

# REAL ESTATE COMMISSION STATE OF HAWAII

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
PROFESSIONAL & VOCATIONAL LICENSING DIVISION
1910 Richards Street
P. O. Box 3469
Honolulu, Hawaii 96801

#### CONDOMINIUM PUBLIC REPORT

on

PALEHUA VILLAS-PHASE 4 92-1148 and 92-1152 Panana Street Ewa Beach, Hawaii

Registration No. 1997

					Issued: Expires:	December January		
Report	Purpose:				<b>-</b>	ouncer)	,	
Dece neither	port is based on informa mber 9 , 19 8 approval nor disapproval	8 ar	nd is is	ssued by the Commissi	ion for info	ormational p	urpos	es only. It represents
Type o	of Report:							
<u> </u>	PRELIMINARY: (yellow)	Real	Estat	per may not as yet ha e Commission minima Final Public Report	al informat	ion sufficier	nt for	a Preliminary Public
	FINAL: (white)		matior [ ]	oper has legally cre with the Commission Supersedes all prior r Must be read togethe	oublic repor	rts		·
	SUPPLEMENTARY: (pink)	Upda And		ormation contained in Prelim. Public Report Supp. Public Report Supp. Public Report Must be read togethe.  This report reactivate public report(s) which	t dateddated dated ublic repor r with	ts		
Disclos	ure Abstract: Separate I	Disclos	ure Al					
[	] Required			Required disclosures				

# 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.

There has been no prior public report.

# TABLE OF CONTENTS

				page
Type Summ Table Gener	of Renary of Coral Inc	rpose		2 3 4
1.	PEO	PLE CONNECTED WITH THE PROJECT		6
	Real	eloper Estate Sales Agent ow Company	Managing Agent Attorney for Developer	
11.	CRE A. B. C. D. E.	ATION OF THE CONDOMINIUM; CONDOMIN Declaration		7 7 8
III.	THE A.B.C.D.E.F.G.H.I.J.K.L.	Interest to be Conveyed to Buyer. Underlying Land. Buildings and Other Improvements. Common Elements, Limited Common Elements Encumbrances Against Title. Management of the Common Elements. Maintenance Fees. Utility Charges Construction Warranties Status of Construction Project Phases Sales Documents Filed with the Real Estate Construction	, Common Interest	10 10 14 15 16 16 16 17
IV.	ADE	DITIONAL INFORMATION NOT COVERED AS	30VE	18
		ght to Cancel Sales Contract		
EXHI EXHI EXHI EXHI EXHI EXHI EXHI EXHI	BIT E BIT E BIT E BIT E BIT E BIT E	B: Limited Common Elements C: Common Elements D: Common Interests and Parking E: Encumbrances F: Merger Provisions G: Summary of Sales Contract H: Summary of Escrow Agreement Disclosure Abstract	g Stall Assignments	

# 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 guests.

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: Fee simple interest in an individual apartment and an undivided percentage interest in the

common elements.

Type of Project:
------------------

1.		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.	Apart	nent Description	
		A 4	N

		Net	
<u> Oty</u>	BR/Bath	Living Area*	Lanai/Patio
<u>6</u>	2/1	_743	
_9	2/1	_743	
_3	<u>2/1 1/</u> 2	<u> 794 </u>	
	$\frac{2}{1}$ $\frac{1}{2}$	<u> 794                                    </u>	
6	<u>2/1 1/</u> 2	<u>887</u>	***
<del>_2</del>	$\frac{2}{1}$ $\frac{1}{2}$	887	***
5	3/ <del>2</del>	9+3	
36.		) <b></b>	
	Oty 6 9 3 1 6 2 3 6 .		$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$

<sup>\*</sup>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.

# 6. Parking:

	Number of Stalls
Assigned Stalls (Individual Units) Guest Stalls Unassigned Stalls Extra Stalls Available for Purchase Other:	<u>69</u> 
Total Parking Stalls	_ 69

7. Recreational amenities: None

# I. PEOPLE CONNECTED WITH THE PROJECT

Developer:	Makakilo Properties, a Hawaii limited	·Phone:	548-3347
	Name partnership		(Business)
	195 South King Street		
	Business Address		
•	Honolulu, Hawaii 96813		
	Names of officers or general partners of developers who are co	orporations or	partnerships:
	Finance Realty Company, Limited, is the	general	partner.
Real Estate	Finance Beelty Commence Limited	Di	E/O 22/7
Sales Agent:	Finance Realty Company, Limited Name	Phone:	548-3347 (Business)
	195 South King Street		(business)
	Business Address		
	Honolulu, Hawaii 96813		
Escrow:	Bank of Hawaii	Phone:	527 07//
	Name	i ii Olie.	537-8744 (Business)
	Financial Plaza of the Pacific		( = === ,
	Business Address		
	Honolulu, Hawaii 96813		
Managing			
Agent:	Mahalo Nui Management, Inc.	Phone:	672-9112
	Name		(Business)
	92-605 Makakilo Drive		
	Business Address Ewa Beach, Hawaii 96707		
	Ewa Beach, Hawaii 90707		
Attorney for	** 1 11 ** D		
Developer:	Wendell K. Pang		
	Name 195 South King Street		
	Business Address		
	Honolulu Horraii 06012		

# 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:  [ x] Proposed  [ ] Recorded — Bureau of Conveyances — Book Page
	Amendment date(s) and recording/filing information:
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:  [ x] Proposed  [ ] Recorded — Bureau of Conveyance 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:  [ x ] Proposed  [ ] Recorded — Bureau of Conveyances — Book Page
	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	Hous	e Rules for	this conde	ominium are:	
[	$\mathbf{x}]$	Proposed	[ ]	Adopted	
[	]	Developer (	does not p	lan to adopt l	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 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%	65%
House Rules	_	AD 40 40

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 developer has reserved the right to merge the project with one or more additional condominium projects. See Exhibit F.

