113TH CONGRESS 1ST SESSION

H. R. 1101

To strengthen America's financial infrastructure, by requiring pre-funding for catastrophe losses using private insurance premium dollars to better prepare and protect homeowners from natural catastrophes and to protect taxpayers from massive bailouts, and to provide dedicated funding from insurance premiums to improve catastrophe preparedness, loss prevention and mitigation, and to improve the availability and affordability of private market homeowners insurance coverage for catastrophic events, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 12, 2013

Mr. Sires introduced the following bill; which was referred to the Committee on Financial Services, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To strengthen America's financial infrastructure, by requiring pre-funding for catastrophe losses using private insurance premium dollars to better prepare and protect homeowners from natural catastrophes and to protect taxpayers from massive bailouts, and to provide dedicated funding from insurance premiums to improve catastrophe preparedness, loss prevention and mitigation, and to improve the availability and affordability of private market homeowners insurance coverage for catastrophic events, and for other purposes.

1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, 3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS. 4 (a) SHORT TITLE.—This Act may be cited as the 5 "Homeowners and Taxpayers Protection Act of 2013". 6 (b) Table of Contents.—The table of contents for this Act is as follows: Sec. 1. Short title and table of contents. Sec. 2. Findings and purpose. Sec. 3. Definitions. TITLE I—TAXPAYER PROTECTION, PRE-FUNDED CATASTROPHE RECOVERY, AND MARKET STABILIZATION Sec. 101. National Commission on Natural Catastrophe Preparation and Protection. Sec. 102. Pre-funded and privately financed catastrophe recovery program. Sec. 103. Post-catastrophe market stabilization program for liquidity loans. Sec. 104. Termination. TITLE II—CATASTROPHE READINESS, CITIZEN AND COMMUNITY PREPAREDNESS. AND MITIGATION Sec. 201. National Readiness, Preparedness, and Mitigation Committee. SEC. 2. FINDINGS AND PURPOSE. 9 (a) FINDINGS.—The Congress finds the following: 10 (1) The economy of the United States, the 11 American taxpayers, and all homeowners need to be 12 better prepared for, and more protected from, major 13 natural catastrophes. 14 (2) Taking into consideration the current eco-15 nomic and fiscal challenges facing the United States, 16 it is more important than ever to fortify our Na-

tion's financial infrastructure to be fully prepared

- for major natural catastrophes and to mitigate the risk of catastrophe as much as possible.
 - (3) When major catastrophes hit, the Federal Government is called upon to provide significant funding and services to support recovery.
 - (4) The costs of post-catastrophe Federal "bailouts" are borne by all taxpayers and can create a disincentive to fully prepare for catastrophes.
 - (5) Historically, the budget for Federal Government has assumed there will be no natural catastrophes, and this lack of pre-funding for catastrophes contributed substantially to annual budget deficits and growing national debt.
 - (6) The Budget Control Act of 2011 ends an era of unbudgeted recovery assistance and authorizes a fixed level of annual funding for catastrophes relief.
 - (7) The amount of future catastrophe relief funding is capped at the average amount spent on natural catastrophes during the previous 10 years with the high and low years removed.
 - (8) By removing the high and low years, the law now caps catastrophes spending at a level that is less than 60 percent of the amount spent on catastrophe relief during the previous 10 years.

- (9) Responsibly managing Government spending is a top congressional priority, especially in light of the unprecedented fiscal challenges facing the Nation.
 - (10) Natural catastrophes will continue to occur, and the exposure to catastrophe risk is growing. Scientists warn that future catastrophes will inevitably cause losses far in excess of prior events, and these losses could exceed the limited capacity in the private market to cover claims and remain viable to insure properties after massive catastrophic events.
 - (11) In 2011, the earthquake centered in Virginia that shook the East Coast and the extreme weather and deadly super tornadoes that ripped across the country provided powerful reminders that natural catastrophes can strike unexpectedly, severely damaging areas not thought to be at high risk, and no region is immune from the threat of natural catastrophe.
 - (12) In 2012, the devastation caused by Superstorm Sandy demonstrated yet again the need for a mechanism to ensure that privately funded monies will be available if needed following mega-catastrophes.

- 1 (13) To successfully transition to a more lim2 ited and targeted Federal role in post-event catas3 trophe funding, communities must be better pre4 pared for future catastrophes, the risk of damage
 5 must be mitigated, and individuals must have great6 er access to private market protection against catas7 trophe risk.
 - (14) The private insurance market alone does not have sufficient capacity to efficiently address the timing risk presented by major natural catastrophes, and there is no guarantee that the level of capacity that does exist will continue to be available from one year to the next or that consumers have the resources to adjust to significant price swings in the cost of the capital for available capacity.
 - (15) Disruptions in insurance availability and affordability will continue to harm economic activity in States exposed to major catastrophes and place significant burdens on residents of these States.
 - (16) Consumers in many areas around the country cannot find homeowners insurance in the private market, and affordability and availability challenges will grow dramatically when future major catastrophes strike.

- 1 (17) Hurricane Katrina, Superstorm Sandy,
 2 and other recent catastrophes confirm that the eco3 nomic harm from natural catastrophes has a dis4 proportionate impact upon the poor and middle class
 5 because areas most frequently and adversely im6 pacted by catastrophic hurricanes have dispropor7 tionately high rates of poverty and housing stock
 8 valued well below State averages.
 - (18) A new public-private partnership approach to deal more effectively with major natural catastrophes would more efficiently leverage the public sector and establish a limited, less expensive, more focused role for government while also maximizing the capabilities of the private sector.
 - (19) A privately funded backstop can provide more protection at lower cost for consumers while also strengthening America's financial infrastructure to deal with natural catastrophes by increasing capacity and providing more market stability after a catastrophe.
 - (20) Cost savings can lower premiums for consumers and be used to encourage better prevention and mitigation in lieu of post-event bailouts.
 - (21) A financial backstop can be structured to be fully funded to protect taxpayers from bailouts

- and insurance policyholders from subsidies upon
 which the current system relies.
 - (22) A public-private partnership model, with an appropriately structured backstop, can protect against the timing risk presented by major natural catastrophes, spread risk more broadly, and enable private direct insurers to underwrite and price insurance for large-scale catastrophes more efficiently and with less risk of insolvency or financial distress while making insurance more available and affordable for consumers.
 - (23) A public-private partnership model can be structured to include and encourage participation by private market reinsurers.
 - (24) Incentives and requirements can be created to improve prevention and mitigation measures at the State and local levels, including strong building codes, effective retrofits for existing homes, and sensible land use policies to prohibit further development in environmentally sensitive areas that are highly exposed to catastrophe.
 - (25) For the majority of Americans, their home is their single biggest asset and protecting that investment is important to the economic health of mil-

