## A BILL FOR AN ACT

RELATING TO PROFESSIONAL AND VOCATIONAL LICENSING TRUST FUNDS.

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

SECTION 1. Section 444-26, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§444-26 Contractors recovery fund; use of fund; person The board is authorized to establish and 4 injured; fees. (a) 5 maintain a contractors recovery fund from which any person 6 injured by an act, representation, transaction, or conduct of a duly licensed contractor, which is in violation of this chapter 7 8 or the rules adopted pursuant thereto, may recover by order of the circuit court or district court of the judicial circuit 9 10 where the violation occurred, an amount of not more than \$12,500 11 per contract, regardless of the number of persons injured under 12 the contract, for damages sustained by the act, representation, 13 transaction, or conduct. Recovery from the fund shall be 14 limited to the actual damages suffered by the claimant, 15 including court costs and fees as set by law, and reasonable 16 attorney fees as determined by the court; provided that recovery 17 from the fund shall not be awarded to persons injured by an act,

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representation, transaction, or conduct of a contractor whose
 license was suspended, revoked, forfeited, terminated, or in an
 inactive status at the time the claimant entered into the
 contract with the contractor.

5 For purposes of this chapter, "person injured" or (b) "injured person" means and is limited to owners or lessees of 6 7 private residences, including condominium or cooperative units, 8 who have contracted with a duly licensed contractor for the construction of improvements or alterations to the owners' or 9 10 lessees' own private residences and owners or lessees of real 11 property who have contracted with a duly licensed contractor for 12 the construction of the owners' or lessees' own private 13 residences on the owners' or lessees' real property.

(c) When any person applies for a contractors license, the
person shall pay, in addition to the person's original license
fee, a fee of \$150 for deposit in the contractors recovery fund,
and a fee for deposit in the contractors education fund as
provided in rules adopted by the director pursuant to chapter
91. In the event that the board does not issue the license,
these fees shall be returned to the applicant.

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1	[ <del>(d) When the contractors recovery fund attains a funding</del>
2	level of \$420,893 in any fiscal year, the board shall either:
3	(1) Cease accepting payments made by renewing licensees;
4	<del>OT</del>
5	(2) Develop a process to refund monies in excess of the
6	\$420,893 fund balance to licensees who paid into the
7	fund, and refund such monies.
8	If acceptance of payments is ceased, it shall remain ceased
9	until the funding level falls below \$420,893.]"
10	SECTION 2. Section 444-29, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"[ <b>-[]§444-29</b> [ <del>]</del> ] Management of fund. (a) The sums received
13	by the contractors license board for deposit in the contractors
14	recovery fund shall be held by the contractors license board in
15	trust for carrying out the purposes of the contractors recovery
16	fund. The contractors license board, as trustee of the recovery
17	fund, shall be authorized to retain private legal counsel to
18	represent the board in any action which may result in collection
19	from the contractors recovery fund. These funds may be invested
20	and reinvested in the same manner as funds of the state
21	employees' retirement system, and the interest from these



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1	investments shall be deposited to the credit of the contractors
2	education fund.
3	(b) The contractors education fund, which is hereby
4	created, shall be available to the contractors license board for
5	educational purposes[ <del>; provided that when the contractors</del>
6	education fund attains a funding level of \$15,315 in any fiscal
7	year, the board shall either:
8	(1) Cease accepting payments made by renewing licensees;
9	or
10	(2) Develop a process to refund monies in excess of the
11	\$15,315 fund balance to licensees who paid into the
12	fund, and refund such monies.
13	If acceptance of payments is ceased, it shall remain ceased
14	until the funding level falls below \$15,315].
15	(c) Any law to the contrary notwithstanding, to maintain a
16	reasonable relation between the fees generated and the cost of
17	services rendered by the contractors recovery fund and the
18	contractors education fund, the board may make a finding that a
19	fee adjustment is appropriate and adjust the fees generated by
20	renewals accordingly. For the purposes of finding that a fee
21	adjustment is appropriate in order to maintain a reasonable

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1	relation	between the fees generated and the cost of services
2	rendered	by the funds, the board's review shall include the
3	following	<u>:</u>
4	(1)	Frequency and timing of anticipated revenue to the
5		fund;
6	(2)	Identification of a reserve amount based on
7		unanticipated revenue reductions and historical
8		expenditures;
9	(3)	Anticipated expenses paid, including recovery payouts
10		during a biennial budget cycle;
11	(4)	Unanticipated natural disasters or catastrophic
12		weather events that may increase fund payments; and
13	(5)	Any statutory adjustments to fund payout amounts.
14	The balar	ce of the funds shall not exceed a sum determined by
15	the board	. The sum shall be determined by the board
16	biannuall	<u>Y</u> ."
17	SECT	'ION 3. Section 467-11, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"§46	7-11 Fees; original license and biennial renewals.
20	(a) All	fees for applications, registrations, certificates, and
21	any licer	se prescribed by this chapter shall be deposited to the



credit of the compliance resolution fund established pursuant to
 section 26-9(o), and all fees allocated to the real estate
 education fund shall be as provided in rules adopted by the
 director of commerce and consumer affairs pursuant to chapter
 91.

