A BILL FOR AN ACT

RELATING TO TAXATION.

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

1	SECT	ION 1. Chapter 247, Hawaii Revised Statutes, is
2	amended b	y adding five new sections to be appropriately
3	designate	d and to read as follows:
4	" <u>§24</u>	7-A Definitions. For the purposes of this chapter,
5	unless ot	herwise expressly stated:
6	"Con	sideration" means the price actually paid or required
7	to be pai	d for the real property or interest therein, including:
8	(1)	Payment for an option or contract to purchase real
9		property, whether or not expressed in the deed and
10		whether paid or required to be paid by money,
11		property, or any other thing of value;
12	(2)	Cancellation or discharge of an indebtedness or
13		obligation; or
14	(3)	The amount of any mortgage, purchase money mortgage,
15		lien or other encumbrance, whether or not the
16		underlying indebtedness is assumed or taken subject to
17		the encumbrance;

- 1 provided that, in the case of a controlling interest in any
- 2 entity that owns real property, consideration shall mean the
- 3 fair market value of the real property or interest therein,
- 4 apportioned based upon the percentage of the ownership interest
- 5 transferred or acquired in the entity.
- 6 "Conveyance" means the transfer or transfers of any
- 7 interest in real property by any method, including but not
- 8 limited to sale, exchange, assignment, surrender, mortgage
- 9 foreclosure, transfer in lieu of foreclosure, option, trust
- 10 indenture, taking by eminent domain, conveyance upon liquidation
- 11 or by a receiver, or transfer or acquisition of a controlling
- 12 interest in an entity with an interest in real property.
- 13 Conveyance of an interest in real property shall include the
- 14 creation of a leasehold or sublease.
- "Grantee" means the person who obtains real property or
- 16 interest therein as the result of a conveyance.
- "Grantor" means the person making the conveyance of real
- 18 property or interest therein. Where the conveyance consists of
- 19 a transfer or an acquisition of a controlling interest in an
- 20 entity with an interest in real property, "grantor" means the
- 21 entity with an interest in real property or a shareholder or

1	partner transferring stock or partnership interest,				
2	respectively.				
3	"Interest in the real property" includes title in fee, a				
4	leasehold interest, a beneficial interest, an encumbrance,				
5	development rights, space rights, air rights, or any other				
6	interest with the right to the use or occupancy of real property				
7	or the right to receive rents, profits, or other income derived				
8	from real property.				
9	"Real property" means every estate or right, legal or				
10	equitable, present or future, vested or contingent, in lands,				
11	tenements, or hereditaments, including buildings, structures,				
12	and other improvements thereon, that are located in whole or in				
13	part within the State.				
14	§247-B "Controlling interest", defined; application. (a)				
15	For the purposes of this chapter, "controlling interest" means:				
16	(1) In the case of a corporation,				
17	(A) Fifty per cent or more of the total combined				
18	voting power of all classes of stock of the				
19	corporation; or				
20	(B) Fifty per cent or more of the capital, profits,				
21	or beneficial interest in the voting stock of the				
22	corporation; and				

1	(2) In the case of a partnership, association, trust, or
2	other entity, fifty per cent or more of the capital,
3	profits, or beneficial interest in the partnership,
4	association, trust, or other entity.
5	(b) In the case of a corporation that has an interest in
6	real property, the transfer or acquisition of a controlling
7	interest in the corporation occurs when a person, or group of
8	persons acting in concert, transfers or acquires a total of
9	fifty per cent or more of the voting stock in the corporation.
10	In the case of a partnership, association, trust, or other
11	entity having an interest in real property, the transfer or
12	acquisition occurs when a person, or group of persons acting in
13	concert, transfers or acquires a total of fifty per cent or more
14	of the capital, profits, or beneficial interest in the entity.
15	For the purposes of this subsection:
16	(1) Persons are acting in concert when they have a
17	relationship such that one person influences or
18	controls the actions of another. For example, if a
19	parent corporation and a wholly-owned subsidiary
20	corporation each sell or purchase a twenty-five per
21	cent interest in an entity, the two corporations shall