- lions of Americans, to social stability; and to the
 health of the banking system and broader economy.
 - (26) The financial crisis of 2008 and recent fiscal challenges confirm the value of taking action in advance to strengthen America's financial infrastructure through a privately funded backstop rather than waiting for a future crisis or collapse to take emergency action in the form of bailouts.
 - (27) It is in the best interests of the Nation to take responsible action now to begin to build a financial backstop that will help protect a recovering American economy and mitigate the economic or financial shock that could result from a major catastrophic event.
 - (b) Purposes.—The purposes of this Act are—
 - (1) to better prepare and protect homeowners and taxpayers from major natural catastrophe;
 - (2) to establish a fully funded program for catastrophe losses to strengthen the financial infrastructure of the United States;
 - (3) to protect taxpayers from bailouts and subsidies related to the financing of post-catastrophe catastrophe relief;
- 24 (4) to develop a public-private partnership that 25 maximizes and supplements private market capacity,

1 increases the spread of risk, and increases market 2 stability; (5) to reduce the size of State government in-3 surance exposure; (6) to make private market homeowners insur-6 ance more available and affordable; 7 (7) to improve emergency preparedness; 8 (8) to encourage individuals and communities to 9 adopt mitigation and prevention measures that re-10 duce losses from such catastrophes; and 11 (9) to fortify the Nation's capacity to assist in 12 the financial recovery from major catastrophes. 13 SEC. 3. DEFINITIONS. 14 For purposes of this Act, the following definitions 15 shall apply: (1) ACTUARIALLY SOUND.—The term "actuari-16 17 ally sound" means, with respect to premiums, that 18 premiums are determined according to principles of 19 actuarial science to be adequate, but not excessive, 20 in the aggregate to pay current and future obliga-21 tions, including the expected annualized cost of all 22 claims, loss adjustment expenses, and all administra-23 tive costs. 24 COVERED EVENT.—The term "covered event" means the occurrence of one or more of the 25

- events specified in section 102(c) that causes a loss or series of losses.
- 3 (3) COVERED STATE.—The term "covered 4 States" means, with respect to a State plan, a State 5 covered by the plan.
 - (4) ELIGIBLE STATE PLAN.—The term "eligible State plan" means a State plan or multi-State plan that meets the requirements of section 102(d).
 - (5) EMERGENCY RESPONSE PROVIDERS.—The term "emergency response providers" has the meaning given such term in section 2 of the Homeland Security Act of 2002 (6 U.S.C. 101).
 - (6) Fund.—The term "Fund" means the Catastrophe Preparedness Fund established under section 102(g).
 - (7) Insured loss.—The term "insured loss" means any loss and associated loss adjustment expense insured or reinsured by an eligible State plan.
 - (8) LIQUIDITY LOAN.—The term "liquidity loan" means a loan to an eligible State plan made under section 103.
- 22 (9) MULTI-STATE PLAN.—The term "multi-23 State plan" means a State plan described in para-24 graph (13)(A)(ii) of this section.

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1	(10) QUALIFIED ENTITY.—The term "qualified
2	entity" means a private market reinsurer or other
3	private sector entity that has satisfied the criteria
4	established by the Secretary to be treated as a quali-
5	fied entity for the purposes of section 102(e).
6	(11) Secretary.—The term "Secretary"
7	means the Secretary of the Treasury except as spe-
8	cifically provided otherwise.
9	(12) State.—The term "State" includes the
10	several States of the United States, the District of
11	Columbia, the Commonwealth of Puerto Rico,
12	Guam, the Commonwealth of the Northern Mariana
13	Islands, the United States Virgin Islands, and Amer-
14	ican Samoa, and any other territory or possession of
15	the United States.
16	(13) State plan.—The term "State plan"
17	means a plan that—
18	(A) is created or administered by—
19	(i) a single State; or
20	(ii) two or more States; and
21	(B) provides insurance or reinsurance pro-
22	tection to address natural catastrophe prepared-
23	ness and protection, and in the case of a plan
24	described in subparagraph (A)(ii), provides such

1	protection as part of a program covering mul-
2	tiple States.
3	TITLE I—TAXPAYER PROTEC-
4	TION, PRE-FUNDED CATAS-
5	TROPHE RECOVERY, AND
6	MARKET STABILIZATION
7	SEC. 101. NATIONAL COMMISSION ON NATURAL CATAS-
8	TROPHE PREPARATION AND PROTECTION.
9	(a) Establishment.—To effectuate a stronger pub-
10	lic-private partnership at the local, State, and national lev-
11	els regarding natural catastrophe preparation and protec-
12	tion, the Secretary of the Treasury, in consultation with
13	the Secretary of Homeland Security, shall establish a com-
14	mission to be known as the National Commission on Nat-
15	ural Catastrophe Preparation and Protection (in this title
16	referred to as the "Commission").
17	(b) Duties.—The Commission shall meet for the
18	purpose of advising the Secretary regarding the estimated
19	loss costs associated with the contracts for reinsurance
20	protection made available under this title and carrying out
21	the functions specified in this Act, including—
22	(1) the development and implementation of
23	public education concerning the risks posed by nat-
24	ural catastrophes;

- (2) the establishment of a research priority for the development and implementation of prevention, mitigation, recovery, and rebuilding strategies, that better prepare and protect the United States from natural catastrophes;
 - (3) the establishment of a process for members of the Commission to deploy following every major catastrophe to inspect and evaluate the handling of such catastrophes;
 - (4) conducting continuous analysis of the effectiveness of this Act and recommending improvements to the Congress so that the costs of providing natural catastrophe protection are decreased and so that the United States is better prepared; and
 - (5) ensuring that the programs under this title are operated in a financially prudent manner and on an actuarially sound basis consistent with the provisions of this title and is not dependent on subsidy from taxpayers or consumers in areas that do not reside in areas that have a high-risk to natural catastrophe loss, including by monitoring the expenditure of funds for administrative purposes to promote efficiency and economy in the operation and administration of the program and to minimize the cost for participating States.

