

REAL ESTATE COMMISSION STATE OF HAWAII

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS PROFESSIONAL & VOCATIONAL LICENSING DIVISION 1010 Richards Street P. O. Box 3469 Honolulu, Hawaii 96801

CONDOMINIUM PUBLIC REPORT

THE ISLES AT DIAMOND HEAD BEACH 219 Kaalawai Place and 218 Kaimanawai Place Honolulu, Hawaii

(NOTE: THIS REPORT IS FOR USE IN CONNECTION WITH THE SALE OF APTS. 219-3 & 219-5*)

Registration No. 1319 February 8, 1989 Issued: March 8, 1990 Expires:

This report is based on information and documents submitted by the developer to the Real Estate Commission as of December 19, , 19 88 and is issued by the Commission for informational purposes only. It represents neither approval nor disapproval of the project. Buyers are encouraged to read this report carefully.

Report Purpose:

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 when complete information is filed.
FINAL: (white)	The developer has legally created a condominium and has filed complete information with the Commission. [] Supersedes all prior public reports [] Must be read together with
SIXTH SUPPLEMENTARY: (pink)	Updates information contained in the [X] Prelim. Public Report dated September 19, 1980
	[X] Final Public Report dated December 28, 1984 [X] Supp. Public Report dated May 7, 1982, September 5, 1986, August 27, 1987, March 21, 1988 and August 12, 1988
	And [X] Supersedes all prior public reports [] Must be read together with
	[] This report reactivates the

Disclosure Abstract: Separate Disclosure Abstract on this condominium project:

[] Requir	ed [X]	Not Requi	red disclosi	ures cove	red in this re	port.			
*Apartment Nos	s. 218-2, 218-4	and 219-1	have been	sold.	Apartment	No.	218-6	is	owned
by the origin	nal developer, S	Santangelo	Investors.						
	·	•	1						

[] Required

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.

This Sixth Supplementary Public Report is to be used in connection with the sale of apartments 219-3 and 219-5.

Since the issuance of the Fifth Supplementary Public Report for the Isles of Diamond Head Beach on August 12, 1988, the Developer reports that a new escrow agreement has been entered into and that a title update reflects certain changes including a new mortgage. As noted in the Fifth Supplementary Public Report, certain statements in the section entitled "Encroachment" and Diagram "1" in the Fourth Supplementary Public Report were not accurate, inasmuch as the State of Hawaii did not claim to own any of the lands within the Project. To correct this inaccuracy, the following changes were made in the Fifth Public Report:

- 1. The third and fourth sentences of the "Encroachment" section in the Fourth Supplementary Public Report have been deleted.
- 2. Diagram "1", referred to in the "Encroachment" section in the Fourth Supplementary Public Report, has been deleted.

In addition, the encroachment on State lands of the structures referred to in Exhibit "G" of the Fourth Supplementary Public Report were remedied by the removal of the structures. Therefore, the following changes were made to eliminate references to this previous encroachment problem:

- 1. Delete reference to Exhibit "G" (letter of February 24, 1981 from State Department of Land and Natural Resources).
- Delete first full paragraph of the "Encroachment" section in the Fourth Supplementary Public Report.
- 3. Delete last full paragraph of Exhibit "B", which had described need to amend Declaration in the event the encroachment problem persisted.
- 4. Delete Exhibit "G".

The Developer presents that the information on Maintenance Fees in Exhibit "D" herein is currently accurate.

TABLE OF CONTENTS

			pag	e
Type Sumr Table Gene	of Repormary of Charles of Conternal Informary of the	tttt	1 1 1 2 2 3 3 4 4 5 SOJECT. 6	
		er ate Sales Agent Company	Managing Agent Attorney for Developer	
11.	A. Dec B. Cor C. Byl D. Hou	claration	M; CONDOMINIUM DOCUMENTS	
111.	A. Inte B. Und C. Bui D. Cor E. End F. Mar G. Mai H. Util I. Cor J. Star K. Pro	derlying Land	9	
IV.	ADDITIO	ONAL INFORMATION NOT	COVERED ABOVE	
Buye Signa	r's Right t ture of Re	o Cancel Sales Contract eal Estate Commission Chairm		
EXH EXH EXH EXH EXH EXH EXH	IBIT A: IBIT B: IBIT C: IBIT C: IBIT E: IBIT F: IBIT G: IBIT H: IBIT I:	Common Elements Limited Common Elements Encumbrances Again Schedule of Mainte Summary of Sales C Summary of Escrow	st Title nance Fees ontract	

GENERAL INFORMATION ON CONDOMINIUMS

A condominium is a special form of real property. To create a condominium in Hawaii, the requirements of Hawaii's "Horizontal Property Act" (Chapter 514A, Hawaii Revised Statutes) must be followed.