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

Intere	st to be Conveyed to Buyer:
[x ]	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 en 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 lan and that they either (1) remove or dispose of the building(s) and other improvements; (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
	Exhibit contains a schedule of the lease rent for each apartment per [ ] Month [ ] Year.
	Other:
For Su	bleasehoids:
[ ]	Buyer's sublease may be cancelled if the master lease between the sublessor and fee owner [ ] Cancelled [ ] 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 lesse is capselled or forced and

Underlyir	g Land:		First Division
Address:	92-1148 and 92-1152 Panana Street Ewa Beach, Hawaii	Tax Map Ke (TMK)	
[ ] Ac	dress [ ] TMK is expected to change because _		
Land Are	a: 2.317 [ ] square feet [x] acre(s)	Zoning:/	A-1
Fee Owne	r: Makakilo Properties name 195 South King Street address		
Sublessor			
	name		
	address		
[ ]	New Building(s) [ ] Conversion of E Both New Building(s) and Conversion		(s)
2. Buil	dings: 2 Floors Per Building: _	3	
[ ]	Exhibit contains further explanations.		
3. Prin	cipal Construction Material:		
[ x]	Concrete [ ] Hollow Tile	[x ]	Wood
[ ]	Other		
4. Pern	No. of Apts.		No. of Apts.
[ ]	Commercial [ ]	Industrial	- Control Cont
[ x]	Residential 36 [ ]	Agricultural	-
[ ]	Timeshare/Hotel [ ]	Recreational	

# 5. Special Use Restrictions:

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

[ x]	Pets:	See	Exhibit	A
_				

[ ] Number of Occupants:

[ x] Other: See Exhibit A

[ ] There are no special use restrictions.

# 6. Interior (fill in appropriate numbers):

Total Apartments 36

Elevators	no	Stairways	yes Ira	sh Chutes <u>no</u>	
Apt.			Net		
Type	<u> Oty</u>	BR/Bath	Living Area*	Lanai/Patio	
_ <u>A</u>	6	2/1	743		
<u>A-R</u>	<del>9</del>	$\frac{2/1}{2/1}$ (2)	<u>743</u>	***	
<u>B</u>	<u> </u>	$\frac{2/1}{3/1}\frac{1}{1/2}$	<u>794</u> 794	-	
B-R C	<del></del>	$\frac{2/1}{2/1}$ $\frac{1}{1}$	887		
C-R	2	$\frac{\frac{2}{2}}{2}$ $\frac{1}{1}$ $\frac{1}{2}$	887		
R D	3	3/,2	912		

<sup>\*</sup>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 floor area may have been used.

#### Boundaries of Each Apartment:

The respective apartments shall not be deemed to include the undecorated or unfinished surfaces of the perimeter walls or interior load-bearing walls, the floors and ceilings surrounding each apartment or any pipes, wires, ducts, conduits or other utility or service lines running through such apartment which are utilized for or serve any other apartment, the same being deemed common elements. Each apartment shall be deemed to include all the walls and partitions which are not load-bearing within its perimeter walls, the inner decorated or finished surfaces of all walls, floors and ceilings, doors and door frames, windows and window frames, windows and window frames, all fixtures originally installed therein.

#### Permitted Alterations to Apartments:

Additions to or alterations of an apartment made within such apartment or within a limited common element appurtenant to and for the exclusive use of such apartment shall be permitted with the approval of the Board of Directors of the Association of Apartment Owners and the consent of all apartment owners determined by the Board to be directly affected by such additions or alterations, and upon completion of any addition or alteration which changes the floor plan of an apartment or limited common element, the Board shall cause a copy of the revised floor plan of the apartment or limited common element affected to be filed, at the expense of the owner of such apartment, as an amendment of the Declaration and the Condominium Map.

			Regu covered	<u>ular</u> open	covere	d open	<u>Tan</u>	dem open	<u>TO</u>
As	(fo	ned or individual nits)		41_	**************************************	28	******************	***************************************	69
	uest								
		signed Available							
		Purchase				****			
U	ther	<b>:</b>							-
	To Co	tal vered & Ope	n <u>41</u>		_	28	0	<u> </u>	
						es of at loant	7		/a)
			encouraged	to find out	t which sta	ll(s) will be ava	iiable for thei	parking stall r use.	15).
[	]	Buyers are	encouraged	to find out	t which sta	ill(s) will be ava	iiable for thei	r use.	(5).
•	] [ 2	Buyers are Commercia	encouraged I parking ga	to find out arage permit	t which sta	ill(s) will be ava	ilable for thei ject.	r use.	
•	] c ]	Buyers are Commercia	encouraged I parking ga	to find out arage permit	t which sta	ll(s) will be ava	ilable for thei ject.	r use.	
- [ <sub>2</sub>		Buyers are Commercia	encouraged I parking ga D conta	to find out arage permit ains additio	t which sta tted in cor onal inforn	ill(s) will be ava	ilable for thei ject.	r use.	
- [ <sub>2</sub>	ecre	Buyers are Commercia Exhibit	encouraged I parking ga D conta	to find out arage permit ains additio mon Facilit	t which stated in coronal inform	ill(s) will be ava	ilable for thei ject.	r use.	
[ 3	ecre	Buyers are  Commercia  Exhibit  ational and	encouraged I parking ga D conta	to find out arage permit ains additio mon Facilit	t which stated in coronal inform	ill(s) will be ava	ilable for thei	r use.	
[ 3	ecre	Buyers are  Commercia  Exhibit  ational and  There are n	I parking ga D conta	to find out arage permit ains additio mon Facilit	t which stated in coronal inform	ell(s) will be avanted and available	ilable for thei ject. ing stalls for t	r use.	
[ 3	ecre	Buyers are  Commercia  Exhibit  ational and  There are n  Swimming	encouraged I parking ga D conta Other Common recreation cool Area	to find out arage permit ains additio mon Facilit	t which stated in coronal inform	ell(s) will be avandominium promation on park  es.  Storage Are	iliable for thei ject. ing stalls for t	r use.	

