CONDOMINIUM PUBLIC REPORT

			00/12011111101111					
	Prepared & Issued by: Developer_VINCENT TIN-CHUNG TAI Address 2182 Round Top Drive, Honolulu, Hawaii 96822							
	Project Name(*): 2182 AND 2184 ROUND TOP DRIVE Address: 2182 and 2184 Round Top Drive, Honolulu, Hawaii 96822							
		Registration No.	5056 (Conversion)	Effective date: Expiration date:	May 5, 2003 June 5, 2004			
Prepara	tion of thi	s Report:						
Statutes	s, as ame	een prepared by nded. This repor e for the report.	the Developer pursuant to the Co t is not valid unless the Hawaii Re	ndominium Property al Estate Commission	Act, Chapter 514A, Hawaii Revised on has issued a registration number			
Commis	ssion nor	ot been prepared any other govern artment in the pro	ment agency has judged or appro	nmission or any othe ved the merits or va	er government agency. Neither the lue, if any, of the project or of			
Buyers for the	are enco purchase	uraged to read to of an apartmen	this report carefully, and to see It in the project.	k professional advi	ce before signing a sales contract			
from the	effective	date unless a Su	ninary Public Reports and Final Pu upplementary Public Report is issu tending the effective date for the i	ued or unless the Co	atically expire thirteen (13) months ommission issues an order, a copy of			
Exception public re	on: The R eport <u>for a</u>	eal Estate Comm two apartment c	nission may issue an order, a copy condominium project shall have no	of which shall be a expiration date.	ttached to this report, that the final			
Type of	Report:							
	PRELIM (yellow)			rmation sufficient for	dominium but has filed with the Real a Preliminary Public Report. A Final complete information is filed.			
X	FINAL: (white)		The developer has legally create with the Commission. [X] No prior reports have been i [] This report supersedes all p. [] This report must be read tog	ssued. rior public reports.	nd has filed complete information			
-	SUPPLE (pink)	EMENTARY:	This report updates information of [] Preliminary Public Report da					
			[] Final Public Report dated:_ [] Supplementary Public Repo	rt dated:				
		And	 [] Supersedes all prior public r [] Must be read together with _ [] This report reactivates the _ public report(s) which expire 	-				

(*) Exactly as named in the Declaration
This material can be made available for individuals with special needs. Please call the Senior Condominium Specialist at 5862644 to submit your request.
FORM: RECO-30 286/986/189/1190/892/0197/1098/0800/0203
G:\CPR\CLIENT\TA\\FINAL PUBLIC REPORT.wpd

Disclosure Abstract: Separate Disclosure Abstract on this condominium project:

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

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.

[X] No prior reports have been issued by the developer.

[] Changes made are as follows:

SPECIAL ATTENTION

The Developer has disclosed the following:

- (a) This is a CONDOMINIUM PROJECT, not a subdivision. The land area beneath and immediately appurtenant to each unit is designated a LIMITED COMMON ELEMENT and does not represent a legally subdivided lot. The dotted lines in 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.
- (b) No warranties are given to the purchaser as to the construction, materials or workmanship of the Project. The Project is being sold in "as is" condition (pages 12 and 15).

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

THE PROSPECTIVE PURCHASERS ARE CAUTIONED TO CAREFULLY REVIEW ALL DOCUMENTS REGARDING THIS CONDOMINIUM PROJECT 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

Developer:	Vincent Tin-Chung Tai	Phone: c/o (415) 306-4356
	Name*	(Business)
	2182 Round Top Drive Business Address	_
	Honolulu , HI 96822	
	Tionoldia , Tii 00022	
	Names of officers and directors of dev partners of a Limited Liability Partners Company(LLC)(attach separate sheet N/A	relopers who are corporations; general partners of a partnership; hip(LLP); or manager and members of a Limited Liability if necessary):
Real Estate		
Broker*:	See Page 20	Phone:
	Name	(Business)
	Business Address	
	Busiliess Address	
F	Housii Eserou & Title Inc	Phone: (808) 532-2977
Escrow:	Hawaii Escrow & Title, Inc. Name	(Business)
	700 Bishop Street	(Dusiness)
	Business Address	
	Honolulu, HI 96813	
General	N/A	Dhono
Contractor*:	Name	Phone: Business)
	Tamo	240000)
	Business Address	
Condominium		
Managing		
Agent*:	Self-Managed by the Association	
	Name of Apartment Owners	(Business)
	Business Address	
Attorney for		Discussion (000) 504 4757
Developer:	Jeffrey S. Grad, Esq. Name	Phone: (808) 521-4757 (Business)
	841 Bishop St., Ste. 1800	(Dualiteas)
	Business Address	-
	Honolulu, HI 96813	

^{*} For Entities: Name of corporation, partnership, Limited Liability Partnership (LLP), or Limited Liability Company (LLC)

II. CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS

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

A.	A. <u>Declaration of Condominium Property Regime</u> 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] Recorded -	Bureau of Conveyances:	Document No. <u>2003-042080</u> Book Page Document No				
	[] Filed -	Land Court:	Document No				
reco	The Declaration referred ording/filing information]:	to above has been amended by t	he following instruments [state name of document, date and				
В.		e Plan) shows the floor plan, eleventment number, and dimensions of	ation and layout of the condominium project. It also shows the each apartment.				
		for this condominium project is:					
	[] Proposed [X] Recorded - [] Filed -	Bureau of Conveyances Land Court	Condo Map No				
	The Condominium Map I information]:	nas been amended by the followin	g instruments [state name of document, date and recording/filing				
C.	manner in which the Boa Board, the manner in wh	ard of Directors of the Association	n the operation of the condominium project. They provide for the of Apartment Owners is elected, the powers and duties of the hether pets are prohibited or allowed and other matters which				
	The Bylaws for this cond	ominium are:					
	[X] Recorded -	Bureau of Conveyances:	Document No. 2003-042080 Book Page Document No				
	[] Filed -	Land Court:	Document No				
rec	The Bylaws referred to a ording/filing information]:	bove have been amended by the	following instruments [state name of document, date and				

