A BILL FOR AN ACT

RELATING TO THE BUILDING CODE.

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

1	PART I
2	SECTION 1. Chapter 46, Hawaii Revised Statutes, is amended
3	by adding a new section to be appropriately designated and to
4	read as follows:
5	"§46- Hawaii state building code; amendments. (a) Any
6	county may submit to the Hawaii state building code council
7	established by section 107-22 a proposal to amend the Hawaii
8	state building code set forth in section 107-25(a); provided
9	that the proposed amendment shall apply only to the county that
10	makes the submission.
11	(b) The Hawaii state building code council shall have sole
12	authority to determine whether to approve any amendment under
13	subsection (a)."
14	SECTION 2. Chapter 107, Hawaii Revised Statutes, is
15	amended as follows:
16	1. By adding a new section to part II to be appropriately
17	designated and to read:

1	" <u>§10</u>	7- Natural disaster preparedness commission; duties.
2	(a) Ther	e is established a natural disaster preparedness
3	commissio	n. The commission shall be placed within the civil
4	defense a	gency of the department of defense, established under
5	section 1	28-3, for administrative purposes only. The commission
6	shall con	sist of nine members with expertise in climate,
7	geology,	and other relevant scientific disciplines to advise the
8	<u>Hawaii</u> st	ate building code council on matters related to natural
9	disasters	and the Hawaii state building code.
10	<u>(b)</u>	Members of the commission shall be appointed by the
11	governor	pursuant to section 26-34.
12	<u>(c)</u>	The commission shall:
13	(1)	Conduct annual scientific evaluations to determine the
14		frequency, location, and intensity of natural
15		disasters that affect or may affect Hawaii;
16	(2)	Determine the necessity and effectiveness of proposed
17		amendments to the Hawaii state building code that
18		relate to preparedness for natural disasters; and
19	(3)	Submit a written report regarding paragraphs (1) and
20		(2), including any recommendations, to the Hawaii
21		state building code council by December 31 of each
22		year.

1 Members of the commission shall serve without 2 compensation but shall be reimbursed for expenses, including 3 travel expenses necessary for the performance of their duties. 4 (e) The Hawaii state building code council shall have sole 5 authority to determine whether to take action on the 6 recommendations in the report described in subsection (c)(3); 7 provided that no amendment to the building code related to 8 natural disaster preparedness may be adopted by the council 9 without the commission's concurrence." 10 By amending the title of part II to read: 11 "PART II. HAWAII STATE BUILDING CODE [AND DESIGN STANDARDS]" 12 By amending section 107-21 to read: 13 "[+]\$107-21[+] Definitions. As used in this part: 14 "Council" means the Hawaii state building code council. 15 "Department" means the department of accounting and general 16 services. 17 ["Hurricane_resistive_criteria" means the design_criteria 18 for enhanced hurricane protection areas that are capable of 19 withstanding a five hundred year hurricane event, as developed 20 by the state department of defense for public shelter and

residential safe room design criteria.

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1	"State building construction" means any building
2	construction project or program initiated by a state agency or
3	requiring the use of state funds."
4	4. By amending section 107-22 to read:
5	"[+]\$107-22[+] Hawaii [State] state building code council.
6	(a) There is established a <u>Hawaii</u> state building code council.
7	The council shall be placed within the department of accounting
8	and general services for administrative purposes only. The
9	council shall consist of [nine] thirteen voting members and
10	[one] four nonvoting [member, who shall be the comptroller or
11	the comptroller's designee.] members. The council members shall
12	serve no more than two consecutive four-year terms [as defined
13	in paragraphs (1) to (6)]. The voting members shall [include:
14	(1) One county building official from each of the four
15	counties appointed by the mayor;
16	(2) One member representing the state fire council;
17	(3) One member representing the department of health who
18	has significant experience in building mechanical and
19	sewage disposal systems;
20	(4) One member representing the department of labor and
21	industrial relations who has significant experience in
22	elevator or fire safety;

