



Testimony of  
**Gwen Yamamoto Lau**  
Executive Director  
**Hawai'i Green Infrastructure Authority**  
before the  
**SENATE COMMITTEE ON COMMERCE AND CONSUMER PROTECTION**  
and  
**SENATE COMMITTEE ON ENERGY, ECONOMIC DEVELOPMENT AND TOURISM**  
Tuesday, March 19, 2024, 9:37 AM  
State Capitol, Conference Room 229  
in consideration of  
**House Bill No. 2686, HD1**  
**RELATING TO THE STABILIZATION OF PROPERTY INSURANCE**

Chairs Keohokalole and DeCoite, Vice Chairs Fukunaga and Wakai, and Members of the Committees:

Thank you for the opportunity to testify on HB 2686, HD1, relating to the stabilization of property insurance. The Hawai'i Green Infrastructure Authority (HGIA) **supports** this bill which expands the Hawaii Property Insurance Association's authority to include the issuance of property insurance for condominiums.

With approximately 55% of all condo units in Hawaii built prior to 1980<sup>1</sup>, there are a significant number of 40+-year old condominium projects requiring replacements, upgrades and retrofits, including re-piping, spalling, windows and railings and alarms<sup>2</sup>, all of which are costly and complicated. Providing a temporary insurance safety net for Condominium projects unable to access insurance, will provide Association leadership up to five years to plan, coordinate and implement necessary upgrades to increase its ability to obtain insurance in the condominium insurance marketplace.

We support the measure so long as it does not adversely impact priorities identified in Exec. Suppl. Budget Request for FY2025. Thank you for this opportunity to provide comments and testify in support of HB 2686, HD1.

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<sup>1</sup> "Why Hawaii's Aging Condos Can't Afford to Defer Maintenance," First Insurance Company of Hawaii, January 5, 2004.

<sup>2</sup> "A Condominium Can Last Hundreds of Years, But Not Its Components," Hawaii Business Magazine, August 31, 2020.



**STATE OF HAWAII | KA MOKU'ĀINA 'O HAWAI'I**  
**OFFICE OF THE DIRECTOR**  
**DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS**

**NADINE Y. ANDO**  
DIRECTOR | KA LUNA HO'OKELE

**JOSH GREEN, M.D.**  
GOVERNOR | KE KIA'ĀINA  
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**Testimony of the Department of Commerce and Consumer Affairs**

**Before the**  
**Senate Committees on Commerce and Consumer Protection**  
**and**  
**Energy, Economic Development, and Tourism**  
**Tuesday, March 19, 2024**  
**9:37 a.m.**  
**State Capitol, Rm. 229 & via Videoconference**

**On the following measure:**

**H.B. 2686, H.D.1, RELATING TO THE STABILIZATION OF PROPERTY INSURANCE**

Chair Keohokalole, Chair DeCoite, and Members of the Committees:

My name is Gordon Ito, and I am the Insurance Commissioner of the Department of Commerce and Consumer Affairs' (Department) Insurance Division. We offer comments on this bill.

The purposes of this bill are to: (1) amend the laws relating to the Hawai'i Hurricane Relief Fund and Hawai'i Property Insurance Association; (2) expand the Hawai'i Property Insurance Association's authority to include the issuance of property insurance other than fire insurance for certain real properties organized as a condominium; (3) reinstate the special mortgage recording fee; (4) explicitly authorize the Hawai'i Property Insurance Association to issue property insurance policies to certain condominiums outside of area designated for coverage by the Hawai'i Property Insurance Association; (5) mandate that the Hawai'i Property Insurance Association member insurers recoup assessment costs; (6) amend specific coverage limits, fund

capitalization amounts, and assessment percentages by deleting specified dollar amounts percentages; and (7) authorize the Hawai'i Hurricane Relief Fund and the Hawai'i Property Insurance Association boards to recommend appropriate amounts and percentages to the Insurance Commissioner.

We support the intent of addressing the availability of master condominium insurance policies. Hawai'i is experiencing a hard market for this product. We note that a major contributing factor is the poor condition of certain condominium buildings caused by deferred maintenance and/or aging infrastructure.

In order to assure adequate liquidity for the Hawai'i Hurricane Relief Fund, we respectfully request that the following assessments in Hawai'i Revised Statutes section 431P-5 be retained and that the repeals of these assessments be deleted:

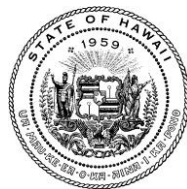
- P. 40, lines 5-10
- P. 40, lines 15-20
- P. 41, lines 3-15
- P. 42, lines 1-20

We also respectfully request that the original language of surcharge amount (see p. 55, line 7) not exceeding seven and one-half per cent be retained and the proposed two per cent language be removed.

Thank you for the opportunity to testify.

JOSH GREEN M.D.  
GOVERNOR

SYLVIA LUKE  
LT. GOVERNOR



GARY S. SUGANUMA  
DIRECTOR

KRISTEN M.R. SAKAMOTO  
DEPUTY DIRECTOR

STATE OF HAWAII  
**DEPARTMENT OF TAXATION**

Ka 'Oihana 'Auhau  
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**TESTIMONY OF  
GARY S. SUGANUMA, DIRECTOR OF TAXATION**

**TESTIMONY ON THE FOLLOWING MEASURE:**

H.B. No. 2686, H.D. 1, Relating to the Stabilization of Property Insurance.

**BEFORE THE:**

Senate Committees on Commerce and Consumer Protection and  
Energy, Economic Development, and Tourism

**DATE:** Tuesday, March 19, 2024

**TIME:** 9:37 a.m.

**LOCATION:** State Capitol, Room 229

Chairs Keohokalole and DeCoite, Vice-Chairs Fukunaga and Wakai, and Members of the Committees:

The Department of Taxation ("Department") offers the following comments regarding H.B. 2686, H.D. 1, for your consideration.

Parts II and III of H.B. 2686, H.D. 1 make several changes to the transient accommodation tax (TAT) under chapter 237D, Hawaii Revised Statutes (HRS), and the conveyance tax under chapter 247, HRS. This bill has a placeholder effective date of July 1, 3000.

With respect to TAT, Part II of the measure amends sections 237D-1 and 237D-2, HRS, to add the new taxable category of "transient vacation rental" alongside the existing category of "transient accommodations." "Transient vacation rental" is defined in section 237D-1 as "'short term rental', 'transient vacation rental', 'transient vacation unit', or 'transient vacation use', as defined by applicable county ordinance." The measure also adds definitions for "booking service," "county" and "hosting platform" to section 237D-1.

The new TAT rate on transient vacation rentals is set as an unspecified percentage for the period beginning on July 1, 2024, with 50 percent of those revenues slated for deposit into a property insurance trust account under section 431:21-105, and the other 50 percent slated for deposit into a hurricane insurance trust account under section 431P-

With respect to conveyance tax, Part III of the measure creates a new section to be inserted in chapter 247, HRS, creating an additional surcharge on conveyance tax modeled from existing conveyance tax rates and bases. The surcharge percentages are mostly unspecified, except that for a purchaser ineligible for a county homeowner's exemption on property tax, the surcharge would be forty cents per \$100 for properties having a value of at least \$1,000,000, but less than \$2,000,000; and sixty cents per \$100 for properties having a value of at least \$2,000,000, but less than \$4,000,000.

Conveyance tax surcharge revenues will also be deposited into a property insurance trust account under section 431:21-105, and into a hurricane insurance trust account under section 431P-16, but the surcharge's respective deposit percentages are not specified. The surcharge will not apply if the conveyance is already exempt from conveyance tax under section 247-3, HRS. The measure also amends section 247-4, HRS, to specify that the cost of the surcharge shall be paid by the seller.

The Department notes that the bill's new definition of "transient vacation rentals" may cause confusion, given that transient accommodations are already broadly defined for TAT purposes as units furnished for less than 180 consecutive days (HRS § 237D-1). The new term creates a sub-class of rental units taxed differently based on different county definitions. For example, the City and County of Honolulu generally defines a "transient vacation unit" as one "advertised, solicited, offered or provided," for periods of less than 90 consecutive days, although a federal court injunction has maintained that that the classification only applies to units rented for periods of 30 days or less. Revised Ordinances of Honolulu § 21-10.1; see also Allison Schaefer, *Rentals ruled exempt from 90 – day change*, HONOLULU STAR-ADVERTISER, Jan. 1, 2024, at A1.

Under the current bill, the new "transient vacation rental" tax rate would apply when a Honolulu transient vacation unit is rented for less than 180 days but not for more than 30 days (or 90 days if the federal injunction is lifted). Yet for counties that define transient vacation rentals as units rented for periods of less than 180 days (e.g., Maui County Code § 19.04.040, Kaua'i County Code § 8-1.5), the definition is indistinguishable from a "transient accommodation" under HRS § 237D-1, and the surcharge would apply to all units rented.

In lieu of imposing an additional tax on four different categories of "transient vacation rentals," the Department suggests increasing the TAT on all transient accommodations. In the alternative, the Department suggests that a single definition of "transient vacation rental" be adopted, without reference to county ordinance, which will apply uniformly to all short-term rentals in the State.

Additionally, the new trust account allocations will be difficult for the Department to administer. The Department currently allocates TAT based on the total TAT collected for the month. Based on the total TAT collected, a formula is applied to determine the excess of revenues collected at the 9.25 percent rate, which is distributed to the mass transit

special fund in accordance with section 237D-2(e), HRS. The remainder of the TAT collected is allocated to various special funds and the general fund based on the amounts specified in section 237D-6.5, HRS.

This bill will require the Department to segregate amounts collected from a new class of "transient vacation rental" units from the remainder of the TAT revenues to calculate the allocation to the mass transit special fund and the new trust accounts established under sections 431:21-105 and 431P-16, HRS. This requires a fundamental change in how the Department accounts for and reports on TAT revenues. This will also create administrative difficulties, as TAT amounts reported do not always match those paid with the return.

Accordingly, the Department requests that the bill be amended to (1) allocate a set dollar amount or percentage of total TAT revenues collected to the new trust accounts and (2) allocate a set dollar amount or percentage of total TAT revenue collected to the mass transit special fund.

