H.C.R. NO. 29

HOUSE CONCURRENT RESOLUTION

AUTHORIZING THE ISSUANCE OF A TERM, NON-EXCLUSIVE EASEMENT COVERING A PORTION OF STATE SUBMERGED LANDS AT NAPILI 2 AND 3, LAHAINA, MAUI, FOR AN EXISTING WALKWAY, AND FOR USE, REPAIR, AND MAINTENANCE OF THE EXISTING IMPROVEMENTS CONSTRUCTED THEREON.

WHEREAS, the Board of Land and Natural Resources approved 1 the issuance of a 65-year term, non-exclusive easement to Napili 2 Kai, Ltd. under Grant of Non-Exclusive Easement No. S-5998 3 (GL5998) dated October 25, 2010 for existing walkway stairs, 4 shower station, concrete pier block remnants, and landscaping 5 purposes on state lands fronting the property identified as Tax 6 Map Keys: (2) 4-3-002:seaward of 026, 027 & 028, Napili 2 and 3, 7 8 Lahaina, Maui; and 9

10 WHEREAS, at the time GL5998 was issued, the state lands 11 affected by the non-exclusive easement had not been identified 12 as state submerged lands; and

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14 WHEREAS, around September 2016, Napili Kai, Ltd. submitted 15 an application for a shoreline certification in relation to the 16 consolidation/re-subdivision of its lots; and

18 WHEREAS, a site inspection conducted on November 2, 2016 by 19 the State Surveyor of the Department of Accounting and General 20 Services and staff of the Department of Land and Natural 21 Resources revealed that a portion of the walkway was on state 22 submerged lands outside of the encroachment area covered by 23 GL5998, with the walkway encroachment then estimated to total 24 approximately 140 square feet, more or less; and 25

26 WHEREAS, Napili Kai, Ltd. stated that the walkway had not 27 been altered since its construction, and the reason for the 28 discrepancy in the non-exclusive easement description under 29 GL5998 was unclear; and 30

H.C.R. NO. 29

WHEREAS, it therefore became necessary to increase the 1 encroachment area under the non-exclusive easement by 140 square 2 3 feet, more or less; and 4 5 WHEREAS, at its meeting of May 26, 2017 under agenda item D-3, the Board of Land and Natural approved staff's 6 recommendation to amend GL5998 by increasing the non-exclusive 7 easement encroachment area by 140 square feet, more or less, 8 subject to confirmation by the State Surveyor, and additionally 9 required Napili Kai, Ltd. to pay for a new appraisal to 10 determine the fair market value of the additional encroachment 11 area, and to pay the value so determined; and 12 13 14 WHEREAS, the Department of Land and Natural Resources' 15 Office of Conservation and Coastal Lands had no objections to the proposed amendment of GL5998 to increase the non-exclusive 16 easement encroachment area; and 17 18 19 WHEREAS, the State Surveyor confirmed the total encroachment area to be 142 square feet and an appraisal 20 determined the fair market value of an non-exclusive easement 21 22 for the additional encroachment area to be \$4,200, which Napili 23 Kai, Ltd. paid in full to the Department of Land and Natural Resources in February 2019; and 24 25 WHEREAS, amending GL5998 to include the additional 26 encroachment area was subsequently determined to be problematic 27 because GL5998 was not issued as a submerged lands easement; and 28 29 30 WHEREAS, section 171-53, Hawaii Revised Statutes, requires the prior approval of the Governor and prior authorization of 31 32 the Legislature by concurrent resolution to lease state 33 submerged lands; and 34 WHEREAS, at its meeting of June 28, 2019, under agenda item 35 D-7, the Board rescinded its prior action of May 26, 2017, item 36 D-3, and instead approved the issuance of a separate term, non-37 38 exclusive easement to run with the land and inure to the benefit of the abutting real property and to be coterminous with GL5998, 39 to which the Office of Conservation and Coastal Lands had no 40 41 objection; now, therefore, 42 BE IT RESOLVED by the House of Representatives of the 43 44 Thirtieth Legislature of the State of Hawaii, Regular Session of

