S.B. NO. ¹¹⁴⁰ s.D. 1

A BILL FOR AN ACT

RELATING TO INSURANCE OF LAST RESORT.

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

1 SECTION 1. The legislature finds that fair access to insurance requirements programs, which are commonly called "FAIR 2 3 plans", are state-mandated property insurance programs that fill 4 a critical insurance market gap by offering coverage to 5 individuals and businesses who are unable to obtain property 6 insurance on the regular market. Often used as an insurer of 7 last resort, FAIR plans are especially important for properties 8 that are considered high-risk or difficult to insure due to 9 their location, age, or type of construction.

10 The legislature further finds that state governments have 11 experienced significant challenges in establishing and operating 12 FAIR plans, including financial instability, administrative 13 inefficiencies, and limited access to essential reinsurance 14 markets. These limitations have placed undue burdens on state 15 resources and policyholders, leading to higher premiums, reduced 16 overage options, and delays in claims processing.

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ S.D. 1

1 The legislature also finds that Hawaii's unique geographic 2 location and natural risk profile necessitate a specialized approach to FAIR insurance. Hawaii's insurance market benefits 3 4 from the presence of insurance companies that are primarily domiciled within the State. These companies possess an inherent 5 understanding of Hawaii's unique risk landscape and housing 6 market. Unlike state-run programs, these local insurers already 7 maintain the operational infrastructure, including experienced 8 9 adjusters, claims processors, and support staff required to 10 manage complex insurance needs effectively and efficiently.

Additionally, local insurance companies have greater 11 12 capacity to access and establish lines of reinsurance and other 13 risk-sharing guarantees. This advantage allows these companies to respond rapidly to catastrophic events and stabilize premiums 14 15 in high-risk areas. The State, while capable of providing some 16 financial support, cannot always capitalize on reinsurance 17 markets with the same agility as private entities having 18 established industry relationships and networks.

19 Accordingly, the purpose of this Act is to establish the 20 fair access to insurance requirements program, which shall be 21 administered by a private insurer and overseen by the department

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ S.D. 1

of commerce and consumer affairs, to give residents in high-risk 1 areas an opportunity to purchase affordable and comprehensive 2 3 property insurance coverage. SECTION 2. The Hawaii Revised Statutes is amended by 4 adding a new chapter to be appropriately designated and to read 5 6 as follows: 7 "CHAPTER FAIR ACCESS TO INSURANCE REQUIREMENTS PROGRAM 8 9 PART I. GENERAL PROVISIONS -1 Short title. This chapter shall be known and may 10 S be cited as the Hawaii Insurance of Last Resort Act. 11 12 -2 Definitions. As used in this chapter: S 13 "Director" means the director of commerce and consumer affairs, or the director's designee. 14 15 "High-risk areas" means geographic zones identified by the 16 director as having historical incidences of fire or heightened 17 exposure to catastrophic risks, based on historical data, risk 18 mapping, and consultation with local emergency management 19 authorities. 20 "Primarily domiciled Hawaii insurance company" means an 21 insurer with its principal operations and regulatory domicile in

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ s.D. 1

the State, maintaining a significant local presence and
 infrastructure.

3 "Program" means the fair access to insurance requirements
4 program or FAIR program established by this chapter to provide
5 last-resort insurance for residential properties in high-risk
6 areas within the State.

7 "Residential property" includes single-family homes,
8 condominiums, and apartment units used as primary dwellings, but
9 does not include commercial and industrial properties.

10 "Selected insurer" means the primarily domiciled Hawaii
11 insurance company contracted by the director to offer policies
12 under the fair access to insurance requirements program.

13 § -3 FAIR Program; established. There is established 14 within the department of commerce and consumer affairs the fair 15 access to insurance requirements program, which shall offer 16 residents living in high-risk areas the opportunity to purchase 17 affordable and comprehensive property insurance coverage for 18 their residential properties.

19 § 4 Implementation by director. (a) The director shall
20 oversee the implementation of the program, ensuring compliance

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ S.D. 1

| 1 | with this | chapter, and adopting and enforcing applicable |
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| 2 | regulation | ns. The implementation process shall include: |
| 3 | (1) | Establishing the program; |
| 4 | (2) | Adopting rules pursuant to chapter 91 and any policies |
| 5 | | and procedures necessary to establish, implement, and |
| 6 | | operate the program, including coverage requirements |
| 7 | | and options, eligibility requirements for |
| 8 | | policyholders, and premium calculation methodologies; |
| 9 | | and |
| 10 | (3) | Selecting a selected insurer to offer and administer |
| 11 | | policies under the program; provided that the selected |
| 12 | | insurer shall be a primarily domiciled Hawaii |
| 13 | | insurance company. |
| 14 | (b) | The director shall: |
| 15 | (1) | Monitor the selected insurer's compliance with this |
| 16 | | chapter, including any rules adopted under this |
| 17 | | chapter; |
| 18 | (2) | Ensure that the selected insurer complies with the |
| 19 | | consumer protection and affordability requirements of |
| 20 | | this chapter and other applicable laws and rules; and |