1		be considered to have acted in concert to transfer or
2		acquire a controlling interest in the entity; and
3	(2)	Where the individuals or entities are not commonly
4		controlled or owned, persons shall be treated as
5		acting in concert when the unity with which the
6		sellers or purchasers have negotiated and will
7		consummate the transfer of ownership interests
8		indicates they are acting as a single entity. If the
9		transfers or acquisitions are completely independent,
10		with each grantor selling or grantee buying without
11		regard to the identity of the other grantors or
12		grantees, then the transfers or acquisitions shall be
13		treated as separate transfers or acquisitions. The
14		grantors or grantees may be required to provide a
15		sworn statement that their transfers or acquisitions
16		are independent of each other. Factors that indicate
17		whether persons are acting in concert shall include
18		the following:
19		(A) The transfers or acquisitions are closely related
20		<u>in time;</u>
21	·	(B) There are few grantors or grantees;
22		(C) The contracts of sale contain mutual terms; and

1		(D) The grantors or grantees have entered into an
2		agreement, in addition to the sales contract,
3		binding themselves to a course of action with
4		respect to the transfer or acquisition.
5	<u>(c)</u>	Notwithstanding the definition of "controlling
6	interest"	and the exercise thereof in subsections (a) and (b),
7	the tax i	aposed by this chapter shall apply to:
8	(1)	The original conveyance of shares of stock in a
9		cooperative housing corporation as defined in section
10		421I-1, or limited-equity housing cooperative as
11		defined in section 421H-1, in connection with the
12		grant or transfer of a right of occupancy by the
13		cooperative housing corporation or limited-equity
14		housing cooperative; and
15	(2)	The subsequent conveyance of the stock in a
16		cooperative housing corporation or limited-equity
17		housing cooperative in connection with the grant or
18		transfer of a right of occupancy by the owner thereof.
19	<u>(d)</u>	For purposes of determining whether or not a
20	controlli	ng interest is transferred or acquired, only transfers
21	or acquis	tions of interests occurring on or after July 1, 2014,
22	shall be	added together.
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1 A transfer or acquisition made on or after July 1, 2014, 2 does not have to be included, for purposes of determining 3 whether or not a controlling interest is transferred or 4 acquired; provided that the transfer or acquisition is made 5 pursuant to a binding written contract that was entered into 6 before July 1, 2014. 7 (e) In the case of a transfer or acquisition of an 8 interest in an entity that has an interest in real property, on 9 or after July 1, 2014, that is followed by a subsequent transfer 10 or acquisition of an additional interest or interests in the 11 same entity, the transfers or acquisitions shall be added 12 together to determine if a transfer or acquisition of a 13 controlling interest has occurred. 14 (f) In the case of a transfer or acquisition of a 15 controlling interest in an entity, on or after July 1, 2014, 16 where the conveyance tax is paid on that transfer or acquisition 17 and there is a subsequent transfer or acquisition of an 18 additional interest in the same entity, it shall be considered 19 that a second transfer or acquisition of a controlling interest 20 has occurred, which shall be subject to the conveyance tax. 21 (g) No transfer or acquisition of an interest in an entity 22 that has an interest in real property shall be added to another

1	transfer	or acquisition of an interest in the same entity if the
2	transfers	or acquisitions occur more than three years apart,
3	unless th	e transfers or acquisitions were so timed as part of a
4	plan to a	void the conveyance tax.
5	(h)	For the purposes of applying the tax imposed under
6	this chap	ter to the transfer or acquisition of a controlling
7	interest	in an entity, the tax shall be imposed when there is a
8	transfer	or an acquisition of a controlling interest in the same
9	conveyanc	e.
10	<u>§247</u>	-C Taxation at the lowest rate. Notwithstanding any
11	exemption	under section 247-3, the tax imposed by section 247-1
12	shall app	ly to the following conveyances at the lowest rate
13	provided	in section 247-2(1), regardless of the amount of
14	considera	tion:
15	(1)	Any document or instrument conveying real property, or
16		any interest therein, from an entity that is a party
17		to a merger or consolidation under chapter 414, 414D,
18		415A, 421,421C, 425, 425E, or 428 to the surviving or
19		<pre>new entity;</pre>
20	(2)	Any document or instrument conveying real property, or
21		any interest therein, from a dissolving limited
22		partnership to its corporate general partner that