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 they 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 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 quests.

Some condominium projects are leasehold. This means that the land or the land, 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 owner/tenant) 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. The 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.

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 a vote of the owners. Some of these actions may significantly impact the quality of life for all 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 vitally important to all apartment owners that the transition from developer to owner control be accomplished in an orderly manner and in a spirit of cooperation.

SUMMARY OF THE CONDOMINIUM PROJECT

(cite to appropriate pages in text of report)

Interest to be Conveyed to Buyer:

A fee simple interest in a condominium unit and an undivided interest in the project's common elements.

Ty	oe of Pro	pject:	
1.	[X]	New Building(s) Both New Building(s) and Conversion	[] Conversion
2.	[X] [] []	Residential Mixed Residential and Commercial Other	[] Commercial
3.	[]	High Rise (5 stories or more)	[X] Low Rise
4.	[]	Single or [X] Multiple Buildings	
5.	Apartr	ment Description	
	Net l perim	neter walls.	Net Living Area 3554 3449 3274 1st Floor 3572 3328 3328 3139 nent measured from the interior surface of the apartment defigures which differ from those above because a different elem used.
6.	Parking	g:	Number of Challe
		Assigned Stalls (Individual Units) Guest Stalls Unassigned Stalls Extra Stalls Available for Purchase Other:	Number of Stalls 12 (2 stalls per attached garage 8
		Total Parking Stalls	20

7. Recreational amenities:

Unit 218-6 has a swimming pool, for the exclusive use of Unit 218-6.

All of the units have access to the beach through the common elements of the project.

I. PEOPLE CONNECTED WITH THE PROJECT

SANTANGELO INVESTORS	Phone:	(808) 732-0707
Name 3221 WAIALAE AVENUE #300		(Business)
Business Address HONOLULU, HAWAII 96816		
Names of officers or general partners of developers who are STEPHEN F. SANTANGELO GENERAL PARTN	e corporations of ER	r partnerships:
STEPHEN F. SANTANGELO dba SANTANGELO REALTY	Phone:	(808) 732-0707
3221 WAIALAE AVENUE #300 Business Address	none.	(Business)
TITLE GUARANTY ESCROW SERVICES, INC. Name 235 QUEEN STREET, FIRST FLOOR Business Address	Phone: 	(808) 521-0211 (Business)
LAULIMA PROPERTY MANAGEMENT, INC. Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816	Phone:	(808) 732-9497 (Business)
None Name Business Address	 	
	Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816 Names of officers or general partners of developers who ar STEPHEN F. SANTANGELO GENERAL PARTN STEPHEN F. SANTANGELO dba SANTANGELO REALTY Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816 TITLE GUARANTY ESCROW SERVICES, INC. Name 235 QUEEN STREET, FIRST FLOOR Business Address HONOLULU, HAWAII 96813 LAULIMA PROPERTY MANAGEMENT, INC. Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816	Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816 Names of officers or general partners of developers who are corporations or STEPHEN F. SANTANGELO GENERAL PARTNER STEPHEN F. SANTANGELO dba SANTANGELO REALTY Phone: Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816 TITLE GUARANTY ESCROW SERVICES, INC. Name 235 QUEEN STREET, FIRST FLOOR Business Address HONOLULU, HAWAII 96813 LAULIMA PROPERTY MANAGEMENT, INC. Phone: Name 3221 WAIALAE AVENUE #300 Business Address HONOLULU, HAWAII 96816

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 Horizontal Property Regime, a Condominium Map (File Plan), and the Bylaws of the Association of Apartment Owners.