eler com owr	House Rules. The Board of Directors may adopt House Rules to govern the use and operation of the common felements. House Rules may cover matters such as parking regulations, hours of operation for common facilities such as recreation areas, use of lanais and requirements for keeping pets. These rules must be followed by owners, tenants, and guests. They do not need to be recorded or filed to be effective. The initial House Rules are usually adopted by the developer.							
	The	e House Rules for this	s condominium are:					
	[]	Proposed	[] Adopted	[X] Developer does not plan to a	dopt House Rules			
E.	Ch	anges to Condomini	ium Documents					
	Ch:	anges to the Declarat d. Changes to House	ion, Condominium Map, and E Rules do not need to be reco	Bylaws are effective only if they are rded or filed to be effective.	duly adopted and recorded and/or			
	1.	Apartment Owners:	Minimum percentage of comm	non interest which must vote for or	give written consent to changes:			
			Minimum <u>Set by Law</u>	This Condominium				
		Declaration (and Condo Map)	75%*	100%				
		Bylaws	65%	65%				
		House Rules		n/a				
		* The percentages for fewer apartments.		ects may be more than the minimu	ım set by law for projects with five			
	2.	Developer:						
		[] No rights have be Rules.	peen reserved by the develope	er to change the Declaration, Cond	ominium Map, Bylaws or House			
		[X] Developer has r Rules:	eserved the following rights to	change the Declaration, Condomi	nium Map, Bylaws or House			

See attached Exhibit "A"

III. THE CONDOMINIUM PROJECT

A. <u>Interest to be Conveyed to Buyer:</u>

[X] Fee Simp	ole: Individual apartments and the c	common elements, which include the underlying land, will be in fee simple.
[] <u>Leasehol</u> be leasel		tments and the common elements, which include the underlying land will
term	, the lessee (apartment owner/ten	and the underlying land usually require that at the end of the lease nant) deliver to the lessor (fee property owner) possession of the s, including improvements paid for by the lessee.
	Exhibit contains further will be calculated and a description	r explanations regarding the manner in which the renegotiated lease rents of the surrender clause provision(s).
Leas	se Term Expires:	Rent Renegotiation Date(s):
Leas	se Rent Payable: [] Monthly [] Semi-Ann	[] Quarterly ually [] Annually
	Exhibitcontains a sche	dule of the lease rent for each apartment per: [] Month [] Year
For S	Sub-leaseholds:	
[]	Buyer's sublease may be canceled [] Canceled	if the master lease between the sublessor and fee owner is: [] Foreclosed
• •	same	It, the buyer may continue to occupy the apartment and/or land on the
		on Interest in the Underlying Land in Leasehold or Sub-leasehold:
Leas own remo	ses for the underlying land usually ers/tenants) deliver to the lessor	y require that at the end of the lease term, the lessees (apartment (fee property owner) their interest in the land and that they either (1) and other improvements at the lessee's expense; or (2) convey the
	Exhibit contains furthe will be calculated and a description	r explanations regarding the manner in which the renegotiated lease rents of the surrender clause provision(s).
Leas	se Term Expires:	Rent Renegotiation Date(s):
Leas	se Rent Payable: [] Monthly [] Semi-Ann	[] Quarterly qually [] Annually
	Exhibit contains a sche	edule of the lease rent for each apartment per: [] Month [] Year

[] Other:	
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B. Underlying Land:

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.

	2182 and 218 Honolulu, Hav	4 Round Top Drive vaii 96822			
Tax Map Key	(TMK): <u>(1)</u>	2-5-006: 014			
[] Address	[x] TMK	is expected to char	nge because individua	I CPR numbers may	be assigned to each unit
Land Area:	31,643	[X] square	e feet [] acre	s) Zoning:_	R-10

Fee O	wner: .essor:	Vincent Tin-Chu Name* 2182 Round To Business Addres Honolulu, HI 96 N/A Name Address	SS			
_	. []New	Building(s)	ng Building(s)			
•		New Building(s) of Buildings:2		Floors Per Building	Unit 2182: 2	
2			contains further ex	-	Unit 2184: 1	
3		I Construction Ma				
·		crete []		[X] Wood		
				• •		
4		ermitted by Zoning				
			No. of Apts.	Use Permitte	d By Zoning	
	[] Mix [] Hot [] Oha [] Ind [] Agr [] Red	mmercial : Res/Comm :el ana	<u>2</u> ————————————————————————————————————	[x] Yes [] Yes	[] No [] No	
	Is/Are th [X] Ye		pecifically permitte [] No	ed by the project's Dec	claration or Bylav	ıs?

5.	Special Use Re	estrictions:						
	The Declaration and Bylaws may contain restrictions on the use and occupancy of the apartments. Restrictions for this condominium project include but are not limited to:							
	[] Pets:							
	[] Number of	f Occupants:						
	[] Other:							
	[X] There are	no special use re	estrictions.					
6.	Interior (fill in a	appropriate numbe	ers):					
	Elevators:	0	Stairways: U	nit 2182: 1	Trash Chutes:	-0-		
	Apt. Type	Quantity	BR/Bath	Net Living Area (sf)*	Net Other Area (sf)	(Identify)		
	<u>Unit 2182</u>	1		1,918	372/96/290	porch-entry; carport		
	<u>Unit 2184</u>	1	1/1	453				
	Total Number	of Apartments:	2					
	*Net Living A perimeter wal		rea of the apart	tment measured from	n the interior surface	of the apartment		
	Other docume method of de	ents and maps n termining the flo	nay give floor a oor area may ha	rea figures which dif ave been used.	ffer from those above	because a different		
	Boundaries of	Each Apartment:						
	The outside su Unit.	urfaces of the exte	erior walls and r	oof and the bottom sur	rfaces of the footings a	nd foundations of each		

Apartments Designated for Owner-Occupants Only: Fifty percent (50%) of **residential** apartments must be so designated; developer has a right to substitute similar apartments for those apartments already designated. Developer must provide this information either in a published announcement or advertisement as required by section 514A-102, HRS; or include the information here in this public report and in the announcement (see attachment 11a). Developer has not elected to provide the information in a published announcement or advertisement.