Specifically, the Department requests the following amendments:

1. Delete the proviso in subsection (f) on page 14, line 18, to page 15, line 17.
2. Amend section 237D-6.5(b), HRS, to specify a dollar amount (or percentage) of total tax revenues to be allocated to the new trust accounts by inserting new paragraphs (5) and (6) to read as follows:
  - (5) \$ \_\_\_\_\_ shall be allocated to a trust account established pursuant to section 431:21-105 for the purpose of administering and providing property insurance for properties located outside of a lava zone that obtain property insurance under that article; and
  - (6) \$ \_\_\_\_\_ shall be allocated to a trust account established pursuant to section 431P-16 for the purpose of providing hurricane insurance under that chapter.
3. Amend section 237D-2(e), on page 13, line 8, to page 14, line 12, to specify the percent (or dollar amount) of total tax revenues collected that will be deposited into the mass transit special fund, as follows:

(e) Notwithstanding the tax rates established in subsections (a) (5) and (c) (3), the tax rates levied, assessed, and collected pursuant to subsections (a) and (c) shall be 10.25 per cent for the period beginning on January 1, 2018, to December 31, 2030; provided that:

- (1) ~~[The]~~      per cent of the tax revenues levied, assessed, and collected pursuant to this ~~[subsection that are in excess of the revenues realized from the levy, assessment, and collection of tax at the 9.25 per cent rate]~~ section shall be deposited quarterly into the mass transit special fund established under section 248-2.7; and
- (2) If a court of competent jurisdiction determines that the amount of county surcharge on state tax revenues deducted and withheld by the State, pursuant to section 248-2.6, violates statutory or constitutional law and, as a result, awards moneys to a county with a population greater than five hundred thousand, then an amount equal to the monetary award shall be deducted and withheld from the tax revenues deposited under paragraph (1) into the mass transit special fund, and those funds shall be a general fund realization of the State.

The remaining tax revenues levied, assessed, and collected ~~[at the 9.25 per cent tax rate pursuant to subsections (a) and (c)]~~ shall be deposited into the general fund in accordance with section 237D-6.5(b).

**4. Amend page 25, lines 7 to 14, as follows:**

- (10) Receive moneys for deposit into a trust fund or account from the revenues derived from the transient accommodations tax ~~[imposed]~~ pursuant to section ~~[237D-2(f),]~~ 237D-6.5, the surcharge on conveyance tax established pursuant to section 247- , and special mortgage recording fee authorized after June 30, 2024, pursuant to section 431P-16, and any other source of revenue available to the board; and

5. Amend page 45, lines 12 to 19, as follows:

(19) Receive moneys for deposit into a trust fund or account from the revenues derived from the transient accommodations tax [~~imposed~~] pursuant to section [~~237D-2(f)~~], 237D-6.5, the surcharge established pursuant to section 247- , and special mortgage recording fee authorized after June 30, 2024, pursuant to section 431P-16, and any other source of revenue available to the board; and

6. Amend page 56, lines 6 to 20, as follows:

(g) Any proceeds from loans or other moneys from the federal government, any proceeds from bonds issued pursuant to this chapter loaned by the director to the Hawaii hurricane relief fund, all revenues realized from the transient accommodations tax [~~established~~] pursuant to section [~~237D-2(f) on transient vacation rentals~~] 237D-6.5 and the surcharge on conveyance tax established pursuant to section 247-\_\_\_, and other moneys as the State may make available from time to time shall be deposited into the hurricane reserve trust fund; provided that commencing on [~~July 1, 2024~~], January 1, 2026, all revenues [~~realized~~] from the transient accommodations tax [~~established~~] pursuant to section [~~237D-2(f) on transient vacation rentals~~], 237D-6.5, the surcharge on conveyance tax established pursuant to section 247- , and any special mortgage recording fee that is reinstated after July 1, 2024, shall be deposited into the hurricane reserve trust fund.

Finally, if this measure passes with the Department's proposed amendments, the Department requests the effective date of the tax law changes in sections 2, 3, 4, and 5 be delayed until January 1, 2026, to provide sufficient time for the Department to make the necessary form, instruction, computer system, and administrative changes, and provide taxpayer education about the increased taxes and requirements.

Thank you for the opportunity to provide comments on this measure.





**SanHi**

GOVERNMENT STRATEGIES

A LIMITED LIABILITY LAW PARTNERSHIP

DATE: March 19, 2024

TO: Senator Jarrett Keohokalole  
Chair, Committee on Commerce and Consumer Protection

Senator Lynn DeCoite  
Chair, Committee on Energy, Economic Development, and Tourism

FROM: Matt Tsujimura

RE: **H.B. 2686 H.D. 1 – Relating to the Stabilization of Property Insurance**  
**Hearing Date: Tuesday, March 19, 2024, at 9:37AM**  
**Conference Room: 229**

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Dear Chair Keohokalole, Chair DeCoite, and members of the joint Committee:

I am Matt Tsujimura, representing State Farm Mutual Automobile Insurance Company (State Farm). State Farm **offers comments** to H.B. 2686 H.D. 1, which amends the laws relating to the Hawaii Hurricane Relief Fund and Hawaii Property Insurance Association.

Many of Hawaii's condominium buildings are aging. State Farm understands some condominium buildings have experienced high-cost losses, resulting from aging infrastructure including failing water pipe systems. There is no disputing that aging infrastructure and high-cost losses can have an impact on insurance rates, not to mention insurability. State Farm understands that as the costs to insure these high-rise buildings increase, some condominium associations are asking individual unit owners to cover the cost of increased deductibles.

State Farm appreciates the effort spent crafting the proposals in H.B. 2686 H.D. 1, and the willingness of the Legislature to look for solutions to one of the biggest issues facing the people of Hawaii. We support the Legislature's efforts to improve the insurance marketplace as it relates to Hawaii's condominium buildings and individual units. We understand the goal is to create a stable market for insurers that will draw more insurance companies back to Hawaii. More insurers in the market means greater accessibility and affordability for consumers.

The issues are complex. State Farm encourages the Legislature to continue the open dialog with insurers and other stakeholders to ensure all parties involved understand the issues and challenges. We hope the Legislature will continue to engage in discussions that will ensure the Hawaii Property Insurance Association (HPIA) and Hawaii Hurricane Relief Fund (HHRF) (1) provide products which are actuarially sound; (2) service consumers who cannot obtain insurance on the voluntary market; (3) encourages consumers to repair, renovate, and remediate properties in an insurable condition; and (4) incentives the depopulation of HPIA and HHRF. Further discussion

and information gathering are crucial as the Legislature continues to mold H.B. 2686 H.D. 1 into a proposal that will help to resolve the issues of condominium building and condominium unit insurability, accessibility, and affordability.

State Farm submits the following proposed amendments for the committee's consideration.

The first pair of amendments amend the recoupment of assessment language in sections 10 and 12. We request the language be amended to allow insurers to apply excess funds to offset future assessments rather than require insurers to provide pro rata credits to policyholders which can present administrative challenges and are difficult to track.

1. Section 10; HPIA Recoupment of assessments paid; page 29, line 18 through page 30, line 19, we ask for the following amendment to section (a):

“Each member insurer shall annually recoup assessments paid by the member insurer under section 431:21-105(b)(6). The recoupment shall be recovered by means of a surcharge on premiums charged by the member insurer for policies of all kinds. Any excess recovery by a member insurer shall be ~~credited pro rata to that member insurer's policyholders' premiums in the succeeding year unless there has been a subsequent assessment, in which case the excess shall be~~ used to pay the amount of any ~~the~~ subsequent assessments. A member insurer may continue to surcharge premiums until the full assessments are recouped.”

2. Section 12; Recoupment of assessments paid; page 31, line 19 through page 33, line 7, we ask for the following amendment to section (a):

“Each property and casualty insurer shall annually recoup assessments paid by the property and casualty insurer under sections 431P-5(b)(8)(A) and 431P-16(e). The recoupment shall be recovered by means of a surcharge on premiums charged by the property and casualty insurer for policies on which the assessment was made. Any excess recovery by a property and casualty insurer shall be ~~credited pro rata to that insurer's policyholder's premiums in the succeeding year unless there has been a subsequent assessment, in which case the excess shall be~~ used to pay the amount of the subsequent assessment. A property and casualty insurer may continue to collect a surcharge on premiums until the full assessments are recouped.”

State Farm also requests the updates to the reporting requirements for HPIA (HRS 431:21-112) and HHRF (HRS 431P-8) to include reports to the Legislature to provide transparency and accountability to confirm both HPIA and HHRF are addressing the objectives as set forth in section 1, page 9 of H.B. 2686 H.D. 1:

1. SECTION XX. Section 431:21-112, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows:

“(a) The association shall submit to the commissioner and the legislature, each year not later than one hundred twenty days after the association's fiscal year, a ~~financial report in a form approved by the commissioner~~ report which shall include financial information including:

- (1) an update on the property insurance market;
- (2) the status of repair and maintenance of condominium building; and
- (3) the ability of lenders to meet the requirements of the secondary lending market.

2. SECTION XX. Section 431P-8, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows:

(a) The fund shall submit to the commissioner and the legislature each year, not later than one hundred twenty days after the end of the fund's fiscal year, ~~a financial report in a form approved by the commissioner~~ a report which shall include financial information as well as (1) an update on the hurricane property insurance market; and (2) the ability of lenders to meet the requirements of the secondary lending market.

For these reasons we offer this testimony. Thank you for the opportunity to testify.

## TESTIMONY OF MICHAEL ONOFRIETTI

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COMMITTEE ON COMMERCE AND CONSUMER PROTECTION  
Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair

COMMITTEE ON ENERGY, ECONOMIC DEVELOPMENT, AND TOURISM  
Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair

Tuesday, March 19, 2024  
9:37 a.m.

### **HB 2686, HD1**

Chair Keohokalole, Vice Chair Fukunaga, and members of the Committee on Commerce and Consumer Protection, and Chair DeCoite, Vice Chair Wakai and members of the Committee on Energy, Economic Development, and Tourism, my name is Michael Onofrietti, ACAS, MAAA, CPCU, Senior Vice President, Chief Actuary & Chief Risk Officer for Island Insurance and Chairman of the Auto Policy Committee for Hawaii Insurers Council. The Hawaii Insurers Council is a non-profit trade association of property and casualty insurance companies licensed to do business in Hawaii. Member companies underwrite approximately forty percent of all property and casualty insurance premiums in the state.

Hawaii Insurers Council **supports** this bill. Hawaii's property insurance market is at a critical juncture and the fragility of the market will affect everyone who lives here. Even before the tragic Lahaina fire, the property insurance market was suffering in many areas including underpriced insurance, huge year-over-year global catastrophe losses, large increases in the cost of reinsurance, and greater severity and frequency of water losses in condominiums. After the fire, every issue is exacerbated, and the risk of wildfire is now an added peril.

