

REAL ESTATE COMMISSION

PROFESSIONAL & VOCATIONAL LICENSING DIVISION
DEPARTMENT OF REGULATORY AGENCIES

STATE OF HAWAII

1010 RICHARDS STREET
P. O. BOX 3469
HONOLULU, HAWAII 96801

**PRELIMINARY
HORIZONTAL PROPERTY REGIMES (CONDOMINIUM)
PUBLIC REPORT**

on
MAKAKILO HALE II (PHASE I)
Makakilo Drive
Ewa Beach, Hawaii

REGISTRATION NO. 724

IMPORTANT — Read This Report Before Buying

This Report Is Not an Approval or Disapproval of This Condominium Project

It reflects information obtained by the Real Estate Commission in its investigation of the project. This report, based on a principle of disclosure, is issued by the Commission for the purpose of preventing fraud, misrepresentation or deceit.

The developer shall not enter into a binding contract or agreement for the sale of any unit in a Condominium Project but may only take reservations therefore after

- (1) A copy of this Report has been given to the prospective purchaser,
- (2) The latter has been given an opportunity to read same, and,
- (3) His receipt taken therefor.

Issued: October 23, 1974
Expires: November 23, 1975

SPECIAL ATTENTION

A comprehensive reading of this report by prospective purchasers is urged in order that personal requirements and expectations to be derived from the property can be ascertained. The attention of the purchaser and prospective purchaser is particularly directed to the following:

THE REPORT REFLECTS INFORMATION DISCLOSED IN THE REQUIRED NOTICE OF INTENTION SUBMITTED OCTOBER 2, 1974, AND ADDITIONAL INFORMATION SUBSEQUENTLY FILED AS OF OCTOBER 22, 1974. THE DEVELOPER, BY NOTIFYING THE COMMISSION OF ITS INTENTION TO SELL, IS COMPLYING WITH THE REQUIREMENTS OF THE HORIZONTAL PROPERTY ACT, CHAPTER 514, HAWAII REVISED STATUTES, AS AMENDED.

1. Makakilo Hale II is a proposed leasehold condominium project consisting of thirty-seven (37) two-story multifamily residential buildings containing one hundred twenty (120) residential units, of which one hundred nineteen (119) will be condominium apartments and one (1) will be the resident manager's apartment and a part of the common elements.

There will be two hundred forty-two (242) parking stalls provided in the parking areas.

2. The developer is contemplating the development of a single condominium project which is scheduled to be constructed and sold in two phases, being in order Phases I and II, and which will consist of thirty-seven (37) buildings containing one hundred twenty (120) residential units, of which one hundred nineteen (119) will be condominium apartments sold on long-term leases to be issued by the Trustees under the Will and of the Estate of James Campbell, Deceased, and one will be the resident manager's unit.

This Preliminary Public Report, while describing the entire condominium project, covers only the sale of apartments in Phase I, to be known as Makakilo Hale II, Phase I.

3. The site plan filed with the Commission on October 2, 1974 reveals that Phase I shall consist of fifty-eight (58) residential units, of which fifty-seven (57) will be apartments and one (1) will be the resident manager's unit, all of which shall be contained in eighteen (18) buildings, a swimming pool, maintenance building, and recreational facilities, and one hundred sixteen (116) parking stalls, of which two parking stalls will be for the use of the resident manager.
4. The documentation submitted by the Developer reflects that the purchasers will acquire from the owner of the land a leasehold interest in the apartment unit purchased for a term of fifty-five years.

The Developer is held responsible for placing this Preliminary Public Report (yellow paper stock) in the hands of all purchasers and prospective purchasers.

Securing a signed copy of the receipt for the Horizontal Property Regime Public Report from each purchaser and prospective purchaser is also the responsibility of the Developer.

