

CONDOMINIUM PUBLIC REPORT

Prepared & Issued by: Developer NAPILI VILLAS, LLC
 Address Pauahi Tower, Suite 1570, 1001 Bishop Street, Honolulu, Hawaii 96813
 Project Name ^(*): NAPILI VILLAS – PHASE I
 Address: Hanawai Street, Napili, Hawaii 96761

Registration No. 4585 Effective date: March 9, 2001
 Expiration date: April 9, 2002

Preparation of this Report:

This report has been prepared by the Developer pursuant to the Condominium Property Act, Chapter 514A, Hawaii Revised Statutes, as amended. This report is not valid unless the Hawaii Real Estate Commission has issued a registration number and effective date for the report.

This report has not been prepared or issued by the Real Estate Commission or any other government agency. Neither the Commission nor any other government agency has judged or approved the merits or value, if any, of the project or of purchasing an apartment in the project.

Buyers are encouraged to read this report carefully, and to seek professional advice before signing a sales contract for the purchase of an apartment in the project.

Expiration Date of Reports: Preliminary Public Reports and Final Public Reports automatically expire thirteen (13) months from the effective date unless a Supplementary Public Report is issued or unless the Commission issues an order, a copy of which is attached to this report, extending the effective date for the report.

Exception: The Real Estate Commission may issue an order, a copy of which shall be attached to this report, that the final public report for a two apartment condominium project shall have no expiration date.

Type of Report:

- PRELIMINARY:** (yellow) The developer may not as yet have created the condominium but has filed with the Real Estate Commission minimal information sufficient for a Preliminary Public Report. A Final Public Report will be issued by the developer when complete information is filed.
 - CONTINGENT FINAL:** (green) The developer has legally created a condominium and has filed information with the Commission for this report which EXPIRES NINE (9) MONTHS after the above effective date. Contingent Final public reports may not be extended or renewed.
 - No prior reports have been issued.
 - This report supersedes all prior public reports.
 - FINAL:** (white) The developer has legally created a condominium and has filed complete information with the Commission.
 - No prior reports have been issued.
 - This report supersedes all prior public reports.
 - This report must be read together with _____
 - SUPPLEMENTARY:** (pink): This report updates information contained in the:
 - Preliminary Public Report dated: _____
 - Final Public Report dated: _____
 - Supplementary Public Report dated: _____
- And Supersedes all prior public reports.
 Must be read together with _____
 This report reactivates the _____ public report(s) which expired on _____

^(*) Exactly as named in the Declaration
 This material can be made available for individuals with special needs. Please call the Senior Condominium Specialist at 586-2644 to submit your request.

Disclosure Abstract: Separate Disclosure Abstract on this condominium project:

- Required and attached to this report as Exhibit "H" Not Required - Disclosures covered in this report.

Summary of Changes from Earlier Public Reports:

This summary contains a general description of the changes, if any, made by the developer since the last public report was issued. It is not necessarily all inclusive. Prospective buyers should compare this public report with the earlier reports if they wish to know the specific changes that have been made.

No prior reports have been issued by the developer.

Changes made are as follows:

SPECIAL ATTENTION

1. This public report does not constitute approval of the Project by the Real Estate Commission, or any other government agency, nor does it ensure that all applicable County codes, ordinances and subdivision requirements have been complied with.

2. Facilities and improvements normally associated with County approved subdivisions, such as fire protection devices, County street lighting, electricity, upgraded water facilities, improved access for owner and emergency traffic, drainage facilities, etc., may not necessarily be provided for, and services such as County street maintenance and trash collection will not be available for interior roads and driveways.

THE PROSPECTIVE PURCHASER IS CAUTIONED TO CAREFULLY REVIEW THE CONDOMINIUM DOCUMENTS REFERENCED IN THIS PUBLIC REPORT FOR FURTHER INFORMATION WITH REGARD TO THE FOREGOING.

TABLE OF CONTENTS

	Page
Preparation of this Report	1
Expiration Date of Reports	1
Type of Report	1
Disclosure Abstract	2
Summary of Changes from Earlier Public Reports	2
Table of Contents	3
General Information on Condominiums	4
Operation of the Condominium Project	4
I. PERSONS CONNECTED WITH THE PROJECT	5
Developer	
Real Estate Broker	
Attorney for Developer	
Escrow Company	
General Contractor	
Condominium Managing Agent	
II. CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS	
A. Declaration	6
B. Condominium Map (File Plan)	6
C. Bylaws	6
D. House Rules	7
E. Changes to Condominium Documents	7
III. THE CONDOMINIUM PROJECT	
A. Interest to be Conveyed to Buyer	8
B. Underlying Land	9
C. Buildings and Other Improvements	10
D. Common Elements, Limited Common Elements, Common Interest	13
E. Encumbrances Against Title	14
F. Construction Warranties	15
G. Status of Construction	16
H. Project Phases	16
IV. CONDOMINIUM MANAGEMENT	
A. Management of the Common Elements	17
B. Estimate of Initial Maintenance Fees	17
C. Utility Charges for Apartments	17
V. MISCELLANEOUS	
A. Sales Documents Filed with the Real Estate Commission	18
B. Buyer's Right to Cancel Sales Contract	18
C. Additional Information Not Covered Above	20
D. Signature of Developer	21
EXHIBIT A: APARTMENT DESCRIPTION	
EXHIBIT B: BOUNDARIES OF EACH APARTMENT	
EXHIBIT C: PERMITTED ALTERATIONS TO APARTMENTS	
EXHIBIT D: COMMON ELEMENTS	
EXHIBIT E: LIMITED COMMON ELEMENTS	
EXHIBIT F: COMMON INTERESTS AND LIMITED COMMON ELEMENTS	
EXHIBIT G: ENCUMBRANCES AGAINST TITLE	
EXHIBIT H: DISCLOSURE ABSTRACT	
EXHIBIT I: SUMMARY OF SALES AGREEMENT	
EXHIBIT J: SUMMARY OF ESCROW AGREEMENT	

General Information On Condominiums

A condominium is a special form of real property. To create a condominium in Hawaii, the requirements of the Condominium Property Act, Chapter 514A, Hawaii Revised Statutes, must be complied with. In addition, certain requirements and approvals of the County in which the project is located must be satisfied and obtained.

Some condominium projects are leasehold. This means that the land or the building(s) and other improvements are leased to the buyer. The lease for the land usually requires that at the end of the lease term, the lessees (apartment owners/tenants) deliver their interest in the land to the lessor (fee property owner). The lease also usually requires that the lessees either (1) convey to the lessor the building(s) and other improvements, including any improvements paid for by the lessees; or (2) remove or dispose of the improvements at the lessee's expense. Leases for individual apartments often require that at the end of the lease term, the lessee deliver to the lessor the apartment, including any improvements placed in the apartment by the lessee.

If you are a typical condominium apartment owner, you will have two kinds of ownership: (1) ownership in your individual apartment; and (2) an undivided interest in the common elements.

"Common elements" are the areas of the condominium project other than the individual apartments. They are owned jointly by all apartment owners and include the land, either in fee simple or leasehold, and those parts of the building or buildings intended for common use such as foundations, columns, roofs, halls, elevators, and the like. Your undivided interest in the common elements cannot be separated from ownership of your apartment.

In some condominium projects, some common elements are reserved for the exclusive use of the owners of certain apartments. These common elements are called "limited common elements" and may include parking stalls, patios, lanais, trash chutes, and the like.

You will be entitled to exclusive ownership and possession of your apartment. Condominium apartments may be individually bought, sold, rented, mortgaged or encumbered, and may be disposed of by will, gift, or operation of law.

Your apartment will, however, be part of the group of apartments that comprise the condominium project. Study the project's Declaration, Bylaws, and House Rules. These documents contain important information on the use and occupancy of apartments and the common elements as well as the rules of conduct for owners, tenants, and guests.

Operation of the Condominium Project

The Association of Apartment Owners is the entity through which apartment owners may take action with regard to the administration, management, and operation of the condominium project. Each apartment owner is automatically a member of the Association.

The Board of Directors is the governing body of the Association. Unless you serve as a board member or an officer, or are on a committee appointed by the board, your participation in the administration and operation of the condominium project will in most cases be limited to your right to vote as an apartment owner. The Board of Directors and officers can take certain actions without the vote of the owners. For example, the board may hire and fire employees, increase or decrease maintenance fees, borrow money for repair and improvements and set a budget. Some of these actions may significantly impact the apartment owners.

Until there is a sufficient number of purchasers of apartments to elect a majority of the Board of Directors, it is likely that the developer will effectively control the affairs of the Association. It is frequently necessary for the developer to do so during the early stages of development and the developer may reserve certain special rights to do so in the Declaration and Bylaws. Prospective buyers should understand that it is important to all apartment owners that the transition of control from the developer to the apartment owners be accomplished in an orderly manner and in a spirit of cooperation.

I. PERSONS CONNECTED WITH THE PROJECT

Developer: Napili Villas, LLC Phone: (808) 524-1508
Name* (Business)
Pauahi Tower, Suite 1570,
1001 Bishop Street
Business Address
Honolulu, Hawaii 96813

Names of officers and directors of developers who are corporations; general partners of a partnership; partners of a Limited Liability Partnership (LLP); or manager and members of a Limited Liability Company (LLC) (attach separate sheet if necessary):

Kathy Whang Inouye - Manager
Patrick Kobayashi - Manager

Real Estate Broker*: Napili Realty, Inc. Phone: (808) 669-1188
Name (Business)
181 Lahainaluna Road, Suite I
Business Address
Lahaina, Hawaii 96761

Escrow: Island Title Corporation Phone: (808) 526-9171
Name (Business)
1132 Bishop Street, Suite 400
Business Address
Honolulu, Hawaii 96813

General Contractor*: To be determined Phone: _____
Name (Business)

Business Address

Condominium Managing Agent*: Hawaiiana Management Company, Ltd. Phone: (808) 593-9100
Name (Business)
711 Kapiolani Boulevard, 7th Floor
Business Address
Honolulu, Hawaii 96813

Attorney for Developer: Goodsill Anderson Quinn & Stifel Phone: (808) 547-5600
(Gail O. Ayabe) (Business)
Name
1099 Alakca Street, 18th Floor
Business Address
Honolulu, Hawaii 96813

For Entities: Name of corporation, partnership, Limited Liability Partnership (LLP), Limited Liability Company (LLC)

**II. CREATION OF THE CONDOMINIUM;
CONDOMINIUM DOCUMENTS**

A condominium is created by recording in the Bureau of Conveyances and/or filing with the Land Court a Declaration of Condominium Property Regime, a Condominium Map (File Plan), and the Bylaws of the Association of Apartment Owners. The Condominium Property Act (Chapter 514A, HRS), the Declaration, Bylaws, and House Rules control the rights and obligations of the apartment owners with respect to the project and the common elements, to each other, and to their respective apartments. The provisions of these documents are intended to be, and in most cases are, enforceable in a court of law.

A. **Declaration of Condominium Property Regime** contains a description of the land, buildings, apartments, common elements, limited common elements, common interests, and other information relating to the condominium project.

The Declaration for this condominium is:

Proposed
 Recorded - Bureau of Conveyances: Document No. _____
Book _____ Page _____
 Filed - Land Court: Document No. _____

The Declaration referred to above has been amended by the following instruments [state name of document, date and recording/filing information]:

B. **Condominium Map (File Plan)** shows the floor plan, elevation and layout of the condominium project. It also shows the floor plan, location, apartment number, and dimensions of each apartment.

The Condominium Map for this condominium project is:

Proposed
 Recorded - Bureau of Conveyances Condo Map No. _____
 Filed - Land Court Condo Map No. _____

The Condominium Map has been amended by the following instruments [state name of document, date and recording/filing information]:

C. **Bylaws of the Association of Apartment Owners** govern the operation of the condominium project. They provide for the manner in which the Board of Directors of the Association of Apartment Owners is elected, the powers and duties of the Board, the manner in which meetings will be conducted, whether pets are prohibited or allowed and other matters which affect how the condominium project will be governed.