Permitted Alterations to Apartments:

See attached Exhibit "B"

Parking	g Stalls:						
To	tal Parking Stalls:						
		Regular Covered Open	Comp Covered	oact Open	<u>Tand</u> Covered	<u>em</u> Open	<u>TOTAL</u>
	signed - Unit 2182 r each unit)	. 1		April 10 and 10	***************************************		1
Gu	ıest						
Un	assigned	Management of the state of the	_,,_		NAME OF THE OWNER OWNER OWNER.	ALC 2-10-11-11-11-11-11-11-11-11-11-11-11-11-	
Ex	tra for Purchase				440 4400 4000 4000		
Ot	her:						
To	tal Covered & Ope	n: <u>1</u>	0-		-()-	1
[Exhibit	king garage permitted in contains additional info			s for this condo	ominium project	.
		er Common Facilities:	- 11141				
•	There are no rec Swimming pool	reational or common fac Storage A		[]Recr	eation Area		
	Laundry Area	[] Tennis Co	ourt	[] Tras	h Chute/Enclos	sure(s)	
-	-						
		Iding Code and Municip	al Dogulation	e: Cost to	Cura Violationa		
•	There are no viol		•	-	s will not be cur		
l	J Violations and co	st to cure are listed belo	ow: [] Violation	s will be cured	БУ	(Date)
10. <u>Co</u>	ondition and Expec	ted Useful Life of Structi of residential apartmen	ural Compon	ents, Mech ce for at lea	anical, and Ele st five years):	ectrical Installat	ions

The present condition of all structural components and mechanical and electrical installation material to the use and enjoyment of the Project appears to be good, subject to wear and tear. No warranty is made as to the expected useful life of the Project.

one time but which
one time but which
one time but which
184 and yard buyer should consult restrictions on lamaged cannot be
individual tions of the common d only by those Declaration, are:
ti d

11. Conformance to Present Zoning Code

a. [X] No variances to zoning code have been granted.

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 Exhibit				
	[] as follows:				
	NOTE: Reference to said Exhibit "D" to "Exclusive Use Areas" does not mean legally subdivided lots.				
3.	<u>Common Interest:</u> Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is used to determine each apartment's share of the maintenance fees and other common profits and expenses of the condominium project. It may also be used for other purposes, including voting on matters requiring action by apartment owners. The common interests for the apartments in this project, as described in the Declaration, are:				
	[] described in Exhibit				
	[X] as follows:				
	Unit 2182 - 50% Unit 2184 - 50%				
titl	ncumbrances Against Title: An encumbrance is a claim against or a liability on the property or a document affecting the e or use of the property. Encumbrances may have an adverse effect on the property or your purchase and ownership of apartment in the project.				
Exhibit E describes the encumbrances against the title contained in the title report dated March 18, 2003 (amended) and issued by Hawaii Escrow & Title, Inc.					

E.

	æ			

F.

A blanket lien is an encumbrance (such as a mortgage) on the entire condominium project that secures some type of monetary debt (such as a loan) or other obligation. A blanket lien is usually released on an apartment-by-apartment basis upon payment of specified sums so that individual apartments can be conveyed to buyers free and clear of the lien.					
[] There are no blanket lie	ens affecting title to the individual apartments.				
[x] There are blanket liens	which may affect title to the individual apartments.				
the apartment to a buyer	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				
Mortgage	Buyer's interest may be terminated by mortgagee but Buyer shall be entitled to return of his deposit, less escrow cancellation fee.				
Construction Warranties:					
Warranties for individual apa warranty, are as follows:	Warranties for individual apartments and the common elements, including the beginning and ending dates for each				
1. Building and Other Impro	vements:				
Developer is giving no warranties to Purchaser on the materials and workmanship of the Units.					
2. Appliances:					
• •	N/A				

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

Unit 2182 and Unit 2184 were constructed in the 1930's.

NOTE: The Declaration of Condominium Property Regime states by mistake that Unit 2182 and Unit 2184 were built in the 1950's.

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:					
B.	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, a lien may be placed on your apartment and the apartment may be 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.					
	Exhibit H contains a schedule of estimated initial maintenance fees and maintenance fee disbursements (subjeto change).	ЭС				
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 (Common Elements only Common Elements & Apartments)					
	[] Gas (Common Elements only Common Elements & Apartments)					
	[] Water [] Sewer [] Television Cable					
	[] Other					

V. MISCELLANEOUS

A. Sales Documents Filed With the Real Estate Commission:

Sales documents on file with the Real Estate Commission include but are not limited to:
[] Notice to Owner Occupants
[X] Specimen Sales Contract ExhibitF contains a summary of the pertinent provisions of the sales contract.
[X] Escrow Agreement dated <u>February 4, 2003</u> Exhibit <u>G</u> 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, <u>AND</u>
 - 2) Any other public report issued by the developer prior to the date of delivery, if the report was not previously delivered to the buyer and if the report has not been superseded;
- B) The buyer is given an opportunity to read the report(s); AND
- C) One of the following has occurred:
 - 1) The buyer has signed a receipt for the report(s) and waived the right to cancel; or
 - 2) Thirty (30) days have passed from the time the report(s) were delivered to the buyer; or
 - 3) The apartment is conveyed to the buyer within 30 days from the date the report(s) were delivered to the buyer.

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

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

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

- 2. Rights Under the Sales Contract: Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the project. If these documents are not in final form, the buyer should ask to see the most recent draft. These include but are not limited to the:
 - A) Condominium Public Reports issued by the developer which have been issued an effective date by the Hawaii Real Estate Commission.
 - B) Declaration of Condominium Property Regime, as amended.
 - C) Bylaws of the Association of Apartment Owners, as amended.
 - D) House Rules, if any.
 - E) Condominium Map, as amended.
 - F) Escrow Agreement.
 - G) Hawaii's Condominium Property Act (Chapter 514A, HRS, as amended) and Hawaii Administrative Rules, (Chapter 16-107, adopted by the Real Estate Commission, as amended).
 - H) Other

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

This Public Report is a part of Reg	gistration No. 5056	filed with the Real	Estate Commission on	March 21, 2
Reproduction of Report. When re	produced, this report mu	st be on:		
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C. Additional Information Not Covered Above

HAZARDOUS MATERIALS

The Developer neither prepared nor commissioned a Phase 1 Environmental Site Assessment and makes no representations or warranties whatsoever. The developer has made no independent investigation as to asbestos or other hazardous substances in the apartments or in, under or around the Project, including but not limited to, radioactive materials, organic compounds known as polychlorinated biphenyls, chemicals known to cause cancer or reproductive toxicity, pollutants, contaminants, hazardous wastes, toxic substances, and any and all other substances or materials defined as or included in the definition of "hazardous substances", "hazardous wastes", "hazardous materials" or "toxic substances" under, or for the purposes of, hazardous materials laws. Buyer acknowledges that in light of the age of the Project, there may be asbestos and other hazardous substances in the apartments, or in, under or around the Project. Because of the possible presence of such substances, Buyer should have the apartment inspected to determine the extent (if any) of such contamination and any necessary remedial action. The developer will not correct any defects in the apartments or in the Project or anything installed or contained therein and Buyer expressly releases the developer from any liability to Buyer if any hazardous materials are discovered.