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ S.D. 1

1 (3) Conduct periodic reviews and audits of the selected 2 insurer's operations. 3 -5 Reinsurance mechanisms. (a) The selected insurer S 4 shall utilize a combination of state-supported and private reinsurance mechanisms to mitigate risk exposure and stabilize 5 6 premiums, including: 7 (1) Access to the Hawaii hurricane relief fund, as 8 authorized under state law, for reinsurance support; 9 (2) Participation in private reinsurance arrangements to 10 ensure additional coverage for catastrophic risks; and 11 (3) Any other reinsurance or risk-sharing mechanisms 12 approved by the director. 13 (b) The director shall provide guidance to the selected 14 insurer on leveraging reinsurance markets effectively and may facilitate access to additional state-supported programs to 15 16 enhance the program's stability. 17 S -6 Collaboration with reinsurance providers. (a) 18 Contracts between the selected insurer and reinsurance providers 19 shall recognize the unique risks faced by policyholders in 20 high-risk areas.

2025-1189 SB1140 SD1 SMA.docx

1140 S.B. NO. S.D. 1

(b) The director may engage with third-party consultants
 to assist the selected insurer in evaluating and securing
 reinsurance contracts.

§ -7 Collaboration with state agencies. (a) The
director may coordinate with other state agencies, including the
Hawaii emergency management agency and other branches of the
department of commerce and consumer affairs, to ensure the
effective implementation and administration of the program.

9 (b) The Hawaii hurricane relief fund shall collaborate
10 with the director to provide necessary reinsurance and financial
11 support for purposes of section -5.

12 § -8 Revenue bonds. (a) The director may issue revenue 13 bonds in amounts as may be authorized by the legislature for the 14 purposes of:

15 (1) Capitalizing the program;

16 (2) Ensuring the sustainability of the program during the17 program's initial implementation; and

18 (3) Ensuring the sustainability of the program during19 catastrophic events.

20 (b) Proceeds of revenue bonds issued pursuant to
21 subsection (a) shall be utilized solely to support the program,

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ S.D. 1

1 including administrative costs, reinsurance arrangements, and 2 premium stabilization. 3 (c) Revenue bonds authorized under this section shall be 4 issued pursuant to, and shall comply with, chapter 39. 5 The director shall oversee the allocation and use of (d) 6 revenue bond proceeds to ensure: Alignment with program objectives; and 7 (1)8 Compliance with this chapter and state financial laws (2)9 and rules. 10 S -9 Premium stabilization fund. (a) If revenue bonds are issued pursuant to section -8, the director shall 11 establish in the state treasury a premium stabilization fund, 12 into which proceeds from the revenue bonds shall be deposited. 13 14 (b) Moneys in the premium stabilization fund shall be used 15 to: 16 (1) Provide subsidies or premium adjustments to ensure affordability for policyholders in high-risk areas; 17 18 and 19 (2) Pay expenses related to the administration of the 20 program.

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ s.d. 1

1 The director shall provide oversight over the premium (C) 2 stabilization fund to ensure transparency and fiscal responsibility. If established by the director, the fund shall 3 4 be audited at least annually by an independent certified public 5 accountant selected by the director. 6 S -10 Incentive program. (a) The director shall establish an incentive program to promote environmentally 7 8 resilient construction practices for policyholders participating 9 in the program. 10 (b) The incentive program shall include: 11 (1) Premium discounts or rebates for policyholders who 12 have installed or implemented resilient construction 13 measures approved by the director, such as: 14 (A) Hurricane-resistant roofing materials; 15 (B) Elevated foundations to mitigate flooding; and 16 (C) Fire-resistant building materials in high-risk 17 fire zones; and 18 (2) Educational resources to inform policyholders of 19 available incentives pursuant to paragraph (1) and the 20 benefits of resilient construction practices.