The Bylaws for this condominium are:

Proposed
 Recorded - Bureau of Conveyances: Document No. _____
Book _____ Page _____
 Filed - Land Court: Document No. _____

The Bylaws referred to above have been amended by the following instruments [state name of document, date and recording/filing information]:

D. **House Rules.** The Board of Directors may adopt House Rules to govern the use and operation of the common elements and limited common elements. House Rules may cover matters such as parking regulations, hours of operation for common facilities such as recreation areas, use of lanais and requirements for keeping pets. These rules must be followed by owners, tenants, and guests. They do not need to be recorded or filed to be effective. The initial House Rules are usually adopted by the developer.

The House Rules for this condominium are:

Proposed Adopted Developer does not plan to adopt House Rules

E. **Changes to Condominium Documents.** Changes to the Declaration, Condominium Map, and Bylaws are effective only if they are duly adopted and recorded and/or filed. Changes to House Rules do not need to be recorded or filed to be effective.

1. Apartment Owners: Minimum percentage of common interest which must vote for or give written consent to changes:

	<u>Minimum Set by Law</u>	<u>This Condominium</u>	**The Developer's written consent also is required to amend any provision that gives the Developer any right or authority.
Declaration (and Condo Map)	75%*	75%**	
Bylaws	65%	65%	
House Rules	--	Majority of the Board of Directors	

* The percentages for individual condominium projects may be more than the minimum set by law for projects with five or fewer apartments.

2. Developer:

No rights have been reserved by the developer to change the Declaration, Condominium Map, Bylaws or House Rules.

Developer has reserved the following rights to change the Declaration, Condominium Map, Bylaws or House Rules:

The Developer may amend the Declaration, By-Laws and Condominium Map (a) at any time prior to the recordation of the first apartment conveyance to a party not signatory to the Declaration; (b) to make any amendments required by law, by the Real Estate Commission of the State of Hawaii, by any title insurer issuing title insurance on the Project or any of the apartments, by any institutional lender lending funds on the security of the Project or any of the apartments, by any purchaser, insurer or guarantor of loans, including, for example, the Federal National Mortgage Association or Federal Home Loan Mortgage Corporation, to enable it to purchase, insure or guarantee a loan made on the security of the Project or any of the apartments, or by any governmental agency; (c) to file the "as built" verified statement required by Section 514A-12, HRS; (d) to reflect alterations of the Project which the Developer is permitted to make pursuant to Paragraph 3 of Section R of the Declaration; (e) to reflect alterations of the Project which the Developer is permitted to make pursuant to Paragraph 4 of Section R of the Declaration; (f) to reflect alterations of the Project which the Developer is permitted to make pursuant to Paragraph 5 of Section R of the Declaration; (g) to change the designation of parking stalls which are appurtenant to apartments owned by the Developer, (h) at any time to effect the changes provided in the Declaration of Merger of Condominium Phases referred to in Section S of the Declaration, including the right to merge the Project with one or more condominium projects located or to be located on lands (or a portion or portions thereof) adjacent to the Project site.

III. THE CONDOMINIUM PROJECT

A. **Interest to be Conveyed to Buyer:**

- Fee Simple:** Individual apartments and the common elements, which include the underlying land, will be in fee simple.
- Leasehold or Sub-leasehold:** Individual apartments and the common elements, which include the underlying land will be leasehold.

Leases for the individual apartments and the underlying land usually require that at the end of the lease term, the lessee (apartment owner/tenant) deliver to the lessor (fee property owner) possession of the leased premises and all improvements, including improvements paid for by the lessee.

Exhibit _____ contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).

Lease Term Expires: _____ Rent Renegotiation Date(s): _____

Lease Rent Payable: Monthly Quarterly
 Semi-Annually Annually

Exhibit _____ contains a schedule of the lease rent for each apartment per: Month Year

For Sub-leaseholds:

Buyer's sublease may be canceled if the master lease between the sublessor and fee owner is: Canceled Foreclosed

As long as the buyer is not in default, the buyer may continue to occupy the apartment and/or land on the same terms contained in the sublease even if the master lease is canceled or foreclosed.

- Individual Apartments in Fee Simple: Common Interest in the Underlying Land in Leasehold or Sub-leasehold:

Leases for the underlying land usually require that at the end of the lease term, the lessees (apartment owners/tenants) deliver to the lessor (fee property owner) their interest in the land and that they either (1) remove or dispose of the building(s) and other improvements at the lessee's expense; or (2) convey the building(s) and improvements to the lessor, often at a specified price.

Exhibit _____ contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).

Lease Term Expires: _____ Rent Renegotiation Date(s): _____

Lease Rent Payable: Monthly Quarterly
 Semi-Annually Annually

Exhibit _____ contains a schedule of the lease rent for each apartment per: Month Year

[] Other:

IMPORTANT INFORMATION ON LEASEHOLD CONDOMINIUM PROJECTS

The information contained in this report is a summary of the terms of the lease. For more detailed information, you should secure a copy of the lease documents and read them thoroughly.

If you have any legal questions about leasehold property, the lease documents or the terms of the lease and the consequences of becoming a lessee, you should seek the advice of an attorney.

There are currently no statutory provisions for the mandatory conversion of leasehold condominiums and there are no assurances that such measures will be enacted in the future.

In leasehold condominium projects, the buyer of an apartment will acquire the right to occupy and use the apartment for the time stated in the lease agreement. The buyer will not acquire outright or absolute fee simple ownership of the land. The land is owned by the lessor or the leased fee owner. The apartment owner or lessee must make lease rent payments and comply with the terms of the lease or be subject to the lessor's enforcement actions. The lease rent payments are usually fixed at specific amounts for fixed periods of time, and are then subject to renegotiation. Renegotiation may be based on a formula, by arbitration set in the lease agreement, by law or by agreement between the lessor and lessee. The renegotiated lease rents may increase significantly. At the end of the lease, the apartment owners may have to surrender the apartments, the improvements and the land back to the lessor without any compensation (surrender clause).

When leasehold property is sold, title is normally conveyed by means of an assignment of lease, the purpose of which is similar to that of a deed. The legal and practical effect is different because the assignment conveys only the rights and obligations created by the lease, not the property itself.

The developer of this condominium project may have entered into a master ground lease with the fee simple owner of the land in order to develop the project. The developer may have then entered into a sublease or a new lease of the land with the lessee (apartment owner). The developer may lease the improvements to the apartment owner by way of an apartment lease or sublease, or sell the improvements to the apartment owners by way of a condominium conveyance or apartment deed.

B. Underlying Land:

Address: Hanawai Street, Napili, Hawaii 96761 Tax Map Key (TMK): 4-3-3:110, 122, 123 (2)

[] Address [X] TMK is expected to change because the land will be consolidated and re-subdivided.

Land Area: 12.477* [] square feet [X] acre(s) Zoning: A-1

*The Project consists of a portion of this land area.

Fee Owner: Napili Villas, LLC
Name

Pauahi Tower, Suite 1570, 1001 Bishop Street
Address

Honolulu, Hawaii 96813

Lessor: N/A
Name

Address

C. **Buildings and Other Improvements:**

1. New Building(s)
 Conversion of Existing Building(s)
 Both New Building(s) and Conversion

2. Number of Buildings: 13 Floors Per Building 2

Exhibit _____ contains further explanations.

3. Principal Construction Material:

Concrete Hollow Tile Wood

Other steel, gypsum board, composition siding, asphalt shingles, glass and other allied construction materials

4. Uses Permitted by Zoning:

	No. of <u>Apts.</u>	<u>Use Permitted By Zoning</u>	
<input checked="" type="checkbox"/> Residential	<u>100</u>	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Commercial	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Mix Res/Comm	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Hotel	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Timeshare	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Ohana	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Industrial	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Agricultural	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Recreational	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="checkbox"/> Other: _____	_____	<input type="checkbox"/> Yes	<input type="checkbox"/> No

Is/Are this/these use(s) specifically permitted by the project's Declaration or Bylaws?

Yes No

5. Special Use Restrictions:

The Declaration and Bylaws may contain restrictions on the use and occupancy of the apartments. Restrictions for this condominium project include but are not limited to:

No animal, livestock or poultry of any kind shall be raised, bred or kept in any apartment or any other part of the Project, except that small dogs, cats or other usual and common household pets, not to exceed a total of two (2) pets per apartment, may be kept in the apartment. The foregoing limitation on number of pets shall not apply to prohibit a reasonable number of

[X] Pets: hamsters, small birds, fish or other constantly caged animals.

[] Number of Occupants: _____

[X] Other: Ask to see House Rules regarding other possible restrictions.

[] There are no special use restrictions.

6. Interior (fill in appropriate numbers):

Buildings 1, 15 to 20 - 2
 Building 2 - 1
 Building 3 - 3

Elevators: 0 Stairways: Buildings 4, 12 to 14 - 5 Trash Chutes: 0

<u>Apt. Type</u>	<u>Quantity</u>	<u>BR/Bath</u>	<u>Net Living Area (sf)*</u>	<u>Net Other Area (sf)</u>	<u>(Identify)</u>
<u>See EXHIBIT A</u>	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____
_____	_____	_____	_____	_____	_____

Total Number of Apartments: 100

***Net Living Area is the floor area of the apartment measured from the interior surface of the apartment perimeter walls.**

Other documents and maps may give floor area figures which differ from those above because a different method of determining the floor area may have been used.

Boundaries of Each Apartment:

SEE EXHIBIT B

Permitted Alterations to Apartments:

SEE EXHIBIT C

Apartments Designated for Owner-Occupants Only:

Fifty percent (50%) of **residential** apartments must be so designated; developer has a right to substitute similar apartments for those apartments already designated. Developer must provide this information either in a published announcement or advertisement as required by section 514A-102, HRS; or include the information here in this public report and in the announcement (see attachment 11a). Developer has elected to provide the information in a published announcement or advertisement.

7. Parking Stalls:

Total Parking Stalls: 224

	<u>Regular</u>		<u>Compact</u>		<u>Tandem</u>		TOTAL
	<u>Covered</u>	<u>Open</u>	<u>Covered</u>	<u>Open</u>	<u>Covered</u>	<u>Open</u>	
Assigned (for each unit)	<u> </u>	<u>200</u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u>200</u>
Guest	<u> </u>	<u>24</u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u>24</u>
Unassigned	<u> </u>	<u>0</u>					
Extra for Purchase	<u> </u>	<u>0</u>					
Other: <u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	<u>0</u>
Total Covered & Open:	<u>224</u>	<u> </u>	<u>0</u>	<u> </u>	<u>0</u>	<u> </u>	<u>224</u>

Each apartment will have the exclusive use of at least 2 parking stall(s).
Buyers are encouraged to find out which stall(s) will be available for their use.

Commercial parking garage permitted in condominium project.

Exhibit F contains additional information on parking stalls for this condominium project.

8. Recreational and Other Common Facilities:

There are no recreational or common facilities.

Swimming pool Storage Area Recreation Area

Laundry Area Tennis Court Trash Chute/Enclosure(s)

Other: Park

9. Compliance With Building Code and Municipal Regulations; Cost to Cure Violations

There are no violations. Violations will not be cured.

Violations and cost to cure are listed below: Violations will be cured by _____
(Date)

10. Condition and Expected Useful Life of Structural Components, Mechanical, and Electrical Installations (For conversions of residential apartments in existence for at least five years): Not Applicable

11. Conformance to Present Zoning Code

a. No variances to zoning code have been granted.

Variance(s) to zoning code was/were granted as follows:

b. Conforming/Non-Conforming Uses, Structures, Lot

In general, a non-conforming use, structure, or lot is a use, structure, or lot which was lawful at one time but which does not now conform to present zoning requirements.

