CONDOMINIUM PUBLIC REPORT

	Prepared & Issued by: Develo	
	Addres	s 51-045 Olohu Road Kaaawa, Hawaii 96730
		Name(*): OLOHU / HAAHAA s: 51-045 Olohu Road and 51-441 Haahaa Road, Kaaawa, Hawaii
	Registration No.	3308 (Conversion) Effective date: May 1, 1995 Expiration date: June 1, 1996
<u>Prepara</u>	tion of this Report:	
Revised	Statutes, as amende	ed by the Developer pursuant to the Condominium Property Act, Chapter 514A, Hawaii d. This report is not valid unless the Hawaii Real Estate Commission has issued a ective date for the report.
the Con		epared or issued by the Real Estate Commission or any other government agency. Neither ser government agency has judged or approved the merits or value, if any, of the project or of the project.
•	are encouraged to re se of an apartment in	ad this report carefully, and to seek professional advice before signing a sales contract for the the project.
months	from the effective d	Preliminary Public Reports and Final Public Reports automatically expire thirteen (13) ate unless a Supplementary Public Report is issued or unless the Commission issues an order, to this report, extending the effective date for the report.
		Commission may issue an order, a copy of which shall be attached to this report, that the apartment condominium project shall have no expiration date.
Type of	Report:	
	PRELIMINARY: (yellow)	The developer may not as yet have created the condominium but has filed with the Real Estate Commission minimal information sufficient for a Preliminary Public Report. A Final Public Report will be issued by the developer when complete information is filed.
<u>x</u>	FINAL: (white)	The developer has legally created a condominium and has filed complete information with the Commission. [\times] No prior reports have been issued.
		This report supersedes all prior public reports. This report must be read together with
	SUPPLEMENTARY: (pink)	This report updates information contained in the: [] Preliminary Public Report dated:
		And [] Supersedes all prior public reports [] Must be read together with [] This report reactivates the public report(s) which expired on

(*) Exactly as named in the Declaration

FORM: RECO-30 286/986/189/1190/892

<u>Discl</u>	osure Abstract: Separate Disclosure Abstract on this condominium project:
	[x] Required and attached to this report [] Not Required - disclosures covered in this report. as Exhibit "G"
Sum	mary 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 it was issued. It is not necessarily all inclusive. Prospective buyers should compare this public report with the er reports if they wish to know the specific changes that have been made.
	[x] No prior reports have been issued by the developer.
	[] Changes made are as follows:

SPECIAL ATTENTION

This is a CONDOMINIUM PROJECT, <u>not</u> a subdivision. The land area beneath and immediately appurtenant to each unit is designated a LIMITED COMMON ELEMENT and does <u>not</u> represent a legally subdivided lot. The dotted lines on the Condominium Map bounding the designated number of square feet in each limited common element land area are for illustration purposes only and should not be construed to be formal subdivision lines.

This Public Report does <u>not</u> constitute an approval of the Project by the Real Estate Commission or any other government agency, nor does it ensure that all County codes, ordinances and subdivision have necessarily been complied with.

THE PROSPECTIVE PURCHASER IS CAUTIONED TO CAREFULLY REVIEW THE CONDOMINIUM DOCUMENTS FOR FURTHER INFORMATION WITH REGARD TO THE FOREGOING.

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General Information On Condominiums

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

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

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

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

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

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

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

Operation of the Condominium Project

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

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

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

I. PERSONS CONNECTED WITH THE PROJECT CAROL FRIFELDT, DONALD FRIFELDT, and FIRST Developer: HAWAIIAN BANK, Co-Trustees Phone: (808) 237-8003 Name (Business) 51-045 Olohu Road **Business Address** Kaaawa, Hawaii 96730 Names of officers or general partners of developers who are corporations or partnerships: Real Estate Gail Kosiorek, Inc. dba Broker: Fidelity Properties Phone: (808) 239-2466 Name (Business) 48-505 Kamehameha Highway **Business Address** Kaneohe, Hawaii 96744 ISLAND TITLE CORPORATION Escrow: **Phone:** (808) 531–0261 Name (Business) 1132 Bishop Street, Suite 400 **Business Address** Honolulu, Hawaii 96813 General Contractor: n/a Phone:___ Name (Business) **Business Address** Condominium Project is to be self-managed Managing by the Association of Condominium Owners Agent: Phone:_ Name (Business) Business Address Attorney for Developer: ROGER V. MEEKER Phone: (808) 885-9696

