

**21.1.3 Purchase Price.** The purchase price for the Unit shall be a price equal to the aggregate of: (i) the price (the "Price") at which the Owner purchased the Unit, (ii) the cost of any improvements added by the Owner to the Unit, (iii) three percent (3%) per annum simple interest on the portion of the Price the Owner paid in cash (as opposed to financing), and any principal payments made by the Owner to the holder of its first mortgage through the closing date, computed from the date such amount was paid until the date title to the Unit is transferred to the Developer; (iv) reimbursement of all reasonable out-of-pocket costs related to the original purchase transaction of the Owner; and (v) if, between the closing date of the Owner's purchase of the Unit and the date Developer exercises its right to repurchase the unit, the market value of the Unit has increased or decreased by nine percent (9%) or more from the Price, the purchase price for the Unit shall be increased or reduced (as applicable) by an amount equal to fifty percent (50%) of the amount of such increase or reduction in value. In no event however, shall the purchase price for the Unit be less than the amount necessary to enable the Owner to repay the holder of its first mortgage. For purposes of this paragraph, the term "market value" shall mean the tax assessed value of the Unit for real property tax purposes established by the City and County of Honolulu for the tax fiscal year during which the Developer exercises its repurchase right. The purchase price for the Unit shall be paid in cash at closing.

**21.1.4 Appliances and Fixtures.** All appliances and fixtures originally sold with the Unit (or their replacements) shall remain in the Unit at the date of closing and shall be part of the property purchased by the Developer.

**21.2 Successors and Assigns.** Except as otherwise provided herein, the Developer's repurchase rights shall be binding upon each and every Owner and such Owner's heirs, personal representatives, successors and assigns. The Developer's repurchase rights shall automatically transfer to and inure to the benefit of any person or entity who expressly acquires all of the rights and interests of the Developer under this Declaration.

**21.3 Mortgagee Protection.** The Developer's right to repurchase a Unit shall be subordinate to the interest of any mortgagee of record of the Unit. The Developer shall not exercise its right to repurchase a Unit if prior to or within sixty (60) days of giving notice to the Unit's Owner and the Owner's mortgagee of the Developer's intent to exercise its repurchase right, the mortgagee has commenced a foreclosure action against the Owner and the Unit. Notwithstanding the formula for calculating the purchase price set forth in subsection 21.1.3 above, if the Unit to be repurchased is subject to a mortgage that financed the Owner's purchase of the Unit, and if the amount due and owing on that mortgage exceeds the price calculated pursuant to subsection 21.1.3, the purchase price shall include such additional amount as is necessary to pay such purchase money mortgage at closing in full. The Developer's right to repurchase a Unit shall be automatically extinguished upon any transfer of title to the Unit to a mortgage holder or other party pursuant to a mortgage foreclosure, foreclosure under power of sale, or a conveyance in lieu of foreclosure after a foreclosure action is commenced, or when a mortgage is assigned to a federal housing agency. A mortgagee under a mortgage covering any interest in a Unit prior to commencing mortgage foreclosure proceedings may notify the Developer in writing of: (i) any default of the mortgagor under the mortgage within ninety (90) days after the occurrence of such default, and (ii) any intention of the mortgagee to foreclose the mortgage; provided that the mortgagee's failure to provide such written notice to the Developer shall not affect the mortgagee's rights under the mortgage.

## **ARTICLE 22. RESOLUTION OF CERTAIN CLAIMS AND DISPUTES.**

**22.1 Agreement to Be Bound By Dispute Resolution Procedures.** Each Owner by acquiring any interest in a Unit agrees that certain disputes shall be resolved in accordance with this Article 22.

**22.2 Association Proceedings.** The Association, acting through the Board, shall have the power and the duty to reasonably defend the Association (and, in connection therewith, to raise counterclaims) in any pending or potential lawsuit, arbitration, mediation or governmental proceeding, and the Association, acting through the Board, shall have the power, but not the duty, to reasonably institute, prosecute, maintain and/or intervene in any lawsuit or administrative proceeding (collectively hereinafter referred to as a "**Proceeding**") in its own name, but only on matters affecting or pertaining to the Project and as to which the Association is a proper party in interest. Each and any exercise of such power(s) shall be subject to full compliance with the compliance with this Article.

### **22.3 Association Approval to Commence Proceedings; Exception for Operational Proceedings.**

Except with respect to an Operational Proceeding, and subject to the provisions below relating to "Development Controversies" (as defined below), no Proceeding shall be commenced or prosecuted by the Board or the Association unless approved at a meeting of the Association called for such purpose, by the affirmative vote of not less than sixty-seven percent (67%) of the Owners. For purposes of this Section, an "**Operational Proceeding**" means any Proceeding brought by the Association: (i) to enforce the provisions of the Declaration, Bylaws or Association Rules (including, without limitation, the foreclosure of liens), or (ii) for the imposition and/or collection of assessments from Unit Owners; or (iii) involving appeals of or challenges to real property or ad valorem taxation, or (iv) to protect against any matter which imminently and substantially threatens the health, safety and welfare of all of the Owners, or (v) against a supplier, vendor, contractor or provider of services, pursuant to a contract or purchase order with the Association and in the ordinary course of the Association's business, or (vi) by way of counterclaim in a Proceeding instituted against the Association, or (vii) for money damages where the total amount in controversy for all matters arising in connection with the action is not likely to exceed Twenty Five Thousand Dollars (\$25,000.00) (which amount shall be automatically adjusted every five years after the date of this Declaration to reflect the percentage change in the Cost of Living Factor over that 5-year period). Subject to the provisions of this Article relating to Development Controversies, the Board from time to time may cause an Operational Proceeding to be commenced and prosecuted without first securing the affirmative vote of not less than sixty-seven percent (67%) of the Owners.

**22.4 Development Controversies.** Any Proceeding involving the Association and/or the Board against the Developer or its agents or contractors, or any officer, director, member, partner or shareholder of Developer or its agents or contractors (collectively and severally referred to in this Section as "Development Parties") arising from or otherwise relating to the Declaration, Bylaws, or Association Rules, any express or implied warranty, any construction defects, issues involving the adequacy of reserves, or any other matter, of whatever nature, involving the Project (excepting, however an Operational Proceeding brought against Declarant solely in its capacity as a Unit Owner) shall be referred to herein as a "**Development Controversy**". Strict compliance with the following provisions of this Section shall be mandatory with regard to any and all Development Controversies:

**22.4.1 Negotiation.** Subject to Section 22.4.2, the Board and the Development Parties that the Board believes it may have claims against shall first participate in a period of good faith negotiation (the "**Negotiation**") to resolve the Development Controversy. The Board shall give written notice to the Development Parties describing the nature of all claims against them (the "**Dispute**") and a description of what the Board believes ought to be done to resolve the Dispute. The Board shall also propose a date and time for a conference, which date must fall on a business day between fifteen and twenty days after the date the Board sends the foregoing notice to the Development Parties (the "**Conference**"), unless mutually extended by the parties. The Conference shall be held at a mutually agreed upon location. Within five business days of the Conference notice, Developer shall provide a follow-up notice to the Board confirming the time of the Conference and stating the name and title of the Development Parties' representative(s) to the Conference. Prior to the Conference, the Board will, in good faith, discuss with the Developer's representative and consider possible resolutions of the Dispute. At the Conference, the Board and Development Parties' representative(s) shall confer together to resolve the Dispute for a maximum period of two hours, although the parties may extend or adjourn the meeting by mutual agreement. If, as a result of the Conference, the Dispute or certain issues in the Dispute have been resolved, the parties shall jointly state in writing the issues that have been resolved and the issues, if any, that remain unresolved and will require Mediation (as defined below).

