Aloha and mahalo for reading The Environmental Notice.

The Environmental Notice provides public notice for projects undergoing environmental review in Hawaii. This is mandated under Section 343-3, Hawaii Revised Statutes (HRS), the Environmental Impact Statement Law. Along with publishing Hawaii’s Environmental Assessments and Environmental Impact Statements, The Environmental Notice publishes other items related to the shoreline, coastal zone, and federal activities.

OEQC is pleased to announce the hiring of Tom Eisen as OEQC’s new Planner V! Tom has a varied history with the environmental review process, from writing to commenting to reviewing EAs and EISs in the government, private, and non-profit sectors. OEQC is fortunate to have Tom’s leadership in the office.

Also, December 2015 marked the 25th anniversary of Les Segundo as OEQC’s Environmental Health Specialist! Please join OEQC in thanking Les for his years of service to the State and to the Office.

On a separate note, OEQC has prepared a revised and corrected calendar for 2016, included on the last page of this issue of The Environmental Notice and on the OEQC SharePoint site. The revised calendar features a new layout in chronological order from left to right and from submittal deadline to EIS comment deadline.

In addition to a printable PDF of the calendar, OEQC has prepared a Google calendar (html format) of the calendar deadlines for 2016. Anyone can access it online with any web browser or download. Also, one can integrate it into one’s preferred calendar platform (e.g., Outlook, Google, iCal). Click here for .ics format. For guidance on how to do this, OEQC recommends using Google.

Sunrise over Lanikai
Photo courtesy of Meg DeLisle
January 8, 2016

The Environmental Notice

GLOSSARY OF TERMS AND DEFINITIONS

Agency Actions
Any department, office, board, or commission of the state or county government which is part of the executive branch of that government per HRS 343-2.

Applicant Actions
Any person who, pursuant to statute, ordinance, or rule, requests approval for a proposed action per HRS 343-2.

Draft Environmental Assessment
When an Agency or Applicant proposes an action that triggers HRS 343, an Environmental Assessment shall be prepared at the earliest practicable time to determine whether the actions’ environmental impact will be significant, and thus whether an environmental impact statement shall be required per HRS 343-5(b), for Agency actions and HRS 343-5(d), for Applicant actions. For actions for which the proposing or approving agency anticipates a Finding of No Significant Impact (FONSI), a Draft EA (DEA) shall be made available for public review and comment for 30 days and public notice is published in this periodic bulletin.

Final Environmental Assessment and Finding of No Significant Impact
The Agency shall respond in writing to comments on a DEA received during the 30-day review period and prepare a Final EA (FEA) that includes those responses to determine whether an environmental impact statement shall be required. If there are no significant impacts, then the Agency will issue a Finding of No Significant Impact (FONSI). An Environmental Impact Statement (EIS) will not be required and the project has cleared HRS 343 requirements. Then 30 days from the notice of a FONSI in this bulletin to ask a court to require the preparation of an EIS.

Final Environmental Assessment and Environmental Impact Statement Preparation Notice
An EIS shall be required if the Agency finds that the proposed action may have a significant effect on the environment. The Agency shall file notice of such determination with OEQC, called an EIS Preparation Notice (EISPN) along with the supporting Final EA. After the notice of the FEA-EISPN is published in this bulletin, the public has 30 days to request to become a contacted party and make written comments. The public (including the Applicant) has 60 days from the notice of the EISPN in this bulletin to ask a court to not require the preparation of an EIS.

Act 312-2012, Secondary Actions in the Highway or Public Right Of Way
Act 312-2012, amended HRS 343, by adding a new section (HRS 343-5.5, entitled “Exception to applicability of chapter.”) HEPA now allows for a statutory exception for “secondary actions” (those that involve infrastructure in the highway or public right-of-way) provided that the permit or approval of the related “primary action” (those outside of the highway or public right-of-way and on private property) is not subject to discretionary consent and further provided that the applicant for the primary action submits documentation from the appropriate agency confirming that no further discretionary approvals are required. An aid to understanding this is to visualize residential driveway improvements in the public right-of-way, versus, retail outlet driveway improvements in the public right-of-way.

