CONDOMINIUM PUBLIC REPORT

Prepared Issued by	: Developer_		Ocean Villas Development, L.L.C. 333 South Grand Avenue, 28th Floor, Los Angeles, California 90071				
	Project Nar Address: _	ne (*): <u>O</u>	cean Villas at T urtle Bay Resor	urtle Bay Resort t, Kahuku, Hawai	i 96731		
	Registratio	n No. <u>5</u>	316		Effective date:	April 19, 2011	
<u>Preparati</u>	on of this Report:				Expiration date:	May 19, 2012	
Revised 8	rt has been prepar Statutes, as amend on number and effe	ded. This i	report is not valid	ant to the Condom I unless the Hawaii	inium Property Ao Real Estate Con	ct, Chapter 514A, Hawaii nmission has issued a	
Neither th	rt has <u>not</u> been pro ne Commission not of purchasing an	r any other	government age	al Estate Commiss ency has judged or	ion or any other g approved the me	government agency. erits or value, if any, of the	
Buyers a contract	re encouraged to for the purchase	read this of an apa	report carefully	, and to seek protoject.	fessional advice	before signing a sales	
months fr	om the effective da	ate unless	a Supplementary	and Final Public F Public Report is is ing the effective da	ssued or unless ti	cally expire thirteen (13) he Commission issues an	
Exceptior the final p	n: The Real Estate oublic report <u>for a t</u>	Commissi wo apartm	ion may issue an ent condominium	order, a copy of w project shall have	hich shall be atta no expiration da	ached to this report, that te.	
Type of R	eport:						
	RELIMINARY: vellow)	the R Repo	eal Estate Comn	nission minimal info	ormation sufficien	ium but has filed with t for a Preliminary Public oper when complete	
(v	INAL: vhite)		nation with the Co No prior repor This report su	rally created a cond ommission. ts have been issue persedes all prior p ist be read togethe	d. oublic reports.	s filed complete	
<u>x</u> s	ECOND UPPLEMENTARY pink)	': This r [] [] [X]	Preliminary Pu Final Public R	formation containe ublic Report dated: eport dated: y Public Report da		15, 2010	
	And	[X] [] []	Must be read to This report rea	ictivates the			

(*) Exactly as named in the Declaration
This material can be made available for individuals with special needs. Please call the Senior Condominium
Specialist at 586-2643 to submit your request.

FORM: RECO-30 286/986/190/892/0197/1098/0300/0203/01044 FORM: RECO-30 286/986/189/1190/892/0197/1098/0800/0203/0104/0107

Discl	osure Abstract: Separate Disclosure Ab	stract o	n this condominium project:
[]	Required and attached to this report	[X]	Not Required - Disclosures covered in this report.
Sumn	nary of Changes from Earlier Public Re	ports:	
report	this summary contains a general descripti was issued. It is not necessarily all inclu r reports if they wish to know the specific	sive. Pr	e changes, if any, made by the developer since the last public rospective buyers should compare this public report with the sthat have been made.
[]	No prior reports have been issued by the	ıe devel	орег.
[X]	Changes made are as follows:		
			nd 317. This report adds Unit 120 to the registration, tle to the units (Exhibit I) based upon an updated title report

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General Information On Condominiums

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

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

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

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

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

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

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

Operation of the Condominium Project

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

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

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

I. PERSONS CONNECTED WITH THE PROJECT

Developer:	Ocean Villas Development, L.L.C. Name* 333 South Grand Avenue, 28th Floor	Phone:	(213) 830-6316 (Business)
	Business Address Los Angeles, California 90071		
	Names of officers and directors of developers w partnership; partners of a Limited Liability Partn Liability Company (LLC) (attach separate sheet See Exhibit A	ership (LLP); or man	general partners of a ager and members of a Limited
Real Estate			
Broker*;	Landmark Real Estate, L.L.C. Name 1888 Kalakaua Avenue, Suite C-105 Business Address Honolulu, Hawaii 96815	Phone:	(808) 973-1302 (Business)
Escrow:	Title Guaranty Escrow Services, Inc. Attention: Kathy Miller Name 235 Queen Street Business Address Honolulu, Hawaii 96813	Phone:	(808) 521-0211 (Business)
General Contractor*;	Armstrong Builders, Ltd. Name 80 Sand Island Access Road, #209 Business Address Honolulu, Hawaii 96819	Phone:	(808) 848-2484 (Business)
Condominium Managing Agent*:	Villa Management, L.L.C., RB-18410 Name 57-091 Kamehameha Highway Business Address Kahuku, Hawaii 96731	Phone:	(808) 306-3313 (Business)
Attorney for Developer:	D. Scott MacKinnon, Esq. Joel D. Kam, Esq. Name McCorriston Miller Mukai MacKinnon Business Address P. O. Box 2800, Honolulu, Hawaii 96803	Phone:	(808) 529-7300 (Business)

For Entities:

Name of corporation, partnership, Limited Liability Partnership (LLP), or Limited Liability Company (LLC)

II. CREATION OF THE CONDOMINIUM; **CONDOMINIUM DOCUMENTS**

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

A.

recording/filing information]: See Exhibit B

A. comme project	on elem	ration of Condo ents, limited con	ominium Property Regime cont nmon elements, common interes	ains a description ts, and other infor	of the land, buildings, apartments, mation relating to the condominium			
	The D	eclaration for this	s condominium is:					
	[]	Proposed						
	[X]	Recorded -	Bureau of Conveyances:	Document No. Book				
	[X]	Filed -	Land Court:	Document No.	3172940			
docum	The Do	eclaration referre e and recording/	ed to above has been amended filing information]:	by the following in	struments [state name of			
	See Ex	khibit B						
B. also sh	Condo	ominium Map (F floor plan, locat	File Plan) shows the floor plan, eion, apartment number, and dim	elevation and layo ensions of each a	ut of the condominium project. It partment.			
	The Condominium Map for this condominium project is:							
	[]	Proposed						
	[x] [x]	Recorded - Filed -	Bureau of Conveyances Cond Land Court Condo Map No	o Map No. <u>1665</u> 3844	<u> </u>			
recordi	The Co	ondominium Map information]:	o has been amended by the folio	wing instruments	state name of document, date and			
	See Ex	chibit B						
oowers	for the and du	manner in which lies of the Board	ation of Apartment Owners go the Board of Directors of the As the manner in which meetings thaffect how the condominium p	ssociation of Apar will be conducted	, whether pets are prohibited or			
		laws for this con	ndominium are:					
	[] [X]	Proposed Recorded -	Bureau of Conveyances:		2004-200493			
	[X]	Filed -	Land Court:	Book Document No.	Page 3172941			

6

The Bylaws referred to above have been amended by the following instruments [state name of document, date and

hours o	n eleme: f operati rules mu:	nts and limited on for common st be followed b	common facilities y owners	elements. Hous such as recreati	e Rules on area uests.	may cover matte s, use of lanais a They do not need	n the use and operaters such as parking and requirements for I to be recorded or fi	regulations, keeping pets.
	The Ho	use Rules for th	is condo	minium are:				
	[]	Proposed	[X]	Adopted	[]	Developer does	s not plan to adopt H	louse Rules
E. effective recorde	e only if t	es to Condomi they are duly ac I to be effective	lopted ar	cuments Chan nd recorded and/	ges to ti or filed.	ne Declaration, C Changes to Hou	ondominium Map, a use Rules do not nec	nd Bylaws are ed to be
	1. <u>Apartment Owners:</u> Minimum percentage of common interest which must vote for or give written consent to changes:							
				Minimum <u>Set by Law</u>			This Condominium	1
	Declaration (and Condo Map)		Мар)	75%*			75%	,
	Bylaws			65%			65%	
	House F	Rules					N/A	
	* The pe projects	ercentages for it with five or few	ndividual er apartr	condominium pi nents.	rojects r	may be more than	n the minimum set b	y law for
	2.	Developer:						
	[] No rights have been reserved by the developer to change the Declaration, Condominium Map, Bylaws or House Rules.							nium Map,
		Developer has or House Rules		the following rig	jhts to c	hange the Decla	ration, Condominium	n Map, Bylaws
		See Exhibit C						

III. THE CONDOMINIUM PROJECT

A.

<u>Intere</u>	st to be Conveyed to Buyer:
[X]	<u>Fee Simple:</u> Individual apartments and the common elements, which include the underlying land, will be in fee simple.
[]	<u>Leasehold or Sub-leasehold:</u> Individual apartments and the common elements, which include the underlying land will be leasehold.
	Leases for the individual apartments and the underlying land usually require that at the end of the lease term, the lessee (apartment owner/tenant) deliver to the lessor (fee property owner) possession of the leased premises and all improvements, including improvements paid for by the lessee.
	Exhibit contains further explanations regarding the manner in which the renegotiated lease rents will be calculated and a description of the surrender clause provision(s).
	Lease Term Expires: Rent Renegotiation Date(s):
	Lease Rent Payable: [] Monthly [] Quarterly [] Semi-Annually [] Annually
	Exhibit contains a schedule of the lease rent for each apartment per: [] Month [] Year
	For Sub-leaseholds:
	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 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

r	7	Other:
ı	1	Olliel.

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.

Address;	Turtle Bay Ro Kahuku, Haw		_ Tax Map Key –	(TMK): <u>(1) 5-7-1-13 (por.)</u>
[] Address	s []	TMK is expected	to change becaus	9
Land Area:	4.594	[] square feet	[X] acre(s)	Zoning: Resort

	Fee O	wner:*	Kuilima Resort Name	Company, a Hawaii g	eneral partnership, and Ocean Villas L.L.C., a Delaware limited liability	Development, company
	Lesso	r:	N/A Name Business Addres	SS	- -	
C.	of Un conn	its 119, 3 ection wi	316 and 317. OV ith its ownership	D owns an undivided of Unit 120. The rem	land of the Project in connection wit percentage interest in the land of the laining interests in the land are owner of the other units in the Project.	e Project in
	1.	[] Cor	v Building(s) nversion of Existin h New Building(s)	ng Building(s) and Conversion		
	2.	Numbe	r of Buildings:	9	Floors Per Building: See Exh	ibit D
		[X] Exh	ibit <u>D</u>	contains further explana	ations.	
	3.	Principa	al Construction Ma	aterial:		
		[X] Cor	ncrete	[X] Hollow Tile	[] Wood	
		[x] Oth	er <u>See Exhib</u>	it D		
	4.	Uses P	ermitted by Zonin	<u>g:</u>		
		[]	Residential	No. of Apts.	Use Permitted By Zoning [] Yes [] No	
		[] [] [] []	Commercial Mix Res/Comm Hotel Timeshare Ohana Industrial Agricultural Recreational Other*	57	[] Yes	
		Is/Are th		pecifically permitted by	the project's Declaration or Bylaws?	
		*Resort	use			

5.	Special Use Restrictions:
	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: See Exhibit E
	[X] Number of Occupants: See Exhibit E
	[X] Other: See Exhibit E
	[] There are no special use restrictions.
6.	Interior (fill in appropriate numbers):
	Elevators: 2 Stairways: 6 Trash Chutes: 0
	Apt. Net Net Net Type Quantity BR/Bath Living Area (sf)* Other Area (sf) (Identify)
	See Exhibit F
	Total Number of Apartments:57
	* Net Living Area is the floor area of the apartment measured from the interior surface of the apartment perimeter walls.
	Other documents and maps may give floor area figures which differ from those above because a different method of determining the floor area may have been used.
	Boundaries of Each Apartment: Each Apartment consists of the spaces within the perimeter and party walls, windows, doors, floors, ceiling(s) and lanai(s) of the respective apartments.
	Permitted Alterations to Apartments: See Exhibit G
	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 N/A elected to provide the information in a published announcement or advertisement.