**22.4.2 Hawaii Contractor Repair Act.** In the case of any Dispute with respect to a deficiency in, or arising out of, the design, specifications, surveying, planning, construction, supervision, or observation of construction of one or more Units, the Project or the Common Elements of the Project (a "**Construction Defect**"), "Negotiation" shall mean, to the extent applicable, the procedure set forth in the Hawaii Contractor Repair Act, Chapter 672E, Hawaii Revised Statutes, as the same may be amended from time to time. In addition, in the case of Disputes with respect to Construction Defects, the parties agree that the mediation obligations of the Hawaii Contractor Repair Act shall be satisfied by the Mediation provisions described in this Section. **NOTICE: The Hawaii Contractor Repair Act contains important requirements that Owners, the Association and the Board must follow before they may**

file a lawsuit or other action for defective construction against the contractor who designed, repaired or constructed the Project or any portion thereof. Ninety days before filing such a lawsuit or other action, an Owner, the Board or the Association must serve on the contractor written notice of any construction conditions alleged to be defective under the law. Under the law, a contractor has the opportunity to make an offer to repair and/or pay for the defects. Owners or the Association are not obligated to accept any offer made by a contractor. There are strict deadlines and procedures under the law, and failure to follow them may negatively affect the ability of Owners, the Board or the Association to file a lawsuit or other action.

**22.4.3 Mediation.** In the event that the parties have completed the Negotiation as required by the preceding paragraphs but have failed to resolve the entire Dispute, then, if either of the parties wishes to pursue the Dispute further, the unresolved aspects of the Dispute shall be resolved, if possible, by mediation conducted with the assistance of a single mediator in accordance with the Arbitration Rules, Procedures, and Protocols of Dispute Prevention and Resolution, Inc. ("DPRI") then in effect (the "Mediation"). Any Mediation shall be conducted in the City and County of Honolulu, and shall be governed by the laws of the State of Hawaii. The parties shall share equally the expense of the mediator.

**22.5 Dispute Resolution.** Any Development Controversy and any other dispute by or between the Developer and the Association and/or any Owner or Owners arising out of or incident to the development, construction or management of the Project or any other aspect of the relationship between Developer and the Association and/or Owners regarding the Project shall be resolved in accordance with this Section. Except for Disputes already mediated under Section 22.4, any such disputes shall first be submitted to mediation through DPRI, or such other dispute resolution agency as the parties may mutually select, in Honolulu, Hawaii, in accordance with DPRI's Mediation Rules, Procedures and Protocol then in effect. If necessary, claims not resolved by mediation shall be decided by arbitration through DPRI, or such other dispute resolution agency as the parties may mutually select, which, unless the parties mutually agree otherwise, shall be in accordance with DPRI's Arbitration Rules, Procedures & Protocol then in effect. Any person that desires to submit any issue or dispute to arbitration shall promptly so notify the other party in writing. The demand for arbitration shall be filed in writing with the other party to the dispute and with DPRI or another mutually-acceptable dispute resolution organization. The arbitration shall be heard and determined by three arbitrators selected in accordance with DPRI's Arbitration Rules, Procedures & Protocols unless the parties agree on a single arbitrator. All proper costs and expenses of such arbitration including, without limitation, witness fees, attorney's fees and the fees of the arbitrators shall be charged to the party or parties in such amounts as the arbitrator or arbitrators shall determine at the time of the award. An award so rendered shall be binding in all aspects and shall be subject to the provisions of Chapter 658A, Hawaii Revised Statutes, as the same may be amended from time to time. **In the resolution of any Development Controversy or other dispute or controversy as set forth in this paragraph, each party hereby irrevocably waives any right and claim to exemplary or punitive damages in any jurisdiction.** The parties further agree that any documents of assignment, lease or conveyance of a Unit shall contain a provision substantially in the form set forth above, requiring the assignee, lessee or grantee to arbitrate any and all disputes concerning the Unit, provided that failure to include such a provision shall not relieve the assignee, lessee or grantee of the obligation to mediate and arbitrate hereunder. Further, Developer, the Association, and each Owner shall indemnify, defend and hold harmless the other from and against any and all damage occurring as a result of the resolution of any such dispute other than by arbitration due to the actions of such person. Any arbitration proceedings under this section will be submitted to arbitration in Honolulu, Hawaii, unless the parties otherwise agree.

**22.6 Funding of Proceedings.** In no event shall any Association reserve fund or working capital fund be used as the source of funds to institute, prosecute, maintain and/or intervene in any Proceeding (including, but not limited to, any Development Controversy) other than an Operational Proceeding unless such use has been approved by a Majority of Unit Owners. Association reserve funds and working capital funds are to be used only for the purposes specified therein or therefor, and for no other purpose whatsoever.

**22.7 Amendments of this Section.** Any amendment of this Article shall require the written consent and joinder of Developer, together with such other applicable approval requirements set forth in Article 9.

**22.8 Severability.** All provisions of this Article 22 are severable. If any provision of this Article is determined to be invalid or unenforceable such invalidity or unenforceability shall not affect the remaining provision of this Article.

**ARTICLE 23. HAWAII COMMUNITY DEVELOPMENT AUTHORITY**

The Project and each Unit therein shall be subject to and comply with all rules, regulations, permits, conditions, and development agreements pertaining to the Project that are issued or entered into by the Hawaii Community Development Authority ("HCDA"). The Project is subject to HCDA's District-Wide Improvement District Assessment Program and may be assessed for the cost of improvements made in the vicinity of the Project. If HCDA makes any such assessments each Unit Owner shall be responsible for and pay a share of any such Improvement District Assessment based on such Unit's Common Interest.

**ARTICLE 24. DISCLAIMER OF WARRANTIES; DEVELOPER CERTIFICATION**

The execution of this Declaration by the Developer shall not constitute any warranty, express or implied, that the provisions and representations contained in this Declaration (including any exhibits hereto), as amended from time to time, are accurate; or that any buildings, structures or other improvements described in this Declaration (including any exhibits hereto), as the same may be amended from time to time, and any plans or specifications relating thereto, are proper or structurally safe or sound. The Condominium Map sets forth the layout, location, dimensions and Unit numbers of Units, the name of the Project, the floor plan and elevation of the Buildings, the general location and layout of common areas and the location of parking stalls. To the extent that the Condominium Map shows or depicts any other detail or feature of the Common Elements or the location or configuration of a feature or detail of the Common Elements which differs from the Project as constructed, the Condominium Map shall not constitute a representation or warranty by the Developer.


The Developer declares, pursuant to Sections 514B-32(13) and 514B-54(a)(8) of the Act, and subject to the penalties set forth in Section 514B-69(b), that the Project is in compliance with all county and building ordinances and codes and all other permitting requirements applicable to the Project. No variance has been granted from any rule or code to achieve such compliance, and the Project does not contain any legal non-conforming uses.

