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

January 25, 2013

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

PSF No.: 08MD-047
Maui

Grant of Term, Non-Exclusive Easement to 3900 WA Associates, LLC, a Delaware limited liability company for Encroachments related to the Presetting of Chairs on the Beach Purposes, Honouala, Maui, Tax Map Key: (2) 2-1-023: seaward of 007.

APPLICANT:

3900 WA Associates, LLC, a Delaware limited liability company.

LEGAL REFERENCE:

Section 171-13, Hawaii Revised Statutes, as amended.

LOCATION:

Portion of Government land located seaward of Lot 102 of Land Court Application 1804 (Map 28) situate at Honouala, Maui identified by Tax Map Key: (2) 2-1-023:007, as shown on the attached map labeled Exhibit A.

AREA:

2,400 square feet, more or less.

ZONING:

State Land Use District: Conservation

TRUST LAND STATUS:

Section 5(b) lands of the Hawaii Admission Act

DHHL 30% entitlement lands pursuant to the Hawaii State Constitution: NO
CURRENT USE STATUS:

Unencumbered.

CHARACTER OF USE:

Right, privilege and authority to preset beach chairs for use by hotel guests over, under and across State-owned land within the easement area, subject to the terms and conditions described within.

COMMENCEMENT DATE:

To be determined by the Chairperson.

CONSIDERATION:

One-time payment to be determined by independent appraisal establishing fair market rent, subject to review and approval by the Chairperson.

EASEMENT TERM:

Ten (10) years

CHAPTER 343 - ENVIRONMENTAL ASSESSMENT:

In accordance with Hawaii Administrative Rule Sections 11-200-8(a)(1) & (4) and the Exemption List for the Department of Land and Natural Resources approved by the Environmental Council and dated December 4, 1991, the subject request is exempt from the preparation of an environmental assessment pursuant to Exemption Class No. 1, that states "Operations, repairs or maintenance of existing structures, facilities, equipment, or topographical features, involving negligible or no expansion or change of use beyond that previously existing" and Class No. 4, that states "Minor alteration in the conditions of land, water, or vegetation."

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/one-time payment;
2) Provide survey maps and descriptions according to State DAGS standards and at Applicant's own cost.

REMARKS:

Applicant, the owner of the Four Seasons Resort Maui at Wailea, requests approval of a ten year non-exclusive easement on State land seaward of the resort property. The purpose of the easement is to allow the resort to preset beach chairs for the exclusive use by resort guests on the beach area. In the course of processing an application for shoreline certification for the resort property, the State Surveyor and Department staff conducted a site visit of the property and located the shoreline along the steep bank face with well-established Naupaka growth. Therefore, the beach area seaward of the vegetation where the presetting would occur is located in the shoreline area and thus on land owned by the State.

Applicant desires the easement to consist of two rectangular shaped areas on each side of a corridor leading from the resort to the beach area. Each area would measure approximately 40 feet wide by 30 feet in length, for a total easement area of approximately 2,400 square feet. The public beach will not contain any markings or other demarcation line identifying the easement areas. As such, to provide some flexibility to hotel staff who will be the ones placing the chairs on the beach on a daily basis, the applicant and staff propose that the chairs will be situated within the two (2) 40' by 30' easement areas, and the easement areas shall be situated inside a larger envelope area A measuring 70' by 70', and envelope area B measuring 50' by 90'. This will allow some flexibility in the actual placement of the chairs on the beach to avoid the hotel staff having to become experts in surveying or GPS (global positioning system). In addition, the easements will not have a fixed location as the resort will only preset the chairs on the dry sand area, which is dependent upon the location of the high water mark on a given day. For example, the location of the larger envelope areas will be twelve (12) feet mauka of the high water mark for that particular day, or twelve (12) feet from the certified shoreline (mauka end of the sandy beach). In addition, the envelope areas will be located at least twelve (12) feet apart from each other. Therefore, no submerged lands will be utilized under this easement. Please refer to the material in Exhibit B for further information.

The proposed easement shall be non-exclusive, so the presetting of the chairs may be altered as needed from time to time to accommodate other uses of the beach area, such as a one-time event. In such instance, the Chairperson may negotiate the use of the beach area to accommodate the respective parties via a right-of-entry agreement. Furthermore, there are additional encroachments consisting of canoes and unused beach chairs stored in the shoreline area. This proposed easement does not address those encroachments, only the presetting of beach chairs. The applicant will address those encroachments separately, and return to the Board for approval of second easement to resolve the
additional encroachments.¹

Applicant requests the ability to preset approximately 30 to 35 beach chairs each morning no earlier than 6:30 A.M., with the exception of the resort’s two busiest periods of the year, December 18th through January 2nd, and the spring break period defined as beginning the 10th day preceding Easter to the immediately following Thursday. During those periods the presetting would commence no earlier than 30 minutes before sunrise. Beginning at 8 A.M., and throughout the day, resort staff assigned to the beach area will remove any chairs that are determined to be unoccupied by resort guests. Thereafter, chairs may be returned to the beach area only at the request of a guest and as available space on the beach area will allow. Resort staff shall remove all chairs no later than 60 minutes after sunset, unless occupied by a guest. In the event of such an occurrence, the chair shall be removed within 30 minutes after the guest surrenders the chair.