There is an immediate need for condo unit insurance and some single-family home insurance statewide. In addition, condominium buildings are having difficulty obtaining

hurricane insurance up to their building value while some condos are experiencing ongoing water losses simultaneously.

This bill is a potential solution for the availability of some insurance coverage until such time the voluntary market returns and certain risks are mitigated, becoming more insurable. This bill asks for no general funding, however, does require contributions from those directly affected by this impending crisis including property and casualty insurers, short term rentals, mortgage lenders, and real estate transactions. Without the contributions from all affected parties, short- and long-term solutions cannot succeed.

Hawaii must act to stabilize the property insurance market before it is untenable. Some insurers are restricting new business, non-renewing certain policies, and some are considering leaving Hawaii altogether. In our very small market, a lack of insurance companies could financially cripple our economy and risk its collapse.

Hawaii Insurers Council learned from this type of pull-back of homeowners insurance after Hurricane Iniki and therefore has been proactively working to find solutions for all of Hawaii. Property insurance is a vital piece of home ownership and housing stability. We urge the Legislature to act in 2024 as we expect this difficult insurance market to get worse before it gets better.

Thank you for the opportunity to testify.

March 19, 2024

**The Honorable Jarrett Keohokalole, Chair**

Senate Committee on Commerce and Consumer Protection

**The Honorable Lynn DeCoite, Chair**

Senate Committee on Energy, Economic Development, and Tourism  
State Capitol, Conference Room 229 & Videoconference

**RE: House Bill 2686, HD1, Relating to the Stabilization of Property Insurance**

**HEARING: Tuesday, March 19, 2024, at 9:37 a.m.**

Aloha Chair Kehokalole, Chair DeCoite, and Members of the Joint Committees:

My name is Lyndsey Garcia, Director of Advocacy, testifying on behalf of the Hawai'i Association of REALTORS® ("HAR"), the voice of real estate in Hawaii and its over 11,000 members. HAR **supports and provides comments** on House Bill 2686 HD1, which amends the laws relating to the Hawai'i Hurricane Relief Fund and Hawai'i Property Insurance Association. Expands the Hawai'i Property Insurance Association's authority to include the issuance of property insurance other than fire insurance for certain real properties organized as a condominium. Reinstates the special mortgage recording fee. Explicitly authorizes the Hawai'i Property Insurance Association to issue property insurance policies to certain condominiums outside of area designated for coverage by the Hawai'i Property Insurance Association. Mandates that the Hawai'i Property Insurance Association member insurers recoup assessment costs. Amends specific coverage limits, fund capitalization amounts, and assessment percentages by deleting specified dollar amounts percentages and authorizes the Hawai'i Hurricane Relief Fund and the Hawai'i Property Insurance Association boards to recommend appropriate amounts and percentages to the Insurance Commissioner. Effective 7/1/3000.

**HAR supports the intent of this measure and respectfully requests that funding sources be diversified.** In 1993, when the Hawaii Hurricane Relief Fund (HHRF) was formed in the aftermath of the devastation caused by Hurricane Iniki, it was financed by:

1. Special fees on mortgages recorded in the state,
2. Premiums from insurance policies issued by the fund, and
3. An annual assessment on private insurance companies.

We believe that the same or similar sources of funding should be explored this time as a fairer option to our insurance challenges, rather than putting much of the burden on future home buyers and sellers.

Our state grapples with a significant challenge concerning insurance accessibility and rising costs. The market for reinsurance is global; therefore, storms, wildfires, and

other natural disasters that strike anywhere in the world impact what homeowners and condo association must pay for coverage in Hawaii as well. Adding to the challenge is that condominium building premiums have risen so high that hundreds of condo associations are reducing their coverage to less than 100%. This has become an issue for home buyers and sellers as Fannie and Freddie Mac<sup>1</sup> require multifamily properties to include 100% windstorm coverage, which includes hurricanes. While the issue of insurance coverage is an important issue facing our state, several of the taxes imposed in this measure are currently only directed at future home or property buyers and sellers.

This measure proposes to reactivate and increase the special mortgage recording fee to 2/10<sup>ths</sup> of 1% of the principal amount of the debt. We would also note that the special mortgage recording fee would not apply to all cash buyers who would not have a mortgage. The following are examples of the rates based on the following debt amounts:

Debt Amount:	Special Mortgage Recording Fee:
\$300,000	\$600
\$500,000	\$1,000
\$800,000	\$1,600
\$1,000,000	\$2,000

**We are concerned with the inclusion of a Conveyance Tax surcharge as a funding source and respectfully request its replacement with another source of funding.** While the Conveyance Tax surcharge contained in this measure is unspecified, it would impose an additional percentage surcharge on the Conveyance Tax in addition to the current Conveyance Tax rates which can drastically increase the total Conveyance Tax paid. The following is an example on if the surcharge was set at a mere 0.5%:

Conveyance Tax Tiers:	Current Per \$100:	Current Rate (in Dollars):	0.5% Surcharge: (in Dollars):	TOTAL (Conveyance Tax + Surcharge)
< \$600,000	\$0.10	<b>\$500</b> (\$500,000 property)	<b>\$2,500</b>	<b>\$3,000</b>
\$600,000 - \$0.99 mil	\$0.20	<b>\$1,600</b> (\$800,000)	<b>\$4,000</b>	<b>\$5,600</b>
\$1 mil - \$1.99 mil	\$0.30	<b>\$3,000</b> (\$1 mil)	<b>\$5,000</b>	<b>\$8,000</b>
\$2 mil - \$3.99 mil	\$0.50	<b>\$15,000</b> (\$3 mil)	<b>\$15,000</b>	<b>\$30,000</b>
\$4 mil - \$5.99 mil	\$0.70	<b>\$35,000</b> (\$5 mil)	<b>\$25,000</b>	<b>\$60,000</b>
\$6 mil - \$9.99 mil	\$0.90	<b>\$81,000</b> (\$9 mil)	<b>\$45,000</b>	<b>\$126,000</b>
\$10 mil+	\$1.00	<b>\$100,000</b> (\$10 mil)	<b>\$50,000</b>	<b>\$150,000</b>

Even a minimal surcharge leads to a large increase in total Conveyance Taxes. In the above example, if a family sells a \$500,000 home, the extra Conveyance Taxes would increase from \$500 to a total of \$3,000. In addition, there would also be a

<sup>1</sup> Fannie Mae. (n.d.). *Fannie Mae Multifamily Guide*. <https://mfguide.fanniemae.com/node/4516>

\$1,000 special mortgage recording fee on top. Such an increase affects the equity one builds to move into a different home and adds to the cost for homebuyers, including first-time homebuyers.

Additionally, for condominiums and single-family homes which the purchaser is ineligible to qualify for a homeowner exemption, the following are the proposed rates if the surcharge was set at the 0.5% example:

Conveyance Tax Tiers:	Current Per \$100:	Current Rate (in Dollars):	0.5% Surcharge: (in Dollars):	TOTAL (Conveyance Tax + Surcharge)
< \$600,000	\$0.15	<b>\$750</b> (\$500,000 property)	<b>\$2,500</b>	<b>\$3,250</b>
\$600,000 - \$0.99 mil	\$0.25	<b>\$2,000</b> (\$800,000)	<b>\$4,000</b>	<b>\$6,000</b>
\$1 mil - \$1.99 mil	\$0.45	<b>\$4,500</b> (\$1 mil)	<b>N/A (0.40 per \$100) \$4,000</b>	<b>\$8,500</b>
\$2 mil - \$3.99 mil	\$0.65	<b>\$19,500</b> (\$3 mil)	<b>N/A (0.60 per \$100) \$18,000</b>	<b>\$37,500</b>
\$4 mil - \$5.99 mil	\$0.85	<b>\$42,500</b> (\$5 mil)	<b>\$25,000</b>	<b>\$67,500</b>
\$6 mil - \$9.99 mil	\$1.10	<b>\$99,000</b> (\$9 mil)	<b>\$45,000</b>	<b>\$144,000</b>
\$10 mil+	\$1.25	<b>\$125,000</b> (\$10 mil)	<b>\$50,000</b>	<b>\$175,000</b>

As with the previous example, even a minimal surcharge leads to a massive increase in Conveyance Taxes paid.

Our concern is also due to the fact that Conveyance Taxes are tied to the health of Hawaii's real estate market which has slowed due to rising interest rates to address inflation, resulting in a 27.22% decrease in single-family home sales and 29.15% decrease in condominium sales year-to-date as of December 2023.<sup>2</sup> The challenge with linking funding to the Conveyance Tax is that when the real estate market is down, there may not be enough funds to pay for the programs it supports. The Conveyance Tax is then often targeted for increase to cover these programs; however, when the market is up, there are excess funds over and above the programs' needs. This becomes a cyclical issue, and the Conveyance Tax is never lowered even in an up market, thereby contributing to the ever-increasing cost of housing in our state.

Therefore, we respectfully ask that a different source of funding be identified to fund the HHRF, such as the original sources of funding to form the HHRF or explore other options. This would help address our insurance challenges, rather than putting much of the burden on future home buyers and sellers. Additionally, we look forward to continuing the conversation on this important issue and working with all stakeholders to find an equitable solution.

Mahalo for the opportunity to testify on this measure.

<sup>2</sup> Hawaii REALTORS®. (2023). *Statewide Real Estate Statistics*. [www.hawaiiirealtors.com/resources/housing-trends-2](http://www.hawaiiirealtors.com/resources/housing-trends-2)





Testimony to the Senate Committee on Commerce & Consumer Protection; and  
Energy, Environmental Protection, & Tourism  
Tuesday, March 19, 2024, at 9:37 AM  
Conference Room 229

Testimony in Support of HB 2686, Relating to Stabilization of Property Insurance

To: The Honorable Jarrett Keohokalole, Chair  
The Honorable Lynn DeCoite, Chair  
The Honorable Carol Fukunaga, Vice-Chair  
The Honorable Glenn Wakai, Vice-Chair  
Members of the Committees

My name is Stefanie Sakamoto, and I am testifying on behalf of the Hawaii Credit Union League, the local trade association for 47 Hawaii credit unions, representing over 864,000 credit union members across the state.