5. The Developer of the project has submitted to the Commission for examination all documents deemed necessary for the registration of a condominium project and issuance of this Preliminary Public Report.
6. The basic documents (Declaration of Horizontal Property Regime of Makakilo Hale II, By-Laws of Association of Apartment Owners of Makakilo Hale II, and a copy of floor plans) have not been filed in the Office of the Assistant Registrar of the Land Court of the State of Hawaii.
7. The developer has arranged for the financing of apartments in Phases I and II of this project by way of mortgages insured by the Department of Housing and Urban Development pursuant to Section 234 of Title II of the National Housing Act or guaranteed by the Veterans Administration under Section 1810(d) of Title 38 of the

U.S. Code. As a condition of its providing such insurance, the Department of Housing and Urban Development requires that the Association of Apartment Owners of Makakilo Hale II enter into with the Department and record a Regulatory Agreement whereby the Association may be regulated and restricted by the Department. The Regulatory Agreement is proposed to be executed by the developer for and on behalf of the Association and recorded with the Declaration. Purchasers of apartments in the project should, therefore, familiarize themselves with the provisions of the Regulatory Agreement.

8. No advertising and promotional matter has been submitted to the commission.
9. The purchaser or prospective purchaser is advised to acquaint himself with the provisions of Chapter 514, Hawaii Revised Statutes, and the Rules and Regulations which relate to Horizontal Property Regimes.
10. This Preliminary Public Report automatically expires thirteen (13) months after date of issuance, October 23, 1974, unless a Supplementary Public Report issues or the Commission, upon review of the registration, issues an order extending the effective period of this report.
11. If the Final Public Report on Makakilo Hale II, Phase I, is not issued within one year from the date of issuance of this Preliminary Public Report, purchasers are entitled to refund of all moneys paid by them without interest at any time after the expiration of said one-year period and prior to the expiration of ten (10) days after the delivery of the Final Public Report to purchasers.

NAME OF PROJECT: MAKAKILO HALE II

LOCATION: The land, consisting of one (1) parcel containing 16.084 acres, is situate at Makakilo Drive, Ewa Beach, Hawaii being further described as Lot 2538 as shown on Map 240 filed in the Office of the Assistant Registrar of the Land Court of the State of Hawaii with Land Court Application No. 1069, being a portion of the land covered by Transfer Certificate of Title No. 164,413 issued to the Trustees under the Will and of the Estate of James Campbell, deceased.

TAX KEY: 9-2-03-065

ZONING: Planned Development-Housing (PD-H)
District No. R-31

DEVELOPER: Finance Realty Company, Limited, a Hawaii corporation, whose principal place of business and post office address is 195 South King Street, Honolulu, Hawaii 96813 (telephone: 548-3347), is the Developer of this project. The officers of the Developer are:

Mun On Chun	President
Journ T. Yee	Vice President
Daniel B. T. Lau	Vice President & Secretary
Clifford H. N. Yee	Vice President
Jerold Y. K. Chun	Treasurer
Wendell K. Pang	Assistant Treasurer

ATTORNEY REPRESENTING DEVELOPER: Wendell K. Pang, 195 South King Street, Honolulu, Hawaii (telephone: 548-3356).

DESCRIPTION: The developer is contemplating the development of a single condominium project which is scheduled to be constructed and sold in two phases, being in order Phases I and II, and which will ultimately consist of thirty-seven (37) buildings containing one hundred twenty (120) residential units, of which one hundred nineteen (119) will be condominium apartments sold on long-term leases to be issued by the Trustees under the Will and of the Estate of James Campbell, Deceased, and one (1) will be the resident manager's unit, a swimming pool, maintenance building, and recreational facilities, and two hundred forty-two (242) parking stalls.

As shown on the site plan, Phase I shall consist of fifty-seven (57) apartments contained in eighteen (18) buildings, being Buildings 92-911, 92-913, 92-915, 92-917, 92-919, 92-921, 92-923, 92-925, 92-931, 92-933, 92-935, 92-937, 92-939, 92-941, 92-943, 92-945, 92-947, and 92-949, the parking spaces appurtenant thereto as designated in the Declaration, and the swimming pool, maintenance building, and recreational facilities. Phase II shall consist of sixty-two (62) apartments contained in nineteen (19) buildings, being Buildings 92-1281, 92-1283, 92-1285, 92-1287, 92-1289, 92-1291, 92-1293, 92-1295, 92-1297, 92-1311, 92-1313, 92-1319, 92-1321, 92-1323, 92-1325, 92-1327, 92-1331, 92-1333, and 92-1335, and the parking spaces appurtenant thereto as designated in the Declaration.

