EWA OCEANSIDE

(Registration No. 5378)

DISCLOSURE ABSTRACT (Effective Date August 13, 2009)

PROJECT: (a)

EWA OCEANSIDE

91-069 Fort Weaver Road Ewa Beach, Hawaii 96706

(b) **DEVELOPER:** Smith/Foti Development Limited Partnership

212 Merchant Street, Suite 330

Honolulu, Hawaii 96813

808-524-3551

MANAGING AGENT: (c)

Hawaiiana Management Company

711 Kapiolani Boulevard, Suite 700

Honolulu, Hawaii 96813

808-593-9100

Developer has hired a new broker for the Project and has entered into an Exclusive Right-To-Sell Listing Agreement, dated July 29, 2009, with REO Realty, LLC, a Hawaii limited liability company, doing business as Realty Executives Oahu LLC. The new Exclusive Right-To-Sell Listing Agreement and the Addendum to Exclusive Right to Sell Listing Agreement are attached to this Disclosure Abstract

(d) REAL ESTATE BROKER: REO Realty, LLC, dba Realty Executives Oahu

1920 Ala Moana Blvd., Suite 102

Honolulu, Hawaii 96815

808-949-0020

(e) MAINTENANCE FEES:

Attached to this Disclosure Abstract is an Estimate of Maintenance Fees and Maintenance Fee Disbursements, dated July 21, 2008, which is still current. The estimates were certified to have been prepared in accordance with generally accepted accounting principles.

(f) WARRANTIES: As set forth in the Final Public Report, warranties for individual apartments and the common elements. including the beginning and ending dates for each

warranty, are as follows:

1. Apartments and Appliances. Each buyer understands that all of the Apartments were built more than 50 years ago and all are in need of substantial repairs and reconstruction. Developer is selling all of the apartments and any appliances in the apartments in "as is" condition. Developer is giving no warranties whatsoever to apartment buyers with respect to the construction, materials, workmanship or anything else relating to the apartments or the appliances.

- 2. <u>Common Elements</u>. Developer is giving no warranties whatsoever to apartment buyers or to the Association regarding the construction, materials or workmanship of the common elements.
- (g) RESIDENTIAL PROJECT: The Project is a residential project and is not a mixed-use project.
- (h) EXTENT OF COMMERCIAL There is no commercial or other nonresidential OR OTHER NONRESIDEN- development in the Project. TIAL DEVELOPMENT:

Except as set forth above with respect to the change in the Project's real estate broker, no circumstance has occurred that would render the Final Public Report misleading as to purchasers in any material respect.

SMITH/FOTI DEVELOPMENT LIMITED PARTNERSHIP, a Hawaii limited partnership

By Smith/Foti Development, Inc.

Its General Partner

Name: Eric K. Smith / Title: \forall fee President

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ESTIMATE OF MAINTENANCE FEES AND ESTIMATE OF MAINTENANCE FEE DISBURSEMENTS

The regular maintenance and repair of each apartment and appurtenant limited common element Yard Area is the sole responsibility of each respective apartment owner. Hawaii Revised Statutes Sec. 514A-86 requires that the association purchase fire insurance to cover the Project's improvements. The association may, at some point in the future, elect to require each apartment owner to obtain separate fire, flood and hurricane insurance and liability insurance policies for his or her respective apartment pursuant to Article 7 of the Bylaws. However, at least initially, the association will obtain master fire, flood and hurricane insurance policies for the Project and the premiums for such fire, flood and hurricane insurance are included in the maintenance fees that the apartment owners are required to pay to the association. The maintenance fees will also include premiums for liability insurance covering the project's common elements. However, premiums for homeowners insurance (i.e., insurance covering personal property and upgrades or revisions to the apartments) and for liability insurance for the individual apartments are the responsibility of each apartment owner and are not included in the maintenance fees below.