7.

Parking Stalls:

	(For conversions of	residential apartr	nents in ex	istence for	five years):		
a.	Condition and E	xpected Useful	Life of	Structural	Components,	Mechanical, and	Electrical
b.	Compliance with E	Building Code and	d Municipa	l Regulatio	ns; Cost to Cur	re Violations	
0. <u>Cor</u>	nformance to Present	t Zoning Code					
a.	[ x] No variance	s to zoning code	have been	granted.			
	[ ] Variance(s)	to zoning code w	/as/were gr	anted as fo	llows:		
b.	Conforming/Non-C	Conforming Uses,	Structure	s, Lot			
	In general, a non-c time but which doe	onforming use, s es not now confo	tructure, o rm to pres	or lot is a us ent zoning	e, structure, or requirements.	r lot which was lav	vfui at one
		Conforming		Non-Conf	orming	<u>lilegal</u>	
	Uses Structures Lot	x x x		***************************************			

9.

Present Condition of Improvements

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.

Cor	mmon Elements, Limited 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.
	Exhibit C describes the common elements.
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.
	[X] The limited common elements and the apartments which may use them are:
	[ x ] described in Exhibit B
	[ ] 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 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.
	[ x ] Exhibit describes the common interests for each apartment.
	[ ] as follows:

D.

	Exhibit $\underline{E}$ describes the encumber $\underline{September\ 20,\ 1988}$ .	
	Blanket Liens:	
		um project that secures a construction loan. It is usually is upon payment of specified sums so that individual clear of the lien.
	[ ] There are no blanket liens affecting title	to the individual apartments.
	[ x ] There are blanket liens which may affect	title to the individual apartments.
		district or utility assessments) must be released before the eyer. Buyer's interest will be affected only if the developer at to buyer.
	Type of Lien	Effect on Buyer's Interest If Developer Defaults
	Mortgage in favor of First Hawaiian Bank	Buyer's interest may be terminated and Buyer's deposit will be refunded
F.	management of the common elements and the Association may be permitted, and in some cases n assist the Association in managing the condominium	nay be required, to employ or retain a managing agent to project.
F.	management of the common elements and the Association may be permitted, and in some cases n assist the Association in managing the condominium Initial Managing Agent: When the developer or	overall operation of the condominium project. The may be required, to employ or retain a managing agent to
F.	management of the common elements and the Association may be permitted, and in some cases n assist the Association in managing the condominium  Initial Managing Agent: When the developer or management contract must have a term of one year.	overall operation of the condominium project. The may be required, to employ or retain a managing agent to project.  the developer's affiliate is the initial managing agent, the ear or less and the parties must be able to terminate the
F.	management of the common elements and the Association may be permitted, and in some cases n assist the Association in managing the condominium Initial Managing Agent: When the developer or management contract must have a term of one ye contract on notice of 60 days or less.	overall operation of the condominium project. The may be required, to employ or retain a managing agent to project.  the developer's affiliate is the initial managing agent, the ear or less and the parties must be able to terminate the
F.	management of the common elements and the Association may be permitted, and in some cases in assist the Association in managing the condominium Initial Managing Agent: When the developer or management contract must have a term of one year contract on notice of 60 days or less.  The initial managing agent for this condominium is:	overall operation of the condominium project. The may be required, to employ or retain a managing agent to project.  the developer's affiliate is the initial managing agent, the ear or less and the parties must be able to terminate the Mahalo Nui Management, Inc.

Encumbrances Against Title: An encumbrance is a claim against or a liability on the property.

E.

#### 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 I contains a schedule of maintenance fees and maintenance fee disbursements.

# 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	l l	Television Cable
[	]	Gas	[x]	Water & Sewer
ſ	1	Other		

# I. 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:

The Developer warrants against structural defects in an individual apartment of which written notice has been given to the Developer by the apartment owner at any time within one year from the date of conveyance of title to the apartment owner or the date of initial occupancy, whichever first occurs. In addition, Developer warrants against structural defects in the common elements for one year from the date of substantial completion of the project, as that term is defined in the construction contract for the project.

#### 2. Appliances:

Warranties on appliances furnished with an apartment shall be assigned by the Developer and shall thereafter run in favor of the apartment purchaser directly from the manufacturer. These warranties will expire at different times, depending on the date of installation of the appliances. The Developer will assure each purchaser only that the appliances are in working order at the time of occupancy by the purchaser.

The	Developer reports that construction of the project commenced in pril, 1988 and it is estimated that construction will
be	completed in February, 1989.
Proje	ect Phases:
The	developer $[x]$ has $[]$ has not reserved the right to add to, merge, or phase this condominium.
Sumi	mary of Developer's Present Plans for Future Development:
con	ehua Villas-Phase 4 is the fourth phase to be developed in a project sisting of four phases. A brief description of the other projects
is whi	contained in Exhibit F. The Declaration contains the provisions by ch one or more of the projects will be merged. These provisions are
con	tained in Paragraph X of the Declaration.
Pal	ehua Villas-Phases 1, 2 and 3 have already been developed.
Sales	Documents Filed with the Real Estate Commission:
Sales	documents on file with the Real Estate Commission include but are not limited to:
[x]	Notice to Owner Occupants
[x]	Specimen Sales Contract
	Exhibit G contains a summary of the pertinent provisions of the sales contract.
[-1	
[ <sub>x</sub> ]	Exhibit II contains a summary of the pertinent provisions of the escrow agreement
[x]	Exhibit H contains a summary of the pertinent provisions of the escrow agreement.  Other

J.

