DAVID Y. IGE





STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES

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Testimony of SUZANNE D. CASE Chairperson

Before the House Committee on WATER & LAND

Monday, March 14, 2016 10:00 A.M. State Capitol, Conference Room 325

In consideration of SENATE BILL 2660 RELATING TO BUREAU OF CONVEYANCES

Senate Bill 2660 proposes to remove the sunset date of Act 119, Session Laws of Hawaii 2013, as amended, relating to the deregistration of fee non-time share interests thereby making permanent the voluntary deregistration process for fee non-time share interests. **The Department of Land and Natural Resources (Department) supports this measure.**

The Department notes that since the inception on July 1, 2011 of the ability for landowners to deregister heir land from land court, there have been nearly 200 voluntary deregistrations of land from Land Court.

SUZANNE D. CASE CHAIRPERSON BOARD OF LAND AND NATURAL RESOURCES COMMISSION ON WATER RESOURCE MANAGEMENT

KEKOA KALUHIWA

JEFFREY T. PEARSON P.E.

AQUATIC RESOURCES

BOATING AND OCEAN RECREATION
BUREAU OF CONVEYANCES

COMMISSION ON WATER RESOURCE MANAGEMENT
CONSERVATION AND COASTAL LANDS

CONSERVATION AND RESOURCES ENFORCEMENT
ENGINEERING
FORESTRY AND WILDLIFE
HISTORIC PRESERVATION
KAHOOLAWE ISLAND RESERVE COMMISSION
LAND
STATE PARKS



March 14, 2016

TO: COMMITTEE ON WATER AND LAND

Representative Ryan Yamane, Chair Representative Ty Cullen, Vice Chair

FR: Henry Perez, President – via Blake Oshiro, Executive Director

American Resort Development Association

RE: S.B. 2660 Relating to Bureau of Conveyances

Position: Support

Dear Chair Yamane, Vice Chair Cullen and members,

The American Resort Development Association (ARDA) Hawaii, the local chapter of the national timeshare trade association, supports Senate Bill (SB) 2660 which proposes to remove the December 30, 2016 sunset date of 2013's Act 119 and 2014's Act 47.

In 2007, a joint legislative investigative committee established pursuant to Senate Concurrent Resolution No. 226, identified serious shortcomings relating to the Bureau of Conveyances' operations recognizing that automation of certain functions in the Bureau of Conveyances may address one of the major underlying problems: work backlog.

Thus, in 2009, Act 120, Session Laws of Hawaii 2009, provided for the voluntary deregistration of land registered in the land court system and established a procedure to move these transactions to the regular system in the Bureau of Conveyances. Act 119, Session Laws of Hawaii 2013, separated the deregistration of time share interests from the voluntary deregistration of other lands and made the deregistration of time share interests mandatory and permanent. However, the December 31, 2014, repeal date for voluntary deregistration and transfer of fee non-time share interests remained in place. Act 47 Session Laws of Hawaii 2014 extended that sunset to December 31, 2016.

The purpose of this bill is remove the sunset on Act 47 and make that law permanent. ARDA supports this change as long as there is no change to the existing permanent law and provisions related to time share interests.

Thank you for the opportunity to submit testimony in support of SB 2660.

McCorriston Miller Mukai Mackinnon LLP

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March 12, 2016

Rep. Ryan I. Yamane, Chair Rep. Ty J. K. Cullen, Vice Chair Members of the House Committee on Water and Land Twenty-Eighth Legislature Regular Session, 2016

Re: S.B. 2660

Hearing on March 14, 2016, 10:00 a.m. Conference Room 325

Dear Chair, Vice Chair and Members of the Committee:

My name is Charles Pear. I am appearing as legislative counsel for ARDA Hawaii.

ARDA Hawaii supports the bill.

Over the past 19 years, Chapter 501 has been revised to remove time share interests from the operation of the Land Court. This began with the adoption of Act 219, S.L.H. 1998, which provided that all conveyances of leasehold time share interests would be recorded in the regular system (Chapter 502, HRS). By 2012, the legislature had resolved to remove all fee simple time share interests from the Land Court as well.

Many time share projects consist of both time share units and commercial units. The voluntary deregistration provisions of Act 120, S.L.H. 2009, permit the withdrawal of an entire project, not just the time share units.

In the absence of such authority, the state will be faced with situations where part of a time share project is registered in the Land Court and part is not. Adoption of this legislation will allow time share developers to withdraw their entire project from the Land Court, both the commercial units and the time share units.

In addition, some residential or resort condominium developers may prefer to withdraw their projects from the Land Court, particularly in project involving both Land Court and regular

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system land. This can help avoid needless complexity in the legal documentation, while the rights of purchasers can be protected by the purchase of title insurance.

Thank you for your kind consideration of this legislation. I would be happy to take any questions if you think that I may be of any assistance.

Very truly yours,

McCorriston Miller Mukai MacKinnon LLP

Charles E. Pear, Jr.

CEP:kn