A BILL FOR AN ACT

RELATING TO HURRICANE PREPAREDNESS.

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

1	SECTION 1. The legislature finds that Hawaii is
2	susceptible to property loss due to hurricanes, tropical storms,
3	and strong winds. The best long-term solution to reducing
4	potential damage is the statewide use of wind resistive devices.
5	The legislature also finds that residents in this State must
6	inspect, repair, and reinforce their residences every year to
7	prepare for the possibility of a hurricane making landfall. The
8	inspection, repair, and reinforcement of residences consume
9	needed resources from homeowners' budgets but result in
10	homeowners having more hurricane-resistant residences. This, in
11	turn, contributes to reduced hurricane damage repair costs and
12	may qualify homeowners for much-needed hurricane insurance
13	premium credits.
14	The legislature desires to establish a program to provide
15	grants to certain property owners for the installation of wind
16	resistive devices, approved by the insurance commissioner, that
17	will lessen the severity of property loss from strong winds.

1 The legislature finds that the program will serve a public 2 purpose by protecting the health, safety, and welfare of Hawaii 3 residents. The installation of wind resistive devices will help 4 reduce the incidence and severity of personal injury and 5 property damage in the event of a hurricane, thereby preserving 6 human life and property values and minimizing disruptions to the State's economy, business activity, and delivery of public 7 8 services. The program will also serve the public purpose of 9 stimulating economic growth and activity in the State by 10 creating business and employment opportunities for the sale and installation of wind resistive devices. 11 12 The legislature finds that the hurricane reserve trust fund was part of a "new, creative, and flexible" mechanism to provide 13 14 hurricane insurance to Hawaii residents in the aftermath of 15 Hurricane Iniki. See Act 339, Session Laws of Hawaii 1993. 16 After its inception, the fund helped stabilize Hawaii's weak 17 hurricane insurance market, yielded the hurricane insurance market to the private sector, and entered a state of dormancy 18 19 ready to be reactivated when needed. 20 The legislature also finds that the fund has assets that 21 currently generate approximately \$3,000,000 dollars annually in

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interest, which is deposited into the general fund and subject 2 to appropriations by the legislature. 3 The purposes of this Act are to: 4 (1)Develop a new, creative, and flexible mechanism that 5 will increase hurricane preparedness in Hawaii; 6 Allocate a portion of the moneys earned through (2) 7 interest from the fund's assets to provide grants 8 under a safe home program; and 9 (3) Financially assist qualified homeowners with the 10 installation of approved wind resistive devices for 11 hurricane preparedness of their homes. 12 SECTION 2. Chapter 431P, Hawaii Revised Statutes, is 13 amended by adding a new part to be appropriately designated and 14 to read as follows: 15 "PART . SAFE HOME PROGRAM 16 **§431P-A Definitions**. As used in this part: 17 "Mitigation" means actions undertaken to reduce losses that 18 may result from a hazard. 19 "Wind resistive devices" means devices and techniques, as 20 identified and determined in accordance with section 431P-F(b), that increase a building's or structure's resistance to damage 21 22 from wind forces.

- 1 §431P-B Establishment of safe home program. (a) The
- 2 commissioner shall develop and implement a program to be
- 3 designated as the safe home program to encourage the
- 4 installation of wind resistive devices. The program may award
- 5 matching or nonmatching grants to eligible applicants based upon
- 6 the availability of funds.
- 7 (b) This part does not create an entitlement for property
- 8 owners or obligate the State in any way to fund the inspection
- 9 or retrofitting of residential property in the State.
- 10 §431P-C Safe home program trust fund. (a) There is
- 11 established a fund to be designated as the safe home program
- 12 trust fund. Moneys transferred to the safe home program trust
- 13 fund may be expended by the commissioner to carry out the
- 14 commissioner's duties and obligations under this part.
- 15 (b) The safe home program trust fund may be used by the
- 16 commissioner to make grants authorized under this part.
- 17 Matching and nonmatching grants awarded under section 431P-E
- 18 from the safe home program trust fund shall not be subject to
- 19 chapter 42F, 91, 103D, or 103F.
- 20 (c) The safe home program trust fund may also be used by
- 21 the commissioner to pay for any administrative, personnel,
- 22 operational, and marketing costs associated with the program.

1	(d) Upon termination of the safe home program, any
2	balances in the safe home program trust fund shall revert to the
3	general fund.
4	§431P-D Eligibility for safe home program. To be eligible
5	for the program, a residential property shall be:
6	(1) The applicant's primary legal residence;
7	(2) Owned and occupied by the applicant;
8	(3) A single-family, owner-occupied residential property;
9	and
10	(4) A residential property covered by a current homeowners
11	or dwelling insurance policy that:
12	(A) Is issued by an insurer licensed in the State or
13	a surplus lines insurer, and is lawfully placed
14	by a broker authorized to do business in the
15	State; and
16	(B) Provides insurance coverage of the residential
17	property equal to or greater than the fair market
18	value of the residential property.
19	§431P-E Matching and nonmatching grants. (a) The
20	commissioner may award matching or nonmatching grants based upon
21	the availability of funds.