# IV. ADDITIONAL INFORMATION NOT COVERED ABOVE

#### 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:
  - 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
- 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:

- 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.
- 5. Escrow Agreement.
- Hawaii's Condominium Law (Chapter 514A, HRS, as amended; Hawaii Administrative Rules, Chapter 16-107, adopted by the Real Estate Commission).

7.	Other	

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.

on November 15, 1988	gistration No. <u>1997</u> -•	filed with the Real Estate Commission
Reproduction of Report. When rep	produced, this report must be	on:
[ X] yellow paper stock	[ ] white paper stock	[ ] pink paper stock
	e of issuance unless a Supplemental suppleme	•

GLORIA DAMRON, Chairman REAL ESTATE COMMISSION STATE OF HAWAII

# Distribution:

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

#### EXHIBIT A

#### Special Use Restrictions

No livestock, poultry or other animals whatsoever shall be allowed or kept in any part of the project, except that dogs and cats in reasonable number and other common household pets which are confined, such as tropical fish or small birds, may be kept by apartment owners and occupants in their respective apartments but shall not be kept, bred or used therein for any commercial purposes nor allowed on any common elements at any time; provided, however, that dogs shall be allowed on common elements when in transit if carried or on a leash. Any pet causing a nuisance or unreasonable disturbance, as determined by the Board or Managing Agent, to any other apartment owner or occupant of the project shall be promptly and permanently removed from the project upon written notice given by the Board.

The apartments shall be occupied and used only as private dwellings by the respective owners thereof, their tenants, families, domestic servants and social guests, and for no other purpose. The apartments shall not be rented for transient or hotel purposes, which are defined as (a) rental for any period less than 30 days, or (b) any rental in which the occupants of the apartment are provided customary hotel services such as room service for food and beverage, maid service, laundry and linen or bellboy service. Except for such transient or hotel purposes, the owners of the respective apartments shall have the absolute right to lease such apartments provided that all leases of such apartments shall be in writing and shall be subject to all provisions of the Declaration and the Bylaws of the Association of Apartment Owners.

		·	

#### EXHIBIT B

#### Limited Common Elements

Each apartment shall have appurtenant thereto an exclusive right to use the parking stalls assigned to such apartment as set forth in Exhibit "B" to the Declaration; provided, however, that each apartment shall have at least one parking stall appurtenant to it but otherwise any parking stall may be conveyed and made appurtenant to another apartment by a written instrument which expressly identifies the apartment to which the parking stall is appurtenant as well as the apartment to which the parking stall will become appurtenant, which written instrument shall also be denominated an amendment of the Declaration, shall be executed by the owner of each apartment affected, with the consent of the mortgagee, if any, of each apartment affected, and shall be effective upon the filing of the instrument in the Office of the Assistant Registrar of the Land Court of the State of Hawaii. A copy of said instrument, together with the filing data, shall be given to the Association by the affected apartment owners within 15 days of the filing thereof.

		· .

#### EXHIBIT C

#### Common Elements

- a. The land in fee simple;
- b. All foundations, floor slabs, columns, supports, retaining walls, fences, unfinished perimeter walls and load-bearing walls and roofs of the buildings;
- c. All mailboxes, yards, grounds and landscaping, roads, walkways, driveways, bridges, refuse facilities, recreation areas and address signs;
- d. All ducts, conduits, electrical and mechanical equipment, wiring, pipes and other central and appurtenant transmission facilities and installations for services, such as power, light, sewer, water, drainage, telephone and radio and television signal distribution, over, under and across the project which serve more than one apartment;
- e. Any and all other apparatus and installations of common use and all other parts of the property necessary or convenient to its existence, maintenance and safety, or normally in common use.

•			·	
^				
		•		

# EXHIBIT D

# Schedule of Common Interests and Parking Stall Assignments

The common interest for an apartment was determined by taking the net living floor area of the apartment and dividing that figure by the aggregate of the net living floor area for all apartments in the project, with minor adjustments to bring the total percentage to 100%.

Building No.	Apt.	Apt. Type	Approximate Net Living Floor Area	Parking Stall No(s).	Percentage Interest
88888899999888888899999888888999999	135 136 137 138 1390 1442 1443 1445 1445 1445 1445 1445 1445 1445	DBAARR RRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRRR	912 7943 7443 7912 912 7943 7743 7743 7743 7743 7743 7743 7743	169, 233c 172, 230c 175, 227c 178, 224c 181, 221c 184, 218c 185, 217c 190, 212c 191 196 197 202, 205 168, 234c 171, 231c 174, 228c 177, 225c 180, 222c 183, 219c 186, 216c 189, 213c 192, 210c 195, 208c 198, 206 201, 204 167, 235c 170, 232c 173, 229c 176, 226c 179, 223c 177, 225c 188, 214c 199, 207 200, 203	3.0785 2.6801 2.5080 2.5080 2.6802 3.0785 2.6802 2.5080
Totals:	36		29023		100.000

		· .

