**S.B. NO.** <sup>1308</sup> S.D. 1

# A BILL FOR AN ACT

RELATING TO PLANS.

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

1 SECTION 1. Section 502-17, Hawaii Revised Statutes, is 2 amended by amending subsections (d) and (e) to read as follows: 3 "(d) On receipt for recordation of a transfer or separate 4 description document concerning a lot in a subdivision, the 5 registrar shall accept and file the document with: 6 (1)A metes and bounds description, either solely or as 7 part of the document; and 8 A county certified plat map, unless the land is being (2) 9 deregistered pursuant to part II of chapter 501[; and (3) A letter from a licensed professional surveyor, 10 11 certifying that the metes and bounds description 12 conforms to the accompanying plat map]. 13 The document shall otherwise comply with the requirements 14 for recordation under this section. Any parcel created or 15 subdivided before the effective date of the subdivision laws of 16 the respective counties is exempt from the provisions of this 17 subsection.



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(e) For checking the survey and plan as to form and 2 mathematical correctness, the department shall charge [\$2 an 3 hour] a fee pursuant to chapter 40 of title 3, Hawaii 4 Administrative Rules, and shall require the owner of the land to 5 deposit the [estimated] cost thereof before [making such check.] 6 approving the survey and plan." 7 SECTION 2. Section 502-18, Hawaii Revised Statutes, is amended to read as follows: 8 9 "§502-18 Description; lot subdivisions. A metes and 10 bounds description of the exterior boundaries of the parcel or 11 parcels of land sought to be registered as a file plan shall be 12 written upon the plan, or printed or typewritten on unruled good 13 quality white paper 11 inches long by 8 1/2 inches wide and 14 shall be filed [in duplicate] with the file plan. The metes and 15 bounds description shall be dated and signed by the licensed 16 professional surveyor making the field survey, or under whose 17 supervision the field survey was executed. If the land sought 18 to be registered as a file plan is being deregistered pursuant 19 to part II of chapter 501, the metes and bounds description 20 shall be dated and signed by the licensed professional surveyor 21 making the file plan, or under whose supervision the file plan

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1 was made. The boundaries of the land platted shall be described 2 as running from left to right (clockwise) and the azimuth system 3 shall be used in designating the courses of the survey with zero 4 or 360 degrees at due South; 90 degrees at due West; 180 degrees 5 at due North; 270 degrees at due East. Any printed or typewritten description filed separately with the file plan 6 7 shall be recorded in the registry system and the book and page 8 or document number thereof noted on the file plan. Expense of 9 recordation shall be charged to the owner. The initial point in 10 the description shall clearly show the connection with the 11 government triangulation system. All outside corners of the 12 tract shall be substantially marked by monuments in the ground, 13 where practicable; unless the land is being deregistered 14 pursuant to part II of chapter 501. In all cases where tracts 15 of land are subdivided into lots, with the intention of 16 conveying separate lots by lot number and reference to the plat, 17 it is necessary to show the true azimuths and lengths of all 18 principal lines and the lot areas. A sufficient number of 19 durable monuments shall be placed in the ground so as to 20 accurately identify each lot, unless the land is being 21 deregistered pursuant to part II of chapter 501. Any lands



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1 being deregistered pursuant to part II of chapter 501 shall not 2 subdivide or consolidate when registering as a file plan [, and 3 only contiguous parcels shall be shown on the same plan]. Only 4 contiguous parcels shall be shown on the same plan unless the 5 department of accounting and general services of the State determines that an exception would be appropriate." 6 7 SECTION 3. Section 502-19, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "§502-19 Plans on [tracing cloth;] tangible medium; size; 10 scale. All plans [must] shall be on [tracing cloth of good 11 quality, a tangible medium of good quality, approved by the 12 department of accounting and general services of the State, and 13 shall be of one of the following sizes, the figures indicating 14 inches: 10 x 15; 15 x 21; 21 x 32; 30 x 36; 36 x 42; or [42, 15 48, or 54] 36 wide without restriction as to length; which plans 16 shall be prepared and drawn according to [some] one of the 17 following scales: 10, 20, 30, 40, 50, 60, 100, 200, 300, 400, 18 500, 600, 1000, 2000, 3000, 4000, [<del>or</del>] 5000, or 6000 feet to an 19 inch."

20 SECTION 4. Section 502-20, Hawaii Revised Statutes, is
21 amended to read as follows:



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1 "§502-20 New maps for old. The registrar, at [such] the 2 times when the original tracings of filed plans and land court 3 maps on file in the bureau of conveyances  $[\tau]$  are found to be in such condition that satisfactory [blueprint] copies thereof 4 cannot be made, shall forward any such map or plan to the 5 6 department of accounting and general services of the State, with 7 the request that another [tracing] copy of good quality thereof 8 be made. The department, on receipt of the request and map or 9 plan, shall prepare another [tracing] copy thereof, on a 10 tangible medium of good quality, and shall certify that same is 11 a true copy of the original on file in the bureau of 12 conveyances, and shall file the same [, together with two 13 certified blueprint copies, ] with the registrar. Any such 14 certified [tracing] copy of a map or plan shall thereafter be 15 regarded for all purposes as the original." 16 SECTION 5. Statutory material to be repealed is bracketed

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18 SECTION 6. This Act shall take effect upon its approval.

and stricken. New statutory material is underscored.



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#### Report Title:

DAGS; Plans; Land Survey; Subdivision; Maps

#### Description:

Removes outdated requirements for plans filed with the registrar's office; updates the statutory fee schedule to reflect those adopted in chapter 40 of title 3, HAR; grants additional discretion to the Department of Accounting and General Services to approve the format of plans; and updates permissible drawing scales used in plans. (SD1)

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

