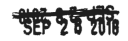


UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX 75 Hawthorne Street San Francisco, CA 94105

Eric Sonnenberg, General Counsel Office of the Vice President, Legal Group Kamehameha Schools 567 South King Street, Suite 310 Honolulu, HI 96813



Subject: Issuance of Consent Agreement and Final Order Kamehameha Schools EPA Docket No: UIC-09-2018-000<u>B</u>

Dear Mr. Sonnenberg:

Enclosed please find the Consent Agreement and Final Order that has been issued with respect to the above-referenced matter. The U.S. Environmental Protection Agency Region IX Regional Judicial Officer has signed the Final Order and filed it with the Regional Hearing Clerk. The date it was filed by the Regional Hearing Clerk is the Effective Date of the Final Order. As stated in the Consent Agreement, your payment of **<u>\$99,531</u>** is due within 30 days of the Effective Date. You must also comply with all other requirements according to the schedule in the Consent Agreement.

Thank you for your prompt attention to this matter and your ongoing cooperation. If you have any questions, please contact me at (415) 972-3302.

Sincerely, The A. J.

Roberto Rodriguez, Chief Pesticides and Safe Drinking Water Enforcement

Enclosure

1	SYLVIA QUAST Regional Counsel	
2	United States Environmental Protection Agen	cy, Region IX ** FILED **
3	KIMBERLY WELLS	285EP2018 - 11:00A
4	Attorney Advisor United States Environmental Protection Agen	cy, Region IX
5	75 Hawthorne Street	
6	San Francisco, California 94105 (415) 972-3056	
7	Attorneys for Complainant	
8	LINITED STATES ENVIDON	IENTAL PROTECTION AGENCY
9		GION IX
10		thorne Street
11	San Francisco	o, California 94105
12	IN THE MATTER OF:) DOCKET NO. UIC-09-2018- <u>000 &</u>
13	Kamehameha Schools)
14	Respondent.) CONSENT AGREEMENT) AND
15	Proceedings under Sections 1423(c) of the	j FINAL ORDER
15 16	Proceedings under Sections 1423(c) of the Safe Drinking Water Act, 42 U.S.C. §§ 300h-2(c).	<pre></pre>
	Safe Drinking Water Act, 42 U.S.C. §§ 300h-2(c).) FINAL ORDER) _)
16	Safe Drinking Water Act, <u>42 U.S.C. §§ 300h-2(c).</u> <u>CONSENT</u>) _)
16 17	Safe Drinking Water Act, 42 U.S.C. §§ 300h-2(c). CONSENT <u>I. AUTHORIT</u>) _)
16 17 18	Safe Drinking Water Act, 42 U.S.C. §§ 300h-2(c). CONSENT <u>I. AUTHORIT</u>	AGREEMENT IES AND PARTIES tal Protection Agency ("EPA"), Region IX and
16 17 18 19	Safe Drinking Water Act, <u>42 U.S.C. §§ 300h-2(c).</u> <u>CONSENT</u> <u>I. AUTHORIT</u> 1. The United States Environmen Trustees of the Estate of Bernice Pauahi Bisho	AGREEMENT IES AND PARTIES tal Protection Agency ("EPA"), Region IX and
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1	300h-2(c), for violations of the SDWA and the Underground Injection Control ("UIC")
2	requirements set forth at 40 C.F.R. Part 144.
3	3. Complainant is the Director of the Enforcement Division, EPA Region IX. The
4	Administrator of EPA delegated to the Regional Administrator of EPA Region IX the authority
5	to bring and settle this action under the SDWA. In turn, the Regional Administrator further
6	delegated the authority to bring this action and sign a consent agreement settling this action
7	under the SDWA to the Director of the Enforcement Division.
8	4. Respondent is a charitable trust headquartered at 567 South King Street,
9	Honolulu, Hawaiʻi, 96813.
10	II. APPLICABLE STATUTES AND REGULATIONS
11	5. Pursuant to SDWA Sections 1421 to 1429, 42 U.S.C. §§ 300h to 300h-8, EPA has
12	promulgated regulations at 40 C.F.R. Part 144 establishing minimum requirements for UIC
13	programs to prevent underground injection that endangers drinking water sources.
14	6. "Underground injection" means the subsurface emplacement of fluids by well
15	injection. 42 U.S.C. § 300h(d)(1); 40 C.F.R. § 144.3.
16	7. "Well injection" means the subsurface emplacement of fluids through a well. 40
17	C.F.R. § 144.3.
18	8. "Well" means, in relevant part, a dug hole whose depth is greater than the largest
19	surface dimension. 40 C.F.R. § 144.3.
20	9. A "cesspool" is a "drywell," which in turn is a "well," as those terms are defined
21	in 40 C.F.R. § 144.3.
22	10. "Large capacity cesspools" ("LCCs") include "multiple dwelling, community or
23	regional cesspools, or other devices that receive sanitary wastes, containing human excreta,
24	which have an open bottom and sometimes perforated sides." 40 C.F.R. § 144.81(2). LCCs do
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not include single-family residential cesspools or non-residential cesspools which receive solely
 sanitary waste and have the capacity to serve fewer than 20 persons per day. *Id.*

3 11. UIC program regulations classify LCCs as Class V UIC injection wells. 40 C.F.R.
4 § 144.80(e).

