600.2567.amended Register of deeds; fees.
(1) Except as provided in subsection (3), a register of deeds is entitled to the following fees, which are not taxable as costs except as indicated:
(a) For entering and recording a document, regardless of the number of pages, $30.00, which includes the fee required to be collected under section 2567a. In addition to remitting a portion of the fee to satisfy section 2567a, the register of deeds shall deposit $5.00 of the total fee collected for each recording into the automation fund established under section 2568.

Documents that we currently collect remonumentation fees for, we still collect — those documents which we do not collect remonumentation on, that $4.00 will be deposited into the general fund.

OF that $30.00; On DOCUMENTS THAT CURRENTLY COLLECT REMONUMENTATION
$5.00 to Automation/Technology Fund
$4.00 to Remonumentation ($3.94 to State; $0.06 to County) (Until December 31, 2022; January 1, 2023 $2.00)
$21.00 to general fund

FOR DOCUMENTS THAT WE DON'T COLLECT REMONUMENTATION (MCL 600.2367a)
$5.00 to Automation/Technology Fund
$25.00 to general fund

600.2567a Fee for recording instrument; amount and payment; additional to other fees; remittance and disposition of fees; limitation; applicability of section; “county plan” defined.

....

(5) This section does not apply to any of the following:
(a) An agency of the state when filing or recording any instrument with the county register of deeds under the state tax lien registration act, 1968 PA 203, MCL 211.681 to 211.687.
(b) An individual or any public or private legal entity when recording a lien or discharge of a lien with the county register of deeds under section 15 of the Michigan employment security act, 1936 (Ex Sess) PA 1, MCL 421.15.
(c) An agency of the federal government when filing or recording any instrument with the county register of deeds under the uniform federal lien registration act, 1983 PA 102, MCL 211.661 to 211.668.
(d) An individual or any public or private legal entity when recording any instrument with the county register of deeds under the uniform commercial code, 1962 PA 174, MCL 440.1101 to 440.1102.
(e) A foreclosing governmental unit when recording any instrument required under sections 78 to 78o of the general property tax act, 1893 PA 206, MCL 211.78 to 211.78o.

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The ONLY document which is not $30.00 is a document is a

LAND BANK FAST TRACT ACT Act 258 of 2003
124.757 Disposition of property by authority; inventory and classification of property; title status and suitability for use; recording property transfer.
Sec. 7.
(1) Except as an authority otherwise agrees by intergovernmental agreement or otherwise, on terms and conditions, and in a manner and for an amount of consideration an authority considers proper, fair, and valuable, including for no monetary consideration, the authority may convey, sell, transfer, exchange, lease as lessor, or otherwise dispose of property or rights or interests in property in which the authority holds a legal interest to any public or private person for value determined by the authority. If the department of environmental quality determines that conditions on a property transferred to an authority under section 78m(15) of the general property tax act, 1893 PA 206, MCL 211.78m, represent an acute threat to public health, safety, and welfare, or to the environment, the authority shall not convey, sell, transfer, exchange, lease, or otherwise dispose of the property until after a determination by the department of environmental quality that the acute threat has been eliminated and that conveyance, sale, transfer, exchange, lease, or other disposal of the property by the authority will not interfere with any response activities by the department. The transfer and use of property under this section and the exercise by the authority of powers and duties under this act shall be considered a necessary public purpose and for the benefit of the public.
(2) All property held by an authority shall be inventoried and classified by the authority according to title status and suitability for use.
(3) A document, including, but not limited to, a deed, evidencing the transfer under this act of 1 or more parcels of property to an authority by this state or a political subdivision of this state may be recorded with the register of deeds office in the county in which the property is located without the payment of a fee.

(124.753 Definitions.
Sec. 3.
As used in this act:
(a) "Authority" means a land bank fast track authority created under section 15, section 23(4), or section 23(5)."