6 (b) The biennial renewal fee and completed renewal 7 application shall be submitted to the department of commerce and 8 consumer affairs on or before the commission-prescribed deadline 9 and prior to the expiration date of the license. All real 10 estate licenses expire on December 31 of an even-numbered year. 11 Failure, neglect, or refusal of any duly licensed real estate 12 broker or real estate salesperson to pay the biennial renewal 13 fee and to submit a completed renewal application shall 14 constitute a forfeiture of the license as of January 1 of the 15 subsequent odd-numbered year.

(c) The forfeited license of an individual real estate
broker or real estate salesperson may be restored upon
compliance with the licensing renewal requirements provided by
law; submission of a complete written application; payment of
all applicable renewal fees, penalty fees, compliance resolution
fund fees, and, if applicable, recovery fund assessments;

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satisfaction of the applicable requirements in sections 467-8 1 and 467-9; submission of written documentation demonstrating 2 3 compliance with section 467-11.5; and, for individual licensees, satisfaction of one of the following as applicable: 4 5 (1)For a license forfeited for more than one year but 6 less than four years, the successful completion of the 7 commission-approved course or courses or passage of 8 the commission-approved examination; or 9 (2) For a license forfeited for more than four years but 10 less than five years, the successful passage of the 11 commission-approved examination. 12 The license of any individual licensed as a real (d) 13 estate broker or a real estate salesperson who fails to apply 14 for restoration of a forfeited license within five years from 15 the date of forfeiture shall be automatically terminated. Once 16 a license has been terminated pursuant to this section, the 17 individual may apply for a new salesperson license pursuant to 18 and subject to all applicable laws and rules in effect at the 19 time of application.

20 (e) The license of any real estate broker other than a21 natural person that fails to apply for restoration of a



forfeited license within one year from the date of forfeiture,
 shall be automatically terminated. Once a license has been
 terminated pursuant to this section, the entity may apply for a
 new license pursuant to and subject to all applicable laws and
 rules in effect at the time of application.

6 (f) A real estate broker or real estate salesperson may place that person's license on an inactive status by filing an 7 application and setting forth information prescribed or required 8 9 by the commission; the license shall be renewed on or before the 10 commission-prescribed deadline prior to the expiration date of 11 the license by payment of the biennial renewal fee and 12 submission of a completed renewal application. A real estate 13 broker or real estate salesperson may reactivate that person's 14 inactive license by satisfying section 467-11.5, filing an 15 application setting forth any information as may be prescribed 16 or required by the commission, and paying the proper fee.

17 (g) The commission may refund any fee erroneously paid to
18 it under this section when the commission deems it just and
19 equitable.

20 [(h) If the education fund balance attains a funding level
21 of \$1,713,510 in any fiscal year, the commission shall either:

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1 (1) Cease accepting payments made by renewing licensees; 2 or (2) Develop a process to refund monies in excess of the 3 \$1,713,510 fund balance to licensees who paid into the 4 5 fund,--and refund-such monies. If acceptance of payments is ceased, it shall remain ceased 6 until the funding level falls below \$1,713,510.]" 7 8 SECTION 4. Section 467-16, Hawaii Revised Statutes, is amended to read as follows: 9 10 "§467-16 Real estate recovery fund; use of fund; fees. 11 The commission shall establish and maintain a trust fund (a) which shall be known as the real estate recovery fund from which 12 13 any person aggrieved by an act, representation, transaction, or 14 conduct of a duly licensed real estate broker, or real estate salesperson, upon the grounds of fraud, misrepresentation, or 15 16 deceit, may recover upon the commission's settlement of a claim 17 or by order of the circuit court or district court of the county where the violation occurred, an amount of not more than \$25,000 18 19 per transaction for damages sustained by the fraud, 20 misrepresentation, or deceit, including court costs and fees as



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set by law, and reasonable attorney fees as determined by the
 court.

3 (b) When any person makes application for an original license to practice as a real estate broker or salesperson the 4 5 person shall pay, in addition to the person's original license fee, a real estate recovery fund fee as provided in rules 6 adopted by the director of commerce and consumer affairs 7 8 pursuant to chapter 91 for deposit in the real estate recovery If the commission does not issue the license, this fee 9 fund. 10 shall be returned to the applicant.