1	(5)	One member representing the Structural Engineers
2		Association of Hawaii; and
3	(6)	One member representing the American Institute of
4		Architects, Hawaii State Council. be appointed by the
5		governor pursuant to section 26-34 and shall consist
6		of:
7	(1)	The director of the Hawaii housing finance and
8		development corporation, or the director's designee;
9	(2)	A representative from the Building Industry
10		Association of Hawaii, or its successor organization;
11	(3)	A representative from the Hawaii Construction
12		Alliance, or its successor organization;
13	(4)	A representative from the Hawaii Building and
14		Construction Trades Council, or its successor
15		organization;
16	<u>(5)</u>	A representative from the Hawaii Insurers Council, or
17		its successor organization;
18	(6)	A representative from the Hawaii Association of
19		Realtors, or its successor organization;
20	<u>(7)</u>	A representative from the Honolulu chapter of The
21		American Institute of Architects, or its successor
22		organization;

1	<u>(8)</u>	A representative from the American Council of
2		Engineering Companies of Hawaii, or its successor
3		organization;
4	<u>(9)</u>	A representative from the General Contractors
5		Association of Hawaii, or its successor organization;
6	(10)	A representative from the Hawaii Farm Bureau
7		Federation, or its successor organization; and
8	(11)	Three individuals, who shall not be employees of the
9		State or any of its political subdivisions, to
10		represent the interests of homeowners.
11	The	nonvoting members shall consist of a county building
12	official	from each of the four counties, appointed by the mayor
13	of the re	spective county.
14	(b)	[Six] Eight voting members shall constitute a quorum.
15	The chair	person and vice chairperson of the council shall be
16	elected a	nnually from among its members by a majority vote of
17	[the] <u>all</u>	voting members of the council.
18	(c)	Members shall serve without compensation $[\tau]$ but shall
19	be reimbu	rsed for expenses, including travel expenses necessary
20	for the p	erformance of their duties."
21	5.	By amending section 107-24 to read:

- 1 "[f]\$107-24[f] Authority and duties of the council. (a) 2 [Any law to the contrary notwithstanding, the council shall 3 establish a comprehensive state building code.] The council may 4 adopt any amendments to the Hawaii state building code set forth 5 in section 107-25(a) upon a vote of approval by a majority of 6 all voting members of the council; provided that any amendments 7 adopted shall not exceed minimum standards necessary to protect 8 public health and safety. The council shall have sole authority 9 to determine these minimum standards. 10 The council [shall] may appoint a subcommittee 11 [comprised] composed of the four nonvoting council members 12 representing county building officials, whose duty shall be to 13 recommend any necessary or desirable [state] amendments to the 14 [model codes.] Hawaii state building code. Any recommended 15 [state] amendments shall require the unanimous agreement of the 16 subcommittee[-] and shall be approved by a majority vote of all 17 voting members of the council to be adopted into the Hawaii
- (c) The council may appoint other investigative, technicalexpertise committees, which may include council members.
- (d) The council shall consult with general buildingcontractor associations and building trade associations to

HB2358 HD1 HMS 2012-1755

state building code.

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- 1 gather information and recommendations on construction practices
- 2 and training relevant to building codes and standards.
- 3 (e) The council [shall] may review and adopt, as
- 4 appropriate, new model building codes [within eighteen months of
- 5 the official publication date.] that are the successors of the
- 6 2012 International Building Code established as the Hawaii state
- 7 building code pursuant to section 107-25(a); provided that any
- 8 model building code adopted shall not exceed minimum standards
- 9 necessary to protect the public health and safety.
- 10 (f) The council may make expenditures for technical
- 11 references, equipment and supplies, and other operating
- 12 expenses, and may contract for the conduct of research studies
- 13 and other technical services.
- 14 (g) The council shall provide education and technical
- 15 training and administrative assistance in the form of services
- 16 or grants at the state and county levels relating to the
- 17 implementation and enforcement of the Hawaii state building code
- 18 adopted pursuant to this part.
- 19 (h) The council shall have sole authority to determine
- 20 whether to approve any amendment to the Hawaii state building
- 21 code proposed by a county pursuant to section 46- ."
- 22 6. By amending section 107-25 to read:

HB2358 HD1 HMS 2012-1755

1	" [+]	§107-25[] Hawaii [State] state building code[+
2	requireme	ents]. (a) There is established a <u>Hawaii</u> state
3	building	code applicable to all construction, except state
4	building	construction, in the State of Hawaii. The Hawaii state
5	building	code shall [include:
6	(1)	The latest edition of the state fire code as adopted
7		by the state fire council;
8	(2)	The latest edition of the Uniform Plumbing-Code, as
9		copyrighted and published by the International
10		Association of Plumbing and Mechanical Officials,
11		including its appendices;
12	(3)	The latest edition of the International Building Code,
13		as published by the International Code Council;
14	(4) -	Hawaii design standards implementing the criteria
15		pursuant to Act 5, Special Session Laws of Hawaii,
16		2005, as applicable to:
١7		(A) Emergency shelters built to comply with hurricane
18		resistant criteria, including enhanced hurricane
19		protection areas capable of withstanding a five
20		hundred year hurricane event as well as other
21		storms and natural bazards. and

1		(B) Essential government facilities requiring
2		continuity of operations; and
3	(5)	Code-provisions based on nationally published codes or
4		standards that include, but are not limited to,
5		residential and hurricane resistive standards for
6		residential-construction, fire, elevator, electrical,
7		plumbing, -mechanical, flood and tsunami, existing
8		buildings, and energy-conservation standards for
9		building design and construction, and onsite sewage
10		disposal. consist of the 2012 International Building
11		Code, as amended by the council to remove any
12		provision that exceeds minimum standards necessary to
13		protect public health and safety, and as further
14		amended by the council, as provided by law.
15	(b)	All state and county building codes, ordinances, and
16	regulation	ns in existence on October 1, 2012, shall be superseded
17	by the Hav	waii state building code set forth in subsection (a)."
18	7. I	By amending section 107-31 to read:
19	"[+]!	\$107-31[] State building code; [compliance.]
20	exemption.	[The design of all] All state building construction
21	shall be	[in] exempt from compliance with the Hawaii state
22	building o	code [within one year of its effective date]."
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1	8. 1	By repealing section 107-26:
2	["- [S :	107-26] State building code; prohibitions. In
3	adopting (a-state-building-code, the council-shall-not-adopt
4	provisions	3-that:
5	(1)	Relate-to-administrative, permitting, or enforcement
6		and-inspection-procedures-of-each-county; or
7	(2)	Conflict-with-chapter-464."]
8	9. 1	By repealing section 107-27:
9	{ " {\$:	107-27] Exemptions. (a) Upon adoption of rules under
10	this chap	ter, the design of all state building construction
11	shall-be-	in compliance with the state building code within one
12	year-of-1	ts effective date, and state-building construction
13	shall-be-	allowed to be exempted from:
14	(1)	County-codes-that-have-not-adopted-the-state-building
15		code;
16	(2)	Any-county-code amendments-that are inconsistent-with
17		the minimum performance objectives of the state
18		building-code-or-the-objectives-enumerated-in-this
19		part; or
20	(3)	Any county-code amendments that are contrary to code
21		amendments adopted by another county.

