Mike White

Vice-Chair Robert Carroll

Presiding Officer Pro Tempore Stacy Crivello

Councilmembers
Alika Atay
Elle Cochran
Don S. Guzman
Riki Hokama
Kelly T. King
Yuki Lei K. Sugimura



COUNTY COUNCIL

COUNTY OF MAUI 200 S. HIGH STREET WAILUKU, MAUI, HAWAII 96793 www.MauiCounty.us

September 27, 2018

Director of Council Services Maria E. Zielinski

OFFICE OF THE

2018 SEP 27 PM 3: 47

The Honorable Mike White Council Chair County of Maui Wailuku, Hawaii 96793

Dear Chair White:

SUBJECT: EMI WATER DELIVERY AGREEMENT (PAF 18-271)

May I request the attached document, entitled "EMI WATER DELIVERY AGREEMENT," dated September 14, 2018, be placed on the next Council meeting agenda.

Sincerely,

YUKI LEI K. SUGIMURA

Councilmember

paf:ske:18-271a

Attachment

EMI WATER DELIVERY AGREEMENT

THIS EMI WATER DELIVERY AGREEMENT ("Agreement") is made and entered into this 14th day of September, 2018, by and between EAST MAUI IRRIGATION COMPANY, LLC, a Hawaii limited liability company (successor by conversion to, and formerly known as East Maui Irrigation Company, Limited, a Hawaii corporation), whose mailing address is P.O. Box 266, Puunene, Hawaii 96784, hereinafter referred to as "EMI", ALEXANDER & BALDWIN, LLC, a Delaware limited liability company (successor by conversion of Alexander & Baldwin, Inc. and its division, HAWAIIAN COMMERCIAL & SUGAR COMPANY ("HC&S")), whose mailing address is P.O. Box 266, Puunene, Hawaii 96784, hereinafter referred to as "A&B", and the COUNTY OF MAUI, for its Department of Water Supply, whose principle place of business and mailing address is 200 South High Street, Wailuku, Hawaii 96793, hereinafter referred to as the "County".

Background of this Agreement

- A. A&B and EMI own and operate a system for the collection and transmission of surface water from East Maui to Central and Upcountry Maui water via a series of ditches, tunnels and other improvements, including the Wailoa and Hamakua Ditches (the "Ditch System").
- B. The County draws water from the Ditch System from the Wailoa Ditch to supply the County's Kamole Weir Water Treatment Facility, from the Hamakua Ditch to supply the County's Kula Agricultural Park, and from other points.
- C. On December 31, 1973, the County Board of Water Supply entered in a Memorandum of Understanding with East Maui Irrigation Company, Limited and Alexander & Baldwin, Inc. concerning the County's draws of water from the Ditch System, which subsequently was amended, supplemented and extended by (1) letter agreement dated July 27, 1982 re Kula Agricultural Park, (2) Amendment dated May 1, 1992, (3) Second Amendment dated April 25, 1994, (4) Third Amendment dated January 3, 1996, (5) Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir dated March 21, 1996, (6) Fourth Amendment dated December 30, 1996, (7) Addendum to Fourth Amendment dated May 6, 1997, (8) Fifth Amendment dated January 20, 1998, (9) Sixth Amendment dated December 28, 1998, (10) Seventh Amendment dated December 29, 1999, and (11) Eighth Amendment dated March 28, 2000, (collectively, the "1973 Agreement"). The 1973 Agreement is attached hereto as Exhibit A.
- D. The term of the 1973 Agreement expired on April 30, 2000, and thereafter EMI continued to deliver water to the County via the Ditch System and the County continued to draw such water in an informal, unwritten arrangement consistent with the terms of the 1973 Agreement and the parties' practices thereunder.
 - E. In June 2018, the State Commission on Water Resource Management

3.

("CWRM") issued an Interim Instream Flow Standard (IIFS) decision for East Maui streams ("IIFS") that governs certain of the Ditch System's surface water sources.

F. In light of the IIFS, the parties now desire to formally document the ongoing and continuing delivery of Ditch System water to the County.

NOW, THEREFORE, EMI, A&B, and the County hereby agree as follows:

- 1. <u>Delivery of Water</u>. EMI shall continue to deliver water from the Ditch System to the County at the locations and on the rates, terms and conditions specified in the 1973 Agreement, which is incorporated herein by this reference.
- 2. <u>Compliance with IIFS</u>. A&B and EMI acknowledge and agree that, in performing their obligations under this Agreement, they shall observe and comply with their obligations under the IIFS.
- 3. Term. This Agreement shall have a one-year term that shall automatically renew every year subject to EMI's continued receipt of permits or receipt of a lease from the State Board of Land and Natural Resources ("BLNR") to collect surface water sources that feed the Ditch System. If the BLNR grants EMI a long-term lease, this Agreement may be terminated on no less than twelve (12) months prior notice and during that period the parties shall negotiate in good faith for a long-term replacement of this Agreement to be executed concurrently with the effective date of the termination of this Agreement.

4. <u>Miscellaneous</u>.

- a. <u>No Joint Venture</u>. Nothing contained herein shall be deemed to create a joint venture or partnership.
- b. <u>Entire Agreement</u>. This Agreement (inclusive of Exhibit A, attached hereto) constitutes the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior discussions, negotiations, term sheets and agreements of the parties.
- c. <u>Successors and Assigns</u>. This Agreement and each and all of the covenants and obligations herein shall be binding upon and inure to the benefit of all the parties hereto and their respective successors and assigns.
- d. <u>Amendments</u>. This Agreement may only be modified or amended by a writing executed by all of the parties hereto.
- e. <u>Construction</u>. This Agreement shall be liberally construed to effectuate its purpose. The captions appearing at the commencement of the sections hereof are descriptive only and for convenience in reference. Unless the context otherwise requires, singular nouns and pronouns used in this Agreement are to be construed as including the plural thereof.
 - f. Capacity. Pursuant to Section 18-215 of the Delaware Limited Liability

Company Act, A&B established within itself Series T, to which its rights with respect to the Ditch System and the 1973 Agreement have been allocated. A&B enters into this Agreement on behalf of said Series T.

g. <u>Execution</u>. This Agreement shall take effect upon the complete execution hereof by EMI, A&B and the County. This Agreement may be executed in counterparts.

[Rest of page left intentionally blank; signature pages follow.] ·

IN WITNESS WHEREOF, EMI, A&B, and the County have executed this Agreement the day and year first above written.

EASTMAUI IRRIGATION COMPANY, LLC

By: ALEXANDER & BALDWIN, LLC, SERIES T

Its Manager

By:

CHRISTOPHER TO BENJAMIN

Its President & Chief Executive Officer

By:

CHARLES W. LOOMIS

Its Assistant Secretary

ALEXANDER & BALDWIN, LLC

By:

CHRISTOPHER J. BENJAMIN

President & Chief Executive Officer, Series T

By:

CHARLES W. LOOMIS

Assistant Secretary, Series T

COUNTY OF MAUI

sy: <u>Ulan Mak</u> ALAN M. ARAKAWA

Its Mayor

APPROVAL RECOMMENDED:

GLADYS C/BAISA

Director

Department of Water Supply

REVIEWED AS TO FORM AND LEGALITY:

Deputy Corporation Counsel County of Maui

STATE OF HAWAII)	
)	SS:
CITY AND COUNTY OF HONOLULU)	

On this 14th day of September, 2018, before me personally appeared CHRISTOPHER J. BENJAMIN, to me personally known, who, being by me duly sworn or affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and in the capacities shown, having been duly authorized to execute such instrument in such capacities.



Name: Ava N. Morgan/ Notary Public, State of Hawaii

My commission expires: 07/23/2020

(Official Stamp or Seal)

NOTARY CERTIFICATION STATEMENT	
Document Identification or Description: EMI WATER DELIVERY AGREEMENT	WILLIAM ON THE
Doc. Date: September 14, 2018 or Undated at time of notarization	MORGANIA MORGANIA
No. of Pages: 72 Jurisdiction: First Circuit (in which notarial act is performed)	* 2000-360 * E
09/14/2018	TE OF HAMIN
Signature of Notary Date of Notarization and	Charles OF PARISHER
Certification Statement	
Ava N. Morgan	(Official Stamp or Seal)
Printed Name of Notary	· •

STATE OF HAWAII)	
)	SS
CITY AND COUNTY OF HONOLULU)	

On this 14th day of September, 2018, before me personally appeared CHARLES W. LOOMIS, to me personally known, who, being by me duly sworn or affirmed, did say that such person executed the foregoing instrument as the free act and deed of such person, and in the capacities shown, having been duly authorized to execute such instrument in such capacities.



Name: Ava N. Morgan

Notary Public, State of Hawaii

My commission expires: 07/23/2020

(Official Stamp or Seal)

NOTARY CERTIFICATION STATEMENT	
Document Identification or Description: EMI WATER DELIVERY AGREEMENT	MINIMAN MORONA
Doc. Date: September 14, 2018 or Undated at time of notarization	WAOTARA TE
No. of Pages: 72 Jurisdiction: First Circuit (in which notarial act is performed)	2000-360 * E
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Certification Statement	
Ava N. Morgan	(Official Stamp or Seal)
Printed Name of Notary	

STATE OF HAV	VAII))SS.			
COUNTY OF M				
sworn, did say the Hawaii, and that of Maui, and that authority of its C	at he is the Mayor of the Coun the seal affixed to the foregoin the said instrument was signe	no me personally known, who being by me duly the of Maui, a political subdivision of the State of ag instrument is the lawful seal of the said County d and sealed on behalf of said County of Maui by ARAKAWA acknowledged the said instrument of Maui.		
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.				
(Stamp of Coal)	NOTAR HAWAN	Kela P. Nahuekala DTARY PUBLIC, State of Hawaii. int Name: KELII P. NAHOOIKAIKA y commission expires: 4-30-22		
NOTARY PUBLIC CERTIFICATION				
Doc Date:	9-14-18	#Pages		
Notary Name	KELLI D NAHOOKAKA	Judicial Circuit: 2nd		
Doc. Description	: <u>EM] Water Delivery</u> Agreement			
	Keli P. Nahwikal	SISTER OF SEMPTARY AUBLIC		
Date:	9-14-18	OF HAWAMININ		
		.www.mmun.		

EXHIBIT A

THE 1973 AGREEMENT

FRAME R. S. L.

MEMORANDUM OF UNDERSTANDING

THIS HEMORANOUM made as of the 31st day of Dacember, 1973, by and between the BOARD OF WATER SUPPLY OF THE COUNTY OF MAUI, whose post office address is Kalana O Naui, Wailuku, Maui, Hawaii, hereinafter called BWS, and EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose post office address is Paia, Maui, Hawaii, hereinafter called EMI, and HAWAIIAN COMMERCIAL AND SUGAR COMPANY, a division of Alexander & Baldwin, Inc., whose post office address is Pumnene, Maui, Hawaii, hereinafter called HCES.

