JAN 17 2025

A BILL FOR AN ACT

RELATING TO CONDOMINIUM INSURANCE.

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

- 1 SECTION 1. The legislature finds that before the Maui
- 2 wildfires on August 8, 2023, the availability of condominium
- 3 building master property insurance policy options within the
- 4 condominium insurance marketplace was already shrinking. Due in
- 5 part to the shrinking condominium insurance marketplace, the
- 6 cost of condominium building master insurance policies has
- 7 increased exponentially, with insurers increasing deductible
- 8 amounts from approximately \$10,000 to \$25,000 per unit, per
- 9 occurrence, to as much as \$250,000. These increased deductibles
- 10 are also due to consistent and high-cost losses.
- 11 The legislature also finds that while the State has not
- 12 experienced a direct, major impact from a major hurricane since
- 13 hurricane Iniki devastated Kauai and damaged homes along Oahu's
- 14 leeward coast more than thirty years ago, mortgage lenders
- 15 continue to require Hawaii homeowners to carry hurricane
- 16 insurance that can cost two to three times the amount of annual
- 17 premiums of a conventional homeowner policy. The governor's



2	executive branch to provide additional options for condominium
3	associations to purchase hurricane and property insurance for
4	their buildings by authorizing:
5	(1) Loans to the Hawaii hurricane relief fund and the
6	Hawaii property insurance association to facilitate
7	the issuance of hurricane and property insurance
8	policies to condominium associations; and
9	(2) The Hawaii hurricane relief fund to issue hurricane
10	insurance policies for large condominium buildings and
11	set policy limits.
12	The legislature also acknowledges that although insurance
13	coverage, excluding hurricane coverage, for condominium
14	buildings is available in the standard insurance market, the
15	availability of this coverage is not guaranteed.
16	The legislature further acknowledges that the city and
17	county of Honolulu's requirement for mandatory fire sprinkler
18	retrofits or alternative fire safety upgrades in older
19	condominium properties covered by ordinance 18-14, as amended by
20	ordinance 22-2, has resulted in insurance premium increases of
21	one hundred per cent or more since 2022, and substantial

1 emergency proclamation dated August 7, 2024, enabled the

- 1 expenses to comply with the ordinance for more than three
- 2 hundred high-rise properties on Oahu.
- 3 The purpose of this Act is to establish a mutual insurance
- 4 program to provide coverage to stabilize the insurance market
- 5 serving Hawaii high-rise residential condominium properties.
- 6 SECTION 2. Chapter 431, Hawaii Revised Statutes, is
- 7 amended by adding a new article to be appropriately designated
- 8 and to read as follows:
- 9 "ARTICLE
- 10 HAWAII CONDOMINIUM MUTUAL INSURANCE COMPANY
- 11 §431: -101 Purpose. There is established the Hawaii
- 12 condominium mutual insurance company to provide property and
- 13 casualty insurance coverage to high-rise residential
- 14 condominiums and the owners of units within those condominiums
- 15 at the highest level of service with the lowest possible cost,
- 16 consistent with reasonable and applicable actuarial standards
- 17 and the sound financial integrity of each residential
- 18 condominium property association.
- 19 §431: -102 **Definitions**. As used in this article:
- 20 "Administrator" means the chief executive officer of the
- 21 Hawaii condominium mutual insurance company.



- 1 "Association" shall have the same meaning as in section
- **2** 514B-3.
- 3 "Board" means the board of directors of the Hawaii
- 4 condominium mutual insurance company.
- 5 "Company" means the Hawaii condominium mutual insurance
- 6 company established by this article.
- 7 "Council" means the Hawaii condominium mutual insurance
- 8 company oversight council.
- 9 "High-rise residential condominium property" means a
- 10 residential building having or more stories of
- 11 residential units.
- "Investment manager" means any fiduciary, who has been
- 13 designated by the board to manage, acquire, or dispose of the
- 14 company's assets, a bank as defined by law, or an insurance
- 15 company qualified to perform services under the laws of more
- 16 than one state.
- "Qualified actuary" means a member of the American Academy
- 18 of Actuaries who is either a fellow of the Casualty Actuarial
- 19 Society or an Associate of the Casualty Actuarial Society who
- 20 has five or more years of experience.