(Business)

Name

P.O. Box 596
Business Address

Kamuela, Hawaii 96743

II. CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS

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

A.		itains a description of the land, buildings, apartments, common rests, and other information relating to the condominium project.
	The Declaration for this condominium is: [] Proposed [x] Recorded - Bureau of Conveyances: [] Filed - Land Court:	Document No. 95-033865 Book Page Document No.
	The Declaration referred to above has been amend and recording/filing information]:	ded by the following instruments [state name of document, date
В.	Condominium Map (File Plan) shows the floor plathe floor plan, location, apartment number, and d	in, elevation and layout of the condominium project. It also show imensions of each apartment.
	The Condominium Map for this condominium pro [] Proposed [x] Recorded - Bureau of Conveyances Con [] Filed - Land Court Condo Map No	ndo Map No. <u>2216</u>
	The Condominium Map has been amended by the recording/filing information]:	following instruments [state name of document, date and
C.	the manner in which the Board of Directors of the	overn the operation of the condominium project. They provide for a Association of Apartment Owners is elected, the powers and is will be conducted, whether pets are prohibited or allowed and project will be governed.
	The Bylaws for this condominium are: [] Proposed [x] Recorded - Bureau of Conveyances:	Document No. 95-033866 Book Page
	[] Filed - Land Court:	Document No
	The Bylaws referred to above have been amended recording/filing information]:	by the following instruments [state name of document, date and

D.	elen oper rule	nents and limited common element ration for common facilities such a	ts. House Rule is recreation ar ants, and gues	es may cover matte eas, use of lanais its. They do not no	n the use and operation of the commers such as parking regulations, hour and requirements for keeping pets. The edge to be recorded or filed to be effected to be recorded to be record	s of These
	The	House Rules for this condominium	n are:			
		[] Proposed [] Adopted	[x] Develope	er does not plan to adopt House Rule	s
E.	Cha	nges to Condominium Documents				
		or filed. Changes to House Rules	do not need t	o be recorded or fi	ve only if they are duly adopted and led to be effective. hich must vote for or give written con	
				Minimum Set by Law	This Condominium	
		Declaration (and Condo Map)		75 % *	75%	
		Bylaws		65%	65%	
		House Rules		***	n/a	
		* The percentages for individual of with five or fewer apartments.	ondominium p	projects may be mo	ore than the minimum set by law for	projects
	2.	Developer:				
		[x] No rights have been reserved House Rules.	d by the develo	oper to change the	Declaration, Condominium Map, Byl	aws or
		[] Developer has reserved the f House Rules:	ollowing right	s to change the De	eclaration, Condominium Map, Bylaw	s or

		Ш. THE CONDOMINIUM PROJECT
A.	Inter	rest to be Conveyed to Buyer:
	[x]	Fee Simple: Individual apartments and the common elements, which include the underlying land, will be in fee simple.
	[]	<u>Leasehold or Subleasehold:</u> Individual apartments and the common elements, which include the underlying land will be leasehold.
		Leases for the individual apartments and the underlying land usually require that at the end of the lease term, the lessee (apartment owner/tenant) deliver to the lessor (fee property owner) possession of the leased premises and all improvements, including improvements paid for by the lessee.
		Exhibit contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).
		Lease Term Expires:
		Rent Renegotiation Date(s):
		Lease Rent Payable: [] Monthly [] Quarterly [] Semi-Annually [] Annually
		Exhibitcontains a schedule of the lease rent for each apartment per [] Month [] Year
		For Subleaseholds:
		[] Buyer's sublease may be canceled if the master lease between the sublessor and fee owner is: [] Canceled [] Foreclosed
		[] As long as the buyer is not in default, the buyer may continue to occupy the apartment and/or land on the same terms contained in the sublease even if the master lease is canceled or foreclosed.
	[]	Individual Apartments in Fee Simple; Common Interest in the Underlying Land in Leasehold or Subleasehold:
		Leases for the underlying land usually require that at the end of the lease term, the lessees (apartment owners/tenants) deliver to the lessor (fee property owner) their interest in the land and that they either (1) remove or dispose of the building(s) and other improvements at the lessee's expense; or (2) convey the building(s) and improvements to the lessor, often at a specified price.
		Exhibit contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).