ESTIMATE OF MAINTENANCE FEES: Ewa Oceanside (23 Apartments)					
Apartment Type Monthly Total (per apt.)*		Annual Total (per apt.)*			
1 385.75		4,629.00			
2	209.99	2519.88			
3	219.31	2631.72			
4	206.95	2483.40			
5	209.67	2516.04			
6	225.84	2710.08			
7	191.07	2292.84			
8	268.55	3222.60			
9	304,24	3650.88			
10	482.26	5787.12			
11	570.83	6849.96			
12	423.07	5076.84			
13	451.09	5413.08			
14	267.45	3209.40			
15	305.30	3663.60			
16	185.54	2226.48			
17	249.45	2993.40			
18	260.48	3125.76			
19	187.63	2251.56			
20	234.22	2810.64			
21	231.48	2777.76			
22	190.78	2289.36			
23	217.11	2605.32			

*These figures include the premiums for liability insurance for the project's common elements, but not for personal contents of individual owners. These figures also include premiums for fire, flood and hurricane insurance covering the structures of the various apartments. However, such fire, flood and hurricane insurance does not cover the contents of the various apartments. Apartment owners are advised to consult with an insurance agent to determine whether they should or need to obtain additional fire, flood and hurricane insurance to cover upgrades to their apartment and all of the contents of their apartment.

Especially in today's insurance market, it is difficult to ensure with any certainty how long estimated insurance premiums will remain in effect. The buyer must be aware that the above-referenced amounts are only estimates and may change for reasons beyond the control of the Developer and the Association, and, by taking title to an apartment, the buyer accepts and approves any such changes.

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

3031/4/60950

ESTIMATE OF MAINTENANCE FEE DISBURSEMENTS:

<u>Total</u>	$\underline{Monthly} \text{ Fee x 12 months} = \underline{Yearly}$	
Utilities and Services		
Air conditioning Electricity [] common elements only [] common elements and apartments	N/A N/A	N/A N/A
Elevator Gas [] common elements only [] common elements and apartments	N/A N/A	N/A N/A
Telephone Refuse Collection Water Sewer	N/A \$743.00 \$571.92 \$1,194.00	N/A \$8,917.00 \$6,863.00 \$14,328.00
Maintenance, Repairs and Supplies		
Building Grounds	N/A \$50.00	N/A \$600.00
Management		
Management Fee Administrative Supplies and Service Payroll and Payroll Taxes Office Expenses	\$639.00 \$210.00 N/A N/A	\$7,672.00 \$2,520.00 N/A N/A
Insurance	\$2,519.83	\$30,238.00
Reserves	\$184.75	\$2,217
Taxes and Government Assessments	\$25.00	\$300.00
Audit Fees	\$83.33	00.000,12
Legal Fees	\$50.00	\$600.00
Condominium Registration	\$120.00	\$1,440.00
Other	\$17.00	\$204.00
TOTAL	\$6,323	\$75,880

I, Emory Bush, employed by HAWAIIANA MANAGEMENT COMPANY, the condominium managing agent for the Ewa Oceanside condominium project, hereby certify that the above estimates of maintenance fee assessments and maintenance fee disbursements were prepared in accordance with generally accepted accounting principles.

Signature T-0100

Pursuant to §514A-83.6, HRS, a new association created after January 1, 1993, need not collect estimated replacement reserves until the fiscal year which begins after the association's first annual meeting.



EXCLUSIVE RIGHT-TO-SELL LISTING AGREEMENT Hawali Association of REALTORSO Standard Form Revised 4/07 (NC) For Release 5/09



COPYRIGHT AND TRACEMARK NOTICE: This copyrighted Hevell Association of REALTORSS Standard Form is liquided for use by the eather real extrict instructive an condition that there shall be see alterative of the printed portions, pagination, or paragraph numbers or breaks. The use of this form is not intended to identify the real extrict Resease on a REALTORS REALTORS is a registered collective membership mark which may be used only by real extrict Resease who are summbers of the National Association of REALTORS and who subscribe to its Code of Ethics.

Licenses of the Printing First (It is not). It is REALTORS and members of the National Association of REALTORSS. Seller is sweare that the National Association of REALTORSS. Seller is sweare that the National