5 12. Class V UIC injection wells are considered a "facility or activity" subject to
6 regulation under the UIC program. 40 C.F.R. § 144.3.

7 13. "Owner or operator" means the owner or operator of any "facility or activity"
8 subject to regulation under the UIC program. 40 C.F.R. § 144.3.

9 14. The "owner or operator" of a Class V UIC well must comply with Federal UIC
10 requirements in 40 C.F.R. Parts 144 through 147, and must also comply with any other measures
11 required by the owner's and operator's State or EPA Regional Office UIC Program to protect
12 underground sources of drinking water. 40 C.F.R. § 144.82.

13 15. Owners or operators of existing LCCs were required to have closed those LCCs
14 no later than April 5, 2005. 40 C.F.R. §§ 144.84(b)(2) and 144.88.

16. Pursuant to Section 1422(c) of the SDWA, 42 U.S.C. § 300h-1(c), and 40 C.F.R.
§ 147.601, EPA administers the UIC program in the State of Hawai'i. This UIC program consists
of the program requirements of 40 C.F.R. Parts 124, 144, 146, 147 (Subpart M), and 148.

17. Pursuant to Section 1423(c)(1) of the SDWA, 42 U.S.C. § 300h-2(c)(1), and 40
C.F.R. § 19.4, EPA may issue an administrative order either assessing a civil penalty of not more
than \$21,916 per day per violation up to a maximum of \$273,945, or requiring compliance, or
both, against any person who violates the SDWA or any requirement of an applicable UIC
program.

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18. Respondent is an association and thus qualifies as a "person" within the meaning of Section 1401(12) of the SDWA, 42 U.S.C. § 300f(12), and 40 C.F.R. § 144.3.

III. ALLEGATIONS

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least some of which contain LCCs. 2 20. Between at least November 2012 and July 26, 2017, Respondent owned at least 3 one LCC as that term is defined at 40 C.F.R. § 144.81(2). 4 21. The LCC referenced in Paragraph 20 was located at 99-1622 Piimauna Drive, 5 6 Volcano, HI 96785. 22. Hawaiian International Sporting Club Inc., which leases the Property from 7 Respondent and operates the Property, closed the LCC referenced in Paragraph 20 and replaced 8 it with a septic system that was approved for use by the State of Hawai'i Department of Health 9 ("HDOH") on July 26, 2017. 10 23. The LCC referenced in Paragraph 20 was not closed by April 5, 2005. 11 24. Respondent's failure to close the LCC referenced in Paragraph 20 by April 5, 12 2005 constitutes a violation of 40 C.F.R. §§ 144.84(b)(2) and 144.88. 13 **IV. SETTLEMENT TERMS** 14 A. General Provisions 15 For the purposes of this proceeding, Respondent (1) admits the jurisdictional 25. 16 allegations contained in this CA/FO; (2) neither admits nor denies the specific factual allegations 17 contained in this CA/FO; (3) consents to the assessment of the penalty specified and to the 18 specified compliance obligations contained in this CA/FO; and (4) and waives any right to 19 contest the allegations or to the right to appeal the proposed final order accompanying the 20 consent agreement. 40 C.F.R. § 22.18(b)(2). 21 26. This CA/FO shall be the entire agreement between the Parties to resolve EPA's 22 civil claims and causes of action alleged under 40 C.F.R. §§ 144.84(b)(2) and 144.88. Full 23 compliance with this CA/FO shall constitute settlement of Respondent's liability for federal civil 24 claims for the SDWA violations identified in Section III of this CA/FO. 25 In re Kamehameha Schools PAGE 4 OF 21

Respondent owns or leases at least 3,000 properties in the state of Hawai'i, at

19.

27. The provisions of this CA/FO shall apply to and be binding upon Respondent, its
 officers, directors, agents, servants, authorized representatives, employees, and successors or
 assigns. Action or inaction of any persons, firms, contractors, employees, agents, or corporations
 acting under, through, or for Respondent shall not excuse any failure of Respondent to fully
 perform its obligations under this CA/FO.

