State of Hawai‘i
DEPARTMENT OF LAND AND NATURAL RESOURCES
Division of State Parks
Honolulu, Hawai‘i 96813

May 27, 2016

Board of Land and Natural Resources
State of Hawai‘i
Honolulu, Hawai‘i

SUBJECT: Renewal of Volunteer Agreement with ‘Ahahui Mālama I Ka Lōkahi at the Nā Pōhaku o Hauwahine Site, Kawainui State Park Reserve, Kailua, Ko‘olaupoko, O‘ahu [TMK: (1) 4-2-13: por. 10].

The Curator Program was initiated in 1987 by the State Historic Preservation Division (SHPD) and the Division of State Parks to encourage community involvement in the care and management of historic and cultural sites on State-owned properties. Over the years, the volunteer program has expanded to include natural resources in the parks and projects such as educational programs, interpretation, and site restoration. The agreements developed between the organization and the Department of Land and Natural Resources (DLNR) outline the responsibilities of the volunteer organization for a 5-year term.

The Kawainui State Park Reserve (SPR) was established in 2005 and is comprised of two sections of fastland along the north and west sides of Kawainui Marsh. The Park Reserve, along with Ulupō Heiau State Historical Park on the eastern side of Kawainui, were set-aside to the Division of State Parks to preserve, protect, and interpret the significant cultural sites of Kawainui and provide opportunities for passive outdoor recreation. The large 800-acre wetland of Kawainui is under the jurisdiction of the Division of Forestry and Wildlife and designated the Kawainui Wildlife Sanctuary.

The Nā Pōhaku o Hauwahine Section of Kawainui SPR (Parcel 10) consists of 48 acres along Kapa‘a Quarry Road on the western side of Kawainui Marsh. The volunteer agreement with ‘Ahahui Mālama I Ka Lōkahi (AML) addresses a 15-acre portion of Parcel 10 and encompasses the cultural and geological site known as Nā Pōhaku o Hauwahine.

AML is a 501(c)(3) organization formed in 1994 to promote a native Hawaiian conservation ethic in the preservation of native species and ecosystems. AML has been working on the restoration of the lowland forest ecosystem at the 12-acre Nā Pōhaku o Hauwahine site since the late 1990s. Their restoration project has involved the removal of alien vegetation and the planting of native species appropriate to the area. A water catchment system has been installed to water the native plants and a trail system has been developed for visitation. The regular volunteer workdays promote stewardship of Kawainui and assist with the maintenance of the site. AML has continued to expand their community outreach and education program by hosting schools, groups, and volunteers. The initial agreement between State Parks and AML was executed in 2005 and was renewed in 2011. The agreement was amended in 2015 to add an additional 3 acres to the south of the site for parking and a plant nursery.
Federal grant funds from the Land and Water Conservation Fund (LWCF) program were used in 1985 to purchase these lands around Kawainui Marsh. A requirement of this program administered by the National Park Service is to provide public access and opportunities for outdoor recreation. By establishing trails and keeping the site accessible to the public, AML is meeting the requirements of the federal program. In the Master Plan being developed by DLNR for the Kawainui-Hāmākua Complex, an educational center with parking and restrooms is being proposed at the southern end of the Nā Pōhaku o Hauwahine site. The dryland forest restoration is being incorporated into the planning for this area. DLNR is also preparing an Environmental Impact Statement (EIS) for the Draft Master Plan. No new structures will be built until the EIS has been accepted.

RECOMMENDATION:

State Parks encourages community involvement and assistance with the care, management, and interpretation of the resources in the parks. AML has indicated a willingness to assist with the care of the Nā Pōhaku O Hauwahine Site within the Kawainui State Park Reserve in coordination with State Parks. State Parks recommends that the Board grant approval for DLNR to enter into a 5-year agreement with AML to allow them to care for the 15-acres of Kawainui SPR referred to as Nā Pōhaku o Hauwahine subject to the following conditions:

1. Review and approval of the agreement by the Department of the Attorney General.

2. AML continues to meet the requirements of the LWCF Program for public access and outdoor recreation in compliance with Section 6(f) of the LWCF Act of 1965.