[Remainder of page left intentionally blank; signature page follows.]

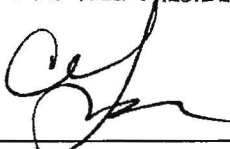
IN WITNESS WHEREOF, the Developer has executed this Declaration as of the date first set forth above.

**THE COLLECTION LLC**

By A&B Properties, Inc.  
Its Manager

By:  \_\_\_\_\_

Name RICHARD B. STACK  
Its: SENIOR VICE PRESIDENT

By:  \_\_\_\_\_

Name CHARLES W. LOOMIS  
Its: ASST SECRETARY

Attachments:

- Exhibit A** – Description of the Property Subject to this Declaration
- Exhibit B** – Schedule of Units, Unit Areas, Initial Common Interest Percentages, and Residential Unit Parking Stall and Storage Locker Assignments
- Exhibit C** – Description of Unit Types
- Exhibit D** – List of Units, Parking Stall Assignments and Common Interest Allocations Upon Planned Addition of the Midrise Phase


**FEE OWNER JOINDER**

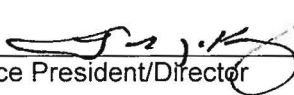
Fee Owner, as owner of the fee simple interest in the Real Property described in **Exhibit A** to this Declaration, hereby joins in this Declaration and pursuant to Section 514B-31 of the Act submits all of its interest in the Real Property to the condominium property regime created by this Declaration.

Fee Owner, however, is not the Developer of the Project and makes no representations or warranties of any kind, express or implied, with respect to any and all aspects of the Project. The Developer, and not the Fee Owner, shall be solely responsible for all aspects of the Project, including, without limitation, the marketing, sale, development, and construction of the Project.

This Declaration has been executed by or on behalf of the Trustees of the Estate of Bernice Pauahi Bishop in their fiduciary capacities as said Trustees, and not in their individual capacities. No personal liability or obligation under this instrument shall be imposed or assessed against said Trustees in their individual capacities.

**Approved as to Content, Authority, and Compliance with KS Policy:**

  
\_\_\_\_\_  
Manager

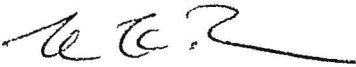
  
\_\_\_\_\_  
Vice President/Director

**Approved as to Form:**

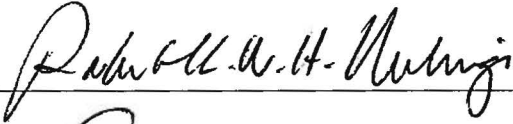
Legal Group

  
\_\_\_\_\_

**Retained Counsel:**

  
\_\_\_\_\_

**TRUSTEES OF THE ESTATE OF BERNICE PAUAHI BISHOP, acting in their fiduciary and not in their individual capacities**

  
\_\_\_\_\_

**ROBERT K.W.H. NOBRIGA**

  
\_\_\_\_\_

**LANCE KEAWE WILHELM**

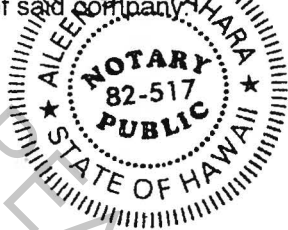
  
\_\_\_\_\_

**MICAH A. KANE**

STATE OF HAWAII )  
 )  
CITY & COUNTY OF HONOLULU )

ss.

On this 13th day of June, 2013, before me personally appeared RICHARD B. STACK to me personally known or proved, who, being by me duly sworn, did say that such person is the SENIOR VICE PRESIDENT of A&B Properties, Inc., a Hawaii corporation, and that such corporation is the Manager of The Collection LLC, a Hawaii limited liability company, and that said instrument was duly authorized and executed on behalf of said company as the free act and deed of said company.



Aileen S. Miyahara

Name: AILEEN S. MIYAHARA

Notary Public, State of Hawaii

My commission expires: 7/15/14

Date: Undated at time of notarization

Number of Pages: 68

Name: AILEEN S. MIYAHARA

First Circuit

Document Description: Amended and Restated Declaration of Condominium Property Regime of the Collection

Aileen S. Miyahara 6/13/13  
Notary Signature Date

NOTARY CERTIFICATION



STATE OF HAWAII )  
 )  
CITY & COUNTY OF HONOLULU )

ss.

On this 13th day of June, 2013, before me personally appeared CHARLES W. LOOMIS to me personally known or proved, who, being by me duly sworn, did say that such person is the ASST SECRETARY of A&B Properties, Inc., a Hawaii corporation, and that such corporation is the Manager of The Collection LLC, a Hawaii limited liability company, and that said instrument was duly authorized and executed on behalf of said company as the free act and deed of said company.



Aileen S. Miyahara

Name: AILEEN S. MIYAHARA

Notary Public, State of Hawaii

My commission expires: 7/15/14

Date: Undated at time of notarization

Number of Pages: 68

Name: AILEEN S. MIYAHARA

First Circuit

Document Description: Amended and Restated Declaration of Condominium Property Regime of the Collection

Aileen S. Miyahara 6/13/13  
Notary Signature Date

NOTARY CERTIFICATION



STATE OF HAWAII )  
CITY & COUNTY OF HONOLULU ) SS.

On JUN 18 2013, before me personally appeared

ROBERT K.W.H. NOBRIGA, as one of the TRUSTEES OF THE ESTATE OF BERNICE PAUAHI BISHOP, to me known to be the person described in the foregoing instrument and who did say that such person severally executed the foregoing instrument as his/her free act and deed as such Trustee.

LS

Signature: [Handwritten Signature]  
Print Name: JOHN N. KANEAKUA III  
Notary Public, State of Hawaii  
My Commission Expires: November 2, 2016

(Official Stamp or Seal)

**NOTARY CERTIFICATION STATEMENT**

Document Identification or Description: Amended and Restated Declaration of Condominium Property Regime of The Collection

Doc. Date: \_\_\_\_\_ (undated at time of notarization)

No. of Pages: 77 Jurisdiction: First Circuit  
(in which notarial act is performed)

[Handwritten Signature]