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- 1 (b) To be eligible for a nonmatching grant award, the
- 2 applicant shall have an annual adjusted gross household income
- 3 that does not exceed eighty per cent of the median annual
- 4 adjusted gross income for households within the county in which
- 5 the applicant resides, as determined by the applicant's most
- 6 recent federal income tax return. The nonmatching grant award
- 7 shall not exceed \$6,500.
- 8 (c) An applicant having an annual adjusted gross household
- 9 income that exceeds eighty per cent of the median annual
- 10 adjusted gross income for households within the county in which
- 11 the applicant resides, as determined by the applicant's most
- 12 recent federal income tax return, may be eligible for a matching
- 13 grant award. The matching grant award shall not exceed \$5,200
- 14 and shall be matched on a dollar-for-dollar basis by the
- 15 applicant.
- 16 (d) The commissioner shall issue an annual bulletin that
- 17 sets forth the maximum grant award amounts based on the total
- 18 annual adjusted gross household income of the applicant and
- 19 adjusted for the applicant's family size relative to the county
- 20 area median income or the state median family income, whichever
- 21 is higher, as published annually by the United States Department
- 22 of Housing and Urban Development.

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No grant issued by the safe home program shall exceed 2 a total of \$5,200 for matching grants or a total of \$6,500 for nonmatching grants. Any cost of the mitigation project that 3 4 exceeds the amount of the grant award shall be the 5 responsibility of the applicant. 6 §431P-F Standards for the award of grants. (a) Subject to the availability of funds and the standards in this part, 7 grants for wind resistive devices shall be awarded by the 8 9 commissioner: 10 (1) On a first-come, first-served basis, as determined by 11 the commissioner; and 12 (2) For a wind resistive device or devices installed only 13 in a single-family residential dwelling. Grants shall be awarded for the installation of the 14 (b) 15 following: 16 (1)Roof deck attachment; 17 Secondary water barrier; (2) 18 Roof covering; (3) 19 (4)Brace gable ends; 20 Reinforced roof-to-wall connections; (5) 21 (6) Opening protection; 22 (7)Exterior doors, including garage doors;

1	(8)	Tie downs;
2	(9)	Improvements that mitigate problems associated with
3		weakened trusses, studs, and other structural
4		components; and
5	(10)	Any other wind resistive devices approved by the
6		commissioner.
7	The commi	ssioner, in the commissioner's sole discretion, may
8	amend, na	rrow, or expand by rule the definitions, descriptions,
9	specifica	tions, and requirements of the wind resistive devices.
10	(c)	In addition, a grant may be made to an applicant only
11	if the ap	plicant has:
12	(1)	Undergone an acceptable wind certification and
13		hurricane mitigation inspection in accordance with the
14		program requirements;
15	(2)	Filed a completed application form, as determined
16		solely by the commissioner, together with all
17		supporting documentation required by the commissioner;
18	(3)	Installed the wind resistive device or devices in
19		accordance with the program requirements;
20	(4)	Provided any other information deemed necessary by the
21		commissioner; and
22	(5)	Met all additional requirements needed to comply with

1	the safe home program as determined by the
2	commissioner.
3	§431P-G Annual report. The commissioner shall prepare an
4	annual report to the director, governor, and legislature on the
5	use of the safe home program trust fund. The report shall
6	provide statistical information on safe home program
7	participation. The report shall be submitted to the director,
8	governor, and legislature no later than twenty days prior to the
9	convening of each regular legislative session.
10	§431P-H Rules. The commissioner, in accordance with
11	chapter 91, may adopt rules as are necessary or proper to carry
12	out the purposes of this part."
13	SECTION 3. Section 431P-16, Hawaii Revised Statutes, is
14	amended by amending subsection (i) to read as follows:
15	"(i) Moneys in the hurricane reserve trust fund may be
16	disbursed upon dissolution of the Hawaii hurricane relief fund;
17	provided that:
18	(1) The net moneys in the hurricane reserve trust fund
19	shall revert to the general fund after payments by the
20	fund on behalf of licensed property and casualty
21	insurers or the State that are required to be made
22	pursuant to any federal disaster insurance program