3. Amendments and renewals of the volunteer agreement are delegated to the Chairperson.

4. And such other terms and conditions as may be prescribed by the Chairperson to best serve the interests of the State.

Respectfully submitted,

CURT A. COTTRELL
State Parks Administrator

APPROVED FOR SUBMITTAL:

SUZANNE CASE, Chairperson

Attachment: Draft Agreement with ‘Ahahui Mālama I Ka Lōkahi
STATE OF HAWAI‘I  
DEPARTMENT OF LAND AND NATURAL RESOURCES  
DIVISION OF STATE PARKS  

AGREEMENT  

THIS AGREEMENT, executed on the respective dates indicated below, is effective as of _________________, 201__, between the Board of Land and Natural Resources, State of Hawai‘i (hereafter "STATE"), whose address is 1151 Punchbowl Street, Honolulu, Hawai‘i 96813, and ‘Ahahui Mālama I Ka Lōkahi (also referred to herein as “AML”), a Hawai‘i nonprofit corporation, whose address is P.O. Box 720, Kailua, Hawai‘i 96734, for and regarding Nā Pōhaku o Hauwahine Site, Kawaiinui State Park Reserve (“Site”), ahupua‘a of Kailua, district of Koʻolaupoko, island of O‘ahu, State of Hawai‘i [TMK: (1) 4-2-13: por. 10].

INTRODUCTION  

The STATE is the owner of Kawaiinui State Park Reserve (SPR). This Agreement specifically addresses 15 acres referred to as the Nā Pōhaku o Hauwahine Site under the jurisdiction of the Division of State Parks (Attachment 1). Located within the Site are a water catchment system (one 1,500 gallon tank and four 500 gallon tanks with 300 sq. foot roof and PVC waterlines), two interpretive signs, and an amphitheater with wooden benches.

RESPONSIBILITIES OF ‘AHAHUI MĀLAMA I KA LŌKAHI

AML shall:

1. Coordinate all actions and activities undertaken in the execution of this Agreement with State Parks.

2. Designate a project coordinator(s) who shall coordinate all work projects on-site and ensure that all participants complete State Parks’ volunteer and release of liability forms (Attachments 2 and 3) and provide the completed waiver forms to State Parks.

3. Submit an annual report of activities and volunteer hours performed under this Agreement to State Parks.

4. Maintain the Site by weeding and maintaining the native plantings, maintaining and repairing the water catchment system and amphitheater as needed, and maintaining the trails through the Site.
5. Develop and implement a written training and safety plan for the use of tools, equipment, machinery, and herbicides by volunteers when removing vegetation, planting new vegetation, and maintaining the Site. The following guidelines shall be followed:
   a. Removal of weeds and vegetation debris to designated locations within the Site. Vegetation removal shall be done with minimal ground disturbance and include steps to minimize erosion and stabilize the ground surface.
   b. Cut debris will be chipped and either used on-site at the Site or transported off-site. There is to be no burning within the Site.
   c. Weed-eaters, machetes, lawnmowers, chainsaws, and other hand tools may be used when and where appropriate.
   d. An herbicide with dissipation properties such as Round-up, may be used to control weeds and vegetation growth. Any herbicide used near the marsh shall comply with Department of Health, Clean Water Branch requirements.
   e. Establish a safety plan, which must be reviewed and approved by State Parks prior to any work at the Site. This plan shall include the use of safety gear and protection of the public when working in the Site. Safety training and briefings are required prior to any work and use of tools by members and/or volunteers.

6. Periodically monitor the condition of the Site. Where possible, attempts shall be made to prevent vandalism and damage. Should any damage be discovered, AML will notify State Parks as soon as possible.

7. AML may prepare and implement a landscape plan to expand or alter plantings within the Site. Any planting or landscaping plan shall be reviewed and approved in writing by State Parks prior to implementation.