1	(c) Members.—The Commission shall consist of 14
2	members, as follows:
3	(1) Homeland Security Member.—The Sec-
4	retary of Homeland Security or the Secretary's des-
5	ignee.
6	(2) Appointed members.—13 members ap-
7	pointed by the Secretary of the Treasury, who shall
8	consist of—
9	(A) the Director of the Federal Insurance
10	Office of the Department of the Treasury, or
11	the Director's designee;
12	(B) a member of a State legislature who
13	can provide the perspective of State govern-
14	ment;
15	(C) one individual who is an actuary;
16	(D) one individual who is employed in en-
17	gineering;
18	(E) one individual representing the sci-
19	entific community;
20	(F) one individual representing property
21	and casualty insurers;
22	(G) one individual representing reinsurers;
23	(H) one individual who is a member or
24	former member of the National Association of
25	Insurance Commissioners:

1	(I) two individuals who are consumers, in-
2	cluding one consumer who is a homeowner who
3	resides in an area with relatively high exposure
4	to natural catastrophe risk and one consumer
5	who resides in an area with relatively low expo-
6	sure to natural catastrophe risk;
7	(J) one individual who is an emergency re-
8	sponse expert;
9	(K) one individual with expertise regarding
10	capital markets; and
11	(L) one individual representing the resi-
12	dential construction community.
13	(d) Treatment of Non-Federal Members.—
14	Each member of the Commission who is not otherwise em-
15	ployed by the Federal Government shall be considered a
16	special Government employee for purposes of sections 202
17	and 208 of title 18, United States Code.
18	(e) Experts and Consultants.—The Commission
19	may procure temporary and intermittent services from in-
20	dividuals or groups recognized as experts in the fields of
21	actuarial science, meteorology, seismology, vulcanology,
22	geology, structural engineering, wind engineering, seismic
23	engineering and hydrology, emergency response, and other
24	fields, under section 3109(b) of title 5, United States

25 Code, but at rates not in excess of the daily equivalent

- 1 of the annual rate of basic pay payable for level V of the
- 2 Executive Schedule, for each day during which the indi-
- 3 vidual procured is performing such services for the Com-
- 4 mission. The Commission may also procure, and the Con-
- 5 gress encourages the Commission to procure, experts from
- 6 universities, research centers, foundations, and other ap-
- 7 propriate organizations that could study, research, and de-
- 8 velop methods and mechanisms that could be utilized to
- 9 strengthen structures to better withstand the events cov-
- 10 ered by this Act.
- 11 (f) Compensation.—Each member of the Commis-
- 12 sion who is not an officer or employee of the Federal Gov-
- 13 ernment shall be compensated at a rate of basic pay pay-
- 14 able for level V of the Executive Schedule, for each day
- 15 (including travel time) during which such member is en-
- 16 gaged in the performance of the duties of the Commission.
- 17 All members of the Commission who are officers or em-
- 18 ployees of the United States shall serve without compensa-
- 19 tion in addition to that received for their services as offi-
- 20 cers or employees of the United States.
- 21 (g) Obtaining Data.—
- 22 (1) Authority.—The Commission and the
- 23 Secretary may solicit loss and exposure data and
- such other information that they deem necessary to
- 25 carry out their responsibilities under this Act from

eligible State plans, other governmental agencies, and bodies and organizations that act as statistical agents for the insurance industry. The Commission and the Secretary shall take such actions as are necessary to ensure that confidential or proprietary information is disclosed only to authorized individuals working for the Commission or the Secretary.

(2) Confidentiality.—

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- (A) IN GENERAL.—Information obtained by the Commission and the Secretary pursuant to this Act with reference to which a request for confidential treatment is made by the person furnishing such information—
 - (i) shall be exempt from disclosure under section 552 of title 5, United States Code; and
 - (ii) shall not be published or disclosed.
- (B) EXCEPTION.—Subparagraph (A) shall not apply with respect to the publication or disclosure of any data aggregated in a manner that ensures protection of the identity of the person furnishing such data.
- (h) AUTHORIZATION OF APPROPRIATIONS.—There isauthorized to be appropriated—

- 1 (1) \$10,000,000 for fiscal year 2013 for the ini-2 tial expenses in establishing the Commission and the 3 initial activities of the Commission during such fiscal 4 year that cannot timely be covered by amounts that 5 are deposited in the Fund pursuant to section 6 102(e)(5)(D); and
- 7 (2) for fiscal year 2014 and each fiscal year 8 thereafter, such sums as may be necessary to carry 9 out the activities of the Commission during each 10 such fiscal year that cannot timely be covered by 11 amounts that are deposited in the Fund pursuant to 12 section 102(e)(5)(D).
- 13 (i) TERMINATION.—The Commission shall terminate 14 upon the date specified in section 104(c).

15 SEC. 102. PRE-FUNDED AND PRIVATELY FINANCED CATAS-

16 TROPHE RECOVERY PROGRAM.

17 (a) Program Authority.—

18 (1) In General.—The Secretary of the Treas-19 ury, in consultation with the Secretary of Homeland 20 Security, shall carry out a program under this sec-21 tion that utilizes premiums from eligible State plans 22 to provide additional capacity and stability in the 23 homeowners insurance market and improve the 24 availability and affordability of homeowners protec-25 tion coverage to pre-fund future natural catastrophe

1 recovery by making available for purchase, only by 2 eligible State plans, contracts for reinsurance cov-3 erage under this section. (2) Purpose.—The program shall make avail-5 able privately funded reinsurance coverage under 6 this section— 7 (A) to diversify and spread risk more effi-8 ciently and leverage the economies of pooling 9 reinsurance arrangements from different geo-10 graphical areas of the country covering the 11 events specified in subsection (c); 12 (B) to generate additional capacity and 13 provide stability to the homeowners insurance 14 market by encouraging States to develop or ex-15 pand plans that address current market chal-16 lenges and assist homeowners in securing need-17 ed protection; 18 (C) to improve the availability and afford-19 ability of homeowners insurance for the purpose 20 of privately financing post-catastrophe recovery 21 by facilitating the pooling and spreading the 22 risk of catastrophic financial losses from nat-23 ural catastrophes; 24 (D) to improve the solvency, capacity, and

stability of homeowners insurance markets, sup-

1	plement private market reinsurance, and in-
2	crease the spread of risk;
3	(E) to encourage the development and im-
4	plementation of mitigation, prevention, recov-
5	ery, and rebuilding strategies to reduce future
6	catastrophe losses; and
7	(F) to recommend methods to continuously
8	improve the way the United States prepares
9	for, reacts to, and responds to catastrophes, in-
10	cluding improvements to the Catastrophe Pre-
11	paredness Fund established under section
12	102(g).
13	(3) Contract principles.—Under the pro-
14	gram under this section, the Secretary shall offer re-
15	insurance coverage through contracts with eligible
16	State plans, which contracts shall—
17	(A) be priced on an actuarially sound basis
18	as specified in this section; and
19	(B) provide coverage based solely on in-
20	sured losses within the State or States partici-
21	pating in the eligible State plan purchasing the
22	contract.
23	(b) Qualified Lines of Coverage.—Each con-
24	tract for reinsurance coverage made available under this
25	section shall provide coverage for insured property losses