Draft Environmental Impact Statement
After receiving the comments on the EISPN, the Agency or Applicant must prepare a Draft Environmental Impact Statement (DEIS). The content requirements of the DEIS shall contain an explanation of the environmental consequences of the proposed action including the direct, indirect and cumulative impacts and their mitigative measures. The public has 45 days from the first publication date in this bulletin to comment on a DEIS. The DEIS must respond to comments received during the EISPN comment period in a point-by-point manner.

Final Environmental Impact Statement
After considering all public comments filed during the DEIS stage, the Agency or Applicant must prepare a Final EIS (FEIS). The FEIS must respond in a point-by-point manner to all comments from the draft and must be included in the FEIS. See here for style concerns. For Applicant projects, the Approving Agency is authorized to accept the FEIS and must do so within 30 days or the FEIS is accepted as a matter of law. For an Agency project, the Governor or the Mayor (or their designated representative) is the Approving Authority, and when the applicant actions, there is no time limit on the accepting authority reviewing the FEIS. Only after the FEIS is accepted may the project be implemented.

Acceptability
If the FEIS is accepted, notice of this action is published in this bulletin. The public has 60 days from the date of notice of acceptance to ask a court to vacate the acceptance of a FEIS. For Applicant actions, non-acceptance by the Approving Agency is cause for the Applicant to administratively appeal to the Environmental Council. For Agency actions, there is no such administrative appeal. In both instances, the Applicant or the proposing Agency can prepare a revised DEIS after a non-acceptance determination.

National Environmental Policy Act
The National Environmental Policy Act (NEPA) requires federal projects to prepare an EA or EIS. In many ways it is similar to Hawai’i’s law. Some projects require both a State and Federal EIS and the public comment procedure should be coordinated. OEQC publishes NEPA notices in this bulletin to help keep the public informed of important federal actions.

Conservation District
Any use of land in the State Conservation District requires a Conservation District Use Application (CDUA). These applications are reviewed and approved by the State Board of Land and Natural Resources. Members of the public may intervene in the permit process. Notices of permit applications are published in this bulletin.

Special Management Area and Shoreline Setback Area
The Special Management Area (SMA) is along the coastline of all islands and development in this area is generally regulated by HRS 205A, and county ordinance. A special subset of the SMA that is regulated by HRS 343, is the Shoreline Setback Area. Most development in this area requires a Special Management Permit. This bulletin posts notice of these SMA applications to encourage public input.

Shoreline Certifications
State law requires that Hawai’i shorelines be surveyed and certified when necessary to clearly establish the shoreline setback from the certified shoreline. The public may participate in the process to help assure accurate regulatory boundaries. Private land owners often petition to have their shoreline certified by the Department of Land and Natural Resources or other government agencies in the area. This bulletin includes the Department of Land and Natural Resources certification applicants and final certifications or rejections.

Environmental Council
The Environmental Council is a 15-member citizen board appointed by the Governor. They serve as a liaison between the Director of OEQC and the general public concerning ecology and environmental quality. The Council makes the rules that govern the Environmental Impact Statement process (HRS 343). Agendas of their regular meetings are posted on the internet and the public is invited to attend.

Administrative Exemption Lists
Government agencies must keep a list describing the minor activities they regularly perform that are exempt from the environmental review process. These lists and any amendments shall be submitted to the Council for review and concurrence (HAR 11-200.8(d)). This bulletin will publish an agency’s draft exemption list for public comment prior to Council decision making, as well as notice of the Council’s decision on the list.

Endangered Species
This bulletin is required by HRS 343-3(c), to publish notice of public comment periods or public hearings for Habitat Conservation Plans (HCP), Safe Harbor Agreements (SHA), or INCIDENTAL TAKE LICENSES (ITL) under the federal Endangered Species Act, as well as availability for public inspection of a proposed HCP or SHA, or a proposed ITL (as a part of an HCP or SHA).
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2016 OEQC CALENDAR OF SUBMITTAL DEADLINES (Revised)
**1. Hawai‘i County Radio Communication Site at Ocean View Fire Station DEA (AFNSI)**

**HRS §343-5**
- **Trigger(s):** Use of County land and County funds
- **District:** Ka‘ū
- **TMK:** (3rd) 9-2-031:019
- **Permits:**
  - *Hawaii County Department of Public Works:* Building Permit, Electrical Permit, Plumbing Permit, Grading Permit, and Drainage Approval
  - *Hawaii County Planning Department:* Plan Approval
  - *Hawaii County Windward Planning Commission:* Use Permit