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H.C.R. NO. 29

2020, the Senate concurring, that the Board of Land and Natural 1 Resources is hereby authorized to issue a term, non-exclusive 2 easement covering a portion of state submerged lands fronting 3 the property identified as Tax Map Keys: (2) 4-3-002:seaward of 4 5 026, 027 & 028, Napili 2 and 3, Lahaina, Maui, for portions of the existing walkway, and for use, repair, and maintenance of 6 the existing improvements constructed thereon pursuant to 7 8 section 171-53, Hawaii Revised Statutes; and 9 BE IT FURTHER RESOLVED that a certified copy of this 10 11 concurrent resolution be transmitted to the Chairperson of the

11 concurrent resolution be transmitted to the Chairperson of the 12 Board of Land and Natural Resources. 13 14

OFFERED BY:

BY REQUEST

JAN 2 1 2020

JUSTIFICATION SHEET

DEPARTMENT: Land and Natural Resources

- TITLE: CONCURRENT RESOLUTION AUTHORIZING THE ISSUANCE OF A TERM, NON-EXCLUSIVE EASEMENT COVERING A PORTION OF STATE SUBMERGED LANDS AT NAPILI 2 AND 3, LAHAINA, MAUI, FOR AN EXISTING WALKWAY, AND FOR USE, REPAIR, AND MAINTENANCE OF THE EXISTING IMPROVEMENTS CONSTRUCTED THEREON.
- PURPOSE: To seek the authorization of the Legislature by concurrent resolution of the issuance of a term, non-exclusive easement by the Board of Land and Natural Resources (Board) for an existing walkway, and for use, repair, and maintenance of the existing improvements constructed thereon.
- MEANS: Concurrent resolution pursuant to section 171-53, Hawaii Revised Statutes (HRS).
- JUSTIFICATION: The Board approved the issuance of a 65-year term, non-exclusive easement to Napili Kai, Ltd. under Grant of Non-Exclusive Easement No. S-5998 (GL5998) dated October 25, 2010 for existing walkway stairs, shower station, concrete pier block remnants, and landscaping purposes on state lands fronting the property identified as Tax Map Keys: (2) 4-3-002:seaward of 026, 027 & 028, Napili 2 and 3, Lahaina, Maui. At the time GL5998 was issued, the state lands affected by the non-exclusive easement had not been identified as submerged lands.

Around September 2016, Napili Kai, Ltd. submitted an application for a certified shoreline in relation to the consolidation/re-subdivision of its lots. A site inspection conducted on November 2, 2016 by the State Surveyor of the Department of Accounting and General Services and staff of the Department revealed that a portion of the walkway was on state submerged lands outside of the encroachment area covered by

HCR NO. 39

GL5998, with the walkway encroachment then estimated to total approximately 140 square feet, more or less. Napili Kai, Ltd. stated that the walkway had not been altered since its construction, and the reason for the discrepancy in the non-exclusive easement description under GL5998 was unclear. It therefore became necessary to increase the encroachment area under the non-exclusive easement by 140 square feet, more or less.

At its meeting of May 26, 2017 under agenda item D-3, the Board approved staff's recommendation to amend GL5998 by increasing the non-exclusive easement encroachment area by 140 square feet, more or less, subject to confirmation by the State Surveyor, and additionally required Napili Kai, Ltd. to pay for a new appraisal to determine the fair market value of the additional encroachment area, and to pay the value so determined. The Department's Office of Conservation and Coastal Lands had no objections to the proposed amendment of GL5998 to increase the non-exclusive easement encroachment area.

The State Surveyor confirmed the total encroachment area to be 142 square feet and an appraisal determined the fair market value of an easement for the additional encroachment area to be \$4,200, which Napili Kai, Ltd. paid in full to the Department in February 2019.

Amending GL5998 to include the additional encroachment area was subsequently determined to be problematic because GL5998 was not issued as a submerged lands easement.

Section 171-53, HRS, requires the prior approval of the Governor and prior authorization of the Legislature by concurrent resolution to lease state submerged lands.

HCP No. 29

At its meeting of June 28, 2019, under agenda item D-7, the Board rescinded its prior action of May 26, 2017, item D-3, and instead approved the issuance of a separate term, non-exclusive easement to run with the land and inure to the benefit of the abutting real property and to be coterminous with GL5998, to which the Office of Conservation and Coastal Lands had no objection.

As such, this concurrent resolution has been prepared in compliance with the requirements of section 171-53, HRS.

Impact on the public: None.

Impact on the department and other agencies: None.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION: LNR 101.

OTHER AFFECTED AGENCIES:

EFFECTIVE DATE: Upon adoption.

None.