1	covered under primary insurance contracts to home-
2	owners, mobile home owners, renters, and condominium
3	owners for covered events. Nothing in this Act shall be
4	interpreted to expand the terms, conditions, or scope of
5	coverage or events covered under insurance policies issued
6	by insurers or eligible State plans.
7	(c) COVERED EVENTS.—
8	(1) In general.—Each contract for reinsur-
9	ance coverage made available under this section shall
10	cover losses insured or reinsured by the eligible
11	State plan purchasing the contract that are proxi-
12	mately caused by—
13	(A) earthquakes;
14	(B) events ensuing from earthquakes, in-
15	cluding fire and tsunami-related flood;
16	(C) catastrophic wildfires unrelated to
17	earthquakes;
18	(D) tropical cyclones having maximum sus-
19	tained winds of at least 74 miles per hour, in-
20	cluding hurricanes and typhoons;
21	(E) tornadoes;
22	(F) volcanic eruptions;
23	(G) catastrophic winter storms: and

1	(H) any other natural catastrophe insured
2	or reinsured under the eligible State plan pur-
3	chasing the contract.
4	(2) Definitions.—The Secretary shall, by reg-
5	ulation, define the natural catastrophe events identi-
6	fied under this subsection.
7	(d) ELIGIBLE STATE PLANS.—A State plan shall be
8	an eligible State plan for purposes of this section only if
9	the State plan meets all of the following requirements:
10	(1) Program design.—The entity for the cov-
11	ered State or States that is authorized to make such
12	determinations certifies to the Secretary that the
13	State plan is a program, established by the covered
14	State or States, that provides—
15	(A) insurance coverage for insured prop-
16	erty losses covered under primary insurance
17	contracts for residential property located in any
18	covered State; or
19	(B) reinsurance coverage that is designed
20	to improve availability or affordability, or both,
21	in the private insurance markets that offers
22	coverage for insured property losses covered
23	under primary insurance contracts for residen-
24	tial property located in any covered State.

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1	(2) Operation.—The entity for the covered
2	State or States that is authorized to make such de-
3	terminations certifies to the Secretary that the State
4	plan complies with the following requirements:
5	(A) Establishment; governing body.—
6	The State plan shall be established by the cov-
7	ered State or States and a majority of the
8	members of the governing body of the State
9	plan shall be public officials or appointed by
10	public officials.
11	(B) Repayment.—If any covered State
12	has at any time appropriated amounts from the
13	fund of the State plan for any purpose other
14	than payments made in connection with the ac-
15	tivities authorized under the State plan, the
16	State shall have repaid such amounts to the
17	State fund, together with interest on such
18	amounts.
19	(C) Nondiscrimination in coverage.—
20	Insurance or reinsurance coverage, as applica-
21	ble, provided under the eligible State plan shall

to all qualifying residents of any covered State.

(D) PROHIBITION OF CROSS-SUBSIDIZATION.—The State plan may not, except for

be made available on a nondiscriminatory basis

- charges or assessments related to post-event financing or bonding, involve cross-subsidization between any separate property and casualty lines covered under the plan.
 - (E) Reinsurance premiums.—In the case of State plans providing reinsurance coverage, the plan or the law in effect in each covered State shall require that to the extent that reinsurance coverage made available under the program under this section results in cost savings in providing insurance coverage for risks in such State, such cost savings be reflected in premium rates charged to consumers for such coverage.
 - (F) TERMINATION.—The State plan shall include provisions that authorize the entity for the covered State or States that is authorized to make such a determination to terminate the State plan or, in the case of a multi-State plan, membership in such Plan, if such entity determines that the State plan is no longer necessary to ensure the availability or affordability of residential property insurance for all residents of any covered State.

1	(G) ACTUARIAL SOUNDNESS.—The State
2	plan shall have actuarially sound rates.
3	(3) Treatment of Earnings.—The entity for
4	the covered State or States that is authorized to
5	make such determinations certifies to the Secretary
6	that the State plan does not provide for redistribu-
7	tion of any part of any net profits under the State
8	plan to any insurer that participates in the State
9	plan.
10	(4) Support for mitigation and preven-
11	TION.—
12	(A) Requirements.—Except as provided
13	in subparagraph (B), the Secretary determines
14	that, for any year for which the coverage is in
15	effect, the provision of reinsurance coverage
16	under the program under this section to the
17	State plan supports mitigation and prevention
18	of risk associated with covered events and that
19	the State plan meets all of the following re-
20	quirements:
21	(i) Building codes.—Each covered
22	State has in effect, or appropriate local
23	governments within each covered State
24	have in effect, and enforce building codes

1	and standards that offer risk responsive
2	resistance to earthquakes or high winds.
3	(ii) MITIGATION.—Each covered State
4	has taken actions to mitigate losses caused
5	by natural catastrophes.
6	(iii) Prohibition of Price
7	GOUGING.—Each covered State has in ef-
8	fect laws or regulations sufficient to pro-
9	hibit price gouging, during the term of re-
10	insurance coverage provided under the pro-
11	gram under this section for the State plan
12	in any catastrophe area located within the
13	covered State.
14	(iv) Homeowners insurance
15	RATES.—For any covered State that has in
16	effect laws that require insurers providing
17	homeowners insurance to file their rates
18	for review or regulatory approval, the cov-
19	ered State has confirmed that homeowners
20	insurance rates associated with catastrophe
21	coverage for covered events are actuarially
22	sound.
23	(v) Land use and zoning plans.—
24	Each covered State, to the extent feasible,
25	shall encourage State and local government

units to develop, comprehensive land use and zoning plans that are designed to limit additional natural hazard exposure and promote natural hazard mitigation.