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         (b) - Exemptions shall include county ordinances allowing
 2
    the exercise of indigenous Hawaiian architecture adopted in
    accordance-with-section-46-1.55."]
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 4
         10. By repealing section 107-28:
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         ["[$107-28] County building code authority to amend the
    state model building code without state approval. (a) The
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 7
    governing body of each county shall amend the state building
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    code as it applies within its respective jurisdiction, in
 9
    accordance with section 46 1.5(13), without approval of the
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    council. Each county shall use the model codes and standards
    listed-in-section 107-25, as the referenced model building codes
11
12
    and standards for its respective county building code ordinance,
13
    no later than two years after the adoption of the state building
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    <del>code.</del>
15
         (b) If a county does not amend the statewide model code
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    within the two year time frame, the state building code shall
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    become applicable as an interim county building code until the
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    county-adopts the amendments."]
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                                  PART II
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         SECTION 3. Section 6E-15, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§6E-15 Regulations, special conditions or restrictions.
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    In addition to any power or authority of a political subdivision
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    to regulate by planning or zoning laws and regulations or by
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    local laws and regulations, the governing body of any political
5
    subdivision may provide by regulations, special conditions, or
6
    restrictions for the protection, enhancement, preservation, and
7
    use of historic properties or burial sites. These regulations,
    special conditions, and restrictions may include appropriate and
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9
    reasonable control of the use or appearance of adjacent or
10
    associated private property within the public view, or both,
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    historic easements, preventing deterioration by wilful neglect,
12
    permitting the modification of local health [and building code]
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    provisions, and transferring development rights[-]; provided
14
    that these regulations, special conditions, and restrictions
15
    shall not permit the modification of any building code."
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         SECTION 4. Section 46-1.55, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§46-1.55 Indigenous Hawaiian architecture. (a)
                                                             Each
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    county shall adopt ordinances allowing the exercise of
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    indigenous native Hawaiian architectural practices, styles,
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    customs, techniques, and materials historically employed by
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native Hawaiians[, in the county's building code, including but

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- 1 not limited to residential and other structures comprised of
- 2 either rock-wall-or wood frame walls covered by thatches of
- 3 different native grasses or other natural material for roofs].
- 4 (b) The application of indigenous Hawaiian architecture
- 5 shall be permitted in all zoning districts; provided that it is
- 6 consistent with the intent and purpose of [the] any uniquely
- 7 designated, special, or historic district.
- 8 [(c) Each county shall adopt or amend its ordinances to
- 9 implement this section no later than March 31, 2008. The
- 10 ordinance adopted by Maui county shall serve as a model.] "
- 11 SECTION 5. Section 46-15.3, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§46-15.3 Regulation of adult family boarding home and
- 14 care home. (a) For the purpose of regulation under the Hawaii
- 15 state building code established by section 107-25 and a county's
- 16 life safety code[building code, fire code,] or any other
- 17 ordinance of similar purpose, a licensed adult family boarding
- 18 home or licensed care home that provides living accommodations
- **19** for:
- 20 (1) The operator of the home and operator's family; and

1	(2) Up to six other persons, not more than three of whom
2	are incapable of self-preservation because of age or
3	physical or mental limitations,
4	shall be deemed a single-family dwelling occupied by a family.
5	(b) For the purpose of this section:
6	["Building code" means an ordinance the purpose of which is
7	to provide minimum standards to safeguard life or limb, health,
8	property, and public welfare by regulating and controlling the
9	design, construction, quality of materials, use and occupancy,
10	location, and maintenance of all-buildings and structures within
11	the county's jurisdiction and certain equipment specifically
12	regulated by the ordinance.
13	"Fire-code" means-an ordinance adopted under section 132-3
14	or an ordinance intended to prescribe regulations consistent
15	with recognized good practice for the safeguarding to a
16	reasonable degree of life and property from the hazards of fire
17	and explosion arising from the storage, handling, and use of
18	hazardous substances, materials, and devices and from conditions
19	hazardous to life or property in the use or occupancy of
20	buildings or premises.]
21	"Licensed adult family boarding home" means an adult family
22	hearding home ligeneed under ghanter 246 part TV