**Proposing/Determining Agency:** County of Hawai‘i, Department of Public Works, 101 Pauahi Street, Suite 7, Hilo, HI 96720
David Yamamoto, (808) 961-8466

**Consultant:** Geometrician Associates, P.O. Box 396, Hilo, HI 96721; Ron Terry, (808) 969-7090; rterry@hawaii.rr.com

**Status:** Statutory 30-day public review and comment period starts; comments are due by February 8, 2016. Please send comments to the Proposing/Determining Agency and cc: the consultant

The County of Hawai‘i is upgrading its radio system. Certain areas of the island, including Ka‘ū, currently have poor to no radio communications. Fire, Police, Emergency Medical Services and Civil Defense personnel are thus sometimes cut off from communication with headquarters and other personnel. During wildfire, tsunami, storms or
other disaster events, conventional and public communications can be affected, placing an even greater need to ensure operability and coverage of the County radio system. To rectify this situation in Kaʻu, the County proposes to construct a 130-foot tall radio tower equipped with one microwave dish and two 2-way radio antennas. The communication site will also have a communications shelter, emergency generator, fuel tank, and fencing. This will enable critical coverage of gap areas and improve overall County radio coverage in Kaʻu. The surface of the project site has been almost fully disturbed by grading and emplacement of infrastructure, and no rare, threatened or endangered plants species or archaeological sites are present. Minor visual impacts will occur. Mitigation measures will prevent impact to endangered fauna and water quality. The location and low power output of the radio antenna ensure that no electromagnetic energy impacts will occur.

No impacts to any biological or water resources would occur. Archaeological sites consist solely of cattle walls that have been continuously modified through time and will be minimally impacted. Mitigation includes timing of clearing to avoid impacts to listed vertebrate species, NPDES and grading permits with BMPs during construction to avoid erosion and sedimentation, consultation of DOH concerning the need for a community noise control permit during construction, a dust control plan and precautionary conditions related to inadvertent finds of cultural materials. Traffic impacts are unlikely because there will be no substantial change to the traffic level of service on a daily basis.

2. Maui Police Department Communications Facility at Lahaina Water Treatment Plant

HRS §343-5
Trigger(s): Use of State land and County funds
District: Lahaina
TMK: (2)4-6-018:012 (por.)
Permits: Federal: Federal Communications Commission licenses/approvals; National Historic Preservation Act Section 106 approval; Endangered Species Act Section 7 approval;
State Department of Health: Noise Permit, as applicable;
County Department of Public Works: Building and related permits; Grading Permit

Proposing/Determining Agency: Maui Police Department, County of Maui, 55 Mahalani Street, Wailuku, Hawaiʻi 96793
Contact: Walter H. Pachecó, (808) 244-6400
Consultant: Munekiyo Hiraga, 305 High Street, Suite 104, Wailuku, Hawaiʻi 96793
Marisa Fujimoto, (808) 244-2015
Status: Statutory 30-day public review and comment period starts; comments are due by February 8, 2016.
Please send comments to the Proposing/Determining Agency and cc: the consultant

The Maui Police Department (MPD) proposes construction of a new communications facility that will meet departmental needs in terms of coverage, reliability, capacity, and security. The MPD-owned and operated facility will provide secure microwave radio transmissions and will enhance the existing communications infrastructure and provide a secure communications facility for governmental agencies and facilities that provide public health, safety, emergency, and educational services within the County of Maui, including transmissions for First Responder emergency communications.

The proposed communications facility will be located at the County of Maui Department of Water Supply's (DWS) Lahaina Water Treatment Plant (WTP), approximately 700 feet east of Lahainaluna High School. The proposed facility will include a small single-story equipment building with a radio room and generator room, approximately 264 square feet in area, and a self-supported communication tower, approximately 45 feet in height. The facility will be built within the secured area of the one (1) million gallon tank at the Lahaina WTP.