HCUL offers the following testimony in support of HB 2686, Relating to Stabilization of Property Insurance. This bill amends the laws relating to the Hawai'i Hurricane Relief Fund and Hawai'i Property Insurance Association, expands the Hawai'i Property Insurance Association's authority to include the issuance of property insurance other than fire insurance for certain real properties organized as a condominium, reinstates the special mortgage recording fee, explicitly authorizes the Hawai'i Property Insurance Association to issue property insurance policies to certain condominiums outside of area designated for coverage by the Hawai'i Property Insurance Association, mandates that the Hawai'i Property Insurance Association member insurers recoup assessment costs, amends specific coverage limits, fund capitalization amounts, and assessment percentages by deleting specified dollar amounts percentages and authorizes the Hawai'i Hurricane Relief Fund and the Hawai'i Property Insurance Association boards to recommend appropriate amounts and percentages to the Insurance Commissioner.

This bill is important to financial institutions who provide loans to buyers of condominium units. With the threat of destructive weather events and other natural disasters, this bill is necessary to protect property owners and consumers and to ensure that required property insurance remains affordable and attainable.

Thank you for the opportunity to provide comments on this issue.



**SanHi**

GOVERNMENT STRATEGIES

A LIMITED LIABILITY LAW PARTNERSHIP

DATE: March 19, 2024

TO: Senator Jarrett Keohokalole  
Chair, Committee on Commerce and Consumer Protection

Senator Lynn DeCoite  
Chair, Committee on Energy, Economic Development, and Tourism

FROM: Tiffany Yajima / Mihoko Ito

RE: **H.B. 2686, H.D. 1 – Relating to the Stabilization of Property Insurance  
Hearing Date: Tuesday, March 19, 2024, at 9:37 a.m.  
Conference Room: 229**

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Dear Chair Keohokalole, Chair DeCoite and Members of the Joint Committees:

We submit this testimony on behalf of the Hawaii Bankers Association (HBA). HBA represents seven Hawai'i banks and one bank from the continent with branches in Hawai'i.

HBA **supports** the intent this measure to capitalize the Hawaii Property Insurance Association and capitalize and reactivate the Hawaii Hurricane Relief Fund which could help to stabilize the property insurance market so that insurers can continue to insure properties in the State. This measure is also intended to encourage the repair and maintenance of condominium buildings thereby allowing lenders to meet the requirements of the secondary mortgage market.

To alleviate the high cost of insurance premiums, condominium boards are increasingly electing to reduce the amount of insurance coverage of condominiums. Unfortunately, this can have the unintended consequence of impacting mortgage loans for units in these condominiums because federal guidelines on Fannie Mae and Freddie Mac prohibit these entities from purchasing mortgages on condominium units that are underinsured.

Even if a lender wants to issue a loan for a unit in an underinsured condominium, holding a loan secured by underinsured collateral could affect that lender's safety and soundness rating. In addition, a lender's ability to provide low down-payment financing with mortgage insurance may be impaired by an insurer's unwillingness to insure condo projects that do not meet Fannie Mae's or Freddie Mac's guidelines. As a result, first-time homebuyers and low- to moderate-income borrowers would be disproportionately adversely impacted.

The HBA notes that this measure is funded partially through an increase in the conveyance tax on real estate transactions and an increase to the special mortgage recording fee. Any increases to these fees add to the transaction cost for homebuyers and could negatively affect housing affordability.

Thank you for the opportunity to submit this testimony.

# TAX FOUNDATION OF HAWAII

126 Queen Street, Suite 305

Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: TRANSIENT ACCOMMODATIONS, CONVEYANCE, Tax Hikes to Stabilize Property Insurance

BILL NUMBER: HB 2686 HD 1

INTRODUCED BY: House Committee on Finance

EXECUTIVE SUMMARY: Attempts to stabilize property insurance in the State through unspecified increases in the TAT and Conveyance Tax, and reinstatement of the special mortgage recording fee.

SYNOPSIS: As it relates to the tax laws and the special mortgage recording fee, the following changes are proposed:

Amends section 237D-1, HRS, by adding new definitions of “booking service,” “county,” “hosting platform,” and “transient vacation rental.” Amends the definition of “operator” to include the operator of a transient vacation rental.

Amends section 237D-2, HRS, to add a new section setting the TAT rate at \_\_\_% beginning on July 1, 2024. Provides that the difference between the new rate and the current rate is to be split evenly between: (1) a trust account established under section 431:21-105, HRS, for the purpose of administering and providing property insurance for properties located outside of a lava zone that obtain property insurance under that article; and (2) a trust account established pursuant to section 431P-16 for the purpose of providing hurricane insurance under that chapter.

Adds a new section to chapter 247, HRS, providing for a property insurance surcharge on the conveyance tax. Provides for a schedule of tax rates that is currently blank save for two entries. Provides that the surcharge is to be split evenly between the same trust funds described in the amendment to section 237D-2, HRS.

Provides that the special mortgage recording fee established by section 431P-16, HRS, may be reinstated by the insurance commissioner once the act becomes effective.

EFFECTIVE DATE: July 1, 3000.

STAFF COMMENTS:

## **Transient Accommodations Tax Hike**

In law prior to 2009, the TAT was levied at the rate of 7.25% on most transient accommodations. Once collected, 44.8% of the tax, after satisfying specified earmarks, was distributed to the counties. Act 61, SLH 2009, increased the TAT rate to 8.25% between 7/1/09 and 6/30/10 and to 9.25% between 7/1/10 to 6/30/15. Act 161, SLH 2013, made permanent the TAT rate of 9.25% and changed the allocations of TAT from a percentage basis to a specific dollar amount.

After the counties complained about their allocations, Act 174, SLH 2014, required a state-county functions working group to be convened to evaluate the division of duties and responsibilities between the State and counties relating to the provision of public services and to recommend an appropriate allocation of the transient accommodations tax revenues between the State and counties that properly reflects the division of duties and responsibilities relating to the provision of public services. The working group met and issued a report to the 2015 legislature, recommending that the percentage allocation of the TAT be restored. Bills were drafted to adopt that recommendation. The bills did not pass.

In the meantime, the City & County of Honolulu, needing a bailout to continue with its rail project, pleaded for and ultimately got an additional percentage point added to the TAT to fund rail efforts in Honolulu and to enhance transportation infrastructure in the other counties. Act 1, SLH 2017 (Special Session).

And, to put the icing on the cake, a few years later, in 2021, the legislature by veto override put an end to sharing any of the TAT revenues with the counties, but instead allowed the counties to enact their own transient accommodations tax at a rate up to 3%. Act 1, SLH 2021 (1st Special Session). The counties swiftly enacted 3% taxes.

This proposed increase in TAT will be borne largely by visitors. With the recent ability of counties to impose their own TAT charge, Hawaii already has the highest accommodation tax in the country. Although the bill's proponents may think that this is simply picking the pockets of our tourists to remediate our ravaged property insurance market, there may be ripple effects from further squeezing our tourists. What policy makers need to realize is that the more they extract from the economy in taxes and fees, the more economic performance declines. To put it specifically, tourists can't vote for our lawmakers at the ballot box but they can vote with their feet. We aren't the only resort island destination in the world, and the tourists know this. As economic performance declines, so do tax revenues.

### **Conveyance Tax Hike**

The conveyance tax was enacted by the 1966 legislature after the repeal of the federal law requiring stamps for transfers of real property. It was enacted for the sole purpose of providing the department of taxation (which at the time also administered the real property tax) with additional data for the determination of market value of properties transferred. This information was also to assist the department in establishing real property assessed values and at that time the department stated that the conveyance tax was not intended to be a revenue raising device.

Prior to 1993, the conveyance tax was imposed at the rate of 5 cents per \$100 of actual and full consideration paid for a transfer of property. At the time all revenues from the tax went to the general fund. The legislature by Act 195, SLH 1993, increased the conveyance tax to 10 cents per \$100 and earmarked 25% of the tax to the rental housing trust fund and another 25% to the natural area reserve fund. Because of legislation in 2005 and in 2009, the conveyance tax rates were substantially increased and bifurcated between nonowner-occupied residential properties and all other properties. Tax brackets were based on the amount of value transferred.

There are points lawmakers may wish to consider. First, the proposed new brackets have discontinuities at the bracket break points, which means that if taxable income increases by \$1 at a break point, such as from \$9,999,999 to \$10,000,000, the increase in tax will be substantially more than \$1. In this example the tax would go from \$200,000 to \$300,000. Substantial discontinuities such as these may motivate behavior for taxpayers near a break point. This behavior might not be desirable from an economic standpoint. Consideration should be given to making the conveyance tax brackets more like the existing income tax brackets which do not have this problem.

Second, it should be kept in mind that a large dollar value transaction doesn't necessarily mean that a filthy rich person ripe for the fleecing is on one or the other end. A multi-unit condominium housing development, for example, could easily sell for an eight-digit number.

Third, a tax increase of any magnitude in Hawaii's fragile economy will, no doubt, have a negative impact as costs soar due to higher taxes. As costs and overhead increase, employers must find ways to stay in business by either increasing prices to their customers or cut back on costs. This may take the form of reducing inventory, shortening business hours, reducing employee hours, or even laying off workers. A tax increase of any magnitude would send many companies, especially smaller ones, out of business taking with them the jobs the community so desperately needs at this time.

Digested: 3/15/2024



## TESTIMONY OF TODD TAKAYAMA PRESIDENT & CEO OF FIRST INSURANCE COMPANY OF HAWAII

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COMMITTEE ON COMMERCE AND CONSUMER PROTECTION  
Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair

COMMITTEE ON ENERGY, ECONOMIC DEVELOPMENT, AND TOURISM  
Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair

Tuesday, March 19, 2024  
9:37 a.m.

### **HB 2686, HD1**

Chair Keohokalole, Vice Chair Fukunaga, and members of the Committee on Commerce and Consumer Protection, and Chair DeCoite, Vice Chair Wakai, and members of the Committee on Energy, Economic Development, and Tourism, my name is Todd Takayama, President and CEO of First Insurance Company of Hawaii (FICOH).

I believe this bill is an important step in helping to stabilize the condominium property insurance market. The effects of the current property insurance environment are much more profound than many realize. Specific to condominiums, the impact is felt by insurance companies, banks, realtors, and ultimately the owners and occupants of these condominiums.

Starting around 2019, many buildings started to experience claims at a frequency not previously seen in the past. This was the result of deferred maintenance, inadequate building reserves, mismanagement, and sometimes outright neglect. As these claims started to add up, insurance companies soon realized the “old” pricing and terms and conditions were no longer adequate to support writing this business. Some carriers raised prices, others limited the policies they offered, some stopped writing condo business altogether. Then in the past few years, we saw the market shifting into crisis mode. Fast forward to today, and rates for



some buildings are as much as 10 times higher than five years ago, and hurricane insurance options are limited.