Background. At the present time EMI is the holder of three general licenses from the State of Hewaii covering the following areas: Dicense No. 3505 (Nahiku), which license expires on June 30, 1976, General License No. S-3695 (Honomanu), which license expires June 30, 1986, and General License No. 3578 (Huelo), which license expires June 30, 1981. EMI also has a revocable permit for the Keanae area with the State of Hawaii, pending an offering for a new license for public bid sometime in 1974. The approximate locations of the respective license areas are indicated in Exhibit A attached ·hereto. Further, EMI, MC&S and EMS have entered into an agreement (herein called the "1961 Agreement") whomeby BMS has the right to collect water in areas owned or leased by EMI and HC&S in the Waiokomoi area and the Awalau Intake area, the approximate boundaries of which are indicated in black on Exhibit B.

In order to establish a constant and steady flow of water for the continued growth and progress of the Island of Maui, the parties have agreed to the following terms and

conditions concerning the collection and delivery of water by EMI in the east Maui area with respect to the properties under license by EMI with the State of Hawaii and also on properties owned by EMI to be used by BWS for public water purposes in the Kula and Nakawao and Nahiku water systems of BWS.

- 1. Nahiku. EMI will continue to collect and deliver to BWS at the rates provided herein up to 6,000 gallons of water per twenty-four hour day to serve the Rahiku community. The delivery point shall be the same point as presently used by EMI and BWS.
- 2. Waiakamoi and Awalau Areas. As of January 1, 1974, EMI will be appointed the exclusive manager to collect and deliver water in the area presently under license to BWS from EMI and HC&S, the approximate area of which is indicated in red on Exhibit B. Within that area EMI shall be responsible, at its expense, for the operation, maintenance, repair of the water collection and conveying facilities and the operation of the water storage and pumping facilities and shall collect at the highest elevation possible the maximum quantity of water that is economically feasible. FMI agrees at its expense and at its sole discretion to replace existing collection facilities or install additional collection facilities, or both, in order to improve the collection of water in this area. Any replacements to the existing collection facilities or any additional collection facilities installed by EMT shall belong to BWS upon completion of construction of each item.

Title to the existing water collection facilities installed by BWS shall remain with BWS. RWS shall be responsible for the maintenance of the storage facilities in this area

except that EMI shall perform minor maintenance on Puohokamoa dam and the three Waiakamoi dams. The portion of the system under the operational jurisdiction of BWS is colored in blue and under the operational jurisdiction of EMI is colored in red on the sketch attached hereto as Exhibit C.

EMI will at its expense from time to time and at all times during the term of this agreement, repair, maintain, amend and keep water collection facilities at any time during the term of this agreement existing within the collection area in good operational order and condition and will not allow unnecessary loss or waste of water.

Extensive and substantial damages to the collection and conveying and storage facilities owned by BWS as provided herein due to acts of God or events beyond the control of EMI requiring restoration or replacement of the facilities shall be the responsibility of BWS. Actual restoration and replacement of the existing facilities shall be subject to budgetary limitations of BWS which agrees to exercise reasonable judgment and good faith to include the costs, or portions thereof, of restoration and replacement in the ensuing budget or budgets. Actual restoration and replacement of additional facilities constructed by EMI shall be made at the discretion of BWS which decision shall be final and shall not be subject to arbitration.

At the end of the term of this agreement or sooner termination as provided herein, EMI shall surrender the collection and conveying facilities presently existing on the property together with any and all improvements or additional facilities EMI may have installed to BWS in good operational order and condition, ordinary wear and tear or damages due to acts of God or beyond the control of EMI being excepted.

To the extent inconsistent with the terms of this agreement, the provisions of the agreement dated January 22, 1961, ("1961" Agreement") by and between the parties herein shall be cancelled and terminated by mutual agreement.

All water collected by EMI in the Waiakamoi and Awalau Intake areas shall be discharged into the following points:

> Waiakamoi and Olinda Reservoirs Waiakamoi Pump Awalau Intake Piholo Reservoir

The parties shall, if necessary, execute a more definitive agreement outlining the duries and responsibilities of each party consistent with the terms of this agreement.

3. Wailoa Ditch. From the waters collected by EMI in the Weiloa Ditch System EMI will make available to BWS up to 12 million gallons of water per twenty-four hour period. An additional 4 million gallons of water per twenty-four hour period as needed by BWS will be made available by EMI to BWS upon one year's written notice to EMI.

Waters from the Wailoa Ditch shall be delivered to BWS at the following points presently used by EMI and BWS:
Huluhulunui, Lilikoi and Kamole Forebay.

4. Proportionate Reduction. If EMI is not successful in acquiring or holding the licenses mentioned hereinabove or in the event of a court ruling or the adoption
of any governmental statute, ordinance, regulation or policy
including but not limited to the withdrawal by the State of
any lands under license or the condemnation of any lands
inder license, reducing the amount of water collected or

-4-

delivered by EMI or affecting the capability of EMI to collect or deliver water, then subject to and with the approval of the NWS by a vote of 2/3 of the members present, the amount of water to be delivered to BWS hereunder may be reduced proportionately; provided that in the event EMIs not successful in acquiring or holding the licenses mentioned hereinabove, then BWS will approve a proportionate reduction only (1) if the replacement State license included a provision wherein the licensee is required to make the proportionate amount of water available to BWS and (2) after a vote of 2/3 of the members present at a meeting duly called.

- 5.. Due Diligence. EMI agrees to comply with the terms of the existing State licenses and to use due diligence to acquire replacement licenses as the present licenses, including the Keanae license, expire and replacement licenses for the same area containing substantially similar terms, other than the rent, are offered for bid by the State. BWS agrees to request the State Roard of Land and Natural Resources to include a provision in any replacement license that the licensee make available to BWS amounts of water consistent with this agreement.
- 6. Additional Delivery Points. Additional delivery points may be added from time to time as mutually agreed between the parties. In the event the parties fail to agree and a party desires another delivery point to be added, then the same shall be determined by arbitration as provided herein.
- 7. Water Charges. BWS shall pay to EMI the sum of six cents per thousand gallons delivered by FMI to BWS from the Nahiku and Waiskamoi and Awalau Intake Systems and the Wailos Ditch System. This rate shall remain fixed for the term of this agreement. After the lapse of fifteen (15) years of the term of this agreement, EMI may request for

-5-

an adjustment in the water charges due to increases in the cost to EMI of (1) payments to the State for water pursuant to the licenses mentioned herein; (2) fuel oil; (3) salaries and wages of EMI employees. BWS shall consider the request only after an affimative vote of 2/3 of the members of the Board present at such meeting duly called agreeing to consider the request. In the event BWS should decide to consider the request by a vote of 2/3 of the members present, then BWS shall determine the request of EMI by a vote of 2/3 of the members present. The decision of BWS shall be final and shall not be subject to arbitration.

BWS shall install and maintain suitable meters or other measuring devices (hereinafter called meters) satisfactory to EMI for the purpose of measuring the total amount of water as provided herein. The meters shall be maintained within 2% accuracy and shall be tested every three years by BWS. Separate meters shall be installed by BWS to measure the water at any additional delivery point which may be required by EMI for a proper determination of the quantity of water being taken. Readings of the meters shall be taken and recorded by BNS at sufficient intervals so as to give a record in such form and degree of accuracy as shall be satisfactory to both parties. Reports of such readings shall be delivered by BNS to EMI at such intervals as shell be agreeable to the parties and FMT shall have the right at all times to inspect and make copies of the records of BWS and to make independent readings to verify all measurements taken by BWS. Where BWS operates a continuous water stage recorder which makes other water measurements within my of the sources listed above, copies of all the flow charts and/or records of individual water measurements shall be furnished to EMI.

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RWS wil. Jay the water charges her "I mentioned in lawful currency of the United States at times and in the manner provided above to ENI or such other person or corporation as shall be designated by ENI in writing at least 10 days prior to the next ensuing payment.

- 8. <u>Priority</u>. BWS shall use insofar as practical all of the water collected in the Waiskamoi and Awslau Intake Systems prior to pumping water collected at Ramole Forebay.

 EMI shall give BWS priority in the use of water in fulfilling EMI's obligations set forth herein before any other private use.
- 9. <u>Water Delivery</u>. If the State of Hawaii requires in any replacement license to the licenses mentioned hereinabove that the licensee make available to BWS for public consumption and use certain portion of the water collected in the license area and the successful bidder is a person, partnership or corporation other than EMI or HCSS or any corporation affiliated with Alexander & Baldwin, Inc. and said licensee delivers said water to a convenient point of connection onto the Wailoa Ditch System, then EMI agrees to convey said water from the point of connection onto the Wailoa Ditch System to the points of delivery specified in this agreement to BWS free of any charge whatsoever.
- 10. <u>Improvements to Wailoa Ditch System</u>. EMI recognizes that improvements to the collection system for the Wailoa Ditch System may be necessary in order for EMI to provide the amount of water provided herein to EWS. EMI agrees that it shall at its expense make the necessary improvements as may be required. To the extent required by maintenance the parties recognize that portions of the Wailoa Ditch System may from time

to time be shut down for short periods of time. In such cases diversion of the water from one area to another may be necessary and each party shall cooperate with the other in order to permit the repair and maintenance of the Wailoa Ditch System.

- II. Anti-Follution. EMI agrees that it will use diligent efforts to prevent contamination or pollution of the water and that in the installation, maintenance and construction of collection facilities, and in the collection and delivery of water, it will in all cases comply with the rules and regulations of the Department of Land and Natural Resources, Department of Agriculture and the Department of Health of the State of Hawaii concerning the prevention of contamination or pollution. EMI shall not be otherwise responsible for the quality or potability of the water delivered to BWS according to the terms of this agreement.
- 12. Excuse of Performance. Anything in this agreement to the contrary notwithstanding, providing such cause is not due to the willful act or neglect of EMI, EMI shall not be deemed in default with respect to the performance of any of the terms, covenants and conditions of this agreement if same shall be due to any strike, lockout, civil commotion, war-like operation, invasion, rebellion, hostilities, military or usurped power, sabotage, governmental regulations or controls, inability to obtain any material, service, or financing, through act of God or other cause beyond the control of EMI.
- 13. Term. The term of this agreement shall be for twenty (20) years commencing January 1, 1974, and termi-

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nating on December 31, 1993; provided, however, that this agreement may be extended from time to time by mutual agreement; provided further, that if any party decides not to extend the term of this agreement beyond December 31, 1993, then such party must give written notice of its decision to the other party prior to December 31, 1991; failure to provide such notice by December 31, 1991 shall extend, with the consent of the other party, this agreement for a pariod of two years if no notice is given by December 31, 1993, or if notice is given after December 31, 1991 but before December 31, 1993, then this agreement shall be extended, with the consent of the other party, for a period of two years from the date such notice was given.

