1 2	SYLVIA QUAST Regional Counsel** FILED ** 105EP2018 - 04:35PUnited States Environmental Protection Agency, Region IX105EP2018 - 04:35P				
3	U.S.EPA - Region OB				
4	Assistant Regional Counsel				
5	United States Environmental Protection Agency, Region IX 75 Hawthorne Street				
_	San Francisco, California 94105 (415) 972-3046				
6					
7	Attorneys for Complainant				
8	UNITED STATES ENVIRONMENTAL PROTECTION AGENCY				
9	REGION IX 75 Hawthorne Street				
10	San Francisco, California 94105				
11	IN THE MATTER OF:) DOCKET NO. UIC-09-2018-0007				
12	Hawaii Country Club, LLC				
13	Respondent.				
14	Proceedings under Sections 1423(c) of the FINAL ORDER				
15	Proceedings under Sections 1423(c) of the) FINAL ORDER				
16	42 U.S.C. §§ 300h-2(c).				
17)				
18					
19	CONSENT AGREEMENT				
20	I. AUTHORITIES AND PARTIES				
21	1. The United States Environmental Protection Agency Region IX ("EPA") and				
22	Hawaii Country Club, LLC ("Respondent") (collectively the "Parties") agree to settle this matter				
23	and consent to the entry of this Consent Agreement and Final Order ("CA/FO"). This CAFO				
24	commences and concludes this proceeding in accordance with 40 C.F.R. §§ 22.13(b), 22.18(b)(2)				
25	and 22.45(b).				
	In re Hawaii Country Club, LLC PAGE 1 OF 15				

2. This is a civil administrative action instituted by EPA against Respondent 1 pursuant to Section 1423(c) of the Safe Drinking Water Act ("SDWA" or "the Act"), 42 U.S.C. 2 § 300h-2(c), for violations of the SDWA and the Underground Injection Control ("UIC") 3 requirements set forth at 40 C.F.R. Part 144. 4 3. Complainant is the Director of the Enforcement Division. EPA Region IX. The 5 6 Administrator of the EPA has delegated to the Regional Administrator of EPA Region IX the 7 authority to initiate and settle this action under the SDWA. The Regional Administrator of EPA 8 Region IX has further delegated the authority to enter into a consent agreement settling this 9 action under SDWA to the EPA Region IX Director of the Enforcement Division. 10 4. Respondent Hawaii Country Club, LLC is a limited liability company organized 11 under the laws of the State of Hawaii. 12 **II.** APPLICABLE STATUTES AND REGULATIONS 13 5. Pursuant to SDWA Sections 1421 to 1429, 42 U.S.C. §§ 300h to 300h-8, EPA has 14 promulgated regulations at 40 C.F.R. Part 144 establishing minimum requirements for UIC 15 programs to prevent underground injection that endangers drinking water sources. 16 6. Per Section 1422(c) of the SDWA, 42 U.S.C. § 300h-1(c), and 40 C.F.R. 17 § 147.601, EPA administers the UIC program in the State of Hawaii. This UIC program consists 18 of the program requirements of 40 C.F.R. Parts 124, 144, 146, 147 (Subpart M), and 148. 19 7. "Underground injection" means the subsurface emplacement of fluids by well 20 injection. 42 U.S.C. § 300h(d)(1); 40 C.F.R. § 144.3. 21 8. "Well injection" means the subsurface emplacement of fluids through a well. 40 22 C.F.R. § 144.3. 23 9. "Well" means, in relevant part, a dug hole whose depth is greater than the largest 24 surface dimension. 40 C.F.R. § 144.3.

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110. A "cesspool" is a "drywell," which in turn is a "well," as those terms are defined2in 40 C.F.R. § 144.3.

11. "Large capacity cesspools" ("LCCs") include "multiple dwelling, community or
regional cesspools, or other devices that receive sanitary wastes containing human excreta, which
have an open bottom and sometimes perforated sides." 40 C.F.R. § 144.81(2). LCCs do not
include single-family residential cesspools or non-residential cesspools that receive solely
sanitary waste and have the capacity to serve fewer than 20 persons per day. *Id*.

8 12. UIC program regulations classify LCCs as Class V UIC injection wells. 40 C.F.R.
9 § 144.80(e).