LEAD WARNING STATEMENT

Pursuant to federal law, 42, U.S.C 4852(d), the Residential Lead-Based Paint Reduction Act, "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paid hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase."

DISCLOSURE REGARDING SELECTION OF REAL ESTATE BROKER:

The Developer does not presently intend to use a real estate broker for the sale of apartments in the Project.

In the event the Developer chooses to use a real estate broker for the sale of an apartment, prior to entering into a binding contract for such sale the Developer shall (1) submit to the Real Estate Commission a duly executed copy of a broker listing agreement with a Hawaii-licensed real estate broker, together with a duly executed disclosure abstract identifying the designated broker, and (2) provide a copy of the disclosure abstract to the purchaser together with a copy of this public report.

CITY AND COUNTY LETTER RELATING TO CONFORMANCE WITH APPLICABLE CODE REQUIREMENTS.

There is attached hereto as Exhibit "I" letter from City and County dated March 28, 2003, which discloses, among other things, (1) that servant quarters (Unit 2184) with a kitchen is a nonconforming use; and (2) laundry room addition encroaches into a yard setback and no building permit was found by the City. Neither of the foregoing has any material impact on the Project. However, if the Developer was required by the City to make Unit 2184 conform or remove the encroachment, then he would do so by removing the kitchen from Unit 2184 or the encroaching portion of the laundry room from Unit 2182 at that time. Otherwise, Developer does not intend to correct either of the foregoing except in connection with and at the time he makes major changes to the Units.

- D. The developer declares subject to the penalties set forth in section 514A-49(b) that this project is in compliance with all county zoning and building ordinances and codes, and all other county permitting requirements applicable to the project, pursuant to Act 251 (SHL 2000) [Section 514A-1-6] (The developer is required to make this declaration for issuance of an effective date for a final public report.)
- E. 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.

By: Dyly Authorized Signatory* Date	
Vincent Tin-Chung Tai Printed Name & Title of Person Signing Above	_
Distribution:	
Department of Finance, City and County of Honolulu Planning Department, City and County of Honolulu	

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

EXHIBIT "A"

DEVELOPER'S RESERVED RIGHTS

The Developer (Declarant) has reserved the following rights to change the Declaration, Condominium Map, By-Laws or House Rules:

Paragraph 20 of the Declaration states:

- "20.1 Amendments, Generally. Except as otherwise expressly provided herein or in the Act, this Declaration and the Condominium Map may be amended only by the affirmative vote or written consent of all of the Apartment Owners, evidenced by an instrument in writing, signed and acknowledged by each of them, which amendment shall be effective upon recordation in the Recording Office; provided, however, that notwithstanding the foregoing provision, at any time prior to the first recording of a conveyance or transfer (other than for security) of an Apartment and its appurtenances to a party not a signatory, hereto, the Declarant may amend this Declaration (including all exhibits), the Condominium Map and the Bylaws in any manner, without the consent or joinder of any Apartment purchaser or any other party. Notwithstanding the lease, sale or conveyance of any of the Apartments, Declarant may amend this Declaration (and when applicable, any exhibits to this Declaration and the Condominium Map) to file the "as-built" verified statement required by Section 514A- 12 of the Act (I) so long as such statement is merely a verified statement of a registered architect or professional engineer certifying that the final plans thereto filed fully and accurately depict the layout, location, Apartment numbers, and the dimensions of the Apartments as built, or (ii) so long as the plans filed therewith involve only minor changes to the layout, location, or dimensions of the Apartments as built or any change in the Apartment number.
- 20.2 Amendments Required by Law, Lenders, Title Insurers, Etc. Any other provision of this Declaration notwithstanding, for so long as the Declarant retains any interest in an Apartment in the Project, the Declarant shall have the right (but not the obligation) to amend this Declaration and the Bylaws (and the Condominium Map, if appropriate) without the consent or joinder of any Apartment Owner, lienholder or other person or entity, for the purpose of meeting any requirement imposed by (i) any applicable law, (ii) the Real Estate Commission of the State of Hawaii, (iii) any title insurance company issuing a title insurance policy on the Project or any of the Apartments, (iv) any institutional lender lending funds on the security of the Project or any of the Apartments, or (v) any other governmental or quasi-governmental agency including. without limitation, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, the U.S. Department of Housing and Urban Development or the Veterans Administration; provided, however, that no amendment which would change the common interest appurtenant to an Apartment or substantially change the design, location or size of an Apartment shall be made without the consent of all persons having an interest in such Apartment. Each and every party acquiring an interest in the Project, by such acquisition, consents to the amendments described in this Paragraph 20.2 and agrees to execute and deliver such documents and instruments and do such other things as may be necessary or convenient to effect the same, and appoints Declarant and its assigns as his or her attorney-in-fact with full power of substitution to execute and deliver such documents and instruments and to do such things on his or her behalf, which grant of such power. being coupled with an, interest, is irrevocable for the duration of such reserved rights, and shall not be affected by the disability of such party or parties.
- 20.3 Mortgagee Approval. Any other provision of this Declaration notwithstanding, the approval of eligible holders of first mortgages (as defined below) on Apartments to which at least fifty-one percent (51%) of the votes of Units subject to mortgages held by such eligible holders are allocated shall be required to materially amend any provision herein, or to add any material provisions hereto, which establish, provide for, govern or regulate any of the following: (a) voting; (b) assessments, assessment liens or subordination of such liens; (c) reserves for maintenance, repair and replacement of the common elements; (d) insurance or fidelity bonds; (e) right to use of the common elements; (f) responsibility for maintenance and repair of the several portions of the Project; (g) expansion or contraction of the Project or the addition, annexation or withdrawal of property to or from the Project; (h) boundaries of any Unit (except where the amendment merely reflects that a Unit has been constructed according to alternate plans shown on the Condominium Map); (I) the interests in the common elements or limited common elements; (j) convertibility of Units into common elements or of common elements into Units; (k) leasing of Units; (1) imposition of any right of first refusal or similar restriction on the right of a Unit Owner to sell, transfer, or otherwise convey his Unit; (m) establishment of self-management of the Project by the Association where professional management has been required by any agency or corporation which has an interest or prospective interest in the Project; and (n) any provision that expressly benefits holders, insurers, or guarantors of first mortgages on apartments in the Project. To qualify as an "eligible holder of a first mortgage", a holder, insurer or guarantor of a first mortgage on a Unit in the Project must have made a written request to the Association for timely written notice of proposed amendments to the condominium instruments. The request must state the name and address of the holder, insurer or guarantor and the number of the Unit covered by the mortgage. In the event that an eligible holder of a first mortgage fails to appear at a meeting of the Association at which amendments of a material nature to this Declaration are proposed and considered, or fails to file a written response with the Association within thirty (30) days after it receives proper notice of the proposed amendment, delivered by certified or registered mail, with a "return receipt" requested, then and in any such event such amendments shall conclusively be deemed approved by such eligible holder of a first mortgage.