28. Issuance of this CA/FO does not in any manner affect the right of EPA to pursue
appropriate injunctive or other equitable relief or criminal sanctions for any violations of law,
except with respect to those claims against Respondent described in Paragraph 24 that have been
specifically resolved by this CA/FO.

29. This CA/FO is not a permit or modification of a permit, and does not affect
Respondent's obligation to comply with all federal, state, local laws, ordinances, regulations,
permits, and orders. Issuance of, or compliance with, this CA/FO does not waive, extinguish,
satisfy, or otherwise affect Respondent's obligation to comply with all applicable requirements
of the SDWA, regulations promulgated thereunder, and any order or permit issued thereunder,
except as specifically set forth herein.

30. EPA reserves any and all legal and equitable remedies available to enforce this
CA/FO, as well as the right to seek recovery of any costs and attorneys' fees incurred by EPA in
any actions against Respondent for noncompliance with this CA/FO.

19 31. Unless otherwise specified, the Parties shall each bear their own costs and
20 attorneys' fees incurred in this proceeding.

32. This CA/FO may be executed and transmitted by facsimile, email or other
electronic means, and in multiple counterparts, each of which shall be deemed an original, but all
of which shall constitute an instrument. If any portion of this CA/FO is determined to be
unenforceable by a competent court or tribunal, the Parties agree that the remaining portions
shall remain in full force and effect.

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1	33. The undersigned representative of each party certifies that he or she is duly and
2	fully authorized to enter into and ratify this CA/FO.
3	B. Penalty
4	34. Respondent agrees to the assessment of a civil penalty in the amount of ninety-
5	nine thousand five hundred and thirty-one dollars (\$99,531) for the violation of the SDWA at 99-
6	1622 Piimauna Drive, Volcano, HI 96785, alleged in Section III of this CA/FO.
7	35. Respondent shall pay the assessed penalty no later than thirty (30) days from the
8	Effective Date of this CA/FO.
9	36. Respondent may pay the penalty by check (mail or overnight delivery), wire
10	transfer, automated clearing house, or online payment. Payment instructions are available at:
11	http://www2.epa.gov/financial/makepayment. Payments made by a cashier's check or certified
12	check must be payable to the order of "Treasurer, United States of America" and delivered to the
13	following address:
14	U.S. Environmental Protection Agency
15	Fines and Penalties Cincinnati Finance Center
16	P.O. Box 979077 St. Louis, Missouri 63197-9000
17	37. Concurrent with making the payment pursuant to Paragraphs 34 through 36,
18	Respondent must provide a letter with evidence of the payment and the title and docket number
19	of this action, to the EPA Region IX Regional Hearing Clerk, via United States mail, at:
20	Regional Hearing Clerk
21	U.S. Environmental Protection Agency Region IX - Office of Regional Counsel
22	75 Hawthorne Street (ORC-1) San Francisco, CA 94105
23	Respondent shall also send copies of the letter to the EPA Region IX Enforcement Division
24	Enforcement Officer and the EPA Region IX Office of Regional Counsel attorney in accordance
25	with Paragraph 66.
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In accordance with the Debt Collection Act of 1982 and 40 C.F.R. Part 13, 38. 1 interest, penalty charges, and administrative costs will be assessed against the outstanding 2 amount that Respondent owes to EPA for Respondent's failure to pay the civil administrative 3 penalty by the deadline specified in Paragraph 35. 4 39. Interest on delinquent penalties will be assessed at an annual rate that is equal to 5 the rate of current value of funds to the United States Treasury (i.e., the Treasury tax and loan 6 account rate) as prescribed and published by the Secretary of the Treasury in the Federal Register 7 and the Treasury Fiscal Requirements Manual Bulletins. 40 C.F.R. § 13.11(a)(1). 8 9 40. A penalty charge will be assessed on all debts more than 90 days delinquent. The penalty charge will be at a rate of 6% per annum and will be assessed monthly. 40 C.F.R. § 10 13.11(c). 11 41. In addition, administrative costs for handling and collecting Respondent's 12 overdue debt will be assessed based on either actual or average cost incurred, and will include 13 both direct and indirect costs. 40 C.F.R. § 13.11(b). 14 42. Failure to pay any civil administrative penalty by the deadline may also lead to 15 any or all of the following actions: 16 a. The debt being referred to a collection agency, a credit reporting agency, or to 17 the Department of Justice for filing of a collection action in the appropriate 18 United States District Court. 40 C.F.R. §§ 13.13, 13.14, and 13.33. In any 19 such collection action, the validity, amount, and appropriateness of the 20 assessed penalty and of this CA/FO shall not be subject to review. 21 b. The department or agency to which this matter is referred (e.g., the 22 Department of Justice, the Internal Revenue Service) may assess 23 administrative costs for handling and collecting Respondent's overdue debt in 24 addition to EPA's administrative costs. 25