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- 1 "Licensed care home" means a care home licensed under
 2 section 321-15.6.
- 3 "Life safety code" means an ordinance the purpose of which
- 4 is to establish minimum requirements that will provide a
- 5 reasonable degree of safety from fire in buildings and
- 6 structures."
- 7 SECTION 6. Section 132-2, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "\$132-2 General power to make rules. Subject to chapter
- 10 91, the fire chief of each county may adopt rules which shall
- 11 not be inconsistent with the provisions of any [ordinance] law
- 12 relating to the protection of persons and property against fire.
- 13 Such rules may relate to:
- 14 (1) Prevention of fires, [and] the inspection of
- property[7] periodically or otherwise, [or for] the
- 16 prevention of or reduction of loss by fire, or [to
- 17 promote] promotion of the safety of persons in case of
- 18 fire;
- 19 (2) Manufacture, storage, sale, and use of combustibles
- 20 and explosives;

1	(3)	Installation and maintenance of automatic[$ au$] or other
2		fire alarm systems[$ au$] and fire extinguishing
3		equipment; and
4	(4)	Fire escape and other means of exits from or access to
5		buildings or parts of buildings or other property in
6		case of fire, including the exterior approaches to
7		exits of places of assembly."
8	SECT	ION 7. Section 132-3, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	"§13	2-3 [Adoption of state] State fire code. (a) The
11	state fir	e council shall, after public hearings pursuant to
12	chapter 9	1, [adopt] propose a state fire code setting forth
13	minimum r	equirements relative to the protection of persons and
14	property	from fire loss, including without limitation:
15	(1)	[the] The storage, handling, and use of hazardous
16		substances, materials, and devices; and
17	(2)	[the] The control of conditions hazardous to life or
18		property in the design, use, or occupancy of buildings
19		and premises.
20	[The stat	e fire code shall become part of the state building
21	code as-p	rovided in section 107-25.

1	<u>(b)</u>	The state fire council shall meet annually to [review
2	and amend	the state fire code.]:
3	(1)	Determine the necessity of amending the state fire
4		code; and
5	(2)	If necessary, submit proposed amendments to the state
6		fire code to the Hawaii state building code council.
7	<u>(c)</u>	The Hawaii state building code council shall have sole
8	authority	to determine whether to adopt the state fire code or
9	any amendi	ments thereto proposed by the state fire council.
10	(d)	The adoption into the Hawaii state building code of
11	the state	fire code or any amendments thereto shall be approved
12	by a majo	rity vote of all voting members of the Hawaii state
13	building o	code council."
14	SECT	ION 8. Section 132-16, Hawaii Revised Statutes, is
15	amended by	y amending subsection (b) to read as follows:
16	" (b)	In addition to [adopting] proposing to the Hawaii
17	state bui	lding code council a state fire code pursuant to
18	section 1	32-3, the state fire council shall:
19	(1)	Administer the requirements for reduced ignition
20		propensity cigarettes, in accordance with chapter
21		132C; and

1	(2)	Serve as a focal point through which all applications
2		to the federal government for federal grant assistance
3		for fire-related projects shall be made. Upon the
4		receipt of any such federal grants, the state fire
5		council shall administer those federal grants."
6	SECT	ION 9. Section 514A-61, Hawaii Revised Statutes, is
7	amended b	y amending subsection (b) to read as follows:
8	" (b)	In the case of a project which includes one or more
9	existing	structures being converted to condominium status:
10	(1)	A statement by the declarant, based upon a report
11		prepared by an independent [Hawaii registered] Hawaii-
12		registered architect or engineer, describing the
13		present condition of all structural components and
14		mechanical and electrical installations material to
15		the use and enjoyment of the condominium;
16	(2)	A statement by the declarant of the expected useful
17		life of each item reported on [in] pursuant to
18		paragraph (1) or a statement that no representations
19		are made in that regard;
20	(3)	A list of any outstanding notices of uncured
21		violations of the Hawaii state building code or