The apartments will be constructed principally of wood. Division walls will be principally of double stud wall construction with acoustical insulation. The apartments shall be of five types, designated as Type 2A, Type 3A, Type 3C, Type 4A, and Type 4C, described as follows:

- TYPE 2A - Apartment contains an enclosed storage area, an entry hall, living room-dining area, and kitchen with laundry area on the first floor, and two bedrooms, a full bath, and a linen closet on the second floor, with an interior stairway connecting both floors, for a gross floor area of 933 square feet. In addition apartment includes as limited common elements a fenced, open-air courtyard at the front entry of the apartment, and a partially fenced yard area adjoining the rear of the apartment, as shown on said Condominium Map.

- TYPE 3A - Apartment contains an enclosed storage area, an entry foyer, storage room, living room-dining area, kitchen, and powder room with laundry area on the first floor, and three bedrooms, one full bath, and linen closet on the second floor, with an interior stairway connecting both floors, for a gross floor area of approximately 1173 square feet. In addition apartment includes as limited common elements a fenced, open-air courtyard at the front entry of the apartment, and a partially fenced yard area adjoining the rear of the apartment, as shown on said Condominium Map.

TYPE 3C - Apartment contains an entry foyer with enclosed storage area, two storage closets, living room-dining area, kitchen, powder room, utility room with laundry area, and lanai with enclosed storage area on the first floor, three bedrooms, one full bath and linen closet on the second floor, with an interior stairway connecting both floors, for a gross floor area, including the lanai, of approximately 1366 square feet, but has no fenced open-air courtyard at the front entry of the apartment, and no partially fenced yard area adjoining the rear of the apartment.

TYPE 4A - Apartment contains an entry foyer with closet, enclosed storage area, storage room, living room-dining area, kitchen, one full bath with laundry area, and one bedroom on the first floor, and three bedrooms, one full bath, and linen closet on the second floor, with an interior stairway connecting both floors, for a gross floor area of approximately 1355 square feet. In addition apartment includes as limited common elements a fenced, open-air courtyard at the front entry of the apartment, and a partially fenced yard area adjoining the rear of the apartment, as shown on said Condominium Map.

TYPE 4C - Apartment contains an enclosed storage area, an entry foyer, two storage closets, living room-dining area, kitchen, one full bath with linen closet, utility room with laundry area, one bedroom, and lanai with enclosed storage area on the first floor, three bedrooms, one full bath and linen closet on the second floor, with an interior stairway connecting both floors for a gross floor area, including the lanai, of approximately 1516 square feet. In addition apartment includes as limited common elements a fenced, open-air courtyard at the front entry of the apartment as shown on said Condominium Map, but has no partially fenced yard area adjoining the rear of the apartment.

Types 2A, 3A and 4A apartments have ground floors which are of concrete slab construction. Types 3C and 4C apartments have ground floors which are wood floors of pier and post construction.

Types 2A, 3A and 4A apartments have immediate access to front and rear entries appurtenant to such apartments. Types 3C and 4C apartments have immediate access only to the front entry appurtenant to such apartments. All apartments have immediate access to walkways connecting the buildings to the street entrances and parking areas of the project.

The respective apartments shall not be deemed to include the undecorated or unfinished surfaces of the perimeter walls or interior loadbearing walls, the floors and ceilings surrounding each apartment or any pipes, wires, conduits or other utility or ser-

vice lines running through such apartment, which are utilized for or serve any other apartment, the same being deemed common elements as hereinafter provided. Each apartment shall be deemed to include all the walls and partitions which are not load-bearing within its perimeter walls, the inner decorated or finished surfaces of all walls, floors and ceilings, and all fixtures originally installed therein.

The proposed Declaration reserves the right to the fee simple landowner and the developer to amend the Declaration at any time prior to September 30, 1976 without the consent of any apartment owner or the Association of Apartment Owners or any other person holding an interest in any apartment of the project for the purpose of merging Phase II with Phase I of the project, thereby causing as of the effective date of such amendment all apartments in Phases I and II to constitute a part of the project and all owners of apartments in Phases I and II of the project to constitute one association of apartment owners, provided, however, that the Declaration may not be so amended and Phase II may not be so merged without prior written approval by the Department of Housing and Urban Development Secretary.

