A BILL FOR AN ACT

RELATING TO BUILDING INSPECTIONS.

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

- 1 SECTION 1. The legislature finds that the state building 2 code council is charged with safequarding life, property, and 3 the general welfare by establishing and overseeing the state 4 building codes. However, the codes do not specifically require 5 that the structural integrity of buildings be regularly 6 inspected. As evidenced by the shocking building collapse of 7 the Surfside, Florida condominium building in June 2021, 8 structural concerns may not always be apparent or addressed by 9 general maintenance. 10 The legislature further finds that Hawai'i's salty ocean
- environment can cause building structures to weaken and corrade.

 The anticipated increase in hurricanes caused by global warming
 make ensuring building safety even more essential. The
 legislature recognizes that some buildings may be planning to
 undergo renovation and consequently has included the option for
 a building owner to apply to the state building code council for
 a waiver where the exterior walls of the building have been

1	substantially restored during the seven years immediately						
2	preceding the date of the required inspection.						
3	The purpose of this Act is to require that buildings five						
4	or more stories in height to be periodically inspected to						
5	identify issues with their structural integrity.						
6	SECTION 2. Chapter 107, Hawaii Revised Statutes, is						
7	amended by adding a new section to part II to be appropriately						
8	designated and to read as follows:						
9	"§107- Periodic inspection of buildings; requirements.						
10	(a) Building inspections shall be required as follows:						
11	(1) The owner of each affected building shall be						
12	responsible for retaining a professional to conduct						
13	periodic inspections of exterior walls and any						
14	appurtenances thereto and to prepare and file a report						
15	on the inspection as required by subsection (c);						
16	(2) For affected buildings, the first periodic inspection						
17	required by this section shall be conducted by						
18	December 31, 2026;						
19	(3) Following the initial periodic inspection, an affected						
20	building shall be periodically inspected and a						

1		corresponding report shall be filed on a seven-year
2		cycle; and
3	(4)	If all exterior walls of an affected building have
4		been substantially restored during the seven years
5		immediately preceding the date of any required
6		inspection, the owner may apply to the council for a
7		waiver of the required inspection. The owner shall
8		submit with the waiver application any information
9		that the council determines is necessary to enable it
10		to evaluate the request. The council may grant the
11		waiver if it determines that the recent exterior wall
12		restoration obviates the need for an inspection until
13		the next inspection cycle.
14	(b)	Procedures for inspections shall be as follows:
15	(1)	Before inspecting an affected building, the retained
16		professional shall review previous reports,
17		inspections, and evidence of repairs made during the
18		five-year period being reported on including
19		confirmation that all areas previously determined to
20		require remediation to be completed during the period
21		being reported on have been addressed;

1	(2)	The inspection shall be conducted by or under the
2		supervision of the professional, and performed in
3		accordance with procedures based on ASTM E2270,
4		Standard Practice for Periodic Inspection of Building
5		Facades for Unsafe Conditions. The professional shall
6		determine the scope of the required inspection based
7		on the known history of the affected building, nature
8		of the materials used, and conditions observed;
9	(3)	The professional shall determine methods employed in
10		the inspection; provided that the methods shall
11		include a physical, hands-on inspection of the
12		affected building. The professional may use
13		additional methods of inspection as deemed
14		appropriate; provided that a physical inspection from
15		a scaffold or other observation platform is required
16		for a representative sample of the exterior wall. The
17		professional shall determine what constitutes a
18		representative sample;
19	(4)	The professional shall employ the appropriate
20		professional standard of care to detect distressed
21		conditions including delaminating, separating,

1		spalling, corrosion, splitting or fracturing of
2		material or components, as well as movement or
3		displacement indicative of unsound facade materials or
4		loss of structural support. If a distressed condition
5		is identified, the professional shall order any other
6		inspections and tests that may be required to
7		determine the significance and probable cause of the
8		observed distress;
9	<u>(5)</u>	During the course of the inspection, photographs shall
10		be taken or drawings made to properly document the
11		location of all conditions observed that are either
12		unsafe or safe with a repair and maintenance program;
13		and
14	(6)	Upon discovery of any unsafe condition the
15		professional shall immediately notify the owner of the
16		affected building by electronic mail, and shall,
17		within twelve hours of discovery, notify the
18		department in writing and in an electronic format
19		determined by the council.
20	(c)	Reports shall be prepared as follows:

1	(1)	The professional shall submit to the owner of the
2		affected building a written report as to the result of
3		each inspection, certifying that the inspection was
4		performed and completed in accordance with this
5		section, and detailing all conditions not classified
6		as safe. The professional shall also submit a summary
7		of the written report to the council in a form
8		determined by the council. The council may by rule
9		impose a processing fee to cover the cost of report
10		review and evaluation that must be paid upon
11		submission of the summary of the written report. If
12		the report identifies an unsafe condition, the
13		professional, shall file the full report with the
14		council in writing and in an electronic format
15		determined by the council within twenty-four hours of
16		completion of the report. The owner or its agent
17		shall retain all written reports submitted pursuant to
18		this subsection and keep them readily available for
19		inspection by the council;
20	(2)	The report shall include, on its front page, the name
21		and license number of the professional and be signed,

1	seal	ed, and dated by the professional in accordance
2	with	the professional licensing and registration laws
3	of t	he State, and shall include the following:
4	(A)	The affected building's address and the location
5		from the nearest intersection;
6	<u>(B)</u>	The name, mailing address, and telephone number
7		of the owner of the affected building and of the
8		owner's agent or person in charge, possession, or
9		control of the affected building, if any;
10	<u>(C)</u>	A description of the affected building, including
11		number of stories, height, plan dimensions,
12		usage, age and type of exterior wall
13		construction, and system of water management;
14	(D)	A brief history of any settlements, repairs, and
15		revisions to exterior enclosures, if available;
16	(E)	The date of the start and completion of the
17		inspection, a detailed description of the
18		procedures used in making the inspection, and the
19		extent and location of all physical inspections
20		performed;

1	<u>(F)</u>	A report of all conditions including but not
2		limited to significant deterioration and movement
3		observed as well as a statement concerning the
4		apparent water-tightness of the exterior
5		surfaces, and the deleterious effects of exterior
6		appurtenances. The report shall classify each
7		condition as safe, unsafe, or safe with a repair
8		and maintenance program;
9	(G)	The probable causes of the reported conditions,
10		to the extent they can be determined;
11	<u>(H)</u>	The status of the exterior maintenance;
12	<u>(I)</u>	For any conditions listed in the previously filed
13		report, as unsafe or as safe with a maintenance
14		and repair program, if applicable, a statement as
15		to whether such conditions have been repaired or
16		maintained as recommended in that report;
17	<u>(J)</u>	Recommendations for repairs or maintenance, if
18		appropriate, including the recommended time frame
19		for the repairs or maintenance to be performed;

1	(K)	The classification of the affected building as
2		"unsafe", "safe with a repair and maintenance
3		<pre>program", or "safe";</pre>
4	<u>(L)</u>	Photographs or drawings documenting the locations
5		of any conditions that are either unsafe or safe
6		with a repair and maintenance program;
7	(M)	A statement by the professional indicating which
8		repairs or maintenance require the obtaining of
9		work permits prior to their commencement;
10	<u>(N)</u>	A statement signed by the owner or agent of the
11		affected building, acknowledging receipt of a
12		copy of the report and acknowledging all required
13		repairs or maintenance, if any, and the
14		recommended time frame for performing those
15		repairs or maintenance;
16	(0)	The professional's certification that the
17		physical inspection was performed in accordance
18		with procedures based on ASTM E2270, with
19		applicable rules and regulations, and within the
20		appropriate professional standard of care;
21	(P)	The professional's seal and signature; and

1	(Q) Other matters as the council may require; and
2	(3) The professional may submit an amended report within
3	thirty days of the initial submission. The amended
4	report shall clearly indicate any changes from the
5	initial report and all reasons for such changes.
6	(d) Within twenty-four hours of being notified of an
7	unsafe condition by a professional, the owner of the affected
8	building shall take any actions necessary to protect public
9	safety, including but not limited to erecting temporary secure
10	safety railings or barriers, protective sidewalk walk-throughs,
11	fences, and safety netting. These actions shall be considered
12	as an effort to remedy an emergency situation and appropriate
13	permit applications shall be submitted to the council within
14	three days of their commencement. Within ten days of the
15	receipt or filing of a report identifying an unsafe condition,
16	the owner of the affected building shall commence work to
17	correct the condition, and work shall continue without
18	interruption until the unsafe condition has been corrected,
19	unless there has been an unforeseen delay including but not
20	limited to inclement weather or a labor strike. Within two
21	wooks after remodiation of the unsafe condition, the

