Amend Prior Board Action of June 23, 2011, Item D-7, as amended, Issuance of Direct Lease to Boteilho Hawaii Enterprises, Inc. for Dairy Purposes, Opihipau-Hukiaa, Kokoiki, North Kohala, Hawaii, Tax Map Key: 3rd/ 5-5-003:004, 005 & 006, 5-5-005:001 and 5-5-006: 002, 003, 004 & 015. The Purpose of the Amendment is to Modify the Character of Use Provision to Detail Permitted Dairying Activities on the Land, and to Clarify that the Mutual Cancellation of Existing Leases and Issuance of a New Direct Lease Shall Not Vest Ownership of Existing Improvements in the State.


BACKGROUND:

At its meeting of September 9, 2010, Item D-4, the Board of Land and Natural Resources Approved In Concept the Issuance of a Direct Lease to Boteilho Hawaii Enterprises, Inc., (BHEI) for Dairy Purposes.

At its meeting of June 23, 2011, Item D-7, as amended, the Land Board approved as amended the Issuance of Direct Lease to BHEI for Dairy Purposes, Opihipau-Hukiaa, Kokoiki, North Kohala, Hawaii, Tax Map Key: 3rd/ 5-5-003:004, 005 & 006, 5-5-005:001 and 5-5-006: 002, 003, 004 & 015. (Exhibit 1)

At its meeting of July 22, 2011, Item D-3, the Land Board approved to amend its prior action of June 23, 2011, Item D-7, to Authorize, 1) the “Method of Payment” of the annual rent for the direct lease to be in monthly installments, and 2) the mutual cancellation of General Lease Nos. S-4950, S-5572, and S-5574. (Exhibit 2)
REMARKS:

Character of Use:

In processing the above, the Deputy Attorney General raised a concern that the approved language for the “Character of Use” in the new lease may be too narrow to allow the consolidation of the existing dairy lease with the two pasture leases to create one large dairy lease. The “Character of Use” the Board approved for the new lease at its meeting of June 23, 2011, Item D-7, as amended, was simply stated as “Dairying purposes” and does not specifically allow pasturing of cattle. However, staff notes that the pasture lands will be used to graze dairy cows whose milk will be processed in the dairy operation. Another State dairy lease on Hawaii Island contains a character of use provision that reads:

“The Lessee shall use or allow the premises leased to be used solely for dairying and allied purposes to include the pasturing of dairy-heifers, including a milking barn and accessory uses involved with operating a dairy farm purposes.”

To clarify that grazing will be allowed on the pasture lands under the new lease, but only for dairy heifers, staff recommends that the “Character of Use” language for the direct lease in the Board submittal of June 23, 2011, Item D-7, as amended, be deleted in its entirety and replaced with the following:

“The Lessee shall use or allow the premises leased to be used solely for dairying and allied purposes to include the pasturing of dairy-heifers, including a milking barn and accessory uses involved with operating a dairy farm purposes.”

Level One Hazardous Waste Evaluation:

The Deputy Attorney General additionally noted that the pasture leases to be cancelled have a provision that reads as follows:

57. Level one (1) hazardous waste evaluation. Prior to the termination of the subject general lease or the assignment of the leasehold, Lessee shall conduct a Level One (1) Hazardous Waste Evaluation and conduct a complete abatement and disposal, if necessary, satisfactory to the standards required by the Federal Environmental Protection Agency and the Department of Land and Natural Resources. The termination will not be approved by the Board of Land and Natural Resources unless this evaluation and abatement provision has been executed.

The Deputy Attorney General is taking the position that the pasture leases cannot be canceled without a Level One, Hazardous Waste Evaluation (Level 1 HWE) being completed. In this case, however, the leases are not being terminated to relieve BHEI of
its Level I HWE obligations. Rather, the leases are being mutually cancelled, a new lease for the same lands will be issued to the same lessee, and the new lease will include the Level I HWE obligation for all the lands.\footnote{Currently, the older dairy lease, General Lease No. S-4950, does not require a Level I HWE prior to termination or assignment.} The mutual cancellations and new lease will be executed simultaneously, and there will be no break in tenancy. Under these circumstances, staff does not believe a Level I HWE should be required, and recommends that compliance with the Level I HWE provision be deferred to such time as a termination or assignment occurs under the new lease.