A.	Declaration of Horizontal 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 [X] Recorded — Bureau of Conveyances — Book 18243 Page 178 [] Filed — Land Court — Document Number								
	Amendment date(s) and recording/filing information: First Amendment dated December 10, 1984 recorded in Book 18318, Page 398. Second Amendment dated September 2, 1986 recorded in Book 19821, Page 759.								
В.	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 [X] Recorded — Bureau of Conveyance Condo Map No. 842 [] Filed — Land Court Condo Map No.								
	Amendment date(s) 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 way in which meetings will be conducted, and other matters which affect how the condominium project will be governed.								
	The Bylaws for this condominium are: [] Proposed [\chi] Recorded — Bureau of Conveyances — Book 18243 Page 191 [] Filed — Land Court — Document Number								
	Amendment date(s) 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 individual apartments. House rules may cover matters such as parking regulations, hours of
	operation for common facilities such as recreation areas, use of lanais, keeping of pets, and occupancy limits.
	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	Hou:	se Rules for t	his condor	minium are:
[1	Proposed	[X]	Adopted
[]	Developer de	oes not pla	an 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. <u>Apartment Owners:</u> Minimum percentage of apartment owners who must vote for or give written consent to changes:

	Minimum Set by Law	This Condominium
Declaration (and Condo Map)	75%	75%
Bylaws	65%	75%
House Rules	-	

The percentages for individual condominium projects may be more than the minimum set by law.

2. <u>Developer</u>: The developer has reserved the following rights to change the Declaration, Condominium Map, Bylaws, or House Rules:

The Condominium Statute (Chapter 514A, HRS), the Declaration, Bylaws, and House Rules control the rights and obligations of the apartment owners with respect to 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.

III. THE CONDOMINIUM PROJECT

	Fee Simple: Individual apartments and the underlying land will be in fee simple.
[]	Leasehold or Subleasehold: Individual apartments and the underlying land will be leasehold.
	The leases for the individual apartments and the underlying land usually require that at the end of the lease term, the lessee (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.
	Lease Term Expires: Rent Renegotiation Date(s):
	Lease Rent Payable: [] Monthly [] Quarterly [] Annually
	Exhibit contains a schedule of the lease rent for each apartment per [] Month [] Year.
[]	Individual Apartments in Fee Simple, Underlying Land in Leasehold or Subleasehold:
	(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; or (2) convey the building(s) and improvements to the lessor, often at a specified price. Exhibit contains further explanations. Lease Term Expires: Rent Renegotiation Date(s):
	Lease Rent Payable: [] Monthly [] Quarterly
	[] Semi—Annually [] Annually
	[] Semi-Annually [] Annually
	[] Semi-Annually [] Annually Exhibit contains a schedule of the lease rent for each apartment p
[]	[] Semi—Annually [] Annually Exhibit contains a schedule of the lease rent for each apartment pe
[] For Si	[] Semi-Annually [] Annually Exhibit contains a schedule of the lease rent for each apartment per [] Month [] Year.
[] For St	[] Semi—Annually [] Annually Exhibit contains a schedule of the lease rent for each apartment per [] Month [] Year. Other:

Add	dress:	215, 217, 219 218, 220, 222 Honolulu, Hawa	Kaimanawa				Tax Map (TMK	First Division (1) First Division (1)
[] Addi	ress [] T	MK is expec	ted to	change bec	ause _		
Lan	nd Area:	56,476[X]	square feet	[]	acre(s)		Zoning:	R7.5
Fee	Owner:	SANTANGELO I	NVESTORS					
		name 3221 WAIALAE	AVENUE #3	300				
		address HONOLULU, HA	WAII 968	16		_		
Sub	olessor:					_		
		name						
		address						
		d Other Improveme	ents:					
1.	[X]	New Building(s) Both New Building(s) and Conve	ersion			Existing Buildi	
1.	[X] [] Buildir	New Building(s) Both New Building(ngs:6	s) and Conve	ersion Floors	s Per Buildi			
1.	[X] [] Buildir	New Building(s) Both New Building(ngs:6 Exhibit con	s) and Conve	ersion Floors	s Per Buildi			
1.	[X] [] Buildir [] Princip	New Building(s) Both New Building(ngs: 6 Exhibit contaction Man	s) and Conve	ersion Floors explan	s Per Buildi ations.	ing:	2	
Buil 1. 2.	[X] [] Buildir [] Princip	New Building(s) Both New Building(ngs: 6 Exhibit contaction Man	s) and Conve	ersion Floors	s Per Buildi ations.	ing:	2	
1.	[X] [] Buildir [] Princip	New Building(s) Both New Building(ngs: 6 Exhibit contaction Man	s) and Conve	ersion Floors explan	s Per Buildi ations.	ing:	2	
1.	[X] [] Buildir [] Princip [] [X]	New Building(s) Both New Building(ngs: 6 Exhibit contaction Man	s) and Conve	ersion Floors explan	s Per Buildi ations.	ing:	2	
1. 2.	[X] [] Buildir [] Princip [] [X] Permit	New Building(s) Both New Building(s) ngs: 6 Exhibit contact Construction Management STUCCO	s) and Convertains further	ersion Floors explan	s Per Buildi ations.	ing:	2	X] Wood
1. 2.	[X] [] Buildir [] Princip [X] [X] Permit	New Building(s) Both New Building(ngs: 6 Exhibit contact Construction Material Concrete Other STUCCO ted Uses:	s) and Convertains further	ersion Floors explan	s Per Buildi ations.	ing:	2	X] Wood
1. 2.	[X] [] Buildir [] Princip [X] Permit [X]	New Building(s) Both New Building(s) ngs: 6 Exhibit construction Management STUCCO ted Uses: Commercial	(s) and Convertains further terial:	ersion Floors explan	s Per Build ations. Hollow Ti	ing:	2 [X] Wood