#### EXHIBIT E

#### Encumbrances

- I. Reservation in favor of the State of Hawaii of all mineral and metallic mines.
- 2. Agreement for Issuance of Special Use Permit dated January 23, 1985, filed as Document No. 1318037.
- 3. Unilateral Agreement and Declaration for Conditional Zoning dated July 21, 1983, recorded in the Bureau of Conveyances of the State of Hawaii in Liber 17200, at Page 107.
- 4. Easements 1398, 1400, 1401, 1402 and 1403, as shown on Map 388, as set forth by Land Court Order No. 74746, filed August 1, 1985.
- 5. Grant dated May 6, 1985, filed as Document No. 1299324, in favor of Hawaiian Electric Company, Inc.
- 6. The reservation in favor of the Trustees under the Will and of the Estate of James Campbell, Deceased, as set forth in Deed dated January 15, 1985, filed as Document No. 1277749.
- 7. Declaration as to Merger of Phases of Palehua Villas dated March 25, 1986, filed as Document No. 1361600.
- 8. Grant dated June 1, 1977, filed as Document No. 841709, in favor of Hawaiian Electric Company, Inc.
- 9. Agreement to Annex Property dated January 15, 1985, filed as Document No. 1277750.
- 10. Mortgage dated May 31, 1985, in favor of First Hawaiian Bank, filed as Document No. 130246, as amended by instrument dated June 28, 1988, filed as Document No. 1560781.
- 11. Financing Statement dated June 3, 1985, in favor of First Hawaiian Bank, recorded in said Bureau in Liber 18683, at Page 711.

0423N

			• .

## EXHIBIT F

## Merger Provisions

- This project is another phase of a proposed multiphase project as described in Paragraph X of the Declaration, which may be developed in two or more phases, all at the option of the Developer. The purpose of the merger provisions of Paragraph X is to provide for a merger of all phases so as to permit the joint use of the common elements of each project by all of the owners of the apartments in the merged projects and the administration of all projects under a single association of apartment owners and board of directors for the merged projects and for a sharing of the common expenses of all projects among all of the owners of apartments in the merged projects. merger may occur with respect to the first phase and the second phase or any subsequent phases, or any one of them, at the same or different times and merger with respect to one of said phases shall not affect the right of the Developer to merge another phase or phases at a later date subject to all of the provisions of the Declaration. The right of the Developer to merge any and all phases shall terminate on April 14, 1991.
- 2. The Developer has reserved the right, at its option, at any time until April 14, 1991, to develop approximately 107 additional apartments, together with such supporting and servicing common elements which the Developer determines in its sole discretion are beneficial to the project, on up to approxmiately 5.245 acres of adjoining land, which land is described below. Such additional apartments may be developed in phases as described below; provided, however, that any such phases shall be owned or controlled by Developer or shall have been developed by Developer:
- (a) Phase 1: Approximately 41 apartments on a lot of 2.437 acres. This phase has already been developed.
- (b) Phase 2: Approximately 30 apartments on a lot of 1.707 acres. This phase has already been developed.
- (c) Phase 3: Approximately 30 apartments on a lot of 1.101 acres.
- All improvements in subsequent phases shall be consistent with the improvements in Palehua Villas-Phase 1 in terms of quality of construction, building types, architectural style and

size of units, and shall be substantially completed prior to merger. The facilities which shall be for the common use of all owners in merged phases are the resident manager's apartment and maintenance building in Phase 1 and the driveways in all phases. If Developer in connection with the development of any project on adjoining land substantially departs from the overall development plan described in this paragraph, Developer shall obtain the prior written approval of the Secretary of Housing and Urban Development, which approval shall not be unreasonably withheld, and, prior to the merger of any such project with a previously completed phase or previously merged phases, Developer must obtain the written approval of 67% of the owners of said phase or phases and the written approval of the holders of first mortgages on apartments in said phase or phases to which at least 51% of the votes of apartments subject to such mortgages are allocated.

If Developer decides not to develop any portion of the land described above as a part of Palehua Villas, Developer may unilaterally file in the Office of the Assistant Registrar of the Land Court of the State of Hawaii a notice of withdrawal with respect to the land affected, which withdrawal shall have the effect of freeing such land from any further involvement with Palehua Villas and from the encumbrance of any reference to said land contained in any Declaration of Horizontal Property Regime of any phase of Palehua Villas previously filed in said Office.

- 3. The Declaration contains additional provision regarding mergers and how they are to be accomplished. Purchasers are referred to these provisions in the Declaration.
- 4. From and after the date of the recordation of the Certificate of Merger with respect to a particular additional phase, the following consequences, among others, shall ensue:
- (a) Use of Common Elements. The apartments in each of the merged phases shall have nonexclusive rights to use the common elements in each phase to the same extent and subject to the same limitations as are imposed upon an apartment in each phase. Each owner in each phase shall have the same rights of use with respect to the common elements in all merged phases as though the merged phases had been developed as one project.
- (b) <u>Common Expenses</u>. Each phase shall bear a proportionate share of the total common expenses of the merged phases, as the term "common expenses" is defined in the Declarations of the merged phases. For each phase such proportionate

share shall be equal to the ratio that the aggregate of the net living floor areas of all apartments in the phase bears to the aggregate of the net living floor areas of all apartments in the merged phases. The "net living floor area" of an apartment includes the total net living floor area of the apartment, exclusive of exterior storage closets, garages, lanais and decks. An apartment owner's proportionate share of the total common expenses of the merged phases shall be determined by multiplying the common interest appurtenant to an apartment by the proportionate share of the total of the common expenses allocated to the phase in which the apartment is located.

- (c) <u>Voting</u>. Each of the merged phases shall be entitled to vote the same proportionate share of the total votes of the merged phases as is set forth above for the sharing of common expenses. An apartment owner's vote, therefore, on all matters relating to the administration, operation and use of the merged phases, the sharing of common expenses and all other matters which arise out of the affairs of the Association of Apartment Owners of the merged phases shall be determined by multiplying the common interest appurtenant to an apartment by the proportionate share of the total common expenses allocated to the phase in which the apartment is located.
- (d) Association of Owners. The Association of Apartment Owners of each merged phase provided for in its respective Declaration shall be merged into a single association and such single association shall enter into a Regulatory Agreement with the Secretary of Housing and Urban Development under which the association shall assume all of the responsibilities of the Associations of the Apartment Owners under the Regulatory Agreements of each merged phase.
- (e) Effect of Merger on Costs. If this project is not merged with any other phase of Palehua Villas, the estimated maintenance fees will remain as shown in Exhibit I (the Disclosure Abstract), subject to any presently unanticipated increases in the cost of services. If this project is merged with one or more phases of Palehua Villas, to the best of the Developer's knowledge, some cost savings should result, but these may be offset by presently unanticipated increases in the cost of services.