11 The commission, as the trustee of the real estate (C) recovery fund, shall be authorized to expend the funds to: 12 13 (1)Retain private legal counsel to represent the 14 commission in any action involving or which may result 15 in payment from the real estate recovery fund; 16 Retain a certified public accountant for accounting (2)17 and auditing of the real estate recovery fund; 18 Employ necessary personnel, not subject to chapter 76, (3) 19 to assist the commission in exercising its powers and 20 duties with respect to the real estate recovery fund; 21 and



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1	(4) Retain a consultant to recover and collect any
2	payments from the real estate recovery fund plus
3	interest from the judgment debtor.
4	[ <del>(d) When the real estate recovery fund attains a funding</del>
5	level of \$481,799 in any fiscal year, the commission shall
6	either:
7	(1) Cease accepting payments made by renewing licensees;
8	<del>or</del>
9	(2) Develop a process to refund monies in excess of the
10	\$481,799 fund balance to licensees who paid into the
11	fund, and refund such monies.
12	If acceptance of payments is ceased, it shall remain ceased
13	until the funding level falls below \$481,799.]"
14	SECTION 5. Section 467-19, Hawaii Revised Statutes, is
15	amended by amending subsection (a) to read as follows:
16	"(a) The sums received by the real estate commission for
17	deposit in the real estate recovery fund shall be held by the
18	commission in trust for carrying out the purpose of the real
19	estate recovery fund. The real estate commission, as the
20	trustee of the recovery fund, shall be authorized to expend the
21	funds to retain private legal counsel to represent the

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1 commission in any action involving the real estate recovery 2 fund. These funds may be invested and reinvested in the same 3 manner as funds of the state employees retirement system, and the interest from these investments shall be deposited to the 4 5 credit of the real estate education fund, and which shall be 6 available to the commission for educational purposes, which is hereby created. The real estate commission, as trustee of the 7 8 real estate education fund, may invest and reinvest the real 9 estate education fund in the same manner as funds of the state 10 employees retirement system. Any law to the contrary 11 notwithstanding, the commission may make one or more findings that a fee adjustment is appropriate and may adjust the fees 12 13 generated to regulate the fund balances of the real estate 14 recovery fund and the real estate education fund to appropriate 15 levels to maintain a reasonable relation between the fees 16 generated and the cost of services rendered by the real estate 17 recovery fund and real estate education fund. The commission 18 for investment purposes, may combine the real estate education 19 and recovery funds and invest and reinvest the combined funds in 20 the same manner as funds of the state employees retirement 21 system. The commission shall keep separate accounting records

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1	for the t	wo funds. For the purposes of finding that a fee
2	adjustmen	t is appropriate in order to maintain a reasonable
3	relation 1	between the fees generated and the cost of services
4	rendered ]	by the funds, the commission's review shall include the
5	following	<u>.</u>
6	(1)	Frequency and timing of anticipated revenue to the
7		fund;
8	(2)	Identification of a reserve amount based on
9		unanticipated revenue reductions and historical
10		expenditures;
11	(3)	Anticipated expenses paid, including recovery payouts
12		during a biennial budget cycle;
13	(4)	Unanticipated natural disasters or catastrophic
14		weather events that may increase fund payments; and
15	(5)	Any statutory adjustments to fund payout amounts.
16	The balan	ce of the funds shall not exceed a sum determined by
17	the commi	ssion. The sum shall be determined by the commission
18	biannuall	<u>У.</u> "
19	SECT	ION 6. Section 514B-71, Hawaii Revised Statutes, is
20	amended b	y amending subsection (b) to read as follows:

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1	"(b)	The commission shall use all moneys in the
2	condomini	um education trust fund for purposes consistent with
3	subsection	n (a). Any law to the contrary notwithstanding, the
4	commissio	n may make a finding that a fee adjustment is
5	appropria	te and adjust the fees paid by associations to regulate
6	the fund	balance to an appropriate level to maintain a
7	reasonabl	e relation between the fees generated and the cost of
8	services	rendered by the condominium education trust fund. For
9	the purpo	ses of finding that a fee adjustment is appropriate in
10	order to	maintain a reasonable relation between the fees
11	generated	and the cost of services rendered by the fund, the
12	commissio	n's review shall include the following:
13	(1)	Frequency and timing of anticipated revenue to the
14		fund;
15	(2)	Identification of a reserve amount based on
16		unanticipated revenue reductions and historical
17		expenditures;
18	(3)	Anticipated expenses paid, including recovery payouts
19		during a biennial budget cycle;
20	(4)	Unanticipated natural disasters or catastrophic
21		weather events that may increase fund payments; and