8. AML may prepare and install interpretive devices and displays, contingent upon prior written approval of an interpretive plan by State Parks. If a historic property is involved, prior written approval by the State Historic Preservation Division (SHPD) in accordance with Chapter 13-277, HAR is also required.

9. AML may provide educational and interpretive programs in the park, including leading interpretive tours and service projects in the park based on written interpretive plans, educational curriculum, and other materials that have been approved in writing by State Parks.
10. AML may install passive park facilities in the Site, such as benches, in compliance with an approved plan if AML receives prior written approval from State Parks and obtains all required permits.

11. With State Parks written approval, AML may retain the services of a professional archaeologist for the purposes of conducting archaeological work needed to fulfill the objectives of this agreement or to contribute to State Parks meeting the requirements of the historic preservation project review process (§6E-7 and §6E-8, HRS; Chapter 13-275, HAR). The archaeologist shall meet the professional qualifications established by §13-281-3, HAR, and hold a valid permit to conduct archaeological activities in Hawai‘i in accordance with §13-282-3, HAR. If any state funds are applied, all applicable state procurement laws shall be followed.

12. Procure, at their own cost and expense, and maintain during the entire period of this Agreement, comprehensive general liability insurance, issued by an insurance company or companies licensed or authorized to do business in the State of Hawai‘i, with an AM Best rating of not less than “A-” or other comparable and equivalent industry rating, in an amount of at least $1,000,000 for each occurrence and $2,000,000 aggregate, and with coverage terms acceptable to the Chairperson of the Board. The policy or policies of insurance shall name the State of Hawai‘i as an additional insured and a copy shall be filed with the State of Hawai‘i, Department of Land and Natural Resources (“DLNR”). The insurance shall cover any and all activities and responsibilities set forth in this Agreement.

Prior to or upon execution of this Agreement, AML shall furnish DLNR with a certificate(s) of insurance showing the insurance policy or policies. If the scheduled expiration date of the current insurance policy is sooner than the specified termination date of this Agreement, AML shall, upon renewal of the insurance policy or policies, provide DLNR with a copy of the renewed insurance policy or policies. This insurance shall not be cancelled, limited in scope or coverage, or nonrenewed until after thirty (30) calendar days written notice has been given to DLNR. DLNR may, at any time, require AML to provide DLNR with copies of the insurance policy or policies that are or were in effect during this Agreement.

The Chairperson of the Board shall retain the right at any time to review the coverage, form, and amount of insurance required by this Agreement. If, in the opinion of the Chairperson of the Board, the insurance provisions in this Agreement do not provide adequate protection for
the State of Hawai‘i, the Chairperson may require AML to obtain insurance sufficient in
coverage, form, and amount to provide adequate protection. The Chairperson’s requirements
shall be reasonable but shall be designed to assure protection for and against the kind and
extent of the risks which exist at the time a change in insurance is required. The Chairperson
shall notify AML in writing of changes in the insurance requirements and AML shall deposit
copies of acceptable insurance policy or policies and certificate(s) thereof, with incorporated
changes within thirty (30) calendar days of receipt of the notice.

The procuring of the required policy or policies of insurance shall not be construed to limit
liability under this Agreement nor to relieve or release AML of the indemnification
provisions and requirements of this Agreement. Notwithstanding the policy or policies of
insurance, AML shall be obligated for the full and total amount of any damage, personal
injury, wrongful death, or loss arising out of, or in connection with the activities and
responsibilities under this Agreement.

13. AML shall defend and indemnify the State of Hawai‘i, its officers, employees, agents, and
assigns, and hold each of them harmless from any claims and demands from any person(s)
arising out of or based on any personal injury, death, or property damage arising directly or
indirectly from the activities of its officers, members, volunteers, and contractors set forth in
this Agreement. This provision shall survive the termination of this Agreement.

