CONDOMINIUM PUBLIC REPORT

		Developer <u>GENTRY HOMES, L</u> Address <u>560 North Nimitz Highv</u>		7-5315					
		Address 300 North Nilling Flight	vay, Horioidid, Hawaii 900 i	7-0010					
		Project Name (*): TIBURON, PHASE 1 Address: Kama'ilio Street, Ewa Beach, Hawaii 96706							
		See page 2 for individu		***************************************					
		Registration No. 5301	Effective date: Expiration date:						
Prepar	ation of this Repo	<u>rt;</u>							
Revise	d Statutes, as am	pared by the Developer pursuan ended. This report is not valid u effective date for the report.							
Neither	the Commission	prepared or issued by the Real nor any other government agend an apartment in the project.							
		to read this report carefully, a urchase of an apartment in th		advice before	e signing a				
months	from the effective	ts. Preliminary Public Reports a e date unless a Supplementary F is attached to this report, exten	Public Report is issued or u	nless the Con					
		ate Commission may issue an o a two apartment condominium p			this report, that				
Type of	Report:								
<u>X</u>	PRELIMINARY: (yellow)	The developer may not as ye the Real Estate Commission Public Report. A Final Public complete information is filed.	minimal information suffic Report will be issued by t	ient for a Preli	minary				
	FINAL: (white)	The developer has legally crinformation with the Commis [] No prior reports have be [] This report supersedes a [] This report must be read	sion. en issued. all prior public reports.	has filed comp	plete				
	SUPPLEMENTAI (pink)	RY This report updates informat [] Preliminary Public Repor [] Final Public Report dated [] Supplementary Public Re	t dated: d:						
	And	[] Supersedes all prior pub [] Must be read together wi [] This report reactivates the public report(s) which ex	the						

Prepared &

(*) Exactly as named in the Declaration

This material can be made available for individuals with special needs. Please call the Senior Condominium Specialist at 586-2644 to submit your request FORM: RECO-30 286/986/189/1190/892/0197/1098/0800/02030104

<u>Disclosure Abstract:</u> Separate Disclosure Abstract on t	his condominium project:
[] Required and attached to this report report.	[X] Not Required - disclosures covered in this

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 report 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:

Unit No.	Street Address	Unit No.	Street Address
1	91-1051 Kama'ilio Street	5	91-1061 Kama'ilio Street
2	91-1055 Kama'ilio Street	6	91-1063 Kama'ilio Street
3	91-1057 Kama'ilio Street	7	91-1067 Kama'ilio Street
4	91-1059 Kama'ilio Street	8	91-1069 Kama'ilio Street

TABLE OF CONTENTS

Expiration Type of Disclosu Summan Table of General	on Date Report Ire Abstr ry of Cha Conten Informa	anges from Earlier Public Reports	Page 1 1 1 2 2 3 4 4
I.	Develo Attorne Genera Real E Escrow	DNS CONNECTED WITH THE PROJECT per by for Developer al Contractor state Broker of Company minium Managing Agent	5
II.	CREATA. B. C. D. E.	FION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS Declaration Condominium Map (File Plan) Bylaws House Rules Changes to Condominium Documents	6 6 6 7 7
III.	THE CA. B. C. D. E. F. G. H.	ONDOMINIUM PROJECT Interest to be Conveyed to Buyer Underlying Land Buildings and Other Improvements Common Elements, Limited Common Elements, Common Interest Encumbrances Against Title Construction Warranties Status of Construction Project Phases	8 9 10 13 14 15 16
IV.	CONDO A. B. C.	OMINIUM MANAGEMENT Management of the Common Elements Estimate of Initial Maintenance Fees Utility Charges for Apartments	17 17 17
V.	MISCE A. B. C. D.	LLANEOUS Sales Documents Filed with the Real Estate Commission Buyer's Right to Cancel Sales Contract Additional Information Not Covered Above Signature of Developer	18 18 20 21
EXHIBIT EXHIBIT EXHIBIT EXHIBIT EXHIBIT EXHIBIT EXHIBIT	B: C: D: E: F:	DESCRIPTION OF LAND APARTMENT DESCRIPTION, PARKING STALL ASSIGNMENTS AND COMMON INTE COMMON ELEMENTS ENCUMBRANCES AGAINST TITLE ESTIMATE OF INITIAL MAINTENANCE FEES SUMMARY OF SALES CONTRACT SUMMARY OF ESCROW AGREEMENT SAMPLE HOME BUILDER'S LIMITED WARRANTY	REST

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 owner/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

GENTRY HOMES, LTD. Phone: (808) 599-5558 Developer: Name* (Business)

560 North Nimitz Highway

Business Address

Honolulu, Hawaii 96817

Names of officers and directors of developers who are corporations; general partners of a partnership; partners of a Limited Liability Partnership (LLP); or manager and members of a

Limited Liability Company (LLC) (attach separate sheet if necessary):

Robert W. Brant -- President/CEO

Toshimasa Hosoda -- Senior Vice President - Planning John Shaw - Senior Vice President - Architecture Dawn Suyenaga -- Vice President/Secretary Michael J. Brant - Vice President - Engineering Quentin Machida - Assistant Vice President

Victoria Slovak -- Treasurer

Real Estate GENTRY HOMES, LTD. Phone: (808) 599-5558 (Business)

Broker*: Name 560 North Nimitz Highway, Suite 210

Business Address

Honolulu, Hawaii 96817

Escrow: ISLAND TITLE CORPORATION

Name

Phone: (808) 531-0261 1132 Bishop Street, Suite 400

(Business)

Business Address Honolulu, Hawaii 96813

Phone: (808) 599-5558 GENTRY BUILDERS, LLC General Name (Business)

Contractor*:

560 North Nimitz Highway, Suite 213

Business Address

Honolulu, Hawaii 96817

HAWAIIANA MANAGEMENT COMPANY, LTD. Phone: (808) 593-6871 Condominium Name (Business) Managing

711 Kapiolani Boulevard, Suite 700 Agent*

Business Address

Honolulu, Hawaii 96813

Attorney for Phone: (808) 599-5558 Dawn Suyenaga Name (Business) Developer

560 North Nimitz Highway, Suite 210

Business Address

Honolulu, Hawaii 96817

Name of corporation, partnership, Limited Liability Partnership (LLP), or Limited Liability For Entities:

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.

Declaration of Condominium Property Regime contains a description of the land, buildings,

•	ents, con ninium p		, limited common elements, com	mon interests, and other	information relating to the
			condominium is:		
	[X] []	Proposed	Bureau of Conveyances:	Document No.	
	LJ	Recorded -	Buleau of Conveyances.	Book	Page
	[]	Filed -	Land Court	Document No	
docum			d to above has been amended tilling information]:	y the following instrumer	its [state name of
B. also sh	Condo ows the	minium Map (F floor plan, locati	ile Plan) shows the floor plan, on, apartment number, and dime	elevation and layout of the ensions of each apartmen	e condominium project. It nt.
	The Co [X]	ndominium Map Proposed	for this condominium is:		
	[]		Bureau of Conveyances:	Document No	
	[]	Filed -	Land Court	Book Document No.	Page
C. They p	Bylaws rovide fo	ling information] of the Associa r the manner in vies of the Board,	ution of Apartment Owners gover which the Board of Directors of t the manner in which meetings v	vern the operation of the he Association of Apartm will be conducted, whether	condominium project. nent Owners is elected, the
allowed		er matters which aws for this con-	n affect how the condominium pridominium is:	oject will be governed.	
	[X]	Proposed			
	[]	Recorded -	Bureau of Conveyances:	Document No	Page
	[]	Filed -	Land Court	Document No	
The By	-		ave been amended by the follow		

recording/filing information]:

hours o	on eleme of operat hese ru	ents and limited cor ion for common fac	nmon elements. cilities such as re ed by owners, te	House Rules ecreation area nants, and gue	may cover matters s, use of lanais and ests. They do not r	he use and operation of s such as parking regula d requirements for keepi leed to be recorded or fi	ations, ing
	The Ho	ouse Rules for this	condominium ar	e:			
	[X]	Proposed	[] Adopted	[]	Developer does r	ot plan to adopt House	Rules
	E. <u>Changes to Condominium Documents</u> Changes to the Declaration, Condominium Map, and Bylaws are effective only if they are duly adopted and recorded and/or filed. Changes to House Rules do not need to be recorded or filed to be effective.						ylaws to be
	 Apartment Owners: Minimum percentage of common interest which must vote for or give writt consent to changes: 						written
	Decla	ration (and Condo	Map)	Minimum Set by Law 75%	!	This Condominium 75%	
	Bylaws			65%		65%	
	House	Rules				51%	
	* The percentages for individual condominium projects may be more than the minimum set by law for projects with five or fewer apartments.						for
	2.	Developer:					
	[]	No rights have been Bylaws or House F		the developer t	to change the Decl	aration, Condominium N	Лар,
	[X]	or House Rules: T	he Developer h	as reserved th	e right to make any	tion, Condominium Map y changes to said docun d by law, any title insural	nents,

[X] Developer has reserved the following rights to change the Declaration, Condominium Map, Bylaws or House Rules: The Developer has reserved the right to make any changes to said documents, and any other documents affecting this Project, as may be required by law, any title insurance company, or as Developer decides is necessary, all without the consent or approval of the Buyer, provided that the changes do not substantially impair the prospective use and enjoyment of the apartments; materially alter the arrangement of the rooms or reduce the usable space within the apartment; render unenforceable the Buyer's mortgage loan commitment; alter Buyer's share of common expenses or reduce the obligations of the Seller for common expenses on unsold apartments. Developer also reserves the right to file the as-built verified statement required by Section 514A-12, Hawaii Revised Statutes, as amended, and also to make any changes to the documents necessary in connection with the merger of this Project as set forth in paragraph H, page 16 of this report.

III. THE CONDOMINIUM PROJECT

A.

<u>Fee Simple:</u> 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 [] Annually				
Exhibit contains a schedule of the lease rent for each apartment per [] Month [] Year				
For Subleasehold:				
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 Sub-leasehold:				
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				

r	1	Other	
L	1	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:**

Address:	Kama'ilio Street, Ewa Beach, Haw See page 2 for individual street ac		x Map Key <u>(TMK)</u> : (1) 9-1-10:089
[] Address	[] TMK is expected to cha	ange because	
Land Area:	0.621 [] square feet	[X] acre(s)	Zoning: _A-1

Fee Owner:	GENTRY HOMES, LTD., a Hawaii corpora	ation .		
	Name 560 North Nimitz Highway			
	Address			
	Honolulu, Hawaii 96817			
Lessor:	Not Applicable			
	Name			
	Address			
C. Build	lings and Other Improvements:			
o. <u>Dune</u>				
1.	[X] New Building(s)[] Conversion of Existing Building(s)			
	[] Both New Building(s) and Conversion			
0	Number of Puildings 9	Eloor	s Per Building	2
2.	Number of Buildings: 8	1 1001	31 Ci Dullullig	
	[] Exhibit contains further	er explanation	S.	
3.	Principal Construction Material:			
	[X] Concrete [] Hollow Tile		[X] Wo	ood
	[X] Other composition siding; composition	n shingles		
4.	Uses Permitted by Zoning:			
		No. of		
		Apts.	<u>Use Perm</u>	itted By Zonina
	[X] Residential	_8	[X] Yes	[] No
	[] Commercial		[] Yes	
	Mix Res/Comm		[] Yes	[] No
	[] Hotel		[] Yes	[] No
	[] Timeshare		[] Yes	[] No
	[] Ohana		[] Yes	[] No
	[] Industrial [] Agricultural		[] Yes [] Yes	[] No [] No
	[] Recreational		[] Yes	[] No
	[] Other:		[] Yes	[] No
	[] Outer.		[] res	[] 140
	Is/Are this/these use(s) specifically permitt	ed by the proj	ect's Declaration	or Bylaws?
	[X] Yes [] No.	- · · · ·		

5.	<u>Special</u>	<u>Use F</u>	Restrictions:
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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:

- [X] Pets: Dogs, cats and other household pets limited to two in number and subject to compliance with provisions of House Rules.
- [] Number of Occupants:

 Apartment cannot be used for transient or hotel use. The apartment cannot be
- [X] Other: sold, rented or used for "timeshare", "time interval", "vacation license" or "travel club membership".
- [] There are no special use restrictions.
- 6. <u>Interior</u> (fill in appropriate numbers):

Elevators: None		Stairwa	Stairways: One per apt.		Trash Chutes: None	
Apt.			Net	Net		
Type	Quantity	<u>Br/Bath</u>	Living Area (sf)*	Other Area (sf)	(Identify)	
1	1	3 Bdrm/2 1/2 Bath	1,220.14	370.08	garage	
2	2	4 Bdrm/2 1/2 Bath	1,424.42	403.94	garage	
3	3	4 Bdrm/2 1/2 Bath	1,424.20	375.87	garage	
4	2	5 Bdrm/3 Bath	1,546.26	205.98	garage	

Total Number of Apartments: 8

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

Boundaries of Each Apartment: Each apartment includes the walls and partitions which are not load bearing within its perimeter or party walls; glass windows or panels; doors and any fixtures and appliances originally installed. The apartment does NOT include undecorated or unfinished surfaces of perimeter or party walls or interior load-bearing walls, floors, and ceilings or any pipes, wires or other utility lines running through the apartment and utilized for more than one apartment. The apartment also does not include the adjacent fenced yard which is a limited common element.