The impact on residents is real. Condominium buildings need to pass on all their expenses to the unit owners in the form of either maintenance fees or special assessments. I have heard of maintenance fees for unit owners going from \$700 to \$2,500 a month. Not only their maintenance fees are affected – some buildings are requiring their unit owners to cover higher AOA deductibles on their own homeowners' policies. This practice has not only increased the cost of their individual insurance; in some cases, unit owners can't find companies who are willing to offer the high limits they are now required to carry to cover the building's high deductibles.

Aside from the obvious impact of rising costs on unit owners, the implications for residents who are on fixed incomes or trying to sell their units are sobering. Imagine being a retiree, with a fully paid-off condo. Their monthly finances were fine and they were comfortable. Now, their maintenance fee is tripled. They can no longer afford their living expenses. What to do? Sell? Now, who wants or can afford a mortgage on this unit along with the high maintenance fee? They may be stuck.

This bill will not solve all the property insurance issues that plague our market today, but it is a start. Premiums will only come down when losses come down. In order to facilitate this, buildings need to take action and remediate their deferred maintenance and loss frequency. There is no magic wand that will suddenly revert premium to where they were before all this began. Legislation will not be able to reduce premium – actions and results are the only recourse.

High density housing is an important component to solving Hawaii's housing issues. Condominiums are an entry into the housing market for many families, as well as a good option for kupuna. We need to take steps to address the issues before they get any worse.

I fully support this bill. Thank you for the opportunity to testify.





*Mortgage Bankers Association of Hawaii*  
*P.O. Box 4129, Honolulu, Hawaii 96812*

March 15, 2024

Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair  
Members of the Senate Committee on Commerce & Consumer Protection

Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair  
Members of the Senate Committee on Energy, Economic Development & Tourism

Hearing Date: March 19, 2024  
Hearing Time: 9:37 am

Re: HB 2686-HD1 relating to the stabilization of property insurance

I am Victor Brock, representing the Mortgage Bankers Association of Hawaii ("MBAH"). The MBAH is a voluntary organization of individuals involved in the real estate lending industry in Hawaii. Our membership consists of employees of banks, savings institutions, mortgage bankers, mortgage brokers, financial institutions, and companies whose business depends upon the ongoing health of the financial services industry of Hawaii. The members of the MBAH originate and service, or support the origination and servicing, of the vast majority of residential and commercial real estate mortgage loans in Hawaii. When, and if, the MBAH testifies on legislation or rules, it is related only to mortgage lending and servicing.

**The MBAH SUPPORTS THIS BILL**, which reinstates the Hawaii Hurricane Relief Fund ("HHRF"), which provides additional sources of financing the HHRF, and which expands the HHRF's scope to include condominium building insurance.

The availability of hurricane insurance, particularly for condominium projects, has become increasingly limited, with certain insurers refusing to renew coverage at existing levels to insure the full estimated replacement cost of rebuilding the improvements in the event of a named storm. Fannie Mae and Freddie Mac, to whom we sell mortgages, both require hurricane insurance for the full replacement value. Even if a lender contemplates keeping a loan secured by a unit in one of the underinsured condo projects in their portfolio (as they are unable to sell the loan to Fannie Mae or Freddie Mac), prudential regulators are likely to cite safety and soundness concerns of holding a loan on our balance sheet secured by underinsured collateral. As a result, we are unable to finance units in certain condominium projects, thereby decreasing options for first-time

homebuyers and low- to moderate-income borrowers to buy the most affordable type of housing in Hawaii. The impact is snowballing and currently affects hundreds of buildings and thousands of dwelling units.

Our colleagues in the insurance industry have advised us that their ability to obtain re-insurance for hurricane losses at pre-existing prices, or altogether, and to continue to write policies with coverage for the full replacement cost has been impaired by the international re-insurance market, as many of these re-insurers have experienced recent significant hurricane claim losses with climate change. Making matters worse, the risk profile of Hawaii has changed altogether due to the Maui wildfires this past August. Strong and very destructive hurricanes have not impacted Hawaii frequently in recent history, however climate change may increase the future likelihood of severe damage and losses. Therefore, historic losses for all perils are less predictive for these insurers when estimating future claim amounts. This in turn decreases their willingness to write new policies and/or renew at marginally profitable or unprofitable premium rates.

In 1993, the HHRF was established under HRS 431P to provide hurricane insurance when the private hurricane insurance market collapsed as a result of the 1992 Hurricane Iniki. It ceased operations in 2002 when the private hurricane market had been re-established. As originally structured, the HHRF was not authorized to issue hurricane insurance for condominiums in amounts sufficient to address the current underinsurance situation. Nor was it funded at levels sufficient to cover the amounts of cumulative coverage needed in today's environment. This Bill will amend the HHRF to include coverage of condominiums, while continuing to provide coverage for single-family and commercial properties.

This Bill also provisions various methods to build the fund to a level sufficient for the expected losses. As drafted, the burden of funding the HHRF will be allocated between sellers of real estate, (with a conveyance tax surcharge), buyers and/or lenders of real estate, (with a special mortgage recording fee), all property owners, (with an ongoing surcharge on policy premiums), and landlords/renters of transient vacation rentals (with an increase to the transient vacation rental tax). We understand that funding mechanisms sufficient to sustain the HHRF on an ongoing basis are necessary and we support this multi-faceted approach. However, **WE REQUEST THE FOLLOWING AMENDMENT in Section 18:**

Leave the "special mortgage recording fee" percentage at one tenth of one per cent, as originally incorporated into HRS 431P, instead of increasing it to two-tenths of one per cent.

The average purchase mortgage loan amount in Hawaii in 2023 was \$653,709<sup>(1)</sup>, resulting in a fee of \$653.71 at one tenth of a percent and \$1,307.42 at two tenths of a percent. This fee will be borne by the home buyer and is an additional burden and obstacle to homeownership in Hawaii. Many potential homeowners are already struggling with the down payment and closing costs, and the additional \$653 will be yet another impediment to deter a first-time homebuyer from achieving homeownership, but doubling it makes matters even worse.

(1) Source: Title Guaranty monthly Residential Market Share report

As mortgage lenders, our hands are tied to severely curtailing or discontinuing lending on units in these underinsured condo projects altogether. Additionally, our ability to provide low-downpayment financing with mortgage insurance may be impaired by mortgage insurers' unwillingness to insure condo projects that do not meet Fannie Mae's or Freddie Mac's guidelines. Therefore, first-time homebuyers and low- to moderate-income borrowers, who need low-downpayment financing, are the most adversely impacted.

We request expedited passage of this Bill by the Legislature, the signing by the Governor of this Bill into law, and re-establishment of the HHRF's ability to issue policies as soon as operationally viable.

Thank you for the opportunity to present this testimony.

Victor Brock  
Mortgage Bankers Association of Hawaii

**HB-2686-HD-1**

Submitted on: 3/16/2024 2:20:48 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Idor Harris	Testifying for Honolulu Tower AOA	Support	Written Testimony Only

Comments:

Honolulu Tower is a 396 unit condominium built in 1982, located at Beretania and Maunakea Streets. At its meeting on February 5, 2024, the Honolulu Tower Association of Apartment Owners Board of Directors voted unanimously to support HB2686. The Board urges you to move this bill forward.

This will provide a temporary insurance safety net for condominiums unable to access insurance and increase their ability to obtain insurance in the condominium insurance marketplace.

Stabilization of the insurance market for condominiums, where one third of Hawaii's residents live, is essential.

Idor Harris

Resident Manager



P.O. Box 976  
Honolulu, Hawaii 96808

March 15, 2024

COMMITTEE ON COMMERCE AND CONSUMER PROTECTION

Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair

COMMITTEE ON ENERGY, ECONOMIC DEVELOPMENT AND TOURISM

Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair

Re: **SUPPORT FOR HB 2686 HD1 RELATING TO THE STABILIZATION  
OF PROPERTY INSURANCE**

Hearing: March 19, 2024

Time: 9:37am

Place: State Capitol, Conference Room 229 & via  
Videoconference

Dear Chairs Keohokalole and DeCoite, Vice Chairs Fukunaga and  
Wakai and Committee Members:

My name is Elaine Panlilio, CRM, CIC, CISR, Commercial Lines  
AOAO Unit Manager for Atlas Insurance Agency and Vice Chair for  
the Community Associations Institute - Hawaii Legislative Action  
Committee.

CAI supports the intent of HB 2686. This bill is a collective  
effort of a diverse group of representatives from the House and  
the Senate, insurance carriers, insurance agents, mortgage  
brokers, bankers, realtors, and condominium board members and  
owners.

Stabilization of property insurance for condominiums is  
essential because it affects a substantial number of Hawaii  
residents who are condominium unit owners. Due to the increasing  
cost of homeownership in our state, more residents are opting to  
purchase condominium units because these are more affordable  
than single family residences.



Quoting from the Final Report to the Legislature, Recodification of Chapter 514A (2003), pages 2-3. Condominiums “have become a critical part of our land use fabric” this is even truer today than it was twenty-one years ago.

Condominiums serve the valuable functions of providing housing and services to a substantial segment of the Hawaii population - the working class and our kupuna or elders, most of whom are on fixed incomes.

Additionally, data from Non-Profit Organizations such as Housing Hawaii’s Future and Grassroot Institute of Hawaii - reveal that “Hawaii residents have been moving away from the islands in droves in recent years; in fiscal 2019, more than 13,000 people departed - the highest negative net migration ever.” Our state is experiencing brain drain or ohana drain, where substantial numbers of highly trained, educated Hawaii residents and their families are moving away and finding opportunities elsewhere, citing the back-breaking cost of living and unaffordable housing as the main reasons for leaving Hawaii. For a significant number of families, condominium living represents an affordable housing option, but rising insurance premiums can potentially make it financially unsustainable for these families.

CAI supports the intent of this legislation; it is in Hawaii’s best interest to encourage property insurers to remain in the state and to encourage condominium buildings to be repaired and maintained so they can remain insurable. It is also in Hawaii’s best interest to promote and protect the effective functioning of condominiums as self- governing entities.

Admitted insurance carriers that write property insurance for Hawaii condominiums are continuing to face increasing reinsurance costs. Over the past 3 years, insurance and reinsurance have faced substantial losses due to Hurricane Ian in 2022, ranked as the second costliest hurricane and Hurricane Ida in 2021, ranked as the third costliest hurricane on record.<sup>1</sup> According to some insurance carriers, in order to remain in business in Hawaii, they need to limit their Hurricane exposure and a way to do that was to offer Hurricane sub-limits or partial Hurricane coverage only.



