, in that they are "void for ambiguity" in their failure to specify the statutes applicability to "natural persons", otherwise depriving the same of fair notice, as their constitution by definition of terms aptly identifies the applicability of such statutes to "artificial or fictional corporate entities or "persons", creatures of statute, or those by contract employed as agents or representatives, departmental subdivisions, offices, and property of the government, but not the "Natural Person" or American citizen Immune from such jurisdiction of legalism".

A "Statute is not a Law", (Flournoy v, First Nat. Bank of Shreveport, 197, La. 1067, 3 So.2d 144,148).

A "code" or Statute is not Law", (Flournoy v. first Nat. Bank of Shreveport 197, La 1067, 3 So.2d 244, 248).

A "Code is not a Law", (In Re Self v. Rhay Wn 2d 261), in point of fact in Law)".

By approving these plans and continuing to adhere to the constitutional obligations of one party or entity and not the other. The county of Kauai and every individual officer is liable under

For I have an affidavit of truth caliming all land as a lineal descendant, kindred.

- Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws of the United States. For the purpose of Section 242, acts under "color of law" include acts not only done by federal, state, or local officials within their lawful authority, but also acts done beyond the bounds of that official's lawful authority, if the acts are done while the official is purporting to or pretending to act in the performance of his/her official duties. Persons acting under color of law within the meaning of this statute include police officers, prisons guards and other law enforcement officials, as well as judges, care providers in public health facilities, and others who are acting as public officials. It is not necessary that the crime be motivated by animus toward the race, color, religion, sex, handicap, familial status or national origin of the victim.

The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

TITLE 18, U.S.C., SECTION 242

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more

than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

•
An affidavit with the alodial title of these lands

Unequivocal right of ownership

COMMITTING A WAR CRIME

Aloha No

Manawaiakea



SUPPLEMENT #1 TO
SUBDIVISION REPORT

RE: Subdivision Application No. S-2020-7

APPLICANT: State of Hawaii DLNR / Land Division and Division of Forestry and Wildlife.

ADDITIONAL FINDINGS

Attached for the Planning Commission's reference is supplemental information as follows:

- Agency comments from the State Historic Preservation Division (SHPD) dated February 17, 2022.

By Kenneth A. Estes
Kenneth A. Estes
Staff Planner

Date: 03.01.2022

DAVID Y. IGE
GOVERNOR OF
HAWAII



STATE OF HAWAII
DEPARTMENT OF LAND AND NATURAL RESOURCES

STATE HISTORIC PRESERVATION DIVISION
KAKUHIHEWA BUILDING
601 KAMOKILA BLVD., STE 555
KAPOLEI, HI 96707

SUZANNE D. CASE
CHAIRPERSON
BOARD OF LAND AND NATURAL RESOURCES
COMMISSION ON WATER RESOURCE MANAGEMENT

ROBERT K. MASUDA
FIRST DEPUTY

M. KALEO MANUEL
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AQUATIC RESOURCES
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COMMISSION ON WATER RESOURCE MANAGEMENT
CONSERVATION AND COASTAL LANDS
CONSERVATION AND RESOURCES ENFORCEMENT
ENGINEERING
FORESTRY AND WILDLIFE
HISTORIC PRESERVATION
KAHOOLAWE ISLAND RESERVE COMMISSION
LAND
STATE PARKS

February 17, 2022

Ka'āina S. Hull, Director
County of Kaua'i
Planning Department
4444 Rice Street, Suite A473
Līhu'e, Hawai'i 96766
khull@kauai.gov

IN REPLY REFER TO:
Project No. 2021PR01323
Doc. No. 2202DB07
Archaeology

Dear Mr. Hull:

**SUBJECT: HRS Chapter 6E-8 Historic Preservation Review –
County of Kaua'i Subdivision Application S-2020-07
Applicant: DLNR Land Division/Division of Forestry and Wildlife (DOFAW)
Hanapēpē Ahupua'a, Kona District, Island of Kaua'i
TMK: (4) 1-8-008:020 por.**

This letter provides the State Historic Preservation Division's (SHPD's) HRS §6E-8 review of the County of Kaua'i Subdivision Application S-2020-7 for a portion of Hanapēpē Government Lands, located off of Kaumualii Highway at Lele Road, Hanapēpē. The SHPD received the submittal on October 15, 2021, which included the subdivision application, construction plans, and an aerial site photograph (Submission No. 2021PR01323.001). A current and updated subdivision application was forwarded to SHPD on February 18, 2022 with a cover letter dated June 8, 2021 requesting confirmation of the State of Hawai'i's title of the subject project area. The DLNR Division of Forestry and Wildlife (DOFAW) is the project proponent. The project area for the subdivision comprises a 10-acre section of the 373.060-acre property. The current application is a paper transaction only; no ground disturbing work is associated with this application.