- (vi) Emergency preparedness actions.—Each covered State, in consultation and cooperation with localities in the State, the Administrator of the Federal Emergency Management Agency, and other appropriate agencies and organizations, shall have taken actions to continuously improve emergency preparedness.
- (B) Transition period.—To provide sufficient time for adoption of the provisions of this subsection and to support implementation of prevention and mitigation measures set forth in subparagraph (A) of this paragraph, during the 5-year period that begins on the date of the enactment of this Act, a State plan shall not be precluded from qualifying as an eligible State plan because the Secretary is unable to make any of the determinations required under subparagraph (A).

- 1 (e) Terms of Reinsurance Contracts.—Each 2 contract for reinsurance coverage under this section shall 3 be subject to the following terms and conditions:
- 4 (1) MATURITY.—The contract shall have a min-5 imum term of 1 year or such longer duration as the 6 Secretary may determine.
 - (2) Payment condition.—The contract shall authorize claims payments only for eligible losses to the eligible State plan purchasing the coverage.
 - (3) RETAINED LOSSES REQUIREMENT.—For each covered event, the contract shall not reimburse any losses until the total incurred covered losses exceeds the applicable attachment point established pursuant to subsection (f)(2).
 - (4) MULTIPLE EVENTS.—The contract shall cover any eligible losses from one or more covered events that may occur during the term of the contract and shall provide that if multiple events occur, the retained losses requirement under paragraph (f) shall apply in the aggregate and not separately to each individual event.
 - (5) Pricing.—The price of reinsurance coverage under the contract shall be an amount established by the Secretary as follows:

1	(A) RECOMMENDATIONS.—The Secretary
2	shall take into consideration the recommenda-
3	tions of the Commission in establishing the
4	price, but the price may not be less than the
5	amount recommended by the Commission.
6	(B) Fairness to Taxpayers.—The price
7	shall be established at an actuarially sound level
8	that protects taxpayers from liability and takes
9	into consideration models that estimate losses
10	from covered events.
11	(C) Self-sufficiency.—The rates for re-
12	insurance coverage for an eligible State plan
13	shall be established at an actuarially sound level
14	that produces expected premiums sufficient to
15	pay—
16	(i) the expected annualized cost of all
17	claims;
18	(ii) loss adjustment expenses;
19	(iii) the cost of funding emergency
20	preparedness and mitigation efforts; and
21	(iv) the costs of operating the Com-
22	mission and all administrative costs of re-
23	insurance coverage offered under this sub-
24	section.

The expected annualized cost of all claims shall be comparable to amounts being included in the price for similar layers of coverage in the private sector, taking into account the savings associated with the funding mechanisms and the non-profit and tax-exempt status of the Fund.

- (D) Offset.—The Secretary shall ensure, to the maximum extent practicable, that in each fiscal year an amount equal to any amount appropriated pursuant to section 101(h) for such fiscal year is obtained from purchasers of reinsurance coverage under this section by incorporating the costs described in subparagraph (C)(iv) of this paragraph into the pricing of the contracts for such coverage.
- (6) Taxpayer protection, rapid cash build-up, and post-event pricing adjust-ments.—
 - (A) First 5 years.—Notwithstanding any other provision of this section, during the first five years of the program under this section, the Secretary shall increase the price that is charged for reinsurance coverage provided under the program under this section by at least five percent, or such higher amount as the

Secretary deems, above the actuarially sound price calculated under paragraph (5), to facilitate and accelerate the accumulation of reserves and to support the creation of the readiness, preparedness, and mitigation grant program under section 201.

- (B) Post-event.—Notwithstanding any other provision of this section, after any covered event triggering any payment under a contract for reinsurance coverage that requires the Fund to issue obligations under subsection (g)(4) to make such payment and to provide additional taxpayer protection and ensure that the program under this section is fully funded on an ongoing basis, the Secretary shall require the inclusion of an additional amount in the price that is charged for reinsurance coverage provided under the program equal to at least five percent of the actuarially sound price calculated under paragraph (5) to ensure that the program collects all revenue necessary—
 - (i) to provide the reinsurance coverage authorized under this section;
 - (ii) to administer the program under this section, and

1 (iii) to account for any losses paid 2 with funds acquired from obligations 3 issued under subsection (g)(4) during a pe-4 riod having a duration not longer than five 5 years, if feasible.

Any such obligations issued under subsection (g)(4) shall be repaid in full from the surcharges assessed under this paragraph.

- (7) Information.—The contract shall contain a condition providing that the Commission may require the eligible State plan that is covered under the contract to submit to the Commission all information regarding the eligible State plan relevant to the duties of the Commission, as determined by the Secretary.
- (8) Additional contract option.—The contract shall provide that the purchaser of the contract may, during the term of such original contract, purchase additional contracts from among those offered by the Secretary at the beginning of the term, subject to the limitations under subsection (f), at the prices at which such contracts were offered at the beginning of the term, prorated based upon the remaining term as determined by the Secretary. Such additional contracts shall provide coverage beginning

- on a date 15 days after the date of purchase, but shall not provide coverage for losses for an event that has already occurred. Eligible State plans may arrange for prospective contracts for planning purposes and to enhance stability and predictability in managing risk and accounting for costs associated with risk transfer.
 - (9) OTHER TERMS.—The contract shall contain such other terms as the Secretary considers necessary to carry out this Act and to ensure the long-term financial integrity of the program under this section. The contract shall also specify how payouts shall be administered if multiple events occur that affect more than one eligible State plan.
 - (10) Encouragement for private sector to participate.—
 - (A) ESTABLISHMENT OF COMPETITIVE PROCEDURE.—The Congress encourages private market reinsurers and other private sector entities to participate in the program under this section. Accordingly, the Secretary shall establish, by regulation, a competitive procedure under this paragraph that provides qualified entities an opportunity, on a basis consistent with the contract cycle established under this section

by the Secretary, to offer to provide, in lieu of reinsurance coverage under this section, reinsurance coverage that is substantially similar to coverage otherwise made available under this section.