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1	(5)	Any statutory adjustments to fund payout amounts.
2	The balan	ce of the fund shall not exceed a sum determined by the
3	commissio	n. The sum shall be determined by the commission
4	biannuall	<u>y.</u> "
5	SECT	ION 7. Section 514B-72, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"§51	4B-72 Condominium education trust fund; payments by
8	associati	ons and developers. (a) Each project or association
9	with more	than five units shall pay to the department of
10	commerce	and consumer affairs:
11	(1)	A condominium education trust fund fee within one year
12		after the recordation of the purchase of the first
13		unit or within thirty days of the association's first
14		meeting, and thereafter, on or before June 30 of every
15		odd-numbered year, as prescribed by rules adopted
16		pursuant to chapter 91; and
17	(2)	Beginning with the July 1, 2015, biennium
18		registration, an additional annual condominium
19		education trust fund fee in an amount equal to the
20		product of \$1.50 times the number of condominium units
21		included in the registered project or association to

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1 be dedicated to supporting mediation or voluntary binding arbitration of condominium related disputes. 2 3 The additional condominium education trust fund fee 4 shall total \$3 per unit until the commission adopts 5 rules pursuant to chapter 91. On June 30 of every odd-numbered year, any unexpended additional amounts 6 7 paid into the condominium education trust fund and 8 initially dedicated to supporting mediation or 9 voluntary binding arbitration of condominium related 10 disputes, as required by this paragraph, shall be used for educational purposes as provided in section 514B-11 71(a)(1), (2), and (3). 12

(b) Each developer shall pay to the department of commerce and consumer affairs the condominium education trust fund fee for each unit in the project, as prescribed by rules adopted by the director of commerce and consumer affairs pursuant to chapter 91. The project shall not be registered and no effective date for a developer's public report shall be issued until the payment has been made.

20 (c) Payments of any fees required under this section shall21 be due on or before the registration due date and shall be

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1	nonrefundable [ <del>except as specified in subsection (e). Unless</del>	
2	acceptance of payments is ceased pursuant to subsection (e),	
3	failure]. Failure to pay the required fee by the due date shall	
4	result in a penalty assessment of ten per cent of the amount due	
5	and the association shall not have standing to bring any action	
6	to collect or to foreclose any lien for common expenses or other	
7	assessments in any court of this State until the amount due,	
8	including any penalty, is paid. Failure of an association to	
9	pay a fee required under this section shall not impair the	
10	validity of any claim of the association for common expenses or	
11	other assessments, or prevent the association from defending any	
12	action in any court of this State.	
13	(d) The department of commerce and consumer affairs shall	
14	allocate the fees collected under this section to the	
15	condominium education trust fund established pursuant to section	
16	514B-71. The fees collected pursuant to this section shall be	
17	administratively and fiscally managed together as one	
18	condominium education trust fund established by section 514B-71.	
19	[-(e) When the condominium education trust fund attains a	
20	funding level of \$1,819,971 in any fiscal year, the commission	
21	shall either:	

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1	(1)	Cease accepting payments made by projects and
2		associations at each biennial registration; or
3	<del>(2)</del>	Develop a process to refund monies in excess of the
4		\$1,819,971 fund balance to projects and associations
5		that paid into the fund at applicable biennial
6		registrations, and refund such monies.
7	<del>If a</del>	cceptance of payments is ceased, it shall remain ceased
8	until the	funding level falls below \$1,819,971.]"
9	SECT	ION 8. Act 29, Session Laws of Hawaii 2019, is amended
10	by amendi	ng section 18 to read as follows:
11	"SEC	TION 18. This Act shall take effect on July 1, 2019;
12	provided	that:
13	(1)	Section 3 shall take effect on June 28, 2019; and
14	(2)	Sections 7, 8, 10, 11, and 12 of this Act shall take
15		effect on July 1, 2020[ <del>, and shall be repealed on June</del>
16		30, 2022; provided further that sections 444-26,
17		444-29, 467-11, 467-16, and 514B-72, Hawaii Revised
18		Statutes, shall be reenacted in the form in which it
19		read prior to the effective date of this Act]."

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1	SECTION 9. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 10. This Act shall take effect on July 1, 2050;
4	provided that the amendments made by this Act shall take effect
5	on July 1, 2020, and shall supersede any contrary amendments
6	made by Act 29, Session Laws of Hawaii 2019.



#### Report Title:

Contractors Recovery Fund; Contractors Education Fund; Real Estate Recovery Fund; Real Estate Education Fund; Condominium Education Trust Fund; Department of Commerce and Consumer Affairs

#### Description:

Allows the contractors license board and real estate commission to adjust, reduce, suspend, or cease collection of recovery fund and education fund fees to maintain a reasonable relation between the fees generated and the cost of services rendered by the funds. Caps the contractors recovery fund, contractors education fund, real estate recovery fund, real estate education fund, and condominium education trust fund at amounts determined biannually by the contractors license board or real estate commission. Effective 7/1/2050. (HD3)

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