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

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

14 15. The "owner or operator" of a Class V UIC well "must comply with federal UIC
15 requirements set forth at 40 C.F.R. Parts 144 through 147," and must also "comply with any
16 other measures required by States or an EPA Regional Office UIC Program to protect
17 [underground sources of drinking water]." 40 C.F.R. § 144.82.

18 16. Owners or operators of existing LCCs were required to close those LCCs no later
19 than April 5, 2005. 40 C.F.R. §§ 144.84(b)(2) and 144.88.

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 \$22,363 per day per violation up to a maximum of \$279,536, or requiring compliance, or
both, against any person who violates the SDWA or any requirement of an applicable UIC
program.

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1	III. <u>ALLEGATIONS</u>		
2	18. Respondent is a limited liability company and thus qualifies as a "person" within		
3	the meaning of Section 1401(12) of the SDWA, 42 U.S.C. § 300f(12), and 40 C.F.R. § 144.3.		
4	19. Since at least October 3, 2014, Respondent has owned and/or operated the Hawaii		
5	Country Club ("the Property"), located at 94-1211 Kunia Road, Wahiawa, Hawaii, 96786. The		
6	Property is a public golf course. At the Property, there is a restaurant, pro-shop, and vehicle and		
7	equipment maintenance area, which contribute wastewater to a cesspool located on-site.		
8	20. Since at least October 3, 2014, Respondent has been the "owner or operator" of		
9	the cesspool located at the Property within the meaning of 40 C.F.R. § 144.3.		
10	21. Since at least October 3, 2014, the cesspool at the Property has had the capacity to		
11	serve 20 or more persons per day, and thus is considered an LCC pursuant to 40 C.F.R. §		
12	144.81(2).		
13	22. Since at least October 3, 2014, Respondent has failed to close the LCC at the		
14	Property in violation of the requirement for owners and/or operators to close all LCCs by April		
15	5, 2005, as set forth at 40 C.F.R. §§ 144.84(b)(2) and 144.88.		
16	IV. <u>SETTLEMENT TERMS</u>		
17	IV. <u>SETTEEMENT TERMS</u>		
18	A. <u>General Provisions</u>		
19	23. For the purposes of this proceeding, Respondent (1) admits the jurisdictional		
20	allegations contained in this CA/FO, (2) neither admits nor denies the specific factual allegations		
21	contained in this CA/FO, (3) consents to the assessment of the penalty and to the specified		
22	compliance obligations contained in this CA/FO, and (4) waives any right to contest the		
23	allegations or to appeal the final order accompanying this consent agreement. 40 C.F.R. §		
24	22.18(b)(2).		
25			
	In re Hawaii Country Club, LLC PAGE 4 OF 15		

24. This CA/FO, inclusive of all exhibits, appendices, and attachments, is the entire 1 agreement between the Parties to resolve EPA's civil claims against Respondent for the specific 2 SDWA violations identified in this CA/FO. Full compliance with this CA/FO, which includes 3 (1) bringing the LCC referred to in Paragraph 20 of this CA/FO into compliance with the UIC 4 requirements in accordance with 40 C.F.R. §§ 144.84(b)(2), 144.88(a), and 144.89(a), and 5 6 Section IV.B of this CA/FO; and (2) payment of an administrative civil penalty of \$40,000 in 7 accordance with Section IV.C of this CA/FO, shall constitute full settlement of Respondent's 8 liability for federal civil claims for the SDWA violations specifically identified in this CA/FO.

25. 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.

14 26. Issuance of this CA/FO does not in any manner affect the right of EPA to pursue
15 appropriate injunctive or other equitable relief or criminal sanctions for any violations of law,
16 except with respect to those civil claims that have been specifically resolved pursuant to
17 Paragraph 24 above.

27. 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.

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28. EPA reserves any and all legal and equitable remedies available to enforce this 2 CA/FO, as well as the right to seek recovery of any costs and attorneys' fees incurred by EPA in 3 any actions against Respondent for noncompliance with this CA/FO.

