# A BILL FOR AN ACT

RELATING TO REAL PROPERTY.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that electronic 2 communications make it possible to conduct transactions in new 3 forms. Some of the earliest transactions governed by law are 4 real estate transactions. Deeds, mortgages, and leases were 5 memorialized by words on paper with manual signatures. However, 6 technology has advanced and electronic communications are 7 increasingly replacing paper documents. The law of real 8 property needs to accommodate this change. The efficiency of 9 real estate markets makes this imminently necessary. 10 The Uniform Electronic Transactions Act, codified as 11 chapter 489E, Hawaii Revised Statutes, adjusted statute of frauds provisions to enable the use of electronic records and 12 13 signatures in many transactions, including basic real estate 14 transactions. The widespread enactment of the Uniform 15 Electronic Transactions Act and the federal Electronic 16 Signatures in Global and National Commerce Act make it possible 17 to treat sales contracts, mortgage instruments, and promissory 18 notes that are memorialized in electronic form, and with HB271 SD2.DOC \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

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electronic signatures, as equal to paper documents that have
 manual signatures. However, real estate documents are excluded
 from those measures. This Act permits the registrar of the
 bureau of conveyances to accept electronic documents with
 electronic signatures for recording.

6 This Act is not intended to affect land court registration 7 pursuant to chapter 501, Hawaii Revised Statutes, except to 8 permit the registrar of the bureau of conveyances to accept, 9 make, keep, enter, file, index, store, archive, or convert any 10 document received in electronic form by the registrar of the 11 bureau of conveyances, or filed at the bureau of conveyances in 12 electronic form.

13 The purpose of this Act is to permit the registrar of the
14 bureau of conveyances to accept electronic documents with
15 electronic signatures for recording.

16 SECTION 2. Chapter 502, Hawaii Revised Statutes, is
17 amended as follows:

18 1. By adding a new part to read:

19 "PART . UNIFORM REAL PROPERTY ELECTRONIC RECORDING ACT

20 §502-A Definitions. As used in this part:

3

1	"Document" means information affecting title to real
2	property that is eligible to be entered into the public records,
3	including any plan of land prepared pursuant to section 502-17.
4	"Electronic" means relating to technology having electric,
5	digital, magnetic, wireless, optical, electromagnetic, or
6	similar properties.
7	"Electronic document" means a document that is stored in an
8	electronic medium.
9	"Electronic signature" means an electronic sound, symbol,
10	or process attached to or logically associated with a document
11	and executed or adopted by a person with the intent of affixing
12	a signature on the document.
13	"Paper document" means a document that is inscribed on a
14	tangible medium such as paper.
15	"Person" means an individual, corporation, business trust,
16	estate, trust, partnership, limited liability company,
17	association, joint venture, public corporation, government, or
18	governmental subdivision, agency, or instrumentality, or any
19	other legal or commercial entity.
20	"State" means a state of the United States, the District of
21	Columbia, Puerto Rico, the United States Virgin Islands, or any

1 territory or insular possession subject to the jurisdiction of 2 the United States.

3 §502-B Electronic document and electronic signature;
4 validity. (a) The registrar may accept an electronic document
5 for recording. The electronic document shall be exempt from any
6 requirement under this chapter that a document or instrument be:

7 (1) The original document or instrument;

8 (2) On paper, cloth, or other tangible medium; or

9 (3) In writing.

10 (b) When a law requires as a condition for recording, that 11 a document be signed, the requirement is satisfied by an 12 electronic signature.

13 (c) Any requirement that a document or a signature 14 associated with a document be notarized, acknowledged, verified, 15 witnessed, or made under oath shall be satisfied if the 16 electronic signature of the person authorized to perform that 17 act, and all other information required to be included, is 18 attached to or logically associated with the document or 19 signature. It shall not be necessary to accompany an electronic 20 signature with a physical or electronic image or a stamp, 21 impression, or seal.