system to	on or REAL LONSe notes its members accountable for their action ad ∮rees complaints. Non-members are not required to participate	a through a strict Professional Code of Ethics, which includes a grievance is in the grievance system.
Property	Reference of Address; 91-069 Fort Meaver Road, Inc.	Beach, BI 96706
Тах Мар	Key Div. 1 /Zone 9 /Sec. 1 /Plat 5 /F	Parcel 11 /CPR (if applicable).
REO Re	altyLIC DBA Realty Executives Cabu	Era Communida MC
Brokerag		Smith/Foti Development Limited Partnersh
vdoress	la Mosna Blvd. Ste. #102	Seler's Name
lonolu	ln HI 96815	
ALPR .	SR2Y.RA 808-295-0704	
	te Licensee Phone	
	to the control of the strokenge Firm and all of its of the series and/or Buyer whom the licensee represents. The form of the Seller's Agent. Brokenage Firm represents Seller only unless Seller, including confidentiality, loyally, and utmost care, Buyer's Agent. Brokenage Firm represents Buyer only unless Seller, including confidentiality, loyally, and utmost care. Dual Agent. Brokenage Firm represents both Buyer and Seller have a Buyer client tooking for types of profits, illuminates a represent both Buyer and Seller have a Buyer a Buyer a Buyer a Buyer a Buyer a Buyer a Buy	all may retain a real estate Brokerage Firm as their agent. In such case, the ficensees. Hawaii law requires real setate licensees to disclose orally or in rior representation may be one of the following: as a disclosed dual agency exists. Seller's Agent owes the highest duties to sea a disclosed dual agency exists. Buyer's Agent owes the highest duties to lier. This commonly occurs when licensees in the Brokerage Firm and all agency shallar to Seller's property. In such event, the Brokerage Firm and all agents. Dual agents must remain neutral in negotiations and must not a written Dual Agency Agreement is required under Hawaii law.
	Seller [X] agrees [] does not agree to Dust Ager	ncy .
130-012	order. Seller's Agent can also assist Buyer as a customer. As a c it Buyer in writing the Purchase Contract, can present the Puschase get to the Purchase Contract.	oustomer, Buyer is not represented by Seller's Agent. Seller's Agent can a Contract to Seller, and can report back any acceptance or request for
	· · · · · · · · · · · · · · · · · · ·	r is the owner of the Property; (ii) no other persons or entities have title to the cd to sell the Property. Exceptions to ownership, title and authority are as
is ent grant A.	LUBIVE RIGHT TO SELL: "Exclusive Right To Sell" means that Sa itself to a commission if the Property is sold by Brokerage Firm, Se a Srokerage Firm the exclusive and instructable right to sell or sect	eller shall list the Property with Brokerage First only and that Brokerage Firm after, or anyone else. Seller hasaby employs Brokerage Firm as its agent and hange the Property identified above and described on the attached EXHIBIT
	Ne PERIOD: Begins (date) <u>August 7, 2009</u> and relaty may end the listing with 30 calenda sing before 11:59 PM (HST) on (date) September	ends at 11:59 PM (HST) on (date) Bridays advance written notice to the other. However, neither party may end unless both agree, in writing, to an earlier date.
B		sales contract, all fixtures attached to the Property are included. Personal
LIST	NO PRICE: The listing price shall be \$	\$1,100,000
COM	PINSATION TO BROKER: Seller agrees to pay Brokerage Firm, a documence of any of the following:	in US Dollars, 5% Commission
(B)	Brokerage Firm, Seller, Cooperating Broker or any other pers above price, or on any price and terms acceptable to Seller, d	on procures a Buyer (or Buyers) who offers to purchase the Property at the furing the Listing Period or any extension thereof, no matter who (including
(b)	Brokerage Firm procures a Buyer (or Buyers) raudy, willing at	nd able to pay the Listing Price and meet the other terms of this listing, even if
(C)	Seller refuses to sign the written sales contract. Seller, within the Protection Period specified in Paragraph 5 at the Property was presented and who is included in a written to	bove, signs a written sale or exchange contract with any prospect to whom at of prospects delivered to Seller within 10 days of the end of this listing.
	CB 08/13/09	Ub 8/11/19
BRO	RERSINITIALS & DATE	SELLERS INITIALS & DATE
R eviautox	ight-To-Self Lising Agreement	1 of 3
R101 Re	v 8/07 Paliver Osku 1920 Ala Mouns Bivd. Ste.#102, Honolulu, Hi 96815	Topic State
one: (808)	1988 - 7678 Fax: Raiph Gray	हिम्बालीयार John Fod - Po
	1	JUER FOR - Po

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- Seller withdraws Property from sale before the end of this fisting without consent of the Brokerage Firm.

