A BILL FOR AN ACT

RELATING TO INSURANCE FOR HAWAII CONDOMINIUM PROPERTIES.

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

1

PART I

2 SECTION 1. The legislature finds that, before the 2023 3 Maui wildfires, the availability of condominium building master property insurance policy options within the condominium 4 insurance marketplace was shrinking. Due in part to this 5 shrinking, the cost of condominium building master insurance 6 policies has increased exponentially, with insurers increasing 7 deductible amounts from approximately \$10,000 to \$25,000 per 8 9 unit, per occurrence, to as much as \$250,000.

10 The legislature also finds that while the State has not experienced a direct major impact from a major hurricane since 11 12 hurricane Iniki devastated Kauai and damaged homes along Oahu's 13 leeward coast more than thirty years ago, mortgage lenders 14 continue to require Hawaii homeowners to carry hurricane 15 insurance, which can cost two to three times the amount of 16 annual premiums of a conventional homeowner policy. The governor's emergency proclamation dated August 7, 2024, and 17

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updated on October 7, 2024, enabled the executive branch to
 provide additional options for condominium associations to
 purchase hurricane and property insurance for 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,
11 and to set policy limits.

The legislature acknowledges that although insurance 12 coverage, excluding hurricane coverage, for condominium 13 14 buildings is available in the standard insurance market, the 15 availability of this coverage is not guaranteed. The city and county of Honolulu's requirement for mandatory fire sprinkler 16 retrofits or alternative fire safety upgrades in older 17 condominium properties that are subject to ordinance 18-14, as 18 19 amended by ordinance 22-2, has resulted in higher insurance premiums and expenses for more than three hundred high-rise 20 21 properties that are subject to that ordinance.

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1 The purpose of this part is to require property insurers to 2 offer specific discounts to condominium associations that 3 undertake risk mitigation strategies that improve building 4 safety and resilience by reducing the likelihood of significant 5 damage and subsequent insurance claims. 6 SECTION 2. Chapter 431, Hawaii Revised Statutes, is 7 amended by adding a new part to article 10E to be appropriately 8 designated and to read as follows: 9 . CONDOMINIUMS; DISCOUNTS FOR RISK MITIGATION UPGRADES "PART 10 §431:10E-A Definitions. As used in this part: 11 "Association" has the same meaning as defined in section 12 514B-3. 13 "Condominium" has the same meaning as defined in section 14 514B-3. 15 "Property insurer" means any entity providing property 16 insurance in the State under this chapter. 17 S431:10E-B Insurance premiums; discounts for risk 18 mitigation upgrades, strategies, and plans. Each property 19 insurer that provides property insurance to an association pursuant to section 514B-143(a)(1) shall offer discounts on the 20

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1	association's	annual insurance premium if the association adopts				
2	the following	risk mitigation upgrades:				
3	(1) For	the following disaster-resiliency upgrades, a				
4	disc	count equal to:				
5	(A)	\$ for the installation of				
6		<pre>impact-resistant windows;</pre>				
7	(B)	\$ for the installation of flood				
8		barriers and sandbags;				
9	(C)	<pre>\$ for the installation of drainage</pre>				
10		improvements and waterproofing of building				
11		foundations;				
12	(D)	<pre>\$ for the use of fire-resistant</pre>				
13		materials;				
14	(E)	\$ for the installation of sprinkler				
15		systems;				
16	(F)	<pre>\$ for the creation of defensible space</pre>				
17		between the building and surrounding areas; and				
18	(G)	<pre>\$ for seismic safety improvements;</pre>				
19	(2) For	the following planned maintenance improvements, a				
20	discount equal to:					

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1		(A)	\$	for	the	implementation	of	annual	
2			structural :	insp	ectio	ons;			
3		(B)	Ş	for	the	implementation	of	annual	roof
4			maintenance	;					
5		(C)	\$	for	the	implementation	of	annual	
6			sealing and	wate	erpro	oofing maintena	nce	;	
7		(D)	\$	for	the	implementation	of	annual	
8			heating, ver	ntila	atior	n, and air cond	iti	oning	
9			maintenance	;					
10		(E)	\$	for	the	implementation	of	annual	
11			plumbing ma:	inte	nance	e; and			
12		(F)	\$	for	the	implementation	of	annual	fire
13			and safety s	syste	em ma	aintenance, inc	lud	ing	
14			maintenance	and	test	ing of fire ex	ting	guishers	з,
15			alarm system	ns, a	and e	elevator safety	; a1	nd	
16	(3)	For	the adoption	of	the 1	following smart	bu	ilding	
17		tech	nologies that	t enl	nance	e the building'	s re	esiliend	ce by
18		prov	iding real-t	ime 1	monit	coring, a disco	unt	equal 1	to:
19		(A)	\$	for	the	installation o	f le	eak	
20			detection se	enso	rs;				