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1 In a proceeding, evidence of a document or signature (d) 2 shall not be excluded solely because it is in electronic form. 3 **§502-C** Recording of documents. (a) Notwithstanding any other law to the contrary, and subject to rules adopted by the 4 5 department of land and natural resources pursuant to chapter 91, 6 the registrar may: 7 Accept, make, keep, enter, file, index, store, (1)8 archive, and transmit electronic documents; provided 9 that the registrar shall also continue to accept paper 10 documents for recording and shall place entries for 11 both types of documents in the same index; 12 (2) Convert or copy paper documents that are accepted for 13 recording into electronic form; 14 Convert or copy prior records of documents made in the (3) 15 bureau of conveyances into electronic form; 16 (4) Accept fees for services rendered under this chapter 17 electronically; and 18 Enter into agreements with other officials of states (5) 19 or political subdivisions thereof, or of the United 20 States, on procedures or processes to electronically 21 satisfy prior approvals and conditions precedent to

1 recording and to facilitate the electronic payment of 2 fees.

3 (b) This part shall also apply to any document that is
4 received by the registrar of the bureau of conveyances or filed
5 at the bureau of conveyances by the registrar of the land court
6 pursuant to chapter 501.

7 (c) The department of land and natural resources shall
8 adopt rules pursuant to chapter 91 necessary for the purposes of
9 this part, including to determine when an electronic document
10 shall be considered delivered to the registrar pursuant to
11 section 502-32.

12 (d) To keep the standards and practices of recording in 13 the State in harmony with the standards and practices of 14 recording offices in other jurisdictions that enact provisions 15 substantially similar to this part and to keep the technology 16 used by the registrar compatible with technology used by 17 recording offices in other jurisdictions that enact provisions 18 substantially similar to this part, the department of land and 19 natural resources, so far as is consistent with the provisions 20 of this part, in adopting rules under chapter 91, shall

21 consider:

22 (1) The standards and practices of other jurisdictions; HB271 SD2.DOC \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

1	(2)	The most recent standards adopted by national standard
2		setting bodies such as the Property Records Industry
3		Association;
4	(3)	The views of interested persons and governmental
5		officials and entities;
6	(4)	The needs of jurisdictions of varying size,
7		population, and resources; and
8	(5)	Standards requiring adequate information security
9		protection to ensure that electronic documents are
10		accurate, authentic, adequately preserved, and
11		resistant to tampering.
12	§502	-D Uniformity of application and construction. In
13	applying	and construing this uniform Act, consideration shall be
14	given to	the need to promote uniformity of the law with respect
15	to its su	bject matter among states that enact it.
16	§502	-E Relation to federal Electronic Signatures in Global
17	and Natio	nal Commerce Act. This part modifies, limits, and
18	supersede	s the federal Electronic Signatures in Global and
19	National	Commerce Act, 15 United States Code section 7001, et
20	seq., but	does not modify, limit, or supersede section 101(c) of
21	that Act,	or authorize electronic delivery of any of the notices
22	described	in section 103(b) of that Act."
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1 2. By designating sections 502-1 to 502-4 as part I and 2 amending the title before section 502-1 to read: 3 "PART I. REGISTRAR, DEPUTY" 4 3. By designating sections 502-7 to 502-8 as part II and 5 amending the title before section 502-7 to read: 6 "PART II. [+]GENERAL PROVISIONS[+]" 7 4. By designating sections 502-11 to 502-27 as part III 8 and amending the title before section 502-11 to read: "PART III. INDEXING OF RECORDS" 9 10 5. By designating sections 502-31 to 502-34 as part IV and amending the title before section 502-31 to read: 11 12 "PART IV. RECORDING" 13 6. By designating sections 502-41 to 502-54 as part V and 14 amending the title before section 502-41 to read: 15 "PART V. ACKNOWLEDGMENTS; PROOF OF INSTRUMENTS" 16 7. By designating sections 502-61 to 502-64 as part VI and 17 amending the title before section 502-61 to read: "PART VI. INTERLINEATIONS, ERASURES, ETC." 18 19 8. By designating sections 502-71 to 502-74 as part VII 20 and amending the title before section 502-71 to read: 21 "PART VII. RECORDS OF ACKNOWLEDGMENTS"

1	9. By designating sections 502-81 to 502-85 as part VIII
2	and amending the title before section 502-81 to read:
3	"PART VIII. REQUIREMENT AND EFFECT OF ACKNOWLEDGING,
4	RECORDING, NOT RECORDING"
5	10. By designating sections 502-91 to 502-95 as part IX
6	and amending the title before section 502-91 to read:
7	"PART IX. PRIOR RECORDS"
8	11. By designating section 502-101 as part X and amending
9	the title before section 502-101 to read:
10	"PART X. VETERANS CERTIFICATES"
11	12. By designating section 502-111 as part XI and amending
12	the title before section 502-111 to read:
13	"PART XI. [+]OTHER PROVISIONS[+]"
13 14	" <u>PART XI.</u> [ <b>+</b> ]OTHER PROVISIONS[ <del>]</del> ]" 13. By amending section 502-21 to read:
14	13. By amending section 502-21 to read:
14 15	13. By amending section 502-21 to read: "§502-21 Recording of plans unlawful. It shall not be
14 15 16	13. By amending section 502-21 to read: "\$502-21 Recording of plans unlawful. It shall not be lawful for the registrar to accept for record any plan of land,
14 15 16 17	13. By amending section 502-21 to read: "\$502-21 Recording of plans unlawful. It shall not be lawful for the registrar to accept for record any plan of land, whether attached to, made a part of, or independent of, any
14 15 16 17 18	13. By amending section 502-21 to read: "\$502-21 Recording of plans unlawful. It shall not be lawful for the registrar to accept for record any plan of land, whether attached to, made a part of, or independent of, any deed, certified copy of judgment of condemnation, or other
14 15 16 17 18 19	13. By amending section 502-21 to read: "\$502-21 Recording of plans unlawful. It shall not be lawful for the registrar to accept for record any plan of land, whether attached to, made a part of, or independent of, any deed, certified copy of judgment of condemnation, or other instrument; to the end and purpose that there shall be no plans
14 15 16 17 18 19 20	13. By amending section 502-21 to read: "\$502-21 Recording of plans unlawful. It shall not be lawful for the registrar to accept for record any plan of land, whether attached to, made a part of, or independent of, any deed, certified copy of judgment of condemnation, or other instrument; to the end and purpose that there shall be no plans recorded in the record books, but in substitution therefor there

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1 or plans of land of a size not larger than 8 1/2 inches by 14 2 inches which legibly reproduces under photographic, electronic, 3 or electrostatic methods are attached to instruments and made a 4 part thereof by reference to the same in the instrument, the 5 registrar may record the same in the record books by means of 6 the photographic recorder, on payment of the fee as provided in 7 section 502-25."

8 14. By amending section 502-22 to read:

9 "§502-22 Copies of plans furnished by registrar. The 10 registrar shall furnish, when so requested, copies of any map or 11 plan filed in accordance with sections 502-17 to 502-21, duly 12 certified by the registrar's seal of office, upon payment of the 13 fee hereinafter mentioned. In addition, the registrar may 14 authorize the department of accounting and general services to 15 furnish, when so requested, copies of such maps or plans, 16 subject to the payment of fees applicable to maps or plans 17 furnished by the registrar. The copies of maps or plans may be 18 furnished in photographic, electronic, or electrostatic form." 19 15. By amending section 502-26 to read:

#### 20 "§502-26 Copies of instruments, certificates. The

21 registrar, when applied to, shall furnish an attested copy of 22 any instrument or document recorded in the registrar's office, HB271 SD2.DOC \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

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1 or of any fact appearing upon the registrar's records. The 2 registrar may also issue nonattested documents or portions of 3 any instrument or document recorded in the registrar's office [-, ]4 in photographic, electronic, or electrostatic form. The 5 registrar may issue certificates of search or [incumbrance] 6 encumbrance when personnel is available for the making of the 7 certificate." 8 16. By amending section 502-41 to read: 9 "§502-41 Certificate of acknowledgment; natural persons, 10 corporations. Except as otherwise provided by [sections 502-50 11 to 502-52, ] law, to entitle any conveyance or other instrument 12 to be recorded there shall be endorsed, subjoined, or attached 13 thereto an acknowledgment in the form provided or authorized in 14 [any of sections] section 502-42, 502-43, or 502-45, or in 15 substantially the following form: 16 (Begin in all cases by a caption specifying the state or 17 territory and the place where the acknowledgment is taken.) 18 1. In the case of natural persons acting in their own 19 right: 20 On ......(insert date), before me personally appeared 21 A.B. (or A.B. and C.D.), to me known to be the person or persons described in and who executed the foregoing instrument, and 22 HB271 SD2.DOC 11 \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

1 acknowledged that the person or persons executed the same as the 2 person's or persons' free act and deed. 3 In the case of natural persons acting by attorney: 2. 4 On ......(insert date), before me personally appeared 5 A.B., to me known to be the person who executed the foregoing 6 instrument in behalf of C.D. and acknowledged that the person 7 executed the same as the free act and deed of said C.D. 8 3. In the case of corporations or partnerships: 9 On ......(insert date), before me appeared A.B., to 10 me personally known, who, being by me duly sworn (or affirmed), 11 did say that the person is the president (or other officer, 12 partner, or agent of the corporation, or partnership) of 13 (describing the corporation or partnership), and that the 14 instrument was signed in behalf of the corporation (or 15 partnership) by authority of its board of directors (partners or 16 trustees), and A.B. acknowledged the instrument to be the free act and deed of the corporation (or partnership). 17 18 4. In the case of a corporation acknowledging by an 19 individual as its attorney, where the enabling power of attorney 20 has previously been recorded, the acknowledgment of the 21 instrument executed under the power of attorney shall be 22 substantially in the following form: HB271 SD2.DOC 12 \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

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1 On ......(insert date), before me personally appeared 2 A.B., to me personally known, who being by me duly sworn (or 3 affirmed), did say that the person is the attorney-in-fact of 4 C.D. (here name the corporation) duly appointed under power of attorney dated ...., recorded in book...., at 5 6 page..../as document no. ....; and that the foregoing instrument 7 was executed in the name and behalf of said C.D. by A.B. as its 8 attorney-in-fact; and A.B. acknowledged the instrument to be the 9 free act and deed of C.D. 10 In case the enabling power of attorney has not previously 11 been recorded, omit the reference to its place of record and insert in lieu thereof the words "which power of attorney is now 12 13 in full force and effect". 14 In the case of a corporation acknowledging by another 5. 15 corporation as its attorney, where the enabling power of 16 attorney has previously been recorded, the acknowledgment of the 17 instrument executed under the power of attorney shall be 18 substantially in the following form: 19 On ......(insert date), before me personally appeared 20 A.B., to me personally known, who, being by me duly sworn (or 21 affirmed), did say that the person is the president (or other 22 officer or agent of the corporation acting as attorney) of C.D. HB271 SD2.DOC 13 \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

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1 (here name the corporation acting as attorney) and that C.D. is 2 the attorney-in-fact of E.F. (here name the corporation in whose 3 behalf the attorney is acting) duly appointed under power of 4 attorney dated ...., recorded in book...., at 5 page..../as document no. ....; that the foregoing instrument was 6 executed in the name and behalf of E.F. by C.D. as its attorney-7 in-fact; that the instrument was so executed by C.D. by 8 authority of its board of directors; and A.B. acknowledged the 9 instrument to be the free act and deed of E.F. 10 In case the enabling power of attorney has not previously

11 been recorded, omit the reference to its place of record and 12 insert in lieu thereof the words "which power of attorney is now 13 in full force and effect".

14 6. The following form may be used in lieu of any of the15 foregoing forms:

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In all cases add signature and title of the officer taking
the acknowledgment."

3 17. By amending section 502-92 to read:

4 "§502-92 Copies of old records. The registrar shall 5 prepare photographic, electronic, or electrostatic copies of the 6 records and record books in the bureau of conveyances which by 7 reason of age, usage, or otherwise are in such condition that 8 they can no longer be conveniently used or consulted without 9 danger of destruction thereof, and certify to the correctness of 10 such copies. The certified copies, and prints made from them 11 and similarly certified, may be read in evidence with the same 12 force and effect as the original instrument. The correctness of 13 such copies is not conclusive but may be rebutted. All such 14 records and record books from which the copies are made shall be 15 deposited with the department of accounting and general services 16 in its public archives. The registrar may convert into 17 electronic form information or documents recorded before the 18 registrar was given the authority to record electronic 19 documents." 20 SECTION 3. This Act does not affect rights and duties that

20 SECTION 3. THIS ACT does not affect rights and duties that 21 matured, penalties that were incurred, and proceedings that were 22 begun, before its effective date. HB271 SD2.DOC \*HB271 SD2.DOC\* \*HB271 SD2.DOC\*

1	SECTION 4. In codifying the new sections added by section
2	2 of this Act, the revisor of statutes shall substitute
3	appropriate section numbers for the letters used in designating
4	the new sections in this Act.
5	SECTION 5. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 6. This Act shall take effect on July 1, 2050.

#### Report Title:

Uniform Real Property Electronic Recording Act

#### Description:

Permits the registrar of the bureau of conveyances to accept electronic documents with electronic signatures for recording, to provide electronic documents in response to a request, and to convert existing records to electronic format. Effective 7/1/2050. (SD2)