Ownership of Improvements:

The Deputy Attorney General raised another concern involving the ownership of various improvements currently on the land, which were constructed during the term of the existing dairy and pasture leases. The improvements include five single-family employee dwellings, an old duplex, the milking parlor, barn, corral, fencing, water system, silos, and other dairy related improvements. With respect to these improvements, the dairy lease GL S-4950, provides at section 9 in part as follows:

The ownership [of the improvements] shall be in the Lessee until the expiration or termination pursuant to a breach of the lease, at which time the ownership thereof shall vest in the Lessor.

Similarly, the pasture leases, GL S-5572 and GL S-5574, provide at section 9 in part as follows:

The Lessee shall own all these improvements until the expiration or termination pursuant to a breach of the lease, at which time the ownership shall, at the option of the Lessor, remain and become the property of the Lessor or shall be removed by Lessee at its sole cost and expense.

Additionally, the lease form that the Department of the Attorney General will use for the new dairying lease contains a provision regarding improvements that reserves to the Board:

Ownership of improvements. The ownership of all improvements of whatever kind or nature, including but not limited to fences and stockwater system(s) located on the land prior to or on the commencement date of this lease, excluding those improvements constructed during the term of this lease unless provided otherwise.

The present transaction involves the mutual cancellation of the three existing leases and the issuance of a new direct lease for dairying purposes. Ownership of the improvements constructed by BHEI during the terms of the existing leases should remain with BHEI into and through the term of the new dairying lease. Accordingly, staff recommends that
the standard “Ownership of improvements” provision be revised to reserve to the Board:

**Ownership of improvements.** The ownership of all improvements of whatever kind or nature, including but not limited to fences and stockwater system(s) located on the land prior to or on the commencement date of General Lease No. S-4950, General Lease No. S-5572 and General Lease No. S-5574, excluding those improvements constructed during the term of this lease unless provided otherwise.

**RECOMMENDATION:**

1. That the Board Amend its prior Board action of June 23, 2011, under agenda item D-7, as amended:
   
   A. By deleting the CHARACTER OF USE provision on page 2 of the submittal and replacing it with the following:

   **CHARACTER OF USE:**

   The Lessee shall use or allow the premises leased to be used solely for dairying and allied purposes to include the pasturing of dairy-heifers, including a milking barn and accessory uses involved with operating a dairy farm purposes.

   B. By revising recommendation 2.A on page 8 of the submittal to read as follows:

   The standard terms and conditions of the most current dairying lease document form, as may be amended from time to time, except that the provision relating to ownership of improvements reserved to the Board shall read substantially as follows:

   **Ownership of improvements.** The ownership of all improvements of whatever kind or nature, including but not limited to fences and stockwater system(s) located on the land prior to or on the commencement date of General Lease No. S-4950, General Lease No. S-5572 and General Lease No. S-5574, excluding those improvements constructed during the term of this lease unless provided otherwise.

2. That the Board Amend its prior Board action of July 22, 2011, under agenda item D-3, by adding a condition C in the Recommendation Section to read as follows:

   Defer the requirement to conduct a Level One, Hazardous Waste Evaluation, under General Lease Nos. S-5572 and S-5574 such time as a termination or assignment occurs under the new lease.
3. All other terms and conditions listed in its June 23, 2011 approval and July 22, 2011 approval to remain the same.