**HRS §343-5**

**Trigger(s):** Use of County Lands/Work Within Shoreline Setback Area

**District:** Makawao

**TMK:** (2)2-1-008:080, 098, 099, 100, and 106

**Permits:** Special Management Area Use Permit/Shoreline Setback Assessment

**Approving Agency:** Maui Planning Commission, c/o Department of Planning, County of Maui
2200 Main Street, Suite 315, Wailuku, HI 96793; Ann Cua, (808) 270-7735

**Applicant:** ATC c/o Trinity Investments, LLC, 55 Merchant Street, Suite 1500, Honolulu, HI 96813; Ryan Donn, (808) 529-0909

**Consultant:** Munekiyo Hiraga, 305 High Street, Suite 104, Wailuku, HI 96793; Mark Alexander Roy, AICP, (808) 244-2015

**Status:** Statutory 30-day public review and comment period starts; comments are due by February 8, 2016. Please send comments to the Approving Agency and cc: the Applicant & Consultant

ATC Makena Holdings, LLC (Applicant) intends to develop the Proposed Mākena Resort M-5/M-6/S-7/B-2 Project, a mixed-use project involving single-family, multi-family, resort commercial, transient vacation rental components and related improvements on three (3) development parcels in Mākena, Maui, Hawai‘i. A mix of multi-family and single-family units as well as single-family custom estates and recreational amenities are proposed for Parcels M-5 and M-6/S-7, while a resort-oriented commercial village consisting of condominium units, retail/commercial space, and transient vacation rental units are proposed for Parcel B---2.

The project is located west (makai) of Mākena Alanui Road, with Honoiki Street running east to west through the site. Parcel M-5 is located on three (3) Tax Map Keys (TMKs): (2)2-1-008:098, 100, and 106. Parcel M-6/S-7 is located on TMK No. (2)2-1-008:099. Parcel B-2 is located on TMK No. (2)2-1-008:080. The project site totals 47.15 acres and is currently vacant and undeveloped.

Access to the site will be provided by Mākena Alanui Road and Honoiki Street, with an internal roadway network connecting individual buildings. Improvements to these roadways, and improvements to Mākena-Keoneʻo‘io Road, are also being proposed. A portion of the improvements to Mākena-Keoneʻo‘io Road will occur within the shoreline setback area. All three (3) roadways are owned and maintained by the County of Maui.

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4. **208 Kapahulu /2583 Kūhiō Restaurant/Retail Building DEA (AFNSI)**

**HRS §343-5**

**Trigger(s):** Proposed use within Waikīkī Special District

**District:** Honolulu

**TMK:** 2-6-027:001, 2-6-027:048, and 2-6-027:052

**Permits:** Special District Permit (Major), Joint Development Agreement or Subdivision/Consolidation, Building Permit, Trenching Permit, Grading Permit, Right-of-Way Permit, Sewer Connection Application, NPDES Permit

**Approving Agency:** City and County of Honolulu Department of Planning and Permitting
650 S. King Street, 7th Floor, Honolulu, HI 96813
Mark Taylor, Land Use Approval Branch, (808) 768-8020
Applicant: Malu Investments I, LLC, Email: dghhawaii@gmail.com
Consultant: PBR HAWAII & Associates, Inc., 1001 Bishop Street, Suite 650, Honolulu, HI 96813
Tom Schell, Principal, (808) 521-5631, Fax: (808) 523-1402
Status: Statutory 30-day public review and comment period starts; comments are due by February 8, 2016. Please send comments to the Approving Agency and cc: the Applicant & Consultant

Malu Investments intends to construct a new restaurant/retail building, approximately 4,980 square feet in size, and related site improvements, such as a small parking lot and a loading area, outdoor seating area, and landscaping. The restaurant/retail building will be built on three contiguous, vacant parcels totaling approximately 0.3093 acres on the northwest corner of Kūhiō Avenue-Kapahulu Avenue. The building will be designed to accommodate up to three tenants, but Malu Investments currently intends to lease the entire building and premises to a single tenant for use as a Denny’s restaurant.