Lease Term Expires:_

Lease Rent Payable:

Rent Renegotiation Date(s):_

[] Other:

IMPORTANT INFORMATION ON LEASEHOLD CONDOMINIUM PROJECTS

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

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

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

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

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

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

B.	Underlying Land: 51-045 Olohu Road Address: 51-441 Haahaa Roa Kaaawa, Hawaii		Tax Map Key (TMK)	(1st) 5-1-14: 30	
	[] Address [] TMK is ex	spected to change because			
	Land Area: 30,860	[x] square feet	[] acre(s)	Zoning: R-5	

	(Fee	RK Owner):			BANK, Co-T					
			Name 51-045 01							
			Address							
			Kaaawa, H	lawaii	96730					
	Subl	essor:	Name							
			Address							
C.	Build	dings and	Other Improv	rements:						
									•	
	1.	[] Nev	v Building(s)	[x]	Conversion of	f Exist	ing Building(s)	[] Both	New Building(s) and Conversion
	2.	Number	of Buildings:	2		_ Floo	rs Per Building	•	1	
		[x] Exh	ibit <u>A</u>	conta	ains further ex	planat	ions.		:	
	3.	Principa	Construction	Materi	<u>al:</u>					
		[] Con	crete	[] Ho	ollow Tile		[x] Wood	l		
		[] Oth	er							
	4.	Permitte	d Uses by Zor	ning:						
					Use Permitte	d			No. of	Use Determined
				Apts.	By Zoning			-	Apts.	By Zoning
		[x] Re	sidential		[x] Yes [] N	lo [] Ohana			[] Yes [] No
		[] Co	mmercial		[] Yes [] N	lo [] Industrial			[] Yes [] No
		[] Mi	x Res/Comm	-	[] Yes [] N	lo [] Agricultural	•		[] Yes [] No
		[] Ho	tel		[] Yes [] N	lo [] Recreational	•		[] Yes [] No
		[] Tir	neshare		[] Yes [] N	No [] Other:			[] Yes [] No
		Is/Are th		s) specií		ed by t	he project's Dec	laratio	on or B	ylaws?

Apt.		
[] There are no special use restrictions. Interior (fill in appropriate numbers): Elevators: Ø Stairways: Ø Apt.		
Interior (fill in appropriate numbers): Elevators: Ø Stairways: Ø Apt.	Trash Chutes:	
Elevators: Ø Stairways: Ø Apt.	Trash Chutes: Ø	
Apt.	Trash Chutes: Ø	
Unit 1 1 2/1	Net ing Area (sf)* ,156 ,033 1,016	
Total Apartments: 2		
perimeter walls.	at measured from the interior surface of the apartm	

Permitted Alterations to Apartments:

As noted in Section XVI of the Declaration, individual unit owners may, at their sole discretion and at their own expense, remodel, expand or otherwise alter their unit,

provided said alterations are done in complete accordance with all applicable ordinances, codes, rules, regulations and other requirements in force at the time of said construction. All alterations shall be completed expeditiously and in the manner set forth in said Section XVI.