- (B) Competitive procedure.—Under the procedure established under this paragraph—
 - (i) the Secretary shall establish criteria for private insurers, reinsurers, and capital market companies, and consortia of such entities to be treated as qualified entities for purposes of this paragraph, which criteria shall require such an entity to have at all times capital sufficient to satisfy the terms of the reinsurance contracts and shall include such other industry and credit rating standards as the Secretary considers appropriate;
 - (ii) not less than 30 days before the beginning of each contract cycle during which any reinsurance coverage under this section is to be made available, the Secretary may request proposals and shall publish in the Federal Register the rates

1	and terms for contracts for coverage under
2	this section that are to be made available
3	during such contract cycle;
4	(iii) the Secretary shall provide quali-
5	fied entities a period of not less than 10
6	days (which shall terminate not less than
7	20 days before the beginning of the con-
8	tract cycle) to submit to the Secretary a
9	written expression of interest in providing
10	reinsurance coverage in lieu of the cov-
11	erage otherwise to be made available under
12	this section;
13	(iv) the Secretary shall provide any
14	qualified entity submitting an expression of
15	interest during the period referred to in
16	clause (iii) a period of not less than 20
17	days (which shall terminate before the be-
18	ginning of the contract cycle) to submit to
19	the Secretary an offer to provide, in lieu of
20	the reinsurance coverage otherwise to be
21	made available under this section, coverage
22	that is substantially similar to such cov-
23	erage;
24	(v) if the Secretary determines that
25	an offer submitted during the period re-

1 ferred to in clause (iii) is a bona fide offer 2 to provide reinsurance coverage during the 3 contract cycle at rates and terms that are substantially similar to the rates and terms for reinsurance coverage otherwise to be 6 provided under this section by the Sec-7 retary, the Secretary shall accept the offer 8 (if still outstanding) and, notwithstanding 9 any other provision of this Act, provide for 10 such entity to make reinsurance coverage 11 available in accordance with the offer; and 12 (vi) if the Secretary accepts an offer 13 pursuant to clause (v) to make reinsurance 14 coverage available, notwithstanding any 15 other provision of this Act, the Secretary 16 shall reduce, to an equivalent extent, the 17 amount of reinsurance coverage available 18 under this section during the contract cycle 19 to which the offer relates, unless and until 20 the Secretary determines that the entity is 21 not complying with the terms of the ac-22 cepted offer. 23 (11) Participation by multi-state plans.—

The Congress hereby explicitly encourages States to

create and maintain catastrophe funds for their

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1 States or with other States, and nothing in this Act 2 may be interpreted to prohibit or discourage the cre-3 ation of multi-State plans, or the participation by such plans in the program established pursuant to 5 subsection (a). The Secretary shall, by regulation, 6 provide for the application of the provisions of this 7 Act to multi-State catastrophe insurance and rein-8 surance plans. The Commission shall develop a proc-9 ess to evaluate and encourage the creation of re-10 gional programs and approaches to advance the pur-11 poses of this Act through the establishment of multi-12 State plans.

- 13 (f) Treatment of Insured Losses and Maximum 14 Federal Liability.—
- 15 (1)AVAILABLE OF **LEVELS** RETAINED 16 LOSSES.—In making reinsurance coverage available 17 under this section, the Secretary shall make avail-18 able for purchase contracts for such coverage that 19 require the sustainment of retained losses from cov-20 ered events (as required under subsection (e)(3) for 21 payment of eligible losses) in various amounts, as 22 the Secretary, in consultation with the Commission, 23 determines appropriate and subject to the require-24 ments under paragraph (2).
 - (2) Standard attachment point.—

1	(A) Establishment.—The Secretary, in
2	consultation with the Commission, shall estab-
3	lish a standard attachment point at which cov-
4	erage is provided to eligible State plans for all
5	contracts.
6	(B) Considerations.—In setting a stand-
7	ard attachment point, the Secretary and the
8	Commission shall take into consideration—
9	(i) how many and which eligible State
10	plans are seeking contracts for reinsurance
11	coverage under this section;
12	(ii) the capital and surplus positions
13	of the eligible State plans;
14	(iii) the coverage preferences of eligi-
15	ble State plans;
16	(iv) the availability and price of rein-
17	surance in the private market;
18	(v) that pooling reinsurance from dif-
19	ferent geographic locations and covering
20	different events is more efficient than
21	stand-alone programs;
22	(vi) affordability of homeowners insur-
23	ance; and

- 1 (vii) other factors deemed appropriate 2 to operating a long-term national reinsur-3 ance backstop program.
 - (C) USE.—The standard attachment point established pursuant to this paragraph shall be used in establishing reinsurance contracts for each eligible State plan, unless the Secretary, in consultation with the Commission, determines that market conditions or the financial position of an eligible State plan warrants a lower attachment point in a contract for such eligible State plan in a given year.
 - (D) LOWER ATTACHMENT POINTS.—If a reinsurance contract is contemplated for an eligible State plan having an attachment point lower than the standard attachment point, the cost of such contract shall include or otherwise take into account the additional costs associated with such additional layer of protection.
 - (3) MINIMUM LEVEL OF RETAINED LOSSES.—
 For each covered event, the minimum level of retained losses shall be the amount of cash available to the eligible State plan to pay covered losses.
 - (4) Ceiling Coverage Level.—Notwithstanding any other provision of law and subject to

1	any limitations in future appropriations Acts, the
2	aggregate potential liability for payment of claims
3	under all contracts for reinsurance coverage sold
4	under this title to any single eligible State plan dur-
5	ing a 12-month period shall not exceed the dif-
6	ference between—
7	(A) the amount equal to the covered loss
8	projected to be incurred once every 600 years
9	from a single event by the eligible State plan;
10	and
11	(B) the amount equal to the cash available
12	in the eligible State plan to pay covered losses.
13	(g) Catastrophe Preparedness Fund for Pre-
14	Funding Preparedness and Recovery.—
15	(1) Establishment.—There is established
16	within the Treasury of the United States a fund to
17	be known as the "Catastrophe Preparedness Fund".
18	(2) CREDITS.—The Fund shall be credited
19	with—
20	(A) amounts received from the sale of con-
21	tracts for reinsurance coverage under this sec-
22	tion;
23	(B) any amounts borrowed under para-
24	graph (4);

1	(C) any amounts earned on investments of
2	the Fund pursuant to paragraph (5); and
3	(D) such other amounts as may be cred-
4	ited to the Fund.
5	(3) Uses.—Amounts in the Fund shall be
6	available to the Secretary only for the following pur-
7	poses:
8	(A) Contract payments.—For payments
9	to covered purchasers under contracts for rein-
10	surance coverage under this section for eligible
11	losses under such contracts.
12	(B) Commission costs.—For the oper-
13	ating costs of the Commission.
14	(C) Administrative expenses.—For the
15	administrative expenses incurred by the Sec-
16	retary in carrying out the reinsurance program
17	under this Act.
18	(D) Cost of National Readiness, Pre-
19	PAREDNESS, AND MITIGATION COMMITTEE.—
20	For the operating costs of the National Readi-
21	ness, Preparedness, and Mitigation Committee
22	established under section 201 and for disburse-
23	ments under section 201(f)(2) for catastrophe
24	readiness, preparedness, prevention, and mitiga-
25	tion.