5. Honolulu Water System Improvements DEA (AFNSI)

HRS §343-5
Trigger(s): Use of County lands and funds
District: Honolulu
TMK: (1) 1-5, 1-7, 2-1, 2-3, 2-4 and 2-6
Permits: Department of the Army Permit, Coastal Zone Management Consistency Determination, Community Noise Permit and Variance, National Pollutant Discharge Elimination System (NPDES) Permits, Permit to Discharge into the State Highways Drainage System, Permit to Perform Work Upon State Highways, Permit to Transport Oversize/Overweight Equipment/ Loads on State Highways, Section 401 Water Quality Certification, Stream Channel Alteration Permit, Construction Dewatering Permit, Permit to Excavate (Trenching), Special Management Area, Street Usage Permit, Surface Runoff from Construction Activities.

Proposing / Determining Agency: Board of Water Supply, City and County of Honolulu, 630 South Beretania Street, Honolulu, HI 96843; Iris Oda (808) 748-5946
Consultant: Gray, Hong, Nojima & Associates, Inc., 201 Merchant Street, Suite 1900, Honolulu, HI 96813
Sheryl Nojima (808) 521-0306
Status: Statutory 30-day public review and comment period starts; comments are due by February 8, 2016. Please send comments to the Proposing/Determining Agency and cc: the consultant

The Honolulu Board of Water Supply (BWS) is proposing to undertake the replacement and upgrade (increase in size) of various water mains within Honolulu. The proposed improvements will be designed and constructed in several projects. The projects will entail work within various State and City road right-of-ways in the Iwilei, Downtown, Kakaako, Ala Moana, Waikiki and Makiki neighborhoods of Honolulu.

Direct impacts resulting from construction activities include increased traffic congestion, disruption of residential/business activities, noise, dust, and utility interruptions due to possible relocations. With the prescribed mitigation measures, no long-term adverse indirect, secondary and cumulative impacts to environmental, natural, social, cultural, archeological and economic resources are anticipated. Beneficial long-term impacts include reduction in water main break occurrences, improvement in the reliability of the Honolulu Water System in meeting future increases in demands and fire suppression capabilities.

The rough order of magnitude construction cost estimate is $43.6 M and will be funded by the BWS operating funds, and possibly Water System Facility Charges and the State of Hawaii’s Drinking Water State Revolving Fund. The various water main improvement projects are expected to be released for construction over several years with the first project anticipated to commence approximately in 2017-2018.
Catamaran Landings at Malauka Beach DEA (AFNSI)

Status: Statutory 30-day public review and comment period began December 23, 2015; comments are due by January 22, 2016. Please send comments to the Approving Agency and cc: the Applicant & Consultant, as identified here.

Correction

The December 23, 2015 issue of The Environmental Notice included certain erroneous details within the Non-Acceptance of Olowalu Town Master Plan FEIS entry. We apologize for this error; the corrected information follows:

HRS §343-5
Trigger(s): Proposed amendment to West Maui Community Plan, Use of State Lands, Use of Conservation Lands, Construction of Wastewater Treatment Facilities
TMK: (2)4-8-003:84, 98 through 118, and 124

COASTAL ZONE MANAGEMENT NOTICES

Special Management Area Minor Permits

The SMA Minor permits below have been approved (HRS 205A-30). For more information, contact the relevant county/State planning agency. Honolulu (768-8014); Hawai‘i (East 961-8288, West 323-4770); Kaua‘i (241-4050); Maui (270-7735); Kaka‘ako or Kalaeloa Community Development District (587-2841).

<table>
<thead>
<tr>
<th>Location (TMK)</th>
<th>Description (File No.)</th>
<th>Applicant/Agent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kaua‘i: Poipu (2-6-006: 013)</td>
<td>Authorizing Construction of Wall (SMA(M)-2016-2)</td>
<td>Martin &amp; Carol Dickinson</td>
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<tr>
<td>Kaua‘i: Hanalei (5-5-009: 012)</td>
<td>Authorizing Construction of Wall (SMA(M)-2016-3)</td>
<td>John Kegle</td>
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<td>Maui: Kihei (3-9-017: 023)</td>
<td>Lot Grading (SM2 20150101)</td>
<td>Wayne I Arakaki</td>
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<tr>
<td>Maui: Kihei (3-8-005: 003)</td>
<td>Maui Canoe Club-Accessory Storage Container (SM2 20150102)</td>
<td>Dan Deknis</td>
</tr>
</tbody>
</table>
### SHORELINE NOTICES

**Shoreline Certification Applications**

The shoreline certification applications below are available for review at the Department of Land and Natural Resources Offices on Kauai, Hawaii, Maui, and Honolulu, 1151 Punchbowl Street, Room 220 (HRS 205A-42 and HAR 13-222-12). All comments shall be submitted in writing to the State Land Surveyor, 1151 Punchbowl Street, Room 210, Honolulu, Hawaii 96813 and postmarked no later than 15 calendar days from the date of the public notice of the application. For more information, call Ian Hirokawa at (808) 587-0420.