	Regu	lar	Com	pact	Tano	lem		
	covered	open	covered	open	covered	open	TOTAL	
Assigned (for each unit)	3						3	
Guest Unassigned					-	*****************		
Extra for Purchase								
Other:		•						
Total Covered & Op	en <u>3</u>			-		,		
							$\frac{1}{2}$ parking stall(s). able for their use.	
	Duyers are	e encoura	Sea to min	Out Will	car starr(s)	ATT DE AVAIT	able for their use.	
[] Comme	rcial parkir	ng garage	permitted	in condo	minium pro	oject.		
	-		•		_	•	this condominium project	, .•
	co	ontains ad	lditional in		_	•	this condominium project	
[] Exhibit	co	ontains ad	Iditional in	formation	_	•	this condominium project	·.•
[] Exhibit Recreational [x] There a	co	ontains ad Common I	Iditional in	formation	n on parkin	•		
[] Exhibit Recreational [x] There a [] Swimm	co	ontains ad Common I ational or	Iditional in Facilities: common f	formation acilities. Area	n on parkin	g stalls for t		•
[] Exhibit Recreational [x] There a [] Swimm	and Other Core no recrea	ontains ad Common I ational or	Iditional in Facilities: common f	formation acilities. Area Court	n on parkin	g stalls for t		
Exhibit Recreational [x] There a [] Swimm [] Laundry	and Other Core no recrea	Ontains ad Common I Ational or [ditional in Facilities: common f] Storage] Tennis C	formation acilities. Area Court	n on parkin	g stalls for the state of the s	1	-
Exhibit Recreational [x] There a [] Swimm [] Laundry [] Other:	and Other Core no recreating pool Area Vith Building	ontains ad Common I ational or [ditional in Facilities: common f] Storage] Tennis C	acilities. Area Court	n on parkin [] Reco	g stalls for the state of the s	olations	•
[] Exhibit Recreational [x] There a [] Swimm [] Laundry [] Other: Compliance V [x] There ar	and Other Core no recreating pool Area Vith Building e no violati	ontains ad Common I ational or [[]	Iditional in Facilities: common f Storage Tennis C nd Municip	formation acilities. Area Court pal Regul	n on parkin [] Reco	g stalls for the state of the chute to Cure Vins will not be	olations	
[] Exhibit Recreational [x] There a [] Swimm [] Laundry [] Other: Compliance V [x] There ar	and Other Core no recreating pool Area Vith Building e no violati	ontains ad Common I ational or [[]	Iditional in Facilities: common f Storage Tennis C nd Municip	formation acilities. Area Court pal Regul	n on parkin [] Reco	g stalls for the state of the chute to Cure Vins will not be	olations e cured.	
Exhibit Recreational [x] There a Swimm Laundry Other: Compliance V [x] There ar	and Other Core no recreating pool Area Vith Building e no violati	ontains ad Common I ational or [[]	Iditional in Facilities: common f Storage Tennis C nd Municip	formation acilities. Area Court pal Regul	n on parkin [] Reco	g stalls for the state of the chute to Cure Vins will not be	olations e cured.	

	11.	<u>Co</u>	informance to Present Zo	ning Code					
		a.	[x] No variances to z	oning code have	been granted.				
			[] Variance(s) to zon	s) to zoning code was/were granted as follows:					
		b.	Conforming/Non-Confo	orming Uses, Stru	ictures, Lot				
			In general, a non-confo but which does not now	rming use, struct w conform to pre	ture, or lot is a use sent zoning requir	e, structure, or l ements.	ot which was law	rful at one time	
				Conforming	Non-Conformin	g <u>Illegal</u>	<u>.</u>		
			Uses	x					
			Structures	X					
			Lot	X					
		she	a variance has been gran ould consult with county nitations may include res	zoning authoriti	es as to possible li	mitations which	n may apply.		
		on	altering and repairing st nnot be reconstructed.	ructures. In som	e cases, a non-con	forming structu	ire that is destroy	ed or damaged	
			e buyer may not be able illegal use, structure, or l		ng or insurance if	the condominiu	ım project has a ı	non-conforming	
D.	Com	mor	Elements, Limited Com	non Elements, Co	ommon Interest:				
	1.	ap: cor on	mmon Elements: Commo artments. Although the common elements which are ly by those apartments to be Declaration, are:	common element e designated as l	s are owned jointly imited common el	y by all apartme ements (see par	ent owners, those ragraph 2 below)	portions of the may be used	
		[x] described in Exhibit _	В.					
		[] as follows:						
							•		

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.
	[x] The limited common elements and the apartments which use them, as described in the Declaration, are:
	[X] described in ExhibitC
	[] as follows:
3.	Common Interest: Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is used to determine each apartment's share of the maintenance fees and other common profits and expenses of the condominium project. It may also be used for other purposes, including voting on matters requiring action by apartment owners. The common interests for the apartments in this project, as described in the Declaration, are:
	[x] described in Exhibit B.
	[] as follows:
affe	umbrances Against Title: An encumbrance is a claim against or a liability on the property or a document cting the title or use of the property. Encumbrances may have an adverse effect on the property or your chase and ownership of an apartment in the project.
Exh and	ibit F describes the encumbrances against the title contained in the title report dated February 7, 1995 issued by Island Title Corporation.