1		owns, directly or indirectly, at least a ninety per
2		cent interest in the limited partnership, as
3		determined by applying section 318 (with respect to
4		constructive ownership of stock) of the Internal
5		Revenue Code of 1986, as amended, to the constructive
6		ownership of interests in the partnership; and
7	(3)	Any document or instrument conveying real property, or
8		any interest therein, to or from a wholly owned
9		corporation or limited liability company.
10	<u>§247</u>	Disclosure of certificates unlawful; penalty. (a)
11	A certific	cate of conveyance required to be filed under section
12	247-6, and	d the report of any investigation of the certificate or
13	of the sul	bject matter of the certificate, shall be confidential.
14	<u>It s</u>	hall be unlawful for any person or any officer or
15	employee	of the State to:
16	(1)	Intentionally make known any certificate or
17		certificate information filed pursuant to this
18		chapter, or any report of any investigation of the
19		certificate or of the subject matter of the
20		certificate; or

1	(2)	Wilfully permit any certificate, certificate
2		information, or report so made, or any copy thereof,
3		to be seen or examined by any person;
4	provided	that, for tax purposes, the grantor or grantee, their
5	authorize	d agent, or persons with a material interest in the
6	certifica	te, certificate information, or report may examine the
7	certifica	te, certificate information, or report.
8	(b)	For the purposes of this section, unless otherwise
9	provided l	by law, persons with a material interest in a
10	certifica	te, certificate information, or report shall include:
11	(1)	<u>Trustees;</u>
12	(2)	Partners;
13	(3)	In the case of a corporate certificate, persons named
14		in a board resolution or a one per cent shareholder;
15	(4)	The person authorized to act for a corporation in
16		dissolution;
17	<u>(5)</u>	The shareholder of an S corporation;
18	(6)	In case of an estate's or decedent's certificate, the
19		personal representative, trustee, heir, or beneficiary
20		of the estate or trust;
21	<u>(7)</u>	The committee, trustee, or guardian of any person
22		specified in paragraphs (1) to (6) who is incompetent;

1	(8)	The trustee in bankruptcy or receiver and the
2		attorney-in-fact of any person specified in paragraphs
3		(1) to (7);
4	(9)	Persons duly authorized by the State in connection
5		with their official duties;
6	(10)	Any officer or employee of any county in the State for
7		official county business purposes, including real
8		property tax assessment;
9	(11)	Any duly accredited tax official of the United States
10		or of any state or territory;
11	(12)	The Multistate Tax Commission or its authorized
12		representative;
13	(13)	Members of a limited liability company; and
14	(14)	A person contractually obligated to pay the taxes
15		assessed against another when the latter person is
16		under audit by the department of taxation.
17	Any viola	tion of this subsection shall be a misdemeanor.
18	<u>(c)</u>	Nothing in this section shall prohibit the registrar
19	of convey	ances or the assistant registrar of the land court from
20	imprintin	g a seal, under section 247-5, indicating the amount of
21	tax paid.	

1	(d) No recorded instrument effecting a conveyance shall be
2	considered a certificate for the purposes of this section.
3	§247-E Conformity to Constitution, etc. In computing the
4	amounts of any tax imposed under this chapter, there shall be
5	excepted or deducted from the amounts of consideration so much
6	thereof as, under the Constitution and laws of the United
7	States, the State is prohibited from taxing, but only so long as
8	and only to the extent that the State is so prohibited."
9	SECTION 2. Section 247-1, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"\$247-1 Imposition of tax. There is hereby imposed and
12	shall be levied, collected, and paid, a tax [as hereinafter
13	provided, on all transfers or conveyances of realty or any
14	interest therein, by way of deeds, leases, subleases,
15	assignments of lease, agreements of sale, assignments of
16	agreement of sale, instruments, writings, and any other
17	document, whereby any lands, interests in land, tenements, or
18	other realty sold shall be granted, assigned, transferred, or
19	otherwise conveyed to, or vested in, the purchaser or
20	purchasers, lessee or lessees, sublessee or sublessees, assignee
21	or assignees, or any other person or persons, by the person's or