14. AML, their parents, subsidiaries and affiliates, successors, assigns, and members remise,
release, and forever discharge the State of Hawai‘i, and its officers, employees, agents, and
assigns, acting in their official capacities with due diligence, from any and all claim(s),
demand(s), or cause(s) of action on account of the death or injury to its officer(s) or
employee(s), of the property of its officer(s) or employee(s), that may be due or attributable
to the activities as set forth in this Agreement. This provision shall survive the termination of
this Agreement.

15. AML, their parents, subsidiaries and affiliates, licensees, successors, assigns, and members
assume all risk of bodily injury, wrongful death, and/or property damage that may be due or
attributable to the activities as set forth in this Agreement and hereby waive any and all
claims against the State of Hawai‘i, its officers, employees, agents, and assigns.

16. Use of the Site shall be in accordance with all of the Rules and Regulations of the Division of
State Parks (Chapter 13-146, HAR) and all other applicable rules and regulations of the
Department of Land and Natural Resources as well as all other applicable rules, regulations and permit requirements of the City and County of Honolulu, State of Hawai‘i, and Federal Government, including requirements under HRS Chapter 343 concerning environmental and cultural review prior to any actions that would trigger compliance with this statute.

17. AML may sponsor volunteer projects in addition to their regular maintenance responsibilities but State Parks must approve and shall be notified 5 working days in advance of large volunteer projects. A permit may be required for any activity involving over 25 individuals.

18. AML will perform all duties and responsibilities without pay from the STATE.

SPECIAL CONDITIONS

AML shall not:

1. Conduct or permit commercial activity, including the sale of any items or advertising of commercial products, to be conducted in conjunction with the partnership and maintenance of the Site;

2. Undertake or permit fund raising activities at the Site;

3. Permit participants to possess, display, use or consume alcoholic beverages or illegal drugs at the Site;

4. Permit any temporary or permanent residence to occur at the Site;

5. Cause any significant disruption to normal park usage; or

6. Undertake site improvements unless these tasks are covered in this Agreement or amendments thereto, if any.

RESPONSIBILITIES OF THE STATE

1. DLNR, in its sole discretion, will continue to manage and be responsible for the area covered by this Agreement and may issue permits, including commercial permits, conduct archaeological and other investigative activities, install interpretive devices and regulatory signs, and implement management plans. DLNR will consult with the AML on these activities as deemed appropriate by the STATE.

2. State Parks agrees to provide information in its possession relating to the park, including but not limited to archaeological and historical information, surveys conducted of archaeological sites or features which are not of a confidential nature, environmental assessments and environmental impact statements, and plans regarding existing or proposed future uses of the Site.
lands within the park. The information State Parks will provide is limited to information that is not confidential.

3. The assistance of State Parks may be requested for large clearing and hauling projects. State Parks assistance may be requested for the purchase of supplies and equipment for work conducted at the site, including the purchase and use of herbicides, with the understanding that State resources may be limited or restricted. Such requests should be coordinated with the State Parks O‘ahu District Parks Superintendent.

4. In accordance with §6E-7 and §6E-8, HRS, and Chapter 13-275, HAR, State Parks shall be responsible for obtaining concurrence from the State Historic Preservation Division (SHPD) to proceed with proposals under this agreement that could have an effect on historic properties in the park and for submitting for review and approval any reports or plans.

RESTRICTIONS ON THE ROLE OF (ORGANIZATION)

1. Tasks not specified in this Agreement may not be undertaken. AML may propose amendments to this Agreement to undertake other tasks. These proposed amendments must be approved by the Board of Land and Natural Resources or its designee.

2. It must be emphasized that failure to get approval of additional tasks will likely lead to the revoking of this Agreement and the potential imposition of civil or criminal penalties under sections 6E-11, 6E-11.5, and/or 6E-11.6, HRS, if historic properties are damaged or altered without prior approval of the department.

3. It is the role of AML to help protect the Site resources covered by this Agreement and to help provide public access for the park’s visitors. AML is not the owner of the Park and cannot restrict access.