29. Unless otherwise specified, the Parties shall each bear their own costs and 4 attorneys' fees incurred in this proceeding. 5

30. This CA/FO may be executed and transmitted by facsimile, email or other 6 electronic means, and in multiple counterparts, each of which shall be deemed an original, but all 7 of which shall constitute an instrument. If any portion of this CA/FO is determined to be 8 unenforceable by a competent court or tribunal, the Parties agree that the remaining portions 9 shall remain in full force and effect. 10

The undersigned representative of each party certifies that he or she is duly and 31. fully authorized to enter into and ratify this CA/FO.

32. For purposes of the identification requirement of Section 162(f)(2)(A)(ii) of the Internal Revenue Code, 26 U.S.C. § 162(f)(2)(A)(ii), performance of Section IV.B (Compliance Requirements), is restitution or required to come into compliance with law.

B. Compliance Requirements

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33. As required by Section 1423(c)(1) of the Act, 42 U.S.C. § 300h-2(c)(1), and consistent with the timeframes set forth below, Respondent shall:

a. By no later than November 30, 2018, close the LCC referred to in Paragraph 20 of this CA/FO in accordance with 40 C.F.R. §§ 144.84(b)(2), 144.88(a), and 144.89(a), and all other applicable requirements, including all Hawaii Department of Health ("HDOH") closure and conversion requirements. If Respondent installs one or more new Individual Wastewater Systems ("IWSs") or other alternative system to replace the LCC, the installation and operation of that system shall comply with all HDOH requirements; and

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b. Within thirty (30) days of closure of the LCC, submit to EPA a description of			
how the LCC was closed and who closed it, including copies of the Backfill			
Closure Report and other approvals issued by HDOH, and copies of any			
HDOH approvals to install and operate the replacement system.			
C. <u>Penalty</u>			
34. Respondent agrees to the assessment of a civil penalty in the amount of forty			
thousand dollars (\$40,000).			
35. Respondent shall pay the assessed penalty no later than thirty (30) days from the			
Effective Date of this CA/FO.			
36. Respondent may pay the penalty by check (mail or overnight delivery), wire			
transfer, automated clearing house, or online payment. Payment instructions are available at:			
http://www2.epa.gov/financial/makepayment. Payments made by a cashier's check or certified			
check must be payable to the order of "Treasurer, United States of America" and delivered to the			
following address:			
U.S. Environmental Protection Agency Fines and Penalties			
Cincinnati Finance Center P.O. Box 979077			
St. Louis, Missouri 63197-9000			
37. Respondent must provide a letter with evidence of the payment made pursuant to			
Paragraphs 34 through 36 above, accompanied by the title and docket number of this action, to			
the EPA Region IX Regional Hearing Clerk, the EPA Region IX Enforcement Division			
Compliance Officer, and the EPA Region IX Office of Regional Counsel attorney, via United			
States mail, at the following addresses:			
Regional Hearing Clerk U.S. Environmental Protection Agency			
Region IX - Office of Regional Counsel 75 Hawthorne Street (ORC-1) San Francisco, CA 94105			
In re Hawaii Country Club, LLC			
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	Hillary Hecht, Compliance Officer
	U.S. Environmental Protection Agency Enforcement Division - SDWA/FIFRA Section
	75 Hawthorne Street (ENF-3-3) San Francisco, CA 94105
	Desean Garnett, Attorney-Advisor
	U.S. Environmental Protection Agency Region IX – Office of Regional Counsel
	75 Hawthorne Street (ORC-2-4)
28	San Francisco, CA 94105
38.	In accordance with the Debt Collection Act of 1982 and 40 C.F.R. Part 13,
	alty charges, and administrative costs will be assessed against the outstanding
	Respondent owes to EPA for Respondent's failure to pay the civil administrative
	e deadline specified in Paragraph 35.
a.	
	annual rate that is equal to the rate of current value of funds to the United States
	Treasury (i.e., the Treasury tax and loan account rate) as prescribed and published
	by the Secretary of the Treasury in the Federal Register and the Treasury Fiscal
	Requirements Manual Bulletins.
b	A penalty charge will be assessed on all debts delinquent beyond ninety days. The
	penalty charge will be at a rate of 6% per annum and will be assessed monthly per
	40 C.F.R. § 13.11(c).
c.	In addition, administrative costs for handling and collecting Respondent's
	overdue debt will be based on either actual or average cost incurred, and will
	include both direct and indirect costs, as provided in 40 C.F.R. § 13.11(b).
39.	Failure to pay any civil administrative penalty by the deadline may also lead to
any or all of	the following actions:
a.	The debt being referred to a credit reporting agency, a collection agency, or to the
	Department of Justice for filing of a collection action in the appropriate United
In re Hawaii Co	puntry Club, LLC PAGE 8 OF 15