1 their direction.] on each conveyance of any interest in real 2 property." 3 SECTION 3. Section 247-2, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "\$247-2 Basis and rate of tax. The tax imposed by section 247-1 shall be based [on] upon the [actual and full] 6 7 consideration [(whether cash or otherwise, including any 8 promise, act, forbearance, property interest, value, gain, 9 advantage, benefit, or profit)], paid or to be paid for all **10** [transfers or conveyance] conveyances of [realty] real property, 11 or any interest therein, that shall include any liens or 12 encumbrances thereon at the time of sale, lease, sublease, assignment, transfer, or conveyance $[\tau]$ and shall be at the 13 14 following rates: 15 (1)Except as provided in paragraph (2): 16 Ten cents per \$100 for [properties with a value (A) 17 of] conveyances where the consideration is less 18 than \$600,000; 19 Twenty cents per \$100 for [properties with a (B) 20 value of] conveyances where the consideration is at least \$600,000, but less than \$1,000,000; 21

1		(C)	Thirty cents per \$100 for [properties with a
2			value of conveyances where the consideration is
3	•		at least \$1,000,000, but less than \$2,000,000;
4		(D)	Fifty cents per \$100 for [properties with a value
5			of] conveyances where the consideration is at
6			least \$2,000,000, but less than \$4,000,000;
7		(E)	Seventy cents per \$100 for [properties with a
8			value of conveyances where the consideration is
9			at least \$4,000,000, but less than \$6,000,000;
10		(F)	Ninety cents per \$100 for [properties with a
11			value of conveyances where the consideration is
12			at least \$6,000,000, but less than \$10,000,000;
13			and
14		(G)	One dollar per \$100 for [properties with a value
15			of] conveyances where the consideration is
16			\$10,000,000 or greater; and
17	(2)	For	the [sale] conveyance of a condominium or single
18		fami	ly residence for which the purchaser is ineligible
19		for	a county homeowner's exemption on property tax:
20		(A)	Fifteen cents per \$100 for [properties-with a
21			value of] conveyances where the consideration is
22			less than \$600,000;

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1	(B)	Twenty-five cents per \$100 for [properties with a
2	·	value of conveyances where the consideration is
3		at least \$600,000, but less than \$1,000,000;
4	(C)	Forty cents per \$100 for [properties with a value
5		of] conveyances where the consideration is at
6		least \$1,000,000, but less than \$2,000,000;
7	(D)	Sixty cents per \$100 for [properties with a value
8		of] conveyances where the consideration is at
9		least \$2,000,000, but less than \$4,000,000;
10	(E)	Eighty-five cents per \$100 for [properties with a
11		value of] conveyances where the consideration is
12		at least \$4,000,000, but less than \$6,000,000;
13	(F)	One dollar and ten cents per \$100 for [properties
14		with a value of] conveyances where the
15		consideration is at least \$6,000,000, but less
16		than \$10,000,000; and
17	(G)	One dollar and twenty-five cents per \$100 for
18		[properties with a value of] conveyances where
19		the consideration is \$10,000,000 or greater,
20	of [such actu a	l and full] the consideration; provided that in
21	the case of a	lease or sublease, this chapter shall apply only
22	to a lease or	sublease whose full unexpired term is for a period
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- 1 of five years or more, and in those cases, including (where
- 2 appropriate) those cases where the lease has been extended or
- 3 amended, the tax in this chapter shall be based on the cash
- 4 value of the lease rentals discounted to present day value and
- 5 capitalized at the rate of six per cent, plus the actual and
- 6 full consideration paid or to be paid for any and all
- 7 improvements, if any, that shall include on-site as well as off-
- 8 site improvements, applicable to the leased premises; and
- 9 provided further that the tax imposed for each transaction shall
- 10 be not less than \$1."
- 11 SECTION 4. Section 247-3, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "\$247-3 Exemptions. The tax imposed by section 247-1
- 14 shall not apply to [÷] the following conveyances:
- 15 (1) Any [document or instrument] conveyance that is
- executed prior to January 1, 1967;
- 17 (2) Any [document or instrument] conveyance that is given
- 18 to secure a debt or obligation;
- 19 (3) Any [document or instrument] conveyance that only
- 20 confirms or corrects a deed, lease, sublease,
- 21 assignment, transfer, or conveyance previously
- recorded or filed;