<table>
<thead>
<tr>
<th>File No.</th>
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<th>Location</th>
<th>Applicant/Owner</th>
<th>TMK</th>
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</thead>
<tbody>
<tr>
<td>OA-1685</td>
<td>12/16/15</td>
<td>Being Portion of Deed: Kamehameha III to Charles Gordon Hopkins dated September 10, 1851 and recorded in Liber 5, page 153 and all of Exclusion 23 of Land Court Application 1095 situated at Kahuku, Koolauloa, Oahu</td>
<td>Jaime F. Alimboyoguen/ Makai Ranch LLC</td>
<td>(1) 5-6-003:053</td>
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<tr>
<td>HA-526</td>
<td>12/10/15</td>
<td>Lot 56 of Puako Beach Lots (H.T.S. Plat 414-B) Being the Whole of Grant 13421 to Ernest Mun Yuen Yap and Elaine Chong Yap situated at Lalamilo, South Kohala, Hawaii</td>
<td>Wes Thomas Associates/ Mary Hugh Scott Revocable Trust c/o Mary Hugh Scott, Trustee</td>
<td>(3) 6-9-004:014</td>
</tr>
<tr>
<td>KA-406</td>
<td>12/21/15</td>
<td>Lot 3, Land Court Application 889 situated at Waipouli, Kawaihau, Kauai</td>
<td>Esaki Surveying &amp; Mapping, Inc./ Kauai Coconut Beach, LLC</td>
<td>(4) 4-3-007:028</td>
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The shoreline certification applications below are available for review at the Department of Land and Natural Resources Offices on Kaua‘i, Hawai‘i, Maui, and Honolulu, 1151 Punchbowl Street, Room 210, Honolulu, Hawai‘i 96813 and postmarked no later than 15 calendar days from the date of the public notice of the application. For more information, call Ian Hirokawa at (808) 587-0420.

<table>
<thead>
<tr>
<th>File No.</th>
<th>Proposed/Rejected</th>
<th>Location</th>
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<tr>
<td>OA-1679</td>
<td>Proposed Shoreline Certification</td>
<td>Lots 2 &amp; 3 (DPP File No. 2014/SUB-68) being a portion of Royal Patent 6971, Land Commission Award 11216, Apana 8 to M. Kekauonohi situate at Honouliuli, Ewa, Oahu</td>
<td>Ryan M. Suzuki/ Haseko (Ewa) Inc.</td>
<td>(1) 9-1-011:001 &amp; 002</td>
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<tr>
<td>OA-1681</td>
<td>Proposed Shoreline Certification</td>
<td>Lot 2697 (Map 274) and Lots 158 &amp; 159 (Map 26) of Land Court Application 1069, Lots 297 and 157 (Document No. A-49131424), and Lot 1 (DPP File No. 2014/SUB-68) being a portion of Royal Patent 6971, Land Commission Award 11216, Apana 8 to M. Kekauonohi situate at Honouliuli, Ewa, Oahu</td>
<td>Ryan M. Suzuki/ City and County of Honolulu, Department of Parks and Recreation</td>
<td>(1) 9-1-134:006 and (1) 9-1-011:003 to 007</td>
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<td>MA-628</td>
<td>Proposed Shoreline Certification</td>
<td>Lot 2 of the Seibu Makena Hotel Subdivision II and Lot 3 of the Maui Prince Hotel Subdivision being Portions of Grant 1500, Apana 1 to Malua; Grant 1508, Apana 1 to Makahānohano; Royal Patent Grant 853 to Mahoe and Royal Patent 6234, Land Commission Award 4157, Apana 1 to Kahalekioko situate at Honuaula, Makawao, Maui</td>
<td>Austin, Tsutsumi and Associates, Inc./ ATC Makena Holdings, LLC</td>
<td>(2) 2-1-006:036 &amp; 057</td>
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<td>MO-169</td>
<td>Proposed Shoreline Certification</td>
<td>Parcel 13 of Tax Map Key: (2) 5-4-002 being Land Patent Grant 6133, Apana 1 to J. K. Leoniui, portion of Land Patent Grant S-15, 162 to Wilfred Tsuno Imamura and portion of Land Patent Grant 6133, Apana 2 to J. K. Leounui situate at Kamiloloa, Molokai</td>
<td>Akamai Land Surveying, Inc./ Molokai Shores AOAO, Corp</td>
<td>(2) 5-4-002:013</td>
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<tr>
<td>HA-524</td>
<td>Proposed Shoreline Certification</td>
<td>Lot 48 of Puako Beach Lots (HTS Plat 414-B) being the Whole of Grant 13,489 to Charles Harold Silva and Maude Keumauma Mana Silva situate at Lalamilo, South Kohala, Hawaii</td>
<td>Wes Thomas Associates/ Lea Jonelle Gillette, Isaac Gregory Kekoa Gillette, Gregory Charles Gillette, and Cynthia Gillette Wenner</td>
<td>(3) 6-9-004:006</td>
</tr>
</tbody>
</table>
Endangered and Threatened Wildlife and Plants; Review of Native Species That Are Candidates for Listing as Endangered or Threatened.