		•

# EXHIBIT G

# 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) What a purchaser must do to qualify for a loan if the purchaser wants a mortgage loan to cover part of the purchase price.
- (b) That a purchaser's money will be held in escrow, under the terms of the Escrow Agreement.
- (c) That a purchaser will not receive interest on deposits made under the Sales Contract.
- (d) That the apartment will be subject to various other legal documents which the purchaser should examine.
- (e) That the developer must close the purchase at a certain date and that Developer will pay all closing costs, except those related to a purchaser's mortgage loan.
- (f) That the Sales Contract will be subordinate to the lien of a construction lender.
- (g) That the project will be subject to ongoing construction and sales activities which may result in certain annoyance to purchaser.
- (h) That Developer makes no rental representations in connection with the sale of units.

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

	• •

### EXHIBIT H

# 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.

		• ,,

## Disclosure Abstract for Palehua Villas-Phase 4

1. Name of Project: Palehua Villas-Phase 4

2. Address of Project: 92-1148 and 92-1152 Panana Street

Makakilo, Ewa Beach, Hawaii

3. Developer Information: Makakilo Properties

195 S. King Street Honolulu, Hawaii 96813

Phone: 548-3347

4. Project Manager: There is no project manager but the Managing agent for the project is Mahalo Nui Management, Inc., 92-605 Makakilo Drive, Ewa Beach, Hawaii 96707 (Phone: 672-9112).

5. Maintenance Fees: Schedules of the estimated annual maintenance fees for the project and the estimated monthly maintenance fee for each apartment type are attached hereto.

#### 6. Warranties:

- a. The Developer warrants against structural defects in an individual apartment of which written notice has been given to the Developer by the apartment owner at any time within one year from the date of conveyance of title to the apartment owner or the date of initial occupancy, whichever first occurs. In addition, Developer warrants against structural defects in the common elements for one year from the date of substantial completion of the project, as that term is defined in the construction contract for the project.
- b. Warranties on appliances furnished with an apartment shall be assigned by the Developer and shall thereafter run in favor of the apartment purchaser directly from the manufacturer. These warranties will expire at different times, depending on the date of installation of the appliances. The Developer will assure each purchaser only that the appliances are in working order at the time of occupancy by the purchaser.
- 7. The project is a residential project and does not contain any apartments for hotel use.

- 8. There is no commercial or non-residential development in the project.
- 9. Approximately \$1.35 per unit per month will be assessed for Palehua Community Association to be used for insurance, audit fees, taxes and maintenance expenses. Also, a one time \$100.00 initiation fee per unit will be assessed for the Palehua Community Association's reserve fund.

#### PALEHUA VILLAS

#### PHASE 4

#### Monthly Maintenance Fees

Apartment Type	<u>Maintenance Fee</u>
A	\$106.00
В	113.00
С	126.00
D	130.00

The undersigned hereby certifies that the foregoing estimates of the Annual Operating Budget and monthly maintenance fees for Palehua Villas-Phase 4, were prepared in accordance with generally accepted accounting principles.

Dated:	Honolulu,	Hawaii;	NUV 2 5 1988
		•	

MAKAKILO PROPERTIES, a Hawaii limited partnership

MAHALO NUI MANAGEMENT, INC.

By Its General Partner:

Its President

FINANCE REALTY COMPANY,

LIMITED

(Managing Agent)

By tell

By Alkerine

(Developer)

0278N

PROJECT NO.(S)