Respectfully Submitted,

Wesley T. Matsunaga
Land Agent

APPROVED FOR SUBMITTAL:

William J. Ailā, Jr., Chairperson
STATE OF HAWAII  
DEPARTMENT OF LAND AND NATURAL RESOURCES  
Land Division  
Honolulu, Hawaii 96813  

June 23, 2011  

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

PSF No.: 10HD-156  

HAWAII  

Issuance of Direct Lease to Boteilho Hawaii Enterprises, Inc. for Dairy Purposes,  
Opihipau-Hukiaa, Kokoiki, North Kohala, Hawaii, Tax Map Key: 3²/5-5-003: 004, 005  
& 006, 5-5-005: 001, and 5-5-006: 002, 003, 004 & 015.  

APPLICANT:  

LEGAL REFERENCE:  
Section 171-59(b), Hawaii Revised Statutes, as amended.  

Disposition by Negotiation. Includes agricultural processing as defined, “the processing  
of agricultural products, including dairying, grown, raised or produced in Hawaii.”  

TABLE: Tax Map Key/ District/ Zoning/ Encumbrance/ Area:  

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<tr>
<th>TAX MAP KEY</th>
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Approved by the Board of Land and Natural Resources on June 23, 2011  

EXHIBIT 1
BLNR - Issuance of Direct Lease

to Boteilho Hawaii Enterprises, Inc.

TMK: (3) 5-5-003: 004, 005 & 006; 5-5-005: 001 and 5-5-006: 002, 003, 004 & 015

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LOCATION:

Portion of Government lands situated at Opipipau-Hukiaa and Kokoiki, North Kohala, Hawaii, identified by Tax Map Key: 3rd/ 5-5-003: 004, 005 & 006, 5-5-005:001, and 5-5-006: 002, 003, 004 & 015, as shown on the attached map 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 ___ NO __x__

CURRENT USE STATUS:


Encumbered by General Lease No. S-5572, Boteilho Hawaii Enterprises, Inc., Lessee, for pasture purposes. Lease to expire on February 7, 2019. Annual rent is $8,520.


CHARACTER OF USE:

Dairying purposes.

LEASE TERM:

Thirty (30) years

COMMENCEMENT DATE:

The first day of the month to be determined by the Chairperson.
ANNUAL RENT:

Fair market annual rent to be determined by independent appraiser, subject to review and approval by the Chairperson.

METHOD OF PAYMENT:

Semi-annual payments, in advance.

RENTAL REOPENINGS:

At the 10th and 20th years of the lease term, by staff or independent appraisal.

PERFORMANCE BOND:

Twice the annual rental amount.

PROPERTY CHARACTERISTICS:

Utilities – All utilities are available.
Slope – slight gentle mauka-makai 4.8% slope.
Elevation – 10 to 600 feet.
Legal access to property – Staff has verified that there are legal accesses to the State properties off Lincoln Avenue, Maliu Road, and Upolu Point Airport Road, onto the Akoni Pule Highway/Niulii-Hawi Road.
Subdivision – Staff has verified that the subject property is a legally subdivided lot.
Encumbrances – Staff has verified that the following encumbrances exist on the property:
General Lease No. S-4950, Boteilho Hawaii Enterprises, Inc.
General Lease No. S-5572, Boteilho Hawaii Enterprises, Inc.
General Lease No. S-5574, Boteilho Hawaii Enterprises, Inc.

CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

The Final Environmental Assessment for the subject property was published in the OEQC's Environmental Notice on April 23, 2011, with a finding of no significant impact (FONSI). (Exhibit B)

DCCA VERIFICATION:

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

APPLICANT REQUIREMENTS:

Applicant shall be required to:

1) Pay for an appraisal to determine initial rent;
2) Pay for the cost of public notice pursuant to section 171-16;
3) Provide survey maps and descriptions according to State DAGS standards and at Applicant’s own cost; and
4) Obtain a title report to ascertain ownership, where necessary, at Applicant’s own cost and subject to review and approval by the Department.

BACKGROUND:

At its meeting of December 16, 1983, Item F-5, the Board of Land and Natural Resources approved a direct (35-year) lease (GLS-4950) to Boteilho Hawaii Enterprises, Inc., for dairying, cattle feeding and pasturing purposes. The lease expires on March 31, 2020. The lease covers 597.406 acres, identified by Tax Map Key: 3rd/5-5-006: 002, 003, 004 & 015.