1	States District Court. 40 C.F.R. §§ 13.13, 13.14, and 13.33. In any such
2	collection action, the validity, amount, and appropriateness of the assessed
3	penalty and of this CA/FO shall not be subject to review.
4	b. The department or agency to which this matter is referred (e.g., the Department of
5	Justice, the Internal Revenue Service) may assess administrative costs for
6	handling and collecting Respondent's overdue debt in addition to EPA's
7	administrative costs.
8	c. EPA may (i) suspend or revoke Respondent's licenses or other privileges; or (ii)
9	suspend or disqualify Respondent from doing business with EPA or engaging in
	programs EPA sponsors or funds. 40 C.F.R. § 13.17.
10	40. Respondent shall tender any interest, handling charges, late penalty payments, and
11	stipulated penalties in the same manner as described in Paragraphs 36 and 37.
12	D. Stipulated Penalties
13	41. Respondent shall pay stipulated penalties in accordance with this Section for any
14	violations of this CA/FO.
15	42. If Respondent fails to meet the LCC closure requirements set forth in Paragraph
16	33, Respondent agrees to pay the following amounts for failing to properly close the cesspool on
17	time:
18	a. \$100 for each and every day for the first 90 days that Respondent fails to properly
19	close the cesspool;
20	b. \$200 for each and every day from days 91 through 365 that Respondent fails to
21	properly close the cesspool; and
22	c. \$300 for each and every day from day 366 and afterwards that Respondent fails to
23	properly close the cesspool.
24	43. If Respondent fails to pay the assessed civil administrative penalty specified in
25	Paragraph 34 by the deadline specified in Paragraph 35, Respondent agrees to pay a stipulated
	In re Hawaii Country: Club, LLC
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penalty of \$250 per day for each day the assessed penalty is late, in addition to the assessed
 penalty.

44. If Respondent fails to timely submit any reports in accordance with the timelines set forth in this CA/FO, Respondent agree to pay a stipulated penalty of \$100 for each day after the report was due until it submits the report in its entirety.

45. 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 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 40.

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

¹⁵ 47. EPA may, in the unreviewable exercise of its discretion, elect to pursue any other
¹⁶ administrative or judicial remedies in addition to or in lieu of assessing stipulated penalties
¹⁷ and/or reduce or waive stipulated penalties due under this CA/FO.

E. <u>Notices</u>

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48. Respondent must send any written communications and/or submittals, including any requests for extensions of time to meet the compliance deadlines, to the following:

Hillary Hecht, Compliance Officer U.S. Environmental Protection Agency Enforcement Division - SDWA/FIFRA Section 75 Hawthorne Street (ENF-3-3) San Francisco, CA 94105 Hecht.Hillary@epa.gov

In re Hawaii Country Club, LLC

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	Desean Garnett, Attorney-Advisor U.S. Environmental Protection Agency Region IX – Office of Regional Counsel		
	75 Hawthorne Street (ORC-2-4) San Francisco, CA 94105 Garnett.Desean@epa.gov		
For each wri	tten communication and/or submittal, Respondent shall identify the case name, the		
case Docket	Number, and the paragraph and/or requirement of this CA/FO under which the		
submission is being made.			
49.	Respondent shall include the following signed certification made in accordance		
with 40 C.F.	R. § 144.32(b) and (d) with all written communications required by this CA/FO:		
	I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with		
	a system designed to assure that qualified personnel properly gather 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 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 fines and imprisonment for knowing violations.		
50.	EPA must send any written communications to the following address:		
	Guy Fong P.O. Box 505 Brisbane, CA 94005 guyfong@yahoo.com		
	IV. <u>EFFECTIVE DATE</u>		
51.	Pursuant to 40 C.F.R. § 22.45, the proposed CA/FO will be subject to public		
notice and c	omment at least 40 days prior to it becoming effective through the issuance of the		
Final Order	by the Regional Judicial Officer.		
52.	In accordance with 40 C.F.R. §§ 22.18(b)(3) and 22.31(b), this CA/FO shall be		
effective on	the date that the final order contained in this CA/FO, having been approved and		
	Country Club, LLC PAGE 11 OF 15		

issued by either the Regional Judicial Officer or Regional Administrator, is filed with the Regional Hearing Clerk.