 Option. An agreement to keep open, for a set period, an offer to sell or lease real property. The option must be supported by a premium, separate and independent of the purchase price of the Property. Seller will pay Brokerage Firm one-half of the option pramium if Seller gives any person an option during the Listing Pariod regardless of exercise of the option. If Seller gives are option to any of Brokerage Firm's prospects within the PROTECTION PERIOD, SELLER will likewise pay one-half of the option premium. However, Seller will not pay more than what would have been Brokerage Firm's full commission. Seller will pay the belance of your commission, if any, and any agreed upon general excise tax when the option is exercised, even if after the Listing Pariod.
- ESCROW: A bonded company shall be employed to help with the conveyance of the Property. Seller hereby knevocably assigns to Brokerage Firm the above compensation and any agreed upon general excise tax from Seller's funds and proceeds in escrow. ESCRO
- 10. BROKE LAGE FIRM'S OBLIGATIONS:

 - (b)
 - (c)

- Reasonable Efforts. Brokerage Firm agrees to exercise reasonable effort and due diligence to achieve the purposes of this contract and keep Seller informed of these efforts. Brokerage Firm is not responsible for the care or control of the Property. Advertising. Brokerage Firm may advertise the Property by newspaper, radio, TV. Internet, MLS or by placing signs on the Property or any other means which is in compliance with County, State, or Federal law or subdivision/CPR covenants.

 Buyer's Deposit. Brokerage Firm may accept deposits from any person. If any deposit is forfeited, Brokerage Firm is entitled to one-half of that deposit, not to exceed what would have been Brokerage Firm's filt commission.

 Fair Housing Laws. Brokerage Firm shall comply with State and Federal anti-discrimination laws.

 Sex Offender Registration ("Megan's Law"). Hawaii has enacted a law requiring sex offenders to register with the State Attorney General's office. Brokerage Firm makes no representations as to whether the public has access to this Information. Brokerage Firm is not required by law to provide information regarding sex offenders.
- 11. SELLER'S REPRESENTATIONS: Seller represents that, unless otherwise specified in writing, Seller is not aware of any of the following and Seller shall promptly notify Brokerage Firm in writing if Seller becomes aware of any of these items during the Listing Period, or any extension thereof

(a) (b) (c) (c)

- Notice of Default against the Property;
 Delinquent amounts due under any loan or other obligations secured by the Property;
 Bankruptcy, insolvency or similar proceeding affecting the Property;
 Litigation, arbitration, administrative action, government investigation or other pending or threatened action that affects or may affect the Property or Seller's ability to transfer it; and
- (e) Current, pending or proposed special assessments affecting the Property.
- 12. SELLE S OBLIGATIONS:
 - S OBLIGATIONS:

 Assistance. Seller will prepare the Property for showings and open houses. Seller shall provide all necessary information, documents, and keys and permit inspections by termite inspectors, appraisers, surveyors, etc.

 Access. Seller shall allow access as needed during reasonable hours for showings, open houses, and inspections.

 Lock Box. Seller agrees to permit and will obtain written permission from any occupant to install a lock box or electronic key device on the Property to allow for showings and inspections.

 Securing Valuables. Seller agrees to secure all valuables and will instruct any occupants to secure their valuables. Brokerage Firm will not be responsible for any valuables, or for loss or damage to real or personal property.

 Professional Advice. Seller is advised to consult an attorney, accountant, or other appropriate professionals. Seller is not relying upon Brokerage Firm for any valuables. (a)

- (c)
- (d) (e)

Brokerage Firm for any such advice.

Brokerage Firm for any such advice.

Offers. Seller agrees to consider all offers presented by Brokerage Firm and to act in good faith to sell the Property.

Disclosure of Material Facts. There is a general obligation under the Haweii law for a Seller to disclose any fact which could be deemed to be material to a prospective Buyer of any property offered for sale, including vacant land, commercial property, as well as residential property. There is also a specific law in Haweii (Chapter 508D, Haweii Revised Statutes) requiring disclosure of material facts in the sale of any residential property. Under Haweii law, the Seller is obligated and hereby agrees to give a written disclosure statement to a Buyer containing any fact, defect, or condition, past or present, that would be expected to measurably affect the value of the Property to a reasonable person. Such disclosure statement shall be prepared in good faith and with due care and shall disclose all material facts relating to the Property that: (i) are writtin Seller's knowledge or control; (ii) can be observed from visible, accessible areas; or (ii) are required by Section 508D-15 of the Haweii Revised Statutes.

Section 508D-15 of the Haweii Revised Statutes provides that when the Property Best. (I) within the houndaries of a special food hazent

areas; or (iii) are required by section bool. To or the narwall Newson Summers.

Section 508D-15 of the Hawaii Revised Statutes provides that when the Property lies: (i) within the boundaries of a special flood hazard area as officially designated on Flood Insurance Administration maps promotigated by the appropriate Federal agencies for the purposes of determining eligibility for emergency flood insurance programs; (ii) within the boundaries of the noise exposure area shown on maps prepared by the Department of Transportation in accordance with Federal Aviation Regulation Part 150-Airport Noise Compatibility Planning (14 Code of Federal Regulations Part 150) for any public airport; (iii) within the boundaries of the Air Installation Compatibility Use Zone of any Air Force, Army, Navy or Marine Corps airport as officially designated by military authorities; or (iv) within the anticipated intradation areas designated on the Department of Defense's Civil Defense Tsunami Inundation Maps; subject to the availability of maps that designate the four areas by tax map key, SELLER must include this information in the disclosure statement.