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1	c. EPA may (i) suspend or revoke Respondent's licenses or other privileges; or
2	(ii) suspend or disqualify Respondent from doing business with EPA or
3	engaging in programs EPA sponsors or funds. 40 C.F.R. § 13.17.
4	43. Respondent shall tender any interest, handling charges, late penalty payments, and
5	stipulated penalties in the same manner as described in Paragraphs 36 and 37.
6	C. <u>Compliance</u>
7	44. Respondent shall perform a compliance audit ("Audit") of its properties in the
8	state of Hawai'i to identify and close all identified LCCs.
9	45. EPA and Respondent agree that violations reported or otherwise disclosed to
10	EPA and corrected under, and in accordance with, this CA/FO and the applicable provisions of
11	EPA's Incentives for Self-Policing: Discovery, Disclosure, Correction and Prevention of
12	Violations ("Audit Policy"), 65 Fed. Reg. 19,618 (Apr. 11, 2000), shall be eligible for 100%
13	mitigation of gravity-based penalties. The parties further agree that this CA/FO is intended to
14	serve the objectives of, and be interpreted in harmony with, the Audit Policy. In the event of an
15	actual or perceived conflict between the terms of this CA/FO and of the Audit Policy, the parties
16	agree that the terms of this CA/FO shall prevail in regard to whether or not the criteria set forth
17	in the Audit Policy have been met.
18	46. <u>The Audit shall comply with the following requirements:</u>
19	a. <u>Scope</u> : All Target Properties must be inspected pursuant to Subparagraph d of
20	this Paragraph and an inspection report that addresses each Target Property must
21	be prepared pursuant to Paragraph 47. All LCCs identified shall be closed in
22	accordance with Paragraph 48. The following definitions apply:
23	i. <u>Target Properties</u> : This includes all properties owned or leased by
24	Respondent in Hawai'i that contain or potentially contain an LCC and are
25	not otherwise excluded as Non-Target Properties. All Properties owned
- 1	

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and/or operated by Respondent in the state of Hawai'i shall be treated as 1 Target Properties for purposes of this Audit unless Respondent finds 2 sufficient documentation that the property is properly classified as a Non-3 Target Properties pursuant to Subparagraph a.ii of this Paragraph. 4 ii. Non-Target Properties: Non-Target Properties include those that (A) are 5 connected to a sewer system; (B) contain an on-site wastewater treatment 6 facility permitted by HDOH; (C) contain an HDOH-permitted Individual 7 Wastewater System ("IWS") that is not a cesspool; (D) are vacant; or (E) are 8 residential properties that contain one or fewer single-family residences or 9 10 are non-residential properties that have the capacity to serve not more than 19 persons per day. 11 iii. Sufficient Documentation: Respondent shall rely on Sufficient 12 Documentation that a particular property is a Non-Target Property and does 13 not otherwise contain an LCC. Sufficient documentation means: 14 A. For Properties connected to a sewer: written confirmation of the 15 connection from the county or private sewer operator; building plans 16 documenting the connection to a county or private sewer system; or 17 a sewer bill from the past year. 18 B. For properties that contain an on-site wastewater treatment system: 19 an HDOH permit or written documentation from HDOH of approval 20 to operate the wastewater treatment system. 21 C. For properties that contain a non-cesspool IWS: an IWS permit from 22 HDOH or written documentation from HDOH showing that the IWS 23 is permitted. 24 25 In re Kamehameha Schools PAGE 9 OF 21

- D. For vacant properties: a "Building Value" of zero according to government tax records as of the Effective Date of this CA/FO.
- E. For properties that contain one or fewer single-family residences and non-residential properties that have the capacity to serve not more than 19 persons per day: a Tax Map Key code showing that the property contains one or fewer single-family residences, or a certified statement from a representative of Respondent.

iv. Respondent shall submit for EPA's approval a list of Target and Non-Target Properties. Each list must be certified pursuant to Paragraph 68. Target Properties shall be identified by address, Tax Map Key, and land use classification. Non-Target Properties shall be separated into the five categories listed in Paragraph 46.a.ii. EPA will respond within 14 days to notify Respondent if it disapproves of the non-target determination for any property. If EPA disapproves a non-target determination, the property is a Target Property and must be inspected pursuant to Subparagraph d of this Paragraph. Respondent claims all information submitted pursuant to this Subparagraph and Paragraph 49 (except for government-generated documents) as Confidential Business Information (CBI) in accordance with 40 C.F.R. § 2.204 and Section I.I.3 of the Audit Policy, 65 Fed. Reg. 19,624, and EPA agrees to not publicly release such information until such time as a final CBI determination is made in accordance with the procedures set forth at 40 C.F.R. Part 2. At that point, EPA will treat the information consistent with the requirements of 40 C.F.R Part 2. EPA will also treat this information consistent with the protections identified in the Memorandum