1	[other] municipal regulations, together with the cost
2	of curing these violations;
3	(4) A statement whether the project is on a lot, or has
4	structures or uses, which do not conform to present
5	zoning requirements;
6	provided that paragraphs (1), (2), and (3) apply only to
7	apartments that may be occupied for residential use, and only to
8	apartments that have been in existence for five years."
9	SECTION 10. Section 514B-84, Hawaii Revised Statutes, is
10	amended by amending subsection (a) to read as follows:
11	"(a) In addition to the information required by section
12	514B-83, the developer's public report for a project containing
13	any existing structures being converted to condominium status
14	shall contain:
15	(1) Regarding units that may be occupied for residential
16	use and that have been in existence for five years or
17	more:
18	(A) A statement by the developer, based upon a report
19	prepared by a Hawaii-licensed architect or
20	engineer, describing the present condition of all
21	structural components and mechanical and

1			electrical installations material to the use and
2			enjoyment of the units;
3		(B)	A statement by the developer of the expected
4			useful life of each item reported on [in]
5			pursuant to subparagraph (A) or a statement that
6			no representations are made in that regard; and
7		(C)	A list of any outstanding notices of uncured
8			violations of the Hawaii state building code or
9			[other] county regulations, together with the
10			estimated cost of curing these violations;
11	(2)	Rega	rding all projects containing converted
12		stru	ctures, a verified statement signed by an
13		appr	opriate county official that:
14		(A)	The structures are in compliance with all zoning
15			and building ordinances and codes applicable to
16			the project at the time it was built, and
17			specifying, if applicable:
18			(i) Any variances or other permits that have
19			been granted to achieve compliance;
20			(ii) Whether the project contains any legal
21			nonconforming uses or structures as a result

1	of the adoption or amendment of any
2	ordinances or codes; and
3	(iii) Any violations of current zoning or building
4	ordinances or codes and the conditions
5	required to bring the structure into
6	compliance; or
7	(B) Based on the available information, the county
8	official cannot make a determination with respect
9	to the matters described in subparagraph (A); and
10	(3) Other disclosures and information that the commission
11	may require."
12	SECTION 11. Section 514B-143, Hawaii Revised Statutes, is
13	amended by amending subsection (a) 'to read as follows:
14	"(a) Unless otherwise provided in the declaration or
15	bylaws, the association shall purchase and at all times maintain
16	the following:
17	(1) Property insurance:
18	(A) On the common elements;
19	(B) Providing coverage for special form causes of
20	loss; and
21	(C) In a total amount of not less than the full
22	insurable replacement cost of the insured

1		property, less deductibles, but including
2		coverage for the increased costs of construction.
3	,	if any, due to [building code] the requirements
4		of the Hawaii state building code, at the time
5		the insurance is purchased and at each renewal
6	·	date;
7	(2)	Commercial general liability insurance against claims
8		and liabilities arising in connection with the
9		ownership, existence, use, or management of the
10		property in a minimum amount of \$1,000,000, or a
11		greater amount deemed sufficient in the judgment of
12		the board;
13	(3)	A fidelity bond, as follows:
14		(A) An association with more than five dwelling units
15		shall obtain and maintain a fidelity bond
16		covering persons, including the managing agent
17		and its employees who control or disburse funds
18		of the association, in an amount equal to \$500
19		multiplied by the number of units; provided that
20		the amount of the fidelity bond required by this
21		paragraph shall not be less than \$20,000 nor
22		greater than \$200,000; and

1	(B) All management companies that are responsible for
2	the funds held or administered by the association
3	shall be covered by a fidelity bond as provided
4	in section 514B-132(a)(3). The association shall
5	have standing to make a loss claim against the
6	bond of the managing agent as a party covered
7	under the bond; and
8	(4) The board shall obtain directors and officers
9	liability coverage at a level deemed reasonable by the
10	board, if not otherwise limited by the declaration or
11	bylaws."
12	SECTION 12. Section 46-19.5, Hawaii Revised Statutes, is
13	repealed.
14	[" §46-19.5 Energy conservation standards for building
15	design and construction. (a) Energy efficiency building
16	standards based on the design requirements for improvements of
17	energy utilization in buildings developed and approved by the
18	American Society of Heating, Refrigerating and Air-Conditioning
19	Engineers, Incorporated (ASHRAE 90.1), shall be incorporated by
20	each county into its building code by October 24, 1994. The
21	standards shall apply to all buildings, including state
22	buildings; provided that the standards for renovated buildings

