S.B. NO. <sup>1258</sup> S.D. 1 H.D. 1

# A BILL FOR AN ACT

RELATING TO REAL ESTATE APPRAISERS.

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

SECTION 1. The legislature finds a lack of openness and
transparency exists in the implementation of Act 227, Session
Laws of Hawaii 2011 (Act 227), which was codified as section
466K-6, Hawaii Revised Statutes.

5 Act 227 requires appraisers acting as arbitrators to fully report the basis for an award and to certify compliance with the 6 nationally accepted Uniform Standards of Professional Appraisal 7 8 Practice standards when valuing properties and determining 9 market value or market rent. Compliance with the Uniform 10 Standards of Professional Appraisal Practice ensures adherence 11 to professional standards that would protect the parties to an 12 arbitration and the consumers of the State.

13 The legislature also finds that Hawaii has relatively few 14 commercial appraisers who specialize in these matters and, 15 consequently, these individuals or firms are the exclusive 16 determiners of the market value or market rents of leasehold 17 property in Hawaii. This results in members of the same 18 profession gathering and selecting market data, presenting that 17 SB1258 HD1 LRB 13-2187.doc



data to arbitration panels as expert witnesses, and then
deciding the matter as appointed arbitrators.

The legislature further finds that since the passage of Act 227, confidentiality clauses have been incorporated into agreements that govern individual arbitration panels. Inclusion of these confidentiality clauses frustrates the legislature's intent in enacting Act 227 and works to the detriment of consumers because valuable market data is wilfully withheld from public use.

10 Real estate transactions that occur as sales transactions are recorded with the bureau of conveyances; any interested 11 party may request a copy of a recorded real estate transaction 12 13 from the bureau. Financial institutions, real estate firms, buyers, and sellers all take advantage of this data prior to 14 15 participating in the market. Access to this information allows participants in the real estate market to better understand the 16 17 volume and the value of that market in an open and transparent manner, allowing the market to function more efficiently. 18

19 In the resetting of industrial and commercial leasehold 20 rents, recordation of an arbitration award and access to the 21 record of the award at the bureau of conveyances would ensure 22 public access to data that is currently unavailable, despite the SB1258 HD1 LRB 13-2187.doc



## S.B. NO. <sup>1258</sup> S.D. 1 H.D. 1

enactment of Act 227. For the leasehold market to function with
openness and transparency, and to further protect consumers in
the State of Hawaii, the legislature finds that arbitration
awards and reports should be available to all interested
participants in the market.

6 The purpose of this Act is to:

7 (1)Improve and protect the process by which real estate 8 appraisers, when acting as arbitrators to determine 9 fair market value, fair market rent, or fair and 10 reasonable rent of leasehold property, fully and 11 publicly record arbitration awards along with the 12 record of the arbitration award and any supplementary, 13 dissenting, or explanatory opinions as required by 14 section 466K-6, Hawaii Revised Statutes; and 15 (2) Improve the economy and protect the interests of the 16 people of Hawaii by making data pertinent to 17 industrial and commercial ground lease valuations and rents available to the general public. 18 19 SECTION 2. Chapter 466K, Hawaii Revised Statutes, is 20 amended by adding a new section to be appropriately designated and to read as follows: 21



# S.B. NO. <sup>1258</sup> S.D. 1 H.D. 1

1	" <u>§466K-</u> Arbitration awards; recordation. A real estate
2	appraiser certified or licensed under this chapter who is acting
3	as an arbitrator shall record all arbitration awards, the
4	records of the arbitration awards, if separately issued, and any
5	supplementary, dissenting, or explanatory opinions with the
6	bureau of conveyances within ninety days of the determination of
7	the arbitration award and the notification of its determination
8	to the parties."
9	SECTION 3. New statutory material is underscored.
10	SECTION 4 This Act shall take effect on January 1 2112





#### Report Title:

Real Estate Appraisers; Arbitration Awards; Recordation

### Description:

Requires real estate appraisers, acting as arbitrators, to record arbitration awards, the records of the awards, if separately issued, and any supplementary, dissenting, or explanatory opinions with the bureau of conveyances within ninety days of the determination of the award and its notification to the parties. Effective 01/01/2112. (HD1)

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