53. This CA/FO shall terminate only after Respondent has complied with all requirements of the CA/FO, including payment of any interest and late fees, and after EPA has issued a written notice of termination.

In re Hawaii Country Club, LLC

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FOR THE CONSENTING PARTIES: HAWAII COUNTRY CLUB, LLC Date: <u>MAY 22, 2018</u> Norm Guy Fong GING MEMBER. UNITED STATES ENVIRONMENTAL PROTECTION AGENCY: Date: <u>July 25</u> 2018 Kathleen H. Johnson Director, Enforcement Division, Region IX U.S. Environmental Protection Agency 75 Hawthorne Street San Francisco, CA 94105 In re Hawaii Country Club, LLC PAGE 13 OF 15

1	UNITED STATES ENVIRON	MENTAL PROTECTION AGENCY		
2	RE	GION IX		
3	75 Hawthorne Street San Francisco, California 94105			
4	IN THE MATTER OF:) DOCKET NO. UIC-09-2018-0007		
5))		
6	Hawaii Country Club, LLC			
7	Respondent.	CONSENT AGREEMENT AND FINAL ORDER		
8	Proceedings under Sections 1423(c) of the Safe Drinking Water Act,))		
9	42 U.S.C. §§ 300h-2(c).)))		
10))		
11)))		
12	FINA	LORDER		
13	FINAL ORDER			
14	The United States Environmental Protection Agency Region IX ("EPA"), and Hawaii			
15	Country Club, LLC ("Respondent"), having entered into the foregoing Consent Agreement, and			
16	EPA having duly publicly noticed the Stipulations and Findings and proposed Final Order			
17	regarding the matters alleged therein,			
18	IT IS HEREBY ORDERED THAT:			
19	1. The foregoing Consent Agreen	nent and this Final Order (Docket No. UIC-09-		
20	2018-0007) be entered;			
21				
22	2. Respondent pay an administrat	ive civil penalty of \$40,000 dollars to the Treasurer		
23	of the United States of America in accordance	with the terms set forth in the Consent Agreement;		
24	• 3. Respondent close the LCC in a	ccordance with the terms set forth in Paragraph 33		
25	of the Consent Agreement;			
-	In re Hawaii Country Club, LLC			
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4. Respondent comply with all other requirements of the Consent Agreement. This Final Order is effective on the date that it is filed. This Final Order constitutes full adjudication of the allegations in the Consent Agreement entered into by the Parties in this proceeding.

Steven L. Jawgiel Regional Judicial Officer

U.S. EPA, Region IX

Date: 09/10/18

In re Hawaii Country Club, LLC

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1	CERTIFICATE OF SERVICE			
2	I hereby certify that the forgoing order issued by the Regional Judicial Officer in the			
3	matter of Hawaii Country Club, LLC (UIC-09-2018-0007) has been filed with the Region			
4				
5	<u>FIRST CLASS MAIL - CERTIFIED</u> Tracking Number: 7015 0640 0001 1122 1946			
6	Respondent: Guy Fong			
7	Hawaii Country Club, LLC P.O. Box 505 Brisbane, CA 94005			
9	HAND DELIVERED			
10	Complainant: Desean Garnett			
11	(By Counsel) Attorney-Advisor United States Environmental Protection Agency			
12	75 Hawthorne Street San Francisco, CA 94105			
13				
14	Date Sept. 10, 2018			
15				
16	Steven A Grotent			
17 18	Steve/Armsey Regional Hearing Clerk			
10	U.S. EPA, Region 9			
20				
20				
22				
23				
23				
24				
22				

In re: Hawaii Country Club, LLC Consent Agreement and Final Order