1

15

16

17

18

19

20

S.B. NO. 805

2	established. (a) The Hawaii condominium mutual insurance
3	company is established as an independent corporation to provide
4	condominium insurance and related services to Hawaii
5	condominiums and the owners of the units within those
6	condominiums. The company may be reorganized as a nonprofit
7	corporation under chapter 414D.
8	(b) The company shall be organized and operated as a
9	domestic mutual insurance company. The company shall comply
10	with, unless specifically excluded, all requirements of the
11	insurance code regarding a domestic mutual insurance company.
12	The company shall not be an agency of the State. The company or
13	its liabilities shall not be deemed to constitute debts or
14	liabilities of the State of Hawaii or pledges of the full faith

and credit of the State. The company shall write property and

insurer. The company shall not write other lines of insurance,

condominiums and its residential unit owners as required or

authorized by law to the same extent as any other private

casualty insurance policies for high-rise residential

§431: -103 Hawaii condominium mutual insurance company;

SB LRB 25-0070-3.docx

reinsurance, or excess insurance.

The company's assets shall consist of real and 1 (C) personal property and shall include all premiums and other 2 moneys paid to the company, all property, and other income 3 acquired, earned, or otherwise gained by the use of premiums and 4 5 other moneys paid to the company by deposits, investments, 6 exchanges, and other transactions. The company's assets shall 7 be the sole property of the company and shall be used 8 exclusively by the company for the operation and obligations of 9 the company. 10 (d) The company is exempt from participation, and shall 11 not join, contribute financially to, nor be entitled to the 12 protection of, any plan, association, quaranty, insolvency fund, or education and training fund authorized or required by this 13 chapter. Notwithstanding the foregoing exemptions, beginning 14 15 January 1, 2027, the company shall participate in the property 16 and liability insurance guaranty association, pursuant to 17 sections 431:16-101 to 431:16-117; provided that the company 18 shall meet the surplus requirements applicable to all other 19 domestic insurers under chapter 431 effective January 1, 2027. 20 (e) On or after January 1, 2027, the company shall provide 21 property and casualty insurance coverage to Hawaii condominiums

- 1 and their unit owners otherwise entitled to coverage but not
- 2 able to or not electing to purchase coverage in the voluntary
- 3 insurance market, and not authorized, either individually or as
- 4 a part of a group, to self-insure. An authorized self-insured
- 5 is eligible for coverage upon termination of self-insurance.
- 6 §431: -104 Incorporation of article 14A sections.
- 7 Unless the context otherwise requires, sections 431:14A-106,
- **8** 431:14A-107, 431:14A-108, 431:14A-109, 431:14A-110, 431:14A-111,
- 9 431:14A-112, 431:14A-113, 431:14A-115, and 431:14A-116 are
- 10 incorporated by reference into this article; provided that the
- 11 definitions set forth in section 431: -102 shall apply when a
- 12 defined term is used.
- 13 §431: -105 Company divisions. The company may add one
- 14 or more divisions for purpose of this article.
- 15 §431: -106 Board of directors, established. (a) The
- 16 board of directors of the company shall be responsible for the
- 17 organization, management, policies, and activities of the
- 18 company. The board shall consist of nine voting members and one
- 19 nonvoting member. The voting members shall consist of the
- 20 following:



2	employees of policyholders of the company; and
3	(2) One director who shall be a public, at-large member
4	elected by the board of directors.
5	The administrator shall be the nonvoting member of the board.
6	(b) The initial eight directors shall be appointed by the
7	governor and shall serve for terms of one year each.
8	The public, at-large member initially elected by the board
9	shall serve for a term of one year.
10	The initial board of directors shall determine the
11	staggering and length of future directors' terms; provided that
12	no term shall exceed three years. Each director shall serve for
13	terms as specified by the board unless sooner removed for cause
14	pursuant to rules adopted by the board. Each director shall
15	hold office until a successor is appointed. No person shall
16	serve more than two consecutive full terms as director. Any
17	other law to the contrary notwithstanding, the election and
18	composition of the board of directors as provided in this
19	section shall be deemed adequate to qualify the company as a
20	mutual insurer under chapter 431.

(1) Eight directors who shall be owners, officers, or

- 1 (c) A vacancy on the board shall be filled by appointment
- 2 of the governor in the case of appointed directors, or by
- 3 election by the board of directors in the case of the at-large
- 4 member. The person appointed to fill a vacancy shall serve for
- 5 the remainder of the term of the person's predecessor.
- 6 (d) Within one year after appointment, each director shall
- 7 be a member or an employee of a policyholder of the company and
- 8 shall continue in such status during the director's term of
- 9 office. Any director representing a member that fails to
- 10 maintain workers' compensation insurance from the company shall
- 11 be disqualified from serving on the board.
- 12 (e) Each director shall receive necessary traveling and
- 13 board expenses incurred in the performance of duty as director
- 14 and a fee commensurate with the duties expected of actual
- 15 attendance at board meetings.
- 16 (f) No person shall be a director who has a direct and
- 17 substantial interest in a competing insurer as:
- 18 (1) A stockholder (excluding the holding of less than one
- 19 per cent of the outstanding shares in a publicly
- 20 traded insurer);
- 21 (2) An employee;