2025-1189 SB1140 SD1 SMA.docx

Page 9

S.B. NO. ¹¹⁴⁰ s.D. 1

1 (C) The director shall collaborate with industry experts 2 and environmental organizations to develop guidelines for eligible construction measures and ensure compliance with 3 4 applicable building codes. -11 Consumer protection standards. (a) The selected 5 S insurer shall: 6 7 Transparently communicate all applicable policy terms, (1)8 rates, and claims procedures to policyholders; 9 (2) Establish and maintain fair claims handling practices, 10 including the timely processing of all claims; and 11 (3) Ensure accessible customer service to address policyholders' concerns. 12 13 (b) The director shall ensure that policyholders have 14 access to an appeals process to resolve disputes regarding 15 claims or coverage decisions. Any dispute arising from the dispossession of a 16 (C) 17 dispute under subsection (b) shall be resolved by the director. 18 The decision of the director shall be final; provided that a party to the dispute may file a petition requesting review of 19 the decision in a court of competent jurisdiction within sixty 20 days of the date the director renders a final decision. 21

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ S.D. 1

| 1 | § -12 Penalties. (a) The director may impose penalties |
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| 2 | for non-compliance with this chapter or any rules adopted under |
| 3 | this chapter, including: |
| 4 | (1) Failure to meet program guidelines; and |
| 5 | (2) Failure to meet consumer protection standards pursuant |
| 6 | to section -11. |
| 7 | (b) Penalties may include the imposition of a fine of not |
| 8 | more than \$ per violation, requiring corrective |
| 9 | measures as deemed necessary by the director, or both. |
| 10 | (c) If the selected insurer commits repeated violations of |
| 11 | this chapter or any rules adopted under this chapter, the |
| 12 | director may terminate the selected insurer's contract to |
| 13 | administer the program. |
| 14 | § -13 Annual reports. (a) The selected insurer shall |
| 15 | submit annual reports to the director, which shall include: |
| 16 | (1) A detailed summary of the program's financial |
| 17 | performance, including the total amount of premiums |
| 18 | collected and claims paid during the preceding year; |
| 19 | (2) An analysis of policyholder participation and |
| 20 | feedback; |

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. ¹¹⁴⁰ s.d. 1

| 1 | (3) | Details of the selected insurer's reinsurance |
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| 2 | | arrangements and financial performance pursuant to |
| 3 | | sections -5 and -6; |
| 4 | (4) | Any recommendations to improve the program; and |
| 5 | (5) | Any other information required by the director. |
| 6 | (b) | No later than twenty days prior the convening of each |
| 7 | regular s | ession, the director shall submit an annual report to |
| 8 | the legis | lature that includes: |
| 9 | (1) | A summary of the information provided to the director |
| 10 | | under subsection (a); |
| 11 | (2) | An assessment of the program's performance; |
| 12 | (3) | An assessment of the selected insurer's compliance |
| 13 | | with this chapter; |
| 14 | (4) | A summary of the program's reinsurance performance; |
| 15 | (5) | A summary of the director's use of revenue bond |
| 16 | | authority pursuant to section $-8;$ |
| 17 | (6) | A summary of the premium stabilization fund moneys, |
| 18 | | including revenues, expenditures, the number of |
| 19 | | premium subsidies or adjustments that were made using |
| 20 | | moneys from the fund, and the results of the annual |
| 21 | | audit required pursuant to section -9; and |

2025-1189 SB1140 SD1 SMA.docx

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S.B. NO. ¹¹⁴⁰ S.D. 1

1 (7) Any other findings and recommendations, including 2 proposed legislation. 3 s -14 Rules. The director may adopt rules pursuant to 4 chapter 91 to effectuate the purposes of this chapter." 5 SECTION 3. (a) The director of commerce and consumer affairs shall adopt administrative rules pursuant to chapter 91, 6 7 Hawaii Revised Statutes, necessary to establish, implement, and 8 operate the fair access to insurance requirements program, 9 including eligibility requirements for policyholders, coverage 10 options, and premium calculation methodologies, no later than 11 January 1, 2026. 12 The selected insurer contracted by the director of (b) 13 commerce and consumer affairs to offer and administer programs

15 access to insurance requirements program no later than 16 December 31, 2025.

under this Act shall begin offering policies under the fair

SECTION 4. If any provision of this Act, or the application thereof to any person or circumstance, is held invalid, the invalidity does not affect other provisions or applications of the Act that can be given effect without the

2025-1189 SB1140 SD1 SMA.docx

S.B. NO. $^{1140}_{S.D. 1}$

- 1 invalid provision or application, and to this end the provisions
- 2 of this Act are severable.
- 3 SECTION 5. This Act shall take effect on July 1, 2050.



S.B. NO. ¹¹⁴⁰ s.D. 1

Report Title:

DCCA; Residential Property Insurance; High-Risk Areas; Insurer of Last Resort

Description:

Establishes the Fair Access to Insurance Requirements (FAIR) Program, which shall be established in and administered by the Department of Commerce and Consumer Affairs to ensure that residents in high-risk areas can purchase affordable and comprehensive property insurance coverage for their residential properties. Authorizes the Director of Commerce and Consumer Affairs to issue revenue bonds in amounts authorized by the Legislature, in which case the Premium Stabilization Fund shall be established by the Director. Effective 7/1/2050. (SD1)

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