Total Parking Stalls:	67			
	Regular Covered Open	<u>Compact</u> <u>Covered Open</u>	<u>Tandem</u> <u>Covered Open</u>	TOTA
Assigned (for each unit)				55
Guest	2			12
Unassigned				
Extra for Purchase				
Other:				
Total Covered & Open:	46	21	0	<u>67</u>
Each apartment Buyers are enco	will have the exclusivuraged to find out wh	ve use of at least ich stall(s) will be ava	1 parking stall(s). allable for their use.	
[] Commercial parking	garage permitted in	condominium project		
[] Exhibit conta	ins additional informa	ation on parking stalls	for this condominium	ргојесt.
Recreational and Other	Common Facilities:			
[] There are no recrea	tional or common fac	ilities.		
[X] Swimming pool	[X] Storage	Area	[] Recreation Area	
[] Laundry Area	[] Tennis	Court	[X] Trash Chute/Enclo	sure(s)
[X] Other: See Exhib	oit H			
Compliance With Building	ng Code and Municip	al Regulations; Cost	to Cure Violations	
[X] There are no violation	ons.	[] Violations wil	I not be cured.	
[] Violations and cost t	o cure are listed belo	w: []Violations wil		
			(Date)	
Installations (For conver	<u>Useful Life of Struct</u> sions of residential a	ural Components, Me partments in existenc	chanical, and Electrica e for at least five years	<u>al</u> s):
	(for each unit) Guest Unassigned Extra for Purchase Other: Total Covered & Open: Each apartment Buyers are enco [] Commercial parking [] Exhibit conta Recreational and Other [] There are no recrea [X] Swimming pool [] Laundry Area [X] Other: See Exhibit Compliance With Buildin [X] There are no violation [] Violations and cost to	Assigned (for each unit) Guest	Assigned (for each unit) Guest	Assigned (for each unit) Guest

	11.	Confor	rmance to Preser	nt Zoning Code				
		a.	[X] No variances to zoning code have been granted.					
			[] Variance(s)	to zoning code was/wer	e granted as follows:			
		b.	Conforming/No	n-Conforming Uses, Stru	uctures, Lot			
			In general, a no at one time but	on-conforming use, struct which does not now con	ture, or lot is a use, struc form to present zoning re	ture, or lot which was lawful equirements.		
				Conforming	Non-Conforming	<u>Illegal</u>		
			Uses Structures	X	X*			
			Lot	X				
			If a variance ha illegal, buyer sh may apply.	s been granted or if uses lould consult with county	s, improvements or lot ar zoning authorities as to	e either non-conforming or possible limitations which		
			conformity, and	restrictions on altering a	extending, enlarging, or countries, and repairing structures.	In some cases, a non-		
			The buyer may a non-conforming	not be able to obtain fina ng or illegal use, structur	ancing or insurance if the e, or lot.	condominium project has		
D.	Comm	on Elem	<u>ients, Limited C</u>	ommon Elements, Con	nmon Interest:			
	1. 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 Ex	hibit <u>H</u> .				
		[]	as follows:					
	ng E is n hibit M			spect to flood zone rec	uirements. All other s	tructures are conforming.		

2.	<u>Limited Common Elements</u> : Limited Common Elements are those common elements which are reserved for the exclusive use of the owners of certain apartments.
	[] There are no limited common elements in this project.
	[X] The limited common elements and the apartments which use them, as described in the Declaration, are:
	[X] described in ExhibitH
	[] as follows:
3.	Common Interest: Each apartment will have an undivided fractional interest in all of the common elements. This interest is called the "common interest." It is used to determine each apartment's share of the maintenance fees and other common profits and expenses of the condominium project. It may also be used for other purposes, including voting on matters requiring action by apartment owners. The common interests for the apartments in this project, as described in the Declaration, are:
	[X] described in ExhibitF
	[] as follows:
docume	nbrances Against Title: An encumbrance is a claim against or a liability on the property or a ent affecting the title or use of the property. Encumbrances may have an adverse effect on the sy or your purchase and ownership of an apartment in the project.
Exhibit	describes the encumbrances against the title contained in the title report dated and issued by Title Guaranty of Hawaii, Inc

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.

- [X] There are no blanket liens affecting title to the individual apartments.
- [] There are blanket liens which may affect title to the individual apartments.

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

Type of Lien

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

F. Construction Warranties:

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

1. Building and Other Improvements: None

2. Appliances: The closing of the sale of any Apartment in the Project shall also constitute the assignment by the Developer to the Purchaser, for the unexpired term, if any, of any manufacturer's or dealer's warranties covering any furnishings, fixtures and appliances that are part of the apartment. The Developer is merely attempting to pass through to the Purchaser any such manufacturer's or dealer's warranties; the Developer is not adopting any such warranties or acting as co-warrantor with respect to any furnishings, fixtures or appliances. The terms of the manufacturer's or dealer's written warranties will be available for the Purchaser's examination at the Developer's sales office.

Н.	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):
	Notwithstanding rights reserved by the Developer under the Declaration to add, merge, or phase this condominium, the Developer has no plans to exercise any such rights or undertake any future development.

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

Construction was completed in 2005.

G.

IV. CONDOMINIUM MANAGEMENT

A.	Management of the Common Elements: The Association of Apartment Owners is responsible for the management of the common elements and the overall operation of the condominium project. The Association may be permitted, and in some cases may be required, to employ or retain a condominium managing agent to assist the Association in managing the condominium project.						
	Initial Condominium Managing Agent: When the developer or the developer's affiliate is the initial condominium managing agent, the management contract must have a term of one year or less and the parties must be able to terminate the contract on notice of 60 days or less.						
	The initial cond	ominium manag	ging agent for this project, nan	ned on page five (5) of this report, is:			
		with the Develored by the Associ	oper iation of Apartment Owners	[] the Developer or Developer's affiliate [] Other:			
В.	Estimate of Ini	itial Maintenan	ce Fees:				
	The Association will make assessments against your apartment to provide funds for the operation and maintenance of the condominium project. If you are delinquent in paying the assessments, a lien may be placed on your apartment and the apartment may be sold through a foreclosure proceeding.						
	Initial maintenance fees are difficult to estimate and tend to increase as the condominium ages. Maintenance fees may vary depending on the services provided.						
	Exhibit $\underline{\mathbf{J}}$ contains a schedule of estimated initial maintenance fees and maintenance fee disbursements (subject to change).						
C.	Utility Charges	for Apartmen	<u>ts:</u>				
	Each apartment will be billed separately for utilities except for the following checked utilities which are included in the maintenance fees:						
	[] None	[X] Electricity	(X Common Elements only	Common Elements & Apartments)			
	[X] Gas	(X Common	Elements only Commo	on Elements & Apartments)			
	[X] Water*	[X] Sewer*	[X] Television Cable				
	[X] Other <u>Telephone (common elements only)</u>						
	*Common elements only						

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 K contains a summary of the pertinent provisions of the sales contract.
[X]	Escrow Agreement dated January 29, 2004 Exhibit L contains a summary of the pertinent provisions of the escrow agreement.
[]	Other
Ruyer'	s Right to Cancel Sales Contract

В. Buyer's Right to Cancel Sales Contract:

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

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

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

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

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

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

- There is a material change in the project which directly, substantially, and adversely affects A) (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.

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 Design Guldelines 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/deca/hrs Website to access unofficial copy of laws: www.hawaii.gov/deca/hrs This Public Report is a part of Registration No. 5316 filed with the Real Estate Commission on March 9, 2004 PEDIOL PINK paper stock [1] WHITE paper stock [X] PINK paper stock	2.	to see a	and carefully rev	view all documents	relating to the project	t. If thes	ospective buyers should ask
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 Registration No. 5316 filed with the Real Estate Commission on March 9, 2004 Reproduction of Report. When reproduced, this report must be on:		A) B) C) D) E) F)	Condominium date by the Ha Declaration of Bylaws of the House Rules, i Condominium Escrow Agreer Hawaii's Condoministrative amended).	Public Reports issu waii Real Estate Co Condominium Prop Association of Apart f any. Map, as amended. ment. ominium Property A Rules, (Chapter 16	ed by the developer of the mission. The entry Regime, as ame ment Owners, as an of the ct (Chapter 514A, Hi	which handed. nended.	ave been issued an effective
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/dcca/hrs Website to access unofficial copy of laws: www.hawaii.gov/dcca/hrs Website to access rules: www.hawaii.gov/dcca/hrs This Public Report is a part of Registration No. 5316 filed with the Real Estate Commission on March 9, 2004 Reproduction of Report. When reproduced, this report must be on:		H)	Other <u>Desig</u>	gn Guidelines			
Reproduction of Report. When reproduced, this report must be on:	through the dev (Chapter 514A, sites: Website t	eloper o HRS) ar to acces to acces	r through the de nd the Administo s official copy of s unofficial copy	eveloper's sales age rative Rules (Chapt f laws: <u>www.capito</u> y of laws: <u>www.ha</u> w	ent, if any. The Cond er 107) are available .hawaii.gov	ominiun	n Property Regime law
				ion No. <u>5316</u>	_ filed with the Real	Estate 0	Commission
	Reproduction of	f Report.	When reprodu	ced, this report mus	st be on:		
[V] Flidt habet stock			•	[] WHITE paper		[X] F	PINK paper stock

C.	Additional	Information	Not Cov	ered Above

See Exhibit M

- D. The developer declares subject to the penalties set forth in section 514A-49(b) that this project is in compliance with all county zoning and building ordinances and codes, and all other county permitting requirements applicable to the project, pursuant to Act 251 (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.

Ocean Villas Development, L.L.C).
Printed Name of Developer	
By: Oaktree Capital Management, L.P., Its Manager By:	4/14/11
Duly Authorized Signatory* Devek Sm 1+1 Ambrose Fisher, Managing Direct Printed Name & Title of Person Signing A	Date or Above
By: 4/14 Cary Kleinman Senior Vice President	<u>/ 11 </u>
Distribution:	
Department of Finance,	
Planning Department,	

^{*}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

Manager and Members of Developer

Manager: Oaktree Capital Management, L.P., a Delaware limited partnership

Sole Member: Kuilima Resort Company, a Hawaii general partnership

EXHIBIT B

Amendments to Condominium Documents

A. <u>Declaration</u>

Name of Document	Date	Recording Information
First Amendment to Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort	8/23/05	Land Court Doc. No. 3364329; Regular System Doc. No. 2005- 250675
Amendment to Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort	12/20/05	Land Court Doc. No. 3375969- 3375970; Regular System Doc. No. 2006-003879/80
Second Amendment to Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort	1/26/10	Land Court Doc. No. 3948204; Regular System Doc. No. 2010- 036222
Amendment of Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort, Condominium Map Nos. 1665 and 3844, and Bylaws of Association of Apartment Owners of Ocean Villas at Turtle Bay Resort, Effectuating the Withdrawal and Deletion of Lot 1217-A and of a Portion of Exclusion 17 from the Project, and Confirmation of Title to Lot 1217-A and to a Portion of Exclusion 17	2/4/10	Land Court Doc. No. 3937560; Regular System Doc. No. 2010- 016167

B. Condominium Map

Name of Document	Date	Recording Information		
First Amendment to Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort	8/23/05	Land Court Doc. No. 3364329; Regular System Doc. No. 2005- 250675		
Amendment of Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort, Condominium Map Nos. 1665 and 3844, and Bylaws of Association of Apartment Owners of Ocean Villas at Turtle Bay Resort, Effectuating the Withdrawal and Deletion of Lot 1217-A and of a Portion of Exclusion 17 from the Project, and Confirmation of Title to Lot 1217-A and to a Portion of Exclusion 17	2/4/10	Land Court Doc. No. 3937560; Regular System Doc. No. 2010- 016167		

C. Bylaws

Name of Document	Date	Recording Information
Amendment of Declaration of Condominium Property Regime of Ocean Villas at Turtle Bay Resort, Condominium Map Nos. 1665 and 3844, and Bylaws of Association of Apartment Owners of Ocean Villas at Turtle Bay Resort, Effectuating the Withdrawal and Deletion of Lot 1217-A and of a Portion of Exclusion 17 from the Project, and Confirmation of Title to Lot 1217-A and to a Portion of Exclusion 17	2/4/10	Land Court Doc. No. 3937560; Regular System Doc. No. 2010- 016167

EXHIBIT C

Developer's Rights to Change the Declaration, Condominium Map, Bylaws or House Rules

Note: Unless otherwise specified, capitalized terms used herein have the same meanings as in the Condominium Declaration.