1	enacted to provide insurance or reinsurance for
2	hurricane risks are completed; and
3	(2) If the moneys are paid on behalf of licensed property
4	and casualty insurers, payment shall be made in
5	proportion to the premiums from policies of hurricane
6	property insurance serviced by the insurers in the
7	twelve months prior to dissolution of the fund;
8	provided that [all] interest earned from the principal in the
9	hurricane reserve trust fund shall be transferred and deposited
10	into the general fund each year that the hurricane reserve trust
11	fund remains in existence[-]; provided that, for fiscal year
12	2021-2022, the first \$2,000,000 in interest shall be deposited
13	into the safe home program trust fund established pursuant to
14	section 431P-C."
15	SECTION 4. Section 431P-16.5, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"\$431P-16.5 Immunity. There shall be no cause of action,
18	claim for damages or relief, charge, or any other liability [of
19	any kind whatsoever] created against the State, the Hawaii
20	hurricane relief fund, the commissioner, or their respective
21	agents, employees, or board, by $[\tau]$ or relating to the loss
22	mitigation grant program[-] or the safe home program."

1	SECTION 5. There is appropriated out of the hurricane
2	reserve trust fund the sum of \$ or so much thereof as
3	may be necessary for fiscal year 2021-2022 for the purposes of
4	funding the safe home program trust fund established under
5	section 2 of this Act.
6	The sum appropriated shall be expended by the department of
7	commerce and consumer affairs for the purposes of this Act.
8	SECTION 6. There is appropriated out of the safe home
9	program trust fund the sum of \$ or so much thereof as
10	may be necessary for fiscal year 2021-2022 for purposes of the:
11	(1) Establishment and implementation of the safe home
12	program established under this Act; and
13	(2) Establishment of one temporary full-time equivalent
14	(1.0 FTE) position, not subject to chapter 76, Hawaii
15	Revised Statutes, within the insurance division of the
16	department of commerce and consumer affairs to
17	implement and administer the safe home program.
18	The sum appropriated shall be expended by the department of
19	commerce and consumer affairs for the purposes of this Act.
20	SECTION 7. In codifying the new sections added to chapter
21	431P, Hawaii Revised Statutes, by section 2 of this Act, the
22	revisor of statutes shall substitute appropriate section numbers

1 for the letters used in designating and referring to the new 2 sections in this Act. 3 SECTION 8. Statutory material to be repealed is bracketed 4 and stricken. New statutory material is underscored. SECTION 9. This Act, upon its approval, shall take effect 5 6 on July 1, 2021. 7 8 INTRODUCED BY: 9 BY REQUEST JAN 2 5 2021

Report Title:

Insurance; Safe Home Program; Safe Home Program Trust Fund; Grant; Hurricane; Wind Mitigation; Hawaii Hurricane Relief Fund; General Fund; Appropriation; Chapter 431P

Description:

Establishes the Safe Home Program to provide matching and nonmatching grants for installation of wind resistive devices to single-family, owner-occupied, residential property owners upon certain circumstances. Creates one temporary position within the Insurance Division of the Department of Commerce and Consumer Affairs to implement and administer the Safe Home Program.

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

JUSTIFICATION SHEET

DEPARTMENT:

Commerce and Consumer Affairs

TITLE:

A BILL FOR AN ACT RELATING TO HURRICANE

PREPAREDNESS.

PURPOSE:

To establish the Safe Home Program to provide matching and nonmatching grants for installation of wind resistive devices to single-family, owner-occupied, residential property owners upon certain circumstances. To create one temporary position within the Insurance Division of the Department of Commerce and Consumer Affairs to implement and administer the Safe Home Program.

MEANS:

Add a new part to chapter 431P, Hawaii Revised Statutes (HRS), and amend sections 431P-16(i) and 431P-16.5, HRS.

JUSTIFICATION:

Hawaii residents are susceptible to property loss due to hurricanes, tropical storms, and strong winds.

In 2005, a similar grant program codified in chapter 431, article 22, HRS, was established and implemented on a three-year basis; however, that grant program currently has no funding.

This measure will help Hawaii's residents be more resilient in the event of a hurricane, reduce the need for emergency sheltering, and provide for more rapid recovery from a weather-related event.

Impact on the public: This bill will provide matching and nonmatching grants to qualifying property owners, which may in turn alleviate property owners' financial burden of making their homes more wind-resistant. In addition, the installation of wind resistive devices will help reduce the

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incidence and severity of personal injury and property damage suffered by the public

in the event of a hurricane.

Impact on the department and other agencies:

None.

GENERAL FUNDS:

None.

OTHER FUNDS:

Hawaii Hurricane Relief Fund. This bill will allocate \$2,000,000 earned through

interest from assets of the Hawaii Hurricane Relief Fund to provide grants under the Safe

Home Program.

PPBS PROGRAM DESIGNATION:

CCA-106.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

July 1, 2021.