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from Assistant Administrator Steven A. Herman entitled "Confidentiality of Information Received Under Agency's Self-Disclosure Policy." v. Respondent shall, at EPA's request, make available the documentation relied upon. With the exception of information obtained through databases maintained by a government entity, Respondent shall maintain the documentation relied upon until the Audit is complete and at least 3 years after any violations identified have been resolved by formal settlement in accordance with the Audit Policy, 65 Fed. Reg. 19,624 and 19,626. Where Respondent obtains information through databases maintained by a government entity, Respondent shall provide EPA with the name of the database and a certified statement from a representative of Respondent documenting when the information was obtained. b. Independent Third-Party Auditor i. Inspection of all Target Properties pursuant to Subparagraph d of this Paragraph shall be conducted by an independent third-party auditor (the "Auditor") who has experience with LCCs. Respondent shall have the Auditor: supervise the preparation of and sign the Inspection Phase

Completion Reports as required by Paragraph 47 of this CA/FO; and prepare and sign the Final LCC Closure Reports as required under Paragraph 49 of this CA/FO.

ii. <u>Recordkeeping</u>: Respondent shall include in its written agreement with the Auditor a provision requiring the Auditor to prepare and maintain contemporaneous records when supervising or assisting in the conduct of the Audit. The Auditor's records of the Audit shall be made available to EPA upon request.

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1	iii. Approval of Auditor: No later than thirty (30) calendar days following the	
2	Effective Date of this CA/FO, Respondent shall notify EPA in writing of	
3	Respondent's choice of the Auditor, and provide a curriculum vitae and	
4	list of past cesspool projects performed by the proposed Auditor. At its	
5	sole discretion, EPA may approve or disapprove Respondent's choice of	
6	the Auditor, but such approval shall not be unreasonably withheld.	
7	Within fifteen (15) calendar days of EPA's receipt of Respondent's notice	
8	of its choice of an Auditor, EPA will respond in writing to Respondent's	
9	nomination. If EPA notifies Respondent that Respondent's choice of an	
10	Auditor is unacceptable, Respondent shall have additional thirty (30)	
11	calendar days in which to nominate a different Auditor, and to provide the	
12	information required by this Paragraph.	
13	c. Inspection Schedule:	
14	i. Inspections will be conducted in three phases: (I) Oahu; (II)	
15	Kauai/Maui/Molokai ("KMM"); and (III) the Island of Hawai'i ("Big	
16	Island"). The term "Audit" as used herein refers collectively to all three	
17	phases. All Target Properties will be subject to the Audit.	
18	ii. For Phase I (Oahu):	
19	A. Within thirty (30) calendar days of the effective date for this CA/FO,	
20	Respondent shall submit to EPA a list of Target and Non-Target	
21	Properties in Oahu, pursuant to Paragraph 46.a.iv.	
22	B. The Phase I Inspection completion date shall be seventy-four (74)	
23	calendar days from submission to EPA of the Target and Non-Target	
24	Properties list for Oahu. However, if the number of Target	
25	Properties in Oahu is greater than 100, then Respondent may submit	
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1	a proposed project schedule for EPA's approval. The proposed
2	project schedule shall be submitted with the list of Target and Non-
3	Target Properties for Oahu.
4	iii. For Phase II (KMM):
5	A. Within sixty (60) calendar days of the effective date for this CA/FO,
6	Respondent shall submit to EPA for approval a list of Target and
7	Non-Target Properties for KMM, pursuant to Paragraph 46.a.iv.
8	B. The Phase II Inspection Completion Date shall be seventy-four
9	calendar (74) days from submission to EPA of the Target and Non-
10	Target Properties list for KMM.
11	iv. For Phase III (Big Island):
12	A. Within one hundred and eighty (180) calendar days of the effective
13	date for this CA/FO Respondent shall submit to EPA for approval a
14	list of Target and Non-Target Properties for the Big Island, pursuant
15	to Paragraph 46.a.iv.
16	B. The Phase III Inspection completion date shall be seventy-four (74)
17	calendar days from submission to EPA of the Target and Non-Target
18	Properties list for the Big Island. However, if the number of Target
19	Properties on the Big Island is greater than 60, then Respondent may
20	submit a proposed project schedule for EPA's approval. The
21	proposed project schedule shall be submitted with the list of Target
22	and Non-Target Properties for the Big Island.
23	d. Inspection Procedures:
24	i. In each phase, the Auditor shall inspect supervise the inspection of each of
25	the Target Properties for the presence of an LCC. Each inspection shall
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1	include an on-site visual inspection of the Target Property. Additionally,
2	inspections may include, but are not limited to, a review of property
3	records, permits, water use records, and/or other documentation, and
4	interviews with employees of Respondent, occupants, tenants and/or
5	lessees, as needed to confirm the presence (or absence) and location of an
6	LCC.
7	ii. All work will be in accordance with accepted standards of professional
8	engineering procedures as practiced by members of the local engineering
9	profession currently practicing in Hawai'i under similar conditions.
10	47. <u>Inspection Phase Completion Reports</u> :
11	a. For each phase of inspections, the Auditor shall prepare a separate Inspection
12	Phase Completion Report documenting the findings of the inspections of the
13	Target Properties in that phase. The Inspection Phase Completion Report shall
14	include:
15	i. A description of how the Audit Procedures were followed in completing that
16	phase of the Audit.
17	ii. The number of LCCs located on Target Properties as a result of that phase
18	of the Audit, a description of each LCC, and a description of how the LCC
19	was identified and/or confirmed.
20	iii. For those Target Properties that were determined not to contain an LCC, a
21	description of how it was determined that the property did not contain an
22	LCC and what, if any, other wastewater treatment system is being used.
23	b. The Phase I Inspection Completion Report shall be submitted within sixty (60)
24	days of the Oahu Inspection completion date.
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1	c. The Phase II Inspection Completion Report shall be submitted within sixty (60)
2	days of the KMM Inspection completion date.
3	d. The Phase III Inspection Completion Report shall be submitted within sixty (60)
4	days of the Big Island Inspection completion date.
5	48. <u>LCC Closures and Schedule</u> :
6	a. With the Inspection Phase Completion Report for each phase, Respondent shall
7	also submit for EPA's approval a plan and schedule for closure of any LCCs
8	identified.
9	b. LCCs shall be closed as soon as possible subject to Section G of this CA/FO.
10	Construction plans for an IWS shall be prepared and submitted to HDOH for
11	approval or Respondent must apply for a sewer connection within thirty (30)
12	days of submission of the Inspection Phase Completion Report for the phase in
13	which the LCC was identified.
14	c. LCCs shall be closed in accordance with 40 C.F.R. §§ 144.84(b)(2), 144.88(a)
15	and 144.89(a), and all applicable federal, state, and local closure requirements.
16	49. <u>Final LCC Closure Reports</u> : Within ten (10) days of obtaining HDOH approval
17	of the Backfill Closure Report for each identified LCC, the Auditor shall submit a Final LCC
18	Closure Report briefly describing and documenting completion of the LCC closure steps to EPA
19	that includes, at a minimum, the following:
20	a. HDOH permit to operate an IWS or approval to connect to sewer;
21	b. A copy of the approved LCC backfill closure report; and
22	50. The Audit shall not affect EPA's right to bring a claim or cause of action other
23	than those specified in Section III of this CA/FO, including a claim or cause of action for an
24	LCC violation that could have been, but was not, reported and closed as part of the Audit.
25	51. Respondent shall bear all costs associated with the Audit.
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D. <u>Third-Party Landowners and Lessees</u>