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(B) \$ for the installation of wind and 1 2 seismic sensors; for the installation of smart smoke 3 (C) \$ 4 alarms that are connected to a central monitoring 5 system; for the installation of automated 6 (D) \$ 7 sprinkler systems; (E) \$ for the installation of energy 8 9 management and heating, ventilation, and air 10 conditioning monitoring systems; 11 (F) \$ for the installation of security 12 systems that utilize smart building technologies; 13 and 14 (G) \$ for the installation of building 15 health monitoring systems. §431:10E-C Insurance premiums; discounts; disaster 16 response plans. Each property insurer that provides property 17 insurance to an association pursuant to section 514B-143(a)(1) 18 shall offer a discount on the association's annual insurance 19 premium equal to \$ if the association develops a 20

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comprehensive disaster response plan to minimize losses and 1 2 claims in an emergency. **§431:10E-D Rules.** The commissioner shall adopt rules 3 4 pursuant to chapter 91 necessary to implement this part, 5 including rules that specify the requirements that an association must meet to qualify for the discounts specified in 6 sections 431:10E-B and 431:10E-C." 7 8 PART II 9 SECTION 3. The legislature finds that condominium projects 10 on Oahu that have completed and filed life safety evaluations 11 and installed fire safety upgrades or are in the process of 12 actively pursuing the recommendations in the life safety 13 evaluation report, as evidenced by the hiring of a licensed 14 design professional and active pursuit of a permit for the 15 improvements, should receive justifiable insurance premium adjustments based on their proactive risk-reduction efforts. 16 17 Accordingly, the purpose of this part is to regulate 18 insurance premium increases for condominium projects that have 19 undertaken life safety evaluations and are installing or have 20 installed fire safety upgrades.

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1	SECTION 4. C	Chapter 431, Hawaii Revised Statutes, is				
2	amended by adding	a new part to article 10E to be appropriately				
3	designated and to	designated and to read as follows:				
4	"PART . INSURANCE PREMIUM INCREASES					
5	§431:10E-AA	Definitions. As used in this part:				
6	"Condominium	project" has the same meaning as defined in				
7	section 514B-3.					
8	"Condominium	project that has received or is actively				
9	pursuing an accept	able score on a building fire and life safety				
10	evaluation" means a condominium project:					
11	(1) Located in a county that has adopted an ordinance that					
12	amends t	he state fire code by:				
13	(A) Aut	horizing the use of fire prevention and fire				
14	saf	ety systems as an alternative to the use of an				
15	app	proved automatic sprinkler system; and				
16	(B) Req	uiring the condominium project to receive an				
17	acc	eptable score on a building fire and life				
18	saf	ety evaluation for the alternative to the				
19	req	uired use of an approved automatic sprinkler				
20	sys	tem; and				
21	(2) That has	either:				

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1	(A) H	Rece	ived and currently maintains an acceptable	
2	S	scor	e on a building fire and life safety	
3	e	eval	uation for the alternative to the required	
4	ι	ise (of an approved automatic sprinkler system; or	
5	(B) (Comp	leted a building fire and life safety	
6	e	evalu	uation for the alternative to the required	
7	ι	ise (of an approved automatic sprinkler system	
8	ć	and:		
9	(i)	Is actively pursuing the recommendations of	
10			the evaluation by hiring a licensed design	
11			professional;	
12	i)	i)	Is actively pursuing a permit for the	
13			improvements; and	
14	(ii	i)	Will complete the improvements by the	
15			beginning of the next property insurance	
16			policy period.	
17	"Premium ir	ncrea	ase" means any upward adjustment in the	
18	insurance premiu	ums (charged by a property insurer for coverage on	
19	a condominium project.			
20	"Property insurer" means any entity providing property			
21	insurance in the	e Sta	ate under this chapter.	