5. Special Use Restrictions:

	The Declaration, Bylaws, and apartments. Restrictions for the Household net	his condominiu		e but are not limite	
	[X] Pets: may be permit		•		
	[] Number of Occupants:				
	[] Other:				
	[] There are no special use	restrictions.			
6.	Interior (fill in appropriate nur	nbers):			
	Total Apartments 6				
	Elevators none	Stairways _	interior	Trash Chutes	none
	Apt. <u>Type</u> 218-2 218-4 Qty 1	BR/Bath 4/4.5 4/4.5	Net <u>Living Are</u> 3554 3449	<u>Lanai</u> <u>70</u>	
	218-6 219-1 1 219-3 219-5	4/4.5 4/4.5 4/4.5 4/4.5	3274 3572 3328 3139		<u>5/2</u> nd Floor 33 <u>8</u> 5

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

Boundaries of Each Apartment:

Each apartment shall include the entire structure, including the lanai and patio, but exclusive of land area for each respective site, which shall be a limited common element.

Permitted Alterations to Apartments:

Construction, restoration, or replacement of individual units in the Project may be undertaken by the Developer or any unit owner with the approval of the Association of Apartment/Home Owners except that no unit owner can increase the total square footage of his unit or alter the location of his unit, nor may a unit owner deviate from the existing boundaries of the first and second floor plans as per the Condominium Map.

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

7.	Parking Stalls:				
	Total Parking Sta	ılls: <u>20</u>			
		Regular covered open	Compact covered open	<u>Tandem</u> covered open	TOTAL
	Assigned (for individual units)				12
	Guest Unassigned Extra Available for Purchase				8
	Other:				
	Buyers are	tment will have the encouraged to find o	exclusive use of at least put which stall(s) will be avainitted in condominium protional information on park	ilable for their use.	
8.	Recreational and	Other Common Faci	lities:		
	[] There are r	no recreational or cor	nmon facilities.		
	[] Swimming	pool	[] Storage Are	ea	
	[] Recreation	Area	[] Laundry A	rea	
	[] Tennis Cou	ırt	[] Trash Chut	e	
		All of the units mon elements of	have access to the b	each through - -	

a.				Expected	Useful	Life	of	Structural	Components,	Mechanical,	and	Electrica
	install	ation	<u>s</u>									
b.	Comp	liance	with	Building	Code and	Mun	icipa	al Regulatio	ns; Cost to Cur	e Violations		
Cor	nforman	ce to	Prese	nt Zoning	Code							
	forman [X]			nt Zoning		have t	oeen	granted.				
		No v	arian	ces to zon	ing code				llows:			
	[X]	No v	arian	ces to zon	ing code			granted. ranted as fo	llows:			
	[X]	No v	arian	ces to zon	ing code				llows:			
	[X]	No v	arian	ces to zon	ing code				llows:			
а.	[X]	No v	ariano	ces to zon	ing code	as/we	re g	ranted as fo	llows:			
Cor a.	[X] [] Confo	No v	ariandance(s	ces to zonir conform	ing code wing Code wing Uses, ing Uses, s	struc	ture	ranted as fo	llows: se, structure, or requirements.	r lot which wa	as law	rful at on
3.	[X] [] Confo	No v	ariandance(s	-Conform	ing code wing Code wing Uses, ing Uses, s	struc	ture	ranted as fo	se, structure, or requirements.	r lot which wa	as law	rful at one
а.	[X] [] Confo	No v Varia	ariandance(s	-Conform	ing code wing Uses, ing use, sow confo	struc	ture	ranted as fo s, Lot or lot is a us sent zoning	se, structure, or requirements.		as law	rful at one

9.