1	(4)	Any [document or instrument] conveyance between
2		husband and wife, reciprocal beneficiaries, or parent
3		and child, in which only a nominal consideration is
4		paid;
5	(5)	Any [document or instrument] conveyance in which there
6		is a consideration of \$100 or less paid or to be paid;
7	(6)	Any [document or instrument conveying real property
8		that is] conveyance executed pursuant to an agreement
9		of sale, and where applicable, any assignment of the
10		agreement of sale, or assignments thereof; provided
11		that the taxes under this chapter have been fully paid
12		upon the agreement of sale, and where applicable, upon
13		such assignment or assignments of agreements of sale;
14	(7)	Any [deed, lease, sublease, assignment of lease,
15		agreement of sale, assignment of agreement of sale,
16		instrument or writing conveyance in which the United
17		States or any agency or instrumentality thereof or the
18		State or any agency, instrumentality, or governmental
19		or political subdivision thereof are the only parties
20		thereto;

(8) Any [document or instrument] conveyance executed

pursuant to a tax sale conducted by the United States

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1		or any agency or instrumentality thereof or the State
2		or any agency, instrumentality, or governmental or
3		political subdivision thereof for delinquent taxes or
4		assessments;
5	(9)	Any [document-or instrument conveying real property]
6		conveyance to the United States or any agency or
7		instrumentality thereof or the State or any agency,
8		instrumentality, or governmental or political
9		subdivision thereof pursuant to the threat of the
10		exercise or the exercise of the power of eminent
11		domain;
12	(10)	Any [document or instrument] conveyance that solely
13		conveys or grants an easement or easements;
14	(11)	Any [document or instrument] conveyance whereby owners
15		partition their <u>real</u> property, whether by mutual
16		agreement or judicial action; provided that the value
17		of each owner's interest in the $\underline{\text{real}}$ property after
18		partition is equal in value to that owner's interest
19		before partition;
20	(12)	Any [document or instrument] conveyance between
21		marital partners or reciprocal beneficiaries who are
22		parties to a divorce action or termination of

1		reciprocal beneficiary relationship that is executed
2		pursuant to an order of the court in the divorce
3		action or termination of reciprocal beneficiary
4		relationship;
5	(13)	Any [document or instrument conveying real property]
6		conveyance from a testamentary trust to a beneficiary
7		under the trust;
8	(14)	Any [document or instrument conveying real property]
9		conveyance from a grantor to the grantor's revocable
10		living trust, or from a grantor's revocable living
11		trust to the grantor as beneficiary of the trust;
12	[(15)	Any document or instrument conveying real property, or
13		any interest therein, from an entity that is a party
14		to a merger or consolidation under chapter 414, 414D,
15		415A, 421, 421C, 425, 425E, or 428 to the surviving or
16		new entity;
17	(16)	Any document or instrument conveying real property, or
18		any interest therein, from a dissolving limited
19		partnership to its corporate general partner that
20		owns, directly or indirectly, at least a ninety per
21		cent interest in the partnership, determined by
22		applying section 318 (with respect to constructive

