A BILL FOR AN ACT

RELATING TO THE TAX LIEN AND ENCUMBRANCE RECORD.

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

1	SECTION 1. The legislature finds that there is a need to
2	expand the ability of state and county agencies to pursue
3	reimbursement of outstanding debts because many debtors ignore
4	payment obligations and recovery efforts by state and county
5	agencies. The legislature also finds that encumbrances on real
6	property and motor vehicles are an effective mechanism to
7	increase the likelihood of recovering outstanding debts.
8	Currently, agencies may record liens or claims with the
9	director of finance of each county, but are required to pay a
10	statutory fee that is deposited into the general fund. The
11	legislature finds that the fee is hindering some agencies from
12	utilizing the tax lien and encumbrance record to assist in
13	recovery of outstanding debts owed to the agency.
14	The purpose of this Act is to:
15	(1) Clarify that judgments are also valid claims for
16	purposes of encumbrances recorded in the tax lien and
17	encumbrance record;

1	(2)	Allow a taxpayer to enter into a payment agreement
2		with the department of taxation to avoid a lien and
3		encumbrance recordation; and
4	(3)	Clarify that state and county agencies are not
5		required to pay a fee for the recording of an entry in
6		the tax lien and encumbrance record, under certain
7		conditions.
8	SECT	ION 2. Section 286-46, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	"§28	6-46 Tax lien and encumbrance record. (a) The
11	director	of finance shall keep a book or record to be known as
12	the "tax	lien and encumbrance record" in which the following
13	informati	on shall be entered:
14	(1)	Notices of liens for internal revenue taxes payable to
15		the United States and certificates of release thereof;
16	(2)	Notices of liens [er], taxes, or judgments payable to
17		the State or county and certificates of release
18		thereof;
19	(3)	Notices of seizure in accordance with law of any
20		registered motor vehicle upon any writ of attachment,
21		execution, or other process issued under authority of

law;

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1	(4)	Notices of restraining order or other order affecting			
2		the registration of any registered motor vehicle;			
3	(5)	Notice of any proceeding or action affecting the titl			
4		of a registered motor vehicle or the interest of the			
5		owner or legal owner thereof; and			
6	(6)	Notice of release of any of the foregoing.			
7	(b)	With the exception of delinquent taxes and penalties			
8	imposed b	y section 249-10, the record shall show the year,			
9	month, da	y, hour, and minute at which the notice has been filed			
10	with the	director of finance, shall show the nature and kind of			
11	lien or e	ncumbrance claimed, the amount of tax or other claim,			
12	with inte	rest, penalties, and costs, and shall identify the			
13	registere	d motor vehicles affected by the lien or encumbrance,			
14	and shall contain such further information as the director of				
15	finance m	ay require. The record shall be a public record and			
16	may be ar	ranged in such manner as the director of finance			
17	determine	s.			
18	The	interest of the owner or the legal owner in the motor			
19	vehicle s	hall not be deemed to be affected until the notice			
20	referred	to in subsection (a)(1) to (5) has been filed with the			
21	director	of finance in such form as the director of finance			
22	shall pre	scribe for entry in the tax lien and encumbrance			

- 1 record; provided the director of finance may require the payment
- 2 of delinquent taxes and penalties as a condition precedent to
- 3 the vehicle's renewal, registration, or transfer of
- 4 ownership[-]; provided further that a taxpayer may enter into a
- 5 payment plan with the director of taxation in lieu of paying a
- 6 tax delinquency in full, in which case an entry in the tax lien
- 7 and encumbrance record shall be avoided. The director of
- 8 finance shall charge a fee of \$5 for each entry made in the tax
- 9 lien and encumbrance record, which shall be deposited in the
- 10 general fund[-]; provided that state and county agencies shall
- 11 not be charged a fee for any entry made in the tax lien and
- 12 encumbrance record if the state or county agency provides to the
- 13 director of finance the license plate number or vehicle
- 14 identification number of the vehicle to be flagged.
- Nothing in this section shall be deemed to alter or amend
- 16 any statute relating to tax liens or the enforcement thereof."
- 17 SECTION 3. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 4. This Act shall take effect on July 1, 2012.

Report Title:

Tax Lien and Encumbrance Record

Description:

Allows the recordation of outstanding judgments payable to state or county agencies as a condition precedent to a vehicle's renewal, registration, or transfer of ownership. Exempts state and county agencies from paying the tax lien and encumbrance record statutory fee if the agencies provide to the director of finance the license plate number or vehicle identification number. Allows taxpayers to enter into agreements with the department of taxation to pay the delinquent taxes in lieu of full payment to avoid recordation of a tax lien and encumbrance record. Effective July 1, 2012. (SB2224 HD1)

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