	<u>Conforming</u>	<u>Non-Conforming</u>	<u>Illegal</u>
Uses	_____X_____	_____	_____
Structures	_____X_____	_____	_____
Lot	_____X_____	_____	_____

If a variance has been granted or if uses, improvements or lot are either non-conforming or illegal, buyer should consult with county zoning authorities as to possible limitations which may apply.

Limitations may include restrictions on extending, enlarging, or continuing the non-conformity, and restrictions on altering and repairing structures. In some cases, a non-conforming structure that is destroyed or damaged cannot be reconstructed.

The buyer may not be able to obtain financing or insurance if the condominium project has a non-conforming or illegal use, structure, or lot.

D. Common Elements, Limited Common Elements, Common Interest:

1. Common Elements: Common Elements are those parts of the condominium project other than the individual apartments. Although the common elements are owned jointly by all apartment owners, those portions of the common elements which are designated as limited common elements (see paragraph 2 below) may be used only by those apartments to which they are assigned. The common elements for this project, as described in the Declaration, are:

described in Exhibit D .

as follows:

2. Limited Common Elements: Limited Common Elements are those common elements which are reserved for the exclusive use of the owners of certain apartments.

There are no limited common elements in this project.

The limited common elements and the apartments which use them, as described in the Declaration, are:

described in Exhibit E/F.

as follows:

3. Common Interest: Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is used to determine each apartment's share of the maintenance fees and other common profits and expenses of the condominium project. It may also be used for other purposes, including voting on matters requiring action by apartment owners. The common interests for the apartments in this project, as described in the Declaration, are:

described in Exhibit F.

as follows:

E. Encumbrances Against Title: An encumbrance is a claim against or a liability on the property or a document affecting the title or use of the property. Encumbrances may have an adverse effect on the property or your purchase and ownership of an apartment in the project.

Exhibit G describes the encumbrances against the title contained in the title report dated February 22, 2001, and issued by Island Title Corporation.

Blanket Liens:

A blanket lien is an encumbrance (such as a mortgage) on the entire condominium project that secures some type of monetary debt (such as a loan) or other obligation. A blanket lien is usually released on an apartment-by-apartment basis upon payment of specified sums so that individual apartments can be conveyed to buyers free and clear of the lien.

There are no blanket liens affecting title to the individual apartments.

There are blanket liens which may affect title to the individual apartments.

Blanket liens (except for improvement district or utility assessments) must be released before the developer conveys the apartment to a buyer. The buyer's interest will be affected if the developer defaults and the lien is foreclosed prior to conveying the apartment to buyer.

<u>Type of Lien</u>	<u>Effect on Buyer's Interest and Deposit if Developer Defaults or Lien is Foreclosed Prior to Conveyance</u>
---------------------	--

F. Construction Warranties:

Warranties for individual apartments and the common elements, including the beginning and ending dates for each warranty, are as follows:

1. Building and Other Improvements:

SEE SECTION 3 OF EXHIBIT H (DISCLOSURE ABSTRACT)

2. Appliances:

SEE SECTION 3 OF EXHIBIT H (DISCLOSURE ABSTRACT)

G. **Status of Construction and Date of Completion or Estimated Date of Completion:**

The Developer estimates that construction of the Project will commence in July 2001 and will be completed by December 31, 2002.

H. **Project Phases:**

The developer has has not reserved the right to add to, merge, or phase this condominium.

Summary of Developer's plans or right to perform for future development (such as additions, mergers or phasing):

The Developer, at its option, has the right, but not the obligation, to expand the Project by merging, either through an administrative merger or mergers or an ownership merger or mergers, the Project with one or more condominium projects located or to be located on lands (or a portion or portions thereof) in the vicinity of the Project site, and to amend the Declaration to provide for such merger or mergers without obtaining the approval, consent or joinder of any owner, mortgagee or purchaser of any apartment, all as set forth in that certain Declaration of Merger of Condominium Phases referred to in Section S of the Declaration.

V. MISCELLANEOUS

A. Sales Documents Filed With the Real Estate Commission:

Sales documents on file with the Real Estate Commission include but are not limited to:

- Notice to Owner Occupants
- Specimen Sales Contract
Exhibit I contains a summary of the pertinent provisions of the sales contract.
- Escrow Agreement dated January 31, 2001
Exhibit J contains a summary of the pertinent provisions of the escrow agreement.
- Other Disclosure of Real Property Condition Statement

B. Buyer's Right to Cancel Sales Contract:

1. Rights Under the Condominium Property Act (Chapter 514A, HRS):

Preliminary Report: Sales made by the developer are not binding on the prospective buyer. Sales made by the developer may be binding on the developer unless the developer clearly states in the sales contract that sales are not binding. A prospective buyer who cancels the sales contract is entitled to a refund of all moneys paid, less any escrow cancellation fee up to \$250.00.

Supplementary Report to a Preliminary Report: Same as for Preliminary Report.

Contingent Final Report or Supplementary Report to a Contingent Final Report: Sales made by the developer are binding if:

- A) The Developer delivers to the buyer a copy of:
 - 1) Either the Contingent Final Public Report **OR** the Supplementary Public Report which has superseded the Contingent Final Public Report for which an effective date has been issued by the Real Estate Commission; **AND**
 - 2) Any other public report issued by the developer prior to the date of delivery, if the report was not previously delivered to the buyer and if the report has not been superseded;
- B) The buyer is given an opportunity to read the report(s); **AND**
- C) One of the following has occurred:
 - 1) The buyer has signed a receipt for the report(s) and waived the right to cancel; or
 - 2) Thirty (30) days have passed from the time the report(s) were delivered to the buyer; or
 - 3) The apartment is conveyed to the buyer within 30 days from the date the report(s) were delivered to the buyer.

Final Report or Supplementary Report to a Final Report: Sales made by the developer are binding if:

- A) The Developer delivers to the buyer a copy of:
 - 1) Either the Final Public Report **OR** the Supplementary Public Report which has superseded the Final Public Report for which an effective date has been issued by the Real Estate Commission; **AND**
 - 2) Any other public report issued by the developer prior to the date of delivery, if the report was not previously delivered to the buyer and if the report has not been superseded;
- B) The buyer is given an opportunity to read the report(s); **AND**
- C) One of the following has occurred:
 - 1) The buyer has signed a receipt for the report(s) and waived the right to cancel; or
 - 2) Thirty (30) days have passed from the time the report(s) were delivered to the buyer; or
 - 3) The apartment is conveyed to the buyer within 30 days from the date the report(s) were delivered to the buyer.

Material Change: Binding contracts with the Developer may be rescinded by the buyer if:

- A) There is a material change in the project which directly, substantially, and adversely affects (1) the use or value of the buyer's apartment or its limited common elements; or (2) the amenities available for buyer's use; **AND**
- B) The buyer has not waived the right to rescind.

If the buyer rescinds a binding sales contract because there has been a material change, the buyer is entitled to a full and prompt refund of any moneys the buyer paid.

2. Rights Under the Sales Contract: Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the project. If these documents are not in final form, the buyer should ask to see the most recent draft. These include but are not limited to the:

- A) Condominium Public Reports issued by the developer which have been issued an effective date by the Hawaii Real Estate Commission.
- B) Declaration of Condominium Property Regime, as amended.
- C) Bylaws of the Association of Apartment Owners, as amended.
- D) House Rules, if any.
- E) Condominium Map, as amended.
- F) Escrow Agreement.
- G) Hawaii's Condominium Property Act (Chapter 514A, HRS, as amended) and Hawaii Administrative Rules, (Chapter 16-107, adopted by the Real Estate Commission, as amended).
- H) Other Declaration of Merger of Condominium Phases; Settlement Agreement

Copies of the condominium and sales documents and amendments made by the developer are available for review through the developer and are on file at the Department of Commerce and Consumer Affairs. Reprints of Hawaii's Condominium Property Act (Chapter 514A, HRS) and Hawaii Administrative Rules, Chapter 16-107, are available at the Cashier's Office, Department of Commerce and Consumer Affairs, 1010 Richards Street, 3rd Floor, Honolulu, Hawaii, mailing address: P. O. Box 541, Honolulu, HI 96809, at a nominal cost.

This Public Report is a part of Registration No. 4585 filed with the Real Estate Commission on February 28, 2001.

Reproduction of Report. When reproduced, this report must be on:

YELLOW paper stock WHITE paper stock PINK paper stock GREEN paper stock

C. Additional Information Not Covered Above

1. REPAIR AND MAINTENANCE OF APARTMENTS AND COMMON ELEMENTS. Every apartment owner shall at his own expense at all times well and substantially repair, maintain, amend and keep his residential apartment, including without limitation all doors, sliding glass doors (if any), windows, window fixtures, and all internal installations within the residential apartment such as water, electricity, gas (if any), telephone, sanitation, lights, and all other fixtures and accessories belonging to such residential apartment, if any, and the interior decorated or finished surfaces of all walls, partitions, floors, ceilings and roofs of such residential apartment, if any, with all necessary reparations and amendments whatsoever in good order and condition, except as otherwise provided by law or the Declaration, and shall be liable for all loss or damage whatsoever caused by his failure to perform any such work diligently, and in case of such failure after reasonable notice to perform shall reimburse to the Association promptly on demand all expenses incurred by it in performing any such work authorized by the Board of Directors or the Managing Agent.

In addition, each apartment owner shall at his own expense at all times well and substantially repair, maintain, amend and keep the Yard Area (other than the lanai originally installed within the yard area), if any, appurtenant to and reserved for the exclusive use of such owner's apartment, in good order and condition, and shall be liable for all loss or damage whatsoever caused by his failure to perform any such work, and in case of such owner's failure after reasonable notice to keep the Yard Area, if any, as aforesaid, the Association (through the Board of Directors or the Managing Agent) shall have the right (but not the obligation) to perform any such work and the cost thereof shall be charged to such apartment owner as a special assessment constituting a lien against his interest in his apartment which may be foreclosed by the Board or Managing Agent in the same manner as provided in the Condominium Property Act for unpaid common expenses.

2. LANDSCAPING OF YARD AREA. Each owner shall commence landscaping of the yard area assigned to his apartment, if any, within ninety (90) days after the closing of the purchase of the apartment and shall complete such landscaping within six (6) months after the closing of the purchase of the apartment (unless the yard area has already been completely landscaped). Before commencing any yard area landscaping, each owner shall submit to the Board of Directors a landscape plan (which shall include, without limitation, a proposed plant/tree list and hardscape plan) for the Board's review and written approval, which approval shall not be unreasonably withheld or delayed, and which approval shall be deemed to be granted if not denied in writing, within thirty (30) days of the Board's receipt thereof. The Board, in determining whether to grant or deny approval of a landscape plan, may consider any landscape requirements that apply to the Project. No apartment owner or occupant shall do any yard area landscaping in a manner that will void any of the warranties provided by or on behalf of the Developer.

3. MEGAN'S LAW. Chapter 846E of the Hawaii Revised Statutes is the State of Hawaii's version of "Megan's Law", which requires sex offenders to register with the attorney general's office. Sex offenders are defined to include: any person convicted of a "sexually violent offense" or a "criminal offense against a victim who is a minor" or any person who is charged with a "sexually violent offense" or a "criminal offense against a victim who is a minor" and is found unfit to proceed or who is acquitted due to physical or medical disease, disorder or defect. The Developer understands that a copy of the relevant information is available for inspection at no cost at the Hawaii Criminal Justice Data Center, between 8:00 A.M. and 4:00 P.M. on weekdays excluding holidays, and at designated police stations in each county, between 8:00 A.M. and 4:30 P.M. on weekdays excluding holidays. Information is also available through an electronic data base which is accessible to users through an interactive computer-based system.