# U.S. DEPARTMENT OF HOUSING AND URBAN THELOPMENT

# JAL OPERATING BUDGET FOR COOPERATIN JSING CORPORATIONS

COVERING PERIOD FROM			70				
		1 1	10	1 1	T-4	5	
EXPENSES	ACCT, NO.	Prior Your	Prior Your	0	Adjustments	New Armest	Adjustances
1. Vacancy & Collection Lass	6370	Budget	Actual	(Unday)	Incr. (Deer.)	Budget	שטא אפ
Z. Employee Aperiment Rent	6330				<u> </u>		
3. Aparlment Rusale Expense	9330		<del> </del>	<u> </u>			
4. Monagement Fee	6320	<u> </u>	<u> </u>	<b> </b>			
S. Legal Expense	4340	<del> </del>	1		<u> </u>	3931.20	
6. Audit Expense	6350	<del> </del>	ļ	<u> </u>	-}		
7. Telephone	4360		<del></del>			400.00	
B. Office & Adm. Selaries	6310		<del></del>	<del> </del>	<del>-  </del>	97.14	
9.Office Expenses Supplie			<del> </del>	<del>                                     </del>	<del>-  </del>	416.50	
O. Mise, Administrative Esp.	6390		<del> </del>	<del> </del>		710.30	<del> </del>
N.Res. Mgr. Salary			-	<del> </del>		7000 00	<del>}</del>
<sup>2</sup> Newsletter			<del> </del>	<del> </del>		3000.00	<del> </del>
3.			<del>                                     </del>			23.31	<del> </del>
14.				<u> </u>			
3.Fuel	6420			}			<del> </del>
ló. Elvetricity	6450		<del>                                     </del>	<del> </del>	<del></del>	2775 00	<del>}</del>
7. Water & Sawer	6451					2775.00	
18. Vah. & Equip. Oper. Exp.	6441	<del></del>	ļ			8550.00	
9. Jeniter's Payroll	6430		<del> </del>	<del> </del>		134.39	
10. Janiter's Supplies	6431			<u> </u>		<del> </del>	
21. Exterminating	6462	<del> </del>	<del>                                     </del>	<del> </del>		<del> </del>	<del>                                     </del>
2. Rubbish Romeval	6470		<del> </del>	<u> </u>	_	1700 05	<del> </del>
3. Perking Area Expense	6480		<del> </del>	<del> </del>		1702.95	<del> </del>
14.			<del> </del>	[		<del> </del>	1
25.			<del> </del>	1			<del> </del>
16,			<del> </del>	<del></del>			1
7. Graunds Maintenance	6520		<del></del>	<del>                                     </del>		83.50	
18. Painting & Decorating	6360		1	<del>                                     </del>			
19. Structural Repairs	6540		1	1		1	1
10. Heating & Air Cand, Maint,	6510						
11. Plumbing Maintenance	6511		1	<b>-</b>		1	<b>—</b>
32. Electrical Maintenance	6512			1	_	100.00	
3. Elevator Maintenance	6550					199.00	
14. Pagi Meintenence	6521					-	
15. Maintenance Supplies	6515			<b> </b>		481.35	
lå, Mainte <del>non</del> ce Payroll	6585		1	1		5000.00	
37. Misc, Mointenance Repair	4590					•	
38. Tucome Taxes			1	<u> </u>		105.00	)
19. Reel Estate Taxes	6710			1			]
IO. Employer's Payroll Texes	6711 .			•		1000.00	<u> </u>
II.Miscellaneous Taxes G.E.	6719					20.0	1
12. Property & Liability Insurance	6720					6000.00	2
13. Warkman's Compensation	6721			1	<u> </u>	1000:00	<u> </u>
14. Fidelity Bonds	6723			T -	•		
15.Miscellaneous Inswence	6729		ł .			40.00	)
6. Medical Ins.				/		960 9	5
17.						<u> </u>	
8. Project Improv.						80.0	8
9. Ground Ront	4815		<u>l</u>		_		<del></del>
Principage Ins. Premium	6850			1			
1. Marigage interest	4820		.			<del> </del>	<del></del>
2. Martgage Principal	2320	1		1			
3. Replacement Reserve	1320	1		1		12538 8	
St. General Operating Reserve	1365	1	<u> </u>	<b></b>		1519.2	4
33. Painting Reserve	1330	<del> </del>	<del> </del>				
56, Project Equipment Purch.	1470	ļ	<b> </b>	<b>_</b>		560.5	-
57, Capital Improvements	1400	<u> </u>	1	<del> </del>		-1	
<sup>58.</sup> TOTAL EXPENSE	1	1	1	1	I	50640.0	ΛI

Column #4 reliects necessary or desirable ingresses and decreases over prior year's budget (Col. #1) to errive at New Annual Budget (Col. #5).

Carrying Charges and other budgeted income (line #68) must at least equal the total expenses on line #59. Lines 52-57 provide for capital contributions by members, in excess of their damagnments, and should be entered in the beaks thru Account #3741 (Pold-in Surplus).

Sucharges received from aver-income accupants in Section 221(d)(3) and Section 736 cases are not budget items and should not be reliected in any of the columns in 1 line 59 nor in the Schedule of Carrying Charges, but should be reflected in a separate Schedule.

Additional instructions for the proposition of this form are contained in HUD Handbook HM 4371.2, the Uniform System of Accounts for Cooperations (MID-83246).