Given the unique circumstances associated with this easement request, it is recommended that the Board approve the easement for a limited ten-year term. This will allow the Department to monitor the easement and determine if such terms and conditions will be appropriate for future dispositions. If management of the easement is successful, then the easement can be renewed at the end of the term. If there are persistent issues that need to be resolved, the Department can address them without being bound to a longer term disposition.

No agency comments were solicited because the actions authorized under the easement are very similar to those conducted by the general public on a daily basis on beaches across the entire state. The easement will not allow any permanent or long term alteration of the beach area, unlike other standard shoreline easements for structures and improvements. Furthermore, given the limited duration of the preset, impact on the area will be minimal.

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

RECOMMENDATION: That the Board:

1. Declare that, after considering the Department’s previous exemption from Chapter 343, HRS, and Chapter 11-200, HAR, this project will probably have minimal or no significant effect on the environment and is therefore exempt from the preparation of an environmental assessment.

2. Authorize the subject requests to be applicable in the event of a change in the

¹ The applicant Hotel hasn’t yet decided whether to ask the BLNR to allow the other encroachments to remain by virtue of another nonexclusive easement, or remove the encroachments from within the shoreline and public land area.
ownership of the abutting parcel described as Tax Map Key: (2) 2-1-023:007, provided the succeeding owner has not had a lease, permit, easement or other disposition of State lands terminated within the last five (5) years due to non-compliance with such terms and conditions.

3. Subject to the Applicant fulfilling all of the Applicant requirements listed above, authorize the issuance of a term, non-exclusive easement to 3900 WA Associates, LLC covering the subject area for beach chair preset purposes under the terms and conditions cited above, which are by this reference incorporated herein and further subject to the following:

A. The standard terms and conditions of the most current term shoreline encroachment easement document form, as may be amended from time to time;

B. The easement shall run with the land and shall inure to the benefit of the real property described as Tax Map Key: (2) 2-1-023:007, provided however: (1) it is specifically understood and agreed that the easement shall immediately cease to run with the land upon the expiration or other termination or abandonment of the easement; and (2) if and when the easement is sold, assigned, conveyed, or otherwise transferred, the Grantee shall notify the Grantor of such transaction in writing, and shall notify Grantee's successors or assigns of the insurance requirement in writing, separate and apart from the easement document;

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

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

Respectfully Submitted,

[Signature]

Ian Hirokawa
Project Development Specialist

APPROVED FOR SUBMITTAL:

[Signature]

William J. Aila, Jr., Chairperson
Russell,

On the chair pre-setting areas, I enclose a photograph and a survey map which show the 2 “envelopes” within which each of the 2 30’ x 40’ pre-setting areas will be located on a given day. The pre-setting envelope labeled A is 70’ x 70’ and envelope B is 50’ x 90’. Neither envelopes A nor B will be located closer than 12 feet to each other, to the certified shoreline boundary, or to the upper reaches of the waves at high tide on a given day. As I mentioned earlier, the reasons for the “envelopes” is to give the resort flexibility to locate the two 30’ x 40’ pre-setting areas in the event of either abnormal high tides or beach erosion, or the occupancy by non-guests of portions of the beach.

Lastly, for your information, the resort’s surveyor will be at the property this week to locate the canoe and beach chair/equipment storage areas.

Please contact me should you have any questions.

David H. Nakamura

David H. Nakamura/ar
EXEMPTION NOTIFICATION

Regarding the preparation of an environmental assessment pursuant to Chapter 343, HRS and Chapter 11-200, HAR

Project Title: Term, Non-Exclusive Easement to 3900 WA Associates, LLC, a Delaware limited liability company.

Project / Reference No.: PSF 08MD-047

Project Location: Honouala, Maui, Tax Map Key: (2) 2-1-023:seaward of 007

Project Description: Presetting of beach chairs fronting the Four Seasons Resort Maui at Wailea

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

Exemption Class No.: In accordance with Hawaii Administrative Rule Section 11-200-8(a)(1) and (4), the subject request is exempt from the preparation of an environmental assessment pursuant to Exemption Class No. 1, that states "Operations, repairs or maintenance of existing structures, facilities, equipment, or topographical features, involving negligible or no expansion or change of use beyond that previously existing" and Class No. 4, that states "Minor alteration in the conditions of land, water, or vegetation."

The request is to convert the existing use of State lands into a long term disposition. The subject request does not alter the conditions of land, water, or vegetation. The proposed activity is of a similar type and scope of beach activities that periodically occurred and continues to occur on this and other beach areas across the State. The activity has resulted in no known significant impacts, whether immediate or cumulative, to the natural, environmental and/or cultural resources in the area. As such, staff believes that the request will involve negligible or no expansion or change in use of the subject area beyond that previously existing.

Consulted Parties: Not applicable
Recommendation: It is recommended that the Board find that this project will probably have minimal or no significant effect on the environment and is presumed to be exempt from the preparation of an environmental assessment.

William J. Ailla, Jr., Chairperson

1/15/13
Date