Present Condition of Improvements

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.

υ. <u>co</u>	mmon Elements, Elimited Common Elements, Common Interest.
1.	Common Elements: Common Elements are those parts of the condominium project intended to be used by all apartment owners. They are owned jointly by all apartment owners.
	ExhibitA describes the common elements.
2.	<u>Limited Common Elements</u> : 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.
	[χ] The limited common elements and the apartments which may use them are:
	[X] described in Exhibit B
	[X] as follows:
	a) Unit 218-2: The land area consisting of 7,148 square feet.
	b) Unit 218-4: The land area consisting of 6,398 square feet,
	c) Unit 218-6: The land area consisting of 8,145 square feet.
	d) Unit 219-1: The land area consisting of 7,396 square feet.
	e) Unit 219-3: The land area consisting of 5,796 square feet.
	f) Unit 219-5: The land area consisting of 6,085 square feet.
NOTE:	The above land areas are <u>not</u> legally subdivided lots.
3.	<u>Common Interest</u> : Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is often used to determine each apartment's share of the maintenance fees and other common profits and expenses of the condominium. It may also be used for other purposes, including voting on matters requiring action by apartment owners.
	[] Exhibit describes the common interests for each apartment.
	[X] as follows:
	Each unit will have an undivided one-sixth $(1/6)$ fractional interest in all of the common elements.

	November 21, 1988	encumbrances against the title contained in the title report dated			
	Blanket Liens:				
		ondominium project that secures a construction loan. It is usually nent basis upon payment of specified sums so that individual s free and clear of the lien.			
	[] There are no blanket liens affect	ting title to the individual apartments.			
	[X] There are blanket liens which m	nay affect title to the individual apartments.			
		ovement district or utility assessments) must be released before the nt to a buyer. Buyer's interest will be affected only if the developer apartment to buyer.			
	Type of Lien	Effect on Buyer's Interest If Developer Defaults			
	CONTRUCTION LOAN	Buyer's interest subject to termination but Buyer will be certified to refund of deposits.			
ma As	anagement of the common elements	and the overall operation of the condominium project. The cases may be required, to employ or retain a managing agent to			
As ass Ini	anagement of the common elements ssociation may be permitted, and in some sist the Association in managing the concitial Managing Agent: When the deve	and the overall operation of the condominium project. The ne cases may be required, to employ or retain a managing agent to dominium project. Hoper or the developer's affiliate is the initial managing agent, the			
As ass	anagement of the common elements ssociation may be permitted, and in som sist the Association in managing the conditial Managing Agent: When the development contract must have a term	and the overall operation of the condominium project. The cases may be required, to employ or retain a managing agent to dominium project. Sloper or the developer's affiliate is the initial managing agent, the of one year or less and the parties must be able to terminate the			
As ass	anagement of the common elements ssociation may be permitted, and in som sist the Association in managing the condition in managing Agent: When the development contract must have a term portract on notice of 60 days or less.	ne cases may be required, to employ or retain a managing agent to dominium project. Ploper or the developer's affiliate is the initial managing agent, the of one year or less and the parties must be able to terminate the initial managing agent, the of one year or less and the parties must be able to terminate the inium is:			
As ass	anagement of the common elements sociation may be permitted, and in som sist the Association in managing the condition in managing the condition in managing the condition in managing the condition in managing Agent: When the development contract must have a term portract on notice of 60 days or less. The initial managing agent for this condomination in the condition in	and the overall operation of the condominium project. The cases may be required, to employ or retain a managing agent to dominium project. Eloper or the developer's affiliate is the initial managing agent, the of one year or less and the parties must be able to terminate the inium is:			

G. Estimate of Initial Maintenance Fees:

The Association will make assessments against your apartment to provide funds for the operation and maintenance of the condominium project. If you are delinquent in paying the assessments, your apartment may be liened and sold through a foreclosure proceeding.

Initial maintenance fees are difficult to estimate and tend to increase as the condominium ages. Maintenance fees may vary depending on the services provided to each apartment.