- 1. The Developer has the right to change the Condominium Documents:
- A. In any way and for any purpose before the date when the Developer first records a deed transferring an Apartment to someone other than the Developer or its Lenders.
- B. To file the "as-built" statement (with plans, if necessary or convenient) required by Section 514A-12 of the Condominium Property Act. The Developer may do this each time any New Improvement is completed. It may also do this at any other time required by law or permitted by this Declaration. The Developer does not need the consent of the Board or anyone else who owns an Apartment or any other Interested Person.
- C. To comply with the real estate laws of any place (for example, the State of Hawaii) or the requirements of any government agency (such as the Hawaii Real Estate Commission or the California Department of Real Estate) in connection with the registration of the Project to permit the sale of Apartments.
- D. To satisfy requests for changes made by any institutional lender loaning money to the Developer or by any title company licensed to do business in the State of Hawaii.
- E. To correct any misstatements of fact in the Condominium Documents. For example, the Developer can correct a mistake in the legal description of the Land.

The Developer may use these rights at any time and it may use them more than once.

- 2. The Developer has the right to amend the Declaration and/or the Condominium Map to reflect any of the following changes if the change materially changes the depiction of a particular Apartment or Apartments on the Condominium Map or the description of it in the Declaration:
- A. Change or remove all or part of an intervening Common Element wall separating two (2) apartments owned by the Developer; installation of doors and other Improvements in such opening or openings in the intervening Common Element; and other reasonable changes or additions in accordance with Section 18.2.3 of the Declaration.
- B. Change of the designation of the Limited Common Elements appurtenant to any two (2) adjacent Apartments owned by the Developer so that one or more Limited Common Elements appurtenant to one Apartment now will be appurtenant to the other Apartment or to both of the Apartments in accordance with Section 18.2.4 of the Declaration.
- 3. The Developer has the right to amend the Declaration and the Condominium Map as necessary or convenient to describe any New Improvements constructed on the Land in accordance with Section 19 of the Declaration.
- 4. In connection with the Developer's right under Section 20 of the Declaration to subdivide the Land of the Project and/or to consolidate the Land of the Project with any Adjacent Parcel, the Developer has the right to amend the Declaration to change the description of the Land and the right to amend the

Condominium Map if the Developer deems it necessary or useful to reflect the subdivision and/or consolidation.

- 5. In connection with the Developer's reserved right under Section 21 to withdraw and delete from the Project, and from the condominium property regime, all or any part of the areas designated on the Condominium Map as "Possible Deletion Areas", together with any improvements thereon, the Developer has the right to amend the Declaration to change the description of the Land to delete the areas withdrawn from the Project, and the right to amend the Condominium Map if the Developer deems it necessary or useful to reflect the deletion and withdrawal of the deleted areas or any Improvements on such areas.
- 6. In connection with the Developer's right under Section 22 of the Declaration to annex into the Project and the condominium property regime any Adjacent Parcel and any Improvements located on the Adjacent Parcel, the Developer has the right to amend the Declaration to change the description of the Land to include the Adjacent Parcel annexed and to describe any improvements on the Adjacent Parcel, and the right to amend the Condominium Map if the Developer deems it necessary or useful to reflect the annexation of the Adjacent Parcel or any Improvements on it.
- 7. The Developer has the right to amend the Condominium Documents as required to comply with any laws that apply to the Project or to the Association, or the Developer.
- 8. The Developer has the right to amend the Condominium Documents as necessary or convenient to satisfy the requirements of the SMA Permits as set forth in Section 24 of the Declaration.
- 9. The Developer has the right to amend the Condominium Documents as necessary or convenient to subject the Land and the Project to the Joint Development Agreement, and to satisfy the requirements of the Joint Development Agreement, as set forth in Section 25 of the Declaration.
- 10. The Developer has the right to amend the Condominium Documents as necessary or convenient to satisfy the requirements of the Design Guidelines as set forth in Section 26 of the Declaration.

EXHIBIT D

Description of Buildings

Note: Unless otherwise specified, capitalized terms used herein have the same meanings as in the Condominium Declaration.

The project consists of seven apartment buildings, a pool, a pool equipment room, a trash enclosure, and related facilities as shown on the Condominium Map. The project is a renovation and addition to the original 5 apartment buildings (Buildings A-E are original). The original apartment buildings have been stripped of all roofs, interior partitions and exterior finishes (including asbestos). Concrete block walls have been retained and will receive grout infill as part of the renovation process. New construction on the first and second level will consist principally of concrete floors, concrete block walls, gypsum board, metal stud partitions, and glass. New construction on the third floor will consist principally of concrete floors, metal stud partitions, gypsum board, plywood, and glass. Pitched roofs are asphalt shingles, and flat roofs are built up roofing.

- 1. <u>Building A.</u> This building is a three-story building. The first floor is original construction. The second and third floors are new construction. The building has nine resort apartments, an elevator, a storage locker room, an electrical meter room, an electrical room, an elevator machine room, linen rooms, and miscellaneous storage areas.
- 2. <u>Building B.</u> This building is a three-story building. The first and second floors are original construction. The third floor is new construction. The building has nine resort apartments, a mailbox area, a storage locker room, an electrical meter room, an electrical room, and miscellaneous storage areas.
- 3. <u>Building C.</u> This building is a three-story building. The first and second floors are original construction. The third floor is new construction. The building has nine resort apartments, a storage locker room, an electrical meter room, an electrical room, and miscellaneous storage areas.
- 4. <u>Building D</u>. This building is a three-story building. The first and second floors are original construction. The third floor is new construction. The building has nine resort apartments, a storage locker room, an electrical meter room, an electrical room, and miscellaneous storage areas.
- 5. <u>Building E</u>. This building is a one-story building. The first floor is original construction. The building has three resort apartments, a storage locker room, and an electrical meter room.
- 6. <u>Building F.</u> This building is a three story building, all new construction. The building has nine resort apartments, a storage locker room, an electrical meter room, an electrical room and miscellaneous storage areas.
- 7. <u>Building G.</u> This building is a three-story building, all new construction. The building has nine resort apartments, a storage locker room, an elevator, an elevator machine room, an office, a bathroom, an electrical meter room, an electrical room, and miscellaneous storage areas.
- 8. Other buildings. The project also includes
- a. <u>Trash enclosure</u>. This building is constructed of concrete block walls, concrete slab on grade and has no roof.
- b. <u>Pool pump house</u>. This building is constructed of concrete block and a concrete slab on grade. It is partially covered by an earth berm.

EXHIBIT E

Special Use Restrictions

Note: Unless otherwise specified, capitalized terms used herein have the same meanings as in the Condominium Declaration.

1. Pets.

- A. No livestock, poultry, pets or other animals of any kind are allowed on or may be kept in any part of the Project.
- B. Notwithstanding the restriction against pets, animals that must be permitted on the Project pursuant to the Americans with Disabilities Act are allowed on the Project and may be kept by occupants in their respective Apartments.
- C. In addition, specially trained animals are permitted on the Project pursuant to Chapter 515, Hawaii Revised Statutes, provided that:
- (1) Specially trained animals may not be kept, bred, or used at the Project for any commercial purpose.
- (2) Specially trained animals must be kept on a leash when they are on the Common Elements, including, but not limited to, any recreation areas.
- (3) Any specially trained animal causing a nuisance or an unreasonable disturbance to any other occupant of the Project must be permanently removed from the Project promptly after the Board or the Managing Agent gives notice to the person using the specially trained animal. The notice must give the person a reasonable period within which to obtain a replacement specially trained animal. The animal causing a nuisance or disturbance need not be removed before the time stated in the notice unless the Board believes that the animal poses an imminent and serious threat of physical harm to other occupants of the Project.
- (4) The Board may from time to time include in the House Rules reasonable restrictions or prohibitions relating to specially trained animals. Any such restrictions or prohibitions must be consistent with any laws protecting the civil rights of persons using specially trained animals.
- D. A tenant of an Owner must obtain the written consent of the Owner to keep an animal allowed under paragraphs B and C above in the Apartment and provide a copy of such written consent to the Managing Agent.
- 2. Occupancy Limitation. No more than ten (10) persons at any time shall be permitted to occupy or reside in any Apartment. This occupancy limitation shall not apply to or restrict the Owner of any such Apartment from hosting a larger group of invited guests or visitors in such Apartment.

Other Use Restrictions.

- A. <u>Apartments</u>. The Apartments may be occupied and used as follows:
- (1) <u>Generally</u>. The Apartments may be occupied and used for resort, hotel or transient vacation rental purposes, and for no other purpose; subject however, to the limitations set forth in the Declaration and applicable law. Except for (a) home office use by the Apartment Owner that is allowed or permitted under the applicable zoning ordinance, or (b) where the Declaration allows the

Developer to do otherwise, or (c) the Hotel Related Apartment and its appurtenant Limited Common Elements: (i) the Apartments and their Limited Common Elements may not be used to carry on any business, trade or profession; (ii) the Apartments and their Limited Common Elements must not be used for sales of any articles or goods; and (iii) no Apartment Owner, lessee, tenant or other occupant of an Apartment may bring clients, customers or other business invitees onto the premises on a regular basis for business purposes.