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1	§431:10E-BB Insurance premium adjustment. (a) Any			
2	property insurance premium increase shall be:			
3	(1) Based on actuarial justifications that reflect actual			
4	risk reduction resulting from upgraded fire safety			
5	improvements installed in conjunction with a building			
6	fire and life safety evaluation; and			
7	(2) Accompanied by a detailed, written explanation,			
8	including actuarial data and risk assessments			
9	supporting the increase.			
10	(b) No property insurance premium applicable to a			
11	condominium project that has received or is actively pursuing an			
12	acceptable score on a building fire and life safety evaluation			
13	shall be increased by more than ten per cent from the previous			
14	year unless the property insurer demonstrates, through			
15	independently verified data, that an amount in excess of ten per			
16	cent is necessary due to external factors, including natural			
17	disaster risk assessments or market-wide claims experience.			
18	§431:10E-CC Filing and oversight requirements. (a) Each			
19	property insurer that provides property insurance to an			
20	association pursuant to section 514B 143(a)(1) shall file an			
21	annual report with the commissioner detailing and providing			

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1 justification for all premium increases, including but not 2 limited to: Any actuarial data used to justify a premium increase; 3 (1)4 and 5 (2)A summary of any predictive modeling tools and 6 techniques, including catastrophe modeling, used to justify a premium increase; provided that the summary 7 8 shall include a description of each modeling tool or technique, the results of the modeling done using the 9 tool or technique, and an explanation of why those 10 11 results justify a premium increase. 12 If a property insurer believes that any portion of the (b) report filed pursuant to subsection (a) includes proprietary 13 information that should be withheld from disclosure as 14 confidential, then the property insurer shall inform the 15 16 commissioner in writing and provide justification to support the 17 property insurer's claim. The commissioner shall review the information 18 (C) submitted pursuant to subsection (b) and determine whether the 19 information should be withheld from disclosure as confidential. 20 The commissioner's decision shall be final. If the commissioner 21



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determines that the information is confidential, the information
 shall be exempt from public disclosure to the extent permitted
 by chapter 92F.

4 (d) The commissioner shall make all reports available to
5 the public on the insurance division's website; provided that
6 any portion of the report deemed confidential pursuant to
7 subsection (c) shall not be disclosed.

8 (e) The commissioner shall review property insurer filings
9 to ensure compliance with this part and investigate complaints
10 of unjustified premium increases.

11 §431:10E-DD Penalties. (a) Any property insurer that 12 imposes a premium increase in violation of section 431:10E-BB 13 shall:

14 (1) Be subject to a fine of up to \$10,000 per violation;15 and

16 (2) Refund excessive increases in premium payments.

17 (b) The commissioner may suspend or revoke the license to 18 operate in the State of any property insurer that commits five 19 or more violations of this part within a ten-year period."

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PART III

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1 SECTION 5. If any provision of this Act, or the 2 application thereof to any person or circumstance, is held invalid, the invalidity does not affect other provisions or 3 applications of the Act that can be given effect without the 4 invalid provision or application, and to this end the provisions 5 of this Act are severable. 6 7 SECTION 6. This Act does not affect rights and duties that 8 matured, penalties that were incurred, and proceedings that were begun before its effective date. 9 10 SECTION 7. This Act shall not be applied so as to impair any contract existing as of the effective date of this Act in a 11 12 manner violative of either the Constitution of the State of Hawaii or Article I, Section 10, of the United States 13 Constitution. 14 SECTION 8. In codifying the new sections added by sections 15 2 and 4 of this Act, the revisor of statutes shall substitute 16 17 appropriate section numbers for the letters used in designating the new sections in this Act. 18

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SECTION 9. This Act shall take effect on July 1, 2050.

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Report Title:

Condominiums; Property Insurance; Insurance Premiums; Discounts; Risk Mitigation Upgrades; Disaster Response Plans; Fire and Life Safety Evaluation

Description:

Requires property insurers to offer discounts on a condominium association's annual insurance premium if the association adopts specific risk mitigation upgrades or develops comprehensive disaster response plans. Requires property insurers of condominiums to base premium increases on actuarial justifications that reflect actual risk reduction resulting from upgraded fire safety improvements installed in conjunction with a building fire and life safety evaluation. Requires property insurers of condominiums to justify premium increases above ten per cent. Requires property insurers of condominiums to publicly report premium increases each year. Effective 7/1/2050. (SD2)

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