JUN 18 2013

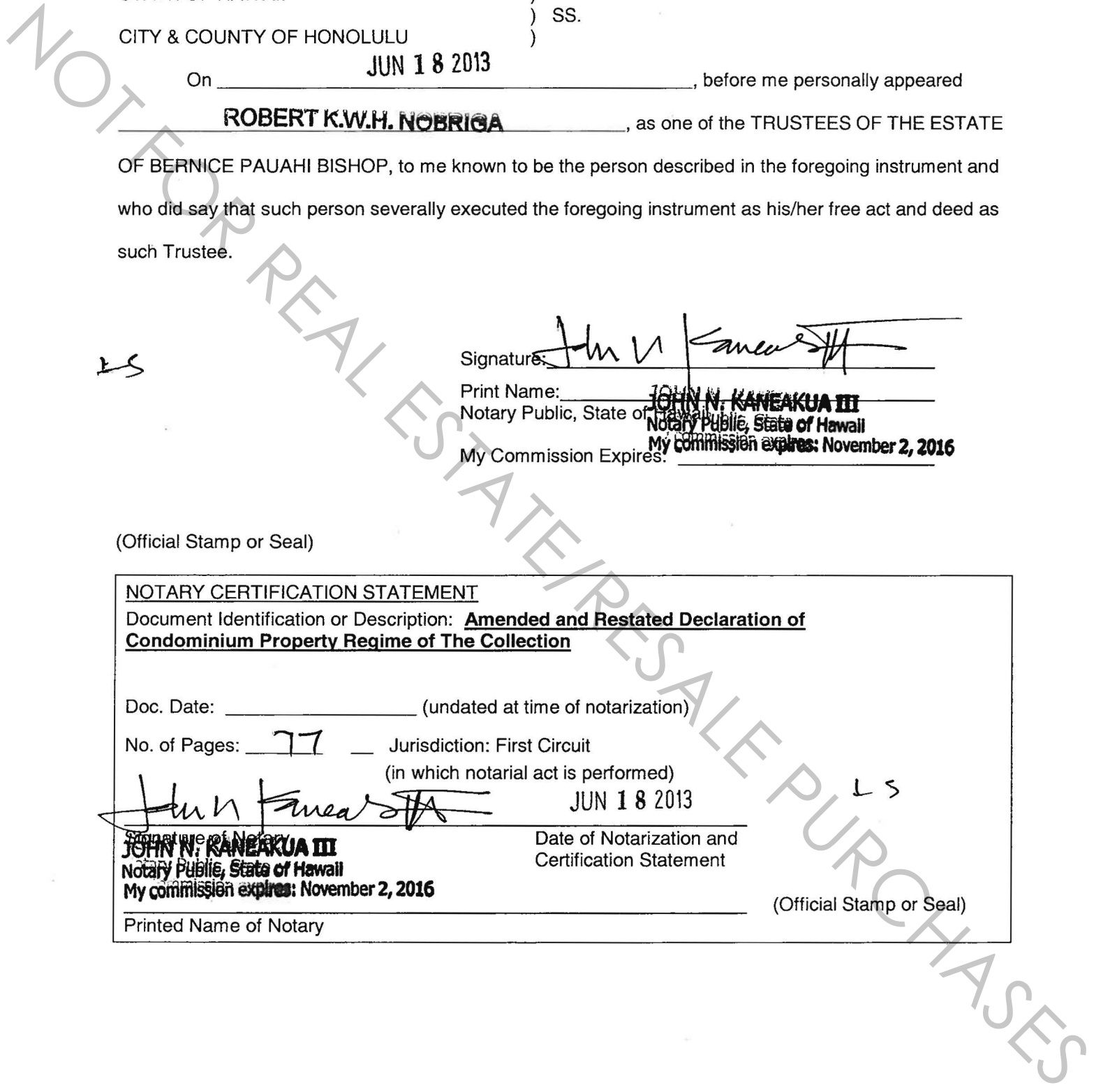
LS

Signature of Notary  
**JOHN N. KANEAKUA III**  
Notary Public, State of Hawaii  
My commission expires: **November 2, 2016**

Date of Notarization and Certification Statement

(Official Stamp or Seal)

Printed Name of Notary



STATE OF HAWAII )  
 ) SS.  
CITY & COUNTY OF HONOLULU )

On JUN 18 2013, before me personally appeared

LANCE KEAWE WILHELM, as one of the TRUSTEES OF THE ESTATE OF BERNICE PAUAHI BISHOP, to me known to be the person described in the foregoing instrument and who did say that such person severally executed the foregoing instrument as his/her free act and deed as such Trustee.

LS

Signature: [Handwritten Signature]  
Print Name: JOHN N. KANEAKUA III  
Notary Public, State of Hawaii  
My commission expires: November 2, 2016  
My Commission Expires: \_\_\_\_\_

(Official Stamp or Seal)

NOTARY CERTIFICATION STATEMENT

Document Identification or Description: Amended and Restated Declaration of Condominium Property Regime of The Collection

Doc. Date: \_\_\_\_\_ (undated at time of notarization)

No. of Pages: 77 Jurisdiction: First Circuit  
(in which notarial act is performed)

Signature of Notary: [Handwritten Signature] Date of Notarization and Certification Statement: JUN 18 2013

JOHN N. KANEAKUA III  
Notary Public, State of Hawaii  
My commission expires: November 2, 2016

Printed Name of Notary

(Official Stamp or Seal)

NOTARY PUBLIC REAL ESTATE PURCHASES

STATE OF HAWAII )  
CITY & COUNTY OF HONOLULU ) SS.

On JUN 20 2013, before me personally appeared

MICHAEL KANE, as one of the TRUSTEES OF THE ESTATE OF BERNICE PAUHI BISHOP, to me known to be the person described in the foregoing instrument and who did say that such person severally executed the foregoing instrument as his/her free act and deed as such Trustee.

Signature: Michelle M. Frias  
Print Name: MICHELLE M. FRIAS  
Notary Public, State of Hawaii  
My Commission Expires June 26, 2015  
My Commission Expires: \_\_\_\_\_

LS  
(Official Stamp or Seal)

<b>NOTARY CERTIFICATION STATEMENT</b>	
Document Identification or Description: <b><u>Amended and Restated Declaration of Condominium Property Regime of The Collection</u></b>	
Doc. Date: <u>-</u> (undated at time of notarization)	
No. of Pages: <u>77</u> Jurisdiction: First Circuit (in which notarial act is performed)	
<u>Michelle M. Frias</u> Signature of Notary	<u>JUN 20 2013</u> Date of Notarization and Certification Statement
<u>MICHELLE M. FRIAS</u> Printed Name of Notary	(Official Stamp or Seal)

## EXHIBIT A

### PROPERTY DESCRIPTION

ITEM I - TAX MAP KEY ("TMK") NO. (1) 2-1-055-004:

-First:-

All of that certain parcel of land (being portion(s) of the land(s) described in and covered by Royal Patent Number 4483, Land Commission Award Number 7712, Apana 6, No. 1 to M. Kekuanaoa no V. Kamamalu) situate, lying and being at Kaakaukui, Kakaako, Honolulu, City and County of Honolulu, State of Hawaii, being all of LOTS 1, 2, 5, 6, 7 and 8 of BLOCK 8-A, and LOTS 5 and 6 of BLOCK 8-B, and LANE and STREET RESERVE of Bishop Estate Map 1044, and thus bounded and described as per survey dated March 26, 2012, revised September 17, 2012, to-wit:

Beginning at the north corner of this parcel of land, situated on the southwesterly side of Auahi Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "PUNCHBOWL" being 4,655.45 feet south and 4,354.62 feet west, and thence running by azimuths measured clockwise from true South:

- |     |      |     |        |   |
|-----|------|-----|--------|---|
| 1.  | 320° | 30' | 29.43  | feet along the southwesterly side of Auahi Street;  |
| 2.  | 50°  | 30' | 157.36 | feet along Lots 1 and 8 of Block 8-B, Bishop Estate Map 1044;   |
| 3.  | 320° | 30' | 100.00 | feet along Lots 8 and 7 of Block 8-B, Bishop Estate Map 1044;   |
| 4.  | 230° | 30' | 78.68  | feet along Lot 7 of Block 8-B, Bishop Estate Map 1044;  |
| 5.  | 320° | 30' | 100.00 | feet along Lots 3 and 4 of Block 8-B, Bishop Estate Map 1044;   |
| 6.  | 50°  | 30' | 207.36 | feet along the northwesterly side of Keawe Street;  |
| 7.  | 140° | 30' | 100.00 | feet along Lots 3 and 4 of Block 8-A, Bishop Estate Map 1044;   |
| 8.  | 50°  | 30' | 70.32  | feet along Lot 2 of Block 8-A, Bishop Estate Map 1044;  |
| 9.  | 145° | 17' | 129.87 | feet along the northeasterly side of Ala Moana Boulevard;   |
| 10. | 230° | 30' | 345.42 | feet along portion of Block 7, Kakaako Subdivision, being a portion of Royal Patent 4483, Land Commission Award 7712, Apana 6, Number 1 to M. Kekuanaoa no V. Kamamalu, to the point of beginning and containing an area of 50,420 square feet, more or less. |

-Second:-

All of that certain parcel of land (being portion(s) of the land(s) described in and covered by Royal Patent Number 4483, Land Commission Award Number 7712, Apana 6, No. 1 to M. Kekuanaoa no V. Kamamalu) situate, lying and being at Kaakaukui, Kakaako, Honolulu, City and County of

Honolulu, State of Hawaii, being all of LOTS 1, 2, 7 and 8 of BLOCK 8-B, Bishop Estate Map 1044, and thus bounded and described as per survey dated March 26, 2012, revised September 17, 2012, to-wit:

Beginning at the east corner of this parcel of land, situated on the southwesterly side of Auahi Street, the coordinates of said point of beginning referred to Government Survey Triangulation Station "PUNCHBOWL" being 4,755.32 feet south and 4,272.29 feet west, and thence running by azimuths measured clockwise from true South:

- |    |          |        |  |
|----|----------|--------|--|
| 1. | 50° 30'  | 157.36 | feet along Lots 3 and 6 of Block 8-B, Bishop Estate Map 1044;  |
| 2. | 140° 30' | 100.00 | feet along Lots 7 and 8 of Block 8-B, Bishop Estate Map 1044;  |
| 3. | 230° 30' | 157.36 | feet along Lots 8 and 1 of Block 8-B, Bishop Estate Map 1044;  |
| 4. | 320° 30' | 100.00 | feet along the southwesterly side of Auahi Street, to the point of beginning and containing an area of 15,736 square feet, more or less. |

-Third:-

All of that certain parcel of land (being portion(s) of the land(s) described in and covered by Royal Patent Number 4483, Land Commission Award Number 7712, Apana 6, No. 1 to M. Kekuanaoa no V. Kamamalu) situate, lying and being at Kaakaukukui, Kakaako, Honolulu, City and County of Honolulu, State of Hawaii, being portion of BLOCK 7 of the "KAKAAKO SUBDIVISION", as shown on Sheet 2 of 8, Kakaako Community Development District, Improvement District 1, South Street Widening Map, dated October 23, 1985, and thus bounded and described:

Beginning at the East corner of this parcel of land, on the Southwesterly side of Auahi Street, the coordinates of said point of beginning, referred to Government Survey Triangulation Station "Punchbowl", being 4,655.45 feet South and 4,354.62 feet West, and thence running by azimuths measured clockwise from true South:

- |    |          |        |   |
|----|----------|--------|---|
| 1. | 50° 30'  | 345.70 | feet along Bishop Estate Land;  |
| 2. | 145° 17' | 80.58  | feet along the Northeasterly side of Ala Moana Boulevard;                         |
| 3. | 174° 25' | 144.25 | feet along the same, to the intersection of Ala Moana Boulevard and South Street; |
| 4. | 230° 30' | 238.48 | feet along the Southeasterly side of South Street;                                |

Thence running along the intersection of South and Auahi Streets on a curve to the right with a radius of 20.00 feet, the chord azimuth and distance being:

- |    |          |        |  |
|----|----------|--------|--|
| 5. | 275° 30' | 28.28  | feet;  |
| 6. | 320° 30' | 180.00 | feet along the Southwesterly side of Auahi Street, to the point of beginning and containing an area of 63,163 square feet, more or less. |

ITEM II - TMK NO. (1) 2-1-055-009:

All of that certain parcel of land (being portion(s) of the land(s) described in and covered by Royal Patent Number 4483, Land Commission Award Number 7712, Apana 6, No. 1 to M. Kekuanaoa no V. Kamamalu) situate, lying and being at Kakaako, Honolulu, City and County of Honolulu, State of Hawaii, comprising LOTS 3 and 4, BLOCK 8-A, of the "KAKAAKO SUBDIVISION", as delineated on Bishop Estate Map No. 1044A & B, and thus bounded and described:

Beginning at a pipe at the south corner of Lot 4, same being the north corner of the intersection of Keawe Street and Ala Moana, the coordinates of said point of beginning referred to Government Survey Triangulation Station "PUNCHBOWL" being 5,064.47 feet south and 4,490.12 feet west, and thence running by azimuths measured clockwise from true South:

- |    |          |        |  |
|----|----------|--------|--|
| 1. | 145° 17' | 100.34 | feet along the northeast side of Ala Moana to a pipe;  |
| 2. | 230° 30' | 70.32  | feet along Lot 2 to a pipe;  |
| 3. | 320° 30' | 100.00 | feet along Lots 6 and 5 to a pipe;   |
| 4. | 50° 30'  | 78.68  | feet along the northwest side of Keawe Street to the point of beginning and containing an area of 7,450 square feet, more or less. |

ITEM III - TMK NO. (1) 2-1-055-017:

All of that certain parcel of land (being portion(s) of the land(s) described in and covered by Royal Patent Number 4483, Land Commission Award Number 7712, Apana 6, No. 1 to M. Kekuanaoa no V. Kamamalu) situate, lying and being at Kakaako, Honolulu, City and County of Hawaii, State of Hawaii, comprising LOTS 3 and 4, BLOCK 8-B, of the "KAKAAKO SUBDIVISION", as delineated on Bishop Estate Map No. 1044A & B, and thus bounded and described:

Beginning at the north corner of Lot 3, the east corner of Lot 2, and on the southwesterly side of Auahi Street, thence running by azimuths measured clockwise from true South:

- |    |          |        |   |
|----|----------|--------|---|
| 1. | 320° 30' | 100.00 | feet along the southwesterly side of Auahi Street;  |
| 2. | 50° 30'  | 78.68  | feet along the northwesterly side of Keawe Street;  |
| 3. | 140° 30' | 100.00 | feet along Lots 5 and 6 of Block 8-B;   |
| 4. | 230° 30' | 78.68  | feet along Lot 2 of Block 8-B, to the point of beginning and containing an area of 7,868 square feet, more or less. |

**EXHIBIT B**

SCHEDULE OF UNITS, UNIT AREAS, INITIAL COMMON INTEREST PERCENTAGES, AND RESIDENTIAL UNIT PARKING  
STALL AND STORAGE LOCKER ASSIGNMENTS