COMMON ELEMENTS: The Declaration of Horizontal Property Regime, a copy of which is filed with the Commission, states that the common elements shall include (a) the land; (b) Apartment No. 72, located in Building 92-935 for the use of the resident manager; (c) Parking Stalls Nos. 129 and 130 as shown on the Condominium Map for the use by such persons for such purposes and in such manner as determined by the Association of Apartment Owners, and Parking Stalls Nos. 64 and 78 for the use of the resident manager; (d) The recreation center and maintenance building as shown on the Condominium Map; (e) All foundations, floor supports, retaining walls, fences, columns, supporters, unfinished perimeter walls and loadbearing walls, roofs of the residential buildings; (f) All yards, grounds and driveways, the swimming pool and other recreational facilities, and all refuse facilities; (g) All ducts, electrical equipment, wiring, pipes and other central and appurtenant transmission facilities and installations over, under and across the project which serve more than one apartment for services such as power, light, water, sewer, telephone and radio and television signal distribution; (h) Any and all other apparatus and installations of common use and all other parts of the property necessary or convenient to its existence, maintenance and safety, or normally in common use.

LIMITED COMMON ELEMENTS: The Declaration provides that certain parts of the common elements, called and designated as limited common elements, shall be for the exclusive use and enjoyment of certain apartments, as follows: (a) The fenced, open-air courtyard adjoining the front entry of each Type 2A, 3A, 4A and 4C apartment, and the front entry to such courtyard, as shown on the Condominium Map, shall be appurtenant to and for the exclusive use of such apartment; (b) The partially fenced yard area adjoining the rear of each Type 2A, 3A and 4A apartment, as shown on the Condominium Map, shall be appurtenant to and for the exclusive use of such apartment; (c) One or more of the 238 remaining parking spaces (exclusive of the 4 parking spaces listed as common elements) shall be assigned to and be appurtenant to the respective apartments with which the same are conveyed upon the initial conveyance by lease, the assignment of the parking spaces for each apartment and for the guests of the Association of

Apartment Owners being as set forth in the Declaration; (d) All other common elements of the project which are rationally related to less than all of said apartments or buildings shall be limited to use of such apartments or buildings.

EASEMENTS: The Declaration provides that the apartments and common elements shall have and be subject to the following easements:

(a) Each apartment shall have appurtenant thereto nonexclusive easements in the common elements designed for such purposes for ingress to, egress from, utility services for and support of such apartment; in the other common elements for use according to their respective purposes, subject always to the exclusive or limited use of the limited common elements as herein provided and in all other apartments of its building for support; (b) The exception and reservation unto the Trustees, their successors and assigns, of easements for electrical, gas, communications and other utility purposes and for sewer, drainage and water facilities over, under, along, across and through said land, together with the right to grant to the State of Hawaii, City and County of Honolulu, Board of Water Supply of the City and County of Honolulu or any other appropriate governmental agency or public utility, or to any other corporation or association, easements for such purposes over, under, across, along and through said land under the usual terms and conditions required by the grantee for such easement rights, provided, however, that such easement rights must be exercised in such manner as to not unreasonably interfere with the use of said land by the Apartment Owners, their successors and assigns, and in connection with the installation, maintenance or repair of any facilities pursuant to any of said easements said land shall be promptly restored by and at the expense of the person owning and exercising such easement rights to the condition of said land immediately prior to the exercise thereof, and each Apartment Owner, by purchasing an apartment in this project, agrees that such Apartment Owner and any person claiming an interest in said land by, through or under such Apartment Owner will, upon request, join in and execute any and all documents designating and granting any such easements. (c) If any part of the common elements encroaches upon any apartment or limited common element, a valid easement for such encroachment and the maintenance thereof, so long as it continues, shall and does exist. In the event any buildings of the project shall be partially or totally destroyed and then rebuilt, minor encroachments of any parts of the common elements due to construction shall be permitted, and valid easements for such encroachments and the maintenance thereof shall exist. (d) The Association of Apartment Owners of the project shall have the right, to be exercised by its Board of Directors or Managing Agent, to enter any apartments and limited common elements from time to time during reasonable hours as may be necessary for the operation of the project or for making emergency repairs therein required to prevent damage to any apartments or common elements or for the installation, repair or replacement of any common elements. (e) The Trustees and Developer reserve to themselves, their successors and assigns, until September 30, 1976 or until such time as all of the improvements for Phases I and II described herein have been completed in accordance with the plans therefor, whichever shall first occur, the following rights:

(i) An easement over, under and across the common elements of the project, both general and limited, for the purpose of all work connected with or in-

cidental to the development, construction and sale of the project or any part thereof or any apartment or interest therein.