Permitted Alterations to Apartments: Additions, alterations or improvements solely within an apartment or within a limited common element appurtenant to and for the exclusive use of the apartment may be made by the apartment owner only with the approval of the Board of Directors of the Association of Apartment Owners.

Optional floor plans exist for all plan types and are shown on the Condominium Map. Buyers may choose optional floor plans subject to certain construction cut-off dates.

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 ______ elected to provide the information in a published announcement or advertisement.

Developer plans to designate fifty percent (50%) of the residential apartments in the Project for sale to Owner-Occupants only as required by section 514A-102, HRS. Developer will show the designation in the Owner-Occupants' Pre-Sale Notice to be published in Hawaii Hochi, Ltd. upon the issuance of this preliminary public report.

^{**} NOTE: Fenced courtyard configurations and sizes may vary due to job site conditions.

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

Parking Sta	alls:							
Total Parking Stalls: <u>28</u>								
		<u>covered</u>	open open	<u>covered</u>	open open	<u>covered</u>	open open	TOTAL
Assigned (for each u	nit)	8*	2	6*				16
Guest		12	der sich Wei	500 NW NW				12
Unassigne	d							96 NO 760
Extra for Po	urchase							

Other:		***************************************			Mar em age	400 HD 100		
Total Cove	red & Open		2	6		_0		
				clusive use of ut which stall(s				
* Note:				will have acce oment Area m				ther condominiun
	All Plan 1, 2 and 3 type apartments have an attached limited common element garage that meet City and County of Honolulu standards to accommodate one full sized and one compact sized parking stall. Plan 4 type apartments have an attached limited common element garage that accommodates one full sized parking stall. They also have an additional full sized uncovered parking stall located adjacent to the garage. Buyers with oversized vehicles (a van, a truck) or whose cars are not a compact size, should inspect the garage and any uncovered parking stall thoroughly to ensure that their vehicles can be accommodated.						one compact lement garage Il sized ehicles (a van, a	
[]	Commercia	ıl parking ç	garage perr	nitted in condo	ominium pr	oject.		
[X]	Exhibit B	contains	additional	information or	parking st	talls for this co	ondomini	um project.
Recrea	tional and O	ther Comn	non Facilitie	es:				
[]	There are n	o recreation	onal or com	mon facilities.				
[]	Swimming	oool		[] Storage A	rea	[] Recreation	onal Area	
[]	Laundry Are	ea		[] Tennis Co	ourt	[] Trash Ch	ute/Encl	osures(s)
[X]	Other: parks and recreational facilities. [See Paragraph 6 on page 20B.]							
Compliance With Building Code and Municipal Regulations; Cost to Cure Violations								
[X] The	ere are no vid	olations.		[] V	iolations w	ill not be cure	d.	
[] Viol	[] Violations and cost to cure are listed below. [] Violations will be cured by(Date)							

7.

8.

9.

10. Conditions and Expected Useful Life of Structural Components, Mechanical, and Electrical Installations (For conversions of residential apartments in existence for at least five years): NOT APPLICABLE.

11. Conformance to Present Zoning Code							
	a.	[X] No variances to zoning code have been granted.					
		[] Variance(s) to zoning code was/were granted as follows:					
	b.	Conforming/Non-Con	forming Uses, Stru	uctures, Lot			
				ture, or lot is a use, struc ow conform to present zo			
			Conforming	Non-Conforming	<u>Illegal</u>		
		Uses Structures Lot	X X X				
		If a variance has been granted or if uses, improvements or lot are either non-conforming or illegal, buyer should consult with county zoning authorities as to possible limitations which may apply.					
		Limitations may include restrictions on extending, enlarging, or continuing the non-conformity, and restrictions on altering and repairing structures. In some cases, a non-conforming structure that is destroyed or damaged cannot be reconstructed.					
		The buyer may not be has a non-conforming		ancing or insurance if the acture, or lot.	condominium project		
Comm	on Elen	nents, Limited Commo	on Elements, Cor	nmon Interest:			
1.	Common Elements, Limited Common Elements, Common Interest: Common Elements: Common Elements are those parts of the condominium project other than the individual apartments. Although the common elements are owned jointly by all apartment owners, those portions of the common elements which are designated as limited common elements (see paragraph 2 below) may be used only by those apartments to which they are assigned. The common elements for this project, as described in the Declaration are:						
	[X]	described in Exhibit _0	<u> </u>				
	[] as follows:						

11.

D.

2.	 Limited Common Elements: Limited Common Elements are those common elements which ar 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:			
		[] described in Exhibit			
		[X] as follows:			
		 (a) Parking garage, additional parking stall (if applicable) and driveway appurtenant to the apartment; (b) Mailbox bearing the same designations as the apartment; (c) Yard areas as shown on the Condominium Map; (d) Roofs and exterior siding of each apartment; and 			
		(e) All other common elements which are rationally related to less then all of the apartments in the Project.			
		NOTE: Each apartment and the limited common elements referenced above do not comprise a legally subdivided individual lot.			
3.	elemer share of project apartm	on Interest: Each apartment will have an undivided fractional interest in all of the common ints. This interest is called the "common interest". It is used to determine each apartment's of the maintenance fees and other common profits and expenses of the condominium. It may also be used for other purposes, including voting on matters requiring action by ent owners. The common interest for the apartments in this project as described in the ation, are:			
	[X]	described in Exhibit _B_			
	[]	as follows:			
docum	ent affec	Against Title: An encumbrance is a claim against or a liability on the property or a string the title or use of the property. Encumbrances may have an adverse effect on the purchase and ownership of an apartment in the project.			
	<u>D</u> des y 20, 200	scribes the encumbrances against the title contained in the title report dated and issued by Island Title Corporation.			

E.

Blanket Liens:

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 <u>no blanket liens</u> affecting title to the individual apartments.

[X] 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

Mortgage

Lender has priority over Buyer's rights under a sales contract, and has a right to terminate sales contracts upon foreclosure of its mortgage before an apartment sale is closed. Should the lender terminate Buyer's sales contract, Buyer shall be entitled to a refund of all deposits, less escrow cancellation fee.

F. Construction Warranties:

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

- 1. Building and Other Improvements: The apartment and related common elements will be covered by a Limited Warranty. The Limited Warranty will be for a ten (10) year period which will commence on the recording date of the deed to the Buyer. The coverage amount will be the base sales price of the Unit. The Limited Warranty will be substantially similar to the sample Limited Warranty attached as Exhibit "H". Developer reserves the right to make changes to the Limited Warranty without further notification to Buyer. Developer's obligations under the Limited Warranty are expressly conditioned on prompt notification by Buyer or the Association to Developer of any defects in the Unit. In addition, Developer will not be responsible for damage to the Unit or common elements arising out of the failure of Buyer or the Association to take reasonable and prudent steps to maintain the property or to prevent damage or further damage to the Property. ROUTINE MAINTENANCE WORK IS NOT COVERED BY ANY WARRANTY.
- 2. Appliances: Warranties on appliances furnished with an apartment are not provided by the Developer. The execution and delivery of the apartment deed will operate as an assignment from the Developer to the Buyer of the respective manufacturers' or dealers' warranties, if any.

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

Buildings 4, 5, 6 and 7 were completed in January 2003. Buildings 4, 5 and 6 have been used as models, while Building 7 has been used as a model and sales office. Construction on Buildings 1, 2, 3 and 8 is expected to commence in April 2004 and is expected to be completed in July 2004.

H. Project Phases:

The developer [X] has [] 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):

Should Developer develop more than one phase of TIBURON, each phase will be a separate condominium community. Developer may decide to "merge" some or all of the phases. Developer may also merge some or all of the phases of TIBURON with other condominium communities on the property covered by the same Joint Development Agreement (see page 20A, paragraph 5) for the purposes of sharing common area costs shared by the various communities (such as roadways, street lighting and landscaping). This means that the owners and occupants of the merged phases will share the use of the common elements and the common expenses of those phases. Should certain common area costs be unique to a particular condominium community which should not be shared with other communities, these costs will be allocated to the affected condominium community. Upon merger, Buyer will have a new percentage interest for voting and maintenance fee purposes only. Buyer's ownership interest will not be affected. Developer will record a certificate of administrative merger which will state the effective date of the new percentage interest. Developer is not obligated to merge all phases of TIBURON. Developer may merge other phases into already merged phases of TIBURON at a later time.

IV. CONDOMINIUM MANAGEMENT

A.	managemen Association	of the Common Elements: The Association of Apartment Owners is responsible for the of the common elements and the overall operation of the condominium project. The pay be permitted, and in some cases may be required to employ or retain a condominium ent to assist the Association in managing the condominium project.				
<u>Initial Condominium Managing Agent:</u> 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 an parties must be able to terminate the contract on notice of 60 days or less.						
	The initial co	ndominium managing agent for this project, named on page five (5) of this report, is:				
	[X] not affilia [] self-mar	ted with the Developer [] the Developer or the Developer's affiliate. agged by the Association of Apartment Owners [] Other				
B.	Estimate of	Initial Maintenance Fees:				
	maintenance	tion will make assessments against your apartment to provide funds for the operation and of the condominium project. If you are delinquent in paying the assessments, a lien may be ur apartment and the apartment may be sold through a foreclosure proceeding.				
		nance fees are difficult to estimate and tend to increase as the condominium ages. fees may vary depending on the services provided.				
		bit <u>E</u> contains a schedule of estimated initial maintenance fees and maintenance fee ursements (subject to change).				
C.	Utility Charg	les for Apartments:				
		ent will be billed separately for utilities except for the following checked utilities which are e maintenance fees:				
	[] None	[X] Electricity (X Common Elements only Common Elements & Apartments)				
	[] Gas	(Common Elements only Common Elements & Apartments)				
	[X] Water	[X] Sewer [] Television Cable				
	[X] Other	Refuse Collection				

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 Exhibit F contains a summary of the pertinent provisions of the sales contract.			
[X]	Escrow Agreement dated <u>September 18, 2002</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.

<u>Final Report or Supplementary Report to a Final Report:</u> Sales made by the developer are binding if:

- A) The Developer delivers to the buyer a copy of:
 - Either the Final Public Report <u>OR</u> the Supplementary Public Report which has superseded the Final Public Report for which an effective date has been issued by the Real Estate Commission: <u>AND</u>
 - 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:
 - 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. <u>Rights Under the Sales Contract:</u> 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 <u>Ewa by Gentry Community Area Declaration of Covenants, Conditions and</u>
 Restrictions (See Paragraph 7 on page 20B)

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. The Condominium Property Regime law (Chapter 514A, HRS) and the Administrative Rules (Chapter 107) are available online. Please refer to the following sites:

Website to access official copy of laws: www.capitol.hawaii.gov
Website to access unofficial copy of laws: www.hawaii.gov/dcca/hrs
Website to access rules: www.hawaii.gov/dcca/har

This Public Report is a part of Regon February 20, 2004	gistration No. <u>5301</u> filed v	with the Real Estate Commission
Reproduction of Report. When re	produced, this report must be on:	
[X] YELLOW paper stock	[] WHITE paper stock	[] PINK paper stock

C. ADDITIONAL INFORMATION NOT COVERED ABOVE

- 1. Developer must report certain information to the City and County of Honolulu (the "City") pursuant to affordable housing requirements imposed by the City. We will require information from you regarding income and household size to provide to the City for information purposes.
- 2. Construction of TIBURON, PHASE 1 and other phases of TIBURON (together "TIBURON") will be ongoing for several months while units are being occupied. This ongoing construction will create dust, noise and increased traffic in the vicinity of occupied units. Certain hazardous conditions relating to the construction may also exist for a period of time. Additionally development of the areas around TIBURON will cause dust in and around the Project for several years as development in Ewa by Gentry continues. Buyer understands that Developer will make efforts to minimize the dust but that it is an inevitable result of the ongoing construction.
- 3. Sales activities for TIBURON and neighboring communities will be ongoing for several months. This may result in increased traffic and noise in the vicinity of the sales office. Portions of the common areas may be used for signage and other sales activities for a period of time while sales are ongoing.
- **4.** Buyer understands and acknowledges that certain activities will occur on and about TIBURON ("Activities Affecting TIBURON") as follows:
- (a) TIBURON is bordered on the mauka side by Iroquois Point Road, a public roadway, and on the ewa side by Keaunui Drive, a future public road, which may create noise and dust for those homes abutting this major roadways. The diamond head side of TIBURON will be bordered by CorteBella and Las Brisas which are detached residential condominium projects. The makai side of TIBURON is bordered by an open space which is being developed into residential communities. Because this area was undeveloped, there may also be pests such as cockroaches and rodents for a period of time.
- (b) TIBURON is located in the vicinity of the West Loch Branch of the Lualualei Naval Magazine ("West Loch") which in the event of military action may be a sensitive area. The Navy has denoted an area east of TIBURON as an Explosive Safety Hazard Zone in connection with munitions which may be loaded onto ships at West Loch. The Navy has represented that the boundary of said area represents the probable limit of any impact on the adjacent community. This area, which extends to West Loch, will have restricted development required by the Navy. The Navy has leased portions of this area for agricultural use, which will create dust and noise. Because this area is undeveloped, there may also be pests, such as cockroaches and rodents, for a period of time. Geiger Road and Iroquois Point Road may also be used by the Navy to transport aircraft and munitions.
- (c) TIBURON is located upon land previously used for the cultivation of sugar cane. Land near or adjacent to TIBURON may continue to be used for the cultivation and harvesting of agricultural products, which may cause dust and noise. Crops may be burned when seasonally appropriate. The Hawaii Right-to-Farm Act (H.R.S. Ch. 165) and Hawaii law limit the types of farm activities that may be deemed a nuisance.
- (d) TIBURON is located in the vicinity of a commercial airport (Honolulu International Airport) and a possible future airport at the former Barber's Point Naval Air Station and Buyer is aware that there is a likelihood of noise from planes passing overhead or nearby. The 1987 Noise Contour Map of the Honolulu International Airport Master Plan shows TIBURON located in an area subject to the noise levels of 55 Ldn.
- (e) TIBURON is located near the Honouliuli Wastewater Treatment Plant, which generates odors and which will be expanded in the future to accommodate increased usage.

