A BILL FOR AN ACT

RELATING TO VACANT AND ABANDONED RESIDENTIAL PROPERTY.

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

- 1 SECTION 1. The legislature finds that vacant and abandoned
- 2 residential properties impose significant costs on the
- 3 community. Abandoned homes may start out as simply eyesores but
- 4 eventually become public safety hazards and magnets for criminal
- 5 activity. In April 2018, a fire at a large unoccupied home in
- 6 Maunawili, Oahu caused \$1.8 million in damages. Neighbors
- 7 reported that the fire may have been sparked by trespassing
- 8 hikers or homeless individuals who had been illegally living on
- 9 the property.
- 10 On January 3, 2019, fifteen companies and sixty
- 11 firefighters responded to a massive fire in an abandoned home in
- 12 Makiki, Oahu. The homeowner reported that he had been
- 13 unsuccessful in preventing squatters from occupying the property
- 14 and that, at the time of the fire, his permit to demolish the
- 15 home was under review by the county.
- 16 Vacant and abandoned homes also correspond to other
- 17 substantial, but less obvious, financial costs. In the January



- 1 2017 report on the true costs of abandoned properties
- 2 commissioned by Community Blight Solutions, a former United
- 3 States Treasury Department Deputy Assistant Secretary for
- 4 Economic Policy noted that vacant homes lead to a decline in
- 5 values of surrounding properties, an increase in crime in the
- 6 neighborhood, and a reduction in the tax base for local
- 7 governments.
- 8 The purpose of this Act is to reduce the potential hazards
- 9 associated with vacant and abandoned residential properties by:
- 10 (1) Requiring each county to establish an expedited
- 11 procedure for approvals of demolition permits for
- vacant residential properties; and
- 13 (2) Allowing the department of taxation to seek the
- 14 nonjudicial foreclosure sales of vacant and abandoned
- residential properties with outstanding recorded state
- 16 tax liens.
- 17 SECTION 2. Chapter 46, Hawaii Revised Statutes, is amended
- 18 by adding a new section to be appropriately designated and to
- 19 read as follows:
- 20 "§46- Expedited demolition permits for vacant
- 21 residential properties. (a) Each county shall establish an

- 1 expedited procedure to approve permits for the demolition of
- 2 vacant residential structures located within the county.
- 3 Expedited processing of a permit to demolish vacant residential
- 4 structures shall take not more than twenty-one days from the
- 5 date of the permit application, not including weekends or state
- 6 holidays. Expedited processing for permits to demolish vacant
- 7 residential structures shall commence no later than January 1,
- 8 2024.
- 9 (b) Expedited processing of a permit to demolish a vacant
- 10 residential structure shall apply only to permits to demolish
- 11 the entire vacant residential structure. Expedited processing
- 12 shall not apply to permits for:
- 13 (1) Partial demolition of a vacant residential structure;
- 14 or
- 15 (2) Complete or partial demolition of a vacant residential
- structure as part of a renovation, reconstruction, or
- new construction on the parcel.
- 18 An application for a building permit for new construction,
- 19 rehabilitation, or reconstruction on the parcel for which the
- 20 expedited demolition permit was approved shall be denied if the
- 21 permit application for new construction, rehabilitation, or

- 1 reconstruction is submitted within three hundred sixty-five days
- 2 of the approval of the expedited demolition permit; provided
- 3 that the same parcel owner is listed on both permit
- 4 applications. A parcel owner may appeal a denial of a permit
- 5 application pursuant to this section through the appeals process
- 6 established by the planning department in the county within
- 7 which the parcel is located.
- 8 (c) The owner of a residential structure shall establish
- 9 that the residential structure is vacant by providing the county
- 10 planning department with sworn statements from each borrower who
- 11 has at least one loan secured by the parcel and each and every
- 12 owner of the residential structure and parcel expressing their
- intent to vacate and abandon the property.
- 14 (d) A residential structure shall not be deemed vacant and
- 15 abandoned where the residential structure is:
- 16 (1) Undergoing construction, renovation, or rehabilitation
- that is proceeding diligently;
- 18 (2) Used on a seasonal basis but is otherwise secure;
- 19 (3) The subject of an ongoing probate action, action to

quiet title, or other ownership dispute;

1	(4)	Damaged by natural disaster but the owner intends to	
2		repair and reoccupy; or	
3	(5)	Occupied by a mortgagor, relative, or lawful tenant.	
4	<u>(e)</u>	For the purpose of this section:	
5	"Par	cel" means the real property, or portion thereof, upon	
6	which a residential structure is located.		
7	"Residential structure" means a one- or two-family		
8	unattached building designed or used exclusively for residentia		
9	occupancy and located on a parcel zoned for residential use."		
10	SECTION 3. Chapter 667, Hawaii Revised Statutes, is		
11	amended by adding a new section to be appropriately designated		
12	and to read as follows:		
13	"§667- Use of power of sale foreclosure in state tax		
14	lien foreclosures of vacant and abandoned residential		
15	structure	s. A state tax lien on a parcel upon which a	
16	residential structure exists may be foreclosed by nonjudicial of		
17	power of	sale foreclosure procedures set forth in this chapter	
18	by the department of taxation; provided that the department of		
19	taxation has established its lien and that a residential		
20	structure is vacant and abandoned as provided in section 231-63		
21	provided	further that liens that have existed for three or more	