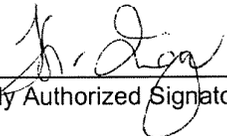
4. PARK. Apartment owners of Napili Villas – Phase II and Napili Villas – Phase III will be given rights to use the Park located within the Project and certain guest parking (Guest Parking Stall Nos. 34G, 35G, 36G and 37G) located adjacent to the Park, together with access thereto, pursuant to easements granted to them by the Developer. The Park and certain guest parking (Guest Parking Stall Nos. 34G, 35G, 36G and 37G) located adjacent to the Park, together with access thereto, also will be made available to the general public, pursuant to an agreement between the Developer and the County of Maui.

5. DRAINAGE IMPROVEMENTS. The Project is part of an overall drainage area that includes land owned by others adjacent to or in the vicinity of the Project. The drainage area includes existing drainage improvements such as sediment basins, a culvert at Honoapiilani Highway, a drainage system within the Napili Villas project, a culvert at Lower Honoapiilani Road, and a drainage system within the Kahana Sunset condominium project. The Project will include certain drainage improvements, including a detention/retention basin and a subsurface system consisting of perforated pipes for storage and control of drainage outflow, located under the Park and within other parts of the Project (the "Drainage Improvements"). The Drainage Improvements will be part of the common elements of the Project, and the Association will be responsible for the maintenance and repair of the Drainage Improvements, which shall include, without limitation, the maintenance of the Drainage Improvements on a regular basis and after heavy storms, and the periodic removal of silt and debris, to ensure that the Drainage Improvements are operating properly. The Association shall take measures to ensure that all discharges into the Drainage Improvements are in compliance with all applicable laws, ordinances, rules and regulations now or hereafter made by any governmental authority. Without limiting the generality of the foregoing, car wash waste water, oil, rubbish, debris and other pollutants shall not be discharged into or placed within the Drainage Improvements.

6. SPECIAL MANAGEMENT AREA USE PERMIT. The Project is subject to Special Management Area Use Permit approval. The Developer has submitted to the Maui Planning Commission an application for a Special Management Area Use Permit.

D. The developer hereby certifies that all the information contained in this Report and the Exhibits attached to this Report and all documents to be furnished by the developer to buyers concerning the project have been reviewed by the developer and are, to the best of the developer's knowledge, information and belief, true, correct and complete.

NAPILI VILLAS, LLC
Printed Name of Developer

By:  February 28, 2001
Duty Authorized Signatory Date

Kathy Whang Inouye, Manager
Printed Name & Title of Person Signing Above

Distribution:

Department of Finance, County of Maui

Planning Department, County of Maui

** Must be signed for a: corporation by an officer; partnership or Limited Liability Partnership (LLP) by the general partner; Limited Liability Company (LLC) by the manager or member; and for an individual by the individual.*

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS – PHASE I

EXHIBIT A

APARTMENT DESCRIPTION

<u>Apt. Type</u>	<u>Quantity</u>	<u>Bedroom/ Bath</u>	<u>Approx. Net Living Floor Area in Sq. Ft.</u>	<u>Approx. Net Balcony Floor Area in Sq. Ft.</u>	<u>Approx. Net Exterior Storage Floor Area in Sq. Ft.</u>
A1	5	2/2	823	--	6
A1R	5	2/2	823	--	6
A2	5	2/2	823	38	6
A2R	5	2/2	823	38	6
B1	1	3/2	1,109	--	12
B1R	1	3/2	1,109	--	12
B2	1	3/2	1,109	44	12
B2R	1	3/2	1,109	44	12
C1	8	2/2	900	--	7
C1R	8	2/2	900	--	7
C2	8	2/2	900	80	7
C2R	8	2/2	900	80	7
D1	7	3/2	1,110	--	9
D1R	7	3/2	1,110	--	9
D2	7	3/2	1,110	54	9
D2R	7	3/2	1,110	54	9
E1	4	3/2½	1,252	--	5
E1R	4	3/2½	1,252	--	5
E2	4	3/2	1,254	37	7
E2R	4	3/2	1,254	37	7

Total Apartments: 100

*Net Living Area is the floor area of the apartment measured from the interior surface of the apartment perimeter walls.

Other documents and maps may give floor area figures which differ from those above because a different method of determining the floor area may have been used.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS- PHASE I

EXHIBIT B

BOUNDARIES OF EACH APARTMENT

Each apartment consists of the spaces within the perimeter walls (or imaginary vertical planes where there is no perimeter wall), floors and ceilings (or imaginary horizontal planes where there is no ceiling) of the respective apartment as shown on the Condominium Map. The respective residential apartments shall not be deemed to include the undecorated or unfinished surfaces of the perimeter walls or interior load-bearing walls or partitions, the foundations, columns, girders, beams, floor slabs, footings, supports, roofs and ceilings located within or at the perimeter of or surrounding such residential apartment, any pipes, wires, vents, shafts, ducts, conduits or other utility or service lines or enclosed spaces for wiring, pipes or air exhaust running through or otherwise located within such residential apartment which are utilized for or serve more than one residential apartment, all of which are deemed common elements. Each residential apartment shall be deemed to include all of the walls and partitions which are not load-bearing and which are within its perimeter walls; the inner decorated or finished surfaces of all walls, floors, roofs and ceilings; all windows, window frames, louvers (if any), shutters (if any), doors and door frames along the perimeter of the residential apartment; the exterior storage closet as shown on the Condominium Map; the balcony (if any) as shown on the Condominium Map; and all of the fixtures and appliances originally installed therein.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS – PHASE I

EXHIBIT C

PERMITTED ALTERATIONS TO APARTMENTS

Except as otherwise provided in the Declaration or in the By-Laws, restoration, repair or replacement of the Project or of any building or other facility or construction of any additional building or structural alteration or addition to any structure, different in any material respect from said Condominium Map of the Project, shall be undertaken by the Association or any apartment owners only pursuant to an amendment of the Declaration, duly executed by or pursuant to the affirmative vote of seventy-five percent (75%) of the apartment owners and accompanied by the written consent of the holders of all liens affecting any of the apartments, and in accordance with all of the requirements of Paragraph 6 of Section I of the Declaration, and promptly upon completion of such restoration, replacement or construction, the Association shall duly file of record such amendment, together with a complete set of floor plans of the Project as so altered, certified as built by a registered architect or professional engineer; PROVIDED, HOWEVER, that notwithstanding any other provision in the Declaration to the contrary, the owner of a residential apartment may make any alterations or additions within a residential apartment and the owner of any two adjoining residential apartments may alter or remove all or portions of the intervening walls, at such owner's expense, if such alterations or additions are not visible from the exterior of the residential apartments and if the structural integrity of the building is not thereby affected. The alterations or additions permitted by the immediately preceding proviso shall require only the written approval thereof, including approval of the apartment owner's plans therefor, by the holders of first mortgage liens affecting such apartment (if the lien holders require such approval), by the appropriate agencies of the State of Hawaii and the County of Maui if such agencies so require, by the Board of Directors of the Association (which approval shall not be unreasonably or arbitrarily withheld or delayed), and by all other apartment owners thereby directly affected (as determined in a reasonable manner by the Board of Directors of the Association) and such alterations or additions may be undertaken without an amendment to the Declaration or filing of a complete set of floor plans of the Project as so altered. Prior to the termination of the common ownership of any two adjoining residential apartments, if the intervening walls shall have been altered or removed pursuant to the foregoing provision and any entrances sealed, the owner of such residential apartment shall restore such intervening walls and entrances to substantially the same condition in which they existed prior to such alteration or removal.

Notwithstanding any other provision in the Declaration to the contrary, prior to (a) the time that all apartments in the Project have been sold and recorded and (b) the filing by the Developer of the "as-built" verified statement (with plans, if applicable) required by Section 514A-12 of said Condominium Property Act (but in no event later than December 31, 2007), the Developer shall have the right to make alterations in the Project (and to amend the Declaration and the Condominium Map accordingly) without the approval, consent or joinder of any apartment owner, which change the configuration of, alter the number of rooms of, decrease or increase the size of, or change the location of any apartment (and the limited common elements appurtenant thereto) in the Project which is not sold and recorded; or to make other alterations in the Project (and to amend the Declaration and the Condominium Map accordingly) without the approval, consent or joinder of any apartment owner, which make minor changes in any apartment in the Project or the common elements which do not affect the physical location, design or size of any apartment which has been sold and recorded, including, without limitation, changes to the metes and bounds of the limited common elements; PROVIDED, HOWEVER, that any such changes shall be reflected in an amendment to the Declaration as provided in Paragraph 3 of Section T of the Declaration. As used in the Declaration, the term "sold and recorded" shall mean and refer to the sale of apartments in the Project and the recordation in the Bureau of Conveyances of the State of Hawaii of apartment conveyances transferring interests in the apartments from the Developer to parties not signatory to the Declaration.

Notwithstanding any other provision in the Declaration to the contrary, prior to the time that all apartments in the Project have been sold and recorded, the Developer shall have the right to make alterations in the Project (and to amend the Declaration, the By-Laws and the Condominium Map accordingly) without the approval, consent or joinder of any apartment owner, which consist of changing the apartment type of any of the apartments in the Project; PROVIDED, HOWEVER, that any such changes shall be reflected in an amendment to the Declaration as provided in Paragraph 4 of Section T of the Declaration. As used in the Declaration, the term "sold and recorded" shall mean and refer to the sale of apartments in the Project and the recordation in the Bureau of Conveyances of the State of Hawaii of apartment conveyances transferring interests in the apartments from the Developer to parties not signatory to the Declaration.

Each Type B1, Type B1R, Type B2, Type B2R, Type E2 and Type E2R apartment in the Project will be offered to initial purchasers with an optional floor plan which deletes a bedroom and adds a den in lieu thereof. Each Type E2 and Type E2R apartment in the Project will be offered to initial purchasers with an optional floor plan which adds a powder room. Each Type E1, Type E1R, Type E2 and Type E2R apartment in the Project will be offered to initial purchasers with an optional floor plan which adds a countertop and cabinets below in the dining room. The basic floor plan and

the optional floor plan for each of these apartment types are shown or described on the Condominium Map. Notwithstanding any other provision in the Declaration to the contrary, prior to the time that all apartments in the Project have been sold and recorded and construction of all of the apartments in the Project has been completed by the Developer, the Developer shall have the right to make alterations in the Project (and to amend the Declaration, the By-Laws and the Condominium Map accordingly) without the approval, consent or joinder of any apartment owner, to construct or modify each Type B1, Type B1R, Type B2, Type B2R, Type E1, Type E1R, Type E2 and Type E2R apartment in accordance with the respective optional floor plans shown or described on the Condominium Map; PROVIDED, HOWEVER, that any such changes shall be reflected in an amendment to the Declaration as provided in Paragraph 5 of Section T of the Declaration. As used herein the term "sold and recorded" shall mean and refer to the sale of Apartments in the Project and the recordation in the Bureau of Conveyances of the State of Hawaii of apartment conveyances transferring interests in the apartments from the Developer to parties not signatory to the Declaration.