- (f) Mold and mold spores are present throughout the environment, and residential home construction is not, and cannot be, designed to exclude mold spores. All mold is not necessarily harmful, but certain strains of mold have been shown to have adverse health effects in susceptible persons. Moisture is the only mold growth factor that can be controlled in a residential setting. Buyer should take positive steps to reduce or eliminate the occurrence of moisture in and around the house upon the Property. Developer is not responsible for any mold or mold spores present in the environment or in the house upon the Property.
- (g) The Federal Emergency Management Agency ("FEMA") has not yet reviewed TIBURON area to determine whether the Property is within a flood hazard zone. If FEMA later determines that the Property is within a flood hazard area, then your lender may require you to obtain flood insurance.
- (h) The Coral Creek Golf Course has been constructed on the west side of Fort Weaver Road. The property is also a designated City flowage easement for drainage purposes.

There may be hazards that may cause injuries and damages to persons and/or property on TIBURON such as periodic spraying or other treatment of the golf course area with pesticides, insecticides, herbicides, fungicides and fertilizers. Irrigation of the golf course may be with water from storm water retention basins or reclaimed water from the Honouliuli Wastewater Treatment Plant (used in accordance with Department of Health guidelines). Tournaments and other special events held on the golf course may also impact the community.

Owners in TIBURON will not have an ownership interest, a right to use any facilities or a right to enter the property by virtue of their membership in the Ewa by Gentry Community Association.

(i) Coronado and Palm Villas multi-family communities have been developed as a combination of sale/rental units to meet the City affordable housing requirements. At this time, the locations of additional affordable housing communities have not been finally determined.

These Activities Affecting TIBURON may cause some unpleasant odors, surface water runoff, noise, dust, smoke and other unpleasant effects that may bother or be a nuisance to Buyer and other occupants and invitees of the Project. In the Apartment Deed, each Buyer, for himself, his heirs, personal and legal representatives and assigns, will release, indemnify, defend and hold harmless Developer, the Thomas H. Gentry Trust, a California Trust dated February 11, 1986, as amended, and related entities, the Trustees of the Estate of James Campbell, Deceased, and Oahu Sugar Company, Limited, Coral Creek Golf, Inc. and any future owner and/or operator of the golf course areas, and their respective officers, directors, employees, agents, successors, successors-in-trust, and assigns from any and all liability, claims, losses, damages, or expenses, including attorneys' fees, arising from any such impairment of the use and enjoyment of the Property, loss of market value of the Property, or property damage or personal injury to the property or person of Buyer, or Buyer's tenants, lessees, family, servants, guests, invitees, licensees, agents, employees, or other persons who may use the Property. However, the person or entity whose actions or omissions are the direct cause of any damage to Buyer shall be responsible for the consequences or results of its own gross negligence, willful misconduct or violation of applicable law. Buyer hereby irrevocably agrees to suffer and permit all actions and consequences incident to the Activities affecting TIBURON described above.

5. TIBURON, PHASE 1 is part of an overall area covered by that certain Agreement for Issuance of Conditional Use Permit Under Section 4.40-21 of the Land Use Ordinance (LUO) dated July 5, 2000 and recorded in the Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No. 2637544, as amended by that certain Declaration of Addition of Real Property to Agreement for Issuance of Conditional Use Permit Under Section 21-5.380 of the Land Use Ordinance (LUO) dated October 11, 2001 and recorded in said Office of the Assistant Registrar as Document No. 2744542 (the "Joint Development Area"). The Joint Development Area includes all current and future phases of TIBURON, Terrazza, CorteBella and Las Brisas. The estimated total number of units in the Joint Development Area at full build-out is 612. The Joint

Development Area was designed to operate as a cohesive, integrated multi-family community that includes shared common facilities and infrastructure, including but not limited to potable water, non-potable well system, irrigation, drain, sewer and electrical systems, visitor parking stalls, roadways and landscaping. Additionally, Developer may alter development plans to address market conditions and may develop a separate condominium community in the Joint Development Area differing in design and construction from TIBURON. Developer reserves the right to administratively merge some or all of the condominium communities within the Joint Development Area for the purposes of sharing common area costs shared by the various communities (such as roadways, street lighting and landscaping). The use and cost of maintaining and operating the shared infrastructure and facilities will be shared among all owners on a pro rata basis. If the merged communities have different building types that require different maintenance and reserve assessments, the condominium association will set up cost centers such that each community is responsible only for the maintenance of its building type.

- 6. Lot 13426, Map 1021, Lot 14302, Map 1125 and Lots 14724 and 14725, Map 1147, all of Land Court Application No. 1069 are open park areas for the use of all residents living in the Joint Development Arca. Lot 14298, Map 1123, Land Court Application No. 1069 has a Recreation Center built on it for the use of all residents living in the Joint Development Area. The Recreation Center opened on September 28, 2002 and is currently managed by the existing Terrazza/CorteBella Association of Apartment Owners. Developer may designate additional park areas within the Joint Development Area, which may include recreational facilities, collectively (the "Park Areas"). Developer intends to convey the Park Areas to the several associations of apartment owners within the Joint Development Area as tenants in common or may include a Park Area in a later phase of development in the Joint Development Area. Each association's ownership share of a Park Area shall be based upon the association's proportionate share of the total number of apartments in the Joint Development Area. The several associations of apartment owners within the Joint Development Area shall have the duty and obligation to accept and maintain the Park Areas at the common expense of all of the owners of apartments within the Joint Development Area. The initial estimate of maintenance fees reflected in Exhibit "E" of this public report do not include estimated costs of operation of all Park Areas or of the Recreation Center.
- 7. All apartment owners in TIBURON are automatically members of the Ewa by Gentry Community Association, a non-profit Hawaii corporation. All owners are therefore subject to the restrictions, covenants and conditions of the Ewa by Gentry Community Area Declaration of Covenants, Conditions and Restrictions which govern the entire Ewa by Gentry community. The Community Association enforces the provisions of the Declaration of Covenants, Conditions and Restrictions to ensure a well maintained, safe and aesthetically pleasing community. Each owner pays dues to the Community Association in the amount of approximately \$50 per quarter for a total of \$200 a year. The maintenance fees reflected in Exhibit "E" of this public report do not include the dues payable to the Ewa by Gentry Community Association.
- **8.** The sizes and configurations of the limited common areas and common areas reflected on the Condominium Map are approximations only. Actual sizes and configurations may vary due to the placement and location of utilities and due to varying terrain surrounding each building.
- 9. Apartment owners may add a second floor lanai up to sixty square feet (60 sq. ft) in size or may cover up to fifty percent (50%) of the limited common element yard areas without amending the condominium documents, subject, however, to obtaining the necessary Association and governmental permits and approvals.
- 10. Each TIBURON home has an attached garage. The garages appurtenant to the Plan 1, 2 and 3 type apartments meet City and County of Honolulu standards to accommodate one full sized and one compact sized parking stall. The garage appurtenant to the Plan 4 type apartment accommodates one standard size stall. The Plan 4 type apartments also have an additional full sized uncovered parking stall located adjacent to the garage. Buyers who have an oversized vehicle (a van, a truck) or who have more than one full sized vehicle

20B

should inspect the garage and any uncovered parking stall to ensure that their vehicles can be accommodated. The additional parking area is for vehicles only and may not be used for storage purposes.

- 11. Water used to irrigate the common area landscaping in both Ewa by Gentry and TIBURON (including portions of the front yard area) will come from either a nonpotable well service or may be from reclaimed water from the Honouliuli Wastewater Treatment Plant. Any reclaimed water is required to be treated according to Department of Health guidelines.
- 12. Not all homes in TIBURON will have curbside trash collection. If an apartment owner's home is located on a street ending in a cul de sac, the owner must take his trash cans to the designated trash collection areas. Trash cans can be taken to the trash collection the night before trash is collected and must be removed by the end of that day.
- 13. TIBURON is served by a private drainage system that connects to the City and County of Honolulu's municipal sewer system. As such, Federal regulations prohibit the following from being discharged into the Project's drainage system:
 - (a) domestic wastewater;
 - **(b)** industrial wastewater;
 - (c) any debris, refuse or solid waste or yard waste;
 - (d) chlorinated swimming pool water;
 - (e) washwater from vehicle and equipment cleaning; and
 - (f) oil and petroleum products.

Owners are prohibited from discharging any of the above into the Project's drainage system.

The Association is solely responsible for the maintenance and upkeep of the Project's drainage system. It shall cooperate with the Developer in assuming the Developer's National Pollutant Discharge Elimination System (NPDES) Permit No. H10021229 and shall be responsible for enforcing the terms and conditions of the NPDES Permit.

- D. The developer declares subject to the penalties set forth in section 514A-49(b) that his 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 (SLH 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.

	GENTRY HOMES, L	.TD.				
	By Duly Authorized Signatory	oper February 19, 2004 Date				
	DAWN SUYENAGA, Vice	President				
-	Printed Name & Title of Person	Signing Above				
Distribution:						
Department of Finance, City & County of Honolulu						
Planning Department, C	ity & 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"

DESCRIPTION OF LAND

ALL of that certain parcel of land situate at Honouliuli, District of Ewa, Island of Oahu, State of Hawaii, described as follows:

Lot 14442 consisting of 0.621 acre, as shown on Map 1133, filed in the Office of the Assistant Registrar of the Land Court of the State of Hawaii with Land Court Application No. 1069 of the Trustees under the Will and of the Estate of James Campbell, deceased.

Being the land described in Land Court Certificate of Title No.

TOGETHER WITH non-exclusive rights of access over, upon and across Access and Utility Easement 7781, as shown on Map 1133, which connects to Access and Utility Easement 7706, as shown on Map 1125, which connects to Access and Utility Easement 7521, as shown on Map 1081, which connects to Access and Utility Easement 7064, as shown on Map 1021, which connects to Roadway Access Lot 13967 (portion of Keaunui Drive), as shown on Map 1060, which connects to Roadway Access Lot 12026 (portion of Keaunui Drive), as shown on Map 894, which connects to Iroquois Point Road, a public roadway, all of said maps being filed with said Land Court Application No. 1069. Said rights of access to continue until such time as said Roadway Access Lots are dedicated and conveyed to the City and County of Honolulu, State of Hawaii, or other responsible authority as to public roadways.