In addition to the foregoing, no amendment to this Declaration which would allow any action to terminate the condominium property regime created hereby for reasons other than substantial destruction or condemnation shall be made without the prior written approval of not less than sixty-seven percent (67%) of the eligible holders of first mortgages.

20.4 Notwithstanding the foregoing, an Owner shall have the right without the consent or joinder of any other person to amend this Declaration and the Condominium Map to reflect the changes made to his Unit in accordance with Paragraph 19.1 of this Declaration. Promptly upon completion of such changes, the Unit Owner shall duly record with the Recording Office an amendment to his Declaration and to the Condominium Map, together with a complete set of the floor plans of the Project as so altered, certified as build by a registered architect or professional engineer. All existing Unit Owners and all future Unit Owners and their mortgagees, by accepting an interest in a Unit, shall be deemed to have given each Unit Owner a Power of Attorney to execute an amendment to the Declaration solely for the purpose of describing the changes to his respective Unit on the Declaration so that each Unit Owner shall hereafter have a Power of Attorney from all the other Unit Owners to execute such amendment to the Declaration. This Power of Attorney shall be deemed coupled with each Owner's interest in his Unit (including its appurtenant common interest) and shall be irrevocable.

20.5 <u>Restatement</u>. Any other provision of this Declaration notwithstanding, the Board, upon resolution duly adopted, shall have the authority as set forth in the Act to restate this Declaration from time to time to set forth any prior amendments hereto, or to amend this Declaration as required to conform with the provisions of the Act or any other statute, ordinance, rule or regulation enacted by any governmental authority."

EXHIBIT "B"

PERMITTED ALTERATIONS TO APARTMENTS.

Sub-paragraph 19.1 of the Declaration states:

"Changes to Units. Notwithstanding anything to the contrary contained in this Declaration, a Unit Owner, with the consent by the holder of any mortgage affecting the Owner's Unit (if required by such mortgage), shall have the right at his sole option at any time and from time to time without the consent of any other person, to improve, renovate, remodel, make additions to, enlarge, remove, replace or restore the improvements to or in his Unit or portions thereof or to make or build improvements upon the Dwelling Area appurtenant to his Unit (collectively, the foregoing are referred to "changes") subject to the following conditions:

- (i) All building plans for any such changes shall conform with applicable County building, zoning laws and ordinances ("Country Rules") and the laws and rules of the State of Hawaii ("State Laws") including those of the Department of Health relating to private sewer systems (so long as the Project does not access a public sewerage system.)
- (ii) All changes to a Unit must be made within the Dwelling Area to which the Unit is appurtenant, provided that (aa) no change to Unit 2182 shall be made within or upon the land area of its appurtenant Dwelling Area which is within twenty (20) feet of the southerly boundary of Dwelling Area 2182; and (bb) provided that no expansion to Unit 2184 may occur except within the Southerly Portion of Dwelling Area 2184;
- (iii) The owner of Unit 2184 may add an additional dwelling unit within Unit 2184 on the following conditions: (aa) the Owner of Unit 2184 shall make physical changes to the existing cottage located on the Northerly Portion of Dwelling Area 2184 so that it will no longer constitute a dwelling unit under the LUO; (bb) the Northerly portion shall be consolidated with and into Dwelling Area 2182; (cc) the Owner of Unit 2184 shall relinquish and release to the Owner of Unit 2182 all rights the Owner of Unit 2184 may have in the Northerly Portion and all the improvements thereon; and (dd) the Owner of Unit 2184 shall comply with the provisions set forth in Paragraph 19.3 of the Declaration.
- (iii) No change to a Unit will be made if the effect of such change would be to exceed the Unit's proportionate share of the allowable floor area or Lot area coverage for the Land, or number of dwelling units, as allowed and defined by the LUO in effect when the change is to be made. The "proportionate share" for each Unit shall be the same as a fraction having as a numerator the area of the Dwelling Area appurtenant to the Unit being changed and having as its denominator the total of the area of both of the Dwelling Areas.
- (iv) All such changes shall be at the expense of the Owner making the change and shall be expeditiously made and in a manner that will not unreasonably interfere with the other Owner's use of his Unit or its appurtenant Dwelling Area.
- (v) The Owner of the changed Unit shall have the right to utilize, relocate and realign existing and/or to develop additional, central and appurtenant installations for services to the Unit affected by such change for electricity, sewer and other utilities and services and when applicable, to add, delete, relocate, realign, designate and grant easement and rights-of-way over, under and on the common elements as necessary or desirable in connection therewith; provided that the same shall not cause any interruption in the service of such utilities to any other part of the Project or otherwise materially interfere with their use by the other Owner;
- (vi) If the consent to the change or joinder of another Owner is required by the Act, then each Owner hereby consents in advance to such change.
- (vii) Each and every conveyance, lease and mortgage or other lien made or created on any Unit and all common interests and other appurtenances thereto shall be subject to the provisions of this paragraph and any lease of a Dwelling Area shall reserve to each Owner the rights set forth in this paragraph.
- (viii) This Declaration is being imposed on the Land before completion of the contemplated construction on Dwelling Area 2184 of a new residence or any new construction on Dwelling Area 2182. Consequently, each Owner ("Non-Building Owner") shall cooperate with the other Owner ("Building Owner") with respect to the Building Owner's construction of such residence, obtaining building, utility and other governmental permits, and obtaining utility services into his Dwelling Area which may be necessary or desirable for the residence to be built by Building Owner. Notwithstanding the foregoing, the Non-Building Owner shall not be required to incur any cost or expense hereunder without being reimbursed by the Building Owner. All costs incurred in the building of the residence shall be borne by the Building Owner, who shall indemnify and hold the Non-Building Owner harmless from any loss, liability, damage or expense incurred or suffered by the Non-Building Owner on account of such building by the Building Owner."