Called Indepartment that previously a partition of Defense is comply with the clariform level with the fair feature. Selection of Earlier for the surrounding the fair feature of Earlier for the surrounding the feature of the surrounding the feature of the surrounding the feature of the surrounding

that designate the four areas by tax map key, SELLER must include this information in the disclosure statement.

Seller understands that purposely or negligently failing to comply with this disclosure law may result in liability for damages. Seller further understands that if a written disclosure statement is not provided, or if inspection of the Property by a third party reveals facis inconsistent with or contradictory to Seller's disclosure statement, in which we requires that Brokerage Firm disclose those facts to Seller, Buyer and Buyer's agent. This obligation of disclosure limits Brokerage Firm's agency duty of confidentiality. Seller also understands that if, after Seller's disclosure statement has been delivered to Buyer and prior to closing. Seller becomes aware of information which was not previously disclosure which makes any statement in the disclosure statement insecurate and said information directly, substantially, and adversely affects the value of the Property, then Seller shall provide an amended disclosure statement, in writing, to Buyer within ten (10) days affect the discovery and in no event later than twelve noon on the last business day prior to the recorded sale of the Property. Lessehold Disclosure. If the Property is lessehold, Seller agrees to provide, at Seller's expense, a current lessehold disclosure as required by Hawaii State law. Seller authorizes Brokerage Firm to order such a disclosure from a qualified professional, if such professional service is available.

(h) professional service is available.

BROKER'S INITIALS & DATE

8/10/19 as

SELLER'S INITIALS & DATE

CHawaii Association of REALTORS®

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John Foti - Fo

	(I) (I)	Costs. Seller shall pay the following costs, if incurred: (1) customery closing costs; (2) Seller's legal fees; (3) fees for expert or apacialized services; (4) costs of homeowner association documents; and (5) any other costs agreed to by Seller. Prospects From Prior Liettings. When signing this Lietting Agreement, Seller shall deliver to Brokerage Firms a copy of any prospect list given to Seller from any earlier listing with another brokerage firm. If another brokerage firm as commission because of a safe to any prospect on such a last, Seller will not be obligated to pay current Brokerage Firm say commission.							
13.	(a) (b)	Citier Brokerage Firms. Salter authorizes Brokerage Firm to cooperate and share commissions with either brokerage firms. Release of Information. (1) Selter authorizes Brokerage Firm and Excrew to obtain any information regarding mortgage between losse rents, maintenance fees, property examplement, collection accounts, property texes or like fitted. This information may be provided to any prospective Buyer. (2) Selter hereby consents to publication of Isting and other data in the NLS and to the use of this information for market studies, service to the public, and advice to disnits or customers. Selter understands that Brokerage Firm is obligated to comply with all applicable MLS rules. MLS rules allow MLS data to be made available by the MLS to additional public internal tries unless Brokerage Firm gives the MLS instructions to the contrary.							
14.	SELLES	S APPRIMATIONS;							
	(a)	Property Information. To the best of Selier's knowledge, the information on EXHIBIT A is correct. If any information on EXHIBIT A is known to Belliar to be incorrect or incomplete, Selier shall be fully responsible for any actions and costs to cure.							
	(p)	Fair Housing Laws. Selier understands that it is liegal to destininate against prospective Buyers on the basis of race, sex, including gender identity or expression, sexual orientation, color, religion, market status, femilial status, ancestry, disability, age, or human immunodeficiency virus infection.							
	(c)	Micellation and Artifization. If any dispute or claim in law or equity arises out of this Agreement, and the parties are unable to resolve the dispute. Seller agrees to attempt in good faith to settle such dispute or claim by non-binding mediation through the Local Board of REALTORS® does not provide mediation services, then through a mutually agreed upon mediation. If the mediation is not successful, then Seller will consider arbitration and may seek legal counsel to make this determination. It is understood that if both parties are involuntarily named as defendants in a laweuit by a third party in any matter arising out of this Agreement, this paragraph shall no longer be binding on either party.							
15.	realized withhold complete it to the	TA Withholding Required if Seller is A Foreign Person. Under the internst Revenue Code, if Seller is a foreign person or entity and dent alien, corporation, partnership, trust or estate), then Buyer is generally required to withhold a specified percentage of the "amount set by Seller on the sale of the Property and forward the amount with the appropriate internal Revenue Service ("IRS") form to the IRS. Such stating may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. Seller must leave the authorized exemption or waiver form, or Escrew will withhold/collect from Seller the required amount at closing and forward heliRS.							
16.	Setter or	Withholding Required if Seller is A Non-Resident Of The State Of Hawaii. Under Hawaii law, if Seller is a non-resident person or apporation, pertnership, trust or estate) of the State of Hawaii, Buyer must withhold a specified percentage of the "amount realized" by the sale of the Property and forward the amount with the appropriate form to the State Department of Taxaiion. Such withholding may quired if Seller obtains and provides Buyer with an authorized examption or waiver from withholding. Seller must complete the ed examption or waiver form, or Escrow will withhold/collect from Seller the required amount at closing and forward it to the partiment of Taxaiion.							
17.	CONFLI printed v	CT IN TERMS: Any handwritten word in this Listing Agreement prevalls over any typed or printed word. Any typed word prevalle over any ord. Any special term pravails over any standard term.							
18.	INDEMI judgme fails to	FICATION: Selier agrees to Indomnify, defend and hold Brokenage First harmises from all cizims, disputes, litigation, its, and attorney's fees arising from any incorrect information supplied by Seller, or from any material facts that Seller knows but isclose.							
19.		MALTERMS: 11/1 Seller + Heart agree that he broged will not be most marked via the MLS							
	<u> </u>	the making until home completem is complete, subject to quacilet items. However,							
		ent con direct number to specific clients of Agent prior to complime as							
	rackno maship,	riedges that Seller has read, understands, and accepts this Agreement. Seller represents that if Seller is a trust, corporation, or other legal entity, the person aliming below has the authority to sign on behalf of Seller.							
	Det	EWR Oceansids ILC							
		91-059 Fort Wester Board, Ewa Beach, HI 96706 808-754-3312							
	8-1	2 and Specifies							
	Deb	Smith/Foti Development Limited Partnership News (petrorype)							
	REO E	ealtyLLC DBA Realty Address							
		xagutivas Cahu By. Cer B. 116 18 18 10							

