

RENTAL AGREEMENT

Brandon Mullenberg
515 W Prospect St, Seattle WA 98119
Cell: 206-755-1104
Hawaii Tax ID Numbers: TA-103-459-6352-01 and GE-103-459-6352-01

Thank you for choosing our home for your vacation. We hope that you have pleasant stay. The Property is located at:

Honua Kai Resort & Spa, 130 Kai Malina Parkway, Lahaina, HI 96761

Local Contact:

Richmond Consulting, Inc., 28 Aea Place, Lahaina HI 96761
Name: Monty Richmond Cell: 808-393-5787 Email: montylr@hotmail.com

Monty will be your contact while you are on the island. Please feel free to reach out to me at my information above as well.

To keep our unit looking new, we ask that you please remove your shoes upon entering and please no smoking in the unit or on the lanai. This is a non-smoking resort. PETS are not permitted in rental units under any conditions. Mahalo.

This RENTAL AGREEMENT (hereinafter "Agreement") is made as of the Effective Date as defined below, between Brandon Mullenberg (hereinafter called "Owner") and the renter(s) whose name(s) appear on the reservation or whom accepted the Agreement (hereinafter called "Principal Guest") for rental of the specific unit as it appears on your reservation (hereinafter, "Unit") at Honua Kai Resort & Spa ("Resort"). Unit and Resort collectively may be referred to as the "Property". The Property is governed by the Honua Kai Condo Association ("HKCA"). Owner and Principal Guest may collectively be referred to as the "Parties" or individually as a "Party". If multiple units are under one reservation then this Agreement shall apply separately for each, as if each unit had its own separate Agreement.

EFFECTIVE DATE

This Agreement is effective as of the Effective Date, which is the later of the date this Agreement is accepted by Owner and Principal Guest or the date the reservation deposit is received. Until the Effective Date, the offer to rent is not guaranteed and Owner will continue to respond inquiries, can raise price or lower prices, and may offer the vacation rental to other parties for the same dates that you have requested. To guarantee your reservation it is important that you accept the terms of this Agreement and pay your reservation deposit as soon as possible.

GENERAL TERMS AND CONDITIONS OF RENTAL

By entering into this Agreement Principal Guest on its own behalf and on behalf of all of its guests, invitees, co-occupants, agents and others under its control (herein known as "Invitees") agrees to the rental of the Subject Property on the terms and conditions herein (above and below) for use as a private vacation residence. The term "Subject Property" includes the interior of the Unit and its limited common elements, including its lanai, and garden area. Locked areas for which Principal Guest is not provided with a key, such as Owner's personal storage closet, are not included within the property covered by this Agreement.

CHECK-IN TIME IS AFTER 4:00PM HST AND CHECKOUT IS 10:00AM HST

Please assume no early check-in or late checkout due to turn around time. We do try to accommodate guest requests when possible but it is not guaranteed. No refund is provided for early departures or late arrivals.

UNIT BED CONFIGURATIONS:

Bed sizes and configurations are subject to change if furniture is replaced. The unit bed configuration is dependent on the Unit rented. Each unit and its associated configuration is listed below:

Konea 102: This is a three (3) bedroom Unit. The two (2) master suites have a hotel king (72x80), and the guest bedroom has a split hotel king with a joiner. It can be configured as a hotel King (72x80) or two (2) twin XL beds (36x80). The living room has a pull-out queen sofa bed (60x72). Two pack-n-plays are available to use (free).

Luana 1B: This is a three (3) bedroom Unit. The unit is currently under construction and exact bed sizes are to be determined. Two pack-n-plays will be available to use (free).

Konea 103 and 104: This is a two (2) bedroom Unit., The master has a hotel king (72x80), and the second bedroom has a split hotel king with a joiner. It can be configured as a hotel King (72x80) or two (2) twin XL beds (36x80). The living room has a pull-out queen plus size sofa bed (66x80). One pack n play is available to use (free).

Konea 106: This is a two (2) bedroom Unit. The master has a hotel king (72x80), and the second bedroom has a king (76x80). The living room has a pull-out queen plus size sofa bed (66x80). One pack n play is available to use (free).

Konea 112: This is a two (2) bedroom Unit. The master has a hotel king (72x80), and the second bedroom has a Queen bed (60x80). The living room has a pull-out queen plus size sofa bed (66x80). One pack n play is available to use (free).

Hokulani 142: This is a two (2) bedroom Unit. The master has a hotel king (72x80), and the second bedroom has a full over full bunk bed (54x75). The living room has a pull-out queen plus size sofa bed (66x80). One pack n play is available to use (free).

MODIFICATION OF CONDO (applies to 2 bed / 1 bath units only)

The 2 bed / 1 bath units were originally a 1 bed + 1 den / 1 bath and have been converted to a 2 bed by adding a door to the den and replacing the pull-out sofa in the den with a bed. In unit Konea 112 and Hokulani 142 the den converted to bedroom does not have a window and only has one means of emergency egress via the interior door to the room.

USE OF THE COMMON ELEMENTS

The common elements including but not limited to the pools, towel tracker machines, gym, landscaping, hallways, pathways, lobby, etc. shall be available for your non-exclusive use as a guest of the Owner, however Owner makes no guarantees as to their condition, functionality or availability and you agree to hold Owner harmless and refunds will not be given in the event that their condition, functionality or availability is impaired.

RESERVATION DEPOSIT AND TOTAL RENTAL AMOUNT

A reservation deposit must be received at the time the reservation is booked ("Reservation Deposit"). Payment may be in full at the time of the booking or in several periodic payments. This is stated during the booking process. The total amount due under a reservation that is paid to Owner shall hereinafter be referred to as "Total Rent". Unless otherwise specified in writing, the Total Rent is in USD. Any third-party fees such as booking fees, service fees, or fees for optional insurance plans are not part of the Total Rent and may not be refundable.

DELINQUENT PAYMENTS, NSF, CHARGEBACKS:

Principal Guest agrees to pay to Owner a fee that is the greater of the fees imposed on Owner by any third-party or \$30.00 on any reversed or returned payment, or chargeback. In addition, any delinquent amount due under this Agreement shall be subject to a late charge of 1% per month, or the maximum amount permitted by law, whichever is less.

PARKING & RESORT & USE FEES

Currently there is a \$15 fee + GET tax (4.16%) for parking per car per night. This fee unless clearly specified in your quote is not included in the Total Rent and must be paid separately. As of September 1, 2019 optional valet parking will be charged at a rate of \$5 per night. This fee will be collected by valet and you agree to pay this fee for your use of the valet parking. These fees may be adjusted from time to time and you agree to pay the fee that is in place at the time of your stay.

HCKA establishes rules on parking. These rules may impact parking for more than 1 vehicle and and/or establish certain areas where Principal Guest may park their vehicle. Owner will use its best efforts to communicate any rules that may be in place about parking prior to the Principal Guest stay. This information will generally be found in the condo information packet sent out to Principal Guest approximately 30 days prior to arrival. If you desire a copy of this current document before booking, please ask.

There is currently no mandatory resort charged fees. However, resort charged fees are subject to change prior to the date of your stay. These fees if put in place in the future for mandatory or optional services may be directly collected from Principal Guest by HKCA or passed through by the Owner resulting in additional invoice being added to your reservation. Principal Guest agrees to pay these fees if made mandatory or optional based on use. Principal Guest understands and acknowledges that Owner does not determine the resort charged fees that will be in place at the time of their stay, rather it is determined by HKCA. These charges, if any, are not included in your rate and must be paid separately.

TAX ADJUSTMENT

The Total Rent is based on the state and local taxes in place at the time of the reservation. Taxes are paid to the state of HI based on the rate in force at the time the reservation payment(s) are collected. The tax rate is subject to change. Should taxes increase or decrease, Owner shall pass along any increase or decrease to Principal Guest as an additional amount owed or a credit. The tax increase or decrease will only be re-calculated on the unpaid portion of the stay.

ADDITIONAL GUESTS

Konea 102, and Luana 1B: Unit is for up to (8) eight guests including all adults and children / infants of all ages. Additional guests will be charged at a rate of \$50 + tax per night. Under no circumstances however shall more than (10) ten guests be allowed to stay over-night in the Unit.

Konea 103, 104, 106, 112 and Hokulani 142: Unit is for up to (6) six guests including all adults and children / infants of all ages. Additional guests will be charged at a rate of \$40 + tax per night. Under no circumstances however shall more than (8) eight guests be allowed to stay over-night in the Unit.

If Principal Guest discloses prior to the acceptance of their reservation in writing that more than the maximum guests will stay in the Unit, and Owner accepts the reservation with that clear and undisputable knowledge then no additional charges shall be later charged to Principal Guest for the additional guests. The number of Adults and children / infants must be disclosed prior to your stay to be added the HKCA guest roster. Sneaking or smuggling in of additional undocumented guests is a breach of this Agreement that will result in this Agreement being terminated by Owner pursuant to the Falsified Reservation clause below.

CANCELLATION POLICY

Owner advertises its units for rent on multiple booking websites . Some booking websites have their own preset cancellation policies. This cancellation policy below shall supersede any set booking website cancellation policy if it is more favorable to the Principal Guest. If the booking website cancellation policy is more favorable, then that cancellation policy shall prevail.

Any full cancellation at the request of the Principal Guest, or a cancellation by Owner as a result of the Principal Guest or its Invitees actions including but not limited to (a) delinquent payment, (b) chargeback, (c) breach of this Agreement, or (d) threatened breach of this Agreement, will be subject to the following cancellation policy:

1. Fully Refundable Cancellation Period. The Total Rent is 100% refundable if canceled within the first 24 hours after entering into this Agreement and canceled more than 90 days before arrival (more than 120 days before arrival for the Christmas / new year holiday period and any bookings for 14 nights or longer).
2. Early Cancellation Period. The Total Rent is 100% refundable minus a 1-night cancellation fee if canceled after the first 24 hours of entering into this Agreement and if canceled more than 90 days before arrival (more than 120 days before arrival for the Christmas / new year holiday period and any bookings for 14 nights or longer)
3. Late Cancellation Period. If Principal Guest desires cancellation 90 days or less prior to arrival (120 days or less for the Christmas / new year holiday period and for any bookings 14 nights or longer), all monies, other than the refundable damage deposit (if applicable), are forfeited, until the Unit is re-rented. If the Unit is re-rented Owner shall refund the Principal Guest all monies paid minus a 1-night cancellation fee and minus the difference in nightly rent over Principal Guest reservation dates. For avoidance of doubt, if (a) Principal Guest has paid \$3,500 and the reservation was 7 nights at \$400/n avg. (b) Owner re-books 6 nights of the reservation dates at \$380/n avg and the 7th night remains empty. (c) HI GET tax 4.16%. The refund is calculated using the following formula: $\$3,500 - ((\$400 + ((\$400 * 7) - (\$380 * 6))) * 1.0416) = \$2,541.67$. Owner shall have sole discretion in setting of the re-rental price and whether to accept a re-rental.

If cancelled during the Late Cancellation Period, then after a cancellation is processed via the online booking platform to make the dates available for others to reserve, Principal Guest will remain booked and shall continue to make all payments due under this Agreement to Owner unless the Owner in writing instructs them otherwise due to re-rental. If a payment due is not paid on time the terms of the Cancellation for Non-Payment policy shall prevail and be given priority.

The cancellation time frames are strictly enforced. Pacific Time (PT) is used to determine days prior to arrival. Cancellation requests must be submitted via the platform from which you booked your reservation. Owner will provide a cancellation number upon receiving your cancellation that is your confirmation that your cancellation request has been processed. Please do not assume your cancellation has been received after leaving a voice mail, sending an email, or other website communication. Principal Guest must receive a cancellation number as proof that your cancellation has been received by Owner and processed.

If Principal Guest books this Unit using an instant booking feature, Owner reserves the right, for any reason, to cancel the reservation and refund 100% of the Total Rent paid at any time within the first 24 hours after entering into this Agreement.

CHANGE POLICY

Any reservation change by the Principal Guest will be subject the following change policies:

1. Owner reserves the right to deny any requested reservation change for any reason.
2. There shall be no change fees for adding on additional nights.
3. The canceled nights are subject to the Cancellation Policy provisions above including but not limited to the cancellation fee in both the Early and Late Cancellation Periods and the re-rent policies if the nights are canceled in the Late Cancellation Period.
4. Owner reserves the right to waive or reduce any reservation change fees without invalidating its policies for future reservation changes by Principal Guest.

For these reasons, it is recommended that you book your flights as soon as possible after making your reservation.

REFUNDS

Refunds shall be issued in the same manner in which paid (credit card back to credit card, etc.). Any electronic or physical checks received by Owner shall be held for as long as necessary for Owner to ensure he does not receive a bounce; however, this time period shall not exceed 30 days. Instead of issuing a physical check back to Principal Guest Owner may, at its option, use direct deposit to make an electronic refund back to same bank account from which the Principal Guests check was paid from.

CANCELLATION FOR NON-PAYMENT

If any payment is past due and unpaid, with forty-eight (48) hour notice by electronic mail to Principal Guest, Owner may cancel this Agreement for non-payment (hereinafter, "Non-Payment Cancellation"). Non-Payment Cancellation shall result in all payments previously made becoming non-refundable. The non-refundable payments shall be used to cover the 1-night cancellation fee, difference in rent between this reservation and any re-rental booking, HI taxes paid by Owner, and other expenses related to re-rental including but not limited to: re-rental marketing costs, etc. In the event that the non-refundable payments plus re-rental are not enough to make Owner whole (plus the 1-night cancellation fee), Principal Guest shall pay to Owner the difference as if Principal Guest had completed all payments under their reservation plus the 1-night cancellation fee.

LUANA UNIT 1B (ONLY) - PRE-BOOKING STATUS AND OWNER TERMINATION RIGHTS

Principal Guest is booking the rental of this unit prior to Owners' ownership. Owner is currently under contract with the developer to purchase the unit and the closing is anticipated to occur in August 2019. Thus, this Agreement is fully cancellable by Owner if the closing is delayed or fails to occur for any reason. If Owner terminates this Agreement, a full refund along with a \$500 penalty shall be paid by Owner to Principal Guest. **PRINCIPAL GUEST, ON BEHALF OF ITSELF AND ITS INVITEES, AGREES AND ACKNOWLEDGES THAT UNDER NO CIRCUMSTANCES SHALL OWNER'S, ITS INSURANCE, OR ITS AGENTS' LIABILITY IN CONNECTION WITH THE OWNER TERMINATING THIS AGREEMENT FOR THESE REASONS EXCEED A FULL REFUND PLUS \$500.**

GUEST OVERSTAYS

Principal Guest agrees that a confirmed booking is merely a license granted by the Owner to the Principal Guest to enter and use the Unit for the limited duration of the confirmed booking. Principal Guest further agrees to leave the Unit no later than the checkout time that the Owner specifies in this Rental Agreement or such other time as mutually agreed upon in writing between the Owner and Principal Guest. If the Principal Guest and/or Principal Guest's Invitees stays past the agreed upon checkout time without the Owner consent, they no longer have a license to stay in the Unit and the Owner is entitled to make the Principal Guest and/or Principal Guest's Invitees leave. In addition to any legal fees, costs and expenses incurred to force eviction, Principal Guest agrees to pay Owner \$50.00 plus tax in rent (\$100.00 if from Dec 15-Jan 10th) for each 30-minute period that Principal Guest and/or Principal Guest's Invitees stays over the agreed booking period without the Owners consent which shall continue to accrue until actual check-out. Both Principal Guest and Owner agree that this charge is reasonable considering the impacts on the next guest, and those that manage and clean the unit, and the possibility of lost rent, costs, and/or credits as a result.

CAR RENTAL OPTION

Owner may make available a car rental add-on option to Principal Guest for a fee. The following terms shall govern this optional add-on to the reservation: The pickup and drop-off location shall be Kahului International Airport (OGG). Additional fees shall apply at the car rental pickup location for any changes made or upgrades selected including but not limited to: car upgrades, alternate pickup or drop off locations, under age (less than 25) driver, additional drivers, insurance, roadside assistance, gas, optional accessories (GPS, car seats), etc. Owner may place the car rental reservation through any rental car company. The car rental must be picked up and returned on time, without damage, and with a full tank of gas to avoid additional charges. The primary driver must present a valid major credit card and a valid driver license with no restrictions to the rental car company agent to rent the vehicle. Owner may switch the reservation to a different rental car company at any point prior to the pick-up date in the same vehicle class. Owner makes no guarantee as to availability of a certain car class and vehicle classes may be sold-out. Principal Guest agrees that if the primary driver does not accept the terms and conditions of the rental car company related to the booking they will not be able to rent the vehicle and no refunds will be provided. Primary Driver will pay for any additional

charges that apply directly to the rental car company. Unless canceled by Principal Guest more than five (5) days prior to arrival, if for any reason beyond Owners control that the vehicle is unable to be rented, then no compensation, refund, or credit will be given. Besides placing the car reservation with the 3rd party rental car company, Owner provides no assurances or guarantees of anything related to the rental car vehicle or road / traffic events or conditions. Principal Guest agrees to release, hold harmless, indemnify and defend Owner, its insurance and its agents from any and all claims, delays, liabilities, damages, actions, injuries, death, losses, costs and expenses (including reasonable attorney's fees) arising in connection with the rental car.

FAMILY EMERGENCIES / TRIP INSURANCE

If you are concerned about the possibility of illness, death, family emergencies, or other health issues, etc. that could prevent or affect your travel, or result in a late arrival or early departure, etc. we strongly suggest that you take responsibility for this risk and obtain trip cancellation / interruption insurance.

WEATHER AND TRAVEL RELATED EVENTS / TRIP INSURANCE

Unless a mandatory evacuation is in effect, we do not refund for weather or travel related events that may occur during which the unit remains available for your occupancy. No refunds will be given for storms, hurricanes, flooding, bad weather, flight delays, canceled flights, or road conditions, etc. If concerned about these possibilities, we recommend Principal Guest obtain trip cancellation / interruption insurance with severe weather coverage. If a mandatory evacuation is issued, Principal Guest shall be entitled to a refund of pro rata portion of the un-used nightly rental rate payable hereunder during the nights in which the mandatory evacuation is in affect and in which the unit is unoccupied by Principal Guest.

TELEPHONE / VOIP 911 DISCLOSURE / EMERGENCY SERVICES

Principal Guest acknowledges and understands that this Unit will either not have a telephone or may be equipped with a VOIP telephone service that relies on a broadband connection for service. If this is important to you, please ask before placing your reservation. If provided, the telephone in the Unit will have local and long distance telephone service to US, and Canada at no charge. Calls outside of the US and Canada will be blocked. In the event of a loss of electricity, internet connectivity, or for any reason whatsoever, Principal Guest(s) ability to call 911 will not work or may become intermittent. If Principal Guest reaches 911 you may have to provide the address of the Unit to the operator. A power failure or disruption may require the equipment to be re-set or reconfigured prior to using the service. Principal Guest represents and warrants to Owner that they have considered these things and Principal Guest and its Invitees have alternate means, such as a cell phone, by which they can access emergency services if necessary. Owner is not responsible for any interruption or loss of telephone service. There will be no refund or reduction in the Total Rent for direct or indirect damages due to interruption, loss or quality of service mentioned herein.

INCLUDED SERVICES

Included in the Total Rent are the following services:

POOLSIDE TOWEL SERVICE. Resort poolside towel service is available for Principal Guest to use via the towel tracker program. Towels will be tracked to your reservation via an RFID chip. Non-returned towels may be subject to a non-return towel fee as posted. This program is made available by HKCA and this unit has opted-in to this paid program. The programs availability is subject to change based on changes made by HKCA. If at any time this program ceases, Owner will provide pool / beach towels in the unit for Principal Guest to use.

INTERNET ACCESS AND CABLE TELEVISION. The Unit has Wi-Fi Connections for Internet, which guests may use during occupancy. During the period of occupancy, the Owner is not responsible for poor quality television service, poor quality Internet access, data loss or distortion or any interruption or loss of Internet access. Resort WIFI is provided via others and Owner makes no guarantees as to its availability, connection, coverage area, or speed. There will be no refund or reduction in the Total Rent for direct or indirect damages due to interruption, loss or quality of service mentioned herein.

UTILITIES. Including, without limitation, electricity, plumbing, gas, water, air conditioning, sewage system.

SUPPLIES. We supply a starter size and quantity of essentials including but not limited to toilet paper, paper towels, shampoo, conditioner, soaps, dish soap, laundry detergent, dishwasher detergent, etc. Once the initially supply runs out, Principal Guest and/or its Invitees shall purchase any additional needed for their own use. Depending on the trip length and use, the starter amount may not be enough for the full duration of your stay. We do not supply personal use items such as tooth paste, tooth brushes, combs, Q-tips, make-up, etc. When in doubt, please pack it with you.

EXCLUDED SERVICES

Unless specifically included in this Agreement as included services, Principal Guest acknowledges that all other services are excluded. Specifically; dry cleaning and/or laundry service, food and beverages (both alcoholic and non-alcoholic) are not

included as part of the Total Rent. In addition, all Resort recreational and amenity charges incurred by Principal Guest and its Invitees; i.e. restaurants, rental cars, spa charges, pool side cabana rentals, etc. are excluded and the payment for such services, and amenities is the responsibility of the Principal Guest. As of the time of this booking, also excluded is the following:

NO DAILY MAID SERVICE. Cleaning is pre-scheduled prior to your arrival and at post-check out only. While an initial supply of linens and bath towels are included in the Unit rental and Total Rent, daily maid service is not. Any other housekeeping services during your stay must be arranged through Owner or Owners Agent at Principal Guest expense.

EXTRA SERVICES (provided by Honua Kai's Concierge and not by Owner)

At the option and additional expense of the Principal Guest, the following are extra services provided by Honua Kai's Concierge Service (phone: 808-662-2822) and not by the Owner. If used, Principal Guest authorizes the party selling the service to bill all charges for these items directly to the Principal Guest's credit card. These include items such as: Pre-arrival grocery shopping (please provide shopping list), Child care needs - rental (please indicate crib, stroller, high chair, toddler bed, etc.), Dry cleaning: pick-up and delivery to Property, Errand running, and Business Services, copying and mailing services. Please note: A Pack-n-Play and booster seat with table is available in the room for your use at no charge.

HOUSE RULES

The Principal Guest shall comply, and will cause all of its Invitees to comply, with all Resort rules and regulations. HKCA has adopted house rules which are listed at the following URL: <http://govisitmaui.com/hkca-house-rules/>. Failure to abide by these rules could lead to eviction. If penalties, fines, or other actions are taken for a violation of these rules, Principal Guest shall be responsible for the payment of any penalty or fine assessed on the Owner and no refunds shall be given for evictions, etc. This reservation is for quiet residential vacation accommodations only. Therefore, parties, receptions, luaus, events, and gatherings of any kind are strictly prohibited. These rules include quiet hours, pool hours, wet towel and wet bathing suit rules (neither may be hung outside on outdoor furniture) and similar regulations. All rules described in this Section are a part of this Agreement and incorporated by reference. The house rules may be updated from time to time. Guest is responsible for abiding by the house rules that are posted to the URL above at the time of their stay.

RESTRICTIONS ON USE AND OCCUPANCY

The Property shall be used solely for personal vacation purposes. The Property shall not be used in any manner for commercial or other purposes, including, without limitation, conducting parties, weddings or receptions unless such activities have been specifically approved in writing by the Owner and the Resort.

MAINTENANCE

Principal Guest is required to report any deficiency or damage in the Unit immediately after checking in (within 24 hours). Principal Guest may be held responsible for not reporting any issues in a timely manner. Principal Guest may be held responsible for neglecting to operate appliances in the proper manner and use for which they are intended. Principal Guest shall inspect and be familiar with proper use and application of all items of personal property in the Unit prior to using them. Owner will do everything possible to keep all equipment in satisfactory working condition; however, it is impossible to guarantee that all equipment will be in working order 100% of the time. Any deficiencies will be corrected as soon as humanly possible. Refunds or discounts will not be provided for any maintenance issues that occur in the Unit.

PROPERTY DAMAGE, THEFT

The Unit is individually owned and decorated. Please do not remove linens, dishes or other items from the Unit. Guests are liable for additional charges resulting from any damage, lost items or excessive check out cleaning. Principal Guest is responsible for ensuring that the Unit is left upon departure in the same (or better) condition and repair as it was on the Check in Date. Principal Guest agrees to be responsible for all damages and theft to the Property caused in any part by the Principal Guest and/or Principal Guest's Invitees. Principal Guest agrees to be responsible for the repair or replacement cost (at Owner's option) of all damage done to the Subject Property during the occupancy of the Subject Property, including and without limitations; walls, carpet, doors, windows, floor and window coverings, furniture, cabinets, plumbing, furnishings, appliances, equipment, decorations, personal property and fixtures, lanai finishes and furnishings, etc. Ordinary wear and tear of the Subject Property, which does not include staining, chipping, scratching and marking up the walls or floors, is excluded. Principal Guest hereby specifically acknowledges and agrees that Owner, and its agents each have the right to take legal action against Principal Guest, and/or Principal Guest's Invitees for all damages to the Property, or for any portion of unpaid resort fees, resort services, parking or unpaid Total Rent.

Owner may require the purchase of either a Property Damage Protection Insurance Plan ("PDP") or a Damage Waiver ("DW") through Owner or a refundable damage deposit ("Damage Deposit"). One is not included unless specified. If no Damage Deposit, PDP, or DW is in place, or the damage amount exceeds the Damage Deposit, or if the damage is not covered by or exceeds the coverage of the PDP or DW plan purchased; Principal Guest agrees to promptly remit payment to Owner.

PDP covers accidental damage of items such as broken lamps, re-keying locks due to lost keys, lost in-unit towels, windows and glass; damaged doors, walls and furniture; cracked / broken refrigerator handle, stained bedding or linens and more. For a full list of inclusions / exclusions please review the plans coverage documents. To the extent that PDP reimburses owner, Principal Guest shall not be liable. However, for items that are not covered, or should the damages exceed that of the PDP plan purchased, Principal Guest agrees to be responsible for any overages. The DW plan which is invoiced as line item "Prop. Damage Protection" or an "Administrative" fee for \$59.00 is a guarantee that Owner will not hold you responsible for up to \$1,000 in accidental damage to the inside of the Unit. DW is generally more inclusive than the PDP insurance plan as there is no third party to rely on for payment of claims. In the event that both the PDP and DW plan are purchased, the PDP plan shall be used as the primary plan and the DW plan shall be secondary. Both the PDP plan and the DW plan do not cover non-accidental damage including but not limited to damages due to negligence, damage due to willful misconduct, damages due to a breach of this agreement, or theft.

NO SMOKING; NO UNAUTHORIZED ANIMALS; NO PETS

The Property, is designated as a non-smoking area and smoking, vaping, cigars, marijuana, etc. are prohibited at all times. Pets, other than those assisting disabled persons or needed for legitimate medical purposes, are not allowed. Regardless of the purpose, all animals must be pre-approved by Owner in writing prior to booking. Principal Guest agrees to these policies. Principal Guest further agrees that if a violation is found to have occurred during their stay to immediately cease the violation and to be charged \$500 plus tax for additional cleaning, etc. Any permanent damages or fines received that result from the violation are not included in this amount and shall be billed separately. If a Damage Deposit has been provided, Owner may take from the Damage Deposit this amount. If upon arrival, Principal Guest or its Invitees' have an animal that has not been pre-approved, your check-in may be delayed while we verify paperwork or you will not be allowed to check-in until an alternate home is found for the animal for the duration of your stay. Proof of alternate accommodation for the animal may be required prior to check-in. No refunds will be provided if you are evicted, or not allowed to check-in timely due to a violation related to this paragraph.

ENTRY OF PREMISES

During business hours, Owner or its agents may enter the Unit with or without permission to investigate disturbances, check occupancy, check or restock supplies, check damages, make repairs, alterations, improvements, and otherwise enforce the terms of this Agreement. In emergency cases, Owner or its agents may enter at any time without permission of the Principal Guest.

PERSONAL PROPERTIES

Principal Guest assumes full responsibility for Principal Guests' and its Invitees' personal properties and vehicles during occupancy and acknowledges and agrees that Owner and its agents are not responsible for such personal properties and vehicles and do not provide insurance for any loss of or damage to Principal Guest's or its Invitees' personal properties or vehicles. Principal Guest is responsible to lock the doors and windows of the Subject Property when not present and/or actively monitoring the Unit. Owner, and its agents assume no responsibility for any damage or loss of any Guest's or its Invitees' personal properties left in the Unit during or after occupancy. Valuables should not be left unattended at any time. Principal Guest and its Invitees must make arrangements for the safekeeping of valuables during occupancy of Unit. Owner has no responsibility for providing any security services with regards to the use and occupancy of the Unit, Resort, or any adjacent property and Principal Guest, on behalf of itself and its Invitees assumes all risks in that regard.

CONSTRUCTION ACTIVITIES

Principal Guest acknowledges that construction activities and/or outside ground maintenance such as pool maintenance and cleaning, lawn cutting, raking, pruning may be in progress and may occur during occupancy, and acknowledges and agrees that Owner and its agents shall not be responsible for any construction noise or any related inconvenience that may occur during occupancy. No refund or reduction in the Total Rent will be made in connection with any such matters.

KNOWN CONSTRUCTION ACTIVITIES DISCLAIMER

The Luana Garden Villas construction has started. More information can be found at: <https://www.luanagardenvillas.com/resort-lifestyle/> about this project. The Luana development is sixteen (16) 4-unit 2-story town homes that will be constructed on the grass field lot on the east (non-ocean) side of the Konea / Hokolani towers. Construction time is from 9am – 5pm M-Sat with light work expected between 8-9 AM and 5-6 PM. The first enclave of twenty-four (24) units, including unit 1B that Owner is under contract for, is anticipated to be completed by August 2019, *subject to change*.

Owner has provided this disclaimer as a courtesy and Principal Guest acknowledges that no guarantees have been provided by Owner in regards to the construction and its potential impacts. No refunds or changes in the cancellation policy will be provided as this has been disclosed to Principal Guest by Owner and you are booking with this understanding.

ILLEGALLY PARKED VEHICLES

Illegally parked vehicles may be towed; applicable fines/towing fees are the sole responsibility of the vehicle owner or renter.

POOL / SPA / TIKI TORCHES / LANAI / BUNK BED

Principal Guest, on behalf of itself and its Invitees, acknowledges that in and around the pond, lanai, bunk bed (if applicable), pool, and spa areas requires special care be taken to avoid injury. In particular, children and elderly persons should be accompanied at all times when using the pools and/or spas or near the koi ponds. The Units' interior tile and lanai may have been treated with non-slip treatment, however tile is not slip proof and precautions should still be taken when wet or when returning from a wet surface. If the unit has a bunk bed, to prevent serious or fatal injuries from entrapment or falls never allow a child under 6 years on the upper bunk. The bunk bed manufacture states the bed can support up to 2 people, each weighing 250 lbs. Tiki torches, if any, must not be lit by Principal Guest or its Invitees on or within the Property or Resort area.

NON-LIABILITY / INDEMINITY / ASSUMPTION OF RISK

Principal Guest hereby specifically acknowledges and agrees that Owner, its insurance, its agents, and HKCA, are not and will not be liable to Principal Guest or its Invitees for any injuries, death, damages and/or losses occasioned by or from the use of Property, or any excluded area on the land or in the Property, or due to any design, code violation, mechanical or construction defects, if any, of the Property, or due to any property or service provided or made available by Owner or its agents under this Agreement or by any utility service including, without limitation, electricity, plumbing, gas, water, air conditioning, sewage system, fire sprinklers, or the loss, interruption or stoppage thereof, or by the bursting, leaking, overflowing or running over any tank, sink, washstand, closet, fire sprinklers, waste or other pipes in or on the Property, or for any injury or damaged occasioned by water coming into the Property from any source whatsoever, or for any damage or injury arising from any acts or neglect of the other occupants of, or any other persons in, on or adjacent to the Unit or Property or of any adjacent Unit or Property occupants, or of the public unless, and then only to the extent that such damage or loss results from a wanton and willful act of Owner or Owner's gross negligence. Any swimming or other recreational activity (including but not limited to canoeing, boogie boarding, surfing) shall be solely at the risk of the Principal Guest or Invitees of the Principal Guest. Principal Guest, on behalf of its self and its Invitees, expressly waives and releases Owner, its insurance, its agents, and HKCA from liability for all such claims. In the event Owner and/or its insurance, and/or any of its agents, and/or HKCA, is made a party to a claim or a suit, Principal Guest agrees to release, hold harmless, indemnify and defend Owner, its insurance its agents, and HKCA from all claims, liabilities, damages, actions, losses, costs and expenses (including reasonable attorney's fees) arising out of such matters. **PRINCIPAL GUEST, ON BEHALF OF ITSELF AND ITS INVITEES, AGREES AND ACKNOWLEDGES THAT UNDER NO CIRCUMSTANCES SHALL OWNER'S, ITS INSURANCE, ITS AGENTS', OR HKCA LIABILITY IN CONNECTION WITH THIS AGREEMENT OR ANY CLAIM ARISING IN CONNECTION WITH THIS AGREEMENT EXCEED THE TOTAL RENT.**

ASSIGNMENT AND SUBLETTING

This Agreement may not be assumed, assigned, or transferred by Principal Guest unless permitted in a signed writing by Owner. The Principal Guest shall not re-let or sublet all or any part of the Unit unless permitted in signed writing by Owner. This Agreement may be transferred or assigned by Owner in whole or in part in the event of a sale or transfer of the Unit. This Agreement shall be binding upon both Parties and their respective heirs, executors, administrators, successors, transferees, assigns, agents and attorneys.

FALSIFIED RESERVATIONS

Any reservation obtained under false pretense will be subject to forfeiture of the Total Rent and the Principal Guest will not be permitted to check in or if already checked-in, will be evicted.

TERMINATION OF RENTAL DUE TO VIOLATION OF TERMS

If Principal Guest or its Invitees violates any of the terms of this Agreement or violates restrictions contained in the House Rules, Owner may terminate this Agreement and, upon such termination, Principal Guest and its Invitees shall vacate the Unit immediately and shall forfeit all monies paid to Owner.

FORCE MAJEURE / UNFORSEEN CIRCUMSTANCES

There may be circumstances beyond our control and contemplation in which the Unit might not be available for your occupancy or may become unavailable mid-stay. In the event of one of these unforeseen circumstances, we will do our best to make alternative comparable arrangements for you when possible. If we cannot, or if the alternative arrangements are not acceptable to you we will issue you a refund. If the Unit becomes unavailable prior to your arrival, Owner will refund all monies paid. If the Unit becomes unavailable mid-stay Principal Guest shall be entitled to a refund of a pro rata portion of the un-used nightly rental rate payable hereunder. The refund is our full extent of our liability to you. We will not be responsible for any other costs or losses.

PEST CONTROL, PESTS AND BED BUGS

Insects and rodents are pests. HKCA schedules quarterly pest control of the Property to prevent infestations. HKCA Pest Control 2019 schedule has been released (subject to change):

Konea Units: Mar 21, June 20, Sept 19, Dec 19.

Hokulani Units: Mar 22, June 21, Sept 20, Dec 20.

Principal Guest agrees to cooperate with pest control efforts. Should Principal Guest deny entry and/or refuse the treatment, Principal Guest agrees to reimburse Owner for any additional expenses related to re-scheduling.

Despite HKCA best efforts, pests are prevalent on Maui and may be seen in the Unit or around the Property. Principal Guest understands this and agrees that they shall not be entitled to a refund as a result of pests. However, Bed Bugs are a serious issue. In the event of an alleged bed bug infestation, Principal Guest shall first allow Owner to have the Unit inspected. If a bed bug infestation is discovered, the foregoing Force Majeure clause shall apply and Principal Guest shall be entitled to a refund.

CLEANLINESS OF THE CONDO

The Unit is cleaned between each guest stay by professional cleaners. They are people, so undeniably, from time to time, something may be missed. While unacceptable, it happens. The level of cleanliness is in the eye of the beholder. Principal Guest agrees that if the Unit is not up to their standard of cleanliness it is not a breach of this Agreement and shall not entitle them to a refund or termination of this Agreement. If you feel that the Unit is not up to your standards, please let us know and we will have the issues specifically addressed, including a full second cleaning of the unit if necessary.

NOTICE AND OPPORTUNITY TO CURE DEFAULT

It shall be a condition precedent to the Principal Guest's right to a refund or termination of this Agreement by default of Owner, that Principal Guest shall first have given the Owner written notice stating with specificity (i) a statement they are alleging a breach of this Agreement by the Owner, and (ii) the reason for the termination ("breach"). If such breach is capable of cure or remedy, Owner will have a period of ten (10) days after the notice is given to remedy the breach. Notwithstanding the foregoing, if the alleged breach occurs during Principal Guest occupancy, time shall be of the essence and the right to cure period shall be shortened to 48 hours.

CLAIMS AND NOTICE OF CLAIMS

A Claim is a demand or assertion by one of the parties seeking, as a matter of right, payment of money, or other relief. Claims by either Party must be initiated by written or e-mail notice to the other Party. Claims by either Party must be initiated within 21 days after occurrence of an event giving rise to such claim or within 21 days after the claimant first recognizes the condition giving rise to the Claim, whichever is later. The responsibility to substantiate Claims shall rest with the Party making the claim. A timely notice of claim is required as a condition precedent to the commencement of an action against the other Party.

ATTORNEY'S FEES

Concerning attorney fees and costs, the provisions of RCW 4.84.250 through 4.84.300 shall apply, except as provided herein. The maximum dollar limitation in RCW 4.84.250 shall not apply. In applying RCW 4.84.280, the time period for serving offers of settlement on the adverse Party shall be the period not less than 30 days and not more than 120 days after completion of the service and filing of the summons and complaint. An offer of settlement shall expire 10 days after service of the offer of settlement, unless accepted before then. For the plaintiff to be eligible for an award of attorney fees and costs, the recovery to plaintiff, after the netting of claims and counterclaims, and exclusive of costs, must be more than the amount offered in settlement by the plaintiff. For the defendant to be eligible for an award of attorney fees and costs, the recovery to plaintiff, after the netting of claims and counterclaims, and exclusive of costs, must be either zero or less than the amount offered in settlement by the defendant. The parties hereby waive any and all other rights to attorney fees and costs that they may have whether from statute or common law.

CONTROLLING LAW, VENUE, JURISDICTION

The parties' rights and obligations are governed by, and this Agreement shall be construed and enforced under, the laws of the State of Washington. Each Party irrevocably (a) consents to the jurisdiction of all federal and state courts in Washington State for all matters relating to or arising out of this Agreement; (b) agrees that venue for any proceeding arising under this Agreement shall be the county of King, State of Washington; and (c) agrees not to seek, and hereby waives the right to request any change of venue or transfer.

ENTIRE AGREEMENT; INTEGRATION; AMENDMENT

This Agreement and the documents incorporated herein by reference constitute the entire agreement between the parties with regard to the subject matter hereof, and supersede all previous agreements between the parties. There are no representations, warranties or agreements between the parties other than those in, or incorporated into, this Agreement. There are no dealings, statements, verbal or other agreements which add to, affect or modify the terms of this Agreement. This Agreement may not be modified or amended except by written agreement signed by Owner and Principal Guest.

WAIVER OF TERMS

No waiver or any breach of any of the terms, covenants and conditions of this Agreement shall be taken or construed to be a waiver of any other term, covenant or condition of this Agreement.

SEVERABILITY

If any clause or any other portion of this Agreement shall be determined to be void or unenforceable for any reason, such determination shall not affect the validity or enforceability of any other clause or portion of this Agreement, all of which shall remain in full force and effect.

COUNTERPARTS; VALID SIGNATURE METHODS

This Agreement may be executed in counterparts, all of which shall constitute one and the same instrument. Facsimile, photocopied, and electronically transmitted signatures or electronic acceptance is equivalent to original signatures for all purposes of this Agreement and shall be binding upon all Parties.

EXECUTION OF RENTAL AGREEMENT

As of the Effective Date, Principal Guest, jointly and severally, and Owner agree to all of the terms and conditions of this Agreement. Owner and Principal Guest each for itself agrees that, (a) it had a full and fair opportunity to consult with its independent legal advisor; (b) it has read, considered and understands this Agreement; and (c) that each person has the right and all authority necessary to execute this Agreement.