1	(3)	An attorney; or
2	(4)	A contracting party (excluding an independent
3		contractor or business owner who does less than
4		twenty-five per cent of its total annual volume of
5		business per year with competing insurers).
6	§ 431	: -107 Oversight council. (a) There is established
7	the Hawai	i condominium mutual insurance company oversight
8	council w	hich shall meet at least once annually. For
9	administr	ative purposes only, the council shall be assigned to
10	the depar	tment of commerce and consumer affairs. The council
11	shall ove	rsee the activities of the company to ensure that the
12	company f	ulfills its purpose as set forth in this article.
13	(b)	The council shall consist of five members who shall
14	include:	
15	(1)	A member of the senate appointed by the president of
16		the senate;
17	(2)	A member of the house of representatives appointed by
18		the speaker of the house of representatives;
19	(3)	The director of the department of commerce and
20		consumer affairs; and

1	(4) Tw	o at-large members who are an owner, officer, or
2	em	ployee of the company policyholder appointed by the
3	go	vernor;
4	provided tha	t if any designee under paragraphs (1) or (2) does
5	not meet the	test in subsection (c), the president of the
6	senate, spea	ker of the house, or governor, as applicable, shall
7	designate an	appropriate representative. Section 26-34 shall
8	not apply to	appointments under this section.
9	(c) No	person shall serve on the council who within the
10	second degre	e of consanguinity or affinity has a direct and
11	substantial	interest in an insurer that competes with the
12	company, inc	luding but not limited to:
13	(1) A	stockholder of a competing company (excluding a
14	ho	lder of less than one per cent of the outstanding
15	sh	ares in a publicly traded company);
16	(2) An	employee of a competing company;
17	(3) An	attorney who represents a competing company; or
18	(4) A	party who contracts with a competing company
19	(e.	xcluding an independent contractor or business owner
20	wh	o does less than twenty-five per cent of its total



1	annual volume of business per year with competing
2	insurers).
3	(d) Members of the council shall serve without
4	compensation, but shall be reimbursed for reasonable expenses
5	necessary for the performance of their duties.
6	(e) The administrator shall serve as liaison officer to
7	the council. Not later than sixty days after July 20, 2027, and
8	every June 15 thereafter, the board shall provide to the council
9	any and all data and information the council may require,
10	including but not limited to:
11	(1) The company's statutorily required annual financial
12	statement;
13	(2) Copies of any reports issued by the insurance division
14	in connection with the triennial examination of the
15	company; and
16	(3) Actuarial certification of loss reserves.
17	(f) After receipt of the data and information required
18	pursuant to subsection (e), the council shall review the
19	activities of the company and determine whether the company is
20	fulfilling its purpose as set forth in this article. The
21	council shall promptly but in no event later than October 15

- 1 2027, and every October 15 thereafter, submit a report to the
- 2 governor with a copy to the board of directors, stating whether
- 3 the company is fulfilling its purpose as set forth in this
- 4 article. If the council determines that there are any
- 5 deficiencies in the company's fulfillment of its purposes as set
- 6 forth in this article, it shall include in its report a detailed
- 7 description of any deficiencies. Within a time frame
- 8 established by the council, but in no event later than six
- 9 months after delivery of the council's report in accordance with
- 10 this section, the company shall respond in writing to any
- 11 deficiencies identified in the council's report. The Hawaii
- 12 condominium mutual insurance company shall provide staff support
- 13 to the council.
- 14 (g) If the governor determines that corrective action is
- 15 appropriate after reviewing the council's report and the
- 16 company's response, the governor shall inform the legislature,
- 17 and the legislature shall consider what action is needed.
- 18 §431: -108 Audits. (a) For casualty and property
- 19 insurance policies issued to an association, the administrator,
- 20 or designated representative, shall have reasonable access to
- 21 association records and property during regular working hours to



- 1 carry out audits and obtain other information necessary for the
- 2 administration of this article.
- 3 (b) For each casualty and property insurance policy issued
- 4 to a unit owner, the administrator, or designated
- 5 representative, shall have reasonable access to the unit and
- 6 association records and property during regular working hours to
- 7 carry out audits and obtain other information necessary for the
- 8 administration of this article.
- 9 §431: -109 Building safety and management programs. (a)
- 10 The company shall work with policyholders to develop, implement,
- 11 and monitor building safety and management programs. The
- 12 programs shall include the development of a loss reduction plan
- 13 that promotes safe building conditions.
- 14 (b) The company shall promote safety programs to
- 15 policyholders through programs and activities, which may
- 16 include:
- 17 (1) Analyzing reports of accidents to help determine the
- 18 cause of those accidents;
- 19 (2) Conducting studies for risk and hazard identification
- and assessments by professionals;



1	(3)	conducting educational programs designed to prevent
2		frequently recurring accidents; and
3	(4)	Inspecting properties and investigating unsafe
4		conditions to promote safety and eliminate hazards.
5	(c)	Company representatives shall have reasonable access
6	to the pr	emises of any policyholder or applicant during regular
7	working h	ours to carry out evaluations.