At a public auction held on December 9, 1998, General Lease S-5572, a 20-year lease was awarded to Boteilho Hawaii Enterprises, Inc., as the successful bidder. The lease expires on February 7, 2019. The lease covers 207.820 acres, identified by Tax Map Key: 3rd/5-5-003: 004, 005 & 006.

At a public auction held on December 9, 1998, Boteilho Hawaii Enterprises was the successful bidder for GLS-5574, a 20-year pasture lease under General Lease No. S-5574. The lease expires on February 7, 2019. The lease covers 74.323 acres, identified by Tax Map Key: 3rd/5-5-005:001.

REMARKS:

The subject parcels are currently under lease to Boteilho Hawaii Enterprises, Inc. for dairying and pasture purposes. The current leases are the highest and best use allowable that is consistent with county zoning, which is agriculture. Boteilho Hawaii Enterprises, Inc. initially requested a 25-year extension of its leases, but later decided to instead request a cancellation and the re-issuance of a new 30-year direct lease over the same parcels for agricultural processing (dairy) purposes. The longer lease term would justify additional investment of monies for the replacement of old machinery and other major improvements.

Boteilho Hawaii Enterprises, Inc., qualifies for a direct lease pursuant to Hawaii Revised Statutes, 171-59(b) as the direct lease is for agricultural processing purposes, which involves the processing of agricultural products, including dairying, grown, raised or produced in
Hawaii. Boteilho Hawaii Enterprises, Inc., has been in the dairying business for over 26 years. A disposition of a direct lease to Boteilho Hawaii Enterprises, Inc., encourages competition in the agricultural milk production industry as it will allow Boteilho Hawaii Enterprises to acquire much needed newer equipment so it can maintain its milk production quotas. Currently there are only two dairies left on the Big Island and in the state.

Boteilho Hawaii Enterprises, Inc., has not had a lease, permit, easement or other disposition of the State lands terminated within the last five years due to non-compliance with such terms and conditions.

At its meeting of September 9, 2010, under agenda item D-4, the Board of Land and Natural Resources approved in concept, the issuance of a direct lease to Boteilho Hawaii Enterprises, Inc., for dairy purposes pending applicant’s submission of an Environmental Assessment (EA) with a finding of no significant impact (FONSI). Such finding was recently published in the Office of Environmental Quality Control’s Environmental Notice on April 23, 2011. As a result, staff is now recommending Land Board approval for the issuance of a direct lease to Boteilho Hawaii Enterprises, Inc., for dairy purposes.

In processing the EA, Geometrician Associates, LLC (GA LLC), requested comments from various governmental agencies and interest groups. All respondents had no objections to the request. The deadline for comments for the draft EA was March 8, 2011, however, the Department of Transportation’s (DOT) response to the draft EA was postmarked March 21, 2011. A supplemental letter from DOT followed and was received on May 3, 2011. Both letters from DOT were received well after the comment period; therefore the responses could not be included in the Final EA. DOT was notified that although their responses were not received in time to be included in the Final EA, DLNR would consider the comments received.

The following are DOT’s concerns, with GA LLC’s responses:

1. DOT: Because of the close proximity of the project to Upolu Airport, DOT recommends that if any structures are built in the future, the applicant needs to file Federal Aviation Administration (FAA) Form 7460-1; Notice of Proposed Construction or Alteration for aeronautical review.

   GA LLC: FAA Form 7460. No new structures are proposed as part of the lease, which covers an existing dairy operation. Mr. Boteilho and the DLNR have been made aware of the requirement to file the aeronautical review form if future management of the dairy involves new structures.

2. DOT: DOT is extremely concerned that the Cow Washwater Treatment and Manure
Separation (CWTMS) area could easily become a wildlife attractant. FAA Advisory Circular 150/5200-33B, Section 1-2, dated 8/28/07, recommends a separation distance of 5,000 feet from any potential wildlife attractant area and any part of the runway.