Notwithstanding any other provision in the Declaration to the contrary, prior to the time that all apartments in the Project have been sold and recorded and construction of all of the apartments in the Project has been completed by the Developer, the Developer shall have the right to make alterations in the Project (and to amend the Declaration, the By-Laws and the Condominium Map accordingly) without the approval, consent or joinder of any apartment owner, which consist of expanding the lanai within one or more yard areas; PROVIDED, HOWEVER, that any such changes shall be reflected in an amendment to the Declaration as provided in Paragraph 6 of Section T of the Declaration. As used in the Declaration, the term "sold and recorded" shall mean and refer to the sale of apartments in the Project and the recordation in the Bureau of Conveyances of the State of Hawaii of apartment conveyances transferring interests in the apartments from the Developer to parties not signatory to the Declaration.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS – PHASE I

EXHIBIT D

COMMON ELEMENTS

The common elements consist of all portions of the Project other than the apartments, including specifically, but not limited to:

- (a) The Land in fee simple;
- (b) All foundations, columns, girders, beams, footings, floor slabs, supports, unfinished perimeter, party and load-bearing walls and partitions, roofs, stairways, walkways, corridors, ramps, fences (if any), entrances, entryways and exits of all buildings of the Project;
- (c) All walkways, roadways, sidewalks, perimeter walls (if any), retaining walls (if any), fences (if any), gates (if any), yard areas, lanai areas, driveways, parking areas, loading zones, yards, grounds, landscaping, gazebos, trash enclosures, mail kiosks and mailboxes;
- (d) All pipes, cables, conduits, ducts, sewer lines, sewage treatment equipment and facilities (if any), electrical equipment, electrical closets, communications rooms, wiring 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, gas (if any), sewer, water, telephone and television signal distribution (if any);
- (e) The two hundred twenty-four (224) regular size, uncovered parking stalls [twenty-four (24) of which are guest parking stalls], located in the parking areas of the Project, all as shown on the Condominium Map;
- (f) The Park, as shown on the Condominium Map;
- (g) The drainage improvements, including a detention/retention basin and a subsurface system consisting of perforated pipes for storage and control of drainage outflow, located under the Park and within other parts of the Project;

(h) Any and all other apparatus and installations of common use and all other parts of the Project necessary or convenient to its existence, maintenance and safety, or normally in common use;

(i) The limited common elements described in Exhibit E attached hereto.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS - PHASE I

EXHIBIT E

LIMITED COMMON ELEMENTS

(a) Each of the parking stalls, other than the parking stalls designated on the Condominium Map as guest parking stalls, shall be a limited common element appurtenant to and reserved for the exclusive use of the apartment to which it is assigned, as set forth in Exhibit F attached hereto;

(b) Each of the yard areas within the Project (each of which shall consist of a yard and a lanai as shown on the Condominium Map), designated on the Condominium Map as Yard Areas Y-1 to Y-14, inclusive, and Y-37 to Y-72, inclusive, shall be a limited common element appurtenant to and reserved for the exclusive use of the apartment to which it is assigned, as set forth in Exhibit F attached hereto;

(c) Each of the lanai areas within the Project, designated on the Condominium Map as Lanai Areas L-1 to L-4, inclusive, and L-11 to L-22, inclusive, shall be a limited common element appurtenant to and reserved for the exclusive use of the apartment to which it is assigned, as set forth in Exhibit F attached hereto;

(d) Any walkway, stairway, entrance, exit, or steps which would normally be used only for the purposes of ingress to and egress from a specific apartment or apartments shall be a limited common element appurtenant to and reserved for the exclusive use of such apartment or apartments;

(e) Any mailbox assigned to an apartment by the Developer or the Association of Apartment Owners of the Project shall be a limited common element appurtenant to and reserved for the exclusive use of such apartment.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS - PHASE I

EXHIBIT F

COMMON INTERESTS AND LIMITED COMMON ELEMENTS

<u>Apt. No.</u>	<u>Apt. Type</u>	<u>Bldg. No.</u>	<u>Parking Stall No(s).</u>	<u>Yard Area No.</u>	<u>Lanai Area No.</u>	<u>Common Interest</u>
1-1	D1R	1	9 & 10	Y-4	--	1.10093%
1-2	C1R	1	14 & 23	Y-3	L-2	.89264%
1-3	C1	1	15 & 22	Y-2	L-1	.89264%
1-4	D1	1	17 & 20	Y-1	--	1.10093%
1-5	D2R	1	11 & 12	--	--	1.10093%
1-6	C2R	1	13 & 24	--	--	.89264%
1-7	C2	1	16 & 21	--	--	.89264%
1-8	D2	1	18 & 19	--	--	1.10093%
2-1	C1	2	5 & 6	Y-6	L-4	.89264%
2-2	C1R	2	7 & 8	Y-5	L-3	.89264%
2-3	C2	2	1 & 2	--	--	.89264%
2-4	C2R	2	3 & 4	--	--	.89264%
3-1	B1R	3	38 & 39	Y-7	--	1.09994%
3-2	A1R	3	47 & 52*	Y-8	--	.81627%
3-3	A1	3	49 & 53*	Y-9	--	.81627%
3-4	B1	3	55 & 56	Y-10	--	1.09994%
3-5	B2R	3	40 & 41	--	--	1.09994%
3-6	A2R	3	48 & 51	--	--	.81627%
3-7	A2	3	50 & 54	--	--	.81627%
3-8	B2	3	57 & 58	--	--	1.09994%
4-1	E1R	4	59 & 62*	Y-11	--	1.24178%
4-2	E2R	4	60 & 61*	--	--	1.24376%
4-3	A1R	4	63* & 209	Y-12	--	.81627%
4-4	A1	4	64* & 210	Y-13	--	.81627%
4-5	E1	4	69 & 211	Y-14	--	1.24178%
4-6	E2	4	70 & 212	--	--	1.24376%
4-7	A2R	4	65 & 66	--	--	.81627%

<u>Apt. No.</u>	<u>Apt. Type</u>	<u>Bldg. No.</u>	<u>Parking Stall No(s).</u>	<u>Yard Area No.</u>	<u>Lanai Area No.</u>	<u>Common Interest</u>
4-8	A2	4	67 & 68	--	--	.81627%
12-1	E1R	12	267 & 268	Y-40	--	1.24178%
12-2	E2R	12	269 & 270	--	--	1.24376%
12-3	A1R	12	258 & 264	Y-39	--	.81627%
12-4	A1	12	257 & 263	Y-38	--	.81627%
12-5	E1	12	251 & 259	Y-37	--	1.24178%
12-6	E2	12	252 & 260	--	--	1.24376%
12-7	A2R	12	262 & 266	--	--	.81627%
12-8	A2	12	261 & 265	--	--	.81627%
13-1	E1R	13	205 & 206	Y-44	--	1.24178%
13-2	E2R	13	207 & 208	--	--	1.24376%
13-3	A1R	13	283 & 284	Y-43	--	.81627%
13-4	A1	13	277 & 278	Y-42	--	.81627%
13-5	E1	13	271 & 272	Y-41	--	1.24178%
13-6	E2	13	273 & 274	--	--	1.24376%
13-7	A2R	13	281 & 282	--	--	.81627%
13-8	A2	13	279 & 280	--	--	.81627%
14-1	E1R	14	309 & 310	Y-48	--	1.24178%
14-2	E2R	14	311 & 312	--	--	1.24376%
14-3	A1R	14	288 & 293	Y-47	--	.81627%
14-4	A1	14	287 & 292	Y-46	--	.81627%
14-5	E1	14	203 & 204	Y-45	--	1.24178%
14-6	E2	14	201 & 202	--	--	1.24376%
14-7	A2R	14	152 & 291	--	--	.81627%
14-8	A2	14	289 & 290	--	--	.81627%
15-1	D1R	15	180 & 181	Y-52	--	1.10093%
15-2	C1R	15	46 & 184	Y-51	L-12	.89264%
15-3	C1	15	44 & 186	Y-50	L-11	.89264%
15-4	D1	15	42 & 188	Y-49	--	1.10093%
15-5	D2R	15	182 & 183	--	--	1.10093%
15-6	C2R	15	45 & 185	--	--	.89264%
15-7	C2	15	43 & 187	--	--	.89264%
15-8	D2	15	189 & 190	--	--	1.10093%
16-1	D1R	16	169 & 307	Y-56	--	1.10093%

<u>Apt. No.</u>	<u>Apt. Type</u>	<u>Bldg. No.</u>	<u>Parking Stall No(s).</u>	<u>Yard Area No.</u>	<u>Lanai Area No.</u>	<u>Common Interest</u>
16-2	C1R	16	171 & 313	Y-55	L-14	.89264%
16-3	C1	16	176 & 314	Y-54	L-13	.89264%
16-4	D1	16	175 & 179	Y-53	--	1.10093%
16-5	D2R	16	168 & 172	--	--	1.10093%
16-6	C2R	16	170 & 308	--	--	.89264%
16-7	C2	16	173 & 177	--	--	.89264%
16-8	D2	16	174 & 178	--	--	1.10093%
17-1	D1R	17	161 & 298	Y-60	--	1.10093%
17-2	C1R	17	300 & 301	Y-59	L-16	.89264%
17-3	C1	17	302 & 303	Y-58	L-15	.89264%
17-4	D1	17	166 & 305	Y-57	--	1.10093%
17-5	D2R	17	162 & 299	--	--	1.10093%
17-6	C2R	17	163 & 304	--	--	.89264%
17-7	C2	17	164 & 306	--	--	.89264%
17-8	D2	17	165 & 167	--	--	1.10093%
18-1	D1R	18	150 & 154	Y-64	--	1.10093%
18-2	C1R	18	148 & 156	Y-63	L-18	.89264%
18-3	C1	18	157 & 294	Y-62	L-17	.89264%
18-4	D1	18	159 & 295	Y-61	--	1.10093%
18-5	D2R	18	151 & 155	--	--	1.10093%
18-6	C2R	18	149 & 153	--	--	.89264%
18-7	C2	18	158 & 296	--	--	.89264%
18-8	D2	18	160 & 297	--	--	1.10093%
19-1	D1R	19	136 & 139	Y-68	--	1.10093%
19-2	C1R	19	275 & 276	Y-67	L-20	.89264%
19-3	C1	19	145 & 285	Y-66	L-19	.89264%
19-4	D1	19	144 & 286	Y-65	--	1.10093%
19-5	D2R	19	138 & 140	--	--	1.10093%
19-6	C2R	19	137 & 141	--	--	.89264%
19-7	C2	19	142 & 146	--	--	.89264%
19-8	D2	19	143 & 147	--	--	1.10093%
20-1	D1R	20	126 & 253	Y-72	--	1.10093%
20-2	C1R	20	129 & 254	Y-71	L-22	.89264%
20-3	C1	20	132 & 255	Y-70	L-21	.89264%

<u>Apt. No.</u>	<u>Apt. Type</u>	<u>Bldg. No.</u>	<u>Parking Stall No(s).</u>	<u>Yard Area No.</u>	<u>Lanai Area No.</u>	<u>Common Interest</u>
20-4	D1	20	130 & 131	Y-69	--	1.10093%
20-5	D2R	20	123 & 128	--	--	1.10093%
20-6	C2R	20	124 & 127	--	--	.89264%
20-7	C2	20	133 & 256	--	--	.89264%
20-8	D2	20	134 & 135	--	--	1.10093%

Note: All of the parking stalls are regular size. The parking stalls marked with an asterisk (*) are handicap stalls. The Project also contains twenty-four (24) regular size, guest parking stalls.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS - PHASE I

EXHIBIT G

ENCUMBRANCES AGAINST TITLE

1. For any real property taxes that may be due and owing, reference is made to the Office of the Tax Assessor of the County of Maui.
2. Title to all minerals and metallic mines reserved to the State of Hawaii.
3. Rights of Native Tenants as contained in Royal Patent No. 1663.
4. Section VII(c) Agreement for West Maui Areas dated January 23, 1984, recorded in Liber 17676 at Page 285, by and between Maui Land & Pineapple Company, a Hawaii corporation, "Applicant", and the County of Maui and the Department of Water Supply, County of Maui, "County".
5. Notice of Airport and Aircraft Operations dated November 26, 1984, recorded in Liber 18291 at Page 140.
6. Easement dated June 4, 1991, recorded as Document No. 91-082828, in favor of the Board of Water Supply of the County of Maui, a political subdivision of the State of Hawaii, for water pipeline purposes.
7. Affordable Housing Covenant recorded as Document No. 92-138862.
8. Easement dated July 16, 1993, recorded as Document No. 93-117716, in favor of Napili Hau Corporation, a Hawaii corporation, for roadway and utility purposes.
9. Deed dated June 29, 1993, recorded as Document No. 93-106189.
10. Unilateral Agreement and Declaration for Conditional Zoning dated March 18, 1994, recorded as Document No. 94-053472.
11. Elevation Agreement (Water Service) dated May 16, 1996, recorded as Document No. 96-086061, by and between Napili Hau Villages Joint Venture, a Hawaii general partnership, "Applicant", and the Department of Water Supply of the County of Maui, "Department".