(ii) The right, appurtenant to the undeveloped portions of the land, in the nature of an easement over and upon any other portion of the land, to create and cause dust, noise, vibration and other nuisances created by and resulting from any work connected with or incidental to the development, construction and sale of the project or any part thereof or any apartment therein in said undeveloped portions of said land.

INTEREST TO BE CONVEYED TO PURCHASER: The undivided interest in the common elements appertaining to each of the five types of apartments and their owners for all purposes, including voting, is as follows:

<u>APARTMENT</u>	<u>TYPE</u>	<u>PER CENT INTEREST</u>
4, 5, 10, 11, 66, 67, 73, 98, 99, 104, 105	2A	0.6336
2, 6, 7, 8, 9, 14, 23, 26, 35, 37, 38, 43, 44, 49, 50, 59, 60, 61, 64, 68, 69, 70, 71, 75, 77, 78, 87, 93, 96, 100, 101, 102, 103, 107, 108, 109, 110, 119, 120	3A	0.8076
16, 17, 18, 19, 20, 21, 28, 29, 30, 31, 32, 33, 40, 41, 42, 45, 46, 47, 52, 53, 54, 55, 56, 57, 80, 81, 82, 83, 84, 85, 89, 90, 91, 112, 113, 114, 115, 116, 117	3C	0.8467
1, 3, 12, 13, 24, 25, 36, 62, 63, 65, 74, 76, 88, 94, 95	4A	0.9504
97, 106	4A	0.9505
15, 22, 27, 34, 48, 51, 58, 79	4C	0.9504
39, 86, 92, 111, 118	4C	0.9505

COMMON EXPENSES: The Declaration provides that all charges, costs and expenses whatsoever incurred by the Association for or in connection with the administration of the project, including without limitation the operation thereof, any maintenance, repair, replacement and restoration of the common elements and any additions and alterations thereto, any labor, services, materials, supplies and equipment therefor, any liability whatsoever for loss or damage arising out of or in connection with the common elements or any accident, fire or nuisance thereon, and any premiums for hazard and liability insurance herein required with respect to the project shall constitute common expenses of the project for which all apartment owners shall be severally liable

in proportion to their respective common interests. Rent and real property taxes and special assessments referred to in Section 514-23, Hawaii Revised Statutes as amended, shall not be common expenses of the horizontal property regime hereby created and no payments thereof shall be payments of such common expenses. The Board of Directors of the Association (herein called the "Board") shall from time to time assess the common expenses against all the apartments in their respective proportionate shares, and the unpaid amount of such assessments against any apartment shall constitute a lien against such apartment which may be foreclosed by the Board or Managing Agent as provided by said Horizontal Property Act, provided that 30 days prior written notice of intention to foreclose shall be mailed, postage prepaid, to the Trustees and all other persons having any interest in such apartment as shown in the Association's record of ownership. Notwithstanding anything to the contrary, however, until the completion and merger of Phases I and II of the project, each apartment owner in each phase of the project shall be severally liable for common expenses attributable to such phase in the proportion that the common interest appurtenant to such apartment bears to the total of common interests appurtenant to all apartments in such phase as determined by the Managing Agent in accordance with Para. C of the Declaration; provided, however, that such common expenses attributable to any undeveloped phase of the project or any phase in the process of being developed, to the extent that any apartments in such phase have not been conveyed to a purchaser thereof, shall be borne by the Developer until the completion and merger of such phase as herein provided, and until the purchasers of apartments within such phase assume responsibility with respect thereto.