- 1 years, including liens on vacant and abandoned residential real
- 2 property that have existed for any length of time, may be
- 3 enforced by the department of taxation by foreclosure without
- 4 suit as provided in section 231-63 and this chapter."
- 5 SECTION 4. Section 231-63, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "[+] §231-63[+] Tax liens; foreclosure without suit,
- 8 notice. (a) All real property on which a lien for state taxes
- 9 exists may be sold by way of foreclosure without suit by the
- 10 [state tax collector,] department, and in case any lien, or any
- 11 part thereof, has existed thereon for three years, shall be sold
- 12 by the [state tax collector] department at public auction to the
- 13 highest bidder, for cash, to satisfy the lien, together with all
- 14 interest, penalties, costs; and expenses due or incurred on
- 15 account of the tax, lien, and sale, the surplus, if any, to be
- 16 rendered to the person thereto entitled.
- 17 (b) A state tax lien on a parcel upon which a vacant and
- 18 abandoned residential structure exists may be foreclosed by
- 19 nonjudicial or power of sale foreclosure procedures set forth in
- 20 chapter 667 by the department at any time; provided that the

1	departmen	t has established that the parcel and residential
2	structure	is vacant and abandoned; provided further that:
3	(1)	The department shall establish that a residential
4		structure is vacant and abandoned by mailing to the
5		residential structure's owner by certified mail with
6		return receipt a sworn statement establishing that the
7		department has conducted at least two separate
8		inspections, each at least seven days apart and at
9		different times of day, and at each inspection, no
10		occupant was present and there was no evidence of
11		occupancy. The department shall maintain a copy of
12		the statement and return receipt on file for the
13		owner's inspection and review;
14	(2)	Prima facie evidence that a residential structure is
15		not vacant and abandoned shall include but is not
16		limited to delivery of certified United States mail
17		and ongoing and current utility usage; and
18	(3)	A residential structure shall not be deemed vacant and
19		abandoned where the structure is:
20		(A) Undergoing construction, renovation, or
21		rehabilitation that is proceeding diligently;

1	<u>(B)</u>	Used on a seasonal basis but is otherwise secure;			
2	<u>(C)</u>	The subject of any ongoing probate action, action			
3		to quiet title, or other ownership dispute;			
4	<u>(D)</u>	Damaged by natural disaster, but the owner			
5		intends to repair and reoccupy; or			
6	<u>(E)</u>	Occupied by a mortgagor, relative, or lawful			
7		tenant.			
8	For the purposes of this subsection:				
9	"Parcel" means the real property, or portion thereof, upon				
10	which a residential structure is located.				
11	"Residential structure" means a one- or two-family				
12	unattached bui	lding designed or used exclusively for residential			
13	occupancy and	located on a parcel zoned for residential use.			
14	(c) The	sale shall be held at any public place proper for			
15	sales on execu	tion, after notice published at least once a week			
16	for at least four successive weeks immediately prior thereto in				
17	any newspaper with a general circulation of at least sixty				
18	thousand published in the State and any newspaper of general				
19	circulation published and distributed in the taxation district				
20	wherein the property to be sold is situated, if there is a				
21	newspaper published in the taxation district.				

1 If the address of the owner is known or can be ascertained 2 by due diligence, including an abstract of title or title 3 search, the [state tax collector] department shall send to each 4 owner notice of the proposed sale by registered mail, with 5 request for return receipt. If the address of the owner is 6 unknown, the [state tax collector] department shall send a 7 notice to the owner at the owner's last known address as shown 8 on the records of the department of taxation. The notice shall 9 be deposited in the mail at least forty-five days prior to the 10 date set for the sale. The notice shall also be posted for a 11 like period in at least three conspicuous public places within 12 [such] the taxation district, and if the land is improved, one 13 of the three postings shall be on the land." 14 SECTION 5. If any provision of this Act, or the 15 application thereof to any person or circumstance, is held 16 invalid, the invalidity does not affect other provisions or **17** applications of the Act that can be given effect without the 18 invalid provision or application, and to this end the provisions 19 of this Act are severable.

S.B. NO. 494 S.D. 1

- 1 SECTION 6. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 7. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 8. This Act shall take effect on March 22, 2075.

Report Title:

Vacant and Abandoned Properties; Counties; Expedited Permits; Tax Liens; Nonjudicial Foreclosure

Description:

Requires counties to establish expedited procedures to approve demolition permits for vacant and abandoned residential properties. Allows the Department of Taxation to satisfy certain tax liens through the nonjudicial foreclosure of vacant and abandoned residential properties at any time after establishing vacancy and abandonment. Takes effect 03/22/2075. (SD1)

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