1	shall only apply to the renovated system or elements of the
2	building.
3	(b) The energy efficiency building standards shall not
4	apply-to exempted buildings. For the purposes of this section,
5	"exempted building" means:
6	(1) Any building owned or leased in whole or in part by
7	the United States; and
8	(2) Any building that is deliberately preserved beyond its
9	normal term of use because of historic significance,
10	architectural interest, or public policy or that
11	qualifies for special historic building code
12	provisions.
13	For special applications such as hospitals, laboratorics,
14	thermally sensitive equipment, computer rooms, and manufacturing
15	and industrial processes, the design concepts and parameters
16	shall conform to the requirements of the application at minimum
17	energy levels, provided that where these special applications
18	are described in the ASHRAE handbook and product directory,
19	applications volume, the criteria described therein shall be
20	used.
21	(c) The energy efficiency building standards shall be
22	enforced at the time of construction of a new building or at the

1	time of major addition, alteration, or repair of an existing
2	building when the proposed major addition, alteration, or repair
3	must comply with the standards applicable to new buildings under
4	the applicable county building code. No official of the State
5	nor of any county charged with the enforcement of laws or
6	ordinances pertaining to the construction or alteration of
7	buildings or structures shall accept or approve any plan or
8	specification including or pertaining to the design and
9	construction details and standards for a heating or cooling
10	system unless the energy efficiency building standards are met.
11	All such plans and specifications submitted with or in
12	connection with an application for a building or construction
13	permit shall bear the certification by a registered architect or
14	engineer that the plans and specifications comply with the
15	energy efficiency building standards.
16	(d) At such time as performance standards that address the
17	overall energy performance of buildings are promulgated pursuant
18	to the Energy Conservation Standards for New Buildings Act of
19	1976, Title III of the Energy Conservation and Production Act,
20	Public Law 94 385, such standards shall be considered for
21	adoption by each county and shall be incorporated into its

1 building code in addition to the standard adopted pursuant to 2 subsection (a) above, as required by federal law."] 3 SECTION 13. Section 46-19.7, Hawaii Revised Statutes, is 4 repealed. 5 ["[\$46-19.7] Individual shower control valves required. 6 Every county building code shall require that all showers in new 7 dwelling units shall be equipped with individual shower control 8 valves of the pressure balance or the thermostatic mixing valve 9 type-unless the temperature of the water serving the showers is 10 limited to 110 degrees Fahrenheit. The requirements of this 11 section shall be applicable to building permits issued after 12 December 31, 1992."] 13 PART III 14 SECTION 14. There is appropriated out of the general 15 revenues of the State of Hawaii the sum of \$ or so much 16 thereof as may be necessary for fiscal year 2012-2013 for the **17** Hawaii state building code council to carry out its duties. 18 The sum appropriated shall be expended by the department of 19 accounting and general services for the purposes of this Act. 20 SECTION 15. There is appropriated out of the general 21 revenues of the State of Hawaii the sum of \$ or so much 22

thereof as may be necessary for fiscal year 2012-2013 for the

HB2358 HD1 HMS 2012-1755

- 1 natural disaster preparedness commission to carry out its
- 2 duties.
- 3 The sum appropriated shall be expended by the department of
- 4 defense for the purposes of this Act.
- 5 SECTION 16. This Act does not affect rights and duties
- 6 that matured, penalties that were incurred, and proceedings that
- 7 were begun before its effective date.
- 8 SECTION 17. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 18. This Act shall take effect on July 1, 2012,
- 11 and shall apply to building permits issued after September 30,
- **12** 2012.

Report Title:

Hawaii State Building Code and Council; Natural Disaster Commission; Appropriations

Description:

Establishes the Hawaii State Building Code, Hawaii State Building Code Council, and Natural Disaster Preparedness Commission. Effective July 1, 2012. (HB2358 HD1)

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