1	(E) Termination.—Upon termination
2	under section 104, as provided in such section.
3	(4) Liquidity.—
4	(A) AUTHORITY.—To the extent that the
5	amounts in the Fund are insufficient to pay
6	claims and expenses under paragraph (3), the
7	Secretary may issue such obligations of the
8	Fund as may be necessary to cover the insuffi-
9	ciency and shall purchase any such obligations
10	issued.
11	(B) PUBLIC DEBT TRANSACTION.—For the
12	purpose of purchasing any such obligations, the
13	Secretary may use as a public debt transaction
14	the proceeds from the sale of any securities
15	issued under chapter 31 of title 31, United
16	States Code, and the purposes for which securi-
17	ties are issued under such chapter are hereby
18	extended to include any purchase by the Sec-
19	retary of such obligations under this paragraph.
20	(C) Characteristics of obligations.—
21	Obligations issued under this paragraph shall
22	be in such forms and denominations, bear such
23	maturities, bear interest at such rate and be

subject to such other terms and conditions as

the Secretary shall determine.

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- 1 (D) Treatment.—All redemptions, pur-2 chases, and sales by the Secretary of obligations 3 under this paragraph shall be treated as public 4 debt transactions of the United States. (E) Repayment.—Any obligations issued 6 under this paragraph shall be repaid, including 7 interest, from the Fund and shall be recouped 8 from surcharges under subsection (e)(6)(B) on 9 premiums for reinsurance coverage provided under this section. 10 11 (5) Investment.—The Secretary shall invest 12 accumulated amounts in the Fund as the Secretary 13 considers advisable in obligations issued or guaran-14 teed by the United States. 15 Prohibition on federal appropria-16 TIONS.—Except for amounts made available pursu-17 ant to paragraph (4)(A) of this subsection and sec-18 tion 101(h), no Federal funds shall be authorized or 19 appropriated for the Fund or for carrying out the 20 reinsurance liquidity protection program under this
- 22 SEC. 103. POST-CATASTROPHE MARKET STABILIZATION 23

PROGRAM FOR LIQUIDITY LOANS.

24 (a) Purposes.—The purposes of this section are to 25 establish a program—

section.

- 1 (1) to expedite the payment of claims under 2 State catastrophe insurance programs and better as-3 sist the financial recovery from significant natural 4 catastrophes by authorizing the Secretary to issue 5 loans for such purposes; and
- 6 (2) to promote the availability of private capital
 7 to provide liquidity and capacity to State catas8 trophe insurance programs and to augment the ef9 forts of such programs.
- 10 (b) LIQUIDITY LOANS.—The Secretary may make li-11 quidity loans under this section to State plans for the pur-12 poses of this section, and shall have the powers and au-13 thorities necessary to make such loans, subject to the re-14 quirements of this section.
- (c) CONDITIONS FOR LOAN ELIGIBILITY.—A loanunder this section may be made to a State plan only if—
 - (1) the plan has a capital liquidity shortage, in accordance with regulations that the Secretary shall establish, such that the obligations of the plan resulting from a covered event exceed the amount of cash available to the plan to pay covered losses;
 - (2) the plan cannot access capital in the private market at a cost lower and for similar duration than that provided under a loan under this section, as determined by the Secretary; and

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1	(3)(A) the plan is an eligible State plan; and
2	(B) the loan complies with the requirements
3	under subsection (e).
4	The Secretary may not require an eligible State plan to
5	purchase reinsurance coverage made available under the
6	program under section 102 to be eligible for a liquidity
7	loan under this section.
8	(d) STATES WITH ELIGIBLE STATE PLANS.—
9	(1) Contracts.—The Secretary may enter into
10	contracts with eligible State plans to carry out the
11	purposes of this section by providing for liquidity
12	loans for such plans, as the Secretary may deem ap-
13	propriate.
14	(2) Eligible state plan pre-certifi-
15	CATION.—The Secretary shall establish procedures
16	and standards for State plans to apply to the Sec-
17	retary at any time for pre-certification (and recertifi-
18	cation) as eligible State plans, which procedures and
19	standards shall provide as follows:
20	(A) The Secretary shall administer the
21	pre-certification (and recertification) of State
22	plans as eligible State plans.
23	(B) State plans that are pre-certified as el-
24	igible State plans may enter into contracts de-
25	scribed in paragraph (1).

- 1 (3) Interest rate.—Subject to subsection 2 (h), a liquidity loan made under this section to an 3 eligible State plan shall bear interest at an annual 4 rate to be established by the Secretary, in consulta-5 tion with the Commission, which shall be equal to 6 the rate of interest on State and local government 7 series securities have the same duration as the li-8 quidity loan outstanding as of the date the loan is 9 made.
 - (4) MANDATORY ASSISTANCE FOR ELIGIBLE STATE PLANS.—The Secretary shall, upon the request of an eligible State plan and subject to paragraphs (1) and (2) of subsection (c), make a loan for such plan in the amount requested by such plan (subject to the limitations under subsection (f)).

(e) STATES WITHOUT ELIGIBLE STATE PLANS.—

- (1) AUTHORITY.—Subject to subsection (c), the Secretary may make a liquidity loan under this section to a State plan that is not an eligible State plan, but only if the Secretary determines that—
- 21 (A) the loan is necessary to avoid a capital 22 shortfall; and
 - (B) the provisions providing for repayment of the loan are comparable in providing protection to taxpayers as provisions providing for re-

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- payment of liquidity loans under this section by
 eligible State plans.
- 3 (2) Interest rate.—Subject to subsection 4 (h), a liquidity loan made under this section to a 5 State plan that is not an eligible State plan shall 6 bear interest at an annual rate that exceeds the rate 7 required under subsection (d)(3) for a loan made to 8 an eligible State plan. Such rate shall be determined 9 in accordance with a schedule of interest rates, 10 which shall be established by the Secretary and shall 11 provide lower rates for loans to State plans that 12 comply with more of the requirements for eligible 13 State plans under section 102(d) and higher rates 14 for loans to State plans that comply with fewer of 15 such requirements.
- 16 (f) Amount.—The principal amount of a liquidity 17 loan under this subsection may not exceed the difference 18 between the applicable attachment point as determined by 19 the Secretary in section 102(f)(2) and the amount of 20 funds the eligible State plan had to pay losses at the time 21 of the covered event for which the loan is made.
- 22 (g) USE.—Amounts from a liquidity loan under this 23 section may be used only to pay losses covered by the State 24 plan to which the loan is made.