1	professional shall inspect the building again and file a
2	detailed amended report stating the updated condition of the
3	building with the council.
4	(e) The owner of the affected building shall be
5	responsible for ensuring that the conditions described in the
6	report as "safe with a repair and maintenance program" are
7	repaired and the actions identified by the professional are
8	completed within the time frame designated by the professional
9	or by such time as is necessary to prevent a condition from
10	becoming an unsafe condition, whichever is earlier.
11	(f) The council may grant:
12	(1) An extension of time of up to ninety days to begin the
13	repairs required to remove an unsafe condition or to
14	repair a safe with a repair and maintenance program
15	condition after receipt and review of an initial
16	extension application submitted by the professional
17	that includes:
18	(A) Proof that the relevant premises of the affected
19	building have been made safe by means of a
20	temporary secure safety railing or barrier, walk-
21	through, fence, or other appropriate measures;

ı		(B)	A copy of the contract to perform the work
2			necessary to remedy the unsafe condition; and
3		<u>(C)</u>	The professional's estimate of the length of time
4			required for repairs, and a notarized affidavit
5			by the owner of the affected building or its
6			agent that the required repairs will be completed
7			within such time;
8	(2)	<u>A</u> fu	rther extension of time shall be considered only
9		upon	receipt and review of a further extension
10		appl	ication that details that one of the following is
11		met:	
12		<u>(A)</u>	The work has been substantially completed, but
13			there has been an unforeseen delay in final
14			completion, including but not limited to
15			inclement weather or a labor strike;
16		<u>(B)</u>	Unforeseen circumstances relating to the affected
17			building including but not limited to fire or
18			collapse; or
19		(C)	The nature of a hazard requires more than ninety
20			days to remediate including but not limited to
21			when a new wall is required to be built.

1	(g) The owner of the affected building may appeal the
2	findings set forth in the professional's initial report or
3	amended report to the council. The appeal shall be filed within
4	thirty days of the receipt or filing of the report, and shall
5	include a second professional's report. The filing and pendency
6	of the appeal shall stay the requirement for making repairs as
7	set forth in subsection (d), but shall not stay the requirement
8	for taking actions necessary to protect public safety.
9	Upon consideration of any appeal, the council shall issue a
10	recommendation to the building official either to grant the
11	appeal, deny the appeal, or grant the appeal with such proposed
12	modifications to the professional's findings as the board deems
13	consistent with the intent of this section. The building
14	official thereafter shall make the final determination on the
15	appeal.
16	(h) As used in this section:
17	"Affected building" means any building five or more stories
18	in height.
19	"Appurtenance" means an accessory to a building that
20	includes but is not limited to exterior fixtures, flagpoles,
21	signs, parapets, copings, guard rails, window frames (including



1 hardware and lights), window guards, window air conditioners, 2 flower boxes, and similar items. 3 "Professional" means a State of Hawaii licensed professional engineer experienced in the practice of structural 4 5 engineering or a State of Hawaii licensed architect 6 knowledgeable in the design, construction, and inspection of 7 building exteriors. 8 "Safe" means a condition of an exterior building wall or 9 any appurtenance thereto that is neither unsafe nor safe with a 10 repair and maintenance program. 11 "Safe with a repair and maintenance program" means that the 12 professional does not consider the condition of the affected 13 building's exterior wall or any appurtenance thereto to be 14 unsafe at the time of inspection but requires repairs or 15 maintenance within a time period designated by the professional 16 in order to prevent its deterioration into an unsafe condition. **17** "Unsafe" means a condition of the affected building's 18 exterior wall or any appurtenance thereto or part thereof that 19 is dangerous to persons or property and requires prompt remedial

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action.

1	(i) The council shall adopt rules in accordance with
2	chapter 91 to implement this section."
3	SECTION 3. New statutory material is underscored.
4	SECTION 4. This Act shall take effect upon its approval.
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INTRODUCED BY:

JAN 2 1 2022

Report Title:

Buildings; Inspections; Structural Integrity; State Building Code

Description:

Requires periodic inspections of certain walls and appurtenances of buildings five or more stories in height.

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