- (2) <u>Time Share Use.</u> Notwithstanding any other provision of the Declaration or the Bylaws, the Apartments may be used in or devoted to a time share, interval ownership, fractional use or joint ownership plan or program only if the Developer creates such plan or program or if the Developer authorizes or consents to such use in a recorded instrument.
- (3) Right to Sell, Lease or Rent. The Apartment Owners have the absolute right to sell, lease, rent or otherwise transfer their own Apartments, subject to these restrictions and also subject to all other provisions of the Declaration and the Bylaws.
- (4) <u>Association's Use</u>. Except for any rights to use expressly reserved to the benefit of the Fee Owner and/or the Developer, nothing limits or restricts the Association's right to use the Common Elements or any Apartment owned or leased by the Association for the benefit of the members of the Association to the full extent permitted by the applicable zoning ordinance, including without limitation, for a concierge desk and services, or activities desk.
- B. <u>Use of The Common Elements</u>. Subject to the rights reserved by the Fee Owner and/or the Developer elsewhere in the Declaration or in the Bylaws, each Apartment Owner may use the Common Elements for the purposes for which they were intended without hindering or encroaching upon the lawful rights of the other Apartment Owners, subject to:
- (1) The exclusive or other permitted use of the Limited Common Elements as provided in the Declaration;
- (2) The right of the Board to change the use of the Common Elements or to lease or otherwise use the Common Elements for the benefit of the Association. The Board may only do so upon the terms and subject to the limits contained in the Condominium Property Act. See, for example, Section 514A-13(d) of the Condominium Property Act. However, no such lease, use or change in use may be made (i) before the Development Period ends unless the Developer consents to it in writing, or (ii) with respect to or affecting the Hotel, unless the owner of the Hotel Related Apartment consents to it in writing; and
- (3) The right of the Developer and/or the Fee Owner to change the use of or otherwise deal with the Common Elements and Limited Common Elements in the exercise of the Developer's Reserved Rights.
- (4) Except for the owner of the Hotel Related Apartment, no Apartment Owner, lessee, tenant, occupant, or other Interested Person may use the Common Elements or any part of it for any business purpose including the operation of a rental program, or a registration or check-in desk for guests of Apartment Owners. The owner of the Hotel Related Apartment shall be entitled to use the Common Elements or any part of it for any legitimate business purpose including but not limited to the operation of the Hotel and related services, functions, and activities.
- C. Other Limitations on Use of the Apartments and Common Elements. No Apartment Owner, lessee, tenant, occupant, or other Interested Person can use the Project or any part of it (a) for the promotion or sale of time share interests or interests in any other interval ownership, fractional use or joint ownership plan or program, directly or indirectly; (b) for the operation of a tour or activity desk or any other business that directly or indirectly promotes the sale of time share interests, or interests in any other interval ownership, fractional use or joint ownership plan or program; (c) for the operation of a flea market,

dance hall, discotheque, funeral parlor, off-track betting parlor, carnival, amusement park, circus, gas station, auto repair shop, or bar or tavern where the primary business involves the sale of liquor for on-premises consumption; (d) for the operation of any business seeking a cabaret license; (e) for the promotion or sale of paraphernalia for use with illicit drugs; or (f) for the promotion or sale of pornography. Provided, however, that clauses (a), (b) and (c) of this paragraph do not apply to the Developer, the owner of the Hotel Related Apartment, or any Interested Person approved by the Developer in a recorded instrument.

D. <u>Changes to Building Appearance</u>.

- (1) <u>Changes by Owners or the Developer.</u> Even though some of the Common Elements are Limited Common Elements appurtenant to certain Apartments, Owners are not allowed to change or cause a change to the exterior appearance of the Project unless they have the prior written consent of either the Board or the Managing Agent. This rule does not apply to the owner of the Hotel Related Apartment or to the Developer when exercising the Developer's Reserved Rights.
- (2) <u>Changes by the Board</u>. Except for the Hotel, the Board has the right to change the exterior appearance of the Project. During the Development Period, however, the Board cannot do so without the Developer's written consent.
- (3) <u>Design Guidelines.</u> Nobody is allowed to change the appearance of the Project in a way that does not strictly adhere to all principles, requirements and goals set forth in that certain instrument dated August 24, 2004, recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 2004-195080, and filed in the Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No. 3169232 (the "Design Guidelines"). A copy of the Design Guidelines is attached as Exhibit E to the Declaration.
- E. <u>Maintenance and Repair of Apartments and Limited Common Elements</u>. Each Owner must keep the interior of the Owner's Apartment, and its appurtenant Limited Common Elements, in good order and repair. This includes not just the walls and windows, but also includes all plumbing, electrical and other fixtures and equipment that are part of the Apartment or its Limited Common Elements. The Board, however, will provide for periodic resurfacing and other routine maintenance of parking stalls. This does not relieve an Owner from the obligation to pay for damages beyond normal wear and tear to his or her parking stall.
- F. <u>Developer's Rights of Use.</u> Regardless of anything else stated in the Condominium Documents, the Developer has the right to use any Apartment that it owns or leases for promotional purposes or in connection with the initial sale and any resale of Apartments. This includes, for example, the right to have guests stay in those Apartments for any length of time. Of course, guests must comply with the Condominium Documents. It also includes the right to use its Apartments and their appurtenant Limited Common Elements as model Apartments or as sales, management or administrative offices or to provide services to the Owners or other occupants of the Project. These rights are subject to any requirements of the zoning code and any other laws that may apply to the Property.
- 4. <u>Bylaws</u>. See Section 9 of the Bylaws for more detailed examples of use restrictions applicable to the Project.

EXHIBIT F Ocean Villas at Turtle Bay Resort Apartment Areas and Common Interest

Unit	Building	Unit Size	Unit Type	Approx. Net Interior Floor Area (sf)	Approx. Net Lanai Floor Area (sf)	Approx. Net Living Area (sf)	Common Interest %
101	F	4 BED	TYPE B	2391	158	2549.0	2.71
102	F	1 BED	STUDIO	673	134	807.0	.86
103	F	3 BED	TYPE B	1538	160	1698.0	1.81
104	Α	4 BED	TYPE A	2275	158	2433.0	2.59
105	Α	1 BED	STUDIO	673	134	807.0	.86
106	Α	3 BED	TYPE B	1538	160	1698.0	1.81
107	В	3 BED	TYPE B	1538	160	1698.0	1.81
108	В	3 BED	TYPE A	1411	135	1546.0	1.64
109	В	3 BED	TYPE A	1411	135	1546.0	1.64
110	С	3 BED	TYPE B	1538	160	1698.0	1.81
111	С	3 BED	TYPE A	1411	135	1546.0	1.64
112	С	3 BED	TYPE B	1538	160	1698.0	1.81
113	D	3 BED	TYPE A	1411	135	1546.0	1.64
114	D	3 BED	TYPE A	1411	135	1546.0	1.64
115	D	3 BED	TYPE B	1538	160	1698.0	1.81
116	G	3 BED	TYPE B	1538	160	1698.0	1.81
117	G	1 BED	STUDIO	673	134	807.0	.86
118	G	4 BED	TYPE B	2391	158	2549.0	2.71
119	E	3 BED	TYPE B	1538	160	1698.0	1.81
120	E	1 BED	STUDIO	673	134	807.0	.86
121	E	4 BED	TYPE B	2391	158	2549.0	2.71
201	F	4 BED	TYPE B	2391	158	2549.0	2.71
202	F	1 BED	STUDIO	673	134	807.0	.86
203	F	3 BED	TYPE B	1538	160	1689.0	1.81
204	Α	4 BED	TYPE A	2275	158	2443.0	2.59
205	Α	1 BED	STUDIO	673	134	807.0	.86
206	Α	3 BED	TYPE B	1538	160	1698.0	1.81
207	В	3 BED	TYPE B	1538	160	1698.0	1.81
208	В	3 BED	TYPE A	1411	135	1546.0	1.64
209	В	3 BED	TYPE A	1411	135	1546.0	1.64
210	С	3 BED	TYPE B	1538	160	1698.0	1.81
211	С	3 BED	TYPE A	1411	135	1546.0	1.64
212	С	3 BED	TYPE B	1538	160	1698.0	1.81
213	D	3 BED	TYPE A	1411	135	1546.0	1.64
214	D	3 BED	TYPE A	1411	135	1546.0	1.64
215	D	3 BED	TYPE C	1684	164	1848.0	1.93
216	G	3 BED	TYPE B	1538	160	1698.0	1.81
217	G	1 BED	STUDIO	673	134	807.0	.86
218	G	4 BED	TYPE B	2391	158	2549.0	2.71
301	F	4 BED	TYPE B	2391	158	2549.0	2.71
302	F	1 BED	STUDIO	673	134	807.0	.86
303	F	3 BED	TYPE B	1538	160	1698.0	1.81
304	Α	4 BED	TYPE A	2275	158	2433.0	2.59
305	Α	1 BED	STUDIO	673	134	807.0	.86
306	A	3 BED	TYPE B	1538	160	1698.0	1.81
307	В	3 BED	TYPE B	1538	160	1698.0	1.81
308	В	3 BED	TYPE A	1411	135	1546.0	1.64

EXHIBIT F Ocean Villas at Turtle Bay Resort Apartment Areas and Common Interest

Unit	Building	Unit Size	Unit Type	Approx. Net Interior Floor Area (sf)	Approx. Net Lanai Floor Area (sf)	Approx. Net Living Area (sf)	Common Interest %
309	В	3 BED	TYPE A	1411	135	1546.0	1.64
310	С	3 BED	TYPE B	1538	160	1698.0	1.81
311	С	3 BED	TYPE A	1411	135	1546.0	1.64
312	С	3 BED	TYPE B	1538	160	1698.0	1.81
313	D	3 BED	TYPE A	1411	135	1546.0	1.64
314	D	3 BED	TYPE A	1411	135	1546.0	1.64
315	D	3 BED	TYPE C	1684	164	1848.0	1.93
316	G	3 BED	TYPE B	1538	160	1698.0	1.81
317	G	1 BED	STUDIO	673	134	807.0	.86
318	G	4 BED	TYPE B	2391	158	2549.0	2.71
				<u> </u>	Total	94058	100%

The Common Interest for each Apartment is computed by the following formula:

Common Interest % = (Net Living Area ÷ Total Net Living Area) x 100

As used above, "Net Living Area" for each apartment refers to the sum of the approximate net interior floor area and the approximate net lanai floor area for such apartment. "Total Net Living Area" refers to the sum of the Net Living Areas for all apartments in the Project.

EXHIBIT G

Permitted Alterations to Apartments

Note: Unless otherwise specified, capitalized terms used herein have the same meanings as in the Condominium Declaration.

- 1. Each Owner has the right, subject only to the terms and conditions set forth in the Condominium Documents and to Board approval (which will not be unreasonably withheld or delayed, and which does not apply to the owner of the Hotel Related Apartment), to make any of the following changes, additions and Improvements solely within the Owner's Apartment or solely within any Limited Common Element that such Owner controls:
- A. To install, maintain, remove and rearrange partitions and other walls from time to time within the Apartment or Limited Common Element; provided that the Owner shall not have the right to enclose any exterior lanai; and provided, further, that the number of Apartments shall not be increased as a result of the exercise of such rights;
- B. To finish, change or substitute any plumbing, electrical or other fixtures attached to the ceilings, floors or walls as appropriate for the use of the Apartment or Limited Common Element;
- C. To decorate, paint, repaint, wallpaper or otherwise change the appearance of any walls, floors and ceilings of the Apartment or Limited Common Element which are not readily visible from outside the Apartment or Limited Common Element;
- D. To tile, finish, carpet, re-carpet, and install, change, or remove other flooring in the Apartment or Limited Common Element which is not readily visible from outside the Apartment or Limited Common Element provided that any hard flooring materials and/or systems shall meet a Sound Transmission Coefficient (STC) acoustic standard of 50 or better and an Impact Insulation Criteria (IIC) acoustic standard of 50 or better; or
- E. To make such changes, additions and improvements to the Apartment or Limited Common Elements to facilitate handicapped accessibility within the Apartment or Limited Common Element.
- 2. An Owner may make "nonmaterial structural additions to the Common Elements" as that term is used in §514A-89 of the Condominium Property Act.
- 3. The Owner of two Apartments which are separated by a Common Element that is a wall, or whose Limited Common Elements are separated from each other by a Common Element that is a wall, has the right and an easement to do these things, subject only to Board approval (which will not be unreasonably withheld or delayed), to:
 - A. Change or remove all or part of the intervening wall.
- B. Install doors and other improvements in such opening or openings in the intervening Common Element.
 - C. Make other reasonable changes or additions.