CHECKS TO ENSURE PROPER CURATION

1. AML and the STATE, through the Division of State Parks, will agree on a schedule for when work will be performed. The STATE will monitor the progress of the work and maintain close communication with AML. AML will notify the STATE in writing if a schedule change is necessary and obtain written approval of said schedule change from the STATE.
2. The STATE will make a minimum of two (2) field checks per year to see that proper maintenance is being done. If it is determined that proper maintenance is not taking place, the STATE will notify AML in writing of the problem(s) and will provide suggestions to correct the problem(s). AML will be allowed a reasonable time to correct the problem(s) and if they fail to correct the problem(s), the STATE may terminate this Agreement.

**INDIVIDUAL MEMBERS AND VOLUNTEERS OF ‘AHAHUI MĀLAMA I KA LŌKAHI**

AML shall be solely responsible for the actions of its members and volunteers who perform the responsibilities of AML under this Agreement.

**TERM & MODIFICATION OF AGREEMENT**

The term of this Agreement is for a period of five (5) years beginning on the effective date of the Agreement. Either party may terminate this Agreement after providing the other party with thirty (30) days written notice. This Agreement may be amended only in writing signed by both the STATE and AML.
IN WITNESS WHEREOF, the parties have caused this Agreement to be entered into as of the date first written above.

STATE

______________________________
(Signature)

______________________________
(Print Name)

Chairperson
Board of Land and Natural Resources
(Print Title & Organization)

______________________________
(Date)

‘AHAHUI MĀLAMA I KA LŌKAHI

______________________________
(Signature)

______________________________
(Print Name)

(Print Title & Organization)

______________________________
(Date)

APPROVED AS TO FORM:

______________________________
Deputy Attorney General

Approved by the Board of Land and Natural Resources at its meeting held on ___________________.

Agreement for Nā Pōhaku o Hauwhine, Kawaihui SPR
STATE OF ____________________________

: SS.

_________ COUNTY OF ________________

On this _____ day of __________________, 20__, before me appeared ________________________________, to me known, to be the person described in and, who, being by me duly sworn, did say that he/she is the ________________________________, the party named in the foregoing instrument, and that he/she is authorized to sign said instrument on behalf of the ________________________________, and acknowledges that he/she executed said instrument as the free act and deed of the ________________________________.

_________________________________________
(Signature)

_________________________________________
(Print Name)

(Notary Scal)

Notary Public, State of _________________

My commission expires: _________________
ATTACHMENT 1a
Location of the Nā Pōhaku o Hauwhine Site at Kawainui Marsh.
ATTACHMENT 1b
Map of the 15-acre Site covered under the agreement (TMK: 4-2-13: por. 10).
AGREEMENT FACT SHEET & VOLUNTEER WAIVER

Park/Site: ____________________________________________

Name of Group or Organization: ____________________________________________

Designated Volunteer Supervisor(s) and their contact numbers:

1. ____________________________________________

2. ____________________________________________

If you are a 501(C-3) non-profit, please include your ID number and date of incorporation:

ID No.: ____________________________ Date: ____________________________

Date of Agreement: ____________________________

List members who are regularly involved in curator activity and titles if applicable:

1. ____________________________________________

2. ____________________________________________

3. ____________________________________________

4. ____________________________________________

5. ____________________________________________

6. ____________________________________________

7. ____________________________________________

8. ____________________________________________

9. ____________________________________________

10. ____________________________________________

11. ____________________________________________

12. ____________________________________________

Work Schedule:

Emergency Contacts (list names, telephone, pager or cellular numbers, in priority order):

1. ____________________________________________

2. ____________________________________________

Attachment 2
STATE OF HAWAI'I
DEPARTMENT OF LAND AND NATURAL RESOURCES
RELEASE OF LIABILITY

Name: ___________________________ Phone: ______________

Address: __________________________

I have requested the Department of Land and Natural Resources to allow me or my child to engage in the following activity or activities on State of Hawai‘i property known as the [hereinafter “Park”]: (Description of activity) ___________________________

for a period of time starting on ____________ and ending on _____________. I agree and acknowledge that my or my child’s SAFETY is at moderate to high risk and that I accept RESPONSIBILITY. I fully understand, and by my signature acknowledge that:

I recognize and acknowledge that there are certain inherent risks and dangers involved with the above-described activity or activities at the Park involve certain inherent risks including but not limited to risk of possible injury or death and understand that the following conditions, hazards, or dangers may exist:

<table>
<thead>
<tr>
<th>• gusty winds</th>
<th>• dense, tangled vegetation</th>
</tr>
</thead>
<tbody>
<tr>
<td>• sharp and/or slippery rocks</td>
<td>• thorny plants</td>
</tr>
<tr>
<td>• stinging or biting insects and spiders</td>
<td>• work on or near steam and ocean water</td>
</tr>
<tr>
<td>• portable or no bathroom facilities</td>
<td>• wet or slippery roads</td>
</tr>
<tr>
<td>• no potable drinking water</td>
<td>• herbicides</td>
</tr>
<tr>
<td>• steep drop-offs</td>
<td>• paint, fuel, and oil fumes</td>
</tr>
<tr>
<td>• rugged terrain</td>
<td>• work in hunting area</td>
</tr>
<tr>
<td>• sharp tools</td>
<td>• wild animals</td>
</tr>
<tr>
<td>• lack of nearby medical facilities</td>
<td>• flash floods</td>
</tr>
<tr>
<td>• steep and slippery trail and river crossings</td>
<td>• lack of reliable communication service (including no telephone service)</td>
</tr>
<tr>
<td>• harsh weather conditions (ranging from hot and humid to wet and cold)</td>
<td>• diseases caused by water, air, or animal vectors</td>
</tr>
</tbody>
</table>

To the extent that my activities may involve the use of motorized tools, hand tools, and/or handling of herbicides, I acknowledge that there are certain inherent risks and dangers involved in such activities, which include (but are not limited to) risk of possible serious bodily injury, death, or poisoning.
Knowing that the above-described activity or activities at the Park may present certain risks and dangers to me or my child, including A RISK OF SERIOUS BODILY HARM OR DEATH, I nevertheless permit myself or my child to engage in the above-described activity or activities at the Park. I voluntarily ASSUME THE RISK OF INJURY OR LOSS created by the above-described conditions, hazards, and dangers at the Park.

With full knowledge of said conditions, hazards, and dangers, I RELEASE AND AGREE TO INDEMNIFY AND HOLD HARMLESS the State of Hawaii, and any and all of its officers, employees, and agents, for death or injury to me or my child or damage to or destruction of any of my or my child’s property resulting from the conditions, hazards, and dangers listed above.

In consideration for allowing me or my child to engage in the above-described activity or activities at the Park which I have requested, I, for my heirs, beneficiaries, executors, and administrators, REMISE, RELEASE, AND FOREVER DISCHARGE the State of Hawaii, and any and all of its officers, employees, and agents, acting in their official capacities, from any and all claim(s), demand(s), or cause(s) of action on account of my or my child’s death or personal injury or on account of any injury to my or my child’s property which may occur from my or my child’s negligence, hazards listed herein, or an unforeseeable event, during my or my child’s activity or activities at the Park described above.

I understand and acknowledge that the provisions of Chapter 90, Hawaii Revised Statutes, do not apply to me or my child’s activities at the Park.

I have read the above waiver and hereby release the State of Hawaii, its officers, employees, agents, and assigns from any and all liability that may result from my above-described activity or activities at the Park.

Signature: _______________________________ Date: ____________________________

Printed Name: __________________________

Signature of Parent or Legal Guardian: ________________________________

Printed Name: __________________________ Date: ____________________________

Minor’s Name(s): __________________________

Attachment 3

Agreement for Nā Pōhaku o Hauwahine, Kawainui SPR