2 52. Any owner or operator of a Class V well, including an LCC, is liable for violation
3 of the SDWA pursuant to 40 CFR 144.81. The Parties anticipate that at least some properties
4 within the scope of the Audit are owned or operated by third parties, including, *e.g.*, lessees.

5 53. This CA/FO does not alter the rights, obligations, or liabilities of any party other
6 than EPA or Respondent.

7

E.

Transfer of Ownership or Operation of Properties

8 54. In the event Respondent transfers ownership, title, or control of any real property
9 that it owns or leases as of the Effective Date of this CA/FO prior to the completion of the Audit,
10 Respondent shall determine whether the property is a Target Property as defined in Paragraph
11 46.a.i.

55. Prior to transfer of ownership, title, or control of any Target Property owned or
leased by Respondent, the Auditor must conduct an inspection of the property in accordance with
Paragraph 46.d to determine whether the property contains an LCC and must prepare and submit
to EPA an inspection report in accordance with Paragraph 47.a.

16 56. Respondent shall close any LCC on such property in accordance with Paragraph
17 48 prior to transfer, except where Respondent has provided EPA with a plan and schedule and
18 has obtained written approval from EPA to close the LCC in accordance with Paragraph 48 after
19 the transfer of ownership, title, or control.

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Stipulated Penalties

57. If Respondent fails to pay the assessed civil administrative penalty specified in Paragraph 34 by the deadline specified in Paragraph 35, Respondent agrees to pay in addition to the assessed penalty, a stipulated penalty of \$250 per day for each day the payment is late.