The project area is bounded by Kaumualii Highway to the north, Lele Road to the east, and Lokokai Road and Salt Pond Park to the south. The project involves the subdivision of Lot 2 of Hanapēpē Government Land, Section A into Lots 2-A and 2-B, being a portion of the government (crown) land of Hanapēpē, being also a portion of Grant 7846 to Kaua'i Railway Company conveyed to the Territory of Hawaii by Kauai Terminal, Ltd., by deed dated December 21, 1944 and recorded in Liber 1897, pages 1-3 (Land Office Deed 7862). Lot 2-B will be subdivided out from the larger 373.060-acre parcel and will be utilized for a future DLNR Base Yard. This division of land requires a subdivision application and approval prior to any future projects within the set-aside 10-acre section of the larger parcel. The 10-acre project area lot is located at the eastern edge of the larger parcel, adjacent and just north of the Veterans Cemetery at Lele Road, and across the street from the Refuse Transfer Station.

Based on the SHPD database, the northeast corner of the larger 373.060-acre parcel encompasses State Inventory of Historic Places (SIHP) Site #50-30-09-00608, described as a Hawaiian Cemetery with approximately 90 known graves. The southeast corner of the larger parcel includes SIHP Site #50-30-09-00604, described as the Veterans Cemetery, with approximately 290 graves, with the earliest date of approximately 1948. South and abutting the Veterans Cemetery (at the corner of Lele and Lokokai Road) is SIHP Site #50-30-09-00603, described as the Chinese Cemetery, with approximately 305 graves. Over 700 feet to the south-southeast of the 10-acre project area lies SIHP Site #50-30-09-000503, consisting of multiple burials, east of Lele Road and along the coast and within the sand. Also located to the east is Hanapēpē Japanese Cemetery (SIHP Site #50-30-09-00651), consisting of approximately 725 graves and inadvertently discovered human remains.

Mr. Ka'āina S. Hull
February 17, 2022
Page 2

A review of our records indicate that no archaeological inventory survey (AIS) has been conducted within the subject 10-acre project area and that no historic properties have been identified. Additionally, SHPD previously requested additional information about the proposed DLNR Base Yard (Ref. No. 14KD-016) in a letter dated February 27, 2014 (Log No. 2014.00520, Doc. No. 1402GC05).

The USDA (Foote et. al 1972) identifies the multiple soils within the project area as Makaweli silty clay loam, 0 to 6 percent slopes (MgB) and 6 to 12 percent slopes (MgC), Nonopahu clay, 2 to 10 percent slopes (NnC), Pakala clay loam, 0 to 2 percent slopes (PdA), and Rough broken land (rRR).

Based on the information provided, **SHPD has no objection** to the proposed Subdivision Application S-2020-07 for the subdividing of the 10-acre Lot 2-B.

SHPD requests the opportunity to review future projects involving ground disturbing activities within the subject property, including any permits or approvals associated with the proposed future DLNR Base Yard Development project due to presence of multiple cemeteries within and near the project area.

Please contact David Buckley, Kaua'i Lead Archaeologist, at (808) 462-3225 or at David.Buckley@hawaii.gov for questions regarding this letter.

Mahalo,

Alan Downer

Alan S. Downer, PhD
Administrator, State Historic Preservation Division
Deputy State Historic Preservation Officer

cc: Kenny Estes, County of Kaua'i Planning Department, kestes@kauai.gov
Marisa Valenciano, County of Kaua'i Planning Department, mvalenciano@kauai.gov
Mapuana O'Sullivan, Division of Forestry & Wildlife Kaua'i, mapuana.r.osullivan@hawaii.gov