GA LLC: **Cow Washwater Treatment and Manure Separation area.** The letter appears to be the first ever indication from the DOT that the facilities for the dairy, which has been in operation at this exact location for 25 years, pose a problem for the airport. We take it that there have been no incidents or adverse conditions noted by DOT in relation to the dairy in any of the airport reviews or master plan assessments that have been conducted over the last 25 years. The 1999 EA for the Upolu Airport Master Plan specifically mentions the dairy, but does not indicate that it poses any sort of problem. In the section on potential bird strikes, the dairy is not mentioned at all, possibly because the EA preparers judged that the washwater facilities are located sufficiently distant from the runway. In the discussion of socioeconomic impacts of the airport plan, there is no mention of foreclosing the dairy uses for what is one of the last dairies in the State, which would been a significant socioeconomic impact. The absence of such discussions in DOT’s own evaluation of its airport master plan is evidence that careful analysis indicates that dairy operations are located at a sufficient distance from the airport to avoid problems. Possibly, it is also because there is so little traffic at Upolu Airport, which reported a total of 20 takeoffs and landings between 2006 and 2009, inclusive, according to DOT data: [http://hawaii.gov/dot/airports/library/publications-and-statistics/cysmallone.pdf](http://hawaii.gov/dot/airports/library/publications-and-statistics/cysmallone.pdf).

3. **DOT:** The applicant must take precautions to discourage birds, particularly threatened and endangered species, from establishing habitat on the project property. The CWTMS area should be required to prevent bird habitation, monitored or patrolled, with bird hazing measures implemented whenever necessary. The applicant must ensure that its CWTMS area will not be construed as or become a wetland. Wetlands are known bird attractants and extremely difficult/costly to alter or relocate.

GA LLC: **Discouraging birds from establishing habitat on the property.** Mr. Boteilho reports that he does take steps to avoid creating bird habitat and tries to keep bird populations from building up. To his knowledge, the dairy has no facilities that might attract birds near the airport runway.
4. DOT: DOT is concerned that hazardous materials and chemicals used by long-standing dairies could leach into the ground or be carried in surface run-off towards the airport and ocean. The applicant should take precautions to prevent this from occurring.

GA LLC: **Hazardous materials.** The dairy uses very few materials that would be listed as hazardous and controls its runoff properly in conformance with all applicable County, State and federal laws.

5. DOT: The applicant must maintain the pasture fence lines to prevent cattle from entering airport land.

GA LLC: **Pasture fences.** The dairy strives to ensure that its fences are maintained in order to keep its cows within the leased premises.

6. DOT: The gate along Akoni Pule Highway should be removed and replaced with fencing. DOT has no record of issuing a permit for such gated (driveway) access from the subject property to the highway.

GA LLC: **Gated access onto Akoni Pule Highway.** The applicant takes your concerns seriously and wishes to address your issues as the lease proposal goes to the Board of Land and Natural Resources. We have supplied a copy of your letter to the Land Division and Mr. Boteilho for their response and/or actions.

Staff has reviewed, researched and acknowledges that the subject access above-mentioned was not formally approved by the DOT for permitted vehicular accesses onto the Akoni Pule Highway as depicted on attached Exhibit C. As a result, Boteilho Hawaii Enterprises, Inc. is recommended to remove the gate in question and to fence off the area until proper approval is obtained from DOT for vehicle accesses onto the Akoni Pule Highway. For the time being, accesses onto the Akoni Pule Highway from the subject State property should be through the designated planned roadways in the area, which include, Lincoln Avenue and Malu Road.