1		ownership of stock) of the federal Internal Revenue
2		Code of 1986, as amended, to the constructive
3		ownership of interests in the partnership; and
4	[(17)]] (15) Any [document or instrument] conveyance that
5		conforms to the transfer on death deed as authorized
6		under chapter 527[-];
7	(16)	Any conveyance from a limited partner to a general
8		partner of a limited partnership that owns an
9		affordable rental housing project for which low-income
10		housing tax credits have been issued under section
11		235-110.8 or 241-4.7 or section 42 of the Internal
12		Revenue Code of 1986, as amended; and
13	(17)	Any conveyance that consists solely of a change in
14		controlling interest in an entity holding an interest
15		in realty between persons with ownership interests in
16		such entity for a minimum of three years immediately
17		preceding the transfer."
18	SECT	ION 5. Section 247-4, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§24	7-4 Payment and liability of the tax. (a) The tax
21	imposed b	y this chapter shall be paid by the grantor[, lessor,
22	sublessor	, assignor, transferor, seller, conveyor, or any other
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- 1 person conveying-realty, or any interest therein, by a document
- 2 or instrument subject to section 247-1; except, however,];
- 3 provided that in the case where the United States or any agency
- 4 or instrumentality thereof or the State or any agency,
- 5 instrumentality, or governmental or political subdivision
- 6 thereof is the grantor [lessor, sublessor, assignor,
- 7 transferor, seller, or conveyor], the tax shall be paid by the
- 8 grantee[, lessee, sublessee, assignee, transferee, purchaser, or
- 9 conveyee, as the case may be].
- 10 (b) The tax imposed by this chapter shall be paid at
- 11 [such] a place or places as the director of taxation may direct
- 12 and shall be due and payable no later than ninety days after the
- 13 taxable [transaction,] conveyance and in any event prior to the
- 14 imprinting of the seal or seals as provided by section 247-5.
- 15 Penalties and interest shall be added to and become a part of
- 16 the tax, when and as provided by section 231-39.
- 17 (c) If the grantor has failed to pay the tax imposed by
- 18 this chapter at the time required by subsection (b) or if the
- 19 grantor is exempt from the tax, the grantee shall pay the tax.
- 20 If the grantee is required to pay the tax because the grantor
- 21 has failed to pay, the grantor and the grantee shall be jointly
- 22 and severally liable for the tax.



- 1 (d) For the purposes of this chapter, all conveyances 2 shall be presumed taxable. Where the consideration includes 3 property other than money, the consideration shall be presumed to be the fair market value of the real property or interest 4 5 therein. These presumptions shall prevail until disproven, and 6 the burden of disproving the presumptions shall be on the person 7 liable for payment of the tax." 8 SECTION 6. Section 247-5, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "\$247-5 Imprinting of seal[-]; evidence of payment. (a) 11 [The] Except for a conveyance where no instrument evidencing the 12 conveyance is recorded or filed with the registrar of 13 conveyances or the assistant registrar of the land court, the 14 tax shall be evidenced as paid by the imprinting of an 15 appropriate seal or seals on the document or instrument, which 16 imprinting or seal itself shall indicate on its face the amount **17** of the tax paid. The seal or seals shall be so imprinted upon 18 the payment of the tax, together with the appropriate penalty 19 and interest where applicable, and, in any event, prior to the 20 recordation or filing of the document or instrument with the 21 registrar of conveyances or the assistant registrar of the land
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court.

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         (b) For the purposes of this chapter, the director may
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    require that the documents or instruments be brought to any of
    the various offices of the department of taxation for an
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    examination of the instrument or document, or for the purpose of
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    having the seal imprinted on the document or instrument."
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         SECTION 7. Section 247-6, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "$247-6 Certificate of conveyance required. (a) [Any
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    party, The grantor and the grantee, with the exception of
10
    governmental bodies, agencies, or officers, [to a document or
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    instrument subject to this chapter, or the [party's] grantor's
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    or grantee's authorized representative [\tau] shall file, in the
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    manner and place [which] that the director of taxation shall
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    prescribe, a certificate of conveyance setting forth the [actual
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    and full consideration of the [property-transferred,]
16
    conveyance, including any lien or encumbrance on the real
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    property [\tau] or interest therein, and any other facts as the
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    director may by rules prescribe. The certificate of conveyance
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    shall be verified by a written declaration thereon that the
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    statements made therein are subject to the penalties in section
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    231-36. The certificate shall be appended to [the] any document
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    or instrument made subject to this chapter and shall be filed
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- 1 with the director simultaneously with the aforementioned
- 2 document or instrument for the imprinting of the required seal
- 3 or seals.
- 4 (b) No certificate of conveyance is required to be filed
- 5 for any document or instrument made exempt by section 247-3,
- 6 except that in the following situations, [a] an exemption
- 7 certificate shall be filed in the manner and place that the
- 8 director shall prescribe, within ninety days after the
- 9 [transaction] conveyance or prior to the recordation or filing
- 10 of the document or instrument with the registrar of conveyances
- 11 or the assistant registrar of the land court or after the
- 12 ninety-day period, recordation, or filing as the director shall
- 13 prescribe:
- 14 (1) For any [document or instrument described] conveyance
- exempted under section 247-3(3), [any party to the
- document or instrument | the grantor and the grantee
- shall file a certificate declaring that the [document
- or instrument] conveyance merely confirms or corrects
- 19 a deed, lease, sublease, assignment, transfer, or
- 20 conveyance previously recorded or filed.
- 21 (2) For any [document or instrument described] conveyance
- exempted under section 247-3(4), [any party to the