Before terminating its common ownership of any of the adjacent Apartments, the Owner or Developer must restore the Common Element wall and/or other openings to substantially the same condition as before the change or removal unless the new Owners each agree otherwise in writing.

The rights of an Owner and the Developer to make the foregoing changes may be exercised only if:

- (1) The structural integrity of the Apartment, or Limited Common Element or the building in which the Apartment is situated will not be adversely affected;
- (2) The finish of the remaining Common Element improvements are restored to substantially the same condition they were in before the change or removal; and
- (3) All construction activity is completed within a reasonable time after it begins. If there is a delay for reasons beyond the control of the Owner or Developer or their contractors, the construction activity must be completed in the additional time reasonably needed to finish it by working on it diligently.
- 4. The Owners of any two (2) adjacent Apartments have the right to change the designation of the Limited Common Elements appurtenant to their Apartments so that one or more Limited Common Elements appurtenant to one Apartment now will be appurtenant to the other Apartment or to both of the Apartments. The Owners cannot do this without the written consent of each Lender who has a Mortgage on either Apartment.

EXHIBIT H

Common Elements

Note: Unless otherwise specified, capitalized terms used herein have the same meanings as in the Condominium Declaration.

- 1. <u>Common Elements</u>. One freehold estate is hereby designated in all remaining portions of the Project, herein called the "Common Elements", including specifically, but not limited to:
 - A. The Land in fee simple:
- B. All yards, grounds, trees, gardens, walkways, walkway railings, gates, landscaping and refuse facilities not located within an Apartment;
 - C. All roads, driveways, access lanes, paved areas, ramps and loading areas;
 - D. All parking stalls and parking areas:
 - E. All mailboxes and storage lockers;
- F. The swimming pool and deck, barbeque areas and facilities, pool pump room, outdoor shower, and rubbish yard;
- G. All foundations, floor slabs, columns, girders, beams, supports, perimeter, party and load-bearing walls and partitions (excluding the finishes thereon), roofs, stairways, elevators, walkways, corridors, ramps, loading areas, entrances, entry ways and exits of the Project, all storage rooms not located within an apartment, all maintenance rooms, all mechanical rooms, all telephone rooms, and all electrical rooms.
- H. All vents, shafts, sewer lines, water lines, pipes, cables, conduits, ducts, electrical equipment, wiring and other central and appurtenant transmission facilities and installations on, above, over, under and across the Project to the point of their respective connections to Improvements comprising a part of the Apartments or the Limited Common Elements appurtenant thereto, which serve more than one Apartment, including, without limitation, those providing electricity, light, gas (if any), water, air conditioning, sewer, refuse, drainage, irrigation, telephone, and radio and television signal distribution (if any); and
- I. Any and all other equipment, apparatus and installations existing for common use by more than one (1) Apartment, and any and all other parts of the Project necessary or convenient to its existence, maintenance or safety, or normally in common use.
- 2. <u>Limited Common Elements</u>. Certain parts of the Common Elements, herein called the "Limited Common Elements", are hereby designated and set aside for the exclusive use of certain Apartments, and such Apartments shall have appurtenant thereto exclusive easements for the use of such Limited Common Elements as follows:
- A. Each Apartment shall have for its exclusive use one (1) mailbox bearing the same number as such Apartment and located in the mailbox area located on the first level of Building B as shown on the Condominium Map.
- B. Each Apartment shall have for its exclusive use one (1) storage locker as noted on Exhibit D attached to the Declaration and as shown on the Condominium Map.

C. Each Apartment shall have for its exclusive use one (1) parking stall as noted on Exhib D attached to the Declaration and as shown on the Condominium Map.

EXHIBIT I

Encumbrances Against Title

- 1. Real Property Taxes that may be due and owing; reference is made to the Department of Finance, City and County of Honolulu.
- 2. Mineral and water rights of any nature in favor of the State of Hawaii.
- 3. Location of the seaward boundary in accordance with the laws of the State of Hawaii and shoreline setback line in accordance with County regulation and/or ordinance.
- 4. Easement "75" (72 feet wide) for drainage purposes, as shown on Map 68, as set forth by Land Court Order No. 35003, filed April 28, 1972,
- 5. Easement "79" (56 feet wide) for utility purposes, as shown on Map 68, as set forth by Land Court Order No. 35003, filed April 28, 1972.
- 6. GRANT in favor of CITY AND COUNTY OF HONOLULU, dated May 3, 1978, filed as Land Court Document No. 875601, recorded in Liber 12898 at Page 459; granting the right in the nature of an easement to be exercised and enjoyed by the Board of Water Supply for water pipelines purposes over said Easement "79".
- 7. Perpetual easement appurtenant to Exclusion 17 for right of way purposes from Exclusion to the nearest public highway over such ways as now exist or may hereafter be lawfully substituted therefor, as set forth in Original Certificate of Title No. 17,854.
- 8. The terms and provisions contained in the following:

INSTRUMENT: UNILATERAL AGREEMENT AND DECLARATION FOR CONDITIONAL

ZONING

DATED: September 23, 1986

FILED: Land Court Document No. 1402662

DATED: August 12, 1986

RECORDED: Liber 19756 Page 709

PARTIES: KUILIMA DEVELOPMENT COMPANY and the TRUSTEES UNDER THE

WILL AND OF THE ESTATE OF JAMES CAMPBELL, DECEASED, acting in

their fiduciary and not in their individual corporate capacities

Said Agreement was amended by instrument dated December --, 1988 (acknowledged December 29, 1988), filed as Land Court Document No. 1603989, recorded in Liber 22730 at Page 23.

ASSIGNMENT OF RIGHTS dated as of February 23, 2010 (the "Effective Date"), filed as Land Court Document No. 3942088, recorded as Document No. 2010-24405.

9. The terms and provisions contained in the following:

INSTRUMENT: UNRECORDED KUILIMA ACQUISITION AGREEMENT

DATED: June 3, 1988, but effective as of January 1, 1988

PARTIES: F. E. TROTTER, INC., W. H. McVAY, INC., P. R. CASSIDAY, INC. and H. C.

CORNUELLE, INC., all Hawaii professional corporations, the duly appointed

EXHIBIT I Page 1 of 5 qualified and acting Trustees under the Will and of the Estate of James Campbell, deceased, and KUILIMA DEVELOPMENT COMPANY, a Hawaii registered general partnership

Said Agreement was assigned to and assumed by KUILIMA RESORT COMPANY, a Hawaii general partnership, by ASSIGNMENT AND ASSUMPTION AGREEMENT (UNRECORDED) dated as of June 3, 1988.

A Short Form of which incorporating all of the foregoing is dated as of June 3, 1988, filed as Land Court Document No. 1555263. (Said instrument is not recorded in the Bureau of Conveyances of the State of Hawaii.)

Said Short Form was corrected by instrument dated December 30, 1988, filed as Land Court Document No 1603988. (Said instrument is not recorded in the Bureau of Conveyances of the State of Hawaii.)

ASSIGNMENT OF RIGHTS dated as of February 23, 2010, (the "Effective Date"), filed as Land Court Document No. 3942088, recorded as Document No. 2010-024405.

10. The terms and provisions contained in the following:

INSTRUMENT: DECLARATION OF RESTRICTIVE COVENANTS

DATED:

December 30, 1988

FILED:

Land Court Document No. 1603990

RECORDED:

Liber 22730 Page 33

ASSIGNMENT OF RIGHTS dated as of February 23, 2010 (the "Effective Date"), filed as Land Court Document No. 3942088, recorded as Document No. 2010-24405.

11. The terms and provisions contained in the following:

INSTRUMENT:

DEED

DATED:

December 30, 1988

FILED:

Land Court Document No. 1603995

RECORDED:

Liber 22730 Page 142

12. The terms and provisions contained in the following:

INSTRUMENT:

GRANT OF NON-EXCLUSIVE EASEMENT (ACCESS)

DATED:

December 30, 1988

FILED:

Land Court Document No. 1603996

RECORDED:

Liber 22730 Page 170

13. The terms and provisions contained in the following:

INSTRUMENT:

GRANT OF NON-EXCLUSIVE EASEMENT (NON-POTABLE WATER)

DATED:

December --, 1988 (acknowledged December 29, 1988)

FILED:

Land Court Document No. 1603997

RECORDED:

Liber 22730 Page 212

14. The terms and provisions contained in the following:

INSTRUMENT: DECLARATION CONCERNING LOCATION OF PARKS AND EASEMENTS

DATED: October 11, 1989

FILED: Land Court Document No. 1675414

RECORDED: Liber 23764 Page 692

ASSIGNMENT OF RIGHTS dated as of February 23, 2010 (the "Effective Date"), filed as Land Court Document No. 3942088, recorded as Document No. 2010-024405.

15. The terms and provisions contained in the following:

INSTRUMENT: DECLARATION CONCERNING LOCATION OF PEDESTRIAN EASEMENT

DATED: August 8, 1990

FILED: Land Court Document No. 1754787

RECORDED: Document No. 90-123616

ASSIGNMENT OF RIGHTS dated as of February 23, 2010 (the "Effective Date"), filed as Land Court Document No. 3942088, recorded as Document No. 2010-024405.

16. The terms and provisions contained in the following:

INSTRUMENT: DECLARATION OF RESTRICTIVE COVENANTS

DATED: August 8, 1990

FILED: Land Court Document No. 1767661

RECORDED: Document No. 90-149978

ASSIGNMENT OF RIGHTS dated as of February 23, 2010 (the "Effective Date", filed as Land Court Document No. 3942088, recorded as Document No. 2010-024405.

17. The terms and provisions contained in the following:

INSTRUMENT: DECLARATION OF RESTRICTIVE COVENANTS, CONDITIONS AND

RESERVATIONS

DATED: August 24, 2004

FILED: Land Court Document No. 3169232

RECORDED: Document No. 2004-195080

ASSIGNMENT OF RIGHTS dated as of February 23, 2010 (the "Effective Date"), filed as Land Court Document No. 3942088, recorded as Document No. 2010-024405.

18. The terms and provisions contained in the following:

INSTRUMENT: DECLARATION OF CONDOMINIUM PROPERTY REGIME FOR "OCEAN

VILLAS AT TURTLE BAY RESORT" CONDOMINIUM PROJECT

DATED: August 31, 2004

FILED: Land Court Document No. 3172940

RECORDED: Document No. 2004-200492

MAPS: 1665 filed in the Office of the Assistant Registrar of the Land Court, and 3844

recorded in the Bureau of Conveyances, and any amendments thereto

Said Declaration was amended by instrument dated August 23, 2005, filed as Land Court Document No. 3364329, recorded as Document No. 2005-250675.

Said Declaration was further amended by instruments dated February 4, 2010, filed as Land Court Document No. 3937560, recorded as Document No. 2010-016167; re: land description, and dated January 26, 2010, filed as Land Court Document No. 3948204, recorded as Document No. 2010-036222.

-Note: Amendments to the Declaration of Condominium Property Regime amending the assignment of parking stalls to and from apartments have been omitted herefrom.

19. The terms and provisions contained in the following:

INSTRUMENT: BY-LAWS OF THE ASSOCIATION OF APARTMENT OWNERS

DATED: August 31, 2004

FILED: Land Court Document No. 3172941

RECORDED: Document No. 2004-200493

As amended by instrument dated February 4, 2010, filed as Land Court Document No. 3937560, and recorded as Document No. 2010-016167.