E.

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Q	1 -		b.	aτ	1	1	er	10	٠
D	£C	111	v.	cι	1	·I	CI	13	٠

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

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

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

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

Type of Lien

Effect on Buyer's Interest and Deposit if Developer Defaults or Lien is Foreclosed Prior to Conveyance

F. Construction Warranties:

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

Building and Other Improvements: NONE

2. Appliances: NONE

G.	Status of Construction and Estimated Completion	Date:
----	---	-------

Both Unit 1 and Unit 2 were constructed in 1970.

H. Project Phases:

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

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

IV. CONDOMINIUM MANAGEMENT

A.	Management of the Common Elements: The Association of Apartment Owners is responsible for the management of the common elements and the overall operation of the condominium project. The Association may be permitted, and in some cases may be required, to employ or retain a condominium managing agent to assist the Association in managing the condominium project.
	Initial Condominium Managing Agent: When the developer or the developer's affiliate is the initial condominium managing agent, the management contract must have a term of one year or less and the parties must be able to terminate the contract on notice of 60 days or less.
	The initial condominium managing agent for this project, named on page five (5) of this report, is:
	[] not affiliated with the Developer [] the Developer or the Developer's affiliate. [x] self-managed by the Association of Apartment Owners [] other
В.	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.
	ExhibitG contains a schedule of estimated initial maintenance fees and maintenance fee disbursements (subject to change).
C.	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:
	[x] None [] Electricity [] Gas [] Water
	[] Sewer [] Television Cable [] Other

V. MISCELLANEOUS

A. Sales Documents Filed With the Real Estate Commission:

Sales documents on the with the Real Estate Commission include but are not limited to:
[] Notice to Owner Occupants NOT APPLICABLE
[x] Specimen Sales Contract / & Acceptance (DROA) contract will be used at time of sale. ExhibitD contains a summary of the pertinent provisions of the sales contract.
[x] Escrow Agreement dated February 15, 1995 Exhibit E contains a summary of the pertinent provisions of the escrow agreement.
[] Other

B. Buyer's Right to Cancel Sales Contract:

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

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

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

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

- A) The Developer delivers to the buyer a copy of:
 - 1) Either the Final Public Report <u>OR</u> the Supplementary Public Report which has superseded the Final Public Report for which an effective date has been issued by the Real Estate Commission;

AND

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

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

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

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

	Rights Under the Sales Contract: Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the project. If these documents are not in final form, the buyer should ask to see the most recent draft. These include but are not limited to the:					
	G)	Hawaii Real Estate Commission. Declaration of Condominium Property Regime. Bylaws of the Association of Apartment Owners. House Rules. Condominium Map. Escrow Agreement.				
throug Condo the Ca	gh t omi ashi	the condominium and sales documents and amendments made by the developer are available for review the developer and are on file at the Department of Commerce and Consumer Affairs. Reprints of Hawaii's nium Property Act (Chapter 514A, HRS) and Hawaii Administrative Rules, Chapter 16-107, are available a ser's Office, Department of Commerce and Consumer Affairs, 1010 Richards Street, 3rd Floor, Honolulu, nailing address: P. O. Box 541, Honolulu, HI 96809, at a nominal cost.				
This P	Publ	March 21, 199 iic Report is a part of Registration No. 3308 filed with the Real Estate Commission on				

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C.	Additional	Information	Not Covered Above

NONE

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

CAR	OL FRIFELDT, DONALD FRIFELDT, and FIRST HAWAIIAN BANK, Co-Trustees
of	the Joseph C. Frifeldt Trust dated July 22, 1988
	Name of Developer
By:_	Carol Fridat Duly Authorized Signatory Date
	Duly Authorized Signatory Date
	CAROL FRIFELDT, Co-Trustee
	print name & title of person signing above

Distribution:

Department of Finance, City and County of Honolulu Planning Department, City and County of Honolulu Federal Housing Administration

INDIVIDUAL UNIT DESCRIPTIONS

The Declaration of Condominium Property Regime and plans submitted by the Developer indicate that OLOHU / HAAHAA is a fee simple condominium conversion project consisting of a total of two condominium units, each unit comprised of a separate structure. The units are described as follows:

- (a) Unit "51-045 Olohu Road" consists of the following: (1) a separate one-story wood-frame structure, without basement, containing two bedrooms, one bath, living room and kitchen -- all containing a net interior living area of approximately 1,156 square feet; (2) attached covered deck and porch areas totalling approximately 354 square feet; (3) a swimming pool; (4) a cabana / pool equipment structure of approximately 96 square feet; (5) a detached wood-frame carport/storage structure, containing a carport area of approximately 336 square feet and a storage area of approximately 392 square feet; and (6) any and all other future improvements which may be constructed on the land area appurtenant to said unit by the owner thereof.
- (b) Unit "51-441 Haahaa Road" consists of the following: (1) a separate one-story wood-frame structure, without basement, containing four bedrooms, three baths, living room, family room, laundry room and kitchen -- all containing a net interior living area of approximately 2,033 square feet; (2) attached covered wooden deck areas totalling approximately 1,016 square feet; (3) an attached two-car carport of approximately 440 square feet; (4) an attached service porch area of approximately 44 square feet; and (5) any and all other future improvements which may be constructed on the land area appurtenant to said unit by the owner thereof.

COMMON ELEMENTS

One freehold estate is designated of all the remaining portions of the Project, herein referred to as "common elements", including specifically, but not limited to:

- (a) The land in fee simple;
- (b) All ducts, electrical equipment, wiring and other central and appurtenant installations for common services, if any, including power, light, water, gas, sewage, irrigation, telephone and television cable;
- (c) Any and all other elements and facilities rationally in common use or necessary to the existence, upkeep and safety of the Project.

The common elements shall remain undivided, and no right shall exist to partition or divide any part thereof, except as provided in the Condominium Property Act. Any such partition or division shall be subject to the prior consent thereto by the holder(s) of all mortgage(s) of any condominium unit(s) which are filed of record.

COMMON INTEREST

Each unit and its owner(s) shall have appurtenant thereto an undivided one-half (1/2) fractional interest in the common elements of the Project, for all purposes including voting, said interest being referred to as the "common interest".

LIMITED COMMON ELEMENTS

Certain parts of the common elements, herein referred to as the "limited common elements", are designated and set aside for the exclusive use of one or more units, and such unit(s) shall have appurtenant thereto exclusive easements for the use of such limited common elements. The limited common elements so set aside and reserved are as follows:

- (a) That certain land area upon and around which Unit "51-045 Olohu Road" is located, shown and designated on the Condominium Map and being approximately 20,001 square feet in area, is deemed a limited common element appurtenant to and for the exclusive use of Unit "51-045 Olohu Road".
- (b) That certain land area upon and around which Unit "51-441 Haahaa Road" is located, shown and designated on the Condominium Map and being approximately 10,859 square feet in area, is deemed a limited common element appurtenant to and for the exclusive use of Unit "51-441 Haahaa Road".

All costs of every kind pertaining to the aforesaid limited common elements, including, but not limited to, costs of landscaping, maintenance, repair, replacement and improvement, shall be borne solely by the owner of the unit to which said limited common elements are appurtenant.

NOTE: The land area appurtenant to each unit does not represent a legally subdivided lot.

SUMMARY OF PERTINENT PROVISIONS OF THE SALES CONTRACT

The sales contract contains the purchase price, description and location of the condominium unit and other terms and conditions under which a Buyer will agree to buy a condominium unit in the Project. Among other things, the sales contract (DROA):

- 1. Provides a section for financing to be completed and agreed to by the parties which will set forth how Buyer will pay the purchase price.
- 2. Identifies the escrow agent and states that Buyer's deposit will be held in escrow until the sales contract is closed or cancelled.
- 3. Requires that Buyer must close the purchase at a certain date and pay closing costs, in addition to the purchase price.
- 4. Provides the following remedies, in the event of default under the sales contract by Buyer:
 - a. Seller may bring an action against Buyer for breach of contract;
 - b. Seller may retain Buyer's initial deposit;
 - c. Buyer shall be responsible for expenses incurred.