NOT FOR REAL ESTATE/RESALE PURCHASES

**Exhibit B**

Unit #	Unit Type	Number Of Bedrooms & Baths	Approx. Net Floor Area Sq. Ft.	Ltd. Comm. Element Lanai Area Sq. Ft.	Approx. Total Floor Area Sq. Ft.	Percent Common Interest	Percent Ltd. Common Interest	Ltd. Comm. Elements Parking Stalls	Ltd. Comm. Elements Storage Lockers
302	B	1/1	579	144	723	0.159674%	0.161315%	3065	L 3122
303	C	2/2	909	149	1058	0.250680%	0.253256%	3059 H 7047 U	L 3080
304	D	2/2	926	137	1063	0.255369%	0.257993%	3094 H 7031 U	L 3056
305	E	2/2	964	165	1129	0.264469%	0.267187%	3112 7009 U	L 3081
306	L	1/1	659	64	723	0.181736%	0.183604%	3071	L 3011
307	M	2/2	975	55	1030	0.268882%	0.271643%	5019 5020	L 519
308	N	1/1	700	65	765	0.193043%	0.195027%	3063	L 3053
401*	A-1	3/2	1326	107	1433	0.365679%	0.369436%	4098 4099	L 445
402	B	1/1	579	80	659	0.159674%	0.161315%	4069	L 3121
403	C	2/2	909	77	986	0.250680%	0.253256%	4100 7052 U	L 441
404	D	2/2	926	77	1003	0.255369%	0.257993%	4105 7037 U	L 451
405	E	2/2	964	77	1041	0.264469%	0.267187%	4109 7004 U	L 449
406	L	1/1	659	64	723	0.181736%	0.183604%	4093	L 410
407	M	2/2	975	55	1030	0.268882%	0.271643%	4022 4023	L 415
408	N	1/1	700	65	765	0.193043%	0.195027%	4026	L 3097
501	A-1	3/2	1326	107	1433	0.365679%	0.369436%	5098 5099	L 545
502	B	1/1	579	80	659	0.159674%	0.161315%	5069	L 3120
503	C	2/2	909	77	986	0.250680%	0.253256%	5107 7023 U	L 584
504	D	2/2	926	77	1003	0.255369%	0.257993%	5108 7024 U	L 585
505	E	2/2	964	77	1041	0.264469%	0.267187%	5109 7002 U	L 586
506	L	1/1	659	64	723	0.181736%	0.183604%	5094 H	L 507
507	M	2/2	975	55	1030	0.268882%	0.271643%	3017 3018	L 3082
508	N	1/1	700	65	765	0.193043%	0.195027%	5061	L 546
601	A-1	3/2	1326	107	1433	0.365679%	0.369436%	6098 6099	L 650
602	B	1/1	579	80	659	0.159674%	0.161315%	6069	L 3119
603	C	2/2	909	77	986	0.250680%	0.253256%	6107 7027 U	L 651
604	D	2/2	926	77	1003	0.255369%	0.257993%	6095 7030 U	L 644
605	E	2/2	964	77	1041	0.264469%	0.267187%	6066 6067	L 3009
606	L	1/1	659	64	723	0.181736%	0.183604%	6060 H	L 643
607	M	2/2	975	55	1030	0.268882%	0.271643%	3008 3010	L 3079
608	N	1/1	700	65	765	0.193043%	0.195027%	6037	L 575
701	A	3/2	1133	107	1240	0.312730%	0.315943%	5103 5104	L 566
702	K	2/2	1036	332	1368	0.285704%	0.288640%	3121 7011 U	L 3133
703	B	1/1	579	80	659	0.159674%	0.161315%	6062	L 465
704	J	1/1	580	243	823	0.159950%	0.161594%	6065	L 587
705	C	2/2	909	77	986	0.250680%	0.253256%	4103 7033 U	L 452
706	H	2/2	879	251	1130	0.242407%	0.244898%	2028 7045 U	L 217
707	D	2/2	926	77	1003	0.255369%	0.257993%	3125 7032 U	L 3144
708	E	2/2	964	77	1041	0.264469%	0.267187%	6017 6018	L 3095

\*See Appendix 1.

**Exhibit B**

Unit #	Unit Type	Number Of Bedrooms & Baths	Approx. Net Floor Area Sq. Ft.	Ltd. Comm. Element Lanai Area Sq. Ft.	Approx. Total Floor Area Sq. Ft.	Percent Common Interest	Percent Ltd. Common Interest	Ltd. Comm. Elements Parking Stalls	Ltd. Comm. Elements Storage Lockers	
801	A	3/2	1133	107	1240	0.312730%	0.315943%	5105	5106	L 568
802	K	2/2	1036	89	1125	0.285704%	0.288640%	3118	7005 U	L 240
803	B	1/1	579	80	659	0.159674%	0.161315%	6061		L 3069
804	J	1/1	580	77	657	0.159950%	0.161594%	6019		L 464
805	C	2/2	909	77	986	0.250680%	0.253256%	4106	7039 U	L 444
806	H	2/2	879	77	956	0.242407%	0.244898%	2032	7051 U	L 207
807	D	2/2	926	77	1003	0.255369%	0.257993%	3128	7038 U	L 3134
808	E	2/2	964	77	1041	0.264469%	0.267187%	6013	6014	L 3101
901	A	3/2	1133	107	1240	0.312730%	0.315943%	4085	4087	L 401
902	K	2/2	1036	89	1125	0.285704%	0.288640%	6025	6027	L 3086
903	B	1/1	579	80	659	0.159674%	0.161315%	6020		L 3024
904	J	1/1	580	77	657	0.159950%	0.161594%	6021		L 3023
905	C	2/2	909	77	986	0.250680%	0.253256%	4108	7026 U	L 448
906	H	2/2	879	77	956	0.242407%	0.244898%	2109	7021 U	L 205
907	D	2/2	926	77	1003	0.255369%	0.257993%	3127	7017 U	L 3142
908	G	2/2	870	77	947	0.239925%	0.242390%	2027	7041 U	L 216
909	E	2/2	959	77	1036	0.264469%	0.267187%	5023	5024	L 524
910	F	3/2	1217	167	1384	0.335620%	0.339068%	4124	4126	L 429
1001	A	3/2	1133	107	1240	0.312730%	0.315943%	4082	4084	L 432
1002	K	2/2	1036	89	1125	0.285704%	0.288640%	5021	5022	L 520
1003	B	1/1	579	80	659	0.159674%	0.161315%	6022		L 3027
1004	J	1/1	580	77	657	0.159950%	0.161594%	6023		L 3028
1005	C	2/2	909	77	986	0.250680%	0.253256%	3052	7036 U	L 3136
1006	H	2/2	879	77	956	0.242407%	0.244898%	2106	7019 U	L 203
1007	D	2/2	926	77	1003	0.255369%	0.257993%	2045	7012 U	L 243
1008	G	2/2	870	77	947	0.239925%	0.242390%	2030	7049 U	L 214
1009	E	2/2	959	77	1036	0.264469%	0.267187%	4013	4014	L 3117
1010	F	3/2	1217	167	1384	0.335620%	0.339068%	4086	4088	L 428
1101	A	3/2	1133	107	1240	0.312730%	0.315943%	4047	4049	L 434
1102	K	2/2	1036	89	1125	0.285704%	0.288640%	4024	4025	L 3098
1103	B	1/1	579	80	659	0.159674%	0.161315%	6024		L 3029
1104	J	1/1	580	77	657	0.159950%	0.161594%	6012		L 571
1105	C	2/2	909	77	986	0.250680%	0.253256%	3122	7015 U	L 3137
1106	H	2/2	879	77	956	0.242407%	0.244898%	3126	7042 U	L 3129
1107	D	2/2	926	77	1003	0.255369%	0.257993%	3054	7006 U	L 3127
1108	G	2/2	870	77	947	0.239925%	0.242390%	2110	7053 U	L 206
1109	E	2/2	959	77	1036	0.264469%	0.267187%	3024	3025	L 3060
1110	F	3/2	1217	167	1384	0.335620%	0.339068%	4052	4054	L 427
1201	A	3/2	1133	107	1240	0.312730%	0.315943%	4048	4050	L 431
1202	K	2/2	1036	89	1125	0.285704%	0.288640%	3022	3023	L 3078
1203	B	1/1	579	80	659	0.159674%	0.161315%	6011		L 572

**Exhibit B**

Unit #	Unit Type	Number Of Bedrooms & Baths	Approx. Net Floor Area Sq. Ft.	Ltd. Comm. Element Lanai Area Sq. Ft.	Approx. Total Floor Area Sq. Ft.	Percent Common Interest	Percent Ltd. Common Interest	Ltd. Comm. Elements Parking Stalls	Ltd. Comm. Elements Storage Lockers
1204	J	1/1	580	77	657	0.159950%	0.161594%	6026	L 570
1205	C	2/2	909	77	986	0.250680%	0.253256%	3056	7010 U L 3139
1206	H	2/2	879	77	956	0.242407%	0.244898%	4095	7044 U L 439
1207	D	2/2	926	77	1003	0.255369%	0.257993%	6063	6064 L 3087
1208	G	2/2	870	77	947	0.239925%	0.242390%	2108	7020 U L 204
1209	E	2/2	959	77	1036	0.264469%	0.267187%	4027	4029 L 457
1210	F	3/2	1217	167	1384	0.335620%	0.339068%	4120	4122 L 438
1301	A	3/2	1133	107	1240	0.312730%	0.315943%	4125	4127 L 430
1302	K	2/2	1036	89	1125	0.285704%	0.288640%	4008	4010 L 446
1303	B	1/1	579	80	659	0.159674%	0.161315%	6072	L 573
1304	J	1/1	580	77	657	0.159950%	0.161594%	6074	L 569
1305	C	2/2	909	77	986	0.250680%	0.253256%	2075	7003 U L 242
1306	H	2/2	879	77	956	0.242407%	0.244898%	4110	7048 U L 440
1307	D	2/2	926	77	1003	0.255369%	0.257993%	6015	6016 L 3096
1308	G	2/2	870	77	947	0.239925%	0.242390%	3120	7040 U L 3140
1309	E	2/2	959	77	1036	0.264469%	0.267187%	6004	6006 L 622
1310	F	3/2	1217	167	1384	0.335620%	0.339068%	4090	4092 L 466
1401	A	3/2	1133	107	1240	0.312730%	0.315943%	4089	4091 L 435
1402	K	2/2	1036	89	1125	0.285704%	0.288640%	6003	6005 L 642
1403	B	1/1	579	80	659	0.159674%	0.161315%	5065	L 577
1404	J	1/1	580	77	657	0.159950%	0.161594%	5062	L 583
1405	C	2/2	909	77	986	0.250680%	0.253256%	6029	6031 L 3085
1406	H	2/2	879	77	956	0.242407%	0.244898%	4101	7025 U L 453
1407	D	2/2	926	77	1003	0.255369%	0.257993%	5011	5012 L 523
1408	G	2/2	870	77	947	0.239925%	0.242390%	4094 H	7043 U L 456
1409	E	2/2	959	77	1036	0.264469%	0.267187%	6068	6070 L 618
1410	F	3/2	1217	167	1384	0.335620%	0.339068%	4056	4058 L 462
1501	A	3/2	1133	107	1240	0.312730%	0.315943%	4051	4053 L 436
1502	K	2/2	1036	89	1125	0.285704%	0.288640%	6071	6073 L 645
1503	B	1/1	579	80	659	0.159674%	0.161315%	5138	L 582
1504	J	1/1	580	77	657	0.159950%	0.161594%	5071	L 581
1505	C	2/2	909	77	986	0.250680%	0.253256%	5017	5018 L 518
1506	H	2/2	879	77	956	0.242407%	0.244898%	4104	7035 U L 443
1507	D	2/2	926	77	1003	0.255369%	0.257993%	3019	3020 L 3083
1508	G	2/2	870	77	947	0.239925%	0.242390%	4112	7046 U L 455
1509	E	2/2	959	77	1036	0.264469%	0.267187%	6036	6038 L 623
1510	F	3/2	1217	167	1384	0.335620%	0.339068%	4117	4119 L 461
1601	A	3/2	1133	107	1240	0.312730%	0.315943%	4121	4123 L 437
1602	K	2/2	1036	89	1125	0.285704%	0.288640%	6135	6137 L 617
1603	B	1/1	579	80	659	0.159674%	0.161315%	4065	L 3030
1604	J	1/1	580	77	657	0.159950%	0.161594%	4061	L 3042
1605	C	2/2	909	77	986	0.250680%	0.253256%	4017	4018 L 3100