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

assignee, or transferee] shall file a certificate

1		declaring the full and actual consideration of the
2		property transferred.
3	(6)	For any [document or instrument described] conveyance
4		exempted under section 247-3(11), [any party to the

shall file a certificate declaring each owner's:

(A) Undivided interest in the real property and the

value of that interest before partition; and

document or instrument] the grantor and the grantee

- (B) Proportionate interest and the value of that interest after partition.
- (7) For any [document or instrument described] conveyance

 exempted under section 247-3(12), [any party to the

 document or instrument] the grantor and the grantee

 shall file a certificate declaring that the [document

 or instrument] conveyance is made pursuant to an order

 of the court and containing the court case number.
- (8) For any [document or instrument described] conveyance

 exempted under section 247-3(13), [any party to the

 document or instrument] the grantor and the grantee

 shall file a certificate declaring that the document

 or instrument conveys real property from a

 testamentary trust to a trust beneficiary.

1	(9)	For any [document or instrument described] conveyance
2	·	exempted under section 247-3(14), [any party to the
3		document or instrument] the grantor and the grantee
4		shall file a certificate declaring that the document
5		or instrument conveys real property from the grantor
6		to a grantor's revocable living trust or from a
7		grantor's revocable living trust to the grantor.
8	(10)	For any conveyance exempted under section 247-3(15),
9		the grantor and the grantee shall file a certificate
10		declaring that the conveyance conforms to the transfer
11		on death deed, as authorized under chapter 527.
12	(11)	For any conveyance exempted under section 247-3(16),
13		the grantor and the grantee shall file a certificate
14		declaring that the conveyance is from a limited
15		partner to a general partner of a limited partnership
16		that owns an affordable rental housing project for
17		which low-income housing tax credits have been issued
18		under section 235-110.8 or 241-4.7 or section 42 of
19		the Internal Revenue Code of 1986, as amended.
20	(12)	For any conveyance exempted under section 247-6(17),
21		the grantor and the grantee shall file a certificate
22	•	declaring that the conveyance consists solely of a

1	change in controlling interest in an entity holding an
2	interest in realty between persons with ownership
3	interests in the entity for a minimum of three years
4	immediately preceding the transfer.
5	(c) The form of the certificate and the procedure to be
6	followed for the submission of the [certificate] certificates
7	shall be prescribed by the director.
8	(d) Notwithstanding the foregoing, where the director
9	deems it impracticable to require the filing of a certificate or
10	certificates or to obtain the signatures of any or all [parties]
11	grantors or grantees to a certificate or certificates required
12	under this section, the director $[may]$, in the director's
13	discretion, may waive the requirement of filing the certificate
14	or certificates or of securing the signature of any or all
15	[parties to the certificate or certificates.] grantors or
16	grantees.
17	(e) No document or instrument, on account of which a
18	certificate is required to be filed with the office of the
19	director under this section, shall be accepted for recordation
20	or filing with the registrar of conveyances or the assistant
21	registrar of the land court, unless the certificate has been
22	duly filed.