SUBJECT, HOWEVER, TO THE FOLLOWING:

- 1. Title to all minerals and metallic mines reserved to the State of Hawaii.
- 2. Restrictions, covenants and conditions as contained in that certain Ewa by Gentry Community Area Declaration of Covenants, Conditions and Restrictions dated July 21, 1988, recorded in said Office of the Assistant Registrar as Document No. 1568352, as amended by instrument dated May 30, 1989, recorded in the Office of said Assistant Registrar as Document No. 1652869, as further amended by instrument dated June 21, 1991, recorded in the Office of the Assistant Registrar as Document No. 1888053, and as may be further amended from time to time. The Project was made subject to the above Declaration of Covenants, Conditions and Restrictions by that certain Declaration of Addition of Real Property dated July 6, 2000 and recorded in said Office of the Assistant Registrar as Document No. 2637354.
- 3. Covenants, conditions, restrictions, reservations, agreements, obligations and other provisions set forth in the Declaration of Land Use Commission Conditions dated August 15, 1991 and recorded in said Office of the Assistant Registrar as Document No. 91-184029.
- 4. Terms and provisions of that certain Unilateral Agreement and Declaration of Conditional Zoning dated July 12, 1994 and recorded in said Office of the Assistant Registrar as Document No. 2163448.
- 5. Terms, provisions, covenants and conditions of that certain Agreement for Issuance of Conditional Use Permit Under Section 21-5.380 of the Land Use Ordinance (LUO) dated July 5, 2000, recorded in said Office of the Assistant Registrar as Document No. 2637544 and amended by instrument dated October 11, 2001, recorded in said Office of the Assistant Registrar as Document No. 2744542.
- 6. Terms and provisions of that certain Unilateral Agreement and Declaration of Conditional Zoning dated March 21, 2001, and recorded in said Office of the Assistant Registrar as Document No. 2692217.

Covenants, conditions, restrictions, reservations, agreements, obligations and other provisions set forth 7. in that certain Declaration and Confirmation of Restrictions, Reservations, Conditions and Covenants dated July 6, 2001, recorded in the Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No. 2727752. The designation of Easement 7781, for access and utility purposes, as shown on said Map 1133, as set 8. forth by Land Court Order No. 147666, recorded October 14, 2002. Grant of Easement in favor of Hawaiian Electric Company, Inc., a Hawaii corporation, and Verizon 9. Hawaii Inc., a Hawaii corporation, dated February 10, 2003 and recorded in said Office of the Assistant Registrar as Document No. 2891622. The covenants, agreements, obligations, conditions, easements and other provisions as contained in the 10. Declaration of Condominium Property Regime of TIBURON, PHASE 1 dated _, recorded in said Office of the Assistant Registrar as Document No. _____ and Condominium Map No. _____, to which reference is hereby made. By-Laws of the Association of Apartment Owners of TIBURON, PHASE 1 dated _____ 11.

END OF EXHIBIT "A"

and recorded in said Office of the Assistant Registrar as Document No.

EXHIBIT "B" DESCRIPTION OF APARTMENT TYPES AND DESIGNATIONS

Bldg. and Apt.	Apt. <u>Plan</u>	Net Living <u>Area (sq. ft.)*</u>	Garage Area (sq. ft.)_
1	3	1,424.20	375.87
2	4	1,546.26	205.98
3	3	1,424.20	375.87
4	4	1,546.26	205.98
5	2	1,424.42	403.94
6	1	1,220.14	370.08
7	3	1,424.20	375.87
8	2	1,424.42	403.94

^{*} Includes square footage allocated to interior stairways.

Parking Stall Nos. 175 to 186 are visitor parking stalls. Owners in TIBURON, PHASE 1 will have access to visitor parking stalls within other condominium communities in the Joint Development Area merged with TIBURON, PHASE 1.

Plan 1 (3 Bedroom, 2 ½ Bath) (1,220.14 sq. ft.)

Two story three bedroom, two and one-half bath apartment with the kitchen, dining room, living room and half bathroom on the ground floor, connected by an interior stairway to the second floor which has a master bedroom, a master bathroom, two additional bedrooms and another bathroom. An optional covered lanai built off of the dining room is depicted on the Option 1 drawings of the Condominium Map. Developer shall indicate when it files the "as-built" verified statement referenced in Section 18.4, which apartments were built with an optional covered lanai. All apartments have a fenced back yard limited common element, an adjoining limited common element entryway and an adjoining limited common element two car garage containing one standard and one compact parking stall.

Plan 2 (4 Bedroom, 2 ½ Bath) (1,424.42 sq. ft.)

Two story four bedroom, two and one half bath apartment with the kitchen, dining room, living room and half bathroom on the ground floor, connected by an interior stairway to the second floor which has a master bedroom, a master bathroom, three additional bedrooms and another bathroom. An optional covered lanai built off of the dining room is depicted on the Option 1 drawings of the Condominium Map. An optional expanded Master Bedroom, which combines the Master Bedroom with Bedroom No. 2, is depicted on the Option 2 drawings of the Condominium Map. Developer shall indicate when it files the "as-built" verified statement referenced in Section 18.4, which apartments were built with optional floor plans. All apartments have a fenced back yard limited common element, an adjoining limited common element entryway and an adjoining limited common element two car garage containing one standard and one compact parking stall.

Plan 3 (4 Bedroom, 2 ½ Bath) (1,424.20 sq. ft.)

Two story four bedroom, two and one half bath apartment with the kitchen, dining room, living room, laundry room and half bathroom on the ground floor, connected by an interior stairway to the second floor which has a master bedroom, a master bathroom, three additional bedrooms and another bathroom. An optional covered lanai built off of the dining room is depicted on the Option 1 drawings of the Condominium Map. An optional expanded Master Bedroom, which combines the Master Bedroom with Bedroom No. 2, is depicted on the Option 2 drawings of the Condominium Map. Developer shall indicate when it files the "as-built" verified statement referenced in Section 18.4, which apartments were built with optional floor plans. All apartments have a fenced back yard limited common element, an adjoining limited common element entryway and an adjoining limited common element two car garage containing one standard and one compact parking stall.

Plan 4 (5 Bedroom, 3 Bath) (1,546.26 sq. ft.)

Two story five bedroom, three bath apartment with the kitchen, dining room, living room, laundry room, bathroom and a bedroom on the ground floor, connected by an interior stairway to the second floor which has a master bedroom, a master bathroom, three additional bedrooms and another bathroom. An optional covered lanai built off of the dining room is depicted on the Option 1 drawings of the Condominium Map. An optional expanded Master Bedroom, which combines the Master Bedroom with Bedroom No. 2, is depicted on the Option 2 drawings of the Condominium Map. Developer shall indicate when it files the "as-built" verified statement referenced in Section 18.4, which apartments were built with optional floor plans. All apartments have a fenced back yard limited common element, an adjoining limited common element entryway and an adjoining limited common element one car garage containing one standard parking stall. Apartments 2 and 4 also have an appurtenant uncovered standard size parking stall located adjacent to the garage.

NOTE: The sizes and configurations of the fenced yard reflected on the Condominium Map are approximations only. Actual sizes and configurations may vary due to the placement and location of utilities and due to varying terrain surrounding each building.

BREAKDOWN OF PLANS AND COMMON INTEREST FOR TIBURON, PHASE 1

		Number	Total
<u>Plan</u>	Common Interest	in Project	Common Interest
1	10.675 %	1	10.675 %
2	12.46 %	2	24.92 %
3	12.455 %	3	37.365 %
4	13.52 %	2	<u>27.04 %</u>
		8	100.00 %

As nearly as practicable, the common interest for each residential apartment was determined by dividing the net floor area of the particular apartment by the total net interior floor area of all apartments in the Project and multiplying that amount by 100.

ADMINISTRATIVE MERGER

The Developer may administratively merge phases of TIBURON with other condominium communities within the Joint Development Area. The Developer may also merge other condominium communities within the Joint Development Area into the already merged phases of TIBURON at a later date. Upon administrative merger, the apartment owners in each of the merged condominium communities will have a new common interest which will be the apartment owners' new interest for voting and maintenance fee allocation purposes only in the merged project. The apartment owners' ownership interest will not be altered or affected in any way. The Developer will record a certificate of administrative merger which will state the new administrative common interest and its effective date. Each apartment owner's new administrative common interest will be computed by dividing the square footage for each apartment by the total square footage of the sum of all apartments in the entire merged project.

END OF EXHIBIT "B"

EXHIBIT "C"

COMMON ELEMENTS

- 1. Lot 14442, Map 1133, Land Court Application No. 1069. The land is further described in Exhibit "A" of this public report;
- 2. All structural components, such as foundations, girders, beams, supports, unfinished perimeter walls and load-bearing walls (except for the inner decorated surfaces within each apartment);
- 3. All yards, gardens, planting areas, fences, trash collection areas, walkways and building exterior lights;
- 4. All access lanes, roads, curbs, sidewalks and street lights;
- 5. Visitor parking stall numbers 175 to 186, inclusive.
- 6. Installations for services such as pipes, cables, conduits, ducts, electrical equipment, wiring and other central appurtenant transmission facilities and installations over, under or across the Project which serve more than one apartment for services such as power, light, gas, hot water, cold water, sewage, drainage, telephone, radio and television signal distribution, if any;
- 7. Any apparatus and installations existing for common use, such as tanks, pumps, irrigation lines, motors, fans, compressors, ducts, vents and other such installations and apparatus; and
- 8. All other parts of the Project necessary or convenient to its existence, maintenance and safety or normally in common use.

END OF EXHIBIT "C"

EXHIBIT "D"

ENCUMBRANCES AGAINST TITLE

- 1. Title to all minerals and metallic mines reserved to the State of Hawaii.
- 2. Restrictions, covenants and conditions as contained in that certain Ewa by Gentry Community Area Declaration of Covenants, Conditions and Restrictions dated July 21, 1988, recorded in the Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No. 1568352, as amended by instrument dated May 30, 1989, recorded in the Office of said Assistant Registrar as Document No. 1652869, as further amended by instrument dated June 21, 1991, recorded in the Office of the Assistant Registrar as Document No. 1888053, and as may be further amended from time to time. The Project was made subject to the above Declaration of Covenants, Conditions and Restrictions by that certain Declaration of Addition of Real Property dated July 6, 2000 and recorded in said Office of the Assistant Registrar as Document No. 2637354.
- 3. Covenants, conditions, restrictions, reservations, agreements, obligations and other provisions set forth in the Declaration of Land Use Commission, Conditions dated August 15, 1991 and recorded in said Office of the Assistant Registrar as Document No. 91-184029.
- 4. Terms and provisions of that certain Unilateral Agreement and Declaration of Conditional Zoning dated July 12, 1994 and recorded in said Office of the Assistant Registrar as Document No. 2163448.
- 5. Mortgage made by Gentry Development Company (now known as Gentry Investment Properties) and Gentry Homes, Ltd. in favor of Bank of Hawaii, a Hawaii corporation, as agent dated August 24, 1995 and recorded in said Office of the Assistant Registrar as Document No. 2258188. [Developer intends to record a document to release this encumbrance prior to conveyance of apartment to buyer.]
- 6. Financing Statement made by Gentry Development Company (now known as Gentry Investment Properties) and Gentry Homes, Ltd. in favor of Bank of Hawaii, a Hawaii corporation, as agent recorded on September 1, 1995 in said Bureau of Conveyances as Document No. 95-113317. Said Financing Statement was amended by instrument recorded on May 17, 1996 in said Bureau of Conveyances as Document No. 96-069398. Continuation of said Financing Statement recorded June 16, 2000, in said Bureau of Conveyances as Document No. 2000-085684. [Developer intends to record a document to release this encumbrance prior to conveyance of apartment to buyer.]
- 7. Assignment of Sales Contracts and Sales Proceeds made by Gentry Homes, Ltd. in favor of Bank of Hawaii, a Hawaii corporation, as agent dated August 24, 1995 and recorded in said Bureau of Conveyances as Document No. 95-113318. Said assignment was amended by that certain instrument dated January 3, 1996 and recorded in said Bureau of Conveyances as Document No. 96-005441. [Developer intends to record a document to release this encumbrance prior to conveyance of apartment to buyer.]
- 8. Terms, provisions, covenants and conditions of that certain Agreement for Issuance of Conditional Use Permit Under Section 21-5.380 of the Land Use Ordinance (LUO) dated July 5, 2000, recorded in said Office of the Assistant Registrar as Document No. 2637544 and amended by instrument dated October 11, 2001, recorded in said Office of the Assistant Registrar as Document No. 2744542.
- 9. Term and provisions of that certain Unilateral Agreement and Declaration of Conditional Zoning dated March 21, 2001, and recorded in said Office of the Assistant Registrar as Document No. 2692217.

Covenants, conditions, restrictions, reservations, agreements, obligations and other provisions set forth 10. in that certain Declaration and Confirmation of Restrictions, Reservations, Conditions and Covenants dated July 6, 2001, recorded in the Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No. 2727752. The designation of Easement 7781, for access and utility purposes, as shown on said Map 1133, as set 11. forth by Land Court Order No. 147666, recorded October 14, 2002. Grant of Easement in favor of Hawaiian Electric Company, Inc., a Hawaii corporation, and Verizon 12. Hawaii Inc., a Hawaii corporation, dated February 10, 2003 and recorded in said Office of the Assistant Registrar as Document No. 2891622. The covenants, agreements, obligations, conditions, easements and other provisions as contained in the 13. Declaration of Condominium Property Regime of TIBURON, PHASE 1 dated , recorded in said Office of the Assistant Registrar as Document No. _____ and Condominium Map No. _____, to which reference is hereby made. By-Laws of the Association of Apartment Owners of TIBURON, PHASE 1 dated ______ 14. and recorded in said Office of the Assistant Registrar as Document No. Real property taxes due and payable, refer to Director of Finance, City and County of Honolulu. 15.