14. Arbitration. Except as provided in paragraphs 2 and 7, if at any time during the term of this agreement or after the expiration or sooner determination thereof, any question, dispute, difference or disagreement shall arise between the parties hereto which cannot be adjusted or settled by them to their mutual satisfaction, then every such matter shall, at the desire of either party, be submitted to and be determined by three (3) arbitrators in the manner provided by Chapter 658 of the Hawaii Revised Statutes, as the same now is or may from time to time be amended, in which case either party may give to the other party written notice of its desire to have an arbitration of the matter in question and appoint one of the arbitrators in said notice, whereupon the other party, within ten (10) days after the receipt of such notice, shall appoint a second arbitrator and, in case of failure so to do, the party who has already appointed an arbitrator may have the second arbitrator appointed by a judge of the Circuit Court of the Second Judicial Circuit of the State of Hawaii, and the two arbitrators so appointed, in either manner, shall appoint

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the third arbitrator, and in the event that the two arbitrators so appointed shall, within ten (10) days after the appointment of the second arbitrator, fail to appoint the third arbitrator, either party may have the third arbitrator appointed by said judge, and the three arbitrators so appointed shall thereupon proceed to determine the matter in question and the decision of any two of them shall be final, conclusive and binding upon the parties unless the same shall be vacated, modified or corrected as by said statute provided. The arbitrators shall have all the powers and duties prascribed by said statute and judgment may be entered upon such award by the said Circuit Court as provided by said statute and said judgment shall not be subject to appeal. Each of the parties shall pay its own expenses but the compensation and expenses of the arbitrators shall be borne equally by both parties.

- 15. <u>Default</u>. This agreement is upon the express condition that if any one or more of the following events of default shall occur, to wit;
- a. BWS shall fail to pay the water rates herein reserved or any part thereof within thirty (30) days after the same become due, or
- b, EMI shall fail to observe or perform any of the covenants herein contained and on the part of EMI to be observed and performed, and such failure shall continue for a period of sixty (60) days after written notice thereof given by BWS to EMI.

Then and in case of any such default EMI or BWS as the case may be, may, upon the occurrence of such event of default or at any time thereafter during the continuance

of such default, at its respective option, terminate this agreement by giving ten (10) days' written notice thereof to the defaulting party without resort to any legal process, all without prejudice to any other remedy or right of action which the other party may have for such default.

In addition the parties agree to enter into discursions for the purpose of entering into an alternate default provision in the event of default by EMI.

16. Acceptance of Water Rates Fot Waiver. The acceptance of payment of water rates by E-MT or its agents shall not be deemed to be a waiver by it of any breach by BWS of any covenant herein contained. The waiver by any party of any breach shall not operate to extinguish the covenant or condition, the breach whereof has been waived nor be deemed to be a waiver by such party of its right to terminate this agreement for any breach thereof.

17. Miscellaneous,

- a. <u>Definitions</u>. The terms "party" and "parties" as used herein mean and include EMI, HC&S and the BES.
- b. Notices. Any notice or demand to be given to or served upon a party in connection with this agreement shall be deemed to have been sufficiently given or served for all purposes by being sent as registered mail, postage prepaid, addressed to such party at its post office address hereinbefore specified or at such other post office address as such party may from time to time designate in writing to the other party, or by being delivered personally to any officer of such party within the State of Hawaii, and any

such notice or demand shall be deemed conclusively to have been given or served on the date of such registration or personal delivery.

- 18. Successors and Assigns. All the terms, covenants, and conditions of this agreement shall inure to the benefit of and be binding upon the successors and assigns of all parties.
- 19. Private Contract. Nothing herein contained shall be construed as impressing this agreement with the character of a public service contract and no owner of any water privilege, domestic, commercial or otherwise, granted by BWS, shall have any right, title or interest in or to any of the water deliverable to BWS which shall be enforceable against or be binding upon EMI.
- 20. Rates Not Indicative. In the event of condemation of any land or water rights in the areas covered by this agreement, the water rates contained in this agreement shall not be taken as indicative of the true value of the land or water rights, nor shall they be used for appraisal purposes on such taking.
- 21. Amondment. This agreement may be amended by mutual agreement in writing executed by both parties.
- 22. Consent. To the extent required by the abovementioned State licenses the participation of EMI in this agreement is subject to the approval of the Board of Land and Natural Resources of the State of Hawaii.

> BOARD OF WATER SUPPLY OF THE COUNTY OF MAUI

-12-

EAST MAUL IRRIGATION COMPANY, LIMITED

By Thelen - Silan ...

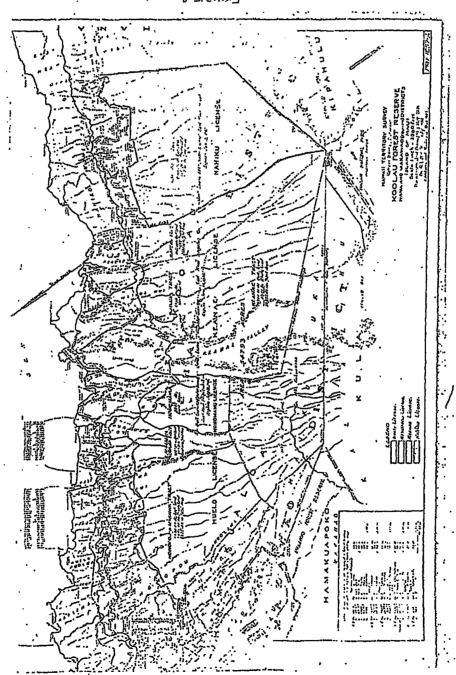
By The Good Sections

ALEXANDER & BALDWIN, INC.

By Wediel Legilian

Its Secretary

A TIGILIXE



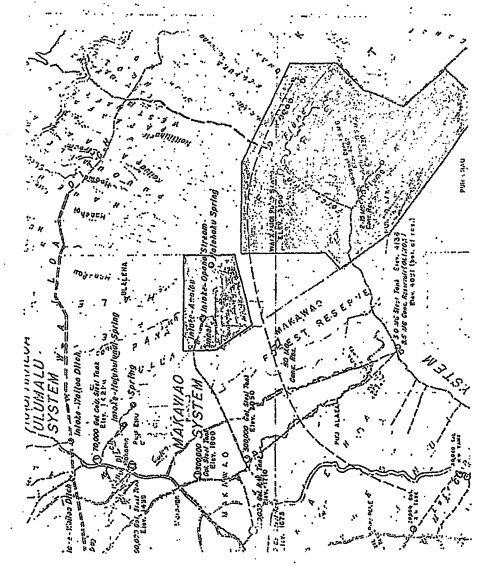
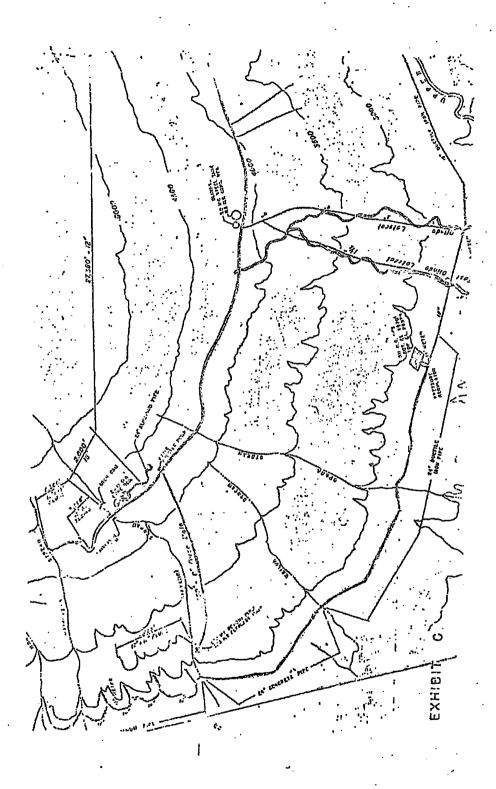
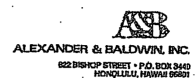


EXHIBIT B





July 27, 1982

Department of Water Supply County of Naui Walluku, Haui, Hawaii 96793

Re: Water Agreement dated December 22, 1961, as amended by Memorandum of Understanding dated December 31, 1973/KULA AGRICULTURAL PARK

Gentlemen:

The purpose of this letter is to set forth our understandings with respect to the withdrawal of water by the Department of Water Supply ("herein Department") from the Wailos Ditch for the Kula Agricultural Park.

1. Additional delivery point. Department has designated, pursuant to paragraph 6 of the Memorandum of Understanding dated December 31, 1973, and HCES and EMI concur, the Hamakum Ditch at a location just beyond Reservoir 40, as cutlined in red on the map attached hereto as Exhibit A and incorporated herein by reference, (the "delivery point") as the delivery point from which water will be withdrawn to serve the needs of the Kula Agricultural Park.

2. Delivery System.

- a. The Department will construct a delivery system, consisting of a pump structure, measuring devices, diversion channel and pipeline system from the delivery point to the Kuls Agricultural Park at locations generally shown on the attached Erhibit A (herein "delivery system"). Detailed plans and grants of easements with metes and bounds descriptions of easement locations shall be prepared by the Department after approval of the landowner involved. The Department shall be responsible for sequiring any easements necessary to accomplish the delivery of water from the delivery point to Kuls Agricultural Park. Construction plans and specifications for the pump structure, measuring devices and diversion channel and pipeline system shall be prepared by the Department subject to the prior approval of HC&S.
- b. The Department will be responsible for the repair, maintenance and replacement of the entire delivery system, or portions thereof, from the delivery point to the Kula Agricultural Park. Neither RCSS nor BHI shall be required to perform any repair, maintenance services to the delivery system or replace any portion thereof.

TELEPHONE (808) 525-6811 . TELEGRAPH ALEXBALD

Department of Water Supply County of Maui Page Two

- The Department shall install, as part of the delivery system, suitable meters or other measuring devices ("meters") having a two percent accuracy factor. Department agrees to repair, maintain and upkeep the meters within the tolerance factor and to test the meters at least once every three years so that the volume of water being withdrawn can be accurately measured.
- 3. Pumping Operations. In order to assure that water will be available at the delivery point, the Department shall, prior to the commencement of any pumping of water, provide RC65 with at least 24 hours' notice as to the (1) time for the commencement of pumping, (2) time for the cessation of pumping, and (3) the quantity of water to be pumped. If the commencement and cessation of pumping is done during BC65's regular business hours, then BC65 will not charge for its employee's time and expenses to regulate the flow of water to the delivery point. If the commencement or cessation of pumping is done before or after BC65's regular hurings hours, then BC65's costs shall be before or after HC&S's regular business hours, then HC&S's costs shall be paid by the Department.