EXHIBIT "C"

<u>COMMON ELEMENTS</u>. Paragraph 5 of the Doclaration designates certain portions of the Project as "common elements", including specifically but not limited to:

One freehold estate is hereby also designated in all the remaining portions of the Project, herein called "common elements", including specifically but not limited to:

- 1. The Land in fee simple, including the roadway from Round Top Drive;
- 2. The limited common elements described in Paragraph 5 of the Declaration;
- 3. All pipes, wires, ducts, conduits or other utility or service lines, drainage ditches or appurtenant drainage structures and retaining walls (if any), which are located outside the Units and which are utilized for or serve more than one Unit (including without limitation, the cesspool and the water meter);
- 4. All pipes, wires, ducts, conduits or other utility or service lines running through a Unit which are utilized by or serve more than one Unit.
- 5. Easement "A" and the Common Area -7,452 square feet shown on the Condominium Map, subject with respect to Easement A to the rights of others lawfully entitled thereto.

EXHIBIT "D"

LIMITED COMMON ELEMENTS. Paragraph 6 of the Declaration designates:

Certain parts of the common elements, herein called and designated limited common elements, are hereby set aside and reserved for the exclusive use of certain Units and such Units shall have appurtenant thereto exclusive easements for the use of such limited common elements. All costs relating to such limited common element shall be borne exclusively by the apartment unit or equally by each of the apartment units (if more than one) to which it is appurtenant. The limited common elements so set aside and reserved are as follows:

- 1. The limited common elements so set aside and reserved for the exclusive use of Unit 2182 are as follows:
- (a) The site on which Unit 2182 is located, consisting of the land area beneath and immediately adjacent to Unit 2182, as shown and delineated on the Condominium Map as "Dwelling Area 2182 (10,294 Sq. Ft.)" (including the airspace above such site) is for the exclusive benefit of Unit 2182; and
 - 2. The limited common elements so set aside and reserved for the exclusive use of Unit 2184 are as follows:
- (a) Two portions of the Land: (i) the site on which Unit 2184 is located, consisting of the land beneath and immediately adjacent to Unit 2184, being 1,018 square feet (the "Northerly Portion") and (ii) Dwelling Area 2184 (the "Southerly Portion") being 12,879 square feet (the total area of both portions being 13,897 square feet), as shown and delineated on the Condominium Map as (including the airspace above such sites) is for the exclusive benefit of Unit 2184.

In the event that pursuant to Paragraph 19.2 of the Declaration, the Owner of Unit 2184 constructs another dwelling unit on the Southerly Portion, then upon completion of such additional dwelling unit, the Northerly Portion shall become consolidated with and become a portion of Dwelling Area 2182, and thereafter, the Owner of Unit 2182 shall have the exclusive use of the Northerly Portion.

3. Any other common element of the Project which is rationally related to fewer than all the Units shall be deemed a limited common element appurtenant to and for the exclusive use of such Unit to which it is rationally related.

Note: The "Dwelling Areas" herein described are not legally subdivided lots.

EXHIBIT "E"

ENCUMBRANCES AGAINST TITLE

- 1. For Real Property Taxes that may be due and owing, reference is made to the Office of the Tax Assessor, City and County of Honolulu.
 - 2. Title to all minerals and metallic mines reserved to the State of Hawaii.
- 3. A perpetual easement of right-of-way, as granted in Deed dated October 19, 1940, recorded in the Bureau of Conveyances of the State of Hawaii in Liber 1596, Page 452.
- 4. Covenants, conditions, restrictions, reservations, agreements, obligations, easements and other provisions set forth in instrument dated October 19, 1940, recorded in said Bureau in Liber 1596, Page 452, but deleting any covenant, condition or restriction Indicating a preference, limitation or discrimiantion based upon race, color, religion, sex, handicap, familial status, or national origin to the extent such covenants, conditions or restrictions violate 42 USC 3604(c) or Section 515-6, HRS.
- 5. Structure position discrepancies as shown on the survey map prepared by Kenn Nishihira, Land Surveyor, with KN Surveying, dated April 15, 2002.
- 6. Encroachment(s) as shown on the survey map prepared by Kenn Nishihira, Lland Surveyor, with KN Surveying, dated April 15, 2002.
- 7. Common Wall Declaration dated July 17, 2002, recorded in said Bureau as Document No. 2002-139731, made by Ikan McLean Cooke and G. Gunner Schull, Successor Co-Trustees under that certain unrecorded Julius Russell Cades Revocable Living Trust Agreement dated June 16, 1988, and Ian McLan Cooke and E. Gunner Schull, Successor Co-Trustees under that certain unrecorded Charlotte McLean Cades Revocable Living Trust Agreement dated June 16, 1988.
- 8. Mortgage dated August 6, 2002, recorded in said Bureau as Document No. 2002-139733, in favor of Wells Fargo Home Mortgage, Inc., a corporation organized and existing under the laws of the State of California.
- 9. Declaration of Condominium Property Regime dated February 4, 2003, recorded as Document No. 2003-042080 (Project covered by Condominium Map No. 3542). By-Laws dated February 4, 2003, recorded as Document No. 2003-042081.

EXHIBIT "F"

SUMMARY OF THE PROVISIONS OF THE SALES CONTRACT (consisting of Standard DROA Form and attached "Special Provisions to the "DROA")