3. Real property taxes due and payable, refer to Director of I mance, City and County of Honorada.

Note: The name of Gentry Development Company, a Hawaii limited partnership has been legally changed to Gentry Investment Properties, a Hawaii limited partnership, as set forth by Land Court Order No. 123770, recorded March 25, 1996.

END OF EXHIBIT "D"

EXHIBIT "E"

ESTIMATE OF INITIAL MAINTENANCE FEES

Gentry Homes, Ltd. ("Gentry Homes"), acting as the initial Association of Apartment Owners, pays for all costs associated with the maintenance of Tiburon, Phase 1 until it is merged into the Association of Apartment Owners currently existing for previous phases of Terrazza and CorteBella. Gentry Homes estimates that, based on current sales, Tiburon, Phase 1 will be administratively merged with Terrazza, Phases 1 through 17 and CorteBella, Phases 1 through 6 and Phases 8 through 15, Las Brisas, Phases 1 through 15 and Tiburon, Phases 1 thru 12. At that time, the homeowners in Tiburon, Phase 1 will be responsible for paying maintenance fees.

Attached is an **initial estimate** of those maintenance fees. This initial estimate does NOT include the Ewa by Gentry Community Association dues which are currently \$50 per quarter for a total of \$200 a year.

The initial estimate also does NOT include any costs associated with the Recreation Center, which Gentry Homes turned over to the Terrazza/CorteBella Association effective September 28, 2002. Gentry Homes will pay the Association a prorata share of the operating costs based on the number of units that have not yet been built or merged into the overall Terrazza/CorteBella Association. A budget for the Recreation Center has not yet been finalized. Gentry Homes anticipates that the additional cost attributable to the recreational facilities will initially be approximately \$20 per unit.

All Phases of Terrazza, CorteBella, LasBrisas and Tiburon (612 units) Fee Disbursements

2-6-04

	Monthly	Annually
Administration		
Tax Preparation/Audit	\$135	\$1,620
Legal Fees	\$925	\$11,100
Site Manager (chargeback)	\$1,270	\$15,240
Property Management/Accounting	\$3,657	\$43,884
Design Review	\$0	\$0
Education Fund	\$255	\$3,060
Mgmt. Office Expenses	\$2,615	\$31,380
AOAO Office Expenses	\$250	\$3,000
Miscellaneous Expenses(1)	\$360	
Payroll Expenses - Maintenance	\$1,000	\$12,000
Maintenance, Repair, Supplies		
Grounds/Yards & Common	\$19,580	\$234,960
Landscape/Irrigation Extras	\$1,250	\$15,000
Pest Control	\$850	\$10,200
Refuse	\$3,013	
Community Event Expenditure	\$610	\$7,320
Golf Cart Fund/Payoff	\$0	\$0
Miscellaneous Repairs & Purchases(2)	\$610	\$7,320
Utilities		
Electricity	\$1,250	\$15,000
Water	\$8,000	
Sewer	\$15,000	\$180,000
Insurance		
Master Policy	\$23,800	\$285,600
Taxes & Government Assessments		
GET	\$490	\$5,880
Reserves	\$19,390	\$232,680
TOTAL DISBURSEMENTS	\$104,310	\$1,251,720
(1) Recording secretary, tally clerk, DC	CA register	
(2) Misc.fense & electric repairs		

Plan	Common Interest		Annual Maint. Fees
Terrazza, 1	0.14710%	\$153.44	
Terrazza, 1	0.14710%	\$153.44	\$1,841.28
Terrazza, 1	0.14710%	\$153.44	
Terrazza, 1	0.14710%	\$153.44	\$1,841.28
Terrazza, 1	0.14710%	\$153.44	\$1,841.28
Terrazza, 1	0.14710%	\$153.44	\$1,841.28
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
	0.17080%	\$178.16 \$178.16	\$2,137.94
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Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
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Terrazza, 2	0.17080%	\$178.16 \$178.16	\$2,137.94 \$2,137.04
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Terrazza, 2	0.17080%	\$178.16 \$478.46	\$2,137.94 \$2,137.04
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
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Terrazza, 2			\$2,137.94
Terrazza, 2	0.17080%	\$178.16	
Terrazza, 2	0.17080%	\$178.16	\$2,137.94

Plan	Common Interest	Monthly Maint. Fees	Annual Maint. Fees
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 2	0.17080%	2500	\$2,137.94
Terrazza, 2	0.17080%		\$2,137.94
Terrazza, 2	0.17080%		\$2,137.94
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Terrazza, 2	0.17080%		\$2,137.94
Terrazza, 2	0.17080%		\$2,137.94
Terrazza, 2	0.17080%	\$178.16	\$2,137.94
Terrazza, 3	0.18510%		\$2,316.93
	0.18510%	\$193.08	\$2,316.93
Terrazza, 3	0.18510%	\$193.08	\$2,316.93
Terrazza, 3	0.18510%	\$193.08	\$2,316.93
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Terrazza, 4 0.15790% \$164.71 \$1,976.47	Terrazza, 4			
	Terrazza, 4	0.15790%	\$164.71	\$1,976.47

Plan		Monthly Maint. Fees	Annual Maint. Fees
Terrazza, 4	0.15790%	\$164.71	\$1,976.47
Terrazza, 4	0.15790%	\$164.71	\$1,976.47
CorteBella 1/A	0.13000%	\$135.60	
CorteBella 1/A	0.13000%	\$135.60	
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60 \$135.60	\$1,627.24
CorteBella 1/A		\$135.60 \$135.60	\$1,627.24
CorteBella 1/A	0.13000%		\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24 \$4,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24 \$4,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 1/A	0.13000%	\$135.60	\$1,627.24
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
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CorteBella 2/B	0.13890%	\$144.89	
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B		\$144.89	\$1,738.64
CorteBella 2/B	0.13890%		\$1,738.64
CorteBella 2/B	0.13890%	\$144.89 \$144.80	\$1,738.64 \$1,738.64
CorteBella 2/B	0.13890%	\$144.89	
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64 \$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64 \$4,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64 \$4,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64

Plan	Common Interest	Monthly Maint. Fees	Annual Maint. Fees
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 2/B	0.13890%	\$144.89	\$1,738.64
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
Cortebella 3/C	U. 1383U%]	پ ۱ ۹۹ .۷۵	ψ1, <i>I</i> ∪ 1.1 U

Plan	Common Interest	Monthly Maint. Fees	Annual Maint. Fees
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	
CorteBella 3/C	0.13830%	\$144.26	
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
CorteBella 3/C		\$144.26 \$144.26	\$1,731.13
CorteBella 3/C	0.13830%		
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13 \$1,731.13
CorteBella 3/C	0.13830%	\$144.26 \$144.26	\$1,731.13 \$1,731.13
CorteBella 3/C	0.13830%	\$144.26 \$144.26	\$1,731.13 \$1,731.13
CorteBella 3/C	0.13830%	\$144.26 \$144.26	\$1,731.13 \$1,731.13
CorteBella 3/C	0.13830%	\$144.26	
CorteBella 3/C	0.13830%	\$144.26 \$144.26	\$1,731.13 \$1,731.13
CorteBella 3/C	0.13830%		
CorteBella 3/C	0.13830%	\$144.26	\$1,731.13
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 1	0.13920%	\$145.20	\$1,742.39
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
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Plan	Common Interest	Monthly Maint. Fees	Annual Maint, Fees
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	
LasBrisas 2	0.15270%	\$159.28	
LasBrisas 2	0.15270%	\$159.28	
LasBrisas 2	0.15270%	\$159.28	
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
	0.15270%	\$159.28 \$159.28	\$1,911.38
LasBrisas 2			\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28 \$450.00	1
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0 15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2	0.15270%	\$159.28	\$1,911.38
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M ·	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 2M	0.15180%	\$158.34	\$1,900.11
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3		\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%		\$2,012.77
LasBrisas 3	0.16080%	\$167.73 \$167.73	
LasBrisas 3	0.16080%	\$167./3	\$2,012.77 \$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77

Plan	Common Interest	Monthly Maint. Fees	Annual Maint, Fees
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73 \$167.73	\$2,012.77
LasBrisas 3			\$2,012.77
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3		\$167.73	\$2,012.77
LasBrisas 3	0.16080%		\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3			
LasBrisas 3	0.16080%	\$167.73	\$2,012.77 \$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77

Plan	Common Interest	Monthly Maint. Fees	Annual Maint. Fees
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3	0.16080%	\$167.73	\$2,012.77
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93 \$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M		\$174.93 \$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93 \$174.93	\$2,099.13
LasBrisas 3M	0.16770%		\$2,099.13
LasBrisas 3M	0.16770%	\$174.93 \$174.03	
LasBrisas 3M	0.16770%	\$174.93 \$174.03	\$2,099.13 \$2,000.13
LasBrisas 3M	0.16770%	\$174.93 \$174.93	\$2,099.13 \$2,099.13
LasBrisas 3M	0.16770%		
LasBrisas 3M	0.16770%	\$174.93 \$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
LasBrisas 3M	0.16770%	\$174.93	\$2,099.13
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
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Plan	Common Interest	Monthly Maint. Fees	Annual Maint. Fees
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 1	0.16050%	\$167.42	\$2,009.01
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
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Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 2	0.18720%	\$195.27	\$2,343.22
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
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Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72

Plan	Common Interest	Monthly Maint. Fees	Annual Maint. Fees
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
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Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 3	0.18740%	\$195.48	\$2,345.72
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
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Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75

Estimated Maintenance Fees

Plan	Common Interest	Monthly Maint. Fees	Annual Maint, Fees
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
Tiburon 4	0.20330%	\$212.06	\$2,544.75
TOTALS	100.00000%	\$104,310.00	\$1,251,720.00

Note: The foregoing maintenance fees do not include the dues payable to the Ewa by Gentry Community Association. At the present time those dues are \$50 per quarter for a total of \$200 a year.

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

EXHIBIT "F"

SUMMARY OF SALES CONTRACT

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

- 1. Seller is selling TIBURON pursuant to affordable housing requirements imposed by the City and County of Honolulu (the "City"). Seller will require information from Buyer regarding income and household size to provide to the City for information purposes.
- 2. Buyer must live in the apartment for at least 365 consecutive days.
- 3. Buyer has certain obligations if Buyer wants a mortgage loan to cover part of the purchase price.
- 4. Buyer's money will be held in escrow, under the terms of the Escrow Agreement.
- 5. Buyer will not receive interest on deposits made under the Sales Contract.
- 6. The apartment will be subject to various other legal documents which Buyer should examine.
- 7. The Project will be subject to ongoing construction and sales activities which may result in certain annoyances to Buyer.
- 8. Seller has no control over certain activities on adjacent property owned by others including agriculture, military, utility and aviation. These activities may cause some inconveniences to Buyer. Buyer will indemnify Seller and the owners of the properties involved except in cases of negligence or willful misconduct.
- 9. Under certain circumstances where the apartment is ready for occupancy and Buyer has not completed his financing arrangements for the purchase of the apartment, Buyer will be responsible for all of Seller's expenses as a result of Buyer's delay.
- 10. Seller has reserved the right to merge some or all of the phases of TIBURON. If such merger takes place, the percentage common interests for the apartments will change.

11. In the event of default prior to closing under the sales contract:

By Buyer:

- a. Seller may cancel the sales contract and retain Buyer's initial deposit;
- b. Seller may file a lawsuit for damages;
- c. Seller may file a lawsuit for "specific performance"; and
- d. Buyer shall be responsible for expenses incurred.

By Seller:

- a. Buyer may file a lawsuit for "specific performance";
- b. Buyer may cancel the sales contract and Seller will return all deposits, without interest;
- c. Buyer has all remedies available at law and in equity.

END OF EXHIBIT "F"

EXHIBIT "G"

SUMMARY OF ESCROW AGREEMENT

The Escrow Agreement describes the arrangement under which the deposits a buyer makes under a Sales Contract will be held by a neutral party ("Escrow"). The following are relevant terms stated in the agreement:

- 1. Interest on Buyer's deposits will accrue in favor of the Seller and not the Buyer unless the parties specifically provide otherwise.
- 2. Escrow will arrange for Buyer to sign all necessary documents.
- 3. The Escrow Agreement describes the conditions upon which a refund will be made to a buyer.
- 4. The Escrow Agreement describes what will happen to a buyer's funds if a party defaults under the Sales Contract.
- 5. The Escrow Agreement contains various other provisions and establishes certain charges with which the Buyer should become acquainted.

END OF EXHIBIT "G"

EXHIBIT "H"

HOME BUILDER'S LIMITED WARRANTY

Administered by Professional Warranty Service Corporation

Throughout this HOME BUILDER'S LIMITED WARRANTY, referred to hereinafter as the "LIMITED WARRANTY", the words "YOU" and "YOUR" refer to the HOMEOWNER and HOMEOWNERS ASSOCIATION. The words "WE", "US" and "OUR" refer to the BUILDER. The other words and phrases which appear in boldface uppercase type also have special meaning. Refer to the Section X. Definitions, so that YOU will understand the terminology applicable to this LIMITED WARRANTY.