We trust that the foregoing expresses our understandings regarding the delivery of water to the Kula Agricultural Park. We request that you sign in the spaces provided below and return the original to us. Your continued support and cooperation is deeply appreciated.

EAST MAUT IRRIGATION COMPANY

Very truly yours,

HAWATIAN COMMERCIAL & SUGAR

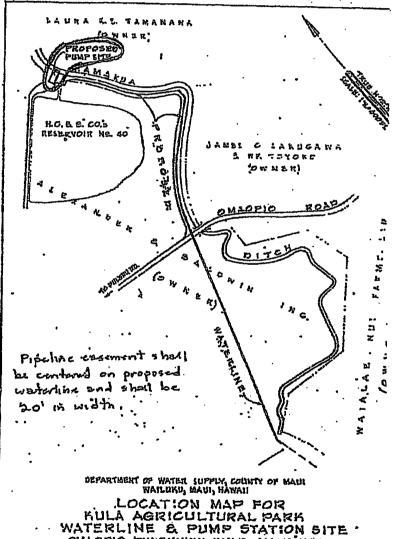
COMPANY, a division of Alexander & Baldwin, Inc.

The foregoing terms are accepted and approved this 29th day of Aur

where Over Provident - Ag

DEPARTMENT OF WATER SUPPLY COUNTY OF HAUI

Director



OMAOPIO, PULEHUNUI, KULA, MAUI, HAWAU

CXHIBIT

AMENDMENT TO HEMORANDUM OF UNDERSTANDING

WITNESSETH:

WHEREAS, on December 31, 1973, EMI, HCES, and the Board entered into that certain Memorandum of Understanding relating, in part, to the collection and delivery of water by EMI, the maintenance of certain water collection facilities, and the furnishing of water to the Board; and

WHEREAS, the term of the Memorandum of Understanding is scheduled to terminate on December 31, 1993; and

WHEREAS, the parties hereto desire to extend the Memorandum of Understanding for a period of two years; now, therefore,

IN CONSIDERATION of the mutual promises and agreements hereinafter set forth, the parties hereto agree as follows:

1. Item 13 is deleted in its entirety and substituted with the following:

- "13. Term. The term of this agreement shall be for twenty two (22) years commencing January 1, 1974, and terminating on December 31, 1995; provided, however, that this agreement may be extended from time to time by mutual agreement."
- 2. Save and except as amended herein, the Memorandum of Understanding shall remain in force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUI IRRIGATION COMPANY, LIMITED

(Please type or print name above)
Its _____

Ly le a Wilkinson
(Please type or print pane above)

(Please type or print name above) Its

HC&S:

HAWAIIAN COMMERCIAL AND SUGAR COMPANY

(Please type or print name above)
Its

2

(Please type or print name above)
Its ____

Board:

BOARD OF WATER SUPPLY, COUNTY OF MAUI

LARRY JEFTS Its Charperson

APPROVED AS TO FORM AND LEGALITY:

Howard Fukushima Deputy Corporation Counsel County of Maui STATE OF HAWAII SS. COUNTY OF MAUI

on this 194 day of Apri appeared Richard F. Cameron and Lyle A. Wilkinson to me personally known, who, being by me duly sworn, did say that they are the <u>Jr. Vite President</u> and <u>April Depretary</u> vite respectively, of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Hawaii

My commission expires: 5/35/93

STATE OF HAWAII

SS.

COUNTY OF MAUI

on this /of day of April, 1992, before me appeared Richard E. Cameror and to me personally known, who, being by me duly sworn, did say that they are the Guneral Manager and respectively, of HAWAIIAN COMMERCIAL AND SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Hawaii

My commission expires:

32

STATE OF HAWAII

SS.

COUNTY OF MAUI

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Hawaii

My commission expires: 419194

33 -

SECOND AMENDMENT TO MEMORANDUM OF UNDERSTANDING

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WITNESSETH:

WHEREAS, on December 31, 1973, EMI, HC&S and BWS entered into that certain Memorandum of Understanding, referred to as the "Memorandum", relating, in part, to the collection and delivery of water by EMI to, the maintenance of certain water collection facilities of, and the furnishing of water to BWS; and

WHEREAS, on May 1, 1992, EMI, HC&S and BWS entered into that certain Amendment to Memorandum of Understanding relating to the extension of the Memorandum from December 31, 1993 until December 31, 1995; and

WHEREAS, the Memorandum permits BWS to withdraw up to 6,000 gallons of water per twenty-four hour day to serve the Nahiku community; and

WHEREAS, the maximum daily usage of the Nahiku community is

currently 12,600 gallons per day; and

WHEREAS, BWS desires to increase the withdrawal rate for the Nahiku community; now, therefore,

IN CONSIDERATION of the mutual promises and agreements hereinafter set forth, the parties hereto agree as follows:

- 1. Item 1 of the Memorandum is deleted in its entirety and substituted with the following:
 - "1. Nahiku. EMT will continue to collect and deliver to BWS at the rates provided herein up to 20,000 gallons of water. per twenty-four hour day to serve the Nahiku community. The delivery point shall be the same point as presently used by EMI and BWS."
- Save and except as amended herein, the Memorandum, as amended on May 1, 1992, remains in force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EAST MAUI IRRIGATION COMPANY, LIMITED

Richard F. Cameron

(Please type or print name above)
Its Executive Vice President

(Please type or print name above)

Its Secretary

A & B HAWAII, INC. through its division HAWAIIAN COMMERCIAL AND SUGAR COMPANY

Richard F. Cameron

(Please type or print name above)
Its Senior Vice President

Beverly J. Green
(Please type or print name above)
Its Secretary

BWS:

BOARD OF WATER SUPPLY COUNTY OF MAUI

Larry Jefts // Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

John S. Rapacz Deputy Corporation Counsel County of Maui

CITY & COUNTY OF HONOLULU

On this 25th day of April, 1994, before me appeared Richard F. Cameron and Beverly J. Green, to me personally known, who, being by me duly sworn, did say that they are the Executive Vice President and Secretary, respectively, of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

11.

Public, State of

My commission expires: 7/15/94

STATE OF HAWAII

CITY & COUNTY OF HONOLULU

On this 25th day of April, 1994, before me appeared On this 25th day or april, 1994, perore me appeared Richard F. Cameron and Beverly J. Green, to me personally known, who, being by me duly sworn, did say that they are the Senior Vice President and Secretary, respectively, of A&B-HAWATI, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.S.

Notary Public, State

My commission expires:

38

ss.

COUNTY OF MAUI

On this 26th day of April , 19 94 , before me appeared Byron Walters , to me personally known, who, being by me duly sworn, did say that he is the Chairperson of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said Byron Walters acknowledged the said instrument to be the free act and deed of said BOARD OF WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Josepannen

Notary Public, State of Hawaii

My commission expires: 4/19/98

THIRD AMENDMENT TO MEMORANDUM OF UNDERSTANDING

THIS AMENDMENT, made and entered into this Gro day of January, 1996, by and among EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "HCES," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 250 S. High Street, Wailuku, Hawaii 96793, referred to as "BWS,"

WITNESSETH:

WHEREAS, the Memorandum of Understanding entered into on December 31, 1973 by and among EMI, HC&S and BWS, which subsequently was amended by an Amendment dated May 1, 1992 and Second Amendment dated April 25, 1994, permits BWS to withdraw up to 16 million gallons of water per twenty-four hour period from the Wailoa Ditch System; and

WHEREAS, the Wailoa Ditch System provides, on average, 55% of HC&S's water needs, is essential to HC&S's ability to pump the groundwater wells which provide the other 45% of HC&S's water needs, and is necessary to run HC&S's two mills and pumps for HC&S's 16 brackish water wells in the central isthmus; and

WHEREAS, on numerous occasions, BWS's right to withdraw water from the Wailoa Ditch System has, during times of extended drought, put HC&S under severe stress; and

WHEREAS, the term of the Memorandum of Understanding is scheduled to terminate on December 31, 1995; and

WHEREAS, the parties hereto desire to extend the Memorandum of Understanding for a period of one year; now, therefore,

IN CONSIDERATION of the mutual promises and agreements hereinafter set forth, the parties hereto agree as follows:

1. The following sentence is hereby added to the end of the first paragraph of Paragraph 3:

"BWS agrees to use its best efforts to minimize its intake of water from the Wailoa Ditch System whenever the total flow in the Wailoa Ditch System drops below 55 million gallons per twenty-four hour period, and to use its best efforts to move forward on a timely basis with necessary steps, including the installation and utilization of surface water storage of peak flows, so

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that BWS will be able to reduce its dependency on the Wailoa Ditoh System whenever the total flow is below 55 million gallons per twenty-four hour period. $^{\rm II}$

Paragraph 13 is hereby deleted in its entirety and substituted with the following:

"13. <u>Term</u>. The term of this agreement shall be for twenty-three (23) years commencing January 1, 1974 and terminating on December 31, 1996; provided, however, that this agreement may be extended from time to time by mutual agreement."

Save and except as amended herein, the Memorandum of Understanding, as previously amended, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUI IRRIGATION COMPANY,

LIMITED

Its Executive Vice President

Alyson J. Nakamura
Its Secretary

HCAS:

A&B-HAWAII, INC., THROUGH ITS DIVISION HAWAIIAN COMMERCIAL AND SUGAR COMPANY

Richard F. Cameron

Its Senior Vice President

Alyson J(Nakamura Its Secretary

73memo-1/3/86

BWS:

BOARD OF WATER SUPPLY, COUNTY OF MAUI

Marie Kimmey
(Please type or print name above)

Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

Its Deputy Corporation Counsel County of Maui

ss.

COUNTY OF MAUI

On this IV day of January, 1996, before me appeared RICHARD F. CAMERON, to me personally known, who, being by me duly sworn, did say that he is the Executive Vice President of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.3.

Notary Public, State of Hawaii

My commission expires: 9614

STATE OF HAWAII

SS.

CITY & COUNTY OF HONOLULU

On this 320 day of January, 1996, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

4.5.

Notary Public, State of Hawaii

My commission expires: 1/15/98

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COUNTY OF MAUI

On this <u>FH</u> day of January, 1996, before me appeared RICHARD F. CAMERON, to me personally known, who, being by me duly sworn, did say that he is the Senior Vice President of ASB-HAWATI, INC., through its division HAWATIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L9.

