HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII H.B. NO. 191

A BILL FOR AN ACT

RELATING TO TIME SHARE CONVEYANCES.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	TIME SHARE COMMISSIONERS OF DEEDS
6	§ -1 Commissioners; appointment. The governor may
7	appoint commissioners who shall serve for four years from the
8	date of the individual commissioner's respective appointment,
9	unless removed by the governor.
10	§ -2 Oath and seal. (a) Within three months of
11	appointment, a commissioner shall:
12	(1) Cause an official seal to be prepared upon which shall
13	appear the commissioner's name and the words
14	"commissioner of deeds for Hawaii"; and
15	(2) Take and subscribe an oath to faithfully perform the
16	duties of the commissioner's office; provided that the
17	oath shall be taken before:
18	(A) A notary public in the State or any other state;

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1	(B)	Any officer of the United States diplomatic or
2		consular service; provided that the oath may be
3		taken before a resident in any foreign country or
4		port if the resident is certified by the officer
5		under the officer's seal or office; or
6	(C)	Any person authorized by the law of any foreign
7		country to take an acknowledgment or proof;
8		provided that the acknowledgement or proof shall
9		be accompanied by a certificate to the effect
10		that the person giving the oath is duly
11		authorized to do so and that the acknowledgement
12		or proof is in a manner prescribed by the laws of
13		the foreign country or a treaty or international
14		agreement of the United States; provided further
15		that the certificate may be issued by:
16		(i) A diplomatic or consular officer of the
17		United States under the seal of the
18		officer's office;
19		(ii) A diplomatic or consular officer of the
20		foreign country under the seal of the
21		officer's office with the signature or



1	facsimile of the signature of the diplomatic
2	or consular officer; or
3	(iii) An apostille, in the case of a foreign
4	country that is party to the Hague
5	Convention of 5 October 1961 Abolishing the
6	Requirement of Legalisation for Foreign
7	Public Documents.
8	(b) A commissioner's oath of office, signature, and an
9	impression of a commissioner's seal shall be transmitted to and
10	filed with the office of the lieutenant governor.
11	(c) For purposes of this section, a diplomatic or consular
12	officer includes any minister, consul, vice-consul, charge
13	d'affaires, consular or commercial agent, or a vice-consular or
14	vice-commercial agent.
15	§ -3 Powers; charges. A commissioner shall have the
16	authority in any foreign country, international waters, and in
17	any possession, territory, or commonwealth of the United States,
18	to administer oaths and take acknowledgement and proofs of
19	execution of any deed, assignment of lease, apartment deed and
20	ground lease, condominium conveyance document, mortgage, deed of
21	trust, contract, power of attorney, or any other instrument or
22	writing to be used or recorded in the State in connection with:
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A time share interest;

2 (2) Any property subject to a time share plan; or

3 (3) The operation of a time share plan that includes any
4 property located within the State;

5 provided that the instrument or writing is executed outside of 6 the United States. Such oaths, acknowledgements, and proofs of 7 execution shall be taken or made pursuant to the laws of the 8 State including but not limited to sections 502-42, 502-43, and 9 502-48, and shall be certified by the commissioner under the 10 commissioner's official seal. The certification shall be 11 endorsed on or attached to the instrument or writing and shall 12 have the same effect as if made or taken in the State by a licensed notary public. Charges made by commissioners for 13 14 services rendered shall be at rates authorized by any law 15 governing similar services rendered by public notaries within 16 the jurisdictions in which the services were performed.

17 § -4 Records. Each commissioner shall keep a record of 18 every acknowledgement, oath, and proof of execution in a book of 19 records. Each record shall set forth, at a minimum, the date of 20 the acknowledgement, parties to the instrument, persons making 21 the acknowledgments, and a memorandum as to the nature of the 22 instrument acknowledged. For oaths and affidavits, the record



shall contain the names of the parties making the oath and
 affidavit, the date of the oath or affidavit, the nature of the
 instrument, and the date the oath was administered.

§ -5 Instructions. The lieutenant governor shall
prepare and forward to each commissioner a copy of this chapter
and any necessary instructions and forms."

SECTION 2. This Act shall take effect upon its approval.

INTRODUCED BY:

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Report Title: Time Shares; Conveyances

Description:

Creates a new chapter to authorize the governor to appoint commissioners to administer oaths, take acknowledgements, and proofs of execution outside of the United States in connection with the execution of conveyance documents relating to a timeshare interest, any property subject to a time share plan, or the operation of a time share plan covering any property located within the State.

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