Seller acknowledges receipt of a complete copy of this Listing Agreement and attached Exhibit A (Property Information).

NOTE: THERE IS NO WARRANTY ON PLAIN LANGUAGE. An effort has been used to put this agreement into piets tempure, but there is no promise that it is in plain language. In legal temps, THERE IS NO WARRANTY, EXPRESSED OR IMPLIED, THAT THIS AGREEMENT COMPLIES WITH CHAPTER 487A OF THE HAWA!

REVISED 87A TUTES, AS AMENDED. This means that the Hawaii Association of REALTORS® is not liable to any Seller, or other person who uses this form for any damages or penalty because of any violation of Chapter 487A. People are cautioned to see their own attempts about Chapter 487A (and other laws that may apply).

Phone

CHawaii Association of REALTORSE

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"Your	100% Company	y!"				
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					Sell Listing Agre	
Evelusiv	e Pight to Sell T i	<u></u>	Reference Date:			
	Address:	91-089 Fort Weaver				
Tax Map		1-0-1-005-011-0000				
Seller:	1	Ewa Oceanside LLC				
Because	of the recent enac	etment into law o	f ACT 137, we mu	ıst ask you to provi	de the following:	
		roperty is more th	t at risk of foreclos an sixty days delig NO		ent of any loan that is s	ecured by the
		ociation fees, or n		your home becaus	se of nonpayment of an	y taxes, lease
		s, association fees			t because the payments ninety days delinquent?	
4)	Does your home a. YES		which a notice of	default has been gi	v e n?	
5) i	Does your home		has been accelera	teď?		
		any of the above erty Consultant".		be aware that RE	ALTY EXECUTIVES	OAHU, LLC
If you and answer b	ID, I do not inten swered "NO" to:	d to and have not all of the question	engaged the servi	situation changes	operty Consultant Property Consultant during the escrow peri- ECUTIVES OAHU, LI	od so that the LC within 24
Nave	1	11/		8/10/0	9	
SELLER	-			DATE		
SELLER	ece Bu	lles	_	DATE 08/09		
Principal Reelty Ex	Broker œutives Oahu, L	rc		DATE		