Exhibit	D	contains	a schedule	of	maintenance	fees	and	maintenance	fee	disbursements
CAINDIC	U	COLLEGIA	a scribation	Ο.	THE THE CHIEF ICC	1003	4114	THE ITTECHNETICS	100	Gibbai scritchts

H. Utility Charges for Apartments:

Each apartment will be billed separately for utilities except for the following checked utilities which are included in the maintenance fees:

[]	Electricity	[]	Television Cable
[]	Gas	[X]	Water & Sewer
[1	Other		

1. 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:

- A. Buildings, driveways, landscaping, garden and perimeter concrete tile walls, seawall fence are warranted for 1 year by Rovens/Tanaka Contractors, Inc. (General Contractor), (Warranty expired)
- B. Concrete tile roof two years. (Warranty expires 5/30/88)
- C. Sheet metal, ventilation and air conditioning two years. (Warranty expires 5/30/88)
- D. Soil treatment (control of subterranean termites) five years. (From 8/04/86)
- E. Osmose Pressure treated lumber 20 years.
- F. Wood doors one year. (Warranty expired)

2. Appliances:

None.

J.	Status of Construction and Estimated Completion Date:
	All of the units in the Project have been completed, with the exception of the interior painting, wood trim, floor coverings, appliances, plumbing fixtures, eletrical fixtures finish hardware, air conditioner equipment, and exterior flood lights, for Units #219-3 and #219-5. This has been done to allow the individual buyer to select their own coloring scheme and type of fixtures and appliances.
K.	Project Phases:
	The developer [] has [X] has not reserved the right to add to, merge, or phase this condominium.
	Summary of Developer's Present Plans for Future Development:
L.	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
	[X] Specimen Sales Contract
	Exhibit E contains a summary of the pertinent provisions of the sales contract.
	[X] Escrow Agreement dated undated
	ExhibitF contains a summary of the pertinent provisions of the escrow agreement.

IV. ADDITIONAL INFORMATION NOT COVERED ABOVE

<u>Street Addresses</u>. The following are the street/mailing addresses for the various units:

- a) Unit 218-2: 218 Kaimanawai Place
- b) Unit 218-4: 220 Kaimanawai Place
- c) Unit 218-6: 222 Kaimanawai Place
- d) Unit 219-1: 215 Kaalawai Place
- e) Unit 219-3: 217 Kaalawai Place
- f) Unit 219-5: 219 Kaalawai Place

ENCROACHMENT. The existing seawall which has been there for approximately 60 years and a fence are the only existing encroachments according to the State Department of Land and Natural Resources and may have to be removed in the future. However, landscaping work and replacement of the fence by Santangelo Investors, a Hawaii limited partnership, have been approved by the Department of Land Utilization, City and County of Honolulu, and DLNR, based on the present Plans (Condominium Map) by Building Permit issued on March 13, 1986.

Buyer's Right to Cancel Sales Contract:

A. Rights Under the Condominium Statute:

Preliminary Report: Sales made by the Developer 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.

Final Report, Supplementary Report to a Final Report: Sales made by the Developer are binding if:

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

- 1. There is a material change in the condominium which directly, substantially, and adversely affects (a) the use or value of the buyer's apartment or its limited common elements; or (b) the amenities available for buyer's use; and
- 2. 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.

B. Rights Under the Sales Contract:

Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the condominium. These include but are not limited to the:

- 1. Condominium Public Reports issued by the Hawaii Real Estate Commission.
- 2. Declaration of Horizontal Property Regime and Condominium Map.
- 3. Bylaws of the Association of Apartment Owners.
- 4. House Rules.
- Escrow Agreement.
- 6. Hawaii's Condominium Law (Chapter 514A, HRS, as amended; Hawaii Administrative Rules, Chapter 16-107, adopted by the Real Estate Commission).

-	Other		
,	LITHER		
1.	O ti ici		

If these documents are not in final form, the buyer should ask to see the most recent draft.

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 Law (Chapter 514A, HRS and Hawaii Administrative Rules Chapter 16-107) are available at the Department of Commerce and Consumer Affairs.