- 8 (d) Where the company finds, upon the completion of a
 9 detailed inspection, that an insured has policies and practices
 10 in place that demonstrate a high regard for safety, the company
 11 may apply a deviation to the insured's rate structure, noting
 12 special recognition of those efforts.
- (e) The company shall not incur additional legal liability
 toward its members or beneficiaries as a result of any action
 taken or not taken pursuant to this chapter beyond that
 explicitly created by this chapter or common law and generally
 applicable to the acts or omissions of all issuers of property
 and casualty insurance in this State."
- 19 SECTION 3. Chapter 514B, Hawaii Revised Statutes, is 20 amended by adding a new section to part I to be appropriately 21 designated and to read as follows:



1	"§514B- Condominium loan fund. (a) There is
2	established the condominium loan fund into which shall be
3	deposited all moneys appropriated by the legislature to the
4	fund, contributed or transferred to the fund, and received as
5	repayment of loans and interest payments as provided in this
6	section.
7	(b) The director of commerce and consumer affairs may make
8	loans to associations that have been subject to increased
9	insurance premium costs of per cent or more since
10	January 1, , and for which the increased insurance premium
11	costs have resulted in increased maintenance fees for unit
12	owners of the condominium.
13	(c) The director of commerce and consumer affairs may
14	delegate the authority to make loans under subsection (b) to the
15	Hawaii condominium mutual insurance company.
16	(d) All unexpended and unencumbered moneys remaining in
17	the state disaster revolving loan fund at the close of each
18	fiscal year, which are deemed by the director of finance to be
19	in excess of the moneys necessary to carry out the purposes of
20	this section over the next following fiscal year, shall lapse to
21	the credit of the general fund."

1

S.B. NO. 805

SECTION 4. There is appropriated out of the hurricane 2 reserve trust fund established under section 431P-16, Hawaii Revised Statutes, the sum of \$ or so much thereof as 3 may be necessary for fiscal year 2025-2026 and the same sum or 4 5 so much thereof as may be necessary for fiscal year 2026-2027 6 for the Hawaii condominium mutual insurance company to provide 7 property and casualty insurance coverage to high-rise 8 residential condominiums, and the owners of units within those 9 condominiums, as provided under this Act, including start-up 10 costs. The sums appropriated shall be expended by the Hawaii 11 12 condominium mutual insurance company for the purposes of this 13 Act. 14 SECTION 5. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ 15 or so much 16 thereof as may be necessary for fiscal year 2025-2026 and the 17 same sum or so much thereof as may be necessary for fiscal year 18 2026-2027 to be deposited into the condominium loan fund. 19 SECTION 6. There is appropriated out of the condominium loan fund the sum of \$ or so much thereof as may be 20 necessary for fiscal year 2025-2026 and the same sum or so much 21



- thereof as may be necessary for fiscal year 2026-2027 for loans 1
- 2 to associations of apartment owners under section 514B-
- Hawaii Revised Statutes. 3
- 4 The sums appropriated shall be expended by the department
- 5 of commerce and consumer affairs for the purposes of this Act.
- 6 SECTION 7. If any provision of this Act, or the
- application thereof to any person or circumstance is held 7
- 8 invalid, the invalidity does not affect other provisions or
- applications of this Act which can be given effect without the
- 10 invalid provision or application, and to this end the provisions
- of this Act are severable. 11
- 12 SECTION 8. Statutory material to be repealed is bracketed.
- 13 New statutory material is underscored.
- 14 SECTION 9. This Act shall take effect upon its approval;
- 15 provided that sections 4, 5, and 6 shall take effect on July 1,
- 16 2025.

17

INTRODUCED BY: and Johnny

Report Title:

Condominium Insurance; Mutual Insurance Company; Appropriation

Description:

Establishes the Hawaii Condominium Mutual Insurance Company to provide property and casualty insurance to high-rise residential condominium properties and the owners of those units. Establishes a loan fund to assist associations of apartment owners experiencing increased insurance costs. Appropriates moneys.

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