12. As to Lot 2-A-2-A only: Easement C, 24 feet wide, area 12, 119 square feet, more or less, for access and utility purposes, in favor of Lot 2-A-3, designated by that certain Alaeloa Subdivision Map 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
13. As to Lot 2-A-2-A only: Easement E, 25 feet wide, area 8,947 square feet, more or less, for access and utility purposes, as shown on that certain Alaeloa Subdivision Map, LUCA File No. 4.746, dated August 6, 1999, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
14. As to Lot 2-A-2-A only: Easement dated April 23, 1997, recorded as Document No. 97-085125, in favor of the Board of Water Supply of the County of Maui, a political subdivision of the State of Hawaii, for a non-exclusive easement for access and utility purposes, over and across Easement E, area 8,947 square feet, more or less.
15. As to Lot 2-A-2-A only: Easement F (area 115 square feet, more or less) as shown on map attached to instrument dated September 3, 1997, recorded as Document No. 97-137265, for fire hydrant purposes.
16. As to Lot 2-A-2-A only: Restriction of Vehicle Access Rights along Honoapiilani Highway as shown on that certain Alaeloa Subdivision Map, LUCA File No. 4.4746, dated August 6, 1999, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
17. As to Lot 2-A-2-A only: Easement dated September 3, 1997, recorded as Document No. 97-137265, in favor of the Board of Water Supply of the County of Maui, a political subdivision of the State of Hawaii, for a non-exclusive easement for water system improvements over, under, across and through Easement F, area 115 square feet, more or less.
18. As to Lot 2-A-1 only: Easement A, area 17,100 square feet, more or less, for drainage purposes, in favor of Lots 2-A-2 and 2-A-3, designated by that certain Alaeloa Subdivision Map, LUCA File No. 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
19. As to Lot 2-A-1 only: Existing Easement 3, area 261 square feet, more or less, for electrical purposes, in favor of Maui Electric Company, Ltd., as shown on that certain Alaeloa Subdivision Map, LUCA File No. 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.

20. As to Lot 2-A-1 only: Existing Easement 4, area 268 square feet, more or less, for electrical purposes, in favor of Maui Electric Company, Ltd., as shown on that certain Alaeloa Subdivision Map, LUCA File No. 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
21. As to Lot 2-A-1 only: Restriction of Access Rights along Lot 2-C, as designated by that certain Alaeloa Subdivision Map, LUCA File No. 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
22. As to Lots 2-A-1 and 2-A-2-A only: Easement B, area 6,268 square feet, more or less, for utility purposes, in favor of Lots 2-A-2 and 2-A-3, designated by that certain Alaeloa Subdivision Map, LUCA File No. 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
23. As to Lot 2-A-3 only: Easement D (24 feet wide), area 11,185 square feet, more or less, for access and utility purposes, in favor of Lots 2-A-1 and 2-A-2, designated by that certain Alaeloa Subdivision Map, LUCA File No. 4.702, dated March 26, 1997, made by Reed M. Ariyoshi, Licensed Professional Land Surveyor, Certificate No. 6597.
24. Easement dated August 25, 1997, recorded as Document No. 97-117559, in favor of Maui Electric Company, Limited, a Hawaii corporation, and GTE Hawaiian Telephone Company Incorporated, a Hawaii corporation, for utility purposes.
25. Settlement Agreement dated May 28, 1999, recorded as Document No. 99-091394, by and between Napili Hau Villages Joint Venture and the Kahana Sunset Owners Association.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS – PHASE I

EXHIBIT H

DISCLOSURE ABSTRACT

1. (a) PROJECT: Napili Villas – Phase I
Napili, Maui, Hawaii
 - (b) DEVELOPER: Napili Villas, LLC
Pauahi Tower, Suite 1570
1001 Bishop Street
Honolulu, Hawaii 96813
 - (c) MANAGING AGENT: Hawaiiana Management Company, Ltd.
711 Kapiolani Boulevard, 7th Floor
Honolulu, Hawaii 96813
Telephone: (808) 593-9100
 - (d) REAL ESTATE BROKER: Napili Realty, Inc.
181 Lahainaluna Road, Suite I
Lahaina, Hawaii 96761
Telephone: (808) 669-1188
2. USE OF APARTMENTS:
 - (a) Number of Apartments in Project for Residential Use: 100
 - (b) Proposed Number of Apartments in Project for Hotel Use: -0-
 - (c) Extent of Commercial or Other Nonresidential Development in Project:
None
 3. WARRANTIES:

The Developer will not be providing any warranties related to the Apartment or the common elements of the Project. However, the Developer will use reasonable efforts to arrange for the assignment of applicable warranties, if any, to Buyer from the general contractor and subcontractors, relating to the workmanship of the initial construction of the Apartment and the common elements of the Project. All materials, including without limitation, all appliances, light fixtures, floor coverings and other such items within the

Apartment and the common elements of the Project, shall be covered solely by the applicable warranties, if any, of the respective manufacturers thereof. The warranty periods of the various warranties described herein may vary, and Buyer should notify directly the general contractor, the subcontractors or the manufacturers, as applicable, with respect to any warranty claims that Buyer may have.

4. BREAKDOWN OF ANNUAL MAINTENANCE CHARGES AND ESTIMATED COSTS FOR EACH APARTMENT:

Attached to this Disclosure Abstract as Exhibit "1" is a breakdown of the annual maintenance charges and the monthly estimated cost for each apartment in the Project, prepared by Hawaiiiana Management Company, Ltd., a Hawaii corporation, for the one-year period commencing January 1, 2001, and certified to have been based on generally accepted accounting principles. The attached breakdown of annual maintenance charges and the estimated cost for each apartment are subject to change based on actual costs of the items listed. The Developer can make no assurances regarding the estimated maintenance assessments. Variables such as inflation, uninsured casualty loss or damage, increased or decreased services from those contemplated by the Developer, apartment owner delinquencies and other factors may cause the maintenance assessments to be greater or less than the estimated maintenance assessments. The breakdown of the estimated cost for each apartment contained in this Disclosure Abstract does not include the Buyer's obligation for the payment of real property taxes, and does not include or otherwise take into account the one-time "start-up" fee required to be paid in addition to the normal maintenance charges. Estimates of the real property taxes will be provided by the Developer upon request.

NOTE: THE DEVELOPER ADVISES THAT COSTS AND EXPENSES OF MAINTENANCE AND OPERATION OF A CONDOMINIUM PROJECT ARE VERY DIFFICULT TO ESTIMATE INITIALLY AND EVEN IF SUCH MAINTENANCE CHARGES HAVE BEEN ACCURATELY ESTIMATED, SUCH CHARGES WILL TEND TO INCREASE IN AN INFLATIONARY ECONOMY AND AS THE IMPROVEMENTS AGE. MAINTENANCE CHARGES CAN VARY DEPENDING ON SERVICES DESIRED BY APARTMENT OWNERS. THE BUYER SHOULD EXAMINE THE MAINTENANCE CHARGE SCHEDULE TO SEE WHAT SERVICES ARE INCLUDED IN THE SCHEDULE.

5. TEMPORARY ASSUMPTION BY DEVELOPER OF ACTUAL COMMON EXPENSES:

The Developer will assume all the actual common expenses of the Project (and therefore an apartment owner will not be obligated for the payment of his respective share of the common expenses) until such time as the Developer files with the Real

Estate Commission of the State of Hawaii an amended Disclosure Abstract which states that after a date certain, the respective apartment owner shall thereafter be obligated to pay for his respective share of common expenses that is allocated to his apartment; provided, however, that such amended Disclosure Abstract shall be filed at least 30 days in advance with the Real Estate Commission, with a copy thereof being delivered either by mail or personal delivery after the filing to each of the apartment owners whose maintenance expenses were assumed by the Developer. The Developer shall have no obligation to pay for any cash reserves or any other reserve amounts with respect to or attributable to the period during which the Developer assumes the actual common expenses of the Project.

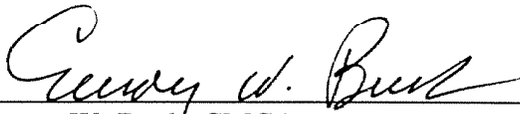
CERTIFICATE

I, the undersigned, duly sworn on oath, depose and affirm as follows:

1. That I am the the President of Hawaiiana Management Company, Ltd., a Hawaii corporation, designated by the Developer of the Napili Villas – Phase I condominium project (the "Project") to act as the Managing Agent for the management and administration of the Project.

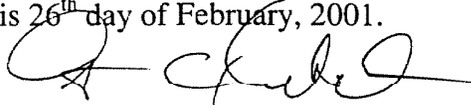
2. That I hereby certify that the breakdown of the annual maintenance charges and the monthly estimated cost for each apartment in the Project, as set forth in Exhibit "1" attached hereto and hereby incorporated herein by reference, were determined pursuant to a reserve study conducted in accordance with Section 514A-83.6 of the Hawaii Revised Statutes and Chapter 107 of the Hawaii Administrative Rules, and are reasonable estimates for the one-year period commencing January 1, 2001, based on generally accepted accounting principles.

DATED: Honolulu, Hawaii, this 26th day of February, 2001.



Emory W. Bush, CMCA
President

Subscribed and sworn to before me
this 26th day of February, 2001.



Typed or Printed Name: Annie C. Kekoolani
Notary Public, State of Hawaii

My Commission expires: 02-16-2002

**Exhibit 1
Napili Villas-Phase I
(100 units)**

Estimated Annual Common Expenses

Utilities and Services	Monthly	Annual
Electricity (common elements only)	\$500	\$6,000
Water and Sewer	\$4,000	\$48,000
Telephone	\$100	\$1,200
Maintenance, Repairs and Supplies		
Building Maintenance	\$3,000	\$36,000
Grounds (Less Park)	\$1,740	\$20,880
Pest Control	\$1,000	\$12,000
Electrical	\$300	\$3,600
Supplies/Misc	\$50	\$600
Plumbing	\$200	\$2,400
Refuse	\$1,000	\$12,000
Fire Systems	\$50	\$600
Management		
Management Fee	\$834	\$10,008
Design Review Consultant	\$500	\$6,000
Misc/Office/Education Expenses	\$100	\$1,200
Insurance	\$3,308	\$39,696
Taxes & Government Assessments	\$20	\$240
Professional Services/Legal/Other	\$200	\$2,400
Audit and Tax Preparation	\$100	\$1,200
Reserves	\$3,913	\$46,956
Total Disbursements	\$20,915	\$250,980

ESTIMATED MAINTENANCE CHARGES OR FEES FOR EACH APARTMENT:

The estimated monthly maintenance charge for each Type **A1** apartment is **\$170.72** per month.
The estimated monthly maintenance charge for each Type **A1R** apartment is **\$170.72** per month.
The estimated monthly maintenance charge for each Type **A2** apartment is **\$170.72** per month.
The estimated monthly maintenance charge for each Type **A2R** apartment is **\$170.72** per month.
The estimated monthly maintenance charge for each Type **B1** apartment is **\$230.05** per month.
The estimated monthly maintenance charge for each Type **B1R** apartment is **\$230.05** per month.
The estimated monthly maintenance charge for each Type **B2** apartment is **\$230.05** per month.
The estimated monthly maintenance charge for each Type **B2R** apartment is **\$230.05** per month.
The estimated monthly maintenance charge for each Type **C1** apartment is **\$186.70** per month.
The estimated monthly maintenance charge for each Type **C1R** apartment is **\$186.70** per month.
The estimated monthly maintenance charge for each Type **C2** apartment is **\$186.70** per month.
The estimated monthly maintenance charge for each Type **C2R** apartment is **\$186.70** per month.
The estimated monthly maintenance charge for each Type **D1** apartment is **\$230.26** per month.
The estimated monthly maintenance charge for each Type **D1R** apartment is **\$230.26** per month.
The estimated monthly maintenance charge for each Type **D2** apartment is **\$230.26** per month.
The estimated monthly maintenance charge for each Type **D2R** apartment is **\$230.26** per month.
The estimated monthly maintenance charge for each Type **E1** apartment is **\$259.72** per month.
The estimated monthly maintenance charge for each Type **E1R** apartment is **\$259.72** per month.
The estimated monthly maintenance charge for each Type **E2** apartment is **\$260.13** per month.
The estimated monthly maintenance charge for each Type **E2R** apartment is **\$260.13** per month.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS - PHASE I