**RECOMMENDATION:** That the Board:

1. Find that the public interest demands the issuance of this direct lease to Boteilho Hawaii Enterprises, Inc. for dairy purposes;

2. Subject to the Applicant fulfilling all of the Applicant requirements listed above,
authorize the issuance of a direct lease to Boteilho Hawaii Enterprises, Inc., covering the subject area under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

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

B. All construction and use of the premises shall be in full compliance with all laws, rules and regulations of the Federal, State and County governments;

C. Standard full utilization of the land provision;

D. Standard good husbandry and conservation program provision;

E. Standard boundary fence provision;

F. Obtain approval for limited vehicle access rights onto the Akoni Pule Highway from the Department of Transportation, Highways Division;
   1) Boteilho Hawaii Enterprises, Inc., shall be responsible for all expenses, costs, fees and considerations relating to the acquisition of the vehicle access rights to the highway.

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

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

3. The Board of Land and Natural Resources, upon satisfactory review, shall accept the DOT Grant of Limited Vehicle Access Rights document for accessing the Akoni Pule Highway.

Respectfully Submitted,

Wesley T. Matsunaga
Land Agent

APPROVED FOR SUBMITTAL:

William J. Aila, Jr., Chairperson
APPROVED AND AMENDED as follows:

Land Board Meeting; 06/23/2011: D-7

Delete page 7, the paragraph which says: "Staff has reviewed, researched and acknowledges that the subject access above-mentioned was not formally approved by the DOT for permitted vehicular accesses onto the Akoni Pule Highway as depicted on attached Exhibit C. As a result, Boteilho Hawaii Enterprises, Inc. is recommended to remove the gate in question and to fence off the area until proper approval is obtained from DOT for vehicle accesses onto the Akoni Pule Highway. For the time being, accesses onto the Akoni Pule Highway from the subject State property should be through the designated/planned roadways in the area, which include, Lincoln Avenue and Maliu Road."

Delete Recommendation 2.F. and 2.F.1. which says: "Obtain approval for limited vehicle access rights onto the Akoni Pule Highway from the Department of Transportation, Highways Division;

1) Boteilho Hawaii Enterprises, Inc., shall be responsible for all expenses, costs, fees and considerations relating to the acquisition of the vehicle access rights to the highway."

Delete Recommendation 3 which says: "The Board of Land and Natural Resources, upon satisfactory review, shall accept the DOT Grant of Limited Vehicle Access Rights document for accessing the Akoni Pule Highway."
Subject

EXHIBIT A
BLNR - Issuance of Direct Lease
to Boteiho Hawaii Enterprises, Inc.
TMK: (3) 5-5-003: 004, 005 & 006;
5-5-005: 001 and 5-5-006: 002, 003, 004 & 015

EXHIBIT A
BLNR - Issuance of Direct Lease
to Botelho Hawaii Enterprises, Inc.
TMK: (3) 5-5-003: 004, 005 & 006;
5-5-005: 001 and 5-5-006: 002, 003, 004 & 015

EXHIBIT A
The Environmental Notice

April 20, 2011

Kauai (HRB 343)
1. Hanalei Agricultural Park (DEA) .................................................. 2

Oahu (HRB 343)
2. Tepapaicano Reservoir Project (FEIS) ........................................ 2

Maui (HRB 343)
3. Puu Kuki Watershed Pesticide Fiscal Year 2012-2010 Management Plan (PEA) .................................................. 3
4. Waikiki Exploratory Well (DEA) .................................................. 3

Hawaii (HRB 343)
5. Pele Island: State Land for Data Purchase (PEA) ......................... 4
6. Kapalua Agricultural Park (FEA) .................................................. 5

Declaration of Exemption - County of Hawaii
Modification of an Existing Wall Within the Special Management Area and Shoreline Setback ........................................... 5

Environmental Council
Tentative Meeting Date Scheduled for May 11, 2011 ........................................ 6
Department of Accounting and General Services Exemption List ........................................ 6
Kauai Transportation Agency Exemption List ........................................ 6

Special Management Area Minor Permits ........................................ 6

Shoreline - Certification Applications ........................................ 7

Federal Notices
High Altitude Mountinous Environmental Training, Island of Hawaii ........................................ 7

Glossary ........................................ 8

Note: If you got a message saying that the file is damaged when you tried to open it, then the file is too big to open within your web browser. To view the file, download it directly to your hard drive by going to File and select Save As in your web browser.