- (f) If any or all of the grantors or any or all of the 1 2 grantees, or their authorized representatives, have failed to sign a certificate under this section, the certificate shall be 3 4 accepted if it is signed by any one of the grantors or by any 5 one of the grantees; provided that the grantors and grantees not signing the certificate, personally or through their authorized 6 7 representative, shall not be relieved of any liability for the tax imposed by this chapter, and the period of limitations for 8 9 assessment of tax or of additional tax shall not apply to such 10 grantor or grantee. $\left[\frac{f}{f}\right]$ (g) Within twenty-one business days after the end of 11 12 each week, or as soon thereafter as possible, the director of taxation shall provide to the administrator of each county's 13 real property assessment division, without charge, an image of 14 15 all certificates of conveyance that were filed. For each 16 certificate of conveyance, the image shall include the 17 following: (1) Document number; 18 19 (2) Date of the filing; 20 (3) Name of grantor and grantee; 21 (4) Tax map key number; 22 Location of the real property by island; and (5)
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- 1 Address for real property assessment notice and tax 2 bill." 3 SECTION 8. Section 247-6.5, Hawaii Revised Statutes, is amended to read as follows: 4 5 "\$247-6.5 Limitation period for assessment, levy, 6 collection, or credit. The amount of conveyance taxes imposed 7 by this chapter shall be assessed or levied, and the 8 overpayment, if any, shall be credited within three years after 9 filing of the [certificate] certificates prescribed by section 10 247-6. No proceeding in court without assessment for the 11 collection of the taxes shall be begun after the expiration of 12 the three-year period. Where the assessment of the tax imposed 13 by this chapter has been made within the period of limitation 14 applicable thereto, the tax may be collected by levy or by a 15 proceeding in court under chapter 231; provided that the levy is 16 made or the proceeding was begun within fifteen years after the 17 assessment of the tax. For any tax that has been assessed prior
- 20 Notwithstanding any other provision to the contrary in this 21 section, the limitation on collection after assessment in this 22 section shall be suspended for the period:

to July 1, 2009, the levy or proceeding shall be barred after

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June 30, 2024.

18



1	(1)	The taxpayer agrees to suspend the period;
2	(2)	The assets of the taxpayer are in control or custody
3		of a court in any proceeding before any court of the
4		United States or any state, and for six months
5		thereafter;
6	(3)	An offer in compromise under section 231-3(10) is
7		pending; and
8	(4)	During which the taxpayer is outside the State if the
9		period of absence is for a continuous period of at
10		least six months; provided that if at the time of the
11		taxpayer's return to the State the period of
12		limitations on collection after assessment would
13		expire before the expiration of six months from the
14		date of the taxpayer's return, the period shall not
15		expire before the expiration of the six months.
16	In t	he case of a false or fraudulent certificate filed with
17	the inten	t to evade tax, or of a failure to file a certificate,
18	the tax m	ay be assessed or levied at any time."
19	SECT	ION 9. Section 247-9, Hawaii Revised Statutes, is
20	amended t	o read as follows:
21	"S24	7-9 Enforcement and administration. The director of

taxation shall administer and enforce the taxes imposed by this

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- 1 chapter. The director may prescribe rules and regulations not
- 2 inconsistent with the provisions herein for their detailed and
- 3 efficient administration. At any time after the making of a
- 4 conveyance [or transfer] subject to the tax imposed by this
- 5 chapter, the director may investigate and ascertain whether the
- 6 tax, in the proper amount, was paid. For this purpose, the
- 7 director may invoke all statutory powers vested in the director,
- 8 including but not limited to section 231-7."
- 9 SECTION 10. In codifying the new sections added by section
- 10 1 of this Act, the revisor of statutes shall substitute
- 11 appropriate section numbers for the letters used in designating
- 12 the new sections in this Act.
- 13 SECTION 11. This Act shall apply to conveyances of
- 14 interests in real property occurring after June 30, 2014.
- 15 SECTION 12. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 13. This Act shall take effect on July 1, 2050.

Report Title:

Conveyance Tax; Controlling Interest Transfer

Description:

Imposes a conveyance tax on the conveyance of a controlling interest of an entity with an interest in real property in the State. Applies to conveyances occurring after 06/30/2014. Effective 07/01/2050. (SD1)

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