- 1. <u>Description of the Property to be Conveyed</u>: Fee simple title to the Apartment, together with the furnishings and appliances and an undivided interest in the common elements.
 - 2. Purchase Price and Terms. The purchase price set forth on page 1 of the DROA is to be paid as follows:
 - a. An initial deposit;
 - b. An additional cash deposit, if any;
 - c. The balance of the purchase price is to be paid to escrow by purchaser before closing.
- 3. <u>Financing of Purchase</u>. Paragraph 16 of the Special Provisions provides if Buyer desires financing, a loan application must be made within ten (10) days and if Buyer's application is not approved within forty-five (45) days after the application, then either Seller or Buyer may cancel the Sales Contract. Upon such cancellation, Buyer's deposits will be refunded by escrow without interest.
- 4. <u>Closing Costs</u>. Pursuant to Paragraph 14 of the Special Provisions, the Buyer is required to pay at closing all escrow fees, Buyer's notary fees and all recording fees. Buyer's proportionate share of any liability insurance premium, real property taxes, maintenance fees and any other charges with respect to the Property shall be pro-rated between Seller and Buyer as of the date of final closing.
- 5. <u>Closing</u>. Seller has agreed to cause the Apartment to be sold to the Buyer within the time period set forth on page 1 of the DROA, which is expected to occur within 90 days of the date of the DROA.
- 6. Seller's Rights to Cancel Sales Contract. The Seller may cancel the Sales Contract with the Buyer if (a) Buyer fails to qualify for a permanent loan (paragraph 14 of the Special Provisions); (b) Buyer defaults under the Sales Contract (paragraph 5.2 of the Special Provisions); or (c) Buyer dies prior to Closing Date (paragraph 5.1 of the Special Provisions). Pursuant to Paragraph 5.2 of the Special Provisions, If Buyer fails to close as required, then after ten (10) days following Seller's notice of Buyer's default, if Buyer has not cured his default under the Sales Contract, the Seller may cancel the Sales Contract and all sums previously paid by Buyer will belong absolutely to the Seller as liquidated damages. Additionally, Seller may pursue any other remedy, and all costs, including reasonable attorney's fees, incurred by reason of default by the Buyer shall be borne by the Buyer. Time is the essence of the Sales Agreement.
 - 7. No Present Transfer and Subordination to Construction Loan.
- (a) The Sales Contract may be subject to existing loans, and any security interest now or hereafter obtained by Lender is or will be prior and senior to any rights arising under the Sales Contract. This obligation to subordinate the purchaser's right under the Sales Contract to loans now or hereafter made by the Seller is set forth in Paragraph 4 of the Special Provisions.
- (b) Seller may also assign by way of security all of its interest in the Sales Contract, as collateral for the repayment of the loan and if the Lender acquires the Seller's interest in the Sales Contract, then the Buyer is obligated to perform the Sales Contract, and to attorn to and recognize the Lender as the seller under the Sales Contract.
- 8. Rights of Buyer to Cancel the Sales Contract. The Buyer has the right to cancel the Sales Contract under the following conditions:
- a. At any time within thirty (30) days following the date the Final Public Report is delivered to Buyer. If Buyer so cancels, Buyer will be entitled to receive refund of any deposits, less any escrow cancellation fees and other costs up to \$250. If Buyer does not act within the thirty (30) day period, or if the Apartment Is conveyed to the Buyer, Buyer will be deemed to have executed the receipt for the Final Public Report and to have waived his right to cancel (paragraphs 6.1 and 6.3 of the Special Provisions).

- b. The Buyer may cancel his purchase if there is a material change in the Project which directly, substantially and adversely affects the use or value of the Buyer's Apartment or the amenities available for the Buyer's use (paragraph 7.1 of the Special Provisions).
 - c. Buyer fails to qualify for permanent financing (paragraph 16 of the Special Provisions).
- 9. Paragraph 10 of the Special Provisions provides that the Buyer acknowledges that he or she has examined (and agrees to be bound) by the following:
 - (a) The floor plans for the Project;
 - (b) Escrow Agreement;
 - (c) The Declaration of Condominium Property Regime, By-Laws of the Association of Apartment Owners;
 - (d) The Apartment Deed;
 - (e) Disclosure Abstract; and
 - (e) The Final or Supplementary Public Report
- 10. Additional Obligations and Rights relating to Unit 2184. Any purchaser of Unit 2184 (so long as it consists of the existing cottage described initially in the Declaration takes subject to paragraph 19.1(iii) of the Declaration which allows for the Owner of Unit 2184 to add an additional dwelling unit within Unit 2184. In the event that the Owner elects to do so, then, such Owner shall have the following obligations: (aa) the Owner of Unit 2184 shall make physical changes to the existing cottage located on the Northerly Portion of Dwelling Area 2184 so that it will no longer constitute a dwelling unit under the LUO; (bb) the Northerly portion shall be consolidated with and into Dwelling Area 2182; (cc) the Owner of Unit 2184 shall relinquish and release to the Owner of Unit 2182 all rights the Owner of Unit 2184 in an "as is" "where is" conditions as he may have in the Northerly Portion and all the improvements thereon; and (dd) the Owner of Unit 2184 shall comply with the provisions set forth in Paragraph 19.3 of the Declaration with respect to making such change.

EXHIBIT "G"

SUMMARY OF THE MATERIAL PROVISIONS OF THE ESCROW AGREEMENT

Summary of the Condominium Escrow Agreement between the Developer and Hawaii Escrow & Title, Inc..

- 1. <u>All deposits will be paid to Escrow</u>. A copy of each Sales Contract and all payments made to purchase an Apartment shall be turned over to the Escrow Agent.
- 2. Refunds. A Buyer shall be entitled to a return of his funds, and Escrow shall pay such funds to such Buyer, without interest, in accordance with the Sales Contract if any of the following has occurred:
- (a) Developer and the purchaser shall have requested Escrow in writing to return to purchaser the funds of purchaser held hereunder by Escrow; or
- (b) Developer shall have notified Escrow of Developer's exercise of the option to cancel or rescind the sales contract pursuant to any right of cancellation or rescission provided therein or otherwise available to Developer; or
- (c) With respect to a purchaser whose funds were obtained prior to the issuance of the Final Report, the purchaser has exercised his right to cancel the contract pursuant to Section 514A-62, Hawaii Revised Statutes, as amended; or
- (d) A purchaser has exercised his right to rescind the contract pursuant to Section 514A-63, Hawaii Revised Statutes, as amended.

Upon such refund, Escrow Agent shall be entitled to a reasonable fee not less than \$25 or a fee commensurate with the work done by Escrow prior to cancellation.

- 3. Requirements Prior to Disbursement of Buyer's Funds. Escrow Agent shall make no disbursements of Buyer's funds, pursuant to paragraph 5 of the Escrow Agreement until all of the following have occurred:
 - (a) the Real Estate Commission has issued a final public report (the "Final Report") on the Project;
- (b) Seller or Seller's attorney has given a written opinion to Escrow stating that all of the requirements of Sections 514A-39.5 (as to contingent final public reports), 514A-40 (as to final public reports) and 514A-63 of the Hawaii Revised Statutes, then applicable to the Project, have been satisfied.
- (c) Seller shall have given Escrow a written waiver of any option reserved in any sales contract to cancel such sales contract.
- 4. <u>Purchaser's Default</u>. Seller must notify Escrow in writing if Purchaser defaults, and must certify that Seller has canceled the Purchaser's Sales Contract. After such cancellation Escrow will treat the Purchaser's funds less Escrow's cancellation fees as belonging to the Seller.