This LIMITED WARRANTY establishes an agreed method for determining when a CONSTRUCTION DEFECT exists and a clear understanding of OUR responsibilities for remedying any such CONSTRUCTION DEFECT. This LIMITED WARRANTY also helps distinguish a CONSTRUCTION DEFECT that is OUR responsibility from those minor imperfections that can reasonably be expected in a HOME or the COMMON ELEMENTS or result from normal wear and tear or are routine HOMEOWNER or HOMEOWNERS ASSOCIATION maintenance responsibilities.

This LIMITED WARRANTY contains the procedures YOU must use to notify US of a condition in YOUR HOME or the COMMON ELEMENTS which YOU believe may constitute a CONSTRUCTION DEFECT. In the event a condition occurs in the HOME or the COMMON ELEMENTS that YOU believe may constitute a CONSTRUCTION DEFECT, YOU agree to submit any request for warranty performance under this LIMITED WARRANTY. Based on the information YOU provide, and where WE deem it necessary information obtained from OUR onsite investigation inspection and or esting of the HOME or the COMMON ELEMENTS. WE will determine whether WE agree with YOU that the condition constitutes a CONSTRUCTION DEFECT. If WE determine that the condition reported by YOU is a CONSTRUCTION DEFECT. WE will remedy the condition in accordance with the remedies prescribed in this LIMITED WARRANTY. WE will make this petermination in accordance with Section III. OUR Coverage Obligations contained in this LIMITED WARRANTY.

If WE determine that a condition does not constitute a CONSTRUCTION DEFECT that is OUR responsibility and therefore deny YOUR request for warranty performance, YOU have the right to initiate binding arbitration that will irrevocatly determine whether the condition constitutes a CONSTRUCTION DEFECT that is OUR responsibility. If this binding arbitration determines that the condition does constitute a CONSTRUCTION DEFECT that is OUR responsibility, WE will resolve the problem in accordance with the remedies prescribed in this LIMITED WARRANTY. The arbitrator will make a determination based on the language contained in Section III. OUR Coverage Obligations.

Enclosed with this LIMITED WARRANTY is a Limited Warranty Validation Form. The Limited Warranty Validation Form provides the dates on which the warranty coverage period begins and expires. It is important that this form is retained with the LIMITED WARRANTY. Liability under this LIMITED WARRANTY is limited to the amount shown on the Limited Warranty Validation Form.

All express or implied warranties other than this LIMITED WARRANTY, including any oral or written statement or representation made by US or any other person, and any implied warranty of habitability, merchantability or fitness, are hereby disclaimed by US and are waived by YOU. In addition, YOU waive the right to seek damages or other legal or equitable remedies from US, OUR subcontractors, agents, vendors, suppliers, design professionals and materialmen, under any other common law or statutory theory of liability, including but not limited to negligence and strict liability. YOUR only remedy in the event of a CONSTRUCTION DEFECT in or to the HOME or the COMMON ELEMENTS or to the real property on which the HOME or the COMMON ELEMENTS is situated is the coverage provided to YOU under this LIMITED WARRANTY. There may be instances where an additional PWC administered Builder's Limited Warranty is issued together with this LIMITED WARRANTY. If both of these warranties are issued to YOU, YOU agree to request warranty performance under either warranty relative to warrantable issues on the HOME or the COMMON ELEMENTS. YOU may not collect twice relative to the same defect and amounts paid or expended by US for warranty performance under either warranty will reduce the limit of liability remaining under both warranties simultaneously.

WE have contracted with PWC for certain administrative services relative to this LIMITED WARRANTY. PWC's sole responsibility is to provide administrative services. Under no circumstances or conditions is PWC responsible for fulfilling OUR obligations under this LIMITED WARRANTY.

If any provision of this LIMITED WARRANTY is determined to be unenforceable, such a determination will not affect the remaining provisions. If this LIMITED WARRANTY or any provision herein is determined to be unenforceable as to a HOMEOWNERS ASSOCIATION or a specific HOMEOWNER, such a determination will not affect the enforceability of this LIMITED WARRANTY or such provision as to any other HOMEOWNERS ASSOCIATION or any other HOMEOWNER. The issue of enforceability, as well as all other issues, will be determined by Binding Arbitration as provided for in this LIMITED WARRANTY.

I. Coverage Limit

The amount shown on the Limited Warranty Validation Form is OUR limit of liability. It is the most WE will pay or expend for all covered CONSTRUCTION DEFECTS regardless of the number of requests for warranty performance made against this LIMITED WARRANTY. Once OUR limit of liability has been paid, no further requests for warranty performance can be made against this LIMITED WARRANTY or any other PWC administered Builder's Limited Warranty issued for the HOME or the COMMON ELEMENTS.

II. Warranty Coverage

Coverage under this LIMITED WARRANTY is expressly imited to CONSTRUCTION DEFECTS which occur during the WARRANTY PERIOD indicated on the Limited Warranty Validation Form and are reported by YOU in accordance with the notification requirements of Section VIII Procedure to Request US To Perform Under This LIMITED WARRANTY

Coverage

During the WARRANTY PERIOD indicated on the Limited Warranty Validation Form that is attached to and made part of this LIMITED WARRANTY. WE warrant the HOME and the COMMON ELEMENTS will be free of CONSTRUCTION DEFECTS. To be eligible for coverage WE must receive written notice from YOU of the alleged CONSTRUCTION DEFECT as soon as it is reasonably possible after YOU have become aware or should have become aware of a CONSTRUCTION DEFECT but in no event later than thirty (30) days after the expiration of the coverage.

III. OUR Coverage Obligations

All notices of alleged CONSTRUCTION DEFECTS, and complaints under this LIMITED WARRANTY must be made by YOU in writing. Telephonic or face-to-face discussion will not protect YOUR rights under this LIMITED WARRANTY (see Section VII, Procedure to Request US To Perform Under This LIMITED WARRANTY).

In the event YOU allege a CONSTRUCTION DEFECT occurs during the WARRANTY PERIOD, upon receiving written notice from YOU, WE, or a third party designated by US or acting on OUR behalf, will inspect, investigate and/or test (including destructive testing) the alleged CONSTRUCTION DEFECT to determine if a CONSTRUCTION DEFECT exists. Upon confirmation of a CONSTRUCTION DEFECT, WE, or a third party designated by US or acting on OUR behalf, will (1) repair or replace the CONSTRUCTION DEFECT, (2) pay to YOU the actual amount it would cost US to repair or replace the CONSTRUCTION DEFECT or (3) PAY to YOU an amount equal to the diminution in fair market value caused by the CONSTRUCTION DEFECT. The decision to repair, replace, or to make payment to YOU is at OUR or OUR authorized representative's sole option.

WE will have been considered to have breached this LIMITED WARRANTY only if WE fail to resolve a CONSTRUCTION DEFECT in accordance with the terms and conditions of this LIMITED WARRANTY.

- A. Standards By Which the Presence of a CONSTRUCTION DEFECT Will Be Determined
 In the event YOU believe that a flaw in the HOME or the COMMON ELEMENTS constitutes a
 CONSTRUCTION DEFECT, the following factors will be considered by US in determining whether the
 condition constitutes a CONSTRUCTION DEFECT. Should either YOU or WE elect to initiate binding
 arbitration, these factors will be considered by the arbitrator in rendering a decision:
 - Any performance standards or guidelines or other documents or manuals that contain OUR building standards, that were provided to YOU at or prior to closing on the HOME, or in the case of the HOMEOWNERS ASSOCIATION, prior to transferring title to all the COMMON ELEMENTS. Absent such standards, the Residential Construction Performance Guidelines published by the National Association of Home Builders, in effect at the time of closing on the HOME, or in the case of the HOMEOWNERS ASSOCIATION, at the time of transferring title to all the COMMON ELEMENTS shall apply. Absent a specific standard in the documents identified above, building practices and standards in use in the region of the country in which the HOME or the COMMON ELEMENTS are located shall apply;
 - 2. Consideration as to whether the magnitude of the flaw or imperfection:
 - materially affects the structural integrity of the HOME or COMMON ELEMENTS; or
 - has an obvious and material negative impact on the appearance of the HOME or COMMON ELEMENTS; or
 - · jeopardizes the life or safety of the occupants; or
 - results in the inability of the HOME or the applicable COMMON ELEMENTS to provide the functions that can reasonably be expected in such a HOME or COMMON ELEMENT.

Consideration as to whether a condition is the result of normal wear and tear (conditions that are normal wear and tear or are caused by normal wear and tear are not CONSTRUCTION DEFECTS):

Consideration as towrlether the condition was caused by, or in any way resulted from the failure of the HOMEOWNER of HOMEOWNERS ASSOCIATION to perform normal or routine maintenance (any condition that is determined to be a HOMEOWNER or HOMEOWNERS ASSOCIATION maintenance issue, or any condition that results from improper or inadequate HOMEOWNER or HOMEOWNERS ASSOCIATION maintenance, is not a CONSTRUCTION DEFECT);

- Consideration as to whether the condition was caused by the HOMEOWNER or HOMEOWNERS ASSOCIATION or their representatives, other than US, after the HOMEOWNER took possession of the HOME or the COMMON ELEMENTS (WE and YOU conducted a walk through inspection just prior to closing on the HOME. Damage that was caused by YOU or YOUR representatives is not a CONSTRUCTION DEFECT, for example, a large, visible scratch on marble tile in the entry foyer that was not noted in the walk through inspection, but was reported after furniture was moved into the HOME, will not be considered a CONSTRUCTION DEFECT);
- 6. Recognition that any condition resulting directly or indirectly from or worsened by changes, additions, alterations or other actions or omissions by the HOMEOWNER or HOMEOWNERS ASSOCIATION or their agents, other than US, will not be considered a CONSTRUCTION DEFECT (this includes changes to the topography, drainage or grade of the property);
- 7. Any Exclusions contained in this LIMITED WARRANTY.

IV. Homeowner Maintenance Obligations

Maintenance of the HOME and the COMMON ELEMENTS is YOUR responsibility. All homes and common elements require periodic maintenance to prevent premature deterioration, water intrusion and to ensure adequate performance of the SYSTEMS. WE will make a "Homeowner Maintenance Manual" or similar publication available to YOU upon request. Whether from this document or others that are readily available to YOU, YOU must understand and perform the maintenance that the HOME and COMMON ELEMENTS require. As stated in other sections of this LIMITED WARRANTY, WE are not responsible for HOME or COMMON ELEMENTS maintenance issues or for damage that results from YOUR failure to maintain the HOME or the COMMON ELEMENTS.

V. Coverage Limitations

When WE or a third party designated by US or acting on OUR behalf, repair or replace a CONSTRUCTION DEFECT the repair or replacement will include the repair or replacement of only those surfaces, finishes and coverings that were damaged by the CONSTRUCTION DEFECT that were part of the HOME or the COMMON ELEMENTS when title was first transferred by US. Surfaces, finishes and coverings that require repair or replacement in order for US or a third party designated by US to repair or replace CONSTRUCTION DEFECTS will be repaired or replaced. The extent of the repair and replacement of these surfaces, finishes or coverings will be to approximately the same condition they were in prior to the CONSTRUCTION DEFECT, but not necessarily to a like new condition.

When repairing or replacing surfaces, finishes and coverings, the repair or replacement will attempt to achieve as close a match with the original surrounding areas as is reasonably possible but an exact match cannot be guaranteed due to such factors as fading aging and unavailability of the same materials.

In the case where a CONSTRUCTION DEFECT exists and the HOME is rendered uninhabitable and the CONSTRUCTION DEFECT is repaired or replaced, the repair or replacement shall include the reasonable cost of the HOMEOWNER'S alternative shelter until the HOME is made habitable.