This Public Report is a part of Regon May 23, 1980	istration No1319	filed with the Real Esta	te Commission
Reproduction of Report. When repr	roduced, this report mu	ıst be on:	
[] yellow paper stock	[] white paper st	tock [X] pink pape	er stock
Expiration Date of Reports. Prelithirteen (13) months from the date the Commission issues an order exte	e of issuance unless a So	upplementary Public Report is i	
Supplementary Public Reports expir	re on the expiration dat	e given on the front of the repo	irt.
		Davia Damos	~
		GLORIA DAMRON, O	

STATE OF HAWAII

Distribution:

Bureau of Conveyances
Department of Finance, <u>City and County of Honolulu</u>
Planning Department, <u>City and County of Honolulu</u>
Federal Housing Administration
Escrow Agent

EXHIBIT "A"

Common Elements

- a. The land in fee simple
- b. Any installation of services such as power, light, gas, sewer lines, water lines, telephone, radio and television, signal distribution and like utilities.
- c. Roadways, guest parking stalls, walkways and landscaped areas.
- d. Any parts of the Project existing for the common use and are necessary for the maintenance and safety of the Project.

EXHIBIT "B"

Limited Common Elements

The limited common elements include the areas designated in the Condominium Map No. 842 and consist of the following:

- a. Unit 218-2. The land area consisting of 7,148 square feet is a limited common element for the owner of Unit 218-2.
- b. Unit 218-4. The land area consisting of 6,398 square feet is a limited common element for the owner of Unit 218-4.
- c. Unit 218-6. The land area consisting of 8,145 square feet is a limited common element for the owner of Unit 218-6.
- d. Unit 219-1. The land area consisting of 7,396 square feet is a limited common element for the owner of Unit 219-1.
- e. Unit 219-3. The land area consisting of 5,796 square feet is a limited common element for the owner of Unit 219-3.
- f. Unit 219-5. The land area consisting of 6,085 square feet is a limited common element for the owner of Unit 219-5.

EXHIBIT "C"

Encumbrances Against Title

- Any and all Real Property Taxes that may be due and owing.
 Tax Key: 3-1-039-001 (1)
- Location of the seaward boundary in accordance with the laws of the State of Hawaii and shoreline setback line in accordance with County regulation and/or ordinance and the effect, if any, upon the area of the land described herein.
- 3. Grant in favor of Hawaiian Electric Company, Inc. dated January 11, 1941, recorded in Liber 1617 at Page 102; granting a perpetual easement over Parcel Second.
- 4. 5-foot wide Access Easement "A" along THE ISLES AT DIAMOND HEAD BEACH lot from Kaimanawai Place to the State Beach Lot, as shown on Survey Map dated June 3, 1986 and August 13, 1986, prepared by Maitland C. Dease, Registered Professional Engineer and Surveyor:

Beginning at an iron pin on the northeast corner of this piece of land, said pin marking the end of Course 10 of the above described land, and the southeast corner of 20-foot right-of-way, and running by true azimuths measured clockwise from South

1.	335"	17'	233.32	feet	to a	a pi	pe;
----	------	-----	--------	------	------	------	-----

- 87° 45'
 5.00 feet along beach road reserve;
- 3. 175° 17' 233.10 feet:
- 4. 265° 17'
 5.00 feet along the southerly end of a 20-foot right-of-way, Kaimanawai Place, to the point of beginning and containing an Area of 1.166 square feet, more or less.

- 5. -AS TO THE UNDIVIDED INTEREST IN AND TO 20-FOOT RIGHT-OF-WAY:-
 - (A) Grant in favor of Hawaiian Electric Company, Inc. and Hawaiian Telephone Company dated October 5, 1951, recorded in Liber 2512 at Page 326; granting a perpetual right and easement to build, construct, reconstruct, rebuild, repair, maintain and operate an underground power line, etc. through and under said 20-foot right-of-way.
 - (B) Grant in favor of Hawaiian Electric Company, Inc. and Hawaiian Telephone Company dated January 15, 1985, recorded in Liber 18615 at Page 410; granting easement for utility purposes over said 20-foot right-of-way.
- 6. Any leases that may be existing.
- The restrictions on use and other restrictions and all other of the covenants, agreements, obligations, conditions, reservations, easements and other provisions set forth in Declaration of Horizontal Property Regime dated March 1, 1982, recorded in the Bureau of Conveyances of the State of Hawaii in Liber 16195 at Page 620, and the By-Laws attached thereto, as the same are or may hereafter be amended in accordance with law, said Declaration or said By-Laws. (Project covered by Condominium Map No. 842, as amended.) Said Declaration was amended by instruments dated May 6, 1983, recorded in Liber 17114 at Page 447, and dated July 25, 1983, recorded in Liber 17224 at Page 629. Said Declaration was amended in its entirety to completely restate and supersede the foregoing Declaration and By-Laws by instrument dated October 30, 1984, recorded in Liber 18243 at Page 178. Said Declaration was further amended by instruments dated December 10, 1984, recorded in Liber 18318 at Page 398, and dated September 2, 1986, recorded in Liber 19821 at Page 759.