Loralu & Mauri Notary Public, State of Hawaii

My commission expires: 4/6/46

STATE OF HAWAII

58.

CITY & COUNTY OF HONOLULU

On this 340 day of January, 1996, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of ASB-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affice to the foregoing instrument is the corporate seal of said corporation. instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

1.5.

My commission expires: 7/15/98

-5-

COUNTY OF MAUI

SS.

On this 7th day of January, 1996, before me appeared Mare Kimmer, to me personally known, who, being by me duly sworn, did say that we is the Chairperson of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my band and official seal.

(

Notary Public, State of Hawaii

My commission expires:

73mamo-1/3/96

Of. Hen

AGREEMENT RE 1973 MEMORANDUM OF UNDERSTANDING, REPAIRS TO WAIKAHOI WATER SYSTEM, CONSTRUCTION OF RESERVOIR AT KAHOLE WEIR

THIS AGREEMENT, made and entered into this <u>2141</u> day of March, 1996, by and among A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL AND SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Maui, Hawaii 96784, referred to as "HC&S", the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 250 S. High Street, Wailuku, Hawaii 96793, referred to as the "BWS," EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," and KULAMALU, INC., a Hawaii corporation, whose mailing address is P. O. Box 1417, Wailuku, Hawaii 96793, referred to as "KULAMALU,"

WITNESSETH:

WHEREAS, this Agreement is being entered into in connection with the proposed Agreement Concerning the Construction of Storage Tank, Transmission Line and Appurtenances, and Improvement and Dedication of Existing Well, dated March 2/, 1996, between BWS and Kulamalu, and the proposed Agreement Re Well Easement and Contribution to Design Work, dated March 2/, 1996, between HC&S, EMI and Kulamanu, concerning the development of a well for BWS on land owned by HC&S ("Well Agreement"); and

WHEREAS, in connection with such Well Agreement, the parties have negotiated certain agreements relating to the following: (i) acceptance by BWS of certain terms and conditions relating to the use by BWS of water from the Walloa Ditch System, (ii) funding by BWS of certain repairs to the Walkamoi water collection delivery

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system, and (iii) design and construction of a reservoir to serve Kamole Weir;

NOW, THEREFORE, IN CONSIDERATION of the mutual promises and agreements of the parties, the parties hereto agree as follows:

- 1. Amendment to 1973 Memorandum of Understanding. BWS, HC&S and EMI hereby amend the Memorandum of Understanding entered into on December 31, 1973 by and among EMI, HC&S and BWS (*1973 Memorandum of Understanding*), as follows:
- (a) BWS shall not be permitted to withdraw more than 8 million gallons of water per twenty-four hour period from Walloa Ditch under any circumstances. When the reservoir described in Section 3 below comes on line, the parties will discuss modification of the foregoing limitation in order to accommodate the reservoir.
- (b) BWS shall not be parmitted to withdraw water from Wailoa Ditch when the ditch flow drops below 11 million gallons of water per twenty-four hour period. This limitation is necessary in order to ensure sufficient water for the operation of HC&S' Puunene and Paia Mills, which provide 12% of the electricity consumed by the general public on Maui.

The limitations on withdrawal from Walloa Ditch set forth above shall take effect at such time as Kulamanu (or its successors or assigns) begins to draw water from the BWS system for the parcels described in the Agreement Concerning the Construction of Storage Tank, Transmission Line and Appurtenances, and Improvement and Dedication of Existing Well, dated March 4, 1996, between BWS and Kulamalu.

2. Repairs to Walkamol Water System. Notwithstanding any provision of the 1973 Memorandum of Understanding to the contrary, BWS hereby agrees to use its best efforts to fund as

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expeditiously as possible the repairs currently necessary, in the discretion of EMI, to the Walkamoi Upper Flume. Said repairs shall include but not be limited to: replacement of the top cover of the Upper Flume, installation of non-slip surface on the Upper Flume cover, and replacement of portions of the Upper Flume trestle (i.e., braces, legs, runners, footings, etc.) as deemed necessary by EMI. The BWS and EMI agree to begin repairs as soon as practicable and to coordinate with each other to undertake such repairs.

3. Reservoir at Kamole Weir. BWS agrees to use its best efforts to seek and secure on a timely basis appropriate funding sources for the construction of the reservoir, and HCSS, EMI, and KULAMALU agree to provide reasonable and necessary support to obtain such funding sources. KULAMALU agrees to fund the design work, up to \$125,000, for the reservoir in coordination with BWS. BWS also agrees to use its best efforts to proceed with and to complete the construction of said reservoir as soon as possible.

IN WITNESS WHEREOF, the parties hereto have caused this

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מושו זה הם יחם היחי יו את דוום חדיום ונודום

instrument to be duly executed on the date first above written.

·
EMI:
EAST MAUI IRRIGATION COMPANY,
Richard R. Cameron
(Please type or print name above)
Its Executive Vice President
Supon J. Viakamina)
Alyson J. Nakamura (Please type or print name above)
Its Secretary
HC&S:
A&B-HAWAII, INC., THROUGH ITS DIVISION HAWAIIAN COMMERCIAL AND SUGAR COMPANY
Keelack Heem
Richard F. Cameron
(Please type or print name above)
Its Senior Vice President
Supon & Walama
Alyson J. (Nakamura (Please type or print name above)
•
Its Secretary

DA12-5/1818

KULAMALU; INC.

Switch C. Vowletc

(Flease type or print name above)

Its PRESIDUT

(Please type or print name above)

Its

BOARD OF HATER SUPPLY,

COUNTY OF MAUI

Manit Limmes

Manit Limmes

(Flease type or print name above)

Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

CHUV W - ZAKTAN

(Please type or print name above)

Its Deputy Corporation Counsel County of Maui

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ss.

COUNTY OF MAUI

on this and day of March, 1996, before me appeared remaind F. Clameton and to me personally known, who, being by me duly sworn, did say that they care the Ex Vital President and respectively, of EAST MAUI TRRIGATION COMPANY, LIMITED, a Hawali corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.S.

Loralu K. Maww Notary Public, State of Hawaii

My commission expires: 9/6/96

STATE OF HAWAII

COUNTY OF MAUI

85.

on this 29th day of March, 1995, before me appeared Augon T. Makamura and the duly sworn, did say that they such the Central who, through its division Hawalian Commercial a sugar company, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.S.

Large W. Mewn Notary Public, State of Hawaii

My commission expires: 9/6/46

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SS.

COUNTY OF MAUI

on this 2/90 day of March, 1996, before me appeared Evertify and and to me personally known, who, being by me duly sworn, did say that the personally known, who, being by me duly sworn, did say that the personal the president and corporation; that the seal affixed to the foregoing instrument is the corporate seal of maid corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officers acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Havail

My commission expires: 4/19/98

STATE OF HAWAII

COUNTY OF MAUI

SS

on this 2/w day of March, 1996, before me appeared March Kimmey, to me personally known, who, being by me duly sworn, did say that 6/00 is the Chairperson of the BOARD OF WATER SUPPLY of the County of Mau, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Hotary Public, State of Hawaii

My commission expires: 4/19/98

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FOURTH AMENDMENT TO MEMORANDUM OF UNDERSTANDING

THIS AMENDMENT, made and entered into this 70 th day of December, 1996, by and between EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose business mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," A&B-HAWAII, INC., through its division, HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "HC&F," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 200 s. High Streat, Wailuku, Hawaii 96793, referred to as "BWS,"

WITNESSETH:

WHEREAS, on December 31, 1973, EMI, HC&S and BWS entered into that certain Memorandum of Understanding, which subsequently was amended by an Amendment dated May 1, 1992, Second Amendment dated April 25, 1994, Third Amendment dated January 3, 1996 and Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir dated March 21, 1996 (the Memorandum of Understanding, as so amended, is hereinafter referred to as the "Memorandum"), relating in part to the operation, maintenance and repair of the Waikamoi water system; and

WHEREAS, the term of the Memorandum is scheduled to terminate on December 31, 1996; and

WHEREAS, the parties hereto desire to extend the Memorandum for a pariod of one year; and

WHEREAS, on March 21, 1996, EMI, HCES, and BWS entered into that certain Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir, relating to BWS using its best efforts to fund as expeditiously as possible the repairs currently necessary, in the discretion of EMI, to the Waikamoi Upper Flume, referred to as the "Flume"; and

WHEREAS, the Flume is under the operational jurisdiction of ${\tt EMI}$ as provided in the Memorandum; and

WHEREAS, the redwood covers, trestles, footings, braces, etc. of the Flume, are in need of replacement to maintain proper water transmission for the Upper Kula Water System; and

WHEREAS, the Flume is now in a state of major disrepair and there is concern that it may fail; and

WHEREAS, extensive and substantial damages to the Walkamoi collection and conveying and storage facilities owned by BWS due

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to acts of God or events beyond the control of EMI requiring restoration or replacement of the facilities is the responsibility of BWS; and

WHEREAS, EMI represents that, due to the sensitive nature of the ecological resources of the area serving as a source of domestic water, and its inaccessibility and varied terrain, EMI must limit access to its Waikamoi lands; and

WHEREAS, EMI reconstructed the Flume back in 1974-75, and is very familiar with both the Waikamoi water system and the area; and

WHEREAS, BWS has budgeted \$60,000.00 for the necessary maintenance and repair of the Flume for fiscal year 1996-1997; and

WHEREAS, BWS had previously purchased redwood lumber for the repairs to the Flume, which lumber was determined to be in-adequate for said repairs; now, therefore,

IN CONSIDERATION of the mutual promises and agreements hereinafter set forth, the parties hereto agree as follows:

 The fourth paragraph of Paragraph 2 is deleted in its entirety and substituted with the following:

"Extensive and substantial damages to the collection and conveying and storage facilities owned by BWs as provided herein due to acts of God or events beyond. the control of EMI requiring restoration or replacement of the facilities shall be the responsibility of BWS. Actual restoration and replacement of existing facilities shall be subject to budgetary limitations of BWS, which agrees to exercise reasonable judgment and good faith to include the costs, or portions thereof, of restoration and replacement in the ensuing budget or Actual restoration and replacement of additional facilities constructed by EMI shall be made at the discretion of BWS, which decision shall be final and shall not be subject to arbitration. With regard to restoration of the Waikamoi Upper Flume required by damages, existing as of December 17, 1996, to facilities (herein called the "1996 Repairs"), shall use its best efforts to fund as expeditiously as . possible the repairs deemed necessary in the discretion of EMI. BWs and EMI agree to begin the 1996 Repairs as soon as practicable and to coordinate with each other to undertake such repairs. If the Waikamoi Upper Flume fails or suffers a major disruption due to the delay in funding these necessary repairs, BWS shall not be permitted to compensate for the reduction of Walkamoi system water by taking water from the Walloa Ditch System. The exact nature, scope and total cost of the 1996 Repairs, including total reasonable reimbursement

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for labor (including overhead), will not be known until EMI proceeds with the repairs, but the cost during the fiscal year ending June 30, 1997 shall not exceed \$60,000.00."