In this Candidate Notice of Review (CNOR), we, the U.S. Fish and Wildlife Service (Service), present an updated list of plant and animal species native to the United States that we regard as candidates for or have proposed for addition to the Lists of Endangered and Threatened Wildlife and Plants under the Endangered Species Act of 1973, as amended. This CNOR changes the LPN for two candidates and removes two species from candidate status. Two Hawaiian crustacean species are being removed from the list. Anchialine pool shrimp (Metabetaeus lohena) and Anchialine pool shrimp (Palaemonella burnsi) are being removed after additional populations were found in Japan, Indonesia and Rapa Nui. The discovery of an additional population in non-anchialine habitat so distant from the Hawaiian Islands suggests that Anchialine pool shrimp exist across a much greater area than was previously believed, are not restricted to anchialine habitats, and largely exist in protected areas where they are known to occur. Given this recent information, we find that the best available information indicates that the species is not likely to become in danger of extinction in the foreseeable future throughout all or a significant portion of its range.

U.S. Fish and Wildlife Service requests any additional status information that may be available for the candidate species identified in this CNOR.

DATES: We will accept information on any of the species in this Candidate Notice of Review at any time.

Click here for comment instructions and further information. (See 80 FR 80583, December 24, 2015)
OFFICE OF ENVIRONMENTAL QUALITY CONTROL
Revised Publication Calendar of The Environmental Notice for publication in compliance with Hawai‘i Revised Statutes Chapter 343

For Draft Environmental Assessments (EAs), Anticipated Findings of No Significant Impacts (AFNSIs), Final EAs, Findings of No Significant Impact (FONSIs), Environmental Impact Statement (EIS) Preparation Notices (EISPNs), Draft EISs, Final EISs, EIS Acceptance or Non-acceptance determinations, Supplemental EISPNs, Supplemental EISs, revised and resubmitted documents, withdrawals, and other notices required to be published in the bulletin.

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<th>Submittal Deadline</th>
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Notes

- Hawai‘i Administrative Rules (HAR) Section 11-200-3(c) establishes the publication schedule of the periodic bulletin (i.e., The Environmental Notice) to be on the eighth and twenty-third of each month. Publication may occur on weekends and holidays.
- HAR Section 11-200-3(c) establishes the submittal deadline to be eight working days before the publication date. The schedule does not count holidays and non-working days. Items must be submitted before the close of business (4:30 PM) on the submittal deadline.
- Hawai‘i Revised Statutes (HRS) Section 343-5 sets the comment periods for EAs as 30 days and for EISs as 45 days from the publication date. Holidays and weekends (see HRS 1-29 and HRS 8-1) are counted. When the deadline falls on a state holiday or non-working day, the deadline is the next working day.

Revised December 31, 2016