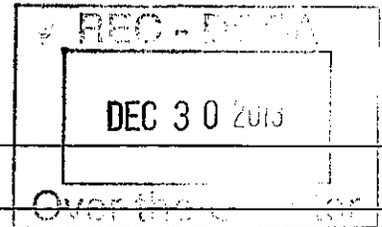


DEVELOPER'S ANNUAL REPORT



Condominium Project Name: Allure Waikiki

Project Address: 1837 Kalakaua Avenue, Honolulu, HI 96817

Registration Number: 6185

Date: December 9, 2013

HRS §514B-58 requires the Developer to annually file a report to update the material contained in the latest Developer's Public Report and any amendments thereto ("Report") at least thirty days prior to the anniversary date of the Report's effective date. If there is no change to the Report, the Developer shall so state. *Submit a non-refundable filing fee of fifty dollars (\$50) with this report to Real Estate Commission, 335 Merchant Street, Room 333, Honolulu, HI 96813. Make check payable to Commerce and Consumer Affairs.*

The filing of the Annual Report does **not** relieve the Developer, its successor, or assign of the obligation to file amendments to the latest Report, pursuant to HRS §514B-56, or to report any material or pertinent changes regarding the information contained in or omitted from the latest Report.

Developer states that: (check one box only)

- Initial sales of all units have been completed. Developer is not required to file any subsequent annual report; or
- There are no changes to the latest Report, or
- There are updates to the latest Report and any amendments thereto. The updates are listed below. Also, if the update is a pertinent or a material change, the Developer has included or will include the update in an amended Report or in an amendment to the Report, and has submitted or will be submitting to the Commission a draft of an amended Report or an amendment to the Report in accordance with all applicable laws.

Updates to the latest Developer's Public Report: List the updates to the latest Report and any amendments thereto (include the update's title and description, and refer to the page or exhibit in the Report where the update can be found).

Due to a rezoning ordinance passed by the City and County of Honolulu, the permitted buildable square footage for the as-yet undeveloped Commercial Unit in the project was significantly reduced. The Developer is currently working with the Department of Planning and Permitting to see if the former zoning FAR rights can be restored. The Commercial Unit is the only remaining unit owned by the Developer and Developer will not attempt to sell the Commercial Unit until the discussions with the DPP are finalized.

The Public Report states the project includes a "potential commercial structure" not to exceed 10,500 sq. ft. If, based on the outcome of the discussion with the DPP, the reference to 10,500 sq. ft. is misleading to any potential buyer of the Commercial Unit, Developer will submit an amended Report.

- If additional space is needed, check this box and continue list on back of this page or attach separate sheets.

Developer also states that: (check and complete all applicable)

- In accordance with section 514B-92, HRS or section 514B-93, HRS, purchasers' funds, deposits or payments made under a sales contract are being used to pay for project construction costs, and in the case of a conversion for repairs;
- Construction of the project is complete and the date of completion is April 29, 2010 ; or
- Construction is continuing and the required completion or performance bond issued by a surety licensed in the state in an amount equal to one hundred per cent of the cost of construction as previously submitted to the Commission and any subsequent determined additional or supplemental cost to complete construction remains in full force and effect; or
- Construction is continuing and the required completion or performance bond issued by a material house in the state in an amount equal to one hundred per cent of the cost of construction as previously submitted to the Commission and any subsequent determined additional or supplemental cost to complete construction remains in full force and effect; or

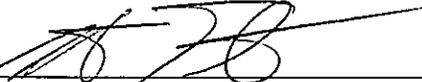
- Construction is continuing and the required irrevocable letter of credit issued by a federally insured financial institution or other substantially similar instrument or security approved by the Commission in an amount equal to one hundred per cent of the cost of construction as previously submitted to the Commission and any subsequent determined additional or supplemental cost to complete construction remains in full force and effect.

The Developer declares, subject to the penalties set forth in HRS §514B-69, that this Project continues to conform to all zoning, building ordinances, codes, and permitting requirements for the county in which the Project is located, pursuant to HRS §§514B-5 and 32(a)(13).

The Developer certifies that all the information contained in this Annual Report and the latest Developer's Public Report, and all documents furnished by the Developer to Project purchasers and prospective purchasers have been reviewed by the Developer and are correct and complete to the best of the Developer's knowledge, information, and belief.

Allure Waikiki Marketing, LLC
Printed Name of Developer

12/9/2013
Date

By: 
Duly Authorized Signatory*

MATT TUFILL, VP
Printed Name & Title of Person Signing Above

***Must be by an officer signed for a corporation; by a general partner for a partnership or limited liability partnership; by the manager or an authorized member for a limited liability company; and by the individual for the individual.**

This form is available to individuals with special needs by calling the Senior Condominium Specialist at (808) 586-2643.