The instability of the property insurance market in the state affects all condominiums, so the broadest practical definition, to encompass all condominiums, should be considered.

Thank you for the opportunity to testify.

Elaine Panlilio  
CAI Legislative Action Committee, Vice Chair

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<sup>1</sup>Facts + Statistics: Hurricanes, Insurance Information Institute. (n.d.). Retrieved from <https://www.iii.org/fact-statistic/facts-statistics-hurricanes>

### Top 10 Costliest Hurricanes In The United States (1)

(\$ millions)

Rank	Year	Hurricane	Estimated insured loss	
			Dollars when occurred	In 2023 dollars (2)
1	2005	Hurricane Katrina	\$65,000	\$101,865
2	2022	Hurricane Ian	54,000	55,772
3	2021	Hurricane Ida	36,000	40,503
4	2012	Hurricane Sandy	30,000	39,918
5	2017	Hurricane Harvey	30,000	37,609
6	2017	Hurricane Irma	30,050	37,473
7	2017	Hurricane Maria	29,511	36,802
8	1992	Hurricane Andrew	16,000	34,951
9	2008	Hurricane Ike	18,200	25,604
10	2005	Hurricane Wilma	10,700	16,533

(1) Includes Puerto Rico and the U.S. Virgin Islands and losses sustained by private insurers and government-sponsored programs such as the National Flood Insurance Program. Includes hurricanes that occurred through 2023. Subject to change as loss estimates are further developed. As of January 2024. Ranked on insured losses in 2023 dollars.

(2) Adjusted for inflation by Aon using the U.S. Consumer Price Index.

Source: Aon.



March 14, 2024

Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair  
Senate Committee on Commerce and Consumer Protection

Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair  
Senate Committee on Energy, Economic Development, and Tourism

**Comments and Concerns Regarding HB 2686, H.D. 1, Relating to the Stabilization of Property Insurance (Amends the laws relating to the Hawaii Hurricane Relief Fund and Hawaii Property Insurance Association. Amongst other things, proposes to amend Hawaii Revised Statutes [HRS] Chapter 247 to provide for a property insurance surcharge on the Hawaii conveyance tax.)**

**Tuesday, March 19, 2024, at 9:37 a.m.; State Capitol, Conference Room 229, & Videoconference.**

The Land Use Research Foundation of Hawaii (LURF) is a private, non-profit research and trade association whose members include major Hawaii landowners, developers, and utility companies. One of LURF's missions is to advocate for reasonable, rational, and equitable land use planning, legislation and regulations that encourage well-planned economic growth and development, while safeguarding Hawaii's significant natural and cultural resources and public health and safety.

LURF appreciates the opportunity to provide **comments and concerns regarding** this bill.

**HB 2686, H.D. 1.** LURF understands the intent of this measure and the efforts of the Legislature to address the complicated insurance cost issues being faced by the State's aging condominiums, condominium associations, and unit owners. This bill therefore proposes, amongst other actions, to increase the Hawaii conveyance tax via a conveyance tax surcharge in unspecified amounts/percentages, revenues from which will be split between two trust funds to be established pursuant to Section 237D-2 of this measure, namely 1) a trust account established pursuant to HRS Section 431:21-105 for the purpose of administering and providing property insurance for properties located



outside of a lava zone that obtain property insurance under that article; and 2) a trust account established pursuant to HRS Section 431P-16 for the purpose of providing hurricane insurance under that chapter.

**LURF's Position.** The proposed establishment of such a conveyance tax surcharge and the application of the revenues therefrom to the trusts to be established for use as a funding source for the specified insurance challenges is arguably inappropriate, improper, and illegal for the following reasons:

**1. The Hawaii conveyance tax was never intended to be and should not operate as a revenue-generating tax.**

Chapter 247 (Conveyance Tax) of the HRS was purposefully enacted in 1966 to provide the State Department of Taxation ("DoTax") with informational data for the determination of market value of properties transferred, and to assist the DoTax in establishing real property assessed values. In short, the sole intent of the conveyance tax was originally to cover the administrative costs of collecting and assessing said informational data, which necessarily entails the recording of real estate transactions, as performed by the Bureau of Conveyances.

Since the enactment of HRS Chapter 247, however, the State Legislature has proposed, and has managed to implement changes to the law 1) to allow application of conveyance tax revenue to a number of non-conveyance type uses (land conservation fund; rental housing trust fund; and natural area reserve fund) to the point where there is no longer any clear nexus between the benefits sought by the original Act and the charges now proposed to be levied upon property-holding entities transferring ownership; and 2) also to increase the tax rates to the point where said revenues now far exceed the initially stated purpose of the Act. Moreover, supplemental funding for some of those expanded uses for which conveyance tax revenues were subsequently authorized has since been determined to be unnecessary, and recommended by the State Auditor to be discontinued, creating an even stronger basis for legal objection and challenge.

Such expansions and deviations, including the allocation of conveyance tax surcharge revenues to special funds established specifically for the purpose of addressing current insurance challenges, go far beyond the scope of the original intent of the conveyance tax law, and are concerning to LURF since the proposed bill, particularly if proposed to unlawfully target specific types of transactions or groups of property owners, could be characterized as imposing an improper penalty which may be subject to legal challenge.

**2. HB 2686, H.D. 1 is arguably illegal and in violation of Sections 37-52.3 and 37-52.4, HRS, because it attempts to use the conveyance tax to subsidize special funds which do not have a clear link between the program and the sources of revenue.**

Special funds are subject to HRS Sections 37-52.3 and 37-52.4. Criteria for the establishment and continuance of special and revolving funds was enacted by the 2002 Legislature through Act 178, SLH 2002, Sections 37-52.3 and 37-52.4, HRS. To be approved for continuance, a special fund must:

- a. serve the purpose for which it was originally established;
- b. reflect a clear nexus between the benefits sought and charges made upon the users or beneficiaries of the program *or a clear link between the program and the sources of revenue*, as opposed to serving primarily as a means to provide the program or users with an automatic means of support that is removed from the normal budget and appropriation process;
- c. provide an appropriate means of financing for the program or activity; and
- d. demonstrate the capacity to be financially self-sustaining.

The first and second criteria are nearly identical to those in Act 240, SLH 1990, codified in Section 23-11, HRS, requiring the Auditor to review all legislative bills in each session to establish new special or revolving funds. It appears that the intent of HB 2686, H.D. 1 is to find an additional source of funding to address issues relating to the stabilization of the insurance market for certain properties in Hawaii. However, the State Auditor has in the past concluded that an arrangement where there is no *clear link* with the funding source (i.e., individuals and companies buying and selling real property) should be repealed.

### **3. Other legal and voluntary alternatives may be available to fund or incentivize support for the identified insurance challenges.**

In lieu of improperly imposing increases of conveyance taxes to increase the State's general fund, and subsidizing or increasing revenue for certain unrelated special funds with no clear link to the conveyance tax purposes or beneficiaries, proponents of this bill are urged to look to other possible legitimate means to do so, including funding support through other "related" or "linked" state and county charges, federal funding, fees, or taxes. While the surcharge percentage amount on the conveyance tax has not yet been specified in this measure, LURF understands that even a nominal surcharge rate could substantially increase the total conveyance tax payable upon the sale/purchase of a property.

Given the "*clear nexus*" requirement for special and revolving funds, and also given that general funding and alternative methods to secure revenues for these funds may exist, expansions and deviations of HRS Chapter 247 which go beyond the scope of the original intent of the conveyance tax law are again concerning since this proposed bill, particularly if it unlawfully targets transactions involving a particular group of individuals or entities which own real property in the State, could be characterized as imposing an improper penalty which may be subject to legal challenge.

- 4. Attempts to utilize the State conveyance tax as a revenue generating tax without meeting the “*clear nexus*” requirement and without rightful justification based on necessary fact-finding, research, and expert consultation will likely cause serious unintended negative consequences.**
  - a. Hawaii’s working-class residents, long-time property owners, and large *kama`aina* landowners will likely be negatively affected.**

The fact that the Hawaii conveyance tax was never intended to be and should not operate as a revenue-generating tax aside, given the recent increase in property values in Hawaii which have escalated over the past years, it is not at all inconceivable for Hawaii’s middle-income, working-class homeowners and senior citizens on fixed incomes who own what are now high-valued properties, to be negatively impacted by this measure upon sale of their long-time residences. These types of proposed bills would also affect *kama`aina* landowners who may be transferring large properties for agricultural farms, housing developments, environmental programs, or other developments that would serve the community and create needed employment.

It is LURF’s understanding that while the conveyance tax surcharge is yet unspecified, the imposition of **any** additional percentage surcharge on the conveyance tax can dramatically increase the total conveyance tax which must be paid, and that even a very minimal percentage surcharge could result in a substantial increase in the total conveyance taxes payable upon the transfer of a property.

As far as LURF has been able to ascertain, proponents of this bill have never consulted with housing, commercial, and agricultural developers (e.g., NAIOP, Land Use Foundation of Hawaii), or experts in the real estate industry (e.g., Hawaii Association of Realtors), as to the impact of this bill. Neither have proponents likely consulted with or addressed the comments and concerns of tax and economic experts (e.g., DoTax, the Tax Foundation, the University of Hawaii, and other independent experts) relating to the underlying intent and legal purpose of the conveyance tax and what legal and economic effects and consequences may result from the proposed improper and inappropriate use of conveyance tax revenues.

As a result, it appears that proponents of this bill have not offered any information or provided any factual data regarding the number and types of property owners and transactions which would be impacted by, as well as the expected dollar amounts which will actually be generated by this measure, which is necessary to support this bill. Also unknown at this time is whether said amounts would even be close to sufficient for the funds identified and for the purposes specified, and whether those amounts would weigh against and warrant the consequences which may be suffered by property owners and other stakeholders.

**b. Such measures would create significant disincentive for business in Hawaii.**

At a time when the State continues to reel from the effects of the Covid pandemic, and is still attempting to encourage business expansion in, and attract business operations to Hawaii, measures implemented to utilize the State conveyance tax as a revenue generating tax would create a disincentive and will have a substantial - negative impact on persuading new and existing businesses to open or expand in Hawaii, or to relocate their operations to this State. The proposed additional cost of doing business in Hawaii would certainly appear to negatively outweigh any positive revenue impact resulting from the imposition of increased conveyance taxes and/or surcharges pursuant to these types of measures.

**c. This type of legislation would drive up the cost of lands for agricultural production, affordable and market homes, and commercial development.**

Your Committees should be aware that this proposed measure may **impact many industries** and **harm broad segments of Hawaii's economy**. The imposition of the proposed conveyance tax surcharge on transfers which affect **agricultural lands** will be passed on to farmers and other agricultural operators, making it even harder for agriculture to survive in Hawaii; the proposed imposition of the surcharge on transfers which affect **land intended for non-government assisted housing developments** will be passed on to home buyers and will thus increase the price of homes and exacerbate the affordable housing problem in Hawaii; the proposed imposition of the conveyance tax surcharge onto transfers which affect **commercial properties** will also be passed on to small businesses, creating yet another substantial financial burden on them. In addition, the proposed imposition of the surcharge on transfers of **properties for health care-related facilities** may increase the cost of health care, and properties needed to be transferred for other facilities such as **renewable energy** and **sustainable tourism** may impact those industries and raise related costs for the public as well.

**Conclusion.**

Given the incontrovertibly clear and express intent of Hawaii's conveyance tax law (HRS Chapter 247), which is to use State conveyance tax revenue to specifically cover administrative costs incurred by DoTax to collect and assess informational data, any use of State conveyance tax revenue must be strictly limited to that purpose as set out in the original Act. Use of conveyance tax revenue for any other purpose is subject to scrutiny and legal challenge.

There is also significant concern that proposed measures which attempt to utilize the conveyance tax as a revenue generating tax will likely cause unintended negative consequences which would be detrimental to the State.

In view of these issues, legislators should be advised to act with caution, and to proceed judiciously when considering measures which propose to utilize or apply the conveyance tax as a revenue generating tax, especially to support the establishment or continuance of special, revolving and trust funds – some of which have not even adequately justified the need for or amount of such funding.

Due to the significance of the conveyance tax issues raised by HB 2686, H.D. 1, **LURF respectfully requests that this bill be deferred** to allow proponents to consult with experts to obtain and provide needed information and factual data as described above prior to proposing expanded and improper use of the Hawaii conveyance tax which was never intended to be and should not operate as a revenue-generating tax. At the very least, all stakeholders, including, but not limited to private landowners, the public, government agencies, legal and economic experts, and other interested parties should be allowed to work together to come to a consensus regarding the intent of the surcharge and the conveyance tax, as well as this bill's purpose and alternatives to subsidizing the general fund, including other broad-based supplemental funding by Hawaii's taxpayers and visitors.

Thank you for the opportunity to provide comments and concerns regarding this proposed measure.

**HB-2686-HD-1**

Submitted on: 3/15/2024 3:01:55 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Richard Emery	Testifying for Hawaii First Realty LLC	Support	Written Testimony Only

Comments:

SUPPORT. Addresses a significant problem.

# HAWAII FINANCIAL SERVICES ASSOCIATION

c/o Marvin S.C. Dang, Attorney-at-Law

P.O. Box 4109

Honolulu, Hawaii 96812-4109

Telephone No.: (808) 521-8521

March 19, 2024

Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair  
and members of the Senate Committee on Commerce & Consumer Protection  
and  
Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair  
and members of the Senate Committee on Energy, Economic Development, and Tourism  
Hawaii State Capitol  
Honolulu, Hawaii 96813

Re: **H.B. 2686, H.D. 1 (Stabilization of Property Insurance)**  
**Hearing Date/Time: Tuesday, March 19, 2024, 9:37 a.m.**

I am Marvin Dang, the attorney for the **Hawaii Financial Services Association** (“HFSA”). The HFSA is a trade association for Hawaii’s consumer credit industry. Its members include Hawaii financial services loan companies (which make mortgage loans and other loans, and which are regulated by the Hawaii Commissioner of Financial Institutions), mortgage lenders, and financial institutions.

The HFSA **supports the intent** of this Bill.

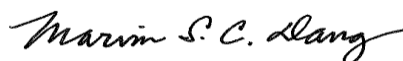
This Bill: (a) amends the laws relating to the Hawai‘i Hurricane Relief Fund and Hawai‘i Property Insurance Association; (b) expands the Hawai‘i Property Insurance Association's authority to include the issuance of property insurance other than fire insurance for certain real properties organized as a condominium; (c) reinstates the special mortgage recording fee; (d) explicitly authorizes the Hawai‘i Property Insurance Association to issue property insurance policies to certain condominiums outside of area designated for coverage by the Hawai‘i Property Insurance Association; (e) mandates that the Hawai‘i Property Insurance Association member insurers recoup assessment costs; (f) amends specific coverage limits, fund capitalization amounts, and assessment percentages by deleting specified dollar amounts percentages and authorizes the Hawai‘i Hurricane Relief Fund and the Hawai‘i Property Insurance Association boards to recommend appropriate amounts and percentages to the Insurance Commissioner.

Hawaii’s condominium buildings are confronting challenges which impact their ability to obtain adequate property insurance at reasonable premiums to cover hurricane risks and non-hurricane risks. This situation negatively impacts condominium unit owners, home buyers, and others.

The intent of this Bill is to stabilize the property insurance market in Hawaii until market conditions improve.

We support the intent of this bill because it has the potential to enable condominium unit owners and buyers to: (a) protect their investment in their condominium units, and (b) have the option to apply for mortgage loans which comply with the federal requirements of Fannie Mae and Freddie Mac (government sponsored enterprises).

Thank you for considering our testimony.



MARVIN S.C. DANG

Attorney for Hawaii Financial Services Association



**LATE**

TESTIMONY OF LESLIE DOOR  
Director of Product, Risk & Regulatory Compliance  
Zephyr Insurance Company

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COMMITTEE ON COMMERCE AND CONSUMER PROTECTION  
Senator Jarrett Keohokalole, Chair  
Senator Carol Fukunaga, Vice Chair  
COMMITTEE ON ENERGY, ECONOMIC DEVELOPMENT, AND TOURISM  
Senator Lynn DeCoite, Chair  
Senator Glenn Wakai, Vice Chair

Chair Keohokalole, Vice Chair Fukunaga, and members of the Committee on Commerce and Consumer Protection. Chair DeCoite, Vice Chair Wakai and members of the committee on Energy, Economic Development and Tourism, my name is Leslie Door, Director of Product, Risk & Regulatory Compliance for Zephyr Insurance Company (Zephyr). Zephyr provides Hawaii residents with hurricane and homeowners insurance.

Zephyr supports the intent of this bill which would enable the Hawaii Property Insurance Association (HPIA) and the Hawaii Hurricane Relief Fund (HHRF) to underwrite certain insurance risks in the state that no standard insurer is willing to underwrite at this time. These markets of last resort are intended to stabilize the insurance market until which time they are depopulated back to standard insurance companies either because market conditions have changed to accommodate the risks and/or the risks themselves have become more insurable.

Thank you for the opportunity to testify.





# MAUI

CHAMBER OF COMMERCE

VOICE OF BUSINESS

**LATE**

**HEARING BEFORE THE SENATE COMMITTEE ON  
COMMERCE AND CONSUMER PROTECTION and  
ENERGY, ECONOMIC DEVELOPMENT, AND TOURISM  
HAWAII STATE CAPITOL, SENATE CONFERENCE ROOM 229  
Tuesday, March 19, 2024 AT 9:36 A.M.**

To The Honorable Senator Jarrett Keohokalole, Chair  
The Honorable Senator Carol Fukunaga, Vice Chair  
Members of the committee on Commerce and Consumer Protection  
To The Honorable Senator Lynn DeCoite, Chair  
The Honorable Senator Glenn Wakai, Vice Chair  
Members of the committee on Energy, Economic Development, and Tourism

## **COMMENTS ON HB2686 HD1 RELATING TO THE STABILIZATION OF PROPERTY INSURANCE**

The Maui Chamber of Commerce would like to offer **COMMENTS on HB2686 HD1**.

The Chamber understands the intent of this bill by addressing the availability of master condominium insurance policies. Hawai'i is experiencing a difficult market for this product. We note that a major contributing factor is the poor condition of certain condominium buildings caused by deferred maintenance and/or aging infrastructure. However, we have concerns with the additional taxes imposed.

This proposed increase in TAT will be borne largely by visitors. Hawaii already has the highest accommodation tax in the country. Although the bill's proponents may think that this is simply taxing our tourists to fix our property insurance market, there may be ripple effects from further assessing our tourists; the more we extract from the economy in taxes and fees, the more economic performance declines. Tourists can't vote for our lawmakers at the ballot box but they can vote with their feet. We aren't the only resort island destination in the world, and the tourists know this. As economic performance declines, so do tax revenues.

Regarding the proposed increase in the conveyance tax, a large dollar value transaction doesn't necessarily mean that a rich person is on one or the other end. A multi-unit condominium housing development, for example, could easily sell for an eight-digit number thus, increasing the cost of subsequent housing.



# MAUI

CHAMBER OF COMMERCE

VOICE OF BUSINESS

**HB2686 HD1**

**Tuesday, March 19, 2024**

**Page 2**

We would like to stress that a tax increase of any magnitude in Hawaii's fragile economy will have a negative impact as costs increase due to higher taxes. As costs and overhead rise, employers must find ways to stay in business by either increasing prices to their customers or cut back on costs. This may take the form of reducing inventory, shortening business hours, reducing employee hours, or even laying off workers. A tax increase of any magnitude would send many companies, especially smaller ones, out of business taking with them the jobs the community so desperately needs at this time.

Mahalo for the opportunity to offer **COMMENTS on HB2686 HD1.**

Sincerely,

Pamela Tumpap  
President

To advance and promote a healthy economic environment for business, advocating for a responsive government and quality education, while preserving Maui's unique community characteristics.

**HB-2686-HD-1**

Submitted on: 3/14/2024 4:18:29 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Julia Estigoy-Kahoonei	Individual	Oppose	Written Testimony Only

Comments:

I oppose HPIA having more authority than they already have. There needs to be competition in the insurance industry so home owners have options. They are already the sole company to insure those in lava zones 1 and 2. My own insurance jumped from \$380 to \$4800 annually and I had no other option but to go with HPIA. This is criminal and we need to have options!

**HB-2686-HD-1**

Submitted on: 3/16/2024 10:10:52 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Alex Kagawa	Individual	Support	Written Testimony Only

Comments:

With over 2000 condo associations in Hawaii, this measure will help provide condo owners temporary stability while more long term solutions are being developed.

**HB-2686-HD-1**

Submitted on: 3/15/2024 10:49:54 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Philip Nerney	Individual	Support	Written Testimony Only

Comments:

Stabilization of the insurance market is essential.

**HB-2686-HD-1**

Submitted on: 3/16/2024 2:46:53 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
lynne matusow	Individual	Support	Written Testimony Only

Comments:

I am an owner and board member of a Downtown Honolulu condo. Circumstances beyond our control make this measure necessary. Insurance companies are leaving the state, dropping customers because the companies say there is too much deferred maintenance, buildings need to be repiped, hurricane insurance premiums must be raised because of repeated hurricanes in communities on the mainland, etc. It is estimated that 400 buildings are underin

The higher premiums are hard for many associations to pay, and will, if paid, result in continued deferred maintenance because there are just so may dollars owners can spend. Many are on a fixed income. This bill will also allow lenders to meet the requirements of the secondary mortgage market.

You should know that 1/3 of the population ives in condos. That is a lot of people.

Please support this bill.

**HB-2686-HD-1**

Submitted on: 3/15/2024 2:17:42 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Judith A Scheu	Individual	Support	Written Testimony Only

Comments:

As a condo owner in Makiki and a Board member I am knowledgeable of the current issues regarding condo insurance and the issues we are now facing as well as the problems we may face in the future. Please support HB2686. It offers assistance to condo owners in particular and to all state residents in general. I appreciate your thoughtful consideration and support. Judith Scheu

**HB-2686-HD-1**

Submitted on: 3/18/2024 8:37:36 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Kevin Martin	Individual	Support	Written Testimony Only

Comments:

Hi,

My name is Kevin Martin and I'm a 33 year old condo owner. I live in the Mokuliea Sands, a small concrete condo, in Waialua. I used my VA home loan to purchase my one bedroom condo, and serve on my buildings AOA board. Additionally, I work as a construction engineer, so I thought my background would help the board make better decisions about our capital improvement projects. Moreover, after recently learning how much insurance fees are going up this year due to Hawaiian Electric's disastrous operations in Lahaina, I have become disillusioned by our system. The state of Hawaii cannot allow the buck to be passed to homeowners over the Lahaina fire. Please, please, please help us condo owners stay afloat.



**LATE**

**HB-2686-HD-1**

Submitted on: 3/18/2024 10:50:23 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Michael Ayson	Individual	Support	Written Testimony Only

Comments:

Dear Chairs Keohokalole and DeCoite, Vice Chairs Fukunaga and Wakai and Committee Members:

My name is Michael Ayson, CIC & CIRMS. I am a member of the Community Associations Institute – Hawaii Legislative Action Committee, and an insurance agent with Insurance Associates, Inc. I am providing testimony as a concerned citizen.

I support the intent of this bill. There are few admitted insurance companies that insure condominiums in Hawaii and this bill will help keep them from leaving our State.

The admitted carriers insure many of the fire-resistive high-rises that are having increased claims due to aging infrastructure. If they are unable to write condominium associations, their condominium association clients will need to seek coverage through the excess and surplus lines insurance market.

Associations that are insured through the excess and surplus lines market are seeing very high increases since the Lahaina fire due to lack of capacity in the market. The problem will become even greater if the admitted carriers decide to non-renew condominium associations since many more associations will be competing for the same limited excess and surplus capacity.

Sincerely,

Michael Ayson, CIC & CIRMS

**LATE**

**HB-2686-HD-1**

Submitted on: 3/18/2024 12:37:08 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Dr. Kamuela KaʻAhanui	Individual	Support	Written Testimony Only

Comments:

ALOHA!

As a condominium owner and resident at 987 Queen Street (‘A‘ali‘i) in Honolulu 96814, I urge you to support Bill HB2686 HD1 as it progresses through the legislative process to pass the legislation related to the Hurricane Relief Fund and Hawai‘i Property Insurance Association initiatives.

Specifically, it expands the authority of the Hawai‘i Property Insurance Association to issue property insurance for certain condominium properties, reinstates the special mortgage recording fee, and authorizes the association to issue policies to certain condominiums outside of designated coverage areas.

Additionally, the bill mandates that member insurers of the Hawai‘i Property Insurance Association recoup assessment costs and make adjustments to coverage limits, fund capitalization amounts, and assessment percentages.

These changes are vital for ensuring the stability and accessibility of property insurance for our community, especially in light of recent challenges and increased risks related to natural disasters. I await your immediate passage as a voting O‘ahu resident.

MAHALO!

**HB-2686-HD-1**

Submitted on: 3/18/2024 2:32:09 PM

Testimony for CPN on 3/19/2024 9:37:00 AM



Submitted By	Organization	Testifier Position	Testify
Denise Boisvert	Individual	Support	Written Testimony Only

Comments:

I fully support HB2686 HD1. It will provide much-needed improvements in current law; changes that will ensure the stability and accessibility of property insurance.

**LATE**

**HB-2686-HD-1**

Submitted on: 3/18/2024 2:35:32 PM  
Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Kim Jorgensen	Individual	Support	Written Testimony Only

Comments:

I support HB2686 HD1.

**LATE**

**HB-2686-HD-1**

Submitted on: 3/18/2024 3:49:09 PM  
Testimony for CPN on 3/19/2024 9:37:00 AM

Submitted By	Organization	Testifier Position	Testify
Terry Wieser	Individual	Support	Written Testimony Only

Comments:

My name is Terry Wieser and I live in a condominium at 520 Lunalilo Home Road. Last year our property insurance was provided by a company that suffered significant losses in Maui and told us they would not renew our insurance. The other two companies, large enough to cover us, that are working in Hawai'i told us they are not taking any additional properties. Our board compiled a conglomeration of several insurance companies to cover us. Last year our property insurance was \$343,500 and this year it will be \$3,510,500 a 1000 percent increase! Hopefully your bill covers not only properties that cannot be insured but also those like ours that are being put in a very difficult position now and in the near future. Thank you

**LATE**

Testimony of Dana Ishibashi regarding HB-2686

I support HB-2686 relating to the Stabilization of Property Insurance in so far as it fulfills its title. I live in and am paying a mortgage for a condominium apartment and presently am on a fixed income. I understand that the cost of living is always rising, but have heard from some other owners that their maintenance fees have risen due to insurance rates sky-rocketing.

I also understand that some condominiums cannot obtain financing, due to a lack of 100% coverage of their insurance costs. This would definitely affect who can purchase these units leaving an opening for big money to sweep in leaving local people on the streets.

Should an extraordinary increase in our maintenance fee happen to us, we, my wife and I, would have to abandon our unit. Where we would end up, we have no idea.

Thank you for your consideration in this matter.

*/s/Dana Ishibashi*

**LATE**

**HB-2686-HD-1**

Submitted on: 3/18/2024 5:54:25 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Serena Humay	Individual	Support	Written Testimony Only

Comments:

Dear Committee Chairs and Members,

I SUPPORT H.B. 2686 HD 1 for the reasons stated below.

I currently serve on my condo's board of directors. We were fortunate last year to only have our premiums increase 20%, but we worry about our renewal this year after hearing about other properties with increases between 300-1000%. We worry about our owners and residents no longer being able to afford their homes.

Insurance premiums are paid through monthly maintenance fees so if premiums continue to soar, maintenance fees must increase to keep pace. This could exceed our owner's mortgage payment and make their home unaffordable. The owner might default on their mortgage and/or not pay their maintenance fee, in which case they could lose their unit through foreclosure.

Our owners who lease their unit may need to increase their rent to cover the increase in maintenance fee. This could make units unaffordable for renters in a place where rent is already one of the highest in the nation. If our building is under-insured, owners will not be able to sell their unit because buyers cannot get financing. Owners also cannot refinance. Owners are trapped in a home they can no longer afford or sell. Where will owners and renters live?

Although this is an insurance issue, it is a societal and community issue because it trickles down and people will get priced out. It will contribute to more local people leaving the islands for affordable cities on the mainland.

For the reasons stated above I SUPPORT H.B. 2686 HD 1.

Respectfully submitted,

Serena Humay

**HB-2686-HD-1**

Submitted on: 3/18/2024 6:07:31 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
B.A. McClintock	Individual	Support	Written Testimony Only

Comments:

The changes in this bill are vital for ensuring the stability and accessibility of property insurance for our community, especially in light of recent challenges and increased risks related to natural disasters.

I urge you to support Bill HB2686 HD1. Mahalo.



**LATE**

**HB-2686-HD-1**

Submitted on: 3/18/2024 9:58:53 PM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Ian Ross	Individual	Support	Written Testimony Only

Comments:

I am deeply concerned about the escalating insurance rates affecting many residents living in condominiums across our state. The soaring premiums for property insurance, particularly hurricane insurance, have placed a significant burden on condo associations and individual owners alike.

HB 2686, proposes vital amendments to address this pressing issue. By expanding the authority of the Hawaii Property Insurance Association to issue property insurance for certain condominium properties, including coverage beyond fire insurance, this bill offers a ray of hope as our communities struggle with insurance affordability.

Having heard firsthand the challenges faced by condo owners and associations in my neighborhood, where insurance premiums have skyrocketed, I wholeheartedly support HB 2686. The impact of rising insurance rates extends beyond short-term financial strain, it is also jeopardizing the future of many residents in Hawaii, both current and prospective condo owners alike. As a lifelong resident, I urge lawmakers to prioritize the passage of HB 2686 to alleviate the burden on our communities and safeguard the dream of homeownership for generations to come.

**LATE**

**LATE**

**HB-2686-HD-1**

Submitted on: 3/19/2024 2:09:50 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Yvonne Geesey	Individual	Support	Written Testimony Only

Comments:

Mahalo for acting to stabilize our property insurance.

**LATE**

**LATE**

**HB-2686-HD-1**

Submitted on: 3/19/2024 6:56:36 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Colleen Rost-Banik	Individual	Support	Written Testimony Only

Comments:

Aloha,

My name is Colleen Rost-Banik and I am a resident and condo owner in Honolulu.

Please support HB2686 as it will allow the Hawai'i Property Insurance Association to issue property insurance for condominium properties. We need these measures in order to help stabilize insurance rates.

Mahalo for your time and consideration.  
Colleen Rost-Banik

**LATE**

**LATE**

**HB-2686-HD-1**

Submitted on: 3/19/2024 8:52:41 AM

Testimony for CPN on 3/19/2024 9:37:00 AM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Julia C	Individual	Support	Written Testimony Only

Comments:

I support HB2686 HD1.