VI. Exclusions

- A. This LIMITED WARRANTY does not cover:
 - 1. Any CONSTRUCTION DEFECTS or other damages resulting, either directly or indirectly, from the following causes or occurring in the following situations:
 - a. Fire;
 - b. Lightning;
 - c. Explosion;
 - d. Riot and Civil Commotion;
 - e. Smoke;
 - f. Hail;
 - g. Aircraft;
 - h. Falling Objects;
 - Vehicles;
 - j. Floods;
 - k. Earthquake;
 - Landslide or mudslide originating on property other than the site of the HOME or the COMMON ELEMENTS or other property developed by the BUILDER;
 - m. Mine subsidence or sinkholes;

- n. Changes in the underground water table not reasonably foreseeable by the **BUILDER**;
- o. Volcanic eruption; explosion or effusion;
- p. Wind including:
 - (i). Gale force winds;
 - (ii). Hurricanes;
 - (iii). Tropical storms;
 - (iv). Tornadoes;
- q. Insects, animals or vermin;
- r. Changes of the grading of the ground by anyone other than **US** or **OUR** agents, or subcontractors which results in surface drainage towards the **HOME** or other improper drainage or permits water to pond or become trapped in localized areas against the foundation or otherwise;
- s. Changes, additions, or alterations made to the HOME or the COMMON ELEMENTS by anyone after the WARRANTY PERIOD begins, except those made or authorized by US;
- t. Any defect in material or workmanship supplied by anyone other than **US** or **OUR** agents, or subcontractors:
- u. Improper maintenance, negligence or improper use of the HOME or the COMMON ELEMENTS by YOU or anyone other than US that results in rot, dry rot, moisture, rust, mildew or any other damage:
- v. Dampness or condensation due to YOUR failure to maintain adequate ventilation;
- Damage resulting from the weight and/or performance of any type of waterbed or other furnishings which exceeds the load-bearing design of the HOME or the COMMON ELEMENTS;
 - Normal wear and tear or normal deterioration of materials;

 Economic damages due to the HOME'S or the COMMON ELEMENTS' failure to meet consumer expectations:
- 2. Any costs arising from, or any CONSTRUCTION DEFECT resulting from the actual, alleged or threatened discharge, dispersal, telease or escape of POLLUTANTS. WE will not cover costs or expenses arising from the uninhabitability of the HOME or the COMMON ELEMENTS or health risk due to the proximity of POLLUTANTS. WE will not cover costs or expenses resulting from the direction of any governmental entity to test, clean-up, remove, treat, contain or monitor POLLUTANTS;
- Any costs arising from, or any CONSTRUCTION DEFECT resulting from the effects of electromagnetic fields (EMF's) or radiation,
- 4. Any damage to personal property that does not result from a CONSTRUCTION DEFECT;
- 5. Any "CONSEQUENTIAL OR INCIDENTAL DAMAGES";
- 6. Any damage to CONSUMER PRODUCTS;
- 7. Any CONSTRUCTION DEFECT as to which YOU have not taken timely and reasonable steps to protect and minimize damage after WE or OUR authorized representative have provided YOU with authorization to prevent further damage;
- 8. Any damage to the extent it is incurred after or as a result of YOUR failure to notify US in a reasonably timely manner after YOU have become aware or should have become aware of the CONSTRUCTION DEFECT or condition causing such damage.
- 9. Any costs or obligations paid or incurred by YOU in violation of Section VII. C. below;
- 10. Any non-conformity with local building codes, regulations or requirements that has not resulted in a CONSTRUCTION DEFECT. While WE acknowledge OUR responsibility to build in accordance with applicable building codes, this LIMITED WARRANTY does not cover building code violations in the absence of a CONSTRUCTION DEFECT;

- 11. Any deviation from plans and specifications that has not resulted in a CONSTRUCTION DEFECT.
- B. **OUR LIMITED WARRANTY** does not cover any **CONSTRUCTION DEFECT** which would not have occurred in the absence of one or more of the excluded events or conditions listed in Exclusions, Section VI. A.1 a. A.1.q., A.2. or A.3. above, regardless of:
 - the cause of the excluded event or condition; or
- 2. other causes of the loss or damage; or
- whether other causes acted concurrently or in any sequence with the excluded event or condition to produce the loss or damage.

VII. Procedure to Request US To Perform Under This LIMITED WARRANTY

If YOU become aware of a condition that YOU believe is a CONSTRUCTION DEFECT under this LIMITED WARRANTY, YOU have the following responsibilities:

A. Notification

YOU must notify US in writing as soon as it is reasonably possible after YOU have become aware or should have become aware of a CONSTRUCTION DEFECT, but if no event may YOUR written notice of a CONSTRUCTION DEFECT or YOUR written request for warranty performance be postmarked or received by US later than thirty 30) days after this LIMITED WARRANTY has expired.

If the written notice is postmarked or veceived by US more than thirty (30) days after the expiration of this LIMITED WARRANTY WE shall have no obligation to remedy the CONSTRUCTION DEFECT. In order to establish a record of timely notification, WE recommend that written notice should always be sent by Certified Mail, return receipt requested.

B. Cooperate With US

YOU must give US and any third parties acting on OUR behalf reasonable help in inspecting, investigating, testing (including destructive testing), monitoring, repairing, replacing or otherwise correcting an alleged CONSTRUCTION DEFECT. Help includes, but is not limited to, granting reasonable access to the HOME or COMMON ELEMENTS for the forgoing purposes. If YOU fail to cooperate or provide such reasonable access to the HOME or COMMON ELEMENTS, WE will have no obligation to do any of the foregoing.

C. Do Not Make Voluntary Payments

YOU agree not to make any voluntary payments or assume any obligations or incur any expenses for the remedy of a condition YOU believe is a CONSTRUCTION DEFECT without prior written approval from US, or other parties authorized to act on OUR behalf. WE will not reimburse YOU for costs incurred where YOU did not obtain prior written approval.

However, YOU may incur reasonable expenses in making repairs in an EMERGENCY CONDITION without prior written approval, provided the repairs are solely for the protection of the HOME or COMMON ELEMENTS from further damage or to prevent an unsafe living condition and provided YOU notify US as soon as is reasonably possible. To obtain reimbursement for repairs made during an EMERGENCY CONDITION, YOU must provide US with an accurate written record of the repair costs.

D. Sign A Release

When WE or a third party designated by US or acting on OUR behalf have completed repairing, replacing or paying YOU as to any CONSTRUCTION DEFECTS or other related damage to the HOME or the COMMON ELEMENTS covered by this LIMITED WARRANTY. YOU must sign a full release of OUR obligation for the CONSTRUCTION DEFECTS. The release shall be applicable to the CONSTRUCTION DEFECTS and shall not prevent YOU from notifying US should YOU become aware of a subsequent CONSTRUCTION DEFECT.

E. If YOU Disagree With US

If YOU believe WE have not responded to YOUR request for warranty performance to YOUR satisfaction or in a manner that YOU believe this LIMITED WARRANTY requires, YOU may provide written notice to PWC requesting Mediation. Upon PWC's receipt of written notice from YOU, PWC may review and mediate YOUR request by communicating with YOU, US, and any other individuals or entities that PWC believes may possess relevant information. If after forty-five (45) days, PWC is unable to successfully mediate YOUR request for warranty performance, or at any earlier time when PWC determines that YOU and WE are at an impasse, PWC will notify YOU that YOUR request for warranty performance remains unresolved and that YOU may elect to initiate Binding Arbitration. Binding Arbitration as described in the following section is the sole remedy for the resolution of disputes between YOU and US as set forth in the following section.

VIII. Binding Arbitration Procedure

Any disputes between YOU and US, or parties acting on OUR penals, including PWC related to oranising from this LIMITED WARRANTY, the design or construction of the HOME or the COMMON ELEMENTS of the sale of the HOME or transfer of fittle to the COMMON ELEMENTS will be resolved by binding arbitration. Binding arbitration shall be the sole remedy for resolving any and all disputes between YOU and US, or OUR representatives. Disputes subject to binding arbitration include but are not limited to:

A. Any disagreement that a condition in the HOME or the COMMON ELEMENTS is a

CONSTRUCTION DEFECT and is therefore covered by this LIMITED WARRANTY;

- Any disagreement as to whether a CONSTRUCTION DEFECT has been corrected in compliance В. with this LIMITED WARRANTY;
- Any alleged breach of this LIMITED WARRANTY; C.
- Any alleged violation of consumer protection, unfair trade practice, or any other statute; D.
- Any allegation of negligence, strict liability, fraud, and/or breach of duty of good faith, and any E. other claims arising in equity or from common law;
- F. Any dispute concerning the issues that should be submitted to binding arbitration;
- G. Any dispute concerning the timeliness of OUR performance and/or YOUR notifications under this LIMITED WARRANTY;
- Н. Any dispute as to the payment or reimbursement of the arbitration filing fee;
- Any dispute as to whether this LIMITED WARRANTY, or any provision hereof, including, but not 1. limited to any waiver hereunder, is unenforceable;
- J. Any other claim arising out of or relating to the sale, design or construction of YOUR HOME or the COMMON ELEMENTS, including, but not limited to any claim arising out of, relating to or based

on any implied warranty or claim for negligence or strict liability not effectively waived by this LIMITED WARRANTY.

The arbitration shall be conducted by Construction Arbitration Services, Inc., or such other reputable arbitration service that **PWC** shall select, at its sole discretion, at the time the request for arbitration is submitted. The rules and procedures of the designated arbitration organization, that are in effect at the time the request for arbitration is submitted, will be followed. A copy of the applicable rules and procedures will be delivered to **YOU** upon request.

This arbitration agreement shall be governed by the United States Arbitration Act (9 U.S.C.§§ 1-16) to the exclusion of any inconsistent state law, regulation or judicial decision. The award of the arbitrator shall be final and binding and may be entered as a judgment in any court of competent jurisdiction.

Each party shall bear its own attorneys fees and costs (including expert costs) for the arbitration. The arbitration filling fee and other arbitration fees shall be divided and paid equally as between YOU and US. This filling fee shall be no more than the amount charged by the arbitration service to PWC for each arbitration. Contact PWC to determine the arbitration filling fee in effect at the time an arbitration is being requested. The arbitrator shall, as part of any decision, award to the party prevailing at the arbitration any applicable filling fees or other arbitration fees paid by that party.

The process for **YOU** to initiate arbitration is described below.

Step 1 YOU complete a Binding Arbitration Request Form and mail it to PWC along with the appropriate arbitration filing fee. A Binding Arbitration Request Form is attashed to this LIMITED WARRANTY. YOU Binding Arbitration Request Form in ust be received no later than hinety (90) days after this LIMITED WARRANTY expired. YOU must still notify US of an alleged CONSTRUCTION DEFECT as soon as it is reasonably possible after YOU have become aware or should have become aware of the CONSTRUCTION DEFECT, but in no event later than thirty (30) days after expiration of this LIMITED WARRANTY. Please Note that while YOU have trirty (30) days after this LIMITED WARRANTY expires to notify US and ninety (90) days after the expires to file for a bitration, this time period does not extend the WARRANTY PERIOD for CONSTRUCTION DEFECTS. Additionally, no investigation, inspection, testing, repair, replacement, or payment, nor any promise of same by US under this LIMITED WARRANTY, nor any dispute resolution efforts, shall extend the term of this LIMITED WARRANTY or extend or toll any statutes of limitations or any of YOUR rights or remedies.

- Step 2 PWC Will Arrange the Arbitration Proceeding. The arbitrator or arbitration organization will notify YOU of the time, date and location of the arbitration hearing. Most often the hearing will be conducted at the HOME or the COMMON ELEMENTS or some other location that is agreeable to all the parties to the dispute. In scheduling the hearing the arbitrator will set a time and date that is reasonably convenient to all the parties.
- Step 3 The Arbitration Hearing. The parties at the arbitration hearing will include the arbitrator, YOU, US and/or a third party designated by US or acting on OUR behalf. Any party to the proceeding may be represented at the hearing. All persons who are parties to the arbitration, as well as representatives and witnesses, are entitled to attend hearings.

After evidence is presented by YOU, US or OUR representatives, a decision will be rendered by the arbitrator. The decision is final and binding on YOU and US. The arbitrator first will determine whether any claimed or alleged CONSTRUCTION DEFECT exists and whether it is OUR responsibility. Second, if the arbitrator finds US responsible for a CONSTRUCTION DEFECT, the arbitrator will determine the scope of any repair or replacement, OUR cost of any such repair or replacement, and the diminution in fair market value, if any, caused by such CONSTRUCTION DEFECT. Based upon the arbitrator's decision, WE shall choose whether WE shall (1) repair, replace the CONSTRUCTION DEFECT. (2) pay to YOU the actual amount it would cost US to repair or replace the CONSTRUCTION DEFECT or (3) PAY to YOU an amount equal to the diminution in fair market value caused by

the CONSTRUCTION DEFECT. The decision to repair, replace, or to make payment to YOU is at OUR or OUR authorized representative's sole option. In addition, the arbitrator shall render a decision resolving any other disputed matters or issues related to or arising from this LIMITED WARRANTY, the design or construction of the HOME or the COMMON ELEMENTS or the sale of the HOME or transfer of title to the COMMON ELEMENTS.

- Step 4 OUR Arbitration Performance Obligations. WE will comply with the arbitrator's decision no later than 60 days from the date of the award or other such date as may be specified or allowed in the decision. However, delays caused by circumstances beyond OUR or OUR representative's control shall be excused.
- Step 5. If YOU believe WE Have Failed To Comply With The Award. YOU should contact PWC at its mailing address specified in this LIMITED WARRANTY if YOU believe WE have not complied with the arbitrator's award. PWC will mediate this dispute and if it cannot be resolved, will advise YOU that a compliance inspection arbitration is available to determine whether WE have performed adequately under the original arbitration award. PWC will communicate these findings to both US and YOU. If it is determined that WE have not properly performed, WE will be obligated to immediately comply.