						•	•
		1.	2	3		5	8
DICOME	ACCT, HO.	Pelas Yass	Prior You	0		How Annual	Adjustmente
	3110	Bulgut	Aetual	(Under)	Iner, (Duer.)	Bulgot	By HUD
P. Eavying Charges D. Lata Charges	5910	KKKKKKKK	XXXXXXXX	XXXXXXXX	XXXXXXXX	50540.00	
I Interest Income	3410	******	^^^^			******	XXXXXXXX
).	3410				l		
j	· · · · · ·	<del></del>					
				<del></del>		•	
s.			<del>                                     </del>	<u> </u>			<u> </u>
š.			<del></del>	l			
7.			<del>}</del>				<del> </del>
1.				<u> </u>			
TOTAL DICONE			1		1	50640.00	
7. TOTAL EXPENSE (LA	~~ 58)	•				50640.00	·
PICONE OASE (DHOS.	R) EXPENSE				·		
•		57.	ATUS OF FUN	DED RESERVES	1		)
	ACCT. NO.	Required	Actual	Encoco	T .		
. Replacement Reserva	1320	to Date	on Daposit	(Delietomy)	BEAMEIA	FOR REPAYMENT	* 41# TUM
Gen. Ope. Reserve	1325	<del></del>	<del> </del>	<del> </del>	4		
Pointing Resurve		<del></del>	<del> </del>	<del> </del>	1	SES SHOULD BE	W
i' amusid Keshine	3230		<u> </u>	<del> </del>	I IN LINES S	3, 51 AND 55.	•
	<del> </del>	<del> </del>	<del> </del>		•		•
•		l	!	<del> </del>	1	• • • • • • • • • • • • • • • • • • • •	• •
-	L	L	<u> </u>	<u> </u>	<u> </u>	· · · · · · · · · · · · · · · · · · ·	
	•	SCH		RRYING CHARG			
DESCRIP		Per Unit	Na. of Units		ARRYING CHGS.	ANNUAL CARR	
A (2BR)		Per Month	-of this Type	Prior Year	Now Year	Prior Your	How Your
		\$105.00	1 25	<del> </del>	1590.00		19080 0
B (2BR) C (2BR)		113.00	4 4	<del></del>	452.00		5424 5
C (2BR) D (3BR)		126.00	8 9	<del> </del>	1008.00		12095 0
							14040 0
		20000	<del>                                     </del>	<del> </del>	1170.00		1-1-0-1
					1170.00		(4)
					17/0.00		
					1170-00		124/24/
TOTALS			36	consents are provide	4220.00		50640.0
TOTALS  Unless otherwise indicated asserting charges. If any all Unitations [XI Fuel [X]]	it is assumed that these items are po Electricity \[ \]	all wilitles, main aid for directly by	36 stemance and replay the member check	bolom, (Sperify a	4220_00 and by the coopered	) 	50640.0
TOTALS Unless otherwise indicated correins charges, 11 any al Unilistase [XI Fuel [X] Replacements;	it is assumed that these items are pr Electricity W	all wilities, main aid for directly by later	36 Itenance and tople the member check	bolom, (Specify a	4220_00 and by the coopered	) 	50640.0
TOTALS  Unless atherwise indicated correins charges, 11 any at Unitriese XI Fuel XI  Replacements: XI  Maintenancet XI	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all wilitles, main aid for directly by fator  colrigurator  [afrigurator [	36 Itenance and topic the member check  X Air Card.	Garb, Disp.	4220 Of and by the cooperating other items are	) 	50640.0
TOTALS  Unless atherwise indicated correins charges, 11 any at Unitation XI Fuel XI Replacements;	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all wilitles, main aid for directly by fator  colrigurator  [afrigurator [	36 Itenance and topic the member check  X Air Card.	Garb, Disp.	4220 Of and by the cooperating other items are	) 	50640.0
TOTALS Unless otherwise indicated acrowing charges, 11 any of Unitable [XI Fuel [X]] Replacements; [X] Maintenances [X]	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all wilitles, main aid for directly by fator  colrigurator  [afrigurator [	36 Itenance and topic the member check  X Air Card.	Garb, Disp.	4220 Of and by the cooperating other items are	) 	50640.0
TOTALS Unless otherwise indicated correins charges, 11 any at Unitable [X] Fuel [X] Replacements; [X] Heintmanger [X]	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all wilitles, main aid for directly by fator  colrigurator  [afrigurator [	36 Itenance and topic the member check  X Air Card.	Garb, Disp.	4220 Of and by the cooperating other items are	) 	50640.0
TOTALS Unless otherwise indicated correins charges, 11 any at Unitable [X] Fuel [X] Replacements; [X] Heintmanger [X]	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all wilitles, main aid for directly by fator  colrigurator  [afrigurator [	36 Itenance and topic the member check  X Air Card.	Gard, Disp.	4220 Of and by the cooperating other items are	) 	50640.0
TOTALS Unless otherwise indicated acrowing charges, 11 any of Unitable [XI Fuel [X]] Replacements; [X] Maintenances [X]	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all wilitles, main aid for directly by fator  colrigurator  [afrigurator [	36 Itenance and topic the member check  X Air Card.	Gard, Disp.	4220 Of and by the cooperating other items are	) 	50640.0
TOTALS Unless etherwise indicated acrossing charges. It any all Unitaries (NFvol. (N)) Reptecements: (N) Haintenances (N) Explanatory comments, incl	it is assumed that these items are problems are problems. If the problems are problems are problems are problems are problems are problems are problems. If the problems are problems are problems are problems are problems are problems.	all utilities, main sid for directly by fator [alrigurator [	36 Itenance and topic the member check  X Air Card.	Goods Diego.  Goods Diego.  Goods Diego.	4220 Of and by the cooperating other items are	perties,	SOFAO C
TOTALS  Unless atherwise indicated accreting charges. It any all Unitiates [XI Fuel [XI]]  Replacements: [XI]  Maintenance: [XI]  Explanatory comments, incl  Proposed By: MAHALO 1	it is assumed that it these Nome are po Electricity WR Range Range Range Ruding management	all wilitles, main aid for directly by later  [afriguenter [ agents opinion of	36 Itenance and topic the member check  X Air Card.	Mak Approved Lin  Kath	akilo Projited Parti	perties,	SOFAO C
TOTALS  Unless otherwise indicated asserting charges. It eny of Unitations [XI Fuel [X]]  Replacements: [X]  Maintenance: [X]  Proposed By: MAHALO    Managing Agent President	it is assumed that these items are programmed in the second in the secon	all wilitles, main aid for directly by later  [afriguenter [ agents opinion of	36 Itenance and topic the member check  X Air Card.	Gook Diep.  Gook Diep.  Gook Diep.  Mak Appeared new budge  Lim  Karaca  Title Vice	akilo Projited Parti	perties, amership	50540 C
TOTALS  Unless otherwise indicated correing cherges. Il any of Unitations [X] Fuel [X]  Replecements: [X]  Maintenance: [X]  Proposed By: MAHALO    Managing Agent Presidents	it is assumed that it these Nome are po Electricity WR Range Range Range Ruding management	all wilitles, main aid for directly by later  [afriguenter [ agents opinion of	36 Itenance and topic the member check  X Air Card.	Mak Specify a Goods Disp.  Mak Specify a Goods Disp.  Mak Specify a Goods Disp.  Title Vice Cha Godel  Date Septe	akilo Propieted Particular of Composition)  The Sident of Composition of Composit	perties, amership	50540 C
TOTALS  Unless otherwise indicated asserting charges. It eny of Unitations [XI Fuel [X]]  Replacements: [X]  Maintenance: [X]  Proposed By: MAHALO    Managing Agent President	it is assumed that these items are programmed in the second in the secon	all wilitles, main aid for directly by later  [afriguenter [ agents opinion of	36 Itenance and topic the member check  X Air Card.	Mak Specify a Goods Disp.  Mak Specify a Goods Disp.  Mak Specify a Goods Disp.  Title Vice Cha Godel  Date Septe	akilo Projited Parti	perties, amership	SOFAO C

: