THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

S.B. NO. ⁶⁵⁵ S.D. 1

A BILL FOR AN ACT

RELATING TO CONVEYANCE TAX.

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

SECTION 1. The purpose of this Act is to enable the
 counties to promptly track ownership, encumbrances,

3 restrictions, uses, and sales prices of real property for the 4 purpose of determining real property tax assessments. This Act 5 requires the director of taxation to provide the administrator 6 of each county's real property assessment division with an image 7 of all certificates of conveyances filed with the bureau of 8 conveyances.

9 SECTION 2. Section 247-6, Hawaii Revised Statutes, is
10 amended to read as follows:

11 "§247-6 Certificate of conveyance required. (a) Any 12 party, with the exception of governmental bodies, agencies, or 13 officers, to a document or instrument subject to this chapter, 14 or the party's authorized representative, shall file, in the manner and place which the director of taxation shall prescribe, 15 16 a certificate of conveyance setting forth the actual and full consideration of the property transferred, including any lien or 17 18 encumbrance on the property, and [such] any other facts as the SB655 SD1 LRB 11-2490-1.doc

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1 director may by rules prescribe. The certificate of conveyance 2 shall be verified by a written declaration thereon that the statements made therein are subject to the penalties in section 3 231-36. The certificate shall be appended to the document or 4 5 instrument made subject to this chapter and shall be filed with 6 the director simultaneously with the aforementioned document or 7 instrument for the imprinting of the required seal or seals. 8 (b) No certificate is required to be filed for any 9 document or instrument made exempt by section 247-3, except that 10 in the following situations, a certificate shall be filed in the 11 manner and place [which] that the director shall prescribe, 12 within ninety days after the transaction or prior to the 13 recordation or filing of the document or instrument with the 14 registrar of conveyances or the assistant registrar of the land 15 court or after [such] the ninety-day period, recordation, or 16 filing as the director shall prescribe: 17 (1)[In the case of] For any document or instrument 18 described under section 247-3(3), any party to the 19 document or instrument shall file a certificate 20 declaring that the document or instrument merely 21 confirms or corrects a deed, lease, sublease,



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1		assignment, transfer, or conveyance previously
2		recorded or filed.
3	(2)	[In the case of] <u>For</u> any document or instrument
4		described under section 247-3(4), any party to the
5		document or instrument shall file a certificate
6		declaring the amount of the nominal consideration paid
7		and marital or parental relationship of the parties.
8	(3)	[In the case of] <u>For</u> any document or instrument
9		described under section 247-3(5), any party to the
10		document or instrument shall file a certificate
11		declaring the reasons why the consideration is \$100 or
12		less.
13	(4)	[In the case of] <u>For</u> any document or instrument
14		described in section 247-3(6), any party to the
15		document or instrument shall file a certificate
16		declaring that the document or instrument is made
17		pursuant to an agreement of sale, and where
18		applicable, an assignment or assignments of agreements
19		of sale.
20	(5)	[In the case of] <u>For</u> any document or instrument
21		described under section 247-3(8), any person made a



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1		assignee, or transferee shall file a certificate
2		declaring the full and actual consideration of the
. 3		property transferred.
4	(6)	[In the case of] <u>For</u> any document or instrument
5	•	described under section 247-3(11), any party to the
6		document or instrument shall file a certificate
7		declaring each owner's:
8		(A) Undivided interest in the real property and the
9		value of that interest before partition; and
10		(B) Proportionate interest and the value of that
11		interest after partition.
12	(7)	[In the case of] For any document or instrument
13		described under section 247-3(12), any party to the
14		document or instrument shall file a certificate
15		declaring that the document or instrument is made
16		pursuant to an order of the court and containing the
17	i	court case number.
18	(8)	[In the case of] <u>For</u> any document or instrument
19		described under section 247-3(13), any party to the
20	4 	document or instrument shall file a certificate
21		declaring that the document or instrument conveys real

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1		property from a testamentary trust to a trust	
2		beneficiary.	
3	(9)	[In the case of] <u>For</u> any document or instrument	
4		described under section 247-3(14), any party to the	
5		document or instrument shall file a certificate	
6		declaring that the document or instrument conveys real	
7		property from the grantor to a grantor's revocable	
8		living trust or from a grantor's revocable living	
9		trust to the grantor.	
10	(C)	The form of the certificate and the procedure to be	
11	followed	for the submission of the certificate shall be	
12	prescribe	d by the director.	
13	(d)	Notwithstanding the foregoing, where the director	
14	deems it	impracticable to require the filing of a certificate or	
15	certifica	tes or to obtain the signatures of any or all parties	
16	to a certificate or certificates required under this section,		
17	the director may, in the director's discretion, waive the		
18	requirement of filing the certificate or certificates or of		
19	securing	the signature of any or all parties to the certificate	
20	or certif	icates.	
21	(e)	No document or instrument, on account of which a	

22 certificate is required to be filed with the office of the



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1	director under this section, shall be accepted for recordation
2	or filing with the registrar of conveyances or the assistant
3	registrar of the land court, unless the certificate has been
4	duly filed.
5	(f) Within ten days after the end of each week, or as soon
6	thereafter as possible, the director of taxation shall provide
7	to the administrator of each county's real property assessment
8	division, without charge, an image of all certificates of
9	conveyance that were filed. For each certificate of conveyance,
10	the image shall include the following:
11	(1) Document number;
12	(2) Date of the filing;
13	(3) Name of grantor and grantee;
14	(4) Tax map key number;
15	(5) Location of the real property by island; and
16	(6) Address for real property assessment notice and tax
17	<u>bill.</u> "
18	SECTION 3. Statutory material to be repealed is bracketed
19	and stricken. New statutory material is underscored.
20	SECTION 4. This Act shall take effect on July 1, 2050.



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Report Title:

Taxation; Conveyance Tax

Description:

Requires the director of taxation to provide the administrator of each county's real property assessment division with an image of all certificates of conveyances filed with the bureau of conveyances within ten days after the end of each week. Effective 7/1/2050. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