**Exhibit B**

Unit #	Unit Type	Number Of Bedrooms & Baths	Approx. Net Floor Area Sq. Ft.	Ltd. Comm. Element Lanai Area Sq. Ft.	Approx. Total Floor Area Sq. Ft.	Percent Common Interest	Percent Ltd. Common Interest	Ltd. Comm. Elements Parking Stalls	Ltd. Comm. Elements Storage Lockers	
1606	H	2/2	879	77	956	0.242407%	0.244898%	3130	7028 U	L 3130
1607	D	2/2	926	77	1003	0.255369%	0.257993%	3011	3012	L 3059
1608	G	2/2	870	77	947	0.239925%	0.242390%	4111	7050 U	L 454
1609	E	2/2	959	77	1036	0.264469%	0.267187%	6132	6134	L 613
1610	F	3/2	1217	167	1384	0.335620%	0.339068%	4113	4114	L 459
1701	A	3/2	1133	107	1240	0.312730%	0.315943%	4055	4057	L 463
1702	K	2/2	1036	89	1125	0.285704%	0.288640%	5026	5028	L 514
1703	B	1/1	579	80	659	0.159674%	0.161315%	4063		L 3040
1704	J	1/1	580	77	657	0.159950%	0.161594%	4062		L 3041
1705	C	2/2	909	77	986	0.250680%	0.253256%	4028	4030	L 422
1706	H	2/2	879	77	956	0.242407%	0.244898%	2038	7018 U	L 218
1707	D	2/2	926	77	1003	0.255369%	0.257993%	6033	6035	L 619
1708	G	2/2	870	77	947	0.239925%	0.242390%	4102	7029 U	L 442
1709	E	2/2	959	77	1036	0.264469%	0.267187%	5033	5035	L 532
1710	F	3/2	1217	167	1384	0.335620%	0.339068%	4096	4097	L 458
1801	A	3/2	1133	107	1240	0.312730%	0.315943%	4116	4118	L 460
1802	K	2/2	1036	89	1125	0.285704%	0.288640%	5030	5032	L 541
1803	B	1/1	579	80	659	0.159674%	0.161315%	4060 H		L 3038
1804	J	1/1	580	77	657	0.159950%	0.161594%	4071		L 3039
1805	C	2/2	909	77	986	0.250680%	0.253256%	6039	6041	L 624
1806	H	2/2	879	77	956	0.242407%	0.244898%	3119	7014 U	L 3132
1807	D	2/2	926	77	1003	0.255369%	0.257993%	6136	6138	L 614
1808	G	2/2	870	77	947	0.239925%	0.242390%	4107	7022 U	L 450
1809	E	2/2	959	77	1036	0.264469%	0.267187%	4137	4139	L 425
1810	F	3/2	1217	167	1384	0.335620%	0.339068%	3081	3083	L 3103
1901	A	3/2	1133	107	1240	0.312730%	0.315943%	3077	3079	L 3102
1902	K	2/2	1036	89	1125	0.285704%	0.288640%	5037	5039	L 511
1903	B	1/1	579	80	659	0.159674%	0.161315%	3140		L 3114
1904	J	1/1	580	77	657	0.159950%	0.161594%	5115 H		L 580
1905	C	2/2	909	77	986	0.250680%	0.253256%	5029	5031	L 544
1906	H	2/2	879	77	956	0.242407%	0.244898%	3058	7008 U	L 3143
1907	D	2/2	926	77	1003	0.255369%	0.257993%	5068	5070	L 535
1908	G	2/2	870	77	947	0.239925%	0.242390%	3124	7034 U	L 3128
1909	E	2/2	959	77	1036	0.264469%	0.267187%	3003	3005	L 3019
1910	F	3/2	1217	167	1384	0.335620%	0.339068%	3089	3091	L 3105
2001	A	3/2	1133	107	1240	0.312730%	0.315943%	3085	3087	L 3104
2002	K	2/2	1036	89	1125	0.285704%	0.288640%	4001	4002	L 417
2003	B	1/1	579	80	659	0.159674%	0.161315%	5049		L 579
2004	J	1/1	580	77	657	0.159950%	0.161594%	4059 H		L 3037
2005	C	2/2	909	77	986	0.250680%	0.253256%	5034	5036	L 531
2006	H	2/2	879	77	956	0.242407%	0.244898%	6008	6010	L 3088
2007	D	2/2	926	77	1003	0.255369%	0.257993%	5038	5040	L 510

**Exhibit B**

Unit #	Unit Type	Number Of Bedrooms & Baths	Approx. Net Floor Area Sq. Ft.	Ltd. Comm. Element Lanai Area Sq. Ft.	Approx. Total Floor Area Sq. Ft.	Percent Common Interest	Percent Ltd. Common Interest	Ltd. Comm. Elements Parking Stalls	Ltd. Comm. Elements Storage Lockers	
2008	G	2/2	870	77	947	0.239925%	0.242390%	3123	7016 U	L 3138
2009	E	2/2	959	77	1036	0.264469%	0.267187%	3137	3139	L 3014
2010	F	3/2	1217	167	1384	0.335620%	0.339068%	3096	3097	L 3107
2101	A	3/2	1133	107	1240	0.312730%	0.315943%	3093	3095	L 3106
2102	K	2/2	1036	89	1125	0.285704%	0.288640%	4039	4041	L 414
2103	B	1/1	579	80	659	0.159674%	0.161315%	6043		L 3025
2104	J	1/1	580	77	657	0.159950%	0.161594%	2026		L 3036
2105	C	2/2	909	77	986	0.250680%	0.253256%	5134	5136	L 508
2106	H	2/2	879	77	956	0.242407%	0.244898%	6007	6009	L 3094
2107	D	2/2	926	77	1003	0.255369%	0.257993%	4032	4034	L 418
2108	G	2/2	870	77	947	0.239925%	0.242390%	3116	7013 U	L 3115
2109	E	2/2	959	77	1036	0.264469%	0.267187%	6048	6050	L 631
2110	F	3/2	1217	167	1384	0.335620%	0.339068%	3043	3045	L 3112
2201	A	3/2	1133	107	1240	0.312730%	0.315943%	3078	3080	L 3113
2202	K	2/2	1036	89	1125	0.285704%	0.288640%	3007	3009	L 3021
2203	B	1/1	579	80	659	0.159674%	0.161315%	5125		L 547
2204	J	1/1	580	77	657	0.159950%	0.161594%	3026		L 3135
2205	C	2/2	909	77	986	0.250680%	0.253256%	4035	4037	L 213
2206	H	2/2	879	77	956	0.242407%	0.244898%	5013	5014	L 525
2207	D	2/2	926	77	1003	0.255369%	0.257993%	4074	4076	L 423
2208	G	2/2	870	77	947	0.239925%	0.242390%	3117	7007 U	L 3131
2209	E	2/2	959	77	1036	0.264469%	0.267187%	6087	6089	L 611
2210	F	3/2	1217	167	1384	0.335620%	0.339068%	3047	3049	L 3110
2301	A	3/2	1133	107	1240	0.312730%	0.315943%	3082	3084	L 3111
2302	K	2/2	1036	89	1125	0.285704%	0.288640%	3001	3002	L 3018
2303	B	1/1	579	80	659	0.159674%	0.161315%	4009		L 3044
2304	J	1/1	580	77	657	0.159950%	0.161594%	6139		L 574
2305	C	2/2	909	77	986	0.250680%	0.253256%	4133	4135	L 412
2306	H	2/2	879	77	956	0.242407%	0.244898%	4015	4016	L 3118
2307	D	2/2	926	77	1003	0.255369%	0.257993%	3064	3066	L 3022
2308	G	2/2	870	77	947	0.239925%	0.242390%	2096	7001 U	L 244
2309	E	2/2	959	77	1036	0.264469%	0.267187%	6053	6055	L 607
2310	F	3/2	1217	167	1384	0.335620%	0.339068%	3048	3050	L 3108
2401	A	3/2	1133	107	1240	0.312730%	0.315943%	3044	3046	L 3109
2402	K	2/2	1036	89	1125	0.285704%	0.288640%	6079	6081	L 612
2403	B	1/1	579	80	659	0.159674%	0.161315%	4006		L 3046
2404	J	1/1	580	77	657	0.159950%	0.161594%	5084		L 578
2405	C	2/2	909	77	986	0.250680%	0.253256%	3004	3006	L 3033
2406	H	2/2	879	77	956	0.242407%	0.244898%	3013	3014	L 3061
2407	D	2/2	926	77	1003	0.255369%	0.257993%	3031	3033	L 3035
2408	G	2/2	870	77	947	0.239925%	0.242390%	6028	6030	L 3084
2409	E	2/2	959	77	1036	0.264469%	0.267187%	6120	6122	L 602