58. Respondent agrees to pay any stipulated penalties within thirty (30) days of
 receipt of EPA's written demand for such penalties. All penalties shall begin to accrue on the

In re Kamehameha Schools

F.

first date of noncompliance, and shall continue to accrue through the date of completion of the
 delinquent CA/FO requirement. Respondent will use the method of payment specified in
 Paragraphs 36 and 37, and agrees to pay interest, handling charges and penalties that accrue for
 late payment of the stipulated penalty in the same manner as set forth in Paragraphs 38 through
 43.

6 59. Neither the demand for, nor payment of, a stipulated penalty relieves Respondent
7 of its obligation to comply with any requirement of this CA/FO or modifies or waives any
8 deadlines set forth in this CA/FO.

60. EPA may, in the unreviewable exercise of its discretion, elect to pursue any other
administrative or judicial remedies in addition to or in lieu of assessing stipulated penalties
and/or reduce or waive stipulated penalties due under this CA/FO.

G. Force Majeure

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61. For purposes of this CA/FO, force majeure is defined as any event arising from 13 causes that are beyond the control of Respondent, any entity controlled by Respondent, or 14 Respondent's contractors, which delays or prevents the performance of any obligation under this 15 CA/FO despite Respondent's reasonable best efforts to fulfill the obligation. The requirement 16 that Respondent exercise "reasonable best efforts to fulfill the obligation" includes using 17 reasonable best efforts to anticipate any potential force majeure event and reasonable best efforts 18 to address the effects of any such event (a) as it is occurring and (b) after it has occurred to 19 prevent or minimize any resulting delay to the greatest extent possible. Examples of force 20 majeure events include, but are not limited to, unforeseen environmental, geological, or 21 archaeological conditions; delays caused by necessary government approvals, labor or equipment 22 shortage, and delays caused by third-party tenants or landowners. Examples of events that are not 23 force majeure include, but are not limited to, increased costs or expenses of any work to be 24 performed under this CA/FO and normal inclement weather. 25

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If any event occurs that causes or is likely to cause delay in the achievement of 62. 1 any requirement or time frame specified in this CA/FO, Respondent shall notify EPA in writing, 2 within ten (10) business days after learning of such event, of the anticipated length and cause of 3 the delay, whether Respondent believes the delay or anticipated delay constitutes a force majeure 4 event, as defined in Paragraph 61, the measures Respondent has taken and/or will take to prevent 5 or minimize the delay, and the timetable by which Respondent intends to implement these 6 measures and achieve the requirement or meet the time frame. Respondent shall adopt all 7 reasonable measures to avoid or minimize delay. Submittal of the notice to EPA required by this 8 paragraph does not by itself extend the deadline or timeframe for any requirement specified in 9 this CA/FO. 10

11 63. If, upon receiving the notice required under Paragraph 62, EPA agrees that the
12 delay or anticipated delay in compliance with this CA/FO has been or will be caused by
13 circumstances that constitute a *force majeure* event as defined in Paragraph 61, EPA may grant
14 an extension of time for compliance for a period of time no longer than any delay resulting from
15 the circumstances causing the delay or anticipated delay.

64. Respondent has the burden of demonstrating that the actual or anticipated delay
has been or will be caused by a *force majeure* event, that the duration of the delay was or will be
warranted under the circumstances, that Respondent exercised or is using its best efforts to avoid
and mitigate the effects of the delay or anticipated delay, and that Respondent complied with the
requirements of this CA/FO.

65. In the event that EPA does not agree that a delay or anticipated delay in achieving
compliance with the requirements of this CA/FO have been or will be caused by a force majeure
event, EPA will notify Respondent in writing of EPA's decision and the delay or anticipated
delay will not be excused.

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In re Kamehameha Schools

1	H. <u>Notices</u>
2	66. Unless otherwise specified elsewhere in this CA/FO, all written communications
3	required by this CA/FO shall be addressed as follows:
4	For EPA:
5	Jelani Shareem, Enforcement Officer U.S. Environmental Protection Agency
6	Region IX - Enforcement Division
7	75 Hawthorne Street (ENF-3-3) San Francisco, CA 94105
8	Kimberly Wells, Attorney Advisor
9	U.S. Environmental Protection Agency Region IX – Office of Regional Counsel
10	75 Hawthorne Street (ORC-2-3) San Francisco, CA 94105
11	For Respondent:
12	Sheryl Nicholson, Assistant General Counsel
13	Office of the Vice President, Legal Group
14	Kamehameha Schools 567 South King Street, Suite 310 Honolulu, HI 96813
15	For each written communication and/or submittal, Respondent shall identify the case name, the
16	case Docket Number, and the paragraph and/or requirement of this CA/FO under which the
17	submission is being made.
18	67. Respondent shall submit to EPA such additional documents and information as
19	EPA may reasonably request to determine Respondent's compliance with this CA/FO.
20	68. Respondent shall include the following signed certification made in accordance
21	with 40 C.F.R. § 144.32(b) and (d) with all written communications required by this CA/FO:
22	the office of the grant of the contraction of the office office office of the office office office office office o
23	I certify under penalty of law that this document and all attachments
24	were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather
25	and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted
	In re Kamehameha Schools PAGE 19 OF 21