Gary Hooser, Director - Office of Environmental Quality Control - 236 Smith Boulevard, Suite 703 - Honolulu, HI 96813
Tel 568-1465 - Fax 568-1490 - Email: hooser.gary@hi.gov - Website: http://www.gpo.gov/epu/environmental_quality_control.html

EXHIBIT B
The County Department of Water Supply (CWS) plans to construct an exploratory well in Wailuku, Maui within the main aquifer system to replace Shaft 33, an existing water source. The Proposed Wailuku Exploratory Well is being developed as part of CWS's continuing efforts to disperse the pumping within the aquifer. The project is one of six wells planned to replace Shaft 33. The six replacement wells will disperse pumping throughout the aquifer and positively impact the water quality and the sustainability of the aquifer. Approximately 12,000 square feet of land will be acquired for the well site. Pump and water quality tests will be performed to determine if the exploratory well will be suitable as a new, possible water source. Should the tests confirm suitability, a separate Environmental Assessment will be prepared for a permanent well and pumping station.

The proposed project may result in short-term construction-related noise and air-quality impacts. Such impacts will be mitigated by appropriate best management practices. In the long-term, no substantial adverse impacts to existing resources are anticipated. Consequently, significant adverse cumulative impacts are not anticipated. The project is not anticipated to cumulatively have a negative impact on the physical environment.

HAWAII (HRS 343)

6. Botelho Lease of State Land for Dairy Purposes (PEA)

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<td>Approving Agency:</td>
<td>Dept of Land and Natural Resources, Land Division, 75 Aupuni Street, Room 204, Hilo, HI 96720, Wesley Matsuoka, 374-4233</td>
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<tr>
<td>Consultant:</td>
<td>Geometrician Associates, PO Box 356, Hilo, HI 96721, Ron Tony, 869-7090</td>
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Botelho Hawaii Enterprises proposes to lease eight state properties totaling approximately 680 acres for continued use as a dairy. The company is owned by Kona farms owner Ed Botelho, Jr., who operates Clover Leaf Dairy, one of the three remaining dairies in the State. The dairy has been in operation at this location since 1963 and on the island since 1962. It currently has 809 cows, with about 650 giving milk at any given time. Although the dairy currently leases and fully utilizes all of the subject properties, Botelho Hawaii Enterprises seeks to rationalize the terms and purposes of the leases to make the dairy more efficient and allow prudent acquisition of new equipment. The current leases are set to expire at various dates in 2019 and 2020. The new lease would have a common thirty-year term. All existing uses would be allowed for the entire lease. No relocation of the main par of the dairy would occur and no major new facilities would be built. The main advantage would be to allow the growing and feeding of forage in areas where only pasture uses are currently allowed. At the present time, according to the Department of Agriculture, more than 80 percent of Hawaii's milk comes from California. Depending on the weather, it can take more than a week to arrive in Hawaii. This milk goes pasteurized before being bottled in Hawaii. Clover Leaf Dairy trucks its milk.
The Environmental Notice
Office of Environmental Quality Control
April 25, 2011

Each day for processing to Meadow Gold Dairy, which is located 97 miles away in Hilo, from which State residents can have access to fresh local milk. State agriculture officials are concerned that the loss of local dairies could leave the State’s milk supply in a precarious position. The dairy has been in operation in this location since 1880, and no sensitive biological or archaeological resources are present and there are no traditionally zoned property. Agricultural impacts are properly handled on the dairy, and continuing the dairy is compatible with uses on surrounding lands.

6. Kapalua Agricultural Park (FEA)

Island: Maui
District: Hamakua
TMK: (3)-4-7-05:01, 02 & 03-4-7-06:01, 05, 06, 07, 10, 14, 20
Proposing Agency: County of Hawaii, Dept of Finance, Kenneth Van Bergen, 25 Aupuni Street, Suite 2103, Hilo, HI 96726-4282
Approving Agency: Same
Consultant: PBR Hawaii & Associates, Inc., 1001 Bishop Street, Suite 850, Honolulu, HI 96814. 521-5531 or cmartinez@pbrhawaii.com
Status: Finding of No Significant Impact. There is no comment period.