- 8. By-Laws of the Association of Apartment Owners of the Condominium Project known as "THE ISLES AT DIAMOND HEAD BEACH" dated October 30, 1984, recorded in the Bureau of Conveyances of the State of Hawaii in Liber 18243 at Page 191, as the same may hereafter be amended.
- 9. Agreement for Issuance of Special Use Permit under Section 21-2.71, Revised Ordinances of Honolulu, 1978, as amended, dated June 1, 1982, recorded in Liber 16960 at Page 368, made by Santangelo Investors, a Hawaii limited partnership, as "Declarant".
- 10. Possible encroachment into Old Beach Road (land owned by the State of Hawaii).
- 11. AS TO APARTMENT NO. 219-3:

Terms, easements, restrictions, agreements, reservations, covenants, conditions and provisions contained in Residential Apartment Deed dated May 26, 1987, recorded in Liber 21468 at Page 105.

12. AS TO APARTMENT NO. 219-5:

Terms, easements, restrictions, agreements, reservations, covenants, conditions and provisions contained in Residential Apartment Deed dated May 26, 1987, recorded in Liber 21468 at Page 111.

13. Mortgage in favor of Honfed Bank for \$5,200,000 dated November 18, 1988 recorded at Book 22583 Page 425.

EXHIBIT D

ESTIMATE OF INITIAL MAINTENANCE FEES AND ESTIMATE OF MAINTENANCE FEE DISBURSEMENTS

Estimate of Initial Maintenance Fees:

iths = Yearly Total
\$ 7,632.00 7,632.00 7,632.00 7,632.00 7,632.00
7,632.00 \$45,792.00

[]	Revised	on	

The Real Estate Commission has not reviewed the estimates of maintenance fee assessments and disbursements for their accuracy or sufficiency.

Estimate of Maintenance Fee Uts. amend.

	Monthly x 12	months • Yearly Total
Utilities and Services		
Air Conditioning		
Electricity [X] common elements only [] common elements and apartments	100	1,200
Gas	• • •	•••
Refuse Collection		
Telephone	• • •	• • •
Water and Sewer	600	7,200
Maintenance, Repairs and Supplies		
Building	1,066	12,792
Grounds	***	
Management		
Management Fee Payroll and Payroll Taxes Office Expenses	400	4,800
Insurance	500	6,000
Reserves	900	10,800
Taxes and Government Assessments	• • •	• • •
Audit Fees	50	600
Other Security	200	2.400
20045 201		2,100

TOTAL

\$3,816

\$45,792

STEPHEN F. SANTANGELO, President of I/We, LAULIMA PROPERTY MANAGEMENT, INC., as managing agents for the condominium project, hereby cartify that the above estimates of initial maintenance fee assessments and maintenance fee disbursements were prepared in accordance with generally accepted accounting principles.

3/18/88

EXHIBIT "E"

Summary of Sales Contract

The Sales Contract contains the price and other terms and conditions under which a purchaser will agree to buy an apartment in the Project. Among other things, the Sales Contract says:

- (a) A buyer must obtain his own financing. Buyer acknowledges that this Sales Contract is not contingent on any financing after the issuance of the final public report, or any applicable Supplementary Report.
- (b) That a purchaser's money will be held in escrow, under the terms of the Escrow Agreement.
- (c) What remedies Buyer and Seller have in the event of a default under the Sales Contract.
- (d) That the unit will be subject to various other legal documents which the buyer certifies that he has examined.
- (e) That the buyer must close the purchase at a certain date and pay closing costs, in addition to the purchase price.

The Sales Contract contains various other provisions with which the purchaser should become acquainted.

EXHIBIT "F"

Summary of Escrow Agreement

The Escrow Agreement sets up an arrangement under which the deposits which a purchaser makes under a Sales Contract will be held by a neutral party ("Escrow"). Under the Escrow Agreement these things will or may happen:

- (a) Escrow will let purchasers know when payments are due.
- (b) Escrow will arrange for purchasers to sign all necessary documents.
- (c) The Escrow Agreement says under what conditions a refund will be made to a purchaser.
- (d) The Escrow Agreement says what will happen to a purchaser's funds upon a default under the Sales Contract.

The Escrow Agreement contains various other provisions and establishes certain charges with which the purchaser should become acquainted.