Provides the following remedies, in the event of default under the sales contract by Seller:

- a. Buyer may bring an action against Seller for breach of contract;
- b. Buyer may bring an action compelling Seller to perform under contract;
- c. Seller shall be responsible for expenses incurred.

Any awards to the prevailing party in any action are subordinate to escrow's expenses.

5. Allocation of payment of closing costs.

The sales contract contains various other provisions which Buyer should become acquainted with.

Upon examination, the Developer represents that the proposed Sales Contract (DROA) is found to be in compliance with Chapter 514A, Hawaii Revised Statutes, as amended. It is encumbent upon the purchaser and prospective purchaser that he reads the Sales Contract (DROA) with care.

SUMMARY OF ESCROW ARRANGEMENTS

An Escrow Agreement dated February 15, 1995, has been submitted by the Developer, identifying Island Title Corporation, as Escrow for the Project. This Agreement shall take effect when the Developer commences sales. The Escrow Agreement establishes how proceeds from the sale of condominium units and all sums received from any source are placed in escrow, as well as the methods of disbursement of said funds.

The Escrow Agreement provides that a Purchaser shall be entitled to a refund of his funds, and Escrow shall pay said funds to Purchaser, without interest and less cancellation fee and costs, if Purchaser shall in writing request refund of his funds and (1) Escrow receives a written request from Developer to return to Purchaser the funds of such Purchaser; or (2) Developer notifies Escrow of Developer's intent to cancel or rescind the sales contract; or (3) Purchaser has exercised his right to cancel or rescind the sales contract pursuant to Section 514A-62 or 514A-63 of the Hawaii Revised Statutes; or (4) meets one of the conditions provided for in Section VI(e) of the Escrow Agreement. Except for a cancellation under Section VI(e) of the Escrow Agreement, Escrow will be entitled to deduct a cancellation fee from Purchaser's funds. Said cancellation fee shall be in the minimum of \$25.00, but in no event shall exceed the agreed-upon escrow fee provided for in said Escrow Agreement, the exact amount to be commensurate with the amount of work completed at the time of cancellation.

The Escrow Agreement also provides that a Purchaser shall be entitled to a refund of his funds (less fees as provided therein), if any one of the following events shall have occured: (1) no sales contract is offered to a Purchaser who was placed on the Developer's reservation list of owner-occupant applicants; or (2) the Purchaser has been unable to obtain adequate financing, or a commitment for adequate financing, for his unit within thirty (30) days following the end of the ten (10) calender-day period during which the Developer is limited to selling to owner-occupants; or (3) the Purchaser desires to cancel the contract on account of hardship circumstances such as those set forth in Section 514A-104(1), Hawaii Revised Statutes; or (4) the Purchaser indicates an intent not to become an owner-occupant of such unit.

Finally, the Escrow Agreement provides that in the event that Purchaser defaults under the terms of the sales contract, all proceeds collected from Purchaser may be treated as liquidated damages and retained by Developer.

Upon examination, the Developer represents that the Escrow Agreement is found to be in compliance with Chapter 514A, Hawaii Revised Statutes, as amended. It is encumbant upon the purchaser and prospective purchaser that he reads with care the Escrow Agreement.

ENCUMBRANCES AGAINST TITLE

An encumbrance is a claim against or a liability on the property. The following list describes the encumbrances against the title contained in the status title report dated February 7, 1995, issued by Island Title Corporation:

- 1. Tax Map Key: (1) 5-1-14: 30, City and County of Honolulu. Area assessed: 30,869 square feet, more or less. For real property taxes as may be due and owing, reference is made to the Director of Finance, City and County of Honolulu.
- 2. Title to all minerals and metallic mines reserved to the State of Hawaii.
- Declaration of Covenants, Conditions and Restrictions for Kaaawa Beach Owners Association, dated August 17,1982 and recorded in the Bureau of Conveyances of the State of Hawaii in Liber 16521 at Page 395; said Declaration was amended by instrument dated June 16, 1986, recorded in Liber 19663 at Page 226. (SEE NOTE BELOW)
- 4. Terms and provisions of the Joseph C. Frifeldt Trust, dated July 22, 1988.