- With regard to the 1996 Repairs referred to in the new fourth paragraph of Paragraph 2 described above:
 - a. EMI shall be responsible for designating the materials needed for the repairs, but shall not be responsible for any problems arising out of or related to the condition of the materials.
 - b. BWs shall be responsible for ordering and purchasing all materials, including replacement of any materials that do not meet full specifications (e.g., replacement of that portion of BWS's previously-purchased lumber that EMI determines cannot be salvaged), and for the condition of the materials and delivery of same to the jobsite location designated by EMI, referred to as the "Jobsite."
 - c. EMI shall, to the extent feasible in its sole discretion, salvage as much of BWS's previously-purchased redwood lumber (119 pieces 2"x12"x18" dimension, con heart, RS, and 279 pieces 2"x12"x20" dimension, con heart, RS), referred to as "Salvaged Lumber," for the repairs to the Flume, said salvage to include milling the redwood to proper dimensions at cost to BWS not to exceed \$2,500.00 for labor.
 - d. BWS shall provide delivery of the Salvaged Lumber to the milling site designated by EMI, and later to the Jobsite.
 - e. BWS shall provide a container for weather and security protection of all redwood lumber and all other materials delivered to the Jobsite for the repairs.
 - f. EMI shall apply the non-skid surface treatment in accordance to the manufacture's recommendations.
 - g. EMI shall be responsible for any loss or damage to materials accepted at the Jobsite in the event such loss or damage arises directly and solely from EMI's negligence, but EMI shall not be deemed a bailor or warehouseman with respect to such materials.
 - h. BWs shall make payment on said invoices within 30 days after receipt, and agrees that interest will accrue on late payments at the rate of 12% per annum.
- 3. Paragraph 3 is hereby replaced in its entirety with the following:

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"3. Wailoa Ditch. From the waters collected by EMI in the Wailoa Ditch System, EMI will make available to EWS up to 8-1/2 million gallons of water per twenty-four hour period, allocated as follows: up to 7 million gallons of water per twenty-four hour period from the Kamole Weir delivery point, and up to 1-1/2 million gallons of water per twenty-four hour period from the Hamakua Ditch delivery point to serve the needs of the Kula Agricultural Park (pursuant to the letter dated July 27, 1982 from HC&S and EMI to the Department of Water Supply of the County of Maui). The foregoing is subject to the limitations on withdrawal set forth in the Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir, dated March 21, 1996. BWS agrees to use its best efforts to minimize its intake of water from the Wailoa Ditch System whenever the total flow in the Wailoa Ditch System drops below 55 million gallons per twenty-four hour period, and to use its best efforts to move forward on a timely basis with necessary steps, including the installation and utilization of surface water storage of peak flows, so that BWS will be able to reduce its dependency on the Wailoa Ditch System whenever the total flow is below 55 million gallons per twenty-four hour period.

Waters from the Wailoa Ditch shall be delivered to BWS at the following points presently used by EMI/HC&S and RWS:

Kamole Forebay and Hamakua Ditch near Reservoir 40."

- 4. With regard to the construction of the proposed reservoir at Kamole Weir, BWS warrants that it will use its best efforts to meet, or cause to be met, the deadlines set forth in the engineering schedule attached hereto as Exhibit "A" and incorporated herein by reference. The parties agree to discuss modification of the '8-1/2 million gallons of water per twenty-four hour period' amount, referred to in Section 3 above, when the proposed reservoir comes on line.
- 5. Paragraph 13 is hereby deleted in its entirety and substituted with the following:
 - "13. Term. The term of this agreement shall be for twenty-four (24) years commencing January 1, 1974 and terminating on December 31, 1997; provided, however, that this agreement may be extended from time to time by mutual agreement."
- 6. Save and except as amended herein, the Memorandum, as previously amended, shall remain in full force and effect.

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Timento:

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUI IRRIGATION COMPANY, LIMITED

G. Szephen Holaday Its Vice President

Alyson J. (Makamura Its Secretary . hallam

HC&S:

A&B-HAWAII, INC., THROUGH ITS DIVISION HAWAIIAN COMMERCIAL AND SUGAR COMPANY

G. Stephen Holaday Its Senior Vice President

Alyson J (Nakamura Its Secretary

BWS:

BOARD OF WATER SUPPLY COUNTY OF MAUI

Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

Gary W. Zakian Deputy Corporation Counsel County of Maui

-5-:

STATE OF HAWAII City & County of Honolulu COUNTY OF HAUI

ss.

On this Job day of December, 1996, before me appeared, RICHARD F. CAMERON, to me personally known, who, being by me duly sworn, did say that he is the Executive Vice President of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

4

Notary Public, State of Hawaii

My commission expires: 2/18/

STATE OF HAWAII

SS.

CITY & COUNTY OF HONOLULU

On this <u>307</u> day of December, 1996; before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Hawaii

My commission expires: 7/15/98

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STATE OF HAWAII City & County of Honolulu COUNTY OF MAUI

SS.

January, 1997 G. Stephen Holaday
On this JAL day of December, 1996, before me appeared,
RICHARD F. CAMERON, to me personally known, who, being by me duly
sworn, did say that he is the Senior Vice President of
AEB-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

My commission expires: 2/18/41

STATE OF HAWAII

SS.

CITY & COUNTY OF HONOLULU

On this 307 day of December, 1996, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

My commission expires: 1/15/98

COUNTY OF MAUI

S\$.

On this 27th day of December, 1996, before me appeared Norma 1/12, to me personally known, who, being by me duly sworn, did say that She is the Chairperson of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY. WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Hawaii

My commission expires: 4/19/98

KAMOLE W

Activity	Description	Orig Phase	Responsibility	Total WBS - Float . Code
影響技術		Ke Inc. Salar		as a position of
ăT1	Preimmery Activities	128dl PH1		149d(W1
T101	Conduct Hydrological traventory and Prepara Repor	41d1PH1	MY	Ø1W1.01
T102	Conduct Topographic Survey	2161PH1	WEUE	0 W1,02
T103	Conduct Sci Investigation of Project Site	. 63d1PH1	1WCC	22d1W1_03 .
T104	Propara Emirormankii Assessment	126d: PH1	RMTC	149d1W1.04
7105	Davelop Conceptual Plan	42d(PH1	WSUE	01W1,05
T106	· Bosrd Raylew/Approval of Hydro Report, Conc Plan	-22dIPH1	:DWS	0+W1,06
T107	· Conduct Land Appraisal	21d1PH1	IACM	43d1W1.D7
T108	Prepare Frei, Stabilivelon Map, Stabritt for Appryl	22d PH1	IWSUE	\$0.1W1Q
12	Engineering , Construction Flan Activities	278dl PH2		011/1/2 .
T201	Prepara Construction Plans for Reserveir, Appart	128dl PH2	'WSUE	01W2.01
T202	Prepare Const. Plans for Pump Station, Controls	84d1 PH2	디	01W2.02
T203	Prepare Project Manual and Bid Documents	41d1PH2	WSUE	011472.03
T204	Pten Review	42d1PH2	'DWS .	· 01W2.04
T205	· Femilize Plans Incorporating Review Commerts	42di PHZ	IWSUE	0:WZ.05
T206	Propose and Schmit NPDES Permit April To DCH	105d:PHZ	WSUE	0 W2.05
T207	Prepare and Submit Dam Permit to OLNR	105d1 PH2	:WEUE	0 W2.07
T208	· Finaliza Subdivision Process	63d1PH2	:WSUE	42d1W2.08
T209	1 Advortise for Bids	22dl PH2	IDWS .	01W/Z.09
T210	* Open and Roview Bids, Award Contract	21d1 PH2	10WS	01W2.10
T3	Construction Activities	25261PH3		01 W3
T301	Issue Notice to Proceed	01 PH3	:DWS	01W3.01
7302	Begin and Complete Construction Centraci	252d1PH3	CNTR	0118/3.02

EXHIBIT "A"

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ADDENDUM TO FOURTH AMENDMENT TO MEMORANDUM OF UNDERSTANDING

THIS ADDENDUM, made and entered into this 6th day of May, 1997, by and between EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose business mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," A&B-HAWAII, INC., through its division, HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "HC&S," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 200 S. High Street, Wailuku, Hawaii 96793, referred to as "BWS,"

WIINESSETH:

WHEREAS, on December 30, 1996, EMI, HCLS and BWS entered into that certain Fourth Amendment to Memorandum of Understanding (hereinafter referred to as the "Fourth Amendment"), relating in part to the repairs currently necessary to the Waikamoi Upper Flume, referred to in the Fourth Amendment as the "1996 Repairs"; and

WHEREAS, said Fourth Amendment contemplates, in accordance with the recommendation of EMI, the use of milled redwood lumber for the 1996 Repairs; and

WHEREAS, BWS now desires to use unmilled lumber for the 1996 Repairs; and

WHEREAS, EMI is willing to use unmilled redwood lumber for the 1996 Repairs only if it receives (i) specific authorization from BWS for such use and (ii) a complete release and indemnification from BWS from any claims or damages arising out of such use; now, therefore,

IN CONSIDERATION of the mutual promises and agreements hereinafter set forth, the parties hereto agree as follows:

- 1. Notwithstanding Paragraph 2 of the Fourth Amendment, BWS hereby requests and authorizes EMI to use unmilled redwood lumber for the 1996 Repairs. BWS hereby releases, indemnifies and holds harmless EMI and HC&S from any and all claims or damages (including reasonable attorney's fees) arising out of or otherwise related to the use of unmilled redwood lumber.
- Save and except as amended herein, the Fourth Amendment shall remain in full force and effect.

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IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUI IRRIGATION COMPANY, LIMITED

Its Executive Vice President

halama Alyson J. (Nakamura Its Secretary

HC&S:

A&B-HAWAII, INC., THROUGH ITS DIVISION HAWAIIAN COMMERCIAL AND SUGAR COMPANY

G. Stephen Holaday Its Senior Vice President

Alyson () Nakamura Its Secretary

BWS:

BOARD OF WATER SUPPLY COUNTY OF MAUI

Wan Dorvin Loio DAWID CH Its Chairperson Dire

APPROVED AS TO FORM

AND LEGALITY:

Gary W. Zakian / Deputy Corporation Counsel County of Maui

SS.

COUNTY OF MAUI

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.5.

Notary Public, State of Hawaii

My commission expires: 9/0/2000

STATE OF HAWAII

CITY & COUNTY OF HONOLULU

ss.

On this 17th day of May, 1997, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.S.

Notary Public, State of Hawaii

My commission expires: 7/15/98

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COUNTY OF MAUI

SS

On this day of May, 1997, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn, did say that he is the Senior Vice President of A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

LS.

Notary Public, State of Hawaii

My commission expires: 9/10/2000

STATE OF HAWAII

CITY & COUNTY OF HONOLULU

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On this day of May, 1997, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

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Notary Public, State of Hawaii

My commission expires: 7/15/98

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ss.

COUNTY OF MAUI

Cradic On this 19th day of May, 1997, before me appeared Dervin Lais; to me personally known, who, being by me duly sworn, did say that he is the Challeston of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said board of water supply, and the said board of water supply.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Townflundicely.
Otary Public, State of Hawaii

My commission expires: 4119 198

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FIFTH AMENDMENT TO MEMORANDUM OF UNDERSTANDING

THIS AMENDMENT, made and entered into this 20% day of January, 1998, by and between EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose business mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," A&B-HAWAII, INC., through its division, HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "HC&S," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 200 S. High Street, Wailuku, Hawaii 96793, referred to as "BWS,"

WITNESSETH:

WHEREAS, on December 31, 1973, EMI, HC&S and BWS entered into that certain Memorandum of Understanding, which subsequently was amended by an Amendment dated May 1, 1992, Second Amendment dated April 25, 1994, Third Amendment dated January 3, 1996, Fourth Amendment dated December 30, 1996, Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir dated March 21, 1996, and Addendum to Fourth Amendment dated May 6, 1997 (the Memorandum of Understanding, as so amended, is hereinafter referred to as the "Memorandum"), relating in part to the operation, maintenance and repair of the Waikamoi water system; and

WHEREAS, the term of the Memorandum is scheduled to terminate on December 31, 1997; and

WHEREAS, the parties hereto desire to extend the Memorandum for a period of one year; and

WHEREAS, on March 21, 1996, EMI, HC&S, and BWS entered into that certain Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir, relating to BWS using its best efforts to fund as expeditiously as possible the repairs currently necessary, in the discretion of EMI, to the Waikamoi Upper Flume, referred to as the "Flume"; and

WHEREAS, BWS budgeted \$60,000.00 for the necessary maintenance and repair of the Flume for fiscal year 1996-1997; and

WHEREAS, BWS has budgeted \$60,000.00 for the necessary maintenance and repair of the Flume for fiscal year 1997-1998; and

WHEREAS, EMI has agreed to provide BWS with an additional 175,000 gallons per day from the Wailoa Ditch System;

NOW, THEREFORE, in consideration of the mutual promises and agreements hereinafter set forth, the parties agree as follows:

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1. The fourth paragraph of Paragraph 2 is deleted in its entirety and substituted with the following:

"Extensive and substantial damages to the collection and conveying and storage facilities owned by BWS as provided herein due to acts of God or events beyond the control of EMT requiring restoration or replacement of the facilities shall be the responsibility of BWS. Actual restoration and replacement of existing facili-ties shall be subject to budgetary limitations of BWS, which agrees to exercise reasonable judgment and good faith to include the costs, or portions thereof, of restoration and replacement in the ensuing budget or budgets. Actual restoration and replacement of additional facilities constructed by EMI shall be made at the discretion of BWS, which decision shall be final and shall not be subject to arbitration. With regard to restoration of the Waikamoi Upper Flume required by damages, existing as of December 17, 1996, to the facilities (herein called the "1996 Repairs"), BWS shall use its best efforts to fund as expeditiously as possible the repairs deemed necessary in the discretion of EMI. BWS and EMI agree to begin the 1996 Repairs as soon as practicable and to coordinate with each other to undertake such repairs. If the Waikamoi Upper Flume fails or suffers a major disruption due to the delay in funding these necessary repairs, EWS shall not be permitted to compensate for the reduction of Waikamoi system water by taking water from the Wailoa Ditch System. The exact nature, scope and total cost of the 1996 Repairs, including cychead, will not be known the labor (including cychead). for labor (including overhead), will not be known until EMI proceeds with the repairs, but the cost during the fiscal year ending June 30, 1998 shall not exceed the sum of \$60,000,00 and any additional funds appropriated by the BWS during such fiscal year pursuant to its best efforts obligations to expeditiously fund the 1996 Repairs."

2. The first sentence of Paragraph 3 is hereby replaced in its entirety with the following:

"From the waters collected by EMI in the Wailoa Ditch System, EMI will make available to BWS up to 8.675 million gallons of water per twenty-four-hour period, allocated as follows: up to 7.175 million gallons of water per twenty-four-hour period from the Kamole Weir delivery point, and up to 1-1/2 million gallons of water per twenty-four-hour period from the Hamakua Ditch delivery point to serve the needs of the Kula Agricultural Park (pursuant to the letter dated July 27, 1982 from HC&S and EMI to the Department of Water Supply of the County of Maui)."

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- Paragraph 13 is hereby deleted in its entirety and substituted with the following:
 - "13. Term. The term of this agreement shall be for twenty-five (25) years commencing January 1, 1974 and terminating on December 31 1998; provided, however, that this agreement may be extended from time to time by mutual agreement."
- Save and except as amended herein, the Memorandum, as previously amended, shall remain in full force and effect.
- Facsimile signatures shall be deemed valid as original signatures. However, each party shall forward original signature pages to the other parties upon execution.
- This Amendment may be executed in counterpart signature pages.
- IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUI IRRIGATION COMPANY, LIMITED

Stephen Moladay Vice President EXEC. VICE PRESIDENT

nulan lupois Alyson J Nakamura Its Secretary

HC&S:

A&B-HAWAII, INC., THROUGH ITS DIVISION HAWAIIAN COMMERCIAL AND SUGAR COMPANY

G. Stepher Holaday

Its Senior Vice President

Alyson O Nakamura Its Secretary

BWS:

BOARD OF WATER SUPPLY COUNTY OF MAUI

Dorvin D. Leis Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

Gary W. Zakiar Deputy Corporation Counsel County of Maui

STATE OF HAWATT

SS:

CITY & COUNTY OF HONOLULU

On this 23rd day of February 1998, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn or affirmed, did say that he is the Executive Vice President of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official . seal.

Z.S.

Notary Public, State of Hawaii

My Commission Expires: __7/15/98

STATE OF HAWAII

CITY & COUNTY OF HONOLULU

On this 27th day of February 1998, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn or affirmed, did say that she is the Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.J.

Notary Public, State of Hawaii

My Commission Expires: 7/15/98

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CITY & COUNTY OF HONOLULU

On this 23rd day of February 1998, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn or affirmed, did say that he is the senior Vice President of A&B-HAWAII, INC., a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Z.S.

Adien S. Meyakara.
Notary Public, State of Hawaii

My Commission Expires: 7/15/98

STATE OF HAWAII

ss:

CITY & COUNTY OF HONOLULU

On this 27th day of February 1998, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn or affirmed, did say that she is the Secretary of A&B-HAWAII, INC., a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.S.

Notary Public, State of Hawaii

My Commission Expires: 7/15/98

-6-

COUNTY OF MAUI

ss.

On this 12th day of January, 1998, before me appeared Dorvin D. Leis, to me personally known, who, being by me duly sworn, did say that he is the Chairperson of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said Dorvin D. Leis acknowledged the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Devergennweie.

Notary Public, State of Hawaii

B

My commission expires:

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SIXTH AMENDMENT TO MEMORANDUM OF UNDERSTANDING

THIS AMENDMENT, made and entered into this Zello day of December, 1998, and effective as of December 31, 1998, by and between EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose business mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," A&B-HAWAII, INC., through its division, HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "HC&S," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 200 S. High Street, Wailuku, Hawaii 96793, referred to as "BWS,"

WIINESSETH:

WHEREAS, on December 31, 1973, EMI, HC&S and BWS entered into that certain Memorandum of Understanding, which subsequently was amended by an Amendment dated May 1, 1992, Second Amendment dated April 25, 1994, Third Amendment dated January 3, 1996, Fourth Amendment dated December 30, 1996, Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir dated March 21, 1996, Addendum to Fourth Amendment dated May 6, 1997, and Fifth Amendment dated January 20, 1998 (the Memorandum of Understanding, as so amended, is hereinafter referred to as the "Memorandum"), relating in part to the operation, maintenance and repair of the Waikamoi water system; and

WHEREAS, the term of the Memorandum is scheduled to terminate on December 31, 1998; and

WHEREAS, the parties hereto desire to extend the Memorandum for a period of one year; and

WHEREAS, on March 21, 1996, EMI, HC&S, and BWS entered into that certain Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir, relating to BWS using its best efforts to fund as expeditiously as possible the repairs currently necessary, in the discretion of EMI, to the Waikamoi Upper Flume, referred to as the "Flume"; and

WHEREAS, BWS budgeted \$60,000.00 for the necessary maintenance and repair of the Flume for fiscal year 1997-1998; and

WHEREAS, BWS has budgeted \$60,000.00 for the necessary maintenance and repair of the Flume for fiscal year 1998-1999;

NOW, THEREFORE, in consideration of the mutual promises and agreements hereinafter set forth, the parties agree as follows:

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- 1. BWS agrees to make available and to utilize the \$60,000.00, budgeted in the fiscal year 1998-1999 budget, for the necessary repair and maintenance of the Flume.
- 2. Paragraph 13 is hereby deleted in its entirety and substituted with the following:
 - "13. Term. The term of this agreement shall be for twenty-six (26) years commencing January 1, 1974 and terminating on December 31, 1999; provided, however, that this agreement may be extended from time to time by mutual agreement."
- 3. Save and except as amended herein, the Memorandum, as previously amended, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUI IRRIGATION COMPANY, LIMITED

G. Stephen Holaday/ Its Executive Vice President

Alyson J. Nakamura Its Secretary

HC&S:

A&B-HAWAII, INC., THROUGH ITS DIVISION HAWAIIAN COMMERCIAL AND SUGAR COMPANY

G. Stephen Holaday Its Senior Vice Fresiden

Alyson J. Makamura

Its Secretary

-2-

BWS:

BOARD OF WATER SUPPLY COUNTY OF MAUL

Robert Takitani Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

Gary W. Zakian Deputy Corporation Counsel County of Maui

COUNTY OF MAUI

On this AM day of December, 1998, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn, did say that he is the Executive Vice President of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of on this 29th said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official

Notary Public, State of Hawaii

My commission expires: 9/10/2000

STATE OF HAWAII

CITY & COUNTY OF HONOLULU

On this 287# day of December, 1998, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

My commission expires: 7/15/02

SS.