EXHIBIT "H"

DISCLOSURE ABSTRACT (Dated: February 4, 2003)

1. (a) PROJECT:

2182 AND 2184 ROUND TOP DRIVE

2182 and 2184 Round Top Drive

Honolulu, Hawaii 96822

(b) DEVELOPER:

Vincent Tin-Chung Tai 2182 Round Top Drive Honoluluy, Hawaii 96822

Telephone: (415) 845-8168

(c) MANAGING AGENT:

Self-Managed by the Association

of Apartment Owners

2. Breakdown of annual maintenance fees and monthly estimate costs for each unit are more fully described on Exhibit "1" attached hereto (revised and updated every twelve (12) months and certified to have been based on generally accepted accounting principles).

Note:

Developers disclose that no reserve study was done in accordance with Chapter 514A-83.6, HRS, and replacement reserve rules, Subchapter 6, Title 16, Chapter 107, Hawaii Administrative Rules, as amended.

3. DESCRIPTION OF ALL WARRANTIES COVERING THE DWELLINGS AND COMMON ELEMENTS:

The Developer is not giving any warranty on the materials and workmanship of the Units.

- 4. <u>USE OF UNITS</u>. The 2182 AND 2184 ROUND TOP DRIVE Condominium Project will consist of two (2) units which will be used only for residential purposes by the respective owners thereof, their tenants, families, domestic servants and social guests, and for any other purpose permitted by the zoning ordinance for the City and County of Honolulu then in effect.
- 5. <u>EXISTING STRUCTURES BEING CONVERTED</u>. Based upon a report prepared by VINCENT TIN-CHUNG TAI, Registered Professional Architect, the Developer states:
 - a. Subject to normal wear and tear commensurate with its age, each of the buildings appear to be in relatively good structural condition consistent with their age.
 - b. Subject also to normal wear and tear, the electrical and plumbing systems are operable and in good working order consistent with their age.
 - c. The Developer makes no statement with respect to the expected useful life of each item set forth in paragraph (a); and
 - d. There are no outstanding notices of uncured violations of building code or other municipal regulations.

EXHIBIT "1" <u>ESTIMATED OPERATING EXPENSES</u> For Period April 1, 2003 to March 31, 2004 As Prepared by Developer

Estimated Annual Expenses	
Ground Maintenance	
Water/Sewer	\$- 0-
* Electricity:	\$-0-
**Fire/Liability Insurance:	\$-0-
Management Fee:	\$-0-
Miscellaneous:	\$-0-
TOTAL ANNUAL EXPENSES	\$-0-
Estimated Monthly Expenses	\$-0-
Estimated Monthly Maintenance Fee	
for Each Apartment:	\$-0-
<u> </u>	\$-0-

- Note: * All utilities will be separately metered or otherwise charged, and the common elements will incur no separate utility charges.
 - ** Section 514A-86, Hawaii Revised Statutes, requires the Association of Apartment Owners to purchase fire insurance to cover the improvements of the Project, and that premiums be common expenses. Developer anticipates that the Association may elect to permit individual apartment owners to obtain and maintain separate policies of fire insurance and name the Association as an additional insured. In such case, fire insurance premiums will be the responsibility of individual apartment owners and not common expenses.

The Developer certifies that the maintenance fees and costs as estimated by the Developer is based on generally accepted accounting principles.

VINCENT TIN-CHUNG TAI

"Developer"

DEPARTMENT OF PLANNING AND PERMITTING

CITY AND COUNTY OF HONOLULU

650 SOUTH KING STREET HONOLULU, HAWAII 96613 Phone: (808) 523-4414 • Fax: (808) 527-5743 Web site: www.co.honolulu.bi.us

JEREMY HARRIS



EXHIBIT "I"

ERIC G. CRISPIN, AIA DIRECTOR

BARBARA KIM STANTON DEPUTY DIRECTOR

2003/ELOG-494(RLK)

March 28, 2003

Mr. Jeffrey S. Grad Attorney at Law A Law Corporation Davies Pacific Center, Suite 1800 841 Bishop Street Honolulu, Hawaii 96813

Dear Mr. Grad:

Subject: Condominium Conversion Project 2182 & 2184 Round Top Drive Tax Map Key: 2-5-06: 14 (Lot 1)

This is in response to your letter dated February 4, 2003 requesting verification that the structures on the above-mentioned property met all applicable code requirements at the time of construction.

Investigation revealed that the two-story single-family detached dwelling with five all-weather surface off-street parking spaces met all applicable code requirements when it was constructed in 1939 on this 31,643-square foot R-10 Residential District zoned lot.

Investigation also revealed the following:

- 1) The one-story servants quarters with kitchen is considered a nonconforming use.
- 2) The laundry room addition attached to the two-story dwelling encroaches into the left side yard setback. We are unable to find a building permit for this laundry room addition. A building permit is required for this addition, and the yard setback must be met.

Mr. Jeffrey S. Grad March 28, 2003 Page 2

> Subdivision 2002/SUB-313 was approved on January 10, 2003 to consolidate 3) and re-subdivide Lots A and F into two lots for the purpose of readjusting lot lines: Lot 1 of 31,643 square feet (on which above-mentioned structures are located) and Lot 2 of 13,574 square feet and designation of perpetual Easement "A" for right-of-way and utility purposes in common with Lots 1 and 2.

No variances or special permits were granted to allow deviation from any applicable codes.

For your information, the Department of Planning and Permitting cannot determine all other nonconforming uses or structures as a result of the adoption or amendment of any ordinances or codes.

Conversion to a condominium property regime (CPR) is not recognized by the City and County as an approved subdivision. CPR delineates ownership; it does not create a separate lot of record.

If you have any questions regarding this matter, please contact Mr. Ivan Matsumoto of our Commercial and Multi-family Code Enforcement Branch at 527-6341.

Sincerely yours,

ERIC G. CRISPIN, AIA
Director of Planning and Permitting

Bruke K. SAA

EGC:ft Doc 211186