- 20. GRANT in favor of HAWAII ELECTRIC COMPANY and VERIZON HAWAII INC., now known as HAWAIIAN TELCOM, INC., dated February 9, 2005, filed as Land Court Document No. 3231119, recorded as Document No. 2005-031930; granting a perpetual right and easement for utility purposes as shown on the map attached thereto.
- 21. The terms and provisions contained in the following:

INSTRUMENT: AGREEMENT FOR ISSUANCE OF CONDITIONAL USE PERMIT UNDER

SECTION 21-5.380 OF THE LAND USE ORDINANCE (LUO)

DATED: --- (acknowledged November 10, 2005)
FILED: Land Court Document No. 3366116

RECORDED: Document No. 2005-253259

PARTIES: KUILIMA RESORT COMPANY, a Hawaii general partnership, and OCEAN

VILLAS DEVELOPMENT, L.L.C., a Delaware limited liability company

This agreement supersedes and replaces that certain Agreement filed as Land Court Document No. 1961378, recorded as Document No. 92-166782, however, said release is not noted on Transfer Certificates of Title referred to herein.

ASSIGNMENT OF RIGHTS dated as of February 23, 2010, (the "Effective Date", filed as Land Court Document No. 3942088, recorded as Document No. 2010-024405.

- 22. Rights of the State of Hawaii as set forth by Land Court Order No. 181650, filed January 27, 2010:
 - (A) The State of Hawaii's ownership of all mineral and metallic mines of every kind or description, including geothermal rights, and the right to remove the same;
 - (B) The rights of native tenants

- (C) The State of Hawaii's reservation of all right, title, interest or claim to the waters having their source upon or flowing over or under the land.
- 23. Reservation of an easement for waterline purposes in favor of the City and County of Honolulu, as set forth by Land Court Order No. 181650, filed January 27, 2010.
- 24. Utility rights in favor of Lot 1217-A across and under the portion of Easement 79 located on Lot 1217-B, and the owner of Lot 1217-A shall have the right to grant such utility rights to one or more companies and/or other appropriate grantees, as set forth by Land Court Order No. 181650, filed January 27, 2010.

EXHIBIT J

Estimate of Maintenance Fees

See Attached.



Villa Management

April 13, 2011

To whom it may concern,

The 2011 Operating Budget for Ocean Villas at Turtle Bay Resort has been prepared in accordance with Generally Accepted Accounting Practices, on an Accrual Basis, and has been reviewed and approved by the Board of Directors.

Clifton C. Cassity Principal Broker Villa Management, LLC Managing Agent for Ocean Villas At Turtle Bay Resort

attoNC CKSSATZ

Oce	ean Villas at Turtle Bay R proved Calender 2011 Bu	esort	
	Revised October 2010	aget	
* Accessed Paged			
* Accrual Based	2011 Annual Budget		
	2011 Operating Budget	2011 Reserve Contributio n	2011 Total Budget
EVENUE	Entry	Entry	Automatic
Maintenance Fees	\$ 826,256	\$ 49,575	6 976 994
Less Unpaid Fees (3)	V UZU,ZUU	6%	\$ 875,831
Unpaid Fees as a %		070	
Storage Unit Rental Income	6,000		6,000
Total	\$ 832,256		\$ 881,831
% Reserve non-payment Fees (3)	6.0%		6.0%
Reserve for non-payment Fees Net Revenue	\$ (49,935)		\$ (52,550)
Indi Venina	\$ 782,321		\$ 829,281
XPENSES			
Utilities			
Water	\$ 28,000		6 00 000
Television	20,750		\$ 28,000 20,750
Gas	50,154		50,154
Electricity	78,000		78,000
Sewer	22,000		22,000
Telephone	3,750		3,750
Total	\$ 202,654	\$ -	\$ 202,654
Contract services			
T1 Internet Provider	\$ 7,200		\$ 7,200
Landscape Maint. Contractor Trash removal	- 44 500		-
Air conditioning	11,800 17,160		11,800
Elevator	7,500		17,160
Tree trimming	13,860		7,500
Mechanical Systems	750		13,860 750
Fire Alarm System Electronic	500		500
Fire Alarm System Mech	500	- 	500
Fire Alarm System Electrical	500		500
Pest control	21,600	<u> </u>	21,600
Termite Control - Sentricon	2,800		2,800
Backflow/sewer testing	720		720
Window Cleaning	6,150		6,150
Total	\$ 91,040	\$ -	\$ 91,040
Maintenance			
Bldg & Paint Supplies (4)	*		
Landscaping Supplies	\$ 2,000 8,500		\$ 2,000
Building repairs	15,000	- -	8,500
AC System Repairs	1,020		15,000
Light bulbs/electrical	4,250		1,020 4,250
Custodial supplies/equipment	4,500		4,250
Plumbing repairs	2,500	-	2,500
Pool & Jacuzzi Supplies	6,150		6,150
Pool & Jacuzzi Repairs	6,150		6,150
Gutter Cleaning & Repair	-		
Fire system Inspection	3,960		3,960
Misc expense Fuel Allowance	1,000		1,000
Large Equipment Purchases	1,920		1,920
Total	1,500 \$ 58,450	\$ -	1,500

				1	,				
P	rofessional Services			 -	 				↓_
1	Management services	\$	45,854					15.054	┦_
	Admin supplies and services	- -	1,500		┥──		*	45,854	
1	AOAO admin expenses		4,013					1,500	╀_
	Legal		7,700		-			4,013	
	Newsletter/Web publication		7,700					7,700	↓_
	Bookkeeping		1,000	· 				75	
1	Consulting services		1,000					1,000	┼
	Audit		4,500		 - -			1,000	↓_
—	Manager's Office Cleaning		4,300	 	 			4,500	
1	otal	\$	65,642	 	\$			05.040	ـ
 -`		_	00,042	<u> </u>	1 2		\$	65,642	
Pa	ayroll and Benefits includes 21% PEO	(see suppor	ting table 3	helow	 				-
	Security Officer # 1	\$	39,154	Delowi				- 00 3E3	<u> </u>
	Security Officer # 2	\$	33,074		 -		- 3	39,154	╄-
1	Security Officer # 3	- S	28,439	┪	· 			33,074	<u> </u>
	Security Officer # 4		20,409	 -	 			28,439	ļ_
	Health Insurance + Other			 					Ļ.,
	Maintence Worker	\$	41,892	 	 			44 000	
	Maintenance Helper	\$	41,962	 	 			41,892	
	Custodial Worker (Part Time)	\$	22,341	 		-		41,962	<u> </u>
<u>i</u>	Manager	\$	61,312	 	·			22,341	
	Manager's apartment	\$	9,600		 			61,312	<u> </u>
To	tal	\$	277,775	 	 			9,600	<u> </u>
 			211,110	-	-		- 5	<u> 277,775</u>	<u> </u>
Ins	surance			 	·				_
	Property	\$	26,500	 	 	·		20 500	
	Finance Fees	- \$	20,000	 			- 12	26,500	
	General Liability		4,250	 				4 250	├-
	Umbrella		1,750	 	 			4,250	_
i	Fidelity Bond		350	 				1,750	
	Flood		59,057	 				350	 -
	Insurance - D & O		1,550	 -				59,057	
1	Insurance Other		7,000		-			1,550	<u> </u>
	Boiler & Machinery		1,900	 	-			4.000	 -
To		\$	95,357		\$	_	5	1,900	L-
			00,001		Ψ		- -	95,357	
Total E	xpenses	\$	790,918		\$			700 040	
			700,010		4	-		790,918	
Oti	ner (Income) and expenses net	\$	(7,000)			 -		(7.000)	
			(1,000)				\$	(7,000)	
 								· · · · ·	
 -	Surplus/ (Deficit)	- \$	(1,597)		\$			AE NA	
- 			(1,097)		Ą		12	45,364	
			ec 2010						
Mainter	nance Reserve Cash Balance	- s	420,000						
1	The state of the s	- Ψ	720,000						
								<u> </u>	
	Footnotes:								
	 		J				i		1

⁽¹⁾ There are 7 villas either entering or currently in the foreclosure process. As a result homeowner dues are not being paid on these villas. Most of these villas were owned by Nathan Olsen #203, #202, #303, #302. The three other villas are #113, #314, #105. As a result the association does not expect any homeowner dues from these villas for the balance of 2010 and for the first six months of 2011.

(2) Most Painting is a long term property improvement and is charged to the longer term maintenance reserve account.