EXHIBIT I

SUMMARY OF SALES AGREEMENT

A specimen Reservation and Sales Agreement, together with a specimen Option Selection Addendum to Reservation and Sales Agreement, (collectively the "Sales Agreement"), have been submitted to the Real Estate Commission and are available in the Sales Office of the Seller. ALL BUYERS AND PROSPECTIVE BUYERS SHOULD CAREFULLY READ THE SALES AGREEMENT, INCLUDING THE APPLICABLE ADDENDUM, IN FULL, since this summary is NOT A COMPLETE DESCRIPTION of their provisions. The Sales Agreement, among other things, covers in more detail the following items:

1. That certain Declaration of Merger of Condominium Phases recorded or to be recorded in the Bureau of Conveyances of the State of Hawaii (hereinafter called the "Declaration of Merger"), among other things, gives Seller the right, in its sole and absolute discretion, to cause and effect an administrative merger or mergers of the Project with a condominium project or projects located or to be located on lands (or a portion or portions thereof) in the vicinity of the land of the Project, as part of the same incremental plan of development of the Project, such that the use of the respective common elements, the respective common expenses and the management of the respective affairs of the Project and the additional phases are shared, and the administration of the Project and the additional phases is unified under one association of apartment owners, but the ownership interests of the apartment owners in the Project and the additional phases are not altered or affected. The Declaration of Merger also gives the Seller the right, in its sole and absolute discretion, to cause and effect an ownership merger or mergers of the Project and the additional phases, as an alternative to an administrative merger or mergers of the Project and the additional phases, to provide for the common ownership of the Project and the additional phases by all of the apartment owners of the Project and the additional phases. Upon an ownership merger, all of the apartments in the merged phases shall be treated as though they were all included in a single condominium project (the "Merged Project"), all common elements of the merged phases will become the common elements of the Merged Project, and the common interest appurtenant to the Apartment shall be altered from the percentage set forth in Article I of the Sales Agreement to a percentage as set forth in the "Certificate of Ownership Merger" recorded by the Seller, in accordance with the Declaration of Merger. Nothing herein will be deemed to require Seller to develop the additional phases

or to merge the additional phases into the Project, or to prohibit Seller from dealing with any lands adjacent to the Project not merged with the Project, including without limitation, developing all or any part of such lands for purposes inconsistent with the merger of such lands into the Project.

2. Buyer acknowledges that Seller has entered or will enter into an agreement with City Bank and/or other lender(s) (the "Construction Lender") pursuant to which the Construction Lender may make available to Seller a revolving first mortgage construction line of credit with a maximum principal amount of Eleven Million Nine Hundred Fifty Thousand and No/100 Dollars (\$11,950,000.00) for a period of thirty (30) months from the date of the closing of the line of credit, for business or commercial purposes in the construction and development of the Project. To secure this line of credit, Seller has granted or will grant to the Construction Lender security interests covering Seller's interest in the Land and the Project, including the Property covered by the Sales Agreement. Buyer acknowledges and agrees that all security interests obtained by the Construction Lender in connection with such line of credit as well as any extensions, renewals and modifications thereof shall be and remain at all times a lien or charge on the Project, including the Property covered by the Sales Agreement, prior to and superior to any and all liens or charges on the Project arising from the Sales Agreement. Buyer hereby intentionally waives, relinquishes and subordinates the priority or superiority of any lien under the Sales Agreement in favor of the lien or charge on the Project of the security interests of the Construction Lender. Buyer further undertakes and agrees to execute any further documentation or subordination agreement required by Seller or the Construction Lender to evidence this subordination within seven (7) days of a request to do so, and Seller shall have the right in its sole discretion to cancel the Sales Agreement if buyer fails or refuses to do so. Buyer also consents to Seller's assignment by way of security of Seller's interests in the Sales Agreement and buyer's escrow deposits to the Construction Lender and agrees that in the event of passage of Seller's interests therein pursuant to said assignment, that buyer will, at Construction Lender's option, perform to, attorn to and recognize Construction Lender (its successors and assigns in interest, if any) as Seller hereunder, with all of the rights of Seller hereunder, all as if the Construction Lender were the original Seller hereunder.

3. Seller may (but does not have to) cancel the Sales Agreement (a) if the buyer's application, qualification or eligibility for a mortgage loan, or update of qualification for a mortgage loan, is rejected by a mortgage lender or mortgage lenders or the Construction Lender or its designee, or the buyer's loan approval or mortgage commitment is not approved within thirty (30) days after application, or (b) if the buyer plans to pay the purchase price in cash but Seller or Construction Lender or its designee is not satisfied for any reason with the buyer's ability to make the cash payments.

4. For purposes of the line of credit with the Construction Lender, the Project is divided into two (2) increments, Increment IA and Increment IB. Increment IA and Increment IB each contain fifty (50) apartments. Notwithstanding anything in the Sales Agreement that may be to the contrary, Seller's obligation to construct and convey the Property to buyer is conditioned upon and made expressly subject to Seller's ability to satisfy the requirements of the Construction Lender. The requirements of the Construction Lender are subject to change and may include the following: (a) prior to the closing date of the line of credit, Seller shall provide Construction Lender with evidence satisfactory to Construction Lender that Seller has entered into binding sales contracts with qualified buyers for the purchase of a minimum number of apartments in Increment IA for not less than the applicable Minimum Sales Price, established by Seller and agreed upon by Construction Lender; (b) prior to any advance being made for the funding of the construction of Increment IB, Seller shall provide Construction Lender with evidence satisfactory to Construction Lender that Seller has entered into binding sales contracts with qualified buyers for the purchase of a minimum number of apartments in Increment IB and has closed the sales for a minimum number of apartments in Increment IA and has additional binding sales contracts with qualified buyers for the purchase of a minimum number of apartments located within Increment IA or Increment IB; (c) prior to any advance being made for the funding of the construction of Napili Villas - Phase II ("Phase II") and Napili Villas – Phase III ("Phase III"), Seller shall provide Construction Lender with evidence satisfactory to Construction Lender that Seller has entered into binding sales contracts with qualified buyers for the purchase of a minimum number of apartments in Phase II and Phase III and has closed the sales for a minimum number of apartments in Increment IA and Increment IB and has additional binding sales contracts with qualified buyers for the purchase of a minimum number of apartments located within Increment IA, Increment IB, Phase II or Phase III (the aforementioned requirements, as amended from time to time, are referred to as the "Presale Requirement"). The Presale Requirement can be reduced by additional closings. If the Presale Requirement and the other conditions imposed by the Construction Lender are satisfied or waived by the Construction Lender, in its sole discretion, then Seller shall give written notice of same to buyer, and the terms of this section shall thereupon terminate and be of no further force and effect. Notwithstanding any other provision contained herein to the contrary, if the Presale Requirement and the other conditions imposed by the Construction Lender are not satisfied or waived, and/or if Seller is unable to close on the line of credit and/or if Seller is denied a request for an advance on the line of credit, Seller shall give written notice of same to buyer and Seller or buyer each may unilaterally cancel the Sales Agreement at any time thereafter by giving written notice to the other party, and upon such cancellation by either party, Seller shall direct Escrow to refund to buyer all deposits paid hereunder by buyer with accrued interest. In the event of any termination of the Sales Agreement pursuant to this Section, buyer will pay, and

Seller will not be responsible for, the payment to buyer's mortgage lender's, if any, reasonable processing costs or cancellation fees and any similar fees or costs incurred by or charged to buyer as a result of such event. Seller shall be responsible for any Escrow fees incurred as a result of such event.

5. Seller will not be providing any warranties related to the Apartment or the common elements of the Project. However, Seller will use reasonable efforts to arrange for the assignment of applicable warranties, if any, to buyer from the general contractor and subcontractors, relating to the workmanship of the initial construction of the Apartment and the common elements of the Project. All materials, including without limitation, all appliances, light fixtures, floor coverings and other such items within the Apartment and the common elements of the Project, shall be covered solely by the applicable warranties, if any, of the respective manufacturers thereof. The warranty periods of the various warranties described herein may vary, and buyer should notify directly the general contractor, the subcontractors or the manufacturers, as applicable, with respect to any warranty claims that buyer may have.

6. Buyer understands and agrees that (a) Seller's obligation to provide landscaping within the common elements of the Project will be deemed fully satisfied upon planting of the plant materials (which need not be in full coverage and maturity) and installation of the irrigation system pursuant to Seller's landscaping plans, as the same may be amended from time to time in Seller's sole discretion; (b) installation of the plant materials and irrigation system may be completed after the Closing Date; (c) full maturity of the plant materials will only be reached over an extended period of time and Seller is not responsible for providing landscaping maintenance to reach full coverage and maturity; and (d) the Association will be responsible for maintaining the landscaping after installation thereof, even if the landscaping has not reached full coverage or maturity.

7. The Condominium Map for the Project is intended to show only the layout, location, apartment numbers and dimensions of the apartments in the Project. Buyer understands and acknowledges that items shown on the Condominium Map, including, without limitation, the metes and bounds of the limited common elements, such as yard areas, may change due to field changes and other factors, and Seller reserves the right to amend the Condominium Map, the Declaration and the other Project documents from time to time to reflect such changes. BUYER AGREES THAT THE CONDOMINIUM MAP IS NOT INTENDED TO BE AND IS NOT A REPRESENTATION OR WARRANTY OF ANY KIND BY SELLER.

8. BUYER AGREES THAT NO ONE (INCLUDING THE SELLER OR ANY SALESPERSON) HAS REPRESENTED TO BUYER AT ALL ABOUT ANY

RENTAL INCOME OR RENTAL OR SALES SERVICES FOR BUYER'S APARTMENT. IF BUYER WANTS TO RENT OR SELL THE APARTMENT, HOW BUYER DOES IT WILL BE UP TO BUYER SUBJECT TO THE RESTRICTIONS CONTAINED IN THE SALES AGREEMENT AND IN THE DECLARATION, THE BY-LAWS AND ANY OTHER DOCUMENTS AFFECTING THE PROPERTY. BUYER ALSO AGREES THAT NO ONE HAS TALKED TO BUYER AT ALL ABOUT INCOME FROM THE APARTMENT OR ANY OTHER ECONOMIC BENEFIT TO BE DERIVED FROM THE PURCHASE OR OWNERSHIP OF THE APARTMENT OR ABOUT THE TAX EFFECTS OF BUYING THE APARTMENT.

9. Buyer will pay for the following closing costs: all of the Escrow fee, all notary fees, all appraisal fees, all conveyance taxes, all recording costs, all charges for buyer's credit report, all costs of preparing any mortgages and promissory notes, and all title insurance costs. Buyer will also pay all costs of any mortgage that buyer makes, including mortgage recording fees. Buyer will also pay a nonrefundable start-up fee which will be held and used by the Seller and the first Managing Agent of the Association to pay for certain initial common expenses of the Project such as insurance premiums and as a working capital fund for the benefit of all the apartment owners. Buyer agrees that Seller does not have to pay any start-up fee for any apartment in the Project even if it is owned by Seller. Proration of maintenance charges and other common expenses, and real property taxes will be made as of the scheduled Closing Date.