1 2	is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
3	V. EFFECTIVE DATE
4	69. Pursuant to 40 C.F.R. § 22.45, this CA/FO will be subject to public notice and
5	comment at least 40 days prior to it becoming effective through the issuance of the final order by
6	the Regional Judicial Officer.
7	70. In accordance with 40 C.F.R. §§ 22.18(b)(3) and 22.31(b), this CA/FO shall be
8	effective on the date that the final order contained in this CA/FO, having been approved and
9	issued by either the Regional Judicial Officer or Regional Administrator, is filed with the
10	Regional Hearing Clerk.
11	FOR THE CONSENTING PARTIES:
12	KAMEHAMEHA SCHOOLS:
13	1001
14	Une Aamendie Date: August 14,2018
15	Eric Sonnenberg, General Counsel Office of the Vice President, Legal Group
16	Kamehameha Schools 567 South King Street, Suite 310
17	Honolulu, HI 96813
18	UNITED STATES ENVIRONMENTAL PROTECTION AGENCY:
19	UNITED STATES ENVIRONMENTAL I ROTECTION ADENCI.
20	Tux H Mm Date: 8/17/18
21	Kathleen H. Johnson
22	Director, Enforcement Division, Region IX U.S. Environmental Protection Agency
23	75 Hawthorne Street San Francisco, CA 94105
24	//
25	
	In re Kamehameha Schools PAGE 20 OF 21

1	UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX
2	75 Hawthorne Street
	San Francisco, California 94105
3	IN THE MATTER OF:) DOCKET NO. UIC-09-2018-0008
4) Verrehemele Schoole
5	Kamehameha Schools) Respondent.) CONSENT AGREEMENT
6	Proceedings under Sections 1423(c) of the FINAL ORDER
7	Proceedings under Sections 1423(c) of the) FINAL ORDER Safe Drinking Water Act,)
8	42 U.S.C. §§ 300h-2(c).
9	FINAL ORDER
10	The United States Environmental Protection Agency Region IX ("EPA"), and Trustees of
11	the Estate of Bernice Pauahi Bishop, doing business as Kamehameha Schools, ("Respondent"),
12	having entered into the foregoing Consent Agreement, and EPA having duly publicly noticed the
13	Stipulations and Findings and Final Order regarding the matters alleged therein,
14	IT IS HEREBY ORDERED THAT:
15	1. The foregoing Consent Agreement and this Final Order (Docket No. UIC-09-
16	2018- <u>0008</u>) be entered;
17	2. Respondent pay an administrative civil penalty of \$99,531 dollars to the Treasurer
18	of the United States of America in accordance with the terms set forth in the Consent Agreement;
19	3. Respondent comply with all other requirements of the Consent Agreement.
20	This Final Order is effective on the date that it is filed. This Final Order constitutes full
21	adjudication of the allegations in the Consent Agreement entered into by the Parties in this
22	proceeding.
23	Jeury Date: 09/27/18
24	Steven L. Jawgiel Regional Judicial Officer, Region IX
25	U.S. Environmental Protection Agency
	In re Kamehameha Schools PAGE 21 OF 21

1	CERTIFICATE OF SERVICE
2	I hereby certify that the forgoing FINAL ORDER incorporating a CONSENT
3	AGREEMENT in the matter of Kamehameha Schools (UIC-09-2018-000 8), dated Sept. 27, 2018, was filed with the Regional Hearing Clerk and sent.
4	
5	FIRST CLASS MAIL - CERTIFIED Tracking Numbers: 7015 3010 0000 3883 7899
6	Respondent Eric H. Sonnenberg, General Counsel Office of the Vice President, Legal Group
7	Kamehameha Schools 567 South King Street, Suite 310
9	Honolulu, HI 96813
10	HAND DELIVERED
11	EPA Region IX Attorney: Kimberly Wells Attorney Advisor
12	Office of Regional Counsel (ORC-2-3) United States Environmental Protection Agency
13	75 Hawthorne Street San Francisco, CA 94105
14	
15	
16	Dated at San Francisco, California.
17 18	
19	Teven Hunson
20	Steve Armsey Regional Hearing Clerk U.S. EPA, Region 9
21	0.5. El A, Región 9
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25	
	In re: Kamehameha Schools Consent Agreement and Final Order