In addition to the above, the following documents have also been recorded:

 Declaration of Condominium Property Regime dated February 15, 1995, recorded in the Bureau of Conveyances as Document No. 95-033865; By-Laws of the Association of Condominium Owners of the "OLOHU / HAAHAA" Condominium Project, dated February 15, 1995 and recorded as Document No. 95-033866; Condominium Map No. 2216.

NOTE: Purchasers will automatically be members of the Kaaawa Beach Owners Association and shall be subject to assessments and use restrictions as set forth in the Declaration.

DISCLOSURE ABSTRACT

OLOHU / HAAHAA Condominium Project

Pursuant to Section 514A-61, Hawaii Revised Statutes
Condominium Property Act

Developer(s)

Project Manager

Carol Frifeldt, Co-Trustee Donald Frifeldt, Co-Trustee First Hawaiian Bank, Co-Trustee 51-045 Olohu Road Kaaawa, Hawaii 96730 Phone: (808) 237-8003 Project is to be self-managed

Estimated Maintenance Fee Assessments and Disbursements

MAINTENANCE FEES: The regular maintenance and repair of each condominium unit, including all utility charges, is the sole responsibility of each respective unit owner. There are no common services and/or expenses which will require regular monthly assessments at this time. As members of the Kaaawa Beach Owners Association, owners may be subject to assessments.

INDIVIDUAL INSURANCE: Section 514A-86, Hawaii Revised Statutes, requires that fire insurance be purchased to cover the improvements portion of the Project. Developer anticipates that the Association will elect to obtain separate policies for each individual condominium unit pursuant to Section XIV(c) of the Declaration. As such, the premiums on said policies will be the individual responsibility of each unit owner rather than common expenses of the Project. Purchasers should be aware that premiums for said fire insurance vary widely depending upon the coverage desired and the insurance company used. Developer's best estimate regarding the cost of said coverage is approximately \$500 to \$3,000 per year per unit. Said estimates were prepared in accordance with generally accepted accounting principals.

Use of Condominium Units

Both units comprising the Project may be occupied and/or used only for those purposes permitted by applicable land use laws and zoning ordinances. There is no commercial development in the Project.

Warranties

Purchasers should be aware that both "condominium units" of the Project are comprised of existing structures. Said buildings have unavoidably undergone a certain amount of "wear and tear" commensurate with their age. Accordingly, purchasers should not expect the unit they desire to buy to be in "like-new" condition. NO WARRANTIES FOR FITNESS OF USE OR MERCHANTABILITY OR ANY OTHER KIND ARE MADE AS TO THE INDIVIDUAL CONDOMINIUM UNITS OR THE COMMON ELEMENTS OF THE PROJECT. PURCHASERS ARE ADVISED TO CONDUCT THEIR OWN INSPECTION OF THE UNIT THEY DESIRE TO BUY. THE UNITS ARE SOLD "AS IS".

Structural Components and Mechanical & Electrical Installations

Based on a report prepared by an independent registered architect, it is the Developer's opinion that all structural components and mechanical and electrical installations material to the use and enjoyment of the individual condominium units appear to be sound and in satisfactory working condition. However, NO REPRESENTATIONS OF ANY KIND ARE MADE AS TO THE EXPECTED USEFUL LIFE, IF ANY, OF THE STRUCTURAL COMPONENTS AND MECHANICAL AND ELECTRICAL INSTALLATIONS MATERIAL TO THE USE AND ENJOYMENT OF THE CONDOMINIUM UNIT(S).

Code Violations

To the best of the knowledge, information and belief of the undersigned, there are no outstanding notices of uncured violations of the building code or other municipal regulations of the City and County of Honolulu.

Dated: February 15, 1995

CAROL FRIFELDT/ Co-Trustee

DONALD FRIFELDT, Øø-Trustee

FIRST HAWAIIAN BANK, a Hawaii corporation,

as Co-Trustee,

lts

SISTANT VICE PRESIDENT

Developer(s)