PURPOSE OF BUILDING AND RESTRICTIONS AS TO USE: The Declaration provides that the building shall at all times be used as private dwellings by the respective owners thereof, their tenants, families, domestic servants and social guests, and for no other purpose. Notwithstanding anything to the contrary, however, developer reserves the right unto itself, its successors and assigns, until September 30, 1976 or until such time as the total condominium project is developed in accordance with said Condominium Map and all apartments therein have been sold, whichever shall first occur, to erect signs in the project and to use apartments as sales offices and as models for display to the public pursuant to the sales of apartments in this project and other projects of developer. The apartments shall not be rented for transient or hotel purposes, which are defined as rental for any period less than 30 days, or any rental in which the occupants are provided customary hotel services such as room service for food and beverage, maid service, laundry, and linen or bellboy service. Except for such transient or hotel purposes the owners of the respective apartments shall have the absolute right to lease such apartments subject to all provisions of the Declaration.

OWNERSHIP TO TITLE: The Notice of Intention and Application, together with the attached documents show that the fee simple title to the land is vested in the Trustees under the Will and of the Estate of James Campbell, deceased, whose business and post office address is 828 Fort Street Mall, Honolulu, Hawaii.

ENCUMBRANCES AGAINST TITLE: A Lien Letter Report dated July 3, 1974, and the First Continuation of Lien Letter Report dated September 3, 1974, prepared by Security Title Corporation, certifies that the land is subject to the following encumbrances:

1. Tax Key: 9-2-3-2
Area Assessed: 5,087.636 Acres
Taxes for the Fiscal Year 1973-1974 are a lien; payable as follows:

1st Installment	\$67,147.82	PAID
2nd Installment	\$67,147.82	OPEN (Delinquent after 5/30/74)

The records at the Tax Office do not reflect that any portion of the 2nd Installment has been paid. As of the date of this report the posting of tax payments made to the Tax Office for the 2nd Installment for the Fiscal Year 1973-1974 has not been completed.

Tax Key for the Fiscal Year 1974-1975 will be: 9-2-3-65

2. Development Rights dated May 5, 1966, filed in the Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No. 391241, made by and between ALAN S. DAVIS, M. L. RANDOLPH AND GEO. M. COLLINS, TRUSTEES UNDER THE WILL AND OF THE ESTATE OF JAMES CAMPBELL, DECEASED, and FINANCE REALTY CO., LTD., a Hawaii corporation, (also affects other property).

Said Development Rights is subject to the following:

a) Mortgage dated July 13, 1972, filed in said Office of the Assistant Registrar as Document No. 589482, made by FINANCE REALTY CO., LTD., a Hawaii corporation, as Mortgagor, to BANK OF HAWAII, a Hawaii corporation, as Mortgagee, to secure the repayment of the sum of \$4,700,000.00, any additional advances and other amounts secured thereby, all according to the terms of that certain promissory note of said mortgagor therein referred to. Consent thereto filed as Document No. 589483.

b) Additional Charge Mortgage dated December 5, 1973, filed in said Office of the Assistant Registrar as Document No. 660310, made by FINANCE REALTY CO., LTD., a Hawaii corporation, as Mortgagor, to BANK OF HAWAII, a Hawaii corporation, as Mortgagee, to secure the repayment of the additional loan of \$1,000,000.00, together with interest thereon in accordance with the terms of that certain promissory note therein referred to. This is an additional charge mortgage to the foregoing mortgage. Consent thereto filed as Document No. 660311.

c) Undated Financing Statement recorded on December 11, 1973 in the Bureau of Conveyances of the State of Hawaii in Book 9638 Page 193.

3. Designation of the following easements:

Easement 727 (10 feet wide) for sewer purposes as shown on Map 233;

Easement 729, for sewer purposes as shown on Map 233;

Easement 740 (10 feet wide) for Drainage purposes, as shown on Map 240; and

Easement 741 (10 feet wide) for Drainage purposes as shown on Map 240, as set forth by Land Court Order No. 38745, filed November 26, 1973.

NOTE: The Developer has advised the Commission that the fee simple landowner, the Trustees under the Will and of the Estate of James Campbell, deceased, will be granting to the Developer, for and on behalf of the Association of Apartment Owners of Makakilo Hale II, and for and on behalf of all owners of apartments in Makakilo Hale II, easements for flowage purposes as are necessary to serve the flowage of drainage waters from the drainage system of the project. As a condition to their granting these easements, the Trustees will require that said Association and said apartment owners indemnify the Trustees against all claims and demands for loss or damage, including property damage, personal injury and wrongful death, arising out of or in connection with the use of said easements, easement areas, and adjoining areas by the said Association and apartment owners or any person claiming by, through, or under said Association and apartment owners.

