ANNEXURE F

DATE: 04.09.2018 Dennis & Henreietta Locker

TO WHOM IT MAY CONCERN

We the property owners feel that our lands, should not be put back out for public oppositions, as it was done once before with only one official written opposition submital. Since then nothing has change, except the fact that hundreds of homes have been granted permission to build on the flats, hillsides and ridges of St Helena. We also believe that the letter of opposition is based on friuolous arguments, which we will address one by one. Secondly, we feel that putting our lands out for the public opposition again, is a mute point as the freehold land owners have never had their certified land registry documents updated after six long years since the SHG decision to reincorporate said lands back into the GHZ. Legalities are legalities, and we stand before you with as freehold land owners with zero incubrances to reflect the GHZ.

Should the SHG feel they still must put said lands back out for public opposition, irrespective of the facts just put forth in the above statement. We would like to know if the letter for public opposition will reflect the true facts of the property owners intrests, such as the fact that permission was granted and approved for residential development, then removed on the premise of only one indivuals opposition submittal with the above stated friuolous arguments or shall it reflect the SHG'S open proposal to seek new opposition which was not introduced initially. So we feel new opposition is not justified in this situation, as public opposition has already been solicited.

Should the SHG press forward with allowing public opposition, we would have no choice but to request full disclosure of all documents from Governor in Consel meetings, and all letter's faxes, e-mails from Mr Gavin George, as we feel pertinent

govermental documents have not been released for the property owners to have an accurate accounting of all meetings and corresponded regarding this matter. Should we have to mount a legal challenge, this is called disclosure, and all documents must be produced, to mount a proper legal challenge.

Crucial Point of this meeting would be the fact that parcels 202 thru 205 were reincorporated into GHZ in 2012, when properties adjacent said properties at a higher elevation were excised out of the GHZ an into the intermediate development zone.

Said property owners have come to the conclusion that a legal settlement is necessary, but just receiving our property rights back would not be acceptable a fair aggreement, as we now seek some compensatory settlement

Mr. Corn R. Géorgi (For) Shinade Benjamin cema Youra