PWC's sole responsibility is to administer this LIMITED WARRANTY on OUR behalf and as such PWC assumes no other liabilities in connection with this LIMITED WARRANTY. Under no condition or circumstance is PWC responsible for fulfilling any of OUR obligations under this LIMITED WARRANTY.

A. Separation of This LIMITED WARRANTY From The Contract Of Sale This LIMITED WARRANTY is separate and independent of the contract between YOU and US for the construction and/or sale of the HOME of transfer of the COMMON ELEMENTS. The provisions of this LIMITED WARRANTY shall in no way be restricted or expanded by anything contained in the construction and/or sales contract or other documents between YOU and US. B. Transfer to Subsequent HOMEOWNERS

This LIMITED WARRANTY will transfer to new owners of the HOME for the remainder of the WARRANTY PERIOD. YOU agree to provide this LIMITED WARRANTY to any subsequent purchaser of the HOME as a part of the contract of sale of the HOME. OUR duties under this LIMITED WARRANTY to the new HOMEOWNER will not exceed the limit of liability then remaining, if any.

C. Transfer of Manufacturer's Warranties

WE assign to YOU all the manufacturer's warranties on all appliances, fixtures and items of equipment that WE installed in the HOME. Should an appliance or item of equipment malfunction YOU must follow the procedures set forth in that manufacturer's warranty to correct the problem. OUR obligation under this LIMITED WARRANTY is limited to the workmanlike installation of such appliances and equipment. WE have no obligation for appliances and equipment defined as CONSUMER PRODUCTS.

D. Recovery Rights

If WE or a third party designated by US or acting on OUR behalf repairs, replaces or pays YOU as to a CONSTRUCTION DEFECT, or other related damage to the HOME or the COMMON ELEMENTS covered by this LIMITED WARRANTY, WE are entitled, to the extent of OUR payment, to take over YOUR related rights of recovery from other people and organizations, including but not limited to, other warranties and insurance. YOU have an obligation not to make it harder for US to enforce these rights. YOU agree to sign any papers, deliver them to US, and do anything else that is necessary to help US exercise OUR rights.

E. General Provisions

- 1. If any provision of this LIMITED WARRANTY is determined to be unenforceable, such a determination will not affect the remaining provisions. If this LIMITED WARRANTY or any provision herein is determined to be unenforceable as to a HOMEOWNERS ASSOCIATION or a specific HOMEOWNER, such a determination will not affect the enforceability of this LIMITED WARRANTY or such provision as to any other HOMEOWNERS ASSOCIATION or any other HOMEOWNER. The issue of enforceability, as well as all other issues, will be determined by Binding Arbitration as provided for in this LIMITED WARRANTY.
- 2. This LIMITED WARRANTY and the binding arbitration process are binding on YOU and US. It is also binding on YOUR and OUR heirs, executors, administrators, successors, and assigns, subject to paragraph B of the General Conditions.
- 3. As may be appropriate, the use of the plural in this **LIMITED WARRANTY** includes the singular, and the use of one gender includes all genders.

X. Definitions

BUILDER means the individual, partnership, corporation or other entity which participates in the Warranty Program administered by the Professional Warranty Service Corporation and provides **YOU** with this **LIMITED WARRANTY**. Throughout this document the **BUILDER** is also referred to as **"WE"**, **"US"** and **"OUR"**.

COMMON ELEMENTS means the property as specified in the recorded Covenants. Conditions and Restrictions as common area and any other property as to which the HOMEOWNERS ASSOCIATION has standing under the law to make a claim. This may include, but is not limited to streets, slopes the structure or components of enclosure or other parts of the HOME, corridors, lobbies, vertical transportation elements, rooms, balconies, clubinouses or other spaces that are for the common use of the residents of the development in which the HOME is located. SYSTEMS serving two or more HOMES, and the outbuildings that contain parts of such SYSTEMS are also included in this definition.

CONSEQUENTIAL OR INCIDENTAL DAMAGES means any loss or injury other than:

- A. OUR cost to correct a CONSTRUCTION DEFECT including the correction of those surfaces, finishes and coverings damaged by the CONSTRUCTION DEFECT;
- B. OUR cost of repair or replacement of furniture, carpet or personal property damaged by the CONSTRUCTION DEFECT. Should replacement be necessary, OUR obligation is limited to replacement with items providing the same function and quality and that are readily available at the time the item is being replaced.
- C. OUR costs of removal or replacement in order to repair or replace a CONSTRUCTION DEFECT;
- D. The reasonable cost of the HOMEOWNER'S alternative shelter where the HOME is unhabitable due to a CONSTRUCTION DEFECT or where the HOME is rendered unhabitable by the repair of the CONSTRUCTION DEFECT.

Diminished fair market value Is considered "CONSEQUENTIAL OR INCIDENTAL DAMAGE" and is excluded under this LIMITED WARRANTY unless WE elect this remedy in lieu of the repair, replacement or other payment as to a CONSTRUCTION DEFECT.

CONSTRUCTION DEFECT(S) means a flaw in the materials or workmanship used in constructing the HOME that:

- materially affects the structural integrity of the HOME or the COMMON ELEMENTS; or
- has an obvious and material negative impact on the appearance of the HOME or the COMMON ELEMENTS;
 or
- jeopardizes the life or safety of the occupants; or
- results in the inability of the **HOME** or the applicable **COMMON ELEMENTS** to provide the functions that can reasonably be expected in a residential dwelling.

WE and any arbitrator assigned to rule relative to a CONSTRUCTION DEFECT will consider both this definition and

Section III – A. (Standards By Which the Presence of a CONSTRUCTION DEFECT Will Be Determined) in determining the existence of a CONSTRUCTION DEFECT. A flaw is a CONSTRUCTION DEFECT if either WE or an arbitrator conducting a binding arbitration hearing declares the flaw to be a CONSTRUCTION DEFECT. OUR obvious and visible failure to complete the construction of the HOME or COMMON ELEMENTS, is not a CONSTRUCTION DEFECT.

CONSUMER PRODUCT means any item of equipment, appliance or other item defined as a CONSUMER PRODUCT in the Magnuson-Moss Warranty Act (15 U.S.C.§. 2301, et seq.) Examples of Consumer Products include, but are not limited to dishwasher, garbage disposal, gas or electric cook-top, range, range hood, refrigerator or refrigerator/freezer combination, gas oven, electric oven, microwave oven, trash compactor, garage door opener, clothes washer and dryer, hot water heater and thermostat.

EMERGENCY CONDITION means an event or situation that creates the imminent threat of damage to the HOME or COMMON ELEMENTS, or results in an unsafe living condition due to a CONSTRUCTION DEFECT that YOU (or as applicable, the HOMEOWNERS ASSOCIATION) become aware of at a point in time other than OUR normal business hours and YOU were unable to obtain OUR or OUR authorized representative's prior written approval to initiate repairs to stabilize the condition or prevent further damage.

HOME means a single family residence either attached or detached covered by this LIMITED WARRANTY or a condominium or cooperative unit in a multi-unit residential structure/building covered by this LIMITED WARRANTY.

HOME BUILDER'S LIMITED WARRANTY means only this express warranty document provided to YOU by US.

HOMEOWNER means the first person(s) to whom a HOME (or a unit in a multi-unit residential structure/building) is sold, or for whom such HOME is constructed for occupancy by such person or such person's family, and such person's successors in title to the HOME or mortgagees in possession and any representative of such person(s) who has standing to make a claim or that person(s) behalf, including any class representative or HOMEOWNERS ASSOCIATION making a claim in a representative capacity.

HOMEOWNERS ASSOCIATION means a profit or nonprofit corporation, unincorporated association, organization, partnership, assessment district, limited liability company, I mited liability partnership or other entity of any kind that owns manages maintains, repairs, administers, or is otherwise responsible for and has standing to make a claim as to any part of the COMMON ELEMENTS.

POLLUTANTS means all solid, liquid, or gaseous irritants or contaminants. The term includes, but is not limited to, petroleum products, smoke, vapors, soot, fumes, acids, alkalis, toxic chemicals, radon gas, and waste materials, including materials to be recycled.

PWC means Professional Warranty Service Corporation which administers the warranty program in which WE participate. As such, PWC assumes no other liabilities in connection with this LIMITED WARRANTY. The PWC mailing address is:

Professional Warranty Service Corporation

P.O. Box 800 Annandale, VA 22003-0800

SYSTEMS means the following:

- (a) Plumbing system gas supply lines and fittings; water supply, waste and vent pipes and their fittings; septic tanks and their drain fields; and water, gas and sewer services piping and their extensions to the tie-in of a public utility connection or on-site well and sewage disposal system.
- (b) Electrical system all wiring, electrical boxes, switches, outlets, and connections up to the public utility connection.
- (c) Heating, Cooling, and Ventilation system all duct-work; steam, water and refrigerant lines; and registers, connectors, radiation elements and dampers.

WARRANTY PERIOD shall commence on the date the title to the HOME is transferred to the first HOMEOWNER. Notwithstanding anything to the contrary set forth in this LIMITED WARRANTY, the WARRANTY PERIOD for the COMMON ELEMENTS of an individual structure/building commences on the date the title for the first HOME in the structure/building is transferred to the first HOMEOWNER or as concerns clubhouses or outbuildings or other COMMON ELEMENTS not part of the HOME the date the title to these structures is transferred to the

HOMEOWNERS ASSOCIATION. The dates the WARRANTY PERIOD begins and ends are indicated on the Limited Warranty Validation Form which is attached to and made part of this LIMITED WARRANTY.

WE, US, OUR means the BUILDER.

YOU, YOUR means the HOMEOWNER and the HOMEOWNERS ASSOCIATION.

BINDING ARBITRATION REQUEST FORM

Dear Homeowner (Homeowners Association):

Prior to requesting binding arbitration under the terms of the HOME BUILDER'S LIMITED WARRANTY, you should have sent your builder a clear and specific written request outlining the situation or condition that you are herein submitting to binding arbitration. If you have taken this step and believe the builder has not properly responded in accordance with the HOME BUILDER'S LIMITED WARRANTY, fill out this form and send it to PWC along with the arbitration filing fee. Be sure to attach a copy of all pertinent correspondence between you and your builder relative to the issue.

The information you need to fill out this form can be found on the Limited Warranty Validation Form. However, if you do not know the answers to any questions, write "Don't Know." Please do not leave any item blank.

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ANNANDALE, VIRGINIA 22003-0800

PWC Form No. 301 04/02

SUBSEQUENT HOME BUYER ACKNOWLEDGMENT AND TRANSFER

Any coverage remaining under the HOME BUILDER'S LIMITED WARRANTY applicable to the home specified on the Limited Warranty Validation Form is transferred to the subsequent homeowner. Any obligations under the HOME BUILDER'S LIMITED WARRANTY to any subsequent homeowner shall not exceed the limit of liability remaining at the time of transfer, if any.

The undersigned home buyer(s) hereby acknowledge and agree:

I/we acknowledge that I have reviewed, understand and agree to all the terms of the HOME BUILDER'S LIMITED WARRANTY document (PWC Form No. 117)

I/we understand and acknowledge that Professional Warranty Service Corporation ("PWC") is not the warrantor of the HOME BUILDER'S LIMITED WARRANTY.

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I/we understand that I/we am responsible for the maintenance grade of the land surrounding the home, and that the builder damage to the home which is the result of my/our failure to m I/we acknowledge and agree to the Binding Arbitration Proce LIMITED WARRANTY. Signature(s) of Subsequent Home Buyer(s):	shall not be responsible for any defect of aintain the home. edure contained in the HOME BUILDER'S
orginature(s) or oursequent frome payer(s).	
	Date:
Print above name(s):	
Re-Issuance of the Limited Warranty Validation Form with the necessary for you to receive the coverage remaining under the Upon receipt of this signed form, PWC will update its rechomeowner(s). If you want PWC to issue another Limited Warratthe form, please check the box below and send a check in the a with your submission of this form. YES, re-issue the Limited Warranty Validation Form in the above na Address of Home:	HOME BUILDER'S LIMITED WARRANTY. ords to reflect the name(s) of the new anty Validation Form with your name(s) on amount of \$20.00 made payable to "PWC" ame(s) (check box) Initial
Limited Warranty No.:	
INSTRUCTIONS: Photo-copy this form. Provide information request provided (this number is provided on the Limited Warranty Validati where you can be reached () If you want the in your name, enclose your check to PWC in the amount of \$20.00 (or by phone, call: 1-800/850-2799.	on Form), and provide a telephone number he Limited Warranty Validation Form reissued check box above and initial). To reach PWC
Mail this form and a photocopy of applicable settlement/closing docu	uments indicating transfer of title, to:

PROFESSIONAL WARRANTY SERVICE CORPORATION P.O. BOX 800 ANNANDALE, VA 22003-0800