PLANNED DEVELOPMENT-HOUSING: This project has been zoned as Planned Development-Housing (PD-H) District No. R-31 pursuant to Ordinance No. 4208 of the City and County of Honolulu approved August 14, 1973. In accordance with said Ordinance it has been necessary to incorporate all of the conditions set forth therein as part of the restrictive covenants running with the land and made a part of any sales agreement with any future owners. Therefore, Paragraph R of the Declaration, which so incorporates those restrictive covenants and which is restated in the specimen sales contract and apartment lease, provides as follows:

R. PLANNED DEVELOPMENT-HOUSING. The project has been zoned as Planned Development-Housing (PD-H) District No. R-31 pursuant to Ordinance No. 4208 of the City and County of Honolulu approved August 14, 1973. Unless and until they are repealed or otherwise superseded or amended, the provisions of Ordinance No. 4208 and the restrictive covenants therein, such restrictive covenants being listed on Exhibit G attached hereto and made a part hereof, are hereby incorporated herein by reference and shall constitute covenants running with the land which shall inure to the benefit of the City and County of Honolulu and its successors and shall be binding upon all who now or hereafter may own or occupy any interest in the project; provided, however, that if any such provision or restrictive covenant is repealed or otherwise superseded, it shall automatically cease to operate as a covenant running with the land; and provided further, however, that if any such provision or restrictive covenant is amended, it shall thereafter operate as a covenant running with the land only in its amended form.

PURCHASE MONEY HANDLING: A copy of the Escrow Agreement dated September 19, 1974, by and between Bank of Hawaii, a Hawaii corporation, as Escrow, and Finance Realty Company, Limited, a Hawaii corporation, as Seller, has been submitted to the Commission as part of this registration. On examination the Escrow Agreement and Subscription and Sales Agreement are found to be in compliance with Chapter 514, Hawaii Revised Statutes. The provisions of the Subscription and Sale Agreement should be carefully read by the

purchasers. The specimen document filed as a part of the registration recites the conditions under which the purchaser acknowledges receipt of the Public Report.

The specimen Subscription and Sale Agreement provides that if less than 80% of the apartments in the project are sold to Purchasers thereof approved by HUD prior to April 30, 1975, Seller at its option may cancel the Subscription and Sale Agreement upon written notice to the purchaser, and upon cancellation Developer shall direct Escrow Agent to refund to the purchaser all sums paid by the purchaser, and both Developer and the purchaser shall be released from all further liability under the Subscription and Sale Agreement.

It is incumbent upon the purchaser that he read with care the Subscription and Sale Agreement and Escrow Agreement. The Escrow Agreement establishes how the proceeds from the sale of the apartments and all sums of any source are placed in trust as well as the retention, disbursement and refund of said trust fund.

MANAGEMENT AND OPERATION: The Declaration of Horizontal Property Regime provides that the operation of the project shall be conducted for the Association of Apartment Owners by a responsible corporate Managing Agent. The initial Managing Agent shall be Mahalo Nui Management, Inc., 195 South King Street, Honolulu, Hawaii.

STATUS OF THE PROJECT: The Developer reports that construction of the project has commenced and that completion is scheduled for November, 1974.

The purchaser or prospective purchaser shall be cognizant of the fact that this published report represents information disclosed by the Developer in the required Notice of Intention submitted October 2, 1974 and information subsequently filed as of October 22, 1974.

This PRELIMINARY HORIZONTAL PROPERTY REGIMES (CONDOMINIUM) PUBLIC REPORT is made a part of REGISTRATION NO. 724 filed with the Commission on October 2, 1974.

The report, when reproduced, shall be a true copy of the Commission's public report. The paper stock must be yellow in color.


For DOUGLAS R. SODEVANI, Chairman
REAL ESTATE COMMISSION
STATE OF HAWAII

Distribution:
Department of Taxation
Bureau of Conveyances
Planning Department, City & County of Honolulu
Federal Housing Administration
Escrow Agent

Registration No. 724
October 23, 1974