OCEAN VILLAS MAINTENANCE FEE PAYMENT LOG 2010

	1.5		. 162		T			_	I				1	····	
1	2009 MF	2010 MJ	2011 MF			ŀ		1					1		
Name	Amount	Amount	Amount	Jan 11	Feb 11	Mar 11	Apr 11	May 11	June 11	July 11	Aug 11	Sept 11	Oct 11	Nov 11	Dec 11
Allen:Villa 111	1 065.30	1,129,21	1196.97	1,196,97	1,196.97	1,196.67	1,196.57	1,196.67	1,196,67	1,198.67	614.83				
Anderson:Villa 102	558.63			35.53											
Anderson:Villa 103	1,175.72														
Armstrong:Villa 301			1,977.92	1,977.92	1,977.92	1,977.92	1,977.92						1		
Crocker:Villa 312	1,175.72	2 246.26	1,321.05	1,321.05	1,321.05	1,321.05	1,321.05						1		
Farrell:Villa 212	1,175.72	1.248.26	1,321.05	1,321.05	1,321.05	1,321.05	1,321.05								
Fiannigan:Villa 218	1,760.34		201,977,92	1,977.92	1,977.92	1,977.92	1,977.92								
Gay:Villa 101	1,780,34		*C#1,977.92	1,977.92	1,977.92										
Ginella/Long:Villa 309	1 065 30		¥1,196.97	1,196.97	1,196.97	1,196.97	1,196.97								
Glatis/Snell:Villa 110	1,175,72			1,321.05	1,321.05										
Glendenning:Villa 116		學統計 246.26		1,321.05		1,321.05	1,321.05								
Glendenning:Villa 117	558.63	44	627.67	627.67	627.67	627.67	627.67								
Grey:Villa 213	1,065.30		1196,97	1,196,97	1,196.97	1,196.97	1,196,97								
Gullo:Villa 207		1,248,26		1,321.05	1,321.05	1,321.05	1,321.05								
HI Condo Inv.: Villa 205	558,63			627.67	627,67	627.67	627.67								
HI Condo Inv.: Villa 206		1,245.26		1,321,05	1,321.05	1,321.05	1,321.05								
Hicks:Villa 107		1246.26		1,321.05	1,321.05	1,321,05	1,321.05								
Horton: Villa 113		测五1 129.21		1,196.97	1,196,97	1,196.97	1,196.97	1,196.97	1,196.97		984.85				
Horton: Villa 314	1,065.30		1,196.97	1,196.97	1,196.97	1,196.97	1,196,97	1,196.97	1,196.97	1,196.97	×€984.85				
Hulon:Villa 215	1,253,87		基約,408.62	1,408.62	1,408.62	1,408.62									
Hussey:Villa 115	Sal 17572			1,321.05		1,321.05									
Jensen:Villa 313		1,129.21		1,196.97	1,196.97	1,196.97	1,195,97								
Jewell:Villa 204		苏藤1783.33		1,690,33	1,890.33	1,890,33	1,690.33								
Jewell:Villa 214		與21.129.21	1,196.97	1,196.97	1,196.97	1,196.97	1,196.97								
Johnson: Villa 114		3/21,129.21	1,196.97	1,196.97	1,196.97	1,196.97	1,196.97								
Kasoff:Villa 307		1,248:26		1,321.05	1,321.05	1,321.05	1,321.05								
Leff:Villa 305	558.63		#2 627,67	627.67	627.67	627.67									
Leff:Villa 306	Mf,17572			1,321.05	1,321.05	1,321.05									
Lewandowski:Villa 304		1,783.33		1,890.33	1,890.33	1,890.33									
Llang;Villa 201		2 31 865.96		1,977,92	1,977.92	1,977.92	1,977,92								
Liotta, Gina:Villa 106		隆直 246.26	1,321.05	1,321.05	1,321.05	1,321.05	1,321.05								
Liotta:Villa 104		£1 783 33		1,890.33	1,890,33	1,890.33	1,890.33				_				
Marsh:Villa 108		1,129.21		1,195,97	1,196.97	1,196.97	1,196.97								
Marsh:Villa 109	_	1,129,21		1,196.97	1,196.97	1,196,97	1,196.97								
Matson:Villa 210		1,245.26		1,321.05	1,321,05	1,321.05	1,321.05								
McCann;Villa 208		1,129.21		1,196,97	1,195.97	271,04									
McClanahan:Villa 311			1,196,97	1,196.97	1,196.97	1,195.97	1,196.97						<u> </u>		
McClanahan:Villa 318		331 865.96		1,977.92	1,977.92	1,977.92	1,977.92								
Mount:Villa 216		1,246.26		1,321.05	1,321.05	1,321,05	1,321.05								
Mount:Villa 217	558.63			627.67	627,67	627.67	627.67								
Olsen, Carole; Villa 105	558.83														
Olsen, Carole: Villa 203			1,321.05												
Olsen, Nathan: Villa 202		592.14 592.14													
Olsen, Nathan; Villa 302 OVD: Villa 119			627,67	4 004 55	4 004 55	4.004.50									
OVD: Villa 119		1,246.26	1,321.05	1,321.05 627.87	1,321.05	1,321.05					ļ				-
OVD: Villa 120 OVD: Villa 318		1,248.26			1 204 05	627.67								 	
OVD; Villa 316 OVD; Villa 317		-592.14		1,321.05 627.67	1,321.05 627.67	1,321,05			.						
Pugmire:Villa 112	-	592.14 246.26	**************************************	1,321.05		627.67	1304.05								
Riley: Villa 303			1,321,05	1,321.05	1,321,05	1,321.05	1,321.05	-							
Seitz:Villa 209		240.20 2011129.21	1,196.97	1,196.97	1,321.05	1,321.05	1,196.97								
Shmerler:Villa 315			1,408.62	1,408.62	1,196.97	1,196,97	1,190.97						,		
Spezzano:Villa 121		1,865.96		1,977.92	1,977.92	1,977.92	1,977.92								
TBOV, LLC :Villa 310	**1.175.72		\$1.321.05	1,321,05	1,321.05	1,321,05	1,977.92								
Weinman:Villa 118			977.92	1,977.92	1,321.05	1,977.92	1.077.00								
Wiebort:Villa 211			1,196.97	1,196.97	1,977.92	1,977.92	1,977.92								
Withelm:Villa 308		1 129.21		1,196.97	1,196,97	1,196.97	1,196.97	+			<u>-</u>				
Updated 4/12/11		68,854,24		67,943.46	65,959.21	64,928.99	47,623.05	3,590.61	3 500 54	2 500 51	3 594 53		0.00		
opeatou w (2)	1004,401203	20,004.24	200.02	91,443,46	90,555.47	04,520,33	41,023.05	3,390.61	3,590.61	3,590.61	2,584.53	0.00	0.00	0.00	0.00

Maintenance Fees commenced on November 1, 2005.

EXHIBIT K

Summary of Sales Contract

The specimen Condominium Purchase Agreement, Deposit Receipt and Contract ("Purchase Agreement') contains, among others, the following terms and provisions (which may be modified or otherwise limited by provisions not summarized):

- 1. The Purchase Price shall be paid in two (2) payments, the second of which shall be paid to the escrow agent, subject to other terms, three (3) days prior to the Date of Closing, except that mortgage proceeds from Buyer's Permanent Loan may be paid one (1) day prior to the Date of Closing.
- 2. The Purchase Price does not include closing costs, prorations, and additional costs payable by Buyer under the Purchase Agreement.
- 3. The Purchase Agreement will become a binding sales contract upon acceptance by Seller, provided that Buyer may cancel within 30 days of receiving a copy of the Final Public Report and any Supplemental Public Report. Buyer may elect to waive Buyer's right to cancel before the end of said 30-day period.
- 4. Buyer has received a copy of the public report(s) for the Project, and Buyer acknowledges that Buyer has had a reasonable opportunity to read the Declaration, By-Laws, House Rules, form of Apartment Deed and Escrow Agreement, and to examine the Project plans, and Buyer accepts such documents and plans with such changes and modifications as the Project architect may deem necessary.
- 5. Within twelve (12) days after the date Seller accepts the Purchase Agreement, Buyer must submit to Seller a Qualification Letter, in form and content acceptable to Seller, issued by the Qualification Agent identified in the Purchase Agreement confirming Buyer's ability to pay the Purchase Price.
- 6. If Buyer applied for and diligently pursued a Qualification Letter, and Buyer does not obtain a Qualification Letter in form and content acceptable to Seller within twelve (12) calendar days of Seller's acceptance of this Agreement, then Seller or Buyer can terminate this Agreement, and in such event, Escrow shall refund to Buyer all monies previously paid by Buyer, with interest to the extent provided under the Purchase Agreement, less Escrow's cancellation fee and other actual expenses incurred by reason of Buyer having signed the Purchase Agreement.
- 7. If Buyer does not act in good faith under the Purchase Agreement or otherwise comply with the requirements with respect to mortgage financing set forth in the Purchase Agreement strictly within the time frames set forth in the Purchase Agreement, Buyer shall be in default under the Purchase Agreement, and Seller may then cancel Escrow, terminate the Purchase Agreement and pursue remedies as provided in the Purchase Agreement.
- 8. All payments made by Borrower under the Purchase Agreement will be deposited with Escrow under the terms of the Escrow Agreement.
- 9. The Purchase Agreement shall not be construed as a present transfer of any interest in the Apartment, but is an agreement to transfer in the future.
- 10. The monthly maintenance charges and assessments for the Apartments set forth in the public reports for the Project are not intended to be and do not constitute any representation or warranty by Seller.
- 11. Seller may cancel the Purchase Agreement if (i) Buyer fails to make any payment when due under the Purchase Agreement, or (ii) Buyer fails to furnish to Seller the qualification letter within the time

period specified in the Purchase Agreement, or (iii) if Buyer is not a natural person, Buyer fails to have its obligations under the Purchase Agreement guaranteed by a person acceptable to Seller, or (iv) Buyer fails to execute and return the receipt and notice of right to cancel in connection with Buyer's receipt of a copy of the Final Public Report within the time period specified in the Purchase Agreement, or (v) Buyer fails to perform any other obligation required under the Purchase Agreement and such failure continues for fifteen (15) days after Seller gives written notice to Buyer of such failure, or (vi) any Buyer under the Purchase Agreement dies prior to the performance of all of Buyer's obligations under the Purchase Agreement.

- 12. Neither Seller nor any of Seller's representatives has made any representations or references as to rental of the Apartment, or the income, or any other economic benefit to be derived from the rental of the Apartment.
- 13. Seller makes only those warranties regarding construction and appliances which are set forth in the Purchase Agreement.
- 14. The Date of Closing shall be a date mutually acceptable to Buyer and Seller, but in no event more than sixty (60) days after Seller has accepted the Purchase Agreement.
- 15. Buyer will not take possession of the Apartment prior to the Date of Closing and full satisfaction by Buyer of all terms and conditions of the Purchase Agreement.
- 16. Buyer or its agent will inspect the Apartment and will sign an inspection sheet to be furnished by Seller or the contractor, or Buyer will appoint the inspecting architect or engineer for the Project, or Seller or any agent of Seller to inspect the Apartment and execute the inspection sheet on behalf of Buyer. Buyer agrees to accept possession of the Apartment despite the existence of defects and damages as long as Seller agrees to repair such defects or damages within a reasonable time. Buyer agrees to indemnify Seller for any damages or losses resulting from any wrongful refusal to accept possession of the Apartment.
- 17. Risk of loss to the Apartment shall be borne by Seller until the Date of Closing.
- 18. Time is of the essence of the obligations of Buyer under the Purchase Agreement.
- 19. In the event of any default under the Purchase Agreement by Buyer, (i) Seller may terminate the Purchase Agreement and thereupon, at Seller's option, all sums previously paid by Buyer, together with all accrued interest thereon, shall belong to Seller as liquidated damages, or (ii) Seller may pursue any other remedies permitted at law or in equity, including, but not limited to, specific performance.
- 20. Seller shall be in default under this Agreement if Seller fails to perform any obligation required under the Purchase Agreement and such failure continues for fifteen (15) days after Buyer gives written notice to Seller of such failure.
- 21. In the event of any default by Seller, Buyer may (i) cancel and terminate the Purchase Agreement by written notice to Seller, and receive (x) from Escrow a full refund of all moneys paid by Buyer under the Purchase Agreement, together with interest to the extent provided in the Purchase Agreement (less any cancellation fee imposed by Escrow), and (y) all costs, including reasonable attorneys' fees, incurred by Buyer by reason of Seller's default, or (ii) file suit against Seller for the actual damages suffered by Buyer as a result of Seller's default under the Purchase Agreement, or (iii) pursue any other remedies permitted at law or in equity, including, but not limited to, seeking specific performance of the Purchase Agreement.
- 22. Buyer may not at any time assign its rights or obligations under the Purchase Agreement.
- 23. Portions of the Project are located within a flood zone (zone VE). However, upon completion of construction, all buildings of the Project will either conform with applicable flood zone requirements and

regulations then in effect, or qualify as legal non-conforming structures with respect to flood zone requirements and regulations then in effect. Buyer will be assuming the risk of any property damage, personal injury, loss in property value, costs, expenses or other consequences that may result from (i) the location of portions of the Project within a flood zone, such as the cost of obtaining flood insurance as may be required by the Declaration or other applicable law; or (ii) future changes to the flood zone requirements applicable to the Project or portions thereof, such as the additional cost of rebuilding any non-conforming structure that may be destroyed in conformity with the flood zone requirements then applicable to the Project.

THE ABOVE SUMMARY IS NOT INTENDED TO BE A THOROUGH AND EXHAUSTIVE EXPLANATION OF ALL TERMS AND PROVISIONS CONTAINED IN THE PURCHASE AGREEMENT. WHILE A BUYER CAN USE THIS SUMMARY AS A GENERAL SUMMARY OF BUYER'S RIGHTS AND OBLIGATIONS UNDER THE PURCHASE AGREEMENT, BUYER MUST REFER TO THE PURCHASE AGREEMENT TO DETERMINE BUYER'S ACTUAL RIGHTS AND OBLIGATIONS. IF ANY CONFLICT OR DIFFERENCE EXISTS BETWEEN THIS SUMMARY AND THE PURCHASE AGREEMENT, THE PURCHASE AGREEMENT WILL CONTROL.