COUNTY OF MAUI

On this 20 day of December, 1998, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn, did say that he is the Senior Vice President of A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

1.6.

KOrdu K. Mawu Notary Public, State of Hawaii

My commission expires: 9 10/2000

STATE OF HAWAII

ss.

CITY & COUNTY OF HONOLULU

on this 27th day of December, 1998, before me appeared ALYSON J. NAKAMURA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

HORA DO HAWAL

Actual S. Mugakara Notary Public, State of Hawaii

My commission expires: 1/15/02

Januar

COUNTY OF MAUI

January 1999 on this 26th day of December 1998, before me appeared kobert Talestrui , to me personally known, who, being by me duly sworn, did say that he is the Chairperson of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said Kobert Lalestrui acknowledged the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY. WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, State of Hawaii

Very fron Wells

My commission expires: 4/19/

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Sevenek Amendment to Memorandum of understanding

THIS AMENDMENT, made and entered into this 37 day of December, 1999, and effective as of December 31, 1999, by and between EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawali corporation, whose business mailing address is P. O. Box 266, Pounene, Hawali 86784, referred to as "RMI," A&B-HAWAII, INC., through its division, Hawalian Commercial & Sugar Company, a Hawali corporation, whose mailing address is P. O. Box 266, Puunene, Hawali 96784, referred to as "HC&S," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 200 S. High Street, Walluku, Hawali 96793, referred to as "BWS,"

HITNESERTH

WHEREAS, on December 31, 1973, EMI, HC2S and BWS entered into that dertain Hancrandum of Understanding, Which subsequently was assaided by an Amendment dated May 1, 1992, Second Amendment dated April 25, 1994, Third Amendment dated Jenuary 3, 1995, Fourth Amendment dated December 30, 1996, Agreement Ro 1973 Hemorandum of Understanding, Repairs to Whikamoi Water Bystem, Construction of Reservoir at Kasple Weir dated March 21, 1996 ("1995 Agreement"), Addendum to Fourth Amendment dated May 6, 1997, Fifth Amendment dated January 20, 1998, and Sixth Amendment dated December 28, 1998 (the Memorandum of Understanding, as so amended, is hereinafter referred to as the "Memorandum"), relating in part to the collection and delivery of water by EMI to BWS, and to the operation, maintenance and repair of the Waikamoi Water System; and

HKEREAS, the term of the Hemorandum is scheduled to terminate on Dacember 31, 1999; and

WHEREAS, the parties hereto desire to extend the Memorandum for a period of two months;

NOW, THEREFORE, in consideration of the mutual promises and agreements hereinafter set forth, the parties agree as follows:

- 1. Paragraph 13 of the Memorandum is hereby deleted in its entirety and substituted with the following:
 - "13. Term. The term of this agreement shall be for twenty-six (26) years and two (2) months commencing January 1, 1974 and terminating on February 29, 2000; provided, however, that this agreement may be extended from time to time by mutual agreement."
- 2. Save and except as smended herein, the Memorandum, as previously amended, shall remain in full force and effect.

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YEPT, OF WATER SUPPLY

DEC-30-1888 14:12

IN WITHESS UNEXACT, the perties hereto have caused this instrument to be duly executed on the date first above britten.

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PINILED HYLL INSTURBATION CONSUMA'

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AND THANKII, INC., THRODON ITS BIVISION HANKIIAH CONDINCIAL AND SUGAR COMPANY

:6/19

ROAND OF MARK SUPPLY

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SS.

CITY & COURTY OF HONOLULU

On this day of December, 1999, before me appeared G. STEVERH HOLADAY, to me personally known, who, being by me duly sworn, did say that he is the President of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and scaled on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Sales S. Kuya Land AREN'S MIYAHAMA Hotary Fublic, State of Havell

My commission expires: 7/16/02

STATE OF RAHALI

CITY & COUNTY OF HONOLULU

88.

On this 29% day of December, 1999, before me appeared ALKSON J. NAKAWARA, to me personally known, who, being by me duly sworn, did say that she is the Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the said sefficed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITHESS WHEREOF, I have hereunto set my hand and official seal.

Motory Public, State of Havall

My commission expires: 7/15/02

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CITY & COUNTY OF HONOLULU

88

On this 2777 day of Dacamber, 1999, before we appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly swern, did say that he is the Senior Vice President of ASE-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by sutherity of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITHESS WHEREOF, I have hereunto ust my hand and official seal.

MOTORY Public, State of Hawall

My commission expires: 7/10/02

STATE OF HAHALI

CITY & COUNTY OF HONOLULU

\$8.

On this 2900 day of December, 1999, before me appeared ALYSCH J. NAKAMORA, to me personally known, who, being by me duly sworn, did say that she is the Scoreary of A&B-HAWAII, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITHESS WHEREOF, I have hereunto set my hand and official seal.

Notary Public, state of Havaii

My commission expires: 7/6/2

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55.

COUNTY OF HAUT

Con this gott day of December, 1999, before me appeared Robert Talestani, to as personally known, who, being by me duly sworn, did say that he is the Chairperson of the BOARD OF WATER SUPPLY of the County of Hau, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

A STATE OF THE STA

Notary Fublic, State of Havall Verry Ann Wells By commission expires: 4/19/2002

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TOTAL P.05

EIGHTH AMENDMENT TO MEMORANDUM OF UNDERSTANDING

THIS AMENDMENT, made and entered into this 28 day of March, 2000, and effective as of February 29, 2000, by and between EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation, whose business mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "EMI," ALEXANDER & BALDWIN, INC., through its division, HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation, whose mailing address is P. O. Box 266, Puunene, Hawaii 96784, referred to as "HCCS," and the BOARD OF WATER SUPPLY of the County of Maui, whose principal place of business and mailing address is 200 S. High Street, Wailuku, Hawaii 96793, referred to as "BWS,"

WITNESSETH:

WHEREAS, on December 31, 1973, EMI, HC&S and BWS entered into that certain Memorandum of Understanding, which subsequently was amended by an Amendment dated May 1, 1992, Second Amendment dated April 25, 1994, Third Amendment dated January 3, 1996, Fourth Amendment dated December 30, 1996, Agreement Re 1973 Memorandum of Understanding, Repairs to Waikamoi Water System, Construction of Reservoir at Kamole Weir dated March 21, 1996 ("1996 Agreement"), Addendum to Fourth Amendment dated May 6, 1997, Fifth Amendment dated January 20, 1998, Sixth Amendment dated December 28, 1998, and Seventh Amendment dated December 29, 1999 (the Memorandum of Understanding, as so amended, is hereinafter referred to as the "Memorandum"), relating in part to the collection and delivery of water by EMI to BWS, and to the operation, maintenance and repair of the Waikamoi water system;

WHEREAS, the term of the Memorandum is scheduled to terminate on February 29, 2000; and

WHEREAS, the parties hereto desire to extend the Memorandum for a period of two months;

NOW, THEREFORE, in consideration of the mutual promises and agreements hereinafter set forth, the parties agree as follows:

- 1. Paragraph 13 of the Memorandum is hereby deleted in its entirety and substituted with the following:
 - "13. Term. The term of this agreement shall be for twenty-six (26) years and four (4) months commencing January 1, 1974 and terminating on April 30, 2000; provided, however, that this agreement may be extended from time to time by mutual agreement."
- 2. Save and except as amended herein, the Memorandum, as previously amended, shall remain in full force and effect.

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IN WITNESS WHEREOF, the parties hereto have caused this instrument to be duly executed on the date first above written.

EMI:

EAST MAUL IRRIGATION COMPANY,

G. Stephen Holaday Its President

John P. Kreag Its Assistant Secretary

HC&S:

ALEXANDER & BALDWIN, INC., THROUGH ITS DIVISION, HAWAIIAN COMMERCIAL & SUGAR COMPANY

G. Stephen Holaday Its Vice President

Jehn P. Kreag Its Assistant Treasurer

BWS:

BOARD OF WATER SUPPLY COUNTY OF MAUI

Robert Takitani Its Chairperson

APPROVED AS TO FORM AND LEGALITY:

Howard M. Pakushima Deputy Corporation Counsel County of Maui

73mame8-03/22/00

STATE OF HAWAII

MAUI

FOR CITY & COUNTY OF HONOLULU

SS.

On this 14th day of Harch, 2000, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn, did say that he is the President of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

15

Valuri J. Nakashima Valuric L. Nakashima Notary Public, State of Hawaii

My commission expires: 5/25/00

STATE OF HAWAII
MAUI
CITY-1 COUNTY OF HONOLULU

ss.

On this the day of March, 2000, before me appeared JOHN P. KREAG, to me personally known, who, being by me duly sworn, did say that he is the Assistant Secretary of EAST MAUI IRRIGATION COMPANY, LIMITED, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

LS.

Valuri J. Malachine

Valuri L. Nateshing

Notary Public, State of Hawaii

My commission expires: 5/25/00

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STATE OF HAWAII (MAU)) ss.

On this 14th day of March, 2000, before me appeared G. STEPHEN HOLADAY, to me personally known, who, being by me duly sworn, did say that he is the Vice President of ALEXANDER & BALDWIN, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

L.5.

Valerie L. Nakashima Notary Public, State of Hawaii

My commission expires: 5/25/00

STATE OF HAWAII MALL OF) SE

On this the day of March, 2000, before me appeared JOHN P. KREAG, to me personally known, who, being by me duly sworn, did say that he is the Assistant Treasurer of ALEXANDER & BALDWIN, INC., through its division HAWAIIAN COMMERCIAL & SUGAR COMPANY, a Hawaii corporation; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and the said officer acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Valere J. Slakashima

Valere L. Nakashima

Notary Public, State of Hawaii

My commission expires: 5/25/00

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ss.

COUNTY OF MAUI

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On this 28W day of March, 2000, before me appeared Robert akitami, to me personally known, who, being by me duly sworn, did say that he is the Chairperson of the BOARD OF WATER SUPPLY of the County of Maui, and that the seal affixed to the foregoing instrument is the lawful seal of the said BOARD OF WATER SUPPLY, and that the said instrument was signed and sealed on behalf of the said BOARD OF WATER SUPPLY, and the said Robert Texture acknowledged the said instrument to be the free act and deed of the said BOARD OF WATER SUPPLY.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Jern Junnwells

Notary Public, State of Hawaii

My commission expires: 4/19/2002

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