The Hawaii County Department of Finance proposes to permit or lease the subject property as an agricultural park. The purpose of the agricultural park is to develop and demonstrate best practices for sustainable grazing operations to support the grass-fed beef industry; test alternative orchard crops for production; provide instuction opportunities for value-added products; and provide training in cultivation and business practices. The proposed activities may include grazing; agricultural production; and possibly small-scale agricultural business operations. In addition, recreational activities are planned. Educational facilities will include shade, a shop, an office; and a cleaning-house facility for processing produce.

Development may include: clearing existing cattle paddocks and installing fencing to create paddocks; installation of pumping equipment to access water from the Lower Harnksus Ditch; water source development such as a well, reservoir or large-scale water-catchment systems at higher elevations; and construction of facilities to support the educational component of the park. All improvements are anticipated to occur onsite and the County will not permit any new dwellings. The endangered Hawaiian black bear has been detected at this site. Measures to avoid impacts to the bat, as well as the Hawaiian hawk include limiting tree clearing to months outside the species nesting season. One archaeological feature at this site is proposed to be avoided by any new activity.

DECLARATION OF EXEMPTION - County of Hawaii

Modification of an Existing Wall Within the Special Management Area and Shoreline Setback

Project No.: SAA-11-000834; SSV-11-000007
Description: The owners would like to demolish a damaged portion of an existing wall and stairs on the coastal boundary of the subject parcel. The owners further wish to construct a new wall of the same height and width as the existing wall that would run on the seaward side of the County of Hawaii property from the north and the rowland-palmer for a distance of approximately 30 feet on the southeastern edge of the Schram Trust property (TMK 6-9-06:01). Another 30 feet in length would be built on the northeastern edge of the Schram Trust property (TMK 6-9-06:25) to separate it from the public access and to protect the properties from future erosion.
BLNR - Issuance of Direct Lease

to Boteilho Hawaii Enterprises, Inc.
TMK: (3) 5-5-003: 004, 005 & 006;
5-5-005: 001 and 5-5-006: 002, 003, 004 & 015

EXHIBIT C

BACKGROUND:

At its meeting of June 23, 2011, Agenda Item D-7, the Board of Land and Natural Resources approved, as amended, the issuance of a direct lease to Boteilho Hawaii Enterprises, Inc. (Applicant) for dairy purposes. (Exhibit A)

REMARKS:

In processing the above, the Hawaii District Land Office received a call from Applicant reminding staff that the method of payment of the annual lease rent of its existing leases was set-up as monthly payments, and not as semi-annual payments as indicated in the submittal. Applicant explained that due to the condition of the economy, payment of the annual rent in monthly installments is preferred and works best with its business finances and budget.

It was also brought to staff’s attention that the prior Land Board action approving the direct lease did not address the mutual cancellation of the existing pasture leases identified as General Leases No. S-4950, S-5572, and S-5574. The effective date for the cancellations will be coordinated with the commencement date of the new direct lease.

RECOMMENDATION:

1. That the Board Amend its prior Board action of June 23, 2011, under Agenda Item D-7 by:
   A. Authorize the “Method of Payment” of the annual rent for the direct lease
to be payable in monthly installments, due on the first day of each and every month, in advance.

B. Authorize the mutual cancellation of General Lease Nos. S-4950, S-5572, and S-5574, to Boteilho Hawaii Enterprises, Inc., covering the subject land under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

1) The standard terms and conditions of the most current mutual cancellation of lease document form, as may be amended from time to time;

2) Review and approval by the Department of the Attorney General; and

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

2. All terms and conditions listed in its June 23, 2011 approval to remain the same.

Respectfully Submitted,

[Signature]
Wesley T. Matsunaga
Land Agent

APPROVED FOR SUBMITTAL:

[Signature]
William J. Aila, Jr., Chairperson