S.B. NO. S.D. 1

A BILL FOR AN ACT

RELATING TO SECURITY INTERESTS IN REAL PROPERTY.

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

1 The legislature finds that the records of the SECTION 1. 2 bureau of conveyances reflect numerous instruments evidencing 3 assignments of borrower's interests in leases and rents that 4 were given as security for mortgage loans, and that the records 5 for many of these assignments have not subsequently been reassigned or released even though the underlying loans have 6 7 been fully paid or otherwise satisfied. The legislature has 8 recognized that it is in the public's interest to clear the 9 public record of unreleased mortgages and has authorized title 10 insurers or underwritten title companies to make a demand on the mortgagee and, in the absence of compliance, to execute and 11 12 record a release of a fully satisfied mortgage under certain 13 conditions. However, there is no comparable provision for 14 compelling and accomplishing a release of a recorded assignment 15 of leases or rents, which sometimes accompanies the mortgage as 16 additional security for the loan. Accordingly, many

SB2329 HD1 HMS 2016-2678

Page 2

1 unenforceable assignments continue to exist in the public record 2 and may cloud title to real estate. 3 The purpose of this Act is to amend the procedure for 4 clearing titles by adding a reference to recorded assignments of 5 leases and rents for which the underlying debt has been fully 6 paid or satisfied, which will help clarify the public record. 7 SECTION 2. Section 506-8, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "§506-8 Release of mortgages of real property or 10 fixtures [-] and reassignment of security interests. (a) The 11 mortgagee of real property or the record assignee of a mortgage 12 interest shall provide to the mortgagor a release of mortgage 13 upon full satisfaction of the mortgage and discharge of any 14 secured debt. If the debt secured by the mortgage is also 15 secured by an assignment of the borrower's or mortgagor's 16 interest in leases or rents to the mortgagee, then the mortgagee 17 or record assignee shall also provide to the borrower or 18 mortgagor, as applicable, a reassignment or release of the 19 security interest upon full satisfaction and discharge of the 20 secured debt. The instrument or instruments shall be duly 21 acknowledged, shall sufficiently describe the mortgage or

SB2329 HD1 HMS 2016-2678

<u>assignment</u> that has been satisfied, and be recordable in the
 bureau of conveyances or office of the assistant registrar of
 the land court, or both, as appropriate.

4 (b) If the mortgagee or record assignee fails to provide a 5 release of the mortgage <u>and reassignment or release of security</u> 6 <u>interest</u> as required by this section within sixty days from the 7 date of a request made in writing by any party in interest, and 8 sent by certified or registered mail to the mortgagee or record 9 assignee at its last known address, then:

10 (1) Any title insurer or underwritten title company as
 11 defined in section 431:20-102 may execute the release
 12 of mortgage <u>or reassignment or release of the</u>
 13 <u>mortgagee's security interest in leases and rents</u> on
 14 behalf of the mortgagee or record assignee; provided
 15 that:

16 (A) The release <u>or reassignment</u> shall have attached
17 to it an affidavit setting forth proof, such as a
18 canceled check or written confirmation from the
19 mortgagee[7] <u>or recorded assignee</u>, that
20 reasonably establishes that the [mortgage] debt
21 <u>secured by the mortgage or assignment of leases</u>



1	and rents has been discharged and the mortgage or	
2	assignment of leases and rents has been fully	
3	satisfied; and	
4	(B) The release or reassignment shall be executed by	
5	an officer of the title insurer or underwritten	
6	title company.	
7	In the event that a mortgage is released or the	
8	mortgagee's security interest in the leases and rents	
9	is reassigned or released by a title insurer or	
10	underwritten title company under [the provisions of]	
11	this section but the mortgage debt has not been	
12	discharged, the mortgage has not been fully satisfied,	
13	and the title insurer or underwritten title company	
14	acted with gross negligence or in bad faith in	
15	releasing the mortgage [$_{ au}$] or reassigning or releasing	
16	the security interest in the leases and rents, the	
17	title insurer or underwritten title company releasing	
18	the mortgage or reassigning or releasing the security	
19	interest in the leases and rents shall be liable to	
20	the mortgagee for treble damages and reasonable	
21	attorneys' fees and costs; or	



.

1 (2) The mortgagor or a company issuing title insurance to 2 a new owner of the mortgaged subject real property or 3 to another mortgagee of the subject real property, or 4 the escrow company charged by the mortgagor with 5 obtaining the release of mortgage [7] or reassignment 6 or release of the security interest in the leases and 7 rents, or any other interested party, as plaintiff, may institute an action in any circuit court to obtain 8 9 the appropriate release [of mortgage;] or reassignment instrument; provided that: 10

11 (A) The plaintiff in the action shall mail a copy of 12 the complaint to the mortgagee or record assignee 13 by certified or registered mail addressed to the 14 mortgagee or record assignee at its last known 15 address;

16 (B) If the mortgagee or record assignee does not file
17 an answer to the complaint within forty-five days
18 after the mailing, the court, upon receipt of an
19 affidavit of mailing required by this section and
20 upon satisfactory proof that the mortgage debt
21 has been discharged and the mortgage has been



S.B. NO. ²³²⁹ S.D. 1 H.D. 1

1		fully satisfied, shall issue an order releasing
2		the mortgage[+] and reassigning or releasing the
3		security interest in the leases and rents; as
4		applicable;
5	(C)	This order shall be recorded in the bureau of
6		conveyances or office of the assistant registrar
7		of the land court, or both, as appropriate; and
8	(D)	Upon a finding of good cause by the court, the
9		plaintiff shall be entitled to treble damages and
10		reasonable attorneys' fees and costs incurred in
11		the action unless the court finds that the
12		mortgagee had a reasonable basis for believing
13		that a dispute existed regarding whether the
14		mortgage should have been released[$-$] or the
15		security interest in the leases and rents should
16		have been reassigned or released."
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, 2050.

SB2329 HD1 HMS 2016-2678

Report Title: Security Interests; Reassignment or Release of Security Interests; Leases and Rents

Description:

Requires a mortgagee or record assignee to provide to a mortgagor or borrower, upon full satisfaction of the mortgage and discharge of the secured debt, a reassignment or release of security interests in leases and rents that served as additional security for the mortgage. Authorizes title insurers or underwritten title companies to make demands on mortgagees and, in the absence of compliance, to reassign or release mortgagees' security interests in leases and rents on behalf of the mortgagee or record assignee, under certain conditions. Authorizes certain entities to institute an action in any circuit court to obtain the release or reassignment instrument in the absence of compliance of a mortgagee or record assignee. (SB2329 HD1)

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

