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A BILL FOR AN ACT

RELATING TO THE STABILIZATION OF PROPERTY INSURANCE.

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

1

PART I

2 SECTION 1. The legislature finds that before the wildfire 3 event in Lahaina, Maui, on August 8, 2023, the availability of 4 condominium building master property insurance policy options 5 within the condominium insurance marketplace was already 6 shrinking. Due in part to the shrinking condominium insurance 7 marketplace, condominium building master property insurance 8 policy premiums have increased exponentially, with insurers 9 increasing deductible amounts from what used to be between 10 \$10,000 to \$25,000 per unit, per occurrence, to as much as 11 \$250,000. These increased deductibles are also due to 12 consistent and high-cost losses.

13 The legislature also finds that while the State has avoided 14 a direct, major impact from a major hurricane since Hurricane 15 Iniki devastated Kauai and damaged homes along Oahu's leeward 16 coast more than thirty years ago, mortgage lenders continue to 17 require Hawaii homeowners to carry hurricane insurance that can



cost two to three times the annual premiums of a conventional
homeowner policy.

3 The legislature further finds that Hawaii Business Magazine 4 recently reported that generally, a condominium building or 5 complex carries a master hurricane policy that covers one 6 hundred per cent of the cost to replace the property --millions 7 of dollars in many cases. Unfortunately, because insurance 8 premiums for those policies have recently risen so high, the 9 president of Insurance Associates estimates that three hundred 10 seventy-five to three hundred ninety buildings, including new 11 high-rise towers in Kakaako, Oahu, have opted to renew their 12 hurricane insurance policies with less than one hundred per cent 13 hurricane coverage. This practice of reducing coverage is 14 creating complications and adverse consequences for every person 15 and entity associated with condominiums in Hawaii, from lenders 16 and insurance agents to buyers and sellers of condominiums.

17 Furthermore, some condominium associations for older 18 buildings are forced to obtain property insurance through the 19 secondary insurance market if they are dropped by the standard 20 insurers for, among other things, having too many claims. The 21 president of Insurance Associates reported that more than seven

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hundred condominium buildings on Oahu alone were built before
1990. These secondary market insurers are not bound by the
State's laws or administrative rules governing rates, so their
prices may be more expensive than those of standard insurance
carriers.

6 To illustrate the difference in insurance premium costs, 7 the president of Insurance Associates cites the example of one 8 high-rise condominium in Waikiki in which the condominium 9 association had been paying an annual insurance premium of 10 \$235,000 for property and hurricane insurance and had already 11 been dropped by two of the standard insurance companies when the 12 third company declined to renew their insurance policy. The 13 stated reason for the nonrenewal and rejection was that the 14 building's aging plumbing had not been replaced. As a result, 15 the condominium association was forced to purchase insurance on 16 the secondary market, which cost approximately \$1,200,000.

17 The legislature finds that the consequences of 18 under-insured condominium buildings, including condominium 19 buildings that lack full hurricane coverage, also impact 20 individual owners. Today, there are only three insurers writing 21 hurricane coverage for condominium buildings, one of which is

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1 only willing to underwrite \$10,000,000 to \$25,000,000 in 2 hurricane coverage while underwriting all other coverage up to 3 the building's value. If a condominium building's insurance coverage, including hurricane coverage, is below its full value, 4 5 the mortgages on individual units within that building would not 6 meet the underwriting criteria to qualify for purchase through 7 the federal government's secondary mortgage market, meaning that 8 these mortgages cannot be sold by financial institutions to 9 mortgage investor entities, such as the Federal National 10 Mortgage Association (commonly referred to as Fannie Mae) and 11 the Federal Home Loan Mortgage Corporation (commonly referred to 12 as Freddie Mac). Coverage to address this lack of hurricane 13 insurance coverage options is available from the excess and 14 surplus lines market, which comprises insurers that are not 15 licensed in the State; however, some condominium buildings are 16 unwilling to purchase this coverage because of its high price. 17 The legislature understands that although this Act authorizes 18 the Hawaii hurricane relief fund to expand coverage to 19 condominium buildings, premium rates may be high due to the rise 20 in the global reinsurance market for hurricane insurance caused 21 by the frequency and severity of worldwide disasters.

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1 In addition, Hawaii Business Magazine has reported that the 2 2021 collapse of the Surfside condominium building in Miami, 3 Florida, is also having a ripple effect on condominium lending. 4 In 2023, Fannie Mae and Freddie Mac made permanent the rules for 5 condominium lending that were created in the wake of that 6 disaster and ceased buying loans for buildings or projects that have put off major repairs -- such as replacing old water pipes. 7 8 These new lending rules also prohibit the sale of a loan on a 9 condominium building to Fannie Mae and Freddie Mac if that 10 building has unfunded repairs totaling more than \$10,000 per 11 unit.

12 This inability to sell condominium mortgages would require 13 financial institutions that originated mortgages to retain those 14 mortgages, thereby lessening their overall financial capacity to 15 originate more mortgages. Further, the risk of loss if a 16 hurricane occurs may impair a financial institution's financial 17 safety and soundness, which would in turn hamper consumers' 18 abilities to obtain financing to purchase dwellings of their 19 own. This measure establishes the condominium loan program, to 20 be administered by the Hawaii green infrastructure authority, to 21 provide financing for condominium associations to address

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deferred maintenance or repair issues and to further help
stabilize the standard property insurance market in the State by
mitigating future claims.

4 The legislature notes that the wildfire in Lahaina, Maui, 5 on August 8, 2023, has also impacted the way reinsurers and 6 standard insurers view Hawaii's wildfire risk. The president of 7 Insurance Associates estimates that while Hawaii has always been 8 rated for hurricanes for property insurance purposes, it has 9 never been rated for wildfires. Now that the State has 10 experienced wildfires, not only in Lahaina, but also in Kula, 11 West Oahu, and Mililani, parts of all islands will be rated for 12 wildfires. Moreover, it is surmised that some insurers will not 13 maintain their current policy-count in the State because of 14 their increased costs for reinsurance, geographical 15 concentration of risk, and inadequate rates both pre- and 16 post-wildfire. Insurers have the financial responsibility to 17 pay losses, and if reinsurance and premiums are not sufficient to cover these losses, an insurer needs to reduce their exposure 18 19 by restricting new policies, reducing their policy-count, or 20 both. The legislature recognizes that the price impact on

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reinsurance from recent wildfires is not fully known and price
increases may continue into the foreseeable future.

The legislature also understands that the market for reinsurance, the insurance that property and casualty insurance companies pay to share their risk, is global. Therefore, storms and other catastrophic losses occurring anywhere in the world may potentially impact the amounts that homeowners and condominium associations in Hawaii pay for their insurance coverage.

10 The legislature also acknowledges that although insurance 11 coverage, excluding hurricane coverage, for condominium 12 buildings is available in the standard insurance market, the 13 availability of this coverage is not guaranteed. If this . 14 coverage became unavailable to condominium buildings, then under 15 this Act, the Hawaii property insurance association would be 16 authorized to provide this coverage.

17 This Act expands the authority of these State-established 18 insurance entities to assist in the stabilization of the 19 property insurance market until risks can be depopulated back to 20 the standard insurance market when market conditions improve and 21 risks become more insurable because of building component

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replacement or maintenance, or mitigation equipment or protocols 1 have been implemented for fire, wildfire, or hurricane events. 2 The legislature also recognizes that, although there has 3 been much focus on the instability of the condominium insurance 4 5 market in Hawaii, the broader property insurance industry faces uncertainty amidst changing economic and regulatory conditions, 6 rising costs, increased reinsurance costs, and more frequent 7 severe weather events. Given these precarious conditions, it is 8 9 possible that a future disaster or other unforeseen circumstance 10 could cause the availability of insurance to shrink for classes 11 of real property other than condominiums, including 12 single-family homes and townhouses.

13 Accordingly, this Act authorizes the Hawaii property 14 insurance association to provide additional insurance coverage 15 within the State for certain categories of properties if the 16 Hawaii property insurance association and insurance commissioner 17 determine that those categories of properties are experiencing a casualty and property insurance market failure. This authority 18 19 will provide the Hawaii property insurance association with the 20 flexibility to quickly address potential future disruptions in 21 the insurance market. This flexibility is critical to ensure

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1 that Hawaii residents living in non-condominium properties such 2 as single-family homes and townhouses are protected following 3 unexpected disasters that could otherwise increase the cost of 4 insurance to the point where residents cannot afford to continue 5 living in their homes or in the State.

6 The legislature believes that it is critical to begin the process to adequately capitalize the Hawaii property insurance 7 8 association and Hawaii hurricane relief fund because insuring 9 these risks could bring an enormous amount of risk exposure to 10 the funds. Therefore, funding mechanisms must be broad on an 11 initial and ongoing basis and spread among as many parties involved in real property transactions within the State as 12 possible to ensure that the financial impacts are apportioned as 13 equitably as practicable, and that reserve funds are adequately 14 15 capitalized if losses exceed the funds' capacities.

In the past, the Hawaii hurricane relief fund was funded in part through the special mortgage recording fee, which was imposed on each mortgage recorded with the bureau of conveyances. The legislature recognizes concerns that the special mortgage recording fee is regressive because homebuyers who need to finance more of their purchase price are assessed

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proportionally more than buyers who need to finance less or who
can afford to complete their purchase using cash.

3 Therefore, this Act repeals the special mortgage recording 4 fee and instead authorizes the Hawaii hurricane relief fund 5 board of directors, subject to the approval of the insurance 6 commissioner, to establish a temporary recording fee, which will 7 be imposed as a flat assessment on each document that is 8 recorded with the bureau of conveyances or filed with the 9 assistant registrar of the land court of the State, as 10 appropriate. This fee, if activated by the Hawaii hurricane 11 relief fund and approved by the insurance commissioner, is 12 intended to be a temporary funding mechanism that will spread 13 costs out in a way that will reduce the regressive financial 14 impact imposed on individuals and families who can only afford 15 to purchase a residential dwelling by financing the purchase. 16 If the Hawaii hurricane relief fund board of directors 17 determines that the fee revenue is no longer required, this Act 18 allows the board to terminate collection of the fee without 19 seeking legislative action.

20 This Act provides additional funding mechanisms through21 the:



1	(1)	Appropriation of general funds; and
2	(2)	Option for the Hawaii hurricane relief fund to
3		reactivate the assessment of insurers at an assessment
4		rate determined by the Hawaii hurricane relief fund's
5		board of directors to augment the capitalization of
6		the Hawaii hurricane relief fund.
7	The	legislature finds that this Act is necessary to:
8	(1)	Stabilize the property insurance market so that
9		insurers continue to insure properties in the State;
10	(2)	Ensure access to adequate property insurance for
11		certain properties located within the State to allow
12		lenders to finance mortgages that meet the
13		requirements of the secondary mortgage market; and
14	(3)	Serve an important public purpose.
15	This	Act is a stop-gap measure to provide insurance
16	availabil	ity for condominium associations that are unable to
17	purchase	adequate property insurance for their respective
18	condomini	um buildings that are in insurable condition.
19	Condomini	um associations that apply for coverage through the
20	Hawaii pr	operty insurance association will need to pay premiums
21	that are	sufficient to cover the condominium association's

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1	exposure to losses. This measure is not designed to	o be a	
2	long-term solution, and therefore the legislature ha	as imposed a	
3	one-time five-year coverage period and commissioned	a study to	
4	recommend long-term solutions to stabilize the prope	erty	
5	insurance market in the State. To that end, in add	ition to	
6	providing for the issuance of short-term property in	nsurance	
7	coverage, this Act also effectively requires the ins	surance	
8	commissioner to conduct a study to develop a long-te	erm solution.	
9	The legislature notes that a long-term solution may	potentially	
10	include the issuance of property insurance policies for		
11	condominium buildings that are in need of repair or replacement		
12	of components.		
13	Accordingly, the purpose of this Act is to:		
14	(1) Amend state laws governing the Hawaii prop	perty	
15	insurance association and the Hawaii hurr:	icane relief	
16	fund to enable these entities to underwrit	ce certain	
17	insurance risks in the State that no stand	lard insurer	
18	is currently willing to underwrite;		
19	(2) Establish a condominium loan program and o	condominium	
20	loan revolving fund to provide qualified o	condominium	

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1		associations with low-cost financing or refinancing
2		for maintenance or repair projects;
3	(3)	Establish a condominium loan loss reserves program to
4		incentivize community development financial
5		institutions to provide loans at competitive rates and
6		terms to condominium associations to allow the
7		associations to perform necessary maintenance or make
8		repairs;
9	(4)	Require the insurance commissioner to conduct a study
10		to monitor and identify the most effective methods of
11		stabilizing the property insurance market in the
12		State; and
13	(5)	Appropriate funds.
14		PART II
15	SECT	ION 2. Section 431:21-102, Hawaii Revised Statutes, is
16	amended b	y adding three new definitions to be appropriately
17	inserted	and to read as follows:
18	" <u>"Co</u>	ndominium" means real property that:
19	(1)	Has a condominium association that is registered with
20		the real estate commission in accordance with chapter
21		514B, part VI;



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1	(2) Consists of units as defined in section 514B-3;
2	(3) Is used primarily for residential purposes; and
3	(4) Is in insurable condition as determined by the
4	association's board of directors.
5	"High-rise condominium" means a condominium that has four
6	or more stories that contain units that are or can be occupied
7	by a person.
8	"Property insurance" means policies, riders, or
9	endorsements of insurance that provide indemnity, in whole or in
10	part, for the loss, destruction, or damage of property and
11	against legal liability for the death, injury, or disability of
12	any human being, or from damage to property. "Property
13	insurance" does not include any indemnity for loss, destruction,
14	damage of property, or death, injury, or disability of any human
15	being, or from damage to property, caused by a hurricane."
16	SECTION 3. Section 431:21-105, Hawaii Revised Statutes, is
17	amended to read as follows:
18	"§431:21-105 Powers and duties of the association. (a)
19	In addition to any other requirements imposed by law, the
20	association shall:

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(1)	Formulate and administer a plan of operation to insure
	persons having an insurable interest in real or
	tangible personal property in [the] an area designated
	by the commissioner;
(2)	Establish in the plan of operation a maximum period of
	time during which a high-rise condominium association
	may be eligible to be insured by the association,
	which shall not exceed sixty months;
[(2)]	(3) Reimburse each servicing facility for obligations
	of the association paid by the facility and for
	expenses incurred by the facility while processing
	applications and servicing policies on behalf of the
	association; and
[-(3)]	(4) Collect and maintain statistical information and
	other information required by the commissioner.
(b)	In addition to any other powers allowed by law, the
associati	on may:
(1)	Add additional insurance coverages with the approval
	of the commissioner, including coverage for commercial
	risks up to the limits of coverage [for residential
	risks] as set forth in the plan of operation;
	(2) [(2) [(2)] [(3)] (b) associatio

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1	(2)	Empl	oy or retain persons as are necessary to perform
2		the	duties of the association;
3	(3)	Cont	ract with a member insurer to perform the duties
4		of t	he association;
5	(4)	Sue	or be sued;
6	(5)	Borr	ow funds necessary to effectuate the purposes of
7		this	article in accord with the plan of operation;
8	(6)	If a	pproved by the commissioner, [assess] <u>activate,</u>
9		redu	ce, or terminate the collection of an assessment
10		<u>on</u> m	ember insurers <u>in</u> amounts necessary to cover
11		extra	aordinary losses incurred by the association[\pm];
12		prov	ided that:
13		(A)	Each member insurer shall be notified of the
14			assessment not later than thirty days before it
15			is due[-] <u>;</u>
16		<u>(B)</u>	The association, subject to the approval of the
17			commissioner, may set the amount of the
18			assessment; provided further that:
19			(i) No member insurer may be assessed in any
20			year an amount greater than two per cent of
21			that member insurer's net direct written



1			premiums for the preceding calendar year[-]:
2			and
3		-	(ii) The association may at any time reduce the
4			amount of the assessment;
5		<u>(C)</u>	The association, subject to the approval of the
6			commissioner, may establish the period of time
7			during which the assessment shall be collected;
8			provided that the time period shall not exceed
9			thirty-six months; provided further that the
10			association at any time may terminate the
11			collection of the assessment; and
12		(D)	The association may exempt or defer, in whole or
13			in part, the assessment of any member insurer if
14			the assessment would cause the member insurer's
15			financial statement to reflect amounts of capital
16			or surplus less than the minimum amounts required
17			for a certificate of authority by any
18			jurisdiction in which the member insurer is
19			authorized to transact business;
20	(7)	Devi	se a method to give credit to member insurers [for
21		home	owners and fire insurance policies individually

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1		underwritten on risks located in the area designated
2		for coverage by the association;] as set forth in the
3		plan of operation;
4	(8)	Negotiate and become a party to contracts as are
5		necessary to carry out the purposes of this article;
6		[and]
7	(9)	Establish outside the state treasury a reserve trust
8		fund and any accounts thereunder and any other trust
9		fund or account necessary to carry out the purposes of
10		this article. Moneys deposited in the reserve trust
11		fund and any accounts thereunder or any other trust
12		fund or account established by the association shall
13		be held by the association, as trustee, in a
14		depository as defined in section 38-1 or according to
15		a similar arrangement at the discretion of the board
16		of directors, including but not limited to trust or
17		custodial accounts created for the benefit of the
18		fund's secured parties under contractual claims
19		financing arrangements. These moneys may be invested
20		and reinvested in accordance with the plan of
21		operation. Disbursements from the trust funds shall

1		not be subject to chapter 103D and shall be made in
2		accordance with procedures adopted by the board of
3		directors;
4	(10)	Receive moneys for deposit into a trust fund or
5		account from the revenues received from sources of
6		revenue available to the board of directors; and
7	[-(9)]	(11) Perform all other acts as are necessary or
8		proper to effectuate the purpose of this article."
9	SECT	ION 4. Section 431:21-106, Hawaii Revised Statutes, is
10	amended as	s follows:
11	1. 1	By amending subsection (a) to read:
12	"(a)	The association shall submit to the commissioner a
13	plan of o	peration and any amendments to the plan necessary or
14	suitable	to [assure] <u>ensure</u> the fair, reasonable, and equitable
15	administra	ation of the association. The plan of operation and
16	any amend	ment shall become effective upon approval in writing by
17	the commis	ssioner. If the association fails to submit a suitable
18	plan of o	peration or if at any time the association fails to
19	submit su	itable amendments to the plan, the commissioner shall
20	adopt the	rules necessary to carry out this article. The rules
21	shall con	tinue in force until modified by the commissioner or

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1	supersede	d by a plan submitted by the association and approved
2	in writin	g by the commissioner."
3	2.	By amending subsection (c) to read:
4	"(c)	The plan of operation [shall]:
5	(1)	[Establish] Shall establish procedures for performance
6		of all the powers and duties of the association under
7		section 431:21-105;
8	(2)	[Establish] <u>Shall establish</u> maximum limits of
9		liability to be placed through the association;
10	(3)	[Establish] <u>Shall establish</u> reasonable underwriting
11		standards for determining insurability of a risk
12		[which] that are comparable to the standards used to
13		determine insurability of a risk located outside the
14		area designated by the commissioner as eligible for
15		association coverage;
16	(4)	[Establish] <u>Shall establish</u> a schedule of deductibles,
17		if appropriate;
18	(5)	Shall establish a maximum period of time during which
19		a high-rise condominium may be eligible to be insured
20		by the association, which shall not exceed sixty
21		months;



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1	[(5)	Establish] (6) Shall establish the commission to be
2		paid to licensed producers;
3	[(6)	Establish] (7) Shall establish the rates to be
4		charged for the insurance coverages, so that the total
5		premium income from all association policies, when
6		combined with the investment income, shall annually
7		fund the administration of the association. The
8		administration of the association shall include the
9		expenses incurred in processing applications,
10		conducting inspections, issuing and servicing
11		policies, paying commissions, and paying claims, but
12		shall not include assessments approved by the
13		commissioner;
14	[-(7)	Establish] (8) Shall establish the manner and scope
15		of the inspection and the form of the inspection
16		report. The inspection guidelines may include setting
17		minimum conditions the property must meet before an
18		inspection is required;
19	[(8)	Establish] (9) Shall establish procedures whereby
20		selections for the board of directors will be

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1		submitted to the commissioner for the commissioner's
2		information;
3	[(9)	Establish] (10) Shall establish procedures for
4		records to be kept of all financial transactions of
5		the association, its producers, and its board of
6		directors;
7	[(10)	Establish] (11) Shall establish procedures by which
8		applications will be received and serviced by the
9		association;
10	[(11)	Establish] (12) Shall establish guidelines for the
11		investigation and payment of claims; [and
12	(12)	Establish] (13) Shall establish procedures whereby
13		the association may assume and cede reinsurance on
14		risks written through the association $[-]$;
15	(14)	Shall include the following:
16		(A) Coverage forms, endorsements, limits, and
17		deductibles for the covered condominium; provided
18		that the association may categorize these forms,
19		endorsements, limits, and deductibles by the type
20		of peril being covered;

1		<u>(B)</u>	Rate	tiers, including potential high deductible
2			optic	ons and surcharges for condominiums that
3			rema	in in the plan of operation;
4		(C)	Prov	isions authorizing the association to decline
5			prov	iding coverage;
6		(D)	Poter	ntial annual premium rate increases; and
7		<u>(E)</u>	Estal	blishment of adequate rates to avoid
8			asse	ssment of the voluntary market;
9	(15)	Shal	l req	uire, prior to issuance or renewal of
10		cove	rage,	the applicant for condominium property
11		insu	rance	coverage or renewal to:
12		(A)	Prov	ide the following to the association:
13			<u>(i)</u>	The condominium association's declarations,
14				bylaws, or other documents that describe the
15				condominium association's process for paying
16				claims, including the portion of the claim
17				to be paid by the condominium association
18				and the portion to be paid by each unit
19				owner; and
20			(ii)	The condominium association's declarations,
21				bylaws, or other documents that describe the

1			condominium association's process for
2			handling losses both pursuant to the
3			applicable master policy and by the
4			applicable condominium association;
5		<u>(B)</u>	Cause to be completed an inspection of the
6			applicable condominium; provided that the
7			inspection shall be consistent with any
8			inspection and reporting standards established by
9			the board of directors of the association and
10			incorporated into the plan of operation pursuant
11			to paragraph (8); and
12		(C)	Satisfy any relevant requirements established by
13			the board of directors of the association and
14			incorporated into the plan of operation;
15	(16)	May	prohibit coverage under this article for any
16		high	-rise condominium for which the association or its
17		serv	icing entities or any agents thereof have
18		iden	tified maintenance issues that materially affect
19		the	insurability of the high-rise condominium for the
20		type	of coverage being sought; and

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1	(17)	Shall adopt procedures, guidelines, installment
2		amounts, and a timetable for the repayment of any
3		general fund moneys that are loaned to sufficiently
4		capitalize the reserve trust fund established pursuant
5		to section 431:21-105(b)(9) and deposited into the
6		separate account within the reserve trust fund;
7		provided that the repayment shall not commence until
8		the reserve trust fund is sufficiently capitalized as
9		determined by the board of directors."
10	SECTI	ION 5. Section 431:21-107, Hawaii Revised Statutes, is
11	amended to	read as follows:
12	" [+] §	3431:21-107[] Designation of area.] <u>Coverage</u>
13	eligibilit	<u>(a)</u> After consultation with representatives of
14	the United	d States Geological Survey, the state department of
15	defense, a	and the county in which the area is located, the
16	commission	ner shall designate the geographical area eligible for
17	coverage <u>i</u>	In lava zones 1 and 2 through the association. Those
18	properties	s in the designated area that meet the standards set
19	forth in t	the plan of operation shall be provided insurance
20	through th	ne association.

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1	For the purposes of this subsection, "lava zones 1 and 2"
2	means the two zones designated on the United States Geological
3	Survey's lava flow hazard zone map that are the most hazardous
4	and includes volcanic vents in the summits and rift zones of the
5	two most active volcanoes within the State.
6	(b) A condominium association registered under chapter
7	514B, part VI, having an insurable interest in real or tangible
8	property that is a condominium that is subject to this chapter,
9	located within the State, and that meets the criteria and
10	requirements set forth in the plan of operation, may be provided
11	property insurance through the association.
12	(c) Additional insurance coverages may be provided
13	statewide, including but not limited to single-family
14	residences, townhouses, or any other categories of property for
15	which the insurance market is experiencing a failure of the
16	casualty and property insurance market, as determined by the
17	association and approved by the commissioner."
18	SECTION 6. Section 431:21-109, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§431:21-109 Insurance coverages available under plan.
21	[(a)] All properties qualifying for coverage under the plan of



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1	liability to this State an assessment made with the
2	commissioner's approval to the extent of twenty per cent of the
3	amount of the assessment for each of the five calendar years
4	following the year in which the assessment was paid. In the
5	event a member insurer should cease doing business in this
6	State, all uncredited assessments may be credited against its
7	premium tax liability for the year it ceases doing business.]
8	(a) Subject to the approval of the commissioner, each member
9	insurer shall annually recoup assessments paid by the member
10	insurer under section 431:21-105(b)(6). The recoupment shall be
11	recovered by means of a surcharge on premiums charged by the
12	member insurer for property and casualty insurance, not
13	including motor vehicle insurance. Any excess recovery by a
14	member insurer shall be credited pro rata to that member
15	insurer's policyholders' premiums in the succeeding year unless
16	there has been a subsequent assessment, in which case the excess
17	shall be used to pay the amount of the subsequent assessment. A
18	member insurer may continue to surcharge premiums until the full
19	assessments are recouped.
20	(b) The surcharge required under subsection (a) shall be

21 established by the association and shall not exceed two per cent

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1	of the total premiums charged for each policy by the member
2	insurer.
3	(c) Each member insurer shall provide to the association
4	an accounting of its recoupments. The association shall compile
5	the member insurers' accountings and submit the accountings as
6	part of the association's annual report to the commissioner.
7	(d) The amount of and reason for any surcharge shall be
8	separately stated on any billing sent to an insured. The
9	surcharge shall not be considered premiums for any other
10	purpose, including the computation of gross premium tax or the
11	determination of producer commissions."
12	PART III
13	SECTION 8. Chapter 431P, Hawaii Revised Statutes, is
14	amended by adding two new sections to be appropriately
15	designated and to read as follows:
16	"§431P-A Recoupment of assessments paid. (a) Subject to
17	the approval of the commissioner, each licensed property and
18	casualty insurer shall annually recoup assessments paid by the
19	licensed property and casualty insurer under
20	sections 431P-5(b)(8)(A) and (B) and 431P-16(d). The recoupment
21	shall be recovered by means of a surcharge on premiums charged

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1	by the licensed property and casualty insurer for policies on
2	which the assessment was made. Any excess recovery by a
3	licensed property and casualty insurer shall be credited pro
4	rata to that insurer's policyholders' premiums in the succeeding
5	year unless there has been a subsequent assessment, in which
6	case the excess shall be used to pay the amount of the
7	subsequent assessment. A licensed property and casualty insurer
8	may continue to collect a surcharge on premiums until the full
9	assessments are recouped.
10	(b) The surcharge required under subsection (a) shall be
11	the same percentage of the total premiums charged for each
12	policy assessed under sections 431P-5(b)(8)(A) and (B) and
13	431P-16(d).
14	(c) Each licensed property and casualty insurer shall
15	provide to the fund an accounting of its recoupments. The fund
16	shall compile the licensed property and casualty insurers'
17	accountings and submit the accountings as part of the fund's
18	annual report to the commissioner.
19	(d) The amount of and reason for any surcharge shall be
20	separately stated on any billing sent to an insured. The
21	surcharge shall not be considered a premium for any other

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1	purpose, including the computation of gross premium tax or the
2	determination of producer commissions.
3	§431P-B Temporary recording fee; establishment, reduction,
4	and cessation by board. (a) Subject to the approval of the
5	commissioner, the board may activate, reduce, or terminate the
6	collection of a temporary recording fee as provided in this
7	section.
8	(b) The temporary recording fee shall be imposed on each
9	document that is recorded with the bureau of conveyances or
10	filed with the assistant registrar of the land court of the
11	State.
12	(c) If the board establishes or reactivates the temporary
13	recording fee, the board shall:
14	(1) Set the amount of the fee; provided that the amount
15	shall not exceed \$44 per document recorded with the
16	bureau of conveyances or filed with the assistant
17	registrar of the land court of the State; and
18	(2) Establish the period of time during which the fee
19	shall be collected; provided that the time period
20	shall not exceed thirty-six months.

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1	(d) The temporary recording fee shall not apply to
2	documents recorded or filed for parcels in the agricultural land
3	use district pursuant to section 205-2.
4	(e) Notwithstanding the amount or time period established
5	under subsection (c)(1) or (2), the board at any time may:
6	(1) Reduce the amount of the temporary recording fee; or
7	(2) Terminate the collection of the temporary recording
8	fee.
9	(f) The temporary recording fee shall be submitted to and
10	collected by the bureau of conveyances or the assistant
11	registrar of the land court of the State. All proceeds realized
12	from the collection of the fee shall be deposited into a
13	separate account of the hurricane reserve trust fund.
14	(g) The temporary recording fee shall be in addition to
15	any applicable fees under chapter 501 or 502."
16	SECTION 9. Section 431P-1, Hawaii Revised Statutes, is
17	amended as follows:
18	1. By adding two new definitions to be appropriately
19	inserted and to read:
20	""Condominium" means real property that:

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1	(1)	Has an association registered with the real estate
2		commission in accordance with chapter 514B, part VI;
3	(2)	Consists of units as defined in section 514B-3;
4	(3)	Is used for residential purposes; and
5	(4)	Is in insurable condition as determined by the board.
6	<u>"Hig</u>	h-rise condominium" means a condominium that has four
7	or more s	tories that contain units that are or can be occupied
8	by a pers	<u>on.</u> "
9	2.	By amending the definition of "eligible property" to
10	read:	
11	""El	igible property" means:
12	(1)	Real property [of one to four units] used for
13		residential purposes and [which] <u>that</u> is in insurable
14		condition, and [which] <u>that</u> may include tangible
15		personal property located therein or thereon and other
16		structures at the insured location, as provided in the
17		plan of operation or any manual of rules and rates
18		adopted under the plan of operation;
19	(2)	Real property used for business, commercial, or
20		industrial purposes [which] <u>that</u> is in insurable
21		condition, and [which] <u>that</u> may include tangible

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1 personal property located therein or thereon, as 2 provided in the plan of operation or any manual of 3 rules and rates adopted under the plan of operation; 4 (3) Tangible personal property owned by an occupant of and 5 located in or on real property of the types described 6 in paragraph (1), as provided in the plan of operation 7 or any manual of rules and rates adopted under the 8 plan of operation; provided that the owner of the 9 tangible personal property does not own the real 10 property in or [on] upon which the tangible personal 11 property is located; [and] 12 (4) Tangible personal property owned by an occupant of and 13 located in or on real property of the types described 14 in paragraph (2) as provided in the plan of operation 15 or any manual of rules and rates adopted under the 16 plan of operation; provided that the owner of the 17 tangible personal property does not own the real 18 property in or [on] upon which the tangible personal 19 property is located [-]; and 20 A condominium that may include tangible personal (5)

21 property located therein or thereon and other

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1		structures at the insured location, as provided in the
2		plan of operation or any manual of rules and rates
3		adopted under the plan of operation."
4	3. E	By amending the definition of "licensed property and
5	casualty i	nsurer" to read:
6	""Lic	censed property and casualty insurer" means [+
7	(1)	Any] any insurer licensed to transact any one or more
8		classes of insurance authorized in section 431:3-204
9		where premiums written within [such] the authority are
10		required to be reported in the "Exhibit of Premiums
11		and Losses" for this State in the National Association
12		of Insurance Commissioners fire and casualty annual
13		statement convention blank that is required to be
14		filed with the commissioner under section $431:3-302[+$
15		and
16	(2)	The Hawaii Property Insurance Association created in
17		article 21 of chapter 431]."
18	4. E	By amending the definition of "policy of hurricane
19	property i	nsurance" to read:
20	""Po]	icy of hurricane property insurance" means a policy or
21	endorsemer	nt of insurance issued by the fund insuring only

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1	against damage or loss to eligible property caused by a covered
2	event [in-excess of the deductible and up to:
3	(1) \$750,000 per risk on real property of one to four
4	units-used for residential purposes and the personal
5	property located therein or thereon and other
6	structures at the insured location, subject to the
7	limits defined by the plan of operation or any manual
8	of rules and rates adopted under the plan of
9	operation; and
10	(2) \$500,000 per risk on real and personal property used
11	for business, commercial, or industrial purposes,
12	subject to the limits defined by the plan of operation
13	or any manual of rules and rates adopted under the
14	plan of operation;
15	provided that the board may designate an association of property
16	owners or cooperative housing corporation to be a commercial
17	risk; provided that this policy or endorsement shall not include
18	coverage for business interruption and other similar
19	coverages.], subject to the limits and deductibles allowed by
20	the plan of operation or any manual of rules and rates adopted
21	under the plan of operation."
1 SECTION 10. Section 431P-2, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[4] §431P-2[]] Establishment of Hawaii hurricane relief 4 fund. There shall be a Hawaii hurricane relief fund to be 5 placed within the department of commerce and consumer affairs for administrative purposes. The fund shall be a public body 6 and a body corporate and politic. Any applicant for insurance 7 from the fund shall provide proof, to the satisfaction of the 8 9 board, of the inability to obtain hurricane property insurance 10 from insurers licensed to transact business in the State." 11 SECTION 11. Section 431P-5, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "§431P-5 Powers, duties, and functions. (a) The Hawaii 14 hurricane relief fund shall have the following general powers: 15 (1) To sue and be sued; 16 (2) To make and alter policies for its organization and 17 internal administration; 18 (3) To adopt rules in accordance with chapter 91 to 19 effectuate the purposes of this chapter; 20 (4) To borrow moneys, including but not limited to moneys 21 from [state or] federal or state sources and to issue

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1 notes or other obligations of the fund for the 2 purposes of providing funds for any of its purposes as 3 authorized by the legislature from time to time; 4 (5) To pledge, assign, or grant a security interest in all 5 or any part of the moneys, rents, charges, assessments, or other revenue and any proceeds thereof 6 derived by the fund; provided that any pledge, 7 8 assignment, or grant of security interest shall 9 constitute a lien and security interest on [such] the 10 money, rents, charges, assessments, or other revenue, 11 and any proceeds thereof to the extent and with the 12 priority set forth in the document establishing the 13 pledge, assignment, or security interest, without the 14 necessity for physical delivery, recording, or further 15 act; and provided further that in effectuating any 16 pledge, assignment, or grant of security interest, the 17 fund may do either or both of the following: 18 (A) Transfer possession of collateral to its secured 19 parties; or 20 (B) Execute and cause to be filed at the bureau of 21 conveyances of the State of Hawaii, Uniform

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	liability for specific coverages within the range of
	authorized coverage;
(3)	Adopt actuarially sound rates based on reasonable
	assumptions relative to expectations of hurricane
	frequency and severity for all coverage provided under
	policies or endorsements issued by the fund. Rates
	adopted shall be subject to approval by the
	commissioner pursuant to article 14 of chapter 431.
	Rates adopted shall provide for classification of
	risks and shall include past and prospective losses
	and expense experience in this State;
(4)	Adopt procedures, guidelines, and surcharges
	applicable to policies of hurricane property insurance
	issued in connection with an underlying property
	policy issued by an unauthorized insurer;
(5)	Adopt any form of insurance policy necessary for
	providing policies of hurricane property insurance by
	the fund, with the approval of the commissioner;
(6)	Issue policies of hurricane property insurance and pay
	claims for coverage over the mandatory deductible or
	other deductible provided in the plan of operation or
	(4)

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1		any manual of rules and rates adopted under the plan
2		of operation;
3	(7)	[Require every] Contract with one or more licensed
4		property and casualty [insurer] <u>insurers</u> transacting
5		direct property insurance business in this State or an
6		entity specializing in providing insurance
7		administration to act as a servicing facility, and by
8		contract with that [insurer] <u>servicing facility</u>
9		authorize the [insurer] servicing facility to inspect
10		eligible properties, service policies and
11		policyholders of hurricane property insurance, provide
12		claim services, and perform any other duties as
13		authorized by the fund for applicants to the fund and
14		those insured by it;
15	(8)	(A) Assess all licensed property and casualty
16		insurers the amounts [which,] <u>that,</u> together with
17		the other assets of the fund, are sufficient to
18		meet all necessary obligations of the fund. The
19		assessment shall be made on the insurer's gross
20		direct written premiums for property and casualty
21		insurance in this State for the preceding

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1 calendar year. The rate of assessment shall be 2 established by the board and in a year in which a 3 covered event has not occurred [shall be] may be 4 up to a percentage not to exceed 3.75 per cent 5 and shall not include the insurer's gross direct written premiums for motor vehicle insurance in 6 this State; provided that following a covered 7 8 event, the rate of assessment may be increased to 9 an amount not to exceed five per cent and may 10 include the insurer's gross direct written 11 premiums for motor vehicle insurance in this 12 State. This increase shall remain in effect 13 until [such] the time [as] all claims and other 14 obligations, including but not limited to bonds 15 and notes, arising out of a covered event [shall] 16 have been fully discharged. [An insurer 17 authorized to provide comparable coverage under 18 section 431P-10(b) and which is providing 19 hurricane property insurance in the State shall 20 be assessed an amount that excludes gross direct 21 written premiums for property insurance in this

1		State.] The assessment for a year in which a
2		covered event has not occurred shall be collected
3		quarterly during each calendar year;
4	(B)	[In the event of] <u>If</u> a loss <u>occurs</u> from a covered
5		event [the fund], in addition to the assessment
6		in subparagraph (A), [shall] assess those
7		insurers [which] <u>that</u> acted as servicing
8		facilities during the twelve months ending at the
9		start of the month preceding the month in which
10		the covered event occurs. The total assessment
11		shall be a fixed percentage of the total coverage
12		provided by the fund under its policies of
13		hurricane property insurance during the month
14		preceding the month in which the covered event
15		occurs. The percentage to be used in calculating
16		the total assessment shall be [as follows]:
17		[(i) For calendar year 1998, a percentage as
18		fixed by the board in the plan of operation,
19		but in no event shall the total assessment
20		exceed \$500,000;000;
21	-	(ii) For calendar year 1999, 1.125 per cent;

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1	(iii) For calendar year 2000, 1.25 per cent; and
2	(iv)] (i) For calendar year 2001[, and each
3	calendar year thereafter,] through calendar
4	year 2025, 1.5 per cent[-]; and
5	(ii) Beginning January 1, 2026, a percentage not
6	to exceed 1.5 per cent as determined by the
7	board.
8	A separate total assessment shall be made for
9	each covered event. The total assessment shall
10	be allocated to each servicing facility based on
11	the proportion of the total amount of the fund's
12	gross direct written premiums for policies of
13	hurricane property insurance serviced by each
14	servicing facility to the total amount of the
15	fund's gross direct written premiums for policies
16	of hurricane property insurance, in each case,
17	during the twelve months ending at the start of
18	the month preceding the month in which the
19	covered event occurs. Assessments made under
20	this subparagraph and those under subparagraph
21	(A) in a year in which a covered event has

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1		occurred are due from each insurer based on
2		assessment procedures established by the fund to
3		meet its obligations to policyholders in a timely
4		manner; and
5		(C) [The fund may exempt] <u>Exempt</u> or defer, in whole
6		or in part, the assessment of any insurer if the
7		assessment would cause the insurer's financial
8		statement to reflect amounts of capital or
9		surplus less than the minimum amounts required
10		for a certificate of authority in this State;
11	(9)	Develop a program of incentives to encourage insurers
12		to provide policies of hurricane property insurance
13		[in the event the commissioner authorizes the
14		provision of comparable insurance pursuant to section
15		431P-10(b) which] that may include but are not limited
16		to exemption of the insurer's gross direct written
17		premium for property insurance from the assessment
18		pursuant to paragraph (8)(A);
19	[(10)	Develop a credit based on the difference between
20		premiums written in 1993 and the premiums written in

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1		1992 by each property insurer against the assessment
2		for gross direct written premiums written in 1993;
3	(11)]	(10) Develop procedures regarding policies written by
4		unauthorized insurers comparable to the assessments,
5		surcharges, and other contributions made by insurers
6		authorized to do business in this State;
7	[(12)]	(11) Accumulate reserves or funds, including the
8		investment income thereon, to be used for paying
9		expenses, making or repaying loans or other
10		obligations of the fund, providing loss mitigation
11		incentives, and paying valid claims for covered events
12		insured by the fund;
13	[(13)]	(12) Collect and maintain statistical and other data
14		as may be required by the commissioner;
15	[(14)	Exempt mortgage transactions from payments of the
16		special mortgage recording fee and provide for maximum
17		limits on or, uniform reduction of the special
18		mortgage recording fee, pursuant to rules adopted by
19		the-board;
20	(15)	Suspend or reactivate the special mortgage recording
21		fee pursuant to resolution of the board;

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1	(16)]	(13) Impose fines for each incident of nonpayment of
2		amounts due to the fund under this chapter; provided
3		that the fines shall not exceed twenty-five per cent
4		of the amount then due;
5	[{17}]	(14) Create loss mitigation incentives, including but
6		not limited to premium credits, premium rebates,
7		loans, or cash payments;
8	[(18)]	(15) Enter into claims financing transactions,
9		including but not limited to reinsurance transactions,
10		debt transactions, and other transactions
11		incorporating elements of reinsurance, insurance,
12		debt, or equity;
13	[(19)]	(16) Establish business and corporate entities or
14		organizations pursuant to the purposes of this
15		chapter; [and]
16	(17)	Receive for deposit into separate accounts within the
17		hurricane reserve trust fund established pursuant to
18		section 431P-16 revenues received from any fee revenue
19		authorized by the legislature for deposit into the
20		hurricane relief trust fund, and any other source of
21		revenue available to the board;

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1	(18)	Notwithstanding any law to the contrary, loan funds to
2		the Hawaii property insurance association established
3		under section 431:21-103; and
4	[(20)]	(19) Perform any and all acts reasonably necessary to
5		carry out the purposes of this chapter."
6	SECT	ION 12. Section 431P-5.5, Hawaii Revised Statutes, is
7	amended a	s follows:
8	1. 1	By amending subsection (a) to read:
9	"(a)	Upon written confirmation from the [insurance]
10	commission	ner that the director [of finance] has secured
11	\$500,000,	000, in the aggregate, in the form of:
12	(1)	Commitments from either the federal government or an
13		agency of the federal government or a financial
14		institution;
15	(2)	Revenue bonds other than those issued or to be issued
16		in response to the occurrence of a covered event; or
17	(3)	A combination of the commitments or bonds $[+]_{\underline{\prime}}$
18	the Hawai:	i hurricane relief fund shall[÷
19	(1)	Control] control or freeze rates $[+]$ and
20	[(2)	Continue] continue accumulating premiums from policies
21		of hurricane property insurance [and the special

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1 mortgage recording fee], net of any reinsurance 2 payments, operating expenses, and funds necessary for 3 the development of a comprehensive loss reduction plan." 4 5 2. By amending subsections (c) and (d) to read: [In the event of] If a loss from a covered event $[\tau]$ 6 "(C) 7 occurs, the net moneys accumulated shall be used to settle claims and pay current and ongoing expenses of the Hawaii 8 9 hurricane relief fund. The net accumulated moneys, commitments, 10 and bonds described in subsection (a) $\left[\frac{4}{2}\right]$ shall be used only 11 [in the event] if losses from a covered event exceed the 12 assessment pursuant to section 431P-5(b)(8)(B). 13 [In the event] If the balance of the net accumulated (d) 14 moneys falls below \$400,000,000, the Hawaii hurricane relief 15 fund shall establish rates, subject to the approval of the 16 [insurance] commissioner, necessary to replenish the account 17 balance to \$500,000,000, as promptly as reasonably practicable. 18 The director [of finance] shall seek to arrange additional 19 commitments whenever the account balance falls below

20 \$400,000,000."

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1	SECT	ION 13. Section 431P-7, Hawaii Revised Statutes, is
2	amended by	y amending subsection (c) to read as follows:
3	"(C)	The plan of operation [shall]:
4	(1)	[Establish] Shall establish procedures for performance
5		of all powers and duties of the fund;
6	(2)	[Establish] <u>Shall establish</u> procedures for providing
7		notice to all persons with interests insurable by the
8		fund in the State of the type of insurance available
9		from the fund [in the event] <u>if</u> the fund offers
10		insurance;
11	(3)	[Provide] Shall provide for and adopt all necessary
12		forms, including insurance policies to be used by and
13		on behalf of the fund, for use by the fund and
14		servicing facilities;
15	(4)	[Adopt] <u>Shall adopt</u> actuarially sound rates, based on
16		reasonable assumptions relative to expectations of
17		hurricane frequency and severity, to be charged for
18		insurance provided by the fund, in accordance with
19		article 14 of chapter 431;
20	(5)	[Publish] <u>Shall publish</u> manuals of rules, rates, and
21		rating and classification plans, which shall address

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1		mandatory deductibles, limits of coverage, and the
2		classification of risks and rate modifications based
3		on the exposure of insureds $[+]$, subject to the
4		approval of the commissioner;
5	(6)	[Establish] Shall establish procedures for receiving
6		and servicing applications to the fund;
7	(7)	[Establish] Shall establish procedures for processing
8		and maintaining records of the fund relating to its
9		financial transactions, its agents, its employees, its
10		operations, and all transactions with any servicing
11		facility;
12	(8)	[Establish] Shall establish procedures for the
13		collection and remittance of the premiums and return
14		of unearned premiums where applicable;
15	(9)	[Establish] Shall establish procedures for the payment
16		of valid claims;
17	(10)	[Establish] Shall establish procedures for prorating
18		available funds pursuant to section 431P-15;
19	(11)	[Establish] <u>Shall establish</u> procedures for obtaining
20		reinsurance;

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1	(12)	[Establish] <u>Shall establish</u> procedures to borrow
2		funds; [and]
3	(13)	[Develop] <u>Shall develop</u> a plan for the investment of
4		moneys held by the fund [subject to the limitations in
5		article-6-of-chapter-431.];
6	(14)	Shall require, prior to issuance or renewal of
7		coverage, the applicant for condominium insurance
8		coverage or renewal to:
9		(A) Cause to be completed an inspection of the
10		applicable condominium; provided that the
11		inspection shall be consistent with any
12		inspection and reporting standards established by
13		the board and incorporated into the plan of
14		operation; and
15		(B) Satisfy any relevant requirements established by
16		the board and incorporated into the plan of
17		operation; and
18	(15)	May prohibit coverage under this chapter for any
19		high-rise condominium for which the fund or its
20		servicing entities or any agents thereof have
21		identified maintenance issues materially affecting the



1	insurability of the high-rise condominium for
2	hurricane property insurance."
3	SECTION 14. Section 431P-10, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§431P-10 Coverage available from the fund; deductible.
6	[(a) Policies] <u>Coverage limits and deductibles for policies</u>
7	issued by the fund <u>covering eligible property</u> shall [provide a
8	maximum aggregate coverage of up to \$750,000 per risk on real
9	property of one to four units used for residential purposes and
10	\$500,000 per risk for real property used for business,
11	commercial, or industrial purposes and shall provide for a
12	mandatory deductible. The deductible amount for residential
13	property policies shall be the greater of \$1,000 or one per cent
14	of the insured value or the greater of \$2,000 or two per cent of
15	the insured value; provided that the board may establish higher
16	deductible limits. The deductible amount for commercial
17	property policies shall be the greater of \$5,000 or five per
18	cent of the insured value or an amount equivalent to all the
19	other perils deductible of the companion policy; provided that
20	the board may establish higher deductible limits.

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1	(b) Insurers seeking to provide multi-peril coverage for					
2	residential property, including multi-peril coverage of the					
3	hurricane peril, subject to the fund's program for incentives					
4	and credits, shall submit to the commissioner a written request					
5	for permission to write the coverage; provided that in the					
6	absence of such authorization, no other policy of residential					
7	property insurance or endorsement to a policy of residential					
8	property insurance on eligible residential property located in					
9	this State shall be issued to provide insurance for damages or					
10	losses caused by a covered event if such coverage is less than					
11	that offered by the fund. If multi-peril coverage on commercial					
12	property is no longer being offered by the fund, any multi-peril					
13	coverage on commercial property offered by an insurer-shall					
14	qualify as a comparable coverage under section 431P-5(b)(8)(A).					
15	Multi-peril coverage on residential property which [includes]					
16	coverage for hurricane losses offered by an insurer shall					
17	qualify as a comparable coverage under section 431P-5(b)(8)(A).]					
18	be established in the plan of operation, subject to approval by					
19	the commissioner."					
20	SECTION 15. Section 431P-11, Hawaii Revised Statutes, is					
21	amended by amending subsection (b) to read as follows:					

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1	"(b) [The] <u>Except for:</u>					
2	(1) Applicants who are otherwise able to procure hurricane					
3	property insurance from insurers authorized to					
4	transact business in the State; and					
5	(2) Properties that are deemed ineligible pursuant to the					
6	plan of operation,					
7	the fund shall not deny any application for hurricane property					
8	insurance on any property eligible under subsection (a)."					
9	SECTION 16. Section 431P-16, Hawaii Revised Statutes, is					
10	amended to read as follows:					
11	"§431P-16 Establishment of trust funds. (a) The fund					
12	shall establish outside the state treasury a hurricane reserve					
13	trust fund and any accounts thereunder and any other trust fund					
14	or account necessary to carry out the purposes of this chapter.					
15	Moneys deposited in the hurricane reserve trust fund and any					
16	accounts thereunder or any other trust fund or account shall be					
17	held by the fund, as trustee, in a depository as defined in					
18	section 38-1 or according to a similar arrangement at the					
19	discretion of the board, including, but not limited to, trust or					
20	custodial accounts created for the benefit of the fund's secured					
21	parties under contractual claims financing arrangements. These					

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1 moneys may be invested and reinvested in accordance with the 2 plan of operation. Disbursements from the trust funds shall not 3 be subject to chapter 103D and shall be made in accordance with 4 procedures adopted by the board. 5 [(b) The hurricane reserve trust fund shall receive 6 deposits of the special mortgage recording fee established by 7 this chapter. Except as determined by board order, the special 8 mortgage recording fee shall be imposed on each mortgage and 9 each amendment to a mortgage which, in each case, increases the 10 principal amount of the secured debt and which is recorded in 11 the bureau of conveyances of the State under chapter 502 or 12 filed with the assistant registrar of the land court of the 13 State under chapter 501. 14 The special mortgage recording fee shall be an amount equal 15 to one tenth of one per cent of the stated principal amount of 16 the debt secured by the mortgage or, in the case of an amendment 17 or refinancing of a mortgage, an amount equal to one tenth of 18 one per cent of the amount of the increase of the stated 19 principal amount of the secured debt; provided that the board 20 may establish a lower special mortgage recording fee amount 21 pursuant to section 431P-5(b)(14). With respect to an open end

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1	revolving loan, the principal amount of the debt on which the
2	special mortgage recording fee is calculated shall be the
3	maximum amount which may be outstanding under the loan at any
4	one time. With respect to a mortgage securing a nonmonetary or
5	inchoate obligation, the principal amount of the debt on which
6	the special mortgage recording fee is calculated shall be the
7	monetary amount which the mortgagee attributes to the
8	obligation. If the debt is stated in a foreign currency, it
9	shall be converted to U.S. dollars using an exchange rate
10	published in a newspaper of general circulation in this State
11	within one week prior to recordation of the mortgage or
12	amendment of mortgage.
13	The special mortgage recording fee shall be in addition to
14	any applicable fees under chapter 501 or 502. The special
15	mortgage recording fee shall be submitted to and collected by
16	the bureau of conveyances or the assistant registrar of the land
17	court of the State and shall be deposited into the hurricane
18	reserve trust fund. The special mortgage recording fee shall be
19	submitted at the time the mortgage or amendment of mortgage is
20	recorded together with any related forms or certifications

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1	required by the bureau of conveyances or the assistant registrar					
2	of the land court of the State.					
3	(c)] <u>(b)</u> The Hawaii hurricane relief fund [shall] <u>may</u>					
4	implement the assessments of all property and casualty insurers					
5	[as] authorized by section 431P-5(b)(8)(A) and (B) and the					
6	proceeds from the assessments shall be deposited into the					
7	hurricane reserve trust fund or into trust or custodial					
8	accounts, created for the benefit of the fund's secured parties,					
9	that are held inside or outside the hurricane reserve trust					
10	fund[-]; provided that after December 31, 2025, all proceeds					
11	realized from the collection of the assessments shall be					
12	deposited into a separate trust account within the hurricane					
13	reserve trust fund.					
14	[(d)] <u>(c)</u> If the Hawaii hurricane relief fund offers to					
15	issue policies of hurricane property insurance, the premiums for					
16	the policies shall be deposited into the hurricane reserve trust					
17	fund.					
18	[(e)] <u>(d)</u> After each covered event, if the board					
19	determines that the moneys in the hurricane reserve trust fund,					
20	excluding moneys determined by the board to be needed to					
21	continue fund operations following the covered event, will be					

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1 insufficient to pay claims and other obligations of the fund 2 arising out of that covered event, the Hawaii hurricane relief 3 fund shall levy a surcharge not to exceed seven and one-half per 4 cent a year on premiums charged for all property and casualty 5 insurance policies issued for risks insured in this State. 6 These moneys may be deposited into the hurricane reserve trust 7 fund or into trust or custodial accounts created for the benefit 8 of the fund's secured parties that are held inside or outside 9 the hurricane reserve trust fund. The surcharge shall remain in 10 effect until all claims and other obligations of the fund, 11 including but not limited to claims under fund policies of 12 hurricane property insurance, claims financing transactions, 13 bonds, notes, and other obligations arising out of that covered event have been fully discharged. The amount and reason for any 14 15 surcharge made pursuant to this subsection shall be separately 16 stated on any billing sent to an insured. The surcharge shall 17 not be considered premiums for any other purpose including the 18 computation of gross premium tax or the determination of 19 producers' commissions. The fund may establish procedures for 20 insurers to collect the surcharge from customers who hold 21 property or casualty policies.

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1 [(f)] (e) Any proceeds, experience refunds, or other 2 return funds under reinsurance shall be deposited into the hurricane reserve trust fund. 3 4 $\left[\frac{1}{2}\right]$ (f) Any proceeds from loans or other moneys from the 5 federal government, any proceeds from bonds issued pursuant to 6 this chapter loaned by the director to the Hawaii hurricane relief fund, any revenues derived from the temporary recording 7 8 fee pursuant to section 431P-B, and other moneys as the State 9 may make available from time to time shall be deposited into 10 separate accounts of the hurricane reserve trust fund. 11 [(h)] (g) Moneys in the hurricane reserve trust fund or in 12 trust or custodial accounts, created for the benefit of the fund's secured parties, shall be expended by the Hawaii 13 14 hurricane relief fund or its authorized designee and used solely 15 for the purposes of this chapter. 16 [(i)] (h) Moneys in the hurricane reserve trust fund may 17 be disbursed upon dissolution of the Hawaii hurricane relief 18 fund; provided that: 19 (1) The net moneys in the hurricane reserve trust fund 20 shall revert to the state general fund after payments

21 by the fund on behalf of licensed property and

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1	casualty insurers or the State that are required to be					
2	made pursuant to any federal disaster insurance					
3	program enacted to provide insurance or reinsurance					
4	for hurricane risks are completed; and					
5	(2)	If [such] <u>the</u> moneys are paid on behalf of licensed				
6		property and casualty insurers, payment shall be made				
7	in proportion to the premiums from policies of					
8	hurricane property insurance serviced by the insurers					
9	in the twelve months prior to dissolution of the					
10	fund[+					
11	provided that all interest carned from the principal in the					
12	hurricane reserve trust fund shall be transferred and deposited					
13	into the general fund each year that the hurricane reserve trust					
14	fund rema	ins in existence]."				
15	SECTION 17. Section 501-23.5, Hawaii Revised Statutes, is					
16	amended to read as follows:					
17	"§501-23.5 Disposition of fees received at the bureau of					
18	conveyances. Notwithstanding any other law to the contrary, of					
19	the fees received at the bureau of conveyances, the registrar of					
20	conveyances shall deposit to the credit of the state general					
21	fund \$18 for each document recorded and shall deposit the					

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1 remaining balance and all fees other than the [special mortgage 2 recording fee established pursuant to section 431P-16] temporary 3 recording fee established pursuant to section 431P-B and conveyance tax collected pursuant to section 247-1 to the credit 4 5 of the bureau of conveyances special fund established under section 502-8." 6 7 SECTION 18. Section 502-25, Hawaii Revised Statutes, is 8 amended by amending subsection (b) to read as follows: 9 "(b) Notwithstanding any other law to the contrary, of the 10 fees received at the bureau of conveyances, the registrar of 11 conveyances shall deposit to the credit of the state general 12 fund \$18 for each document recorded and shall deposit the 13 remaining balance and all fees other than the [special mortgage 14 recording fee established pursuant to section 431P-16] temporary 15 recording fee established pursuant to section 431P-B and 16 conveyance tax collected pursuant to section 247-1 to the credit 17 of the bureau of conveyances special fund established under 18 section 502-8." 19 PART IV

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1	SECTION 19. The Hawaii Revised Statutes is amended by					
2	adding a new chapter to be appropriately designated and to read					
3	as follows:					
4	"CHAPTER					
5	FINANCING FOR CONDOMINIUMS					
6	PART I. DIRECT FINANCING					
7	§ -1 Definitions. As used in this chapter, unless the					
8	context clearly requires otherwise:					
9	"Authority" means the Hawaii green infrastructure authority					
10	as established under section 196-63.					
11	"Community development financial institution" means an					
12	entity certified as a community development financial					
13	institution by the United States Department of the Treasury's					
14	Community Development Financial Institutions Fund.					
15	"Condominium association" has the same meaning as					
16	association as defined in section 514B-3.					
17	"Condominium project" has the same meaning as project as					
18	defined in section 514B-3.					
19	"Financial institution" includes a bank, trust company,					
20	banking association, savings and loan association, mortgage					

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1 company, investment bank, credit union, or nontraditional

2 financial institution.

3 "Loan" includes a line of credit.

Participating community development financial institution"
means a community development financial institution
participating in the condominium loan loss reserves program.

7 "Qualified condominium association" means a condominium
8 association that meets the eligibility requirements under
9 section -6 and rules adopted by the authority.

10 "Reserve account" means an account established in a 11 participating community development financial institution on 12 approval of the authority in which money is deposited to serve 13 as a reserve to reimburse a participating community development 14 financial institution for losses on loans enrolled in the 15 condominium loan loss reserves program.

16 § -2 Powers; rulemaking. In addition to any other 17 powers authorized by law, the authority may:

18 (1) Contract with any community development financial
 19 institution for services, including servicing or
 20 administering loans pursuant to this part; and

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1	(2)	Adopt rules pursuant to chapter 91 to effectuate this	
2		chapter, including but not limited to rules relating	
3		to:	
4		(A) Determinations of any other maintenance or	
5		repairs that qualify for financing or refinancing	
6		under this chapter;	
7		(B) The establishment of interest rates chargeable by	
8	the authority for direct loans under this part		the authority for direct loans under this part
9			and by the participating community development
10			financial institutions for loans under part II;
11		(C) The establishment of restrictions on the terms,	
12		maturities, collateral, and other requirements	
13			not inconsistent with this part;
14		(D)	Procedures for validating a qualified condominium
15		association's compliance with the obligation to	
16			increase its replacement reserves balance;
17		(E)	Determinations of eligibility of a community
18			development financial institution to participate
19			in the condominium loan loss reserves program;
20		(F)	Eligibility participation criteria for loans
21			issued by an eligible community development

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1		financial institution to a qualified condominium			
2	association; and				
3	(G)	The authorization of a single community			
4	development financial institution or a consortium				
5	of community development financial institutions				
6	to participate in the condominium loan loss				
7	reserves program subject to condominium loan loss				
8	reserves program guidelines.				
9	§ -3 Condominium loan program. There is established				
10	within the authority the condominium loan program to provide				
11	qualified condominium associations with low-cost financing, or				
12	refinancing for loans previously obtained, for maintenance or				
13	repair project:	s in accordance with this part.			
14	§ -4 Co	ondominium loan revolving fund. (a) There is			
15	established in	the state treasury the condominium loan revolving			
16	fund, into which shall be deposited:				
17	(1) Mone	ys received as repayment of loans and interest			
18	payme	ents as provided in this chapter;			
19	(2) Appro	opriations made by the legislature to the			
20	conde	ominium loan revolving fund; and			

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1	(3)	All interest and investment earnings credited to the			
2		assets of the fund.			
3	(b)	Moneys in the condominium loan revolving fund shall be			
4	expended	by the authority for:			
5	(1)	The purposes of providing loans and credit			
6		enhancements in accordance with this chapter; and			
7	(2)	Paying administrative costs of the condominium loan			
8	program.				
9	§	-5 Loans; limitations and conditions. (a) Loans			
10	under thi	s chapter shall be for financing, or refinancing			
11	previous loans that were used for, the following maintenance or				
12	repairs i	n a condominium project:			
13	(1)	Installing, repairing, or replacing fire sprinklers or			
14		other fire safety measures;			
15	(2)	Repairing or replacing the pipes;			
16	(3)	Repairing or replacing the roof; or			
17	(4)	Any other maintenance or repairs the authority deems			
18		qualified for the loans.			
19	(b)	The loan agreement shall require that the qualified			
20	condomini	um association increase its replacement reserves fund			
21	balance c	ver the term of the loan.			

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1 (c) Any loan provided under this chapter shall have a term 2 of not more than twenty years. No new loan under this chapter 3 shall be issued after June 30, 2027. 4 -6 Loans; eligibility. The authority may make loans S 5 directly to a condominium association that has: Received at least one letter from a financial 6 (1)7 institution declining its eligibility for a loan to 8 address maintenance or insurance coverage issues; and 9 (2) Obtained full replacement property and hurricane 10 insurance coverage or intends to do so as a condition 11 of any financing received. 12 -7 Annual reports. The authority shall submit a S 13 report to the legislature no later than twenty days prior to the 14 convening of each regular session that details the progress of 15 the condominium loan program, aggregate data on the loans issued 16 under this part, and the balance of the condominium loan 17 revolving fund.

18 § -8 Gifts and grants. The authority may accept gifts,
19 grants, and donations from any source for the purposes of this
20 chapter.

21

PART II. CREDIT ENHANCEMENT THROUGH LOAN LOSS RESERVES

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1 -11 Condominium loan loss reserves program. (a) S There is established within the authority the condominium loan 2 3 loss reserves program to incentivize community development financial institutions, in accordance with this part, to provide 4 5 loans at competitive rates and terms to condominium associations for the purpose of allowing condominium associations to perform 6 7 maintenance or make necessary repairs.

8 (b) The authority shall use moneys in the condominium loan 9 revolving fund to make deposits into a participating community 10 development financial institution's reserve account in an amount 11 specified by this part to be a source of moneys the 12 participating community development financial institution may 13 receive as reimbursement for losses attributable to loans in the 14 condominium loan loss reserves program.

15 § -12 Participating community development financial 16 institutions; reserve account. (a) To participate in the 17 condominium loan loss reserves program, an eligible community 18 development financial institution shall enter into a 19 participation agreement with the authority that sets out the 20 terms and conditions under which the authority will make 21 contributions to the community development financial

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institution's reserve account and specifies the criteria for a
 loan to qualify as a loan under this part.

3 On approval by the authority and after a community (b) 4 development financial institution enters into a participation 5 agreement with the authority, the authority shall establish a 6 reserve account at a participating community development financial institution making a loan under this part and deposit 7 8 an amount equal to five per cent of the original loan amount. 9 The reserve account shall be used by the authority to cover any 10 losses arising from a default of the loan made by the 11 participating community development financial institution under 12 this part or as otherwise provided by this part.

13 When a participating community development financial (C) 14 institution makes a loan enrolled in the condominium loan loss 15 reserves program, the participating community development 16 financial institution shall pay to the authority a fee equal to 17 fifty basis points of the amount deposited into the condominium 18 loan revolving fund to support the loan, which the authority 19 shall deposit into the reserve account, and annually thereafter. 20 The participating community development financial institution may recover from the borrower all or part of the amount the 21



participating community development financial institution is
 required to pay under this subsection in any manner agreed to by
 the financial institution and borrower.

4 (d) For each loan under this part, the participating
5 community development financial institution shall provide
6 executed loan documents to the authority, within the period
7 prescribed by the authority, including the amount of fees
8 received from the borrower.

9 § -13 Loans. (a) Except as otherwise provided by this
10 chapter, the authority shall determine the recipient, amount, or
11 interest rate of a loan under this part or the fees or other
12 requirements related to the loan.

13 (b) To qualify as a loan under this part, a loan shall: 14 Be made to a condominium association that has: (1) 15 (A) Received at least one letter from a financial 16 institution declining the condominium 17 association's eligibility for a loan to address 18 maintenance or insurance coverage issues; and 19 (B) Obtained full replacement property and hurricane 20 insurance coverage or intends to do so as a 21 condition of any financing received;

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1	(2)	Meet the limitations and conditions under	
2		section -5; and	
3	(3)	Meet other criteria established by the authority by	
4		rules adopted pursuant to chapter 91.	
5	(c)	For a line of credit to qualify for participation in	
6	the condo	minium loan loss reserves program, a line of credit	
7	shall:		
8	(1)	Be an account at a participating community development	
9		financial institution under which the community	
10		development financial institution agrees to lend money	
11		to a qualified condominium association from time to	
12		time to finance one or more projects that are	
13		authorized by this chapter; and	
14	(2)	Contain the same restrictions, to the extent possible,	
15		that are placed on a loan that is not a line of	
16		credit.	
17	(d)	A loan under this part may be sold on the secondary	
18	market un	der conditions as may be determined by the	
19	participa	ting community development financial institution with	
20	the consent of the authority.		

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(e) When enrolling a loan in the condominium loan loss
 reserves program, a participating community development
 financial institution may specify an amount to be covered under
 the condominium loan loss reserves program that is less than the
 amount allowed under section -12(b).

6 S -14 Limitations on amounts retained in reserve 7 accounts. The maximum aggregate amount the authority may retain 8 on deposit in a reserve account shall not exceed five per cent 9 of the aggregate outstanding principal balance of enrolled 10 loans. On a regular basis, no less than annually, the authority 11 shall withdraw from a reserve account the amounts in excess of 12 the limit and deposit that amount into the condominium loan 13 revolving fund. A withdrawal of money authorized under this 14 section shall not reduce an active reserve account to an amount 15 that is less than the aggregate amount allowed under this section. 16

17 § -15 State's rights with respect to reserve account.
18 (a) All of the money in a reserve account established under
19 this part shall be the property of the State.

20 (b) The State shall be entitled to earn interest on the21 amount of contributions made by the authority, borrower, and



participating community development financial institution to a reserve account under this part. On a regular basis, no less than annually, the authority shall withdraw from a reserve account the amount of the interest earned by the State. The authority shall deposit the amount withdrawn under this section into the condominium loan revolving fund.

7 (c) The authority shall withdraw from the participating 8 community development financial institution's reserve account 9 the total amount in the account and any interest earned on the 10 account and deposit the amount into the condominium loan 11 revolving fund when:

12 (1) A participating community development financial
13 institution is no longer eligible to participate in
14 the condominium loan loss reserves program or a
15 participation agreement entered into under this part
16 expires without renewal by the authority or

17 institution; and

18 (2) The participating community development financial
 19 institution has no outstanding loans under this part.
 20 § -16 Participating community development financial
 21 institution's annual reports. A participating community

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17 at least annually by a firm of independent certified public 18 accountants selected by the authority and provide the results of 19 the audit to the department of business, economic development, 20 and tourism and the legislature.

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§ -18 State liability prohibited. The State shall not
 be liable to a participating community development financial
 institution for payment of the principal, interest, or any late
 charges on a loan made by a participating community development
 financial institution to a qualified condominium association
 under this part."

SECTION 20. The director of finance is authorized to issue reimbursable general obligation bonds in the sum of \$20,000,000 or so much thereof as may be necessary and the same sum or so much thereof as may be necessary is appropriated for fiscal year 2025-2026 for deposit into the condominium loan revolving fund.

SECTION 21. There is appropriated out of the condominium loan revolving fund the sum of \$20,000,000 or so much thereof as may be necessary for fiscal year 2025-2026 to implement the condominium loan program.

16 The sum appropriated shall be expended by the Hawaii green 17 infrastructure authority, on behalf of the department of 18 business, economic development, and tourism, to carry out the 19 purposes of this part; provided that the director of business, 20 economic development, and tourism, upon the director's 21 determination that it is advisable to transfer funds from the

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1 condominium loan revolving fund, shall reimburse the general 2 fund from principal and interest payments collected on loans 3 issued by the authority, and any other funds available to the 4 authority, for payment of debt service on reimbursable general 5 obligation bonds authorized and issued under section 20 of this 6 Act.

7 SECTION 22. There is appropriated out of the hurricane 8 reserve trust fund the sum of \$5,000,000 or so much thereof as 9 may be necessary for fiscal year 2025-2026 for deposit into the 10 condominium loan revolving fund.

11 The sum appropriated shall be expended by the Hawaii green 12 infrastructure authority on behalf of the director of business, 13 economic development, and tourism, for payment of debt service 14 on reimbursable general obligation bonds authorized and issued 15 under section 20 of this Act.

16

PART V

SECTION 23. The director of finance is authorized to issue.
reimbursable general obligation bonds in the sum of \$30,000,000
or so much thereof as may be necessary and the same sum or so
much thereof as may be necessary is appropriated for fiscal year
20 2025-2026 for deposit into the hurricane reserve trust fund;

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1 provided that the existing fund balance in the hurricane reserve 2 trust fund shall be committed before reimbursable general 3 obligation bonds are deposited into the trust fund. 4 SECTION 24. There is appropriated out of the hurricane 5 reserve trust fund the sum of \$30,000,000 or so much thereof as may be necessary for fiscal year 2025-2026 for the purpose of 6 7 providing working capital to finance any permitted purpose under 8 this Act. 9 The sum appropriated shall be expended by the department of 10 commerce and consumer affairs for the purposes of this Act; 11 provided that the insurance commissioner, upon the insurance 12 commissioner's determination that it is advisable to transfer 13 funds from the hurricane reserve trust fund, shall reimburse the 14 general fund from premiums collected on insurance policies 15 issued by the Hawaii hurricane relief fund, and any other funds 16 available to the Hawaii hurricane relief fund, for payment of 17 debt service on reimbursable general obligation bonds authorized 18 and issued under section 23 of this Act. 19 PART VI SECTION 25. (a) The insurance commissioner shall conduct 20

21 a study to identify or develop a long-term solution to stabilize

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1	the prope:	rty insurance market in the State. The insurance
2	commission	ner shall include in the study:
3	(1)	Recommendations for capitalizing the Hawaii property
4		insurance association and Hawaii hurricane relief
5		fund;
6	(2)	Recommendations for monitoring the stability of the
7		property insurance market in the State;
8	(3)	A determination of the efficacy of the changes
9		implemented pursuant to this Act;
10	(4)	An evaluation of the feasibility of establishing a
11		mutual or captive insurance model to address the
12		affordability and availability of property insurance
13		in the State, including solutions to address the needs
14		of condominium associations and individual residential
15		condominium property owners; and
16	(5)	Recommendations on a mechanism to ensure that
17		condominium properties are maintained and repaired in
18		a timely manner to ensure that the condominium
19		properties remain in insurable condition.
20	(b)	The insurance commissioner shall submit reports of the
21	insurance	commissioner's findings and recommendations, including

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any proposed legislation, to the legislature no later than
 twenty days prior to the convening of the regular sessions of
 2026 and 2027.

SECTION 26. There is appropriated out of the general revenues of the State of Hawaii the sum of \$100,000 or so much thereof as may be necessary for fiscal year 2025-2026 for the insurance commissioner to conduct a study pursuant to this part. The sum appropriated shall be expended by the insurance division of the department of commerce and consumer affairs for the purposes of this part.

PART VII

SECTION 27. In codifying the new sections added by section 8, and referenced in sections 16, 17, and 18 of this Act, the revisor of statutes shall substitute appropriate section numbers for the letters used in designating the new sections in this Act.

SECTION 28. Statutory material to be repealed is bracketedand stricken. New statutory material is underscored.

19 SECTION 29. This Act shall take effect on July 1, 2025;20 provided that:

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1	(1)	The condominium loan revolving fund shall be abolished
2		on June 30, 2047;
3	(2)	Any remaining balance in the condominium loan
4		revolving fund as of June 30, 2047, shall lapse to the
5		credit of the general fund; and
6	(3)	Any moneys received after June 30, 2047, for the
7		repayment of loans under the condominium loan program,
8		including any interest on the loan principal, shall be
9		deposited into the general fund.



Report Title:

HPIA; HHRF; DBEDT; HGIA; Property Insurance; Hurricane Insurance Coverage; Condominiums; Condominium Loan Program; Condominium Loan Revolving Fund; Condominium Loan Loss Reserves Program; Community Development Financial Institutions; Reports; Reimbursable General Obligation Bonds; Appropriations

Description:

Expands the powers of the Hawaii Property Insurance Association and reactivates the Hawaii Hurricane Relief Fund to help stabilize the property insurance market in the State. Establishes the Condominium Loan Program and the Condominium Loan Revolving Fund, to be administered by the Hawaii Green Infrastructure Authority on behalf of the Department of Business, Economic Development, and Tourism, for the purpose of providing financing for essential repairs and deferred maintenance to condominium associations. Abolishes the Condominium Loan Revolving Fund on 6/30/2047. Establishes the Condominium Loan Loss Reserves Program to incentivize lenders to provide loans at competitive rates and terms to allow condominium associations to make necessary maintenance and repairs. Requires the Insurance Commissioner to conduct a study to develop long-term solutions to help stabilize the property insurance market in the State. Requires reports to the Legislature. Authorizes the issuance of reimbursable general obligation bonds to facilitate the initial issuance of policies to condominium associations. Appropriates funds. (CD1)

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