10. If buyer fails to make any payment when it is due or fails to keep any of buyer's other promises or agreements contained in the Sales Agreement, then Seller will have the right, at Seller's sole option and in addition to any other rights contained in the Sales Agreement, to do any one or more of the following:

(a) Seller may cancel the Sales Agreement by giving buyer written notice of cancellation and Seller may keep all sums paid by buyer under the Sales Agreement as "liquidated damages" (i.e., the amount agreed to by buyer and Seller as properly payable in settlement for breach of contract), and not as a penalty. Without limiting the generality of the foregoing, buyer understands and acknowledges that if buyer defaults under the Sales Agreement after it has become a binding contract (as described in Article V, Section E.1 of the Sales Agreement), Seller may keep the Option Deposit (as defined in the Sales Agreement) in addition to all other sums paid by buyer under the Sales Agreement. If Seller cancels the Sales Agreement, buyer agrees that it will be difficult and expensive to determine the amount of loss or damage Seller will suffer. This is because of, among other things, Seller's commitments relating to the financing and construction of the Project, the effect of default and cancellation of one sale on other apartment sales, and the nature of the real estate market in Hawaii. Buyer

agrees that the sums paid by buyer under the Sales Agreement are a reasonable estimate of a fair payment to Seller for Seller's loss or damage resulting from buyer's default.

(b) Seller may file a lawsuit for damages.

(c) Seller may file a lawsuit for "specific performance" (in other words, a lawsuit to make buyer keep all of buyer's promises and agreements) including, without limitation, closing the purchase of the Property.

(d) Seller may take advantage of any other rights which the law allows or which Seller may have under the Sales Agreement.

Buyer also agrees to pay for all costs, including Seller's reasonable lawyers' fees and the escrow cancellation fee, which are incurred because of buyer's default.

11. If Seller fails to keep any of Seller's promises or agreements contained in the Sales Agreement, buyer, if not in default hereunder, may file a lawsuit for specific performance to require Seller to go through with the Sales Agreement (unless the Sales Agreement is only a "reservation" in which case the terms of Article V, Section E.1 of the Sales Agreement will control) or buyer may exercise any other remedy to which buyer is entitled to at law or equity, including cancel the Sales Agreement, if applicable. If buyer cancels the Sales Agreement because of Seller's default, Seller will repay to buyer all sums paid by buyer to Seller or Escrow under the Sales Agreement, with interest.

12. Conditions Affecting the Property and Project. The buyer understands, acknowledges, covenants and agrees to the following:

(a) Agricultural Effects. The Project is located on and is near or adjacent to lands and easements used for or in connection with the cultivation of pineapple and diversified agricultural operations, which may include, but are not limited to, open burning, trucking, plowing, hauling, fertilizing, grading, storing, herbicide and pesticide spraying, crop dusting, water diversion, irrigation, and all other activities incidental to the planting, cultivating, harvesting and processing of crops, including night time activities, and the grazing and raising of livestock, poultry and other animals, which may from time to time cause surface water runoff, noise, soot, smoke, dust, light, heat, vapors, odors, chemicals, vibrations, insect pests, and other substances and phenomena of every description (collectively, the "Agricultural Effects") to be discharged, emitted, dispersed or transmitted over and upon the Property or the Project which may bother or be a nuisance to the buyer and any person occupying or using the Property, and the buyer also acknowledges that the Hawaii Right to Farm Act (Chapter 165 of the Hawaii

Revised Statutes) and Hawaii law limit the circumstances under which farming operations may be deemed to be a nuisance;

(b) Utility Effects. The Property is or may be located adjacent to or in the vicinity of electric, water and other utilities and public roads and thoroughfares, including, without limitation, such things as electrical substations, high-powered electrical transmission lines, water and sewer pump stations, water and sewer mains, water tanks, reservoirs, freeways and exit ramps which may result in nuisances, such as noise and dust, disturbances or hazards (collectively, the “Utility Effects”) to persons and to property on or within the Property. In recent years, concerns have been raised about possible adverse health effects of electric and magnetic fields from power lines. Seller is not insuring or guaranteeing the health of buyer or other occupants or users of the Property and disclaims liability for personal injury, illness or any other loss or damage caused by or arising from the Utility Effects including, without limitation, the presence or malfunction of any electrical distribution systems that may be located adjacent to, near, or over any part of the Property;

(c) Development Effects. (i) The Project is or may be located adjacent to or in the vicinity of other phases of Napili Villas, and various construction activities, including, but not limited to, ongoing residential and related construction (collectively, the “Proposed Development”); (ii) construction of the Proposed Development will or may result in noise, dust, vibration and other nuisances, disturbances or hazards to buyer and to persons and property on or within the Property or the Project, and may limit buyer access to the Project; (iii) when completed, traffic, lights, noise, dust, vibration and other nuisances, disturbances or hazards to persons and property on or within the Property or the Project may be generated from the Proposed Development; (iv) no representations or warranties are made by Seller, its employees or agents concerning plans, or the absence of plans, by Seller or others for future development of adjacent or nearby properties, and any plans for the future development of adjacent and nearby properties by Seller are subject to change in the sole and absolute discretion of the Seller or its successors and assigns, including, without limitation, changes in the type, location and quality of the development to occur; and (v) Seller makes no representations regarding the view from the Property or any view easements or rights, and the views from the Property are not guaranteed and may be altered, diminished, eliminated or blocked entirely by the future development of adjacent or surrounding properties (items (i) through (v) are hereinafter collectively called the “Development Effects”); and

(d) Waiver, Release and Indemnity. Buyer represents and warrants to Seller that buyer, in buyer’s sole discretion, has determined that the benefits of owning and enjoying the Property outweigh the risks of the Agricultural Effects, the

Utility Effects and the Development Effects (collectively, the "Property Conditions"). Buyer hereby irrevocably agrees to suffer and permit all actions and consequences incidental to the Agricultural Effects and the Utility Effects. Buyer hereby irrevocably agrees to suffer and permit all actions and consequences incidental to the Development Effects, for a period of ten (10) years after the date of recordation of the Apartment Deed. Buyer hereby covenants and agrees to assume all risks of impairment of buyer's use and enjoyment of the Property or the Project, loss of market value of the Property, and property damage or personal injury arising from the Property Conditions, and buyer, for the buyer and the buyer's tenants, lessees, family, servants, guests, invitees, licensees, agents, employees, and those who use the Property through the buyer for an extended period of time (collectively, the "Occupants"), hereby waives any claims or rights of action or suits against Seller, its successors and assigns, arising from such impairment of the Occupants' use and enjoyment of the Property or the Project, loss of market value of the Property, and property damage or personal injury arising from one or more of the Property Conditions. Buyer shall indemnify, hold harmless and defend Seller, its successors and assigns, from any and all liability, claims, losses, damages, or expenses, including attorneys' fees, arising from such impairment of the Occupants' use and enjoyment of the Property or the Project, loss of market value of the Property, or property damage or personal injury to the property or person of the Occupants as a result of one or more of the Property Conditions. Buyer further covenants that buyer will notify all Occupants and transferees of the Property of the risks of the Property Conditions.

13. The Declaration provides that as to all apartments located on the second floor of the residential buildings (the "Second Floor Apartments"), hard floor surfaces shall be limited to the areas of the entry foyer, the kitchen and the dining area, and vinyl flooring shall be required for the bathrooms, as provided in the original construction of the respective apartments. The owners of the Second Floor Apartments shall be required to utilize continuous carpet and pad over all other floor surfaces of such apartments, or to utilize such other flooring materials and/or systems which meet the acoustic standards of an Acoustic Impact Isolation Class of IIC 45 or better (ASTM Designation E492).

14. (a) If Closing occurs and any dispute or claim arises out of the Sales Agreement or in any way is connected with the design, development, construction, sale, marketing, financing, warranties, or any other activity or matter relating to the Property, between buyer and Seller (a "Dispute"), and the parties to such Dispute are unable to resolve the Dispute through negotiation, buyer and Seller each agree first to attempt in good faith to settle such Dispute by non-binding mediation conducted in Honolulu, Hawaii. The mediation shall be conducted under the Commercial Mediation Rules of the American Arbitration Association ("AAA") except as may be inconsistent with this section; provided, however, that the parties may agree on the selection of a single

mediator instead of having a mediator appointed by AAA, and the parties may agree to use a recognized mediation service other than AAA. The costs for the mediator shall be shared equally by the parties, and each party shall be responsible to pay all other fees and costs, including attorneys' fees, that it incurs in connection with the mediation. At Seller's option, the mediation shall include any of Seller's agents, architects, consultants, engineers, contractors, subcontractors, suppliers, representatives or other third parties (the "Other ADR Parties") as parties.

(b) If Closing occurs and the parties are unable to resolve the Dispute through mediation as provided in the preceding section within 30 calendar days after either party's written request to the other to commence the mediation process, then such Dispute shall be decided in Honolulu, Hawaii, by neutral binding arbitration. The arbitration shall be conducted before a single arbitrator acting under the Commercial Arbitration Rules of the AAA, except as may be inconsistent with this section; provided, however, that the parties may agree on the selection of a single arbitrator instead of having an arbitrator appointed by AAA, and the parties may agree to use a recognized arbitration service other than AAA. Judgment upon an award rendered by the arbitrator may be entered in any court having jurisdiction thereof in accordance with Chapter 658 of the Hawaii Revised Statutes. The costs for such arbitrator shall be shared equally by the parties, and each party shall be responsible to pay all other fees and costs, including attorneys' fees, that it incurs in connection with the arbitration. No punitive damages shall be awarded in any Dispute involving buyer, Seller or any Other ADR Parties. At Seller's option, the arbitration shall include any of the Other ADR Parties as parties.

15. The buyer agrees that buyer may not transfer the Sales Agreement or any of buyer's rights or interests under the Sales Agreement without first getting Seller's written consent (which Seller may withhold in its sole and absolute discretion).

NOTE: ALL BUYERS SHOULD READ THE SALES AGREEMENT IN FULL AS THIS SUMMARY IS NOT ALL-INCLUSIVE AND DOES NOT CONTAIN A COMPLETE DESCRIPTION OF ALL PROVISIONS OF THE SALES AGREEMENT. THIS SUMMARY IS INTENDED ONLY TO GIVE A BRIEF DESCRIPTION OF SOME OF THE ITEMS CONTAINED IN THE SALES AGREEMENT, AND DOES NOT ALTER OR AMEND THE SALES AGREEMENT IN ANY MANNER.

CONDOMINIUM PUBLIC REPORT ON
NAPILI VILLAS - PHASE I

EXHIBIT J

SUMMARY OF ESCROW AGREEMENT

Copies of the Escrow Agreement between the Seller and Island Title Corporation have been submitted to the Real Estate Commission and are available for inspection in the Sales Office of the Seller. The Escrow Agreement, among other things, covers in more detail the following items:

1. All monies received by Escrow under the Escrow Agreement shall be deposited, as directed by the Seller, in an interest-bearing account in a federal insured bank or savings and loan institution authorized to do business in the State of Hawaii, or shall be invested in federal funds or obligations of or guaranteed as to principal by the United States government or any agency thereof, and all income therefrom and interest paid thereon shall be credited to the account of the Seller, pursuant to agreement between the Seller and the buyer as set forth in the Sales Agreement (unless the Sales Agreement specifically provides that interest be credited to the account of the buyer).

2. Disbursements from the buyer's escrow fund shall be made by Escrow in accordance with the respective sales contracts upon the direction of Seller.

NOTE: ALL BUYERS AND PROSPECTIVE BUYERS SHOULD READ THE ESCROW AGREEMENT AND ALL AMENDMENTS IN FULL AS THIS SUMMARY IS NOT ALL-INCLUSIVE AND DOES NOT CONTAIN A COMPLETE DESCRIPTION OF ALL PROVISIONS OF THE ESCROW AGREEMENT. THIS SUMMARY IS INTENDED ONLY TO GIVE A BRIEF DESCRIPTION OF SOME OF THE ITEMS CONTAINED IN THE ESCROW AGREEMENT, AND DOES NOT ALTER OR AMEND THE ESCROW AGREEMENT IN ANY MANNER.