EXHIBIT L

Summary of Escrow Agreement

The Condominium Escrow Agreement ("Escrow Agreement") dated as of January 29, 2004, was made by and between Title Guaranty Escrow Services, Inc. ("Escrow Agent") and Ocean Villas Development, L.L.C. The Escrow Agreement contains among other provisions the following (which may be modified or otherwise limited by provisions not summarized herein):

- 1. <u>Sales Contracts Deposited in Escrow.</u> Whenever Developer enters into a sales contract with a purchaser for the sale of an apartment in the Ocean Villas at Turtle Bay condominium project (the "Project"), Developer shall deliver an executed copy of said contract to Escrow Agent. The sales contract shall require that all payments due thereunder be made directly to Escrow Agent to be held and disbursed in accordance with the Escrow Agreement. If the purchaser intends to purchase the apartment as an "owner-occupant" pursuant to Chapter 514A, Part VI, Hawaii Revised Statutes ("H.R.S."), said purchaser shall deliver an owner-occupant affidavit to Escrow Agent in the form and content required by H.R.S. §514A-104.5.
- 2. Receipt of Funds by Escrow Agent. Escrow Agent will receive payments under the sales contracts and from any other source relating to the Project. Escrow Agent will deposit all funds within a reasonable time after receipt in an interest-bearing account or accounts at a federally insured bank, savings and loan association, or other financial institution. Any interest earned on such deposits shall accrue to the credit of Developer unless Escrow Agent is asked to establish a separate account for a purchaser, in which case interest on such account shall accrue to the credit of said purchaser.
- 3. Conditions to be Met Prior to Disbursement of Purchasers' Funds Held In Escrow to Pay Certain Project Expenses Prior to Completion of Construction. Escrow Agent shall make no disbursement of funds deposited with it unless: (a) the Real Estate Commission has issued a Final Public Report on the Project; (b) Developer or Developer's attorney has notified Escrow Agent that the requirements of H.R.S. §514A-62 and §514A-63 have been met; and (c) Developer has given Escrow Agent a written waiver of any reserved option to cancel the sales contract. Prior to completion of construction, provided that the requirements set forth in clauses (a) through (c) of the preceding sentence have been satisfied, Escrow Agent shall disburse funds deposited with it to pay for (i) construction costs of the buildings and other improvements and fixtures of the Project, and (ii) architectural, engineering, finance and legal fees and other incidental expense of the Project to the extent approved by Developer's mortgagee.
- 4. Return of Funds and Documents. Escrow Agent will return deposited sums, without interest and less Escrow Agent's cancellation fee and other costs up to a maximum of \$250.00, to a purchaser if:
- (a) Developer and such purchaser shall instruct Escrow Agent in writing to return such funds to such purchaser; or
- (b) Developer shall notify Escrow Agent of Developer's exercise of the option to cancel or rescind the Sales Contract entered into by such purchaser pursuant to any right of cancellation or rescission provided for therein or otherwise available to Developer with respect to which, in accordance with the sales contract, Purchaser is entitled to a return of funds deposited by it with Escrow Agent; or
- (c) With respect to any purchaser whose funds were obtained prior to the issuance of the Final Public Report, such purchaser has exercised such purchaser's right to cancel the sales contract entered into by such purchaser pursuant to HRS Section 514A-62; or
- (d) Such purchaser has exercised such purchaser's right to rescind the sales contract pursuant to HRS Section 514A-63.

- 5. <u>Unclaimed Funds</u>. Escrow Agent shall notify each purchaser entitled to a return of funds by registered or certified mail. If any purchaser does not claim the refund within sixty (60) days, Escrow Agent shall deposit the funds with a bank or depository selected by Escrow Agent in the name of Developer as trustee for the purchaser. Thereafter, Escrow Agent shall have no further obligation or liability with respect to such funds or purchaser.
- 6. <u>Closing.</u> Except for the sales contract and any note and mortgage, Escrow Agent shall arrange for and supervise the execution, recording, and delivery of all documents, as necessary, related to the Project.
- 7. <u>Partial Closings</u>. In the event Developer desires partial closings (i.e. closings for some but not all of the apartments), Escrow Agent agrees to cooperate and facilitate such partial closings.
- 8. <u>Defects in Documents</u>. Escrow Agent shall record all documents within three (3) business days of the date of closing, provided said documents are not defective in any way. If any documents are defective, Escrow Agent will notify Developer thereof and correct such defects if they are within Escrow Agent's capacity to correct.
- 9. <u>Purchaser's Default</u>. Developer shall notify Escrow Agent when payments are due from a purchaser, who shall then be notified by Escrow Agent. Escrow Agent shall notify Developer of any defaults by a purchaser. If Developer certifies to Escrow Agent in writing that Developer has terminated the sales contract, Escrow Agent shall thereafter treat all funds of the purchaser paid on account of said sales contract as funds of Developer. Upon the written request of Developer, Escrow Agent shall pay such funds to Developer, less any cancellation fee, and shall return any partially executed conveyance documents. Escrow Agent shall retain all other documents for the statutory period. Thereafter, Escrow Agent shall have no further obligation or liability with respect to such funds or purchaser.
- 10. Protection of Escrow Agent. Escrow Agent shall have no liability for acting in accordance with the terms of the Escrow Agreement, notwithstanding a notice to the contrary from Developer, any purchaser, or any third person. Escrow Agent shall not be responsible for the validity or sufficiency of any documents received by it, shall assume that said documents have been properly executed, and shall assume that any written certification or instrument from Developer is true and accurate. In the event of any dispute, difference, or conflicting demand upon Escrow Agent, Escrow Agent shall not be required to determine the same or take any action in the premises, but may await settlement of the controversy by appropriate legal proceedings or otherwise, including the resolution of an interpleader action initiated by Escrow Agent. Developer and each purchaser agree to pay Escrow Agent on demand and to indemnify and hold harmless Escrow Agent against all costs and damages arising out of this Agreement, except for any act or omission of Escrow Agent that is not generally accepted as a reasonable business practice. Escrow Agent shall not be required to mail any notice or keep any records required under H.R.S. Chapter 514A.
- 11. <u>Miscellaneous</u>. The Escrow Agreement is binding upon and inures o the benefit of the parties hereto and their successors and assigns. The Escrow Agreement may be terminated on thirty (30) days written notice to either party. In the event of any conflict between the Escrow Agreement and H.R.S. Chapter 514A, the statutory provisions shall control. Escrow Agent shall furnish Developer with semi-monthly reports that cover the status of each sales contract in escrow.
- 12. <u>Compensation</u>. For each Apartment sale closed by Escrow Agent, Escrow Agent shall be paid an escrow fee. The escrow fee shall be \$800.00 plus the applicable Hawaii general excise tax thereon with respect to Apartments having a purchase price of less than \$750,000.00. The escrow fee shall be \$1,000.00 plus the applicable Hawaii general excise tax thereon with respect to Apartments having a purchase price of from \$750,000.01 to \$1,000,000.00. The escrow fee shall be \$1,500.00 plus the applicable Hawaii general excise tax thereon with respect to Apartments having a purchase price of more than \$1,000,000.00. The premium for the standard owner's title insurance policy with respect to each Apartment shall be \$900.00 with respect to Apartments having a purchase price of less than \$750,000.00;

\$1,200.00 with respect to Apartments having a purchase price of from \$750,000.01 to \$1,000,000.00; and \$1,700.00 with respect to Apartments having a purchase price of more than \$1,000,000.00. Premiums for an ALTA Homeowner's policy or ALTA Owner's policy are slightly more and are set forth in the Escrow Agreement. An ALTA lender's title insurance policy (if necessary) issued concurrently with the title insurance policy is free of charge. The title insurance premiums may be subject to change if reinsurance rates change, or if special endorsements or additional title services are requested.

The compensation to Escrow Agent with respect to the closing of the sale of any apartment shall be due and payable upon the earlier of: (i) transfer to a purchaser of legal title to such apartment; and (ii) final disbursement of the purchase price of such apartment and other sums held by Escrow Agent with respect hereto. Developer agrees to pay an additional charge for any changes to any closing statement or other document that are necessary after the commencement of preclosing or closing proceedings, unless said changes are necessary due to the fault of Escrow Agent.

THE ABOVE SUMMARY IS NOT INTENDED TO BE A THOROUGH AND EXHAUSTIVE EXPLANATION OF ALL TERMS AND PROVISIONS CONTAINED IN THE ESCROW AGREEMENT. WHILE ONE CAN USE THIS SUMMARY AS A GENERAL SUMMARY OF THE ESCROW AGREEMENT, ONE MUST REFER TO THE ACTUAL ESCROW AGREEMENT TO DETERMINE THE RIGHTS AND OBLIGATIONS OF THE PARTIES. IF ANY CONFLICT OR DIFFERENCE EXISTS BETWEEN THIS SUMMARY AND THE ESCROW AGREEMENT, THE ESCROW AGREEMENT WILL CONTROL AND NOT THIS SUMMARY.

EXHIBIT M

Additional Information

Note: Unless otherwise specified, capitalized terms used herein have the same meanings as in the Condominium Declaration.

- 1. This report applies only to Units 119, 120, 316 and 317 of the Project which, as of the date of this report, are the only remaining units in the Project still owned by the Developer and Kuilima Resort Company ("KRC").
- 2. As of the date of this report, the Developer owns Unit 120 in fee simple, and the Developer and KRC share ownership of Units 119, 316 and 317. Specifically, with respect to Units 119, 316 and 317, KRC owns the percentage interest in the Land which is appurtenant to such units, and the Developer owns the improvements comprising such units. Pursuant to an agreement between the Developer and KRC, both the Developer and KRC will sign the Apartment Deed for Units 119, 316 and 317, for the purpose of conveying to any purchaser of such unit(s) a fee simple interest in both the improvements and land comprising such unit(s).
- 3. Under the Bylaws, anyone who purchases an Apartment after the initial sale of such Apartment by the Developer must pay three (3) months of maintenance fees to the Association. This requirement applies to all future resales after the initial sale of an Apartment.
- 4. The Project, including each of the Apartments in the Project, is encumbered by restrictive covenants, conditions and restrictions (the "Design Guidelines") recorded in the Bureau of Conveyances as Document No. 2004-195080 and filed in the Land Court of the State of Hawaii as Document No. 3169232. The Design Guidelines impose restrictions on the construction of any new improvements or material alterations to existing improvements of the Project including but not limited to obtaining the approval of the owner of the Hotel at Turtle Bay Resort.
- 5. The Project is located adjacent to the ocean, and the prevailing winds come off the ocean much of the time. As a result, frequent, ongoing, and routine maintenance will be required to mitigate the corrosive effect of the salt particles in the air carried by the wind on hardware and other materials and items in the Project which are susceptible to corrosion, including any items stored or placed in the individual apartments such as furniture, appliances, fixtures, and personal belongings. Even with such maintenance, prospective purchasers should expect that hardware and such other susceptible materials and items will have to be replaced on a much more frequent basis than in other environments as a result of the corrosive effects of the ocean-front locale of the Project.
- 6. Portions of the Project are located within a flood zone (zone VE). However, all buildings of the Project either conform with or qualify as legal non-conforming structures with respect to applicable flood zone requirements and regulations. Buyer will be assuming the risk of any property damage, personal injury, loss in property value, costs, expenses or other consequences that may result from (i) the location of portions of the Project within a flood zone, such as the cost of obtaining flood insurance as may be required by the Declaration or other applicable law; or (ii) future changes to the flood zone requirements applicable to the Project or portions thereof, such as the additional cost of rebuilding any non-conforming structure that may be destroyed in conformity with the flood zone requirements then applicable to the Project.