- 1 (h) Exception to Interest Rate Limitation.—
- 2 In the case of liquidity loan under this section made pur-
- 3 suant to a large covered event that occurs early in the
- 4 existence of a State plan, the Secretary may charge an
- 5 interest rate for the loan that allows the State plan to
- 6 repay the loan and interest without causing significant in-
- 7 creases in the cost of insurance for covered events in the
- 8 covered State or States.

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(i) Premiums Under State Plan.—

- (1) Determination of actuarially sound Premiums.—In making a request for a liquidity loan under this section, a State plan shall determine, and the Secretary, in consultation with the Commission, shall approve, a premium amount for the coverage layer under the State plan for which the liquidity loan is sought that is actuarially sound.
- (2) Chargeable premiums.—Unless otherwise provided by the Secretary, a State plan shall charge, for the coverage layer under the State plan for which the liquidity loan is made an annual premium, for coverage during the period that begins upon the making of the liquidity loan and ends upon full repayment of the loan, in an amount that is not less than 150 percent of the actuarially sound premium determined pursuant to paragraph (1).

(j) REPAYMENT OF LOANS.—

- (1) IN GENERAL.—Any liquidity loan made under this section to a State plan shall be repaid solely through premiums charged by such plan in accordance with subsection (i)(2), unless alternative arrangements have been made pursuant to paragraph (3). The Secretary, in consultation with the Commission, shall determine the expected duration of each loan and monitor repayment of such loans.
- (2) Amount of payment.—To repay a liquidity loan under this section, the State plan shall pay to the Fund, from all amounts collected for the coverage layer referred to in subsection (i)(2) during the period referred to in such subsection, an amount equal to a minimum of 100 percent of the actuarially sound premium determined under subsection (j)(1) for such coverage layer, and shall retain the remainder of such amount collected to build reserves for future events, or such other amount or percentage of such amounts as the Secretary, in consultation with the Commission and State plans, determines is appropriate.
- (3) OTHER OPTIONS.—A State plan may petition the Secretary for other repayment terms, including repayment from sources such as dedicated

- 1 State sales taxes or other means, and the Secretary
- 2 may, in consultation with the Commission, agree to
- 3 such other terms.
- 4 (k) Regulations.—The Secretary shall issue any
- 5 regulations necessary to carry out the program under this
- 6 section.

7 SEC. 104. TERMINATION.

- 8 (a) In General.—Except as provided in subsection
- 9 (b), the Secretary may not—
- 10 (1) provide any new reinsurance coverage under
- section 102 that covers any period after the expira-
- tion of the 20-year period beginning on the date of
- the enactment of this Act; or
- 14 (2) make any new liquidity loan under section
- 15 103 having a term to maturity that concludes after
- the expiration of such 20-year period.
- 17 (b) Extension.—If upon the expiration of the period
- 18 under subsection (a) the Secretary, in consultation with
- 19 the Commission, determines that continuation of the pro-
- 20 gram for reinsurance coverage under section 102 or for
- 21 liquidity loans under section 103 is necessary or appro-
- 22 priate to carry out the purposes this Act because of insuf-
- 23 ficient growth of capacity in the private homeowners in-
- 24 surance market, the Secretary shall continue to make such
- 25 coverage and loans available and subsection (a) shall be

- 1 applied by substituting "25-year period" for "20-year pe-
- 2 riod" each place such term appears.
- 3 (c) Repeal.—Effective upon the first date that rein-
- 4 surance coverage under section 102 is no longer available
- 5 or in force and that liquidity loans under section 103 are
- 6 no longer available or outstanding, pursuant to subsection
- 7 (a) or (b), this Act (except for this section) is repealed.
- 8 (d) Deficit Reduction.—The Secretary shall pay
- 9 into the General Fund of the Treasury any amounts re-
- 10 maining in the Fund upon the repeal of this Act under
- 11 subsection (c).
- 12 TITLE II—CATASTROPHE READI-
- 13 NESS, CITIZEN AND COMMU-
- 14 NITY PREPAREDNESS, AND
- 15 **MITIGATION**
- 16 SEC. 201. NATIONAL READINESS, PREPAREDNESS, AND
- 17 **MITIGATION COMMITTEE.**
- 18 (a) Establishment.—There is established a Na-
- 19 tional Readiness, Preparedness and Mitigation Committee
- 20 (in this section referred to as the "Committee").
- 21 (b) Members.—The Committee shall consist of 9
- 22 members appointed by the Secretary of Housing and
- 23 Urban Development or the Secretary's designee, as fol-
- 24 lows:

1	(1) Three individuals from nationally recognized
2	organizations representing State or local catastrophe
3	response providers or catastrophe management pro-
4	fessionals.
5	(2) Three individuals representing nationally
6	recognized non-profits active in catastrophe pre-
7	paredness and response.
8	(3) Three individuals representing nationally
9	recognized organizations with expertise in contin-
10	gency planning, residential construction, building
11	code development and implementation, and land use
12	policy.
13	(c) Terms.—
14	(1) In general.—Except as provided in para-
15	graphs (2) and (3), each member of the Committee
16	shall be appointed for a term of 3 years.
17	(2) Initial members.—Of the members ini-
18	tially appointed to the Committee—
19	(A) one member appointed under each of
20	paragraphs (1), (2), and (3) of subsection (b)
21	shall be appointed for a term of 1 year;
22	(B) one member appointed under each of
23	paragraphs (1), (2), and (3) of subsection (b)
24	shall be appointed for a term of 2 years; and

1	(C) one member appointed under each of
2	paragraphs (1), (2), and (3) of subsection (b)
3	shall be appointed for a term of 3 years.
4	(3) Vacancies.—A member appointed to fill an
5	unexpired term shall serve the remainder of that
6	term.
7	(4) TERMINATION.—In the event that the Com-
8	mittee terminates, all appointments shall terminate.
9	(d) Prohibition of Compensation; Reimburse-
10	MENT.—Members of the Committee shall receive no com-
11	pensation by reason of their service on the Committee, but
12	shall be reimbursed as provided by rules and by-laws es-
13	tablished by the National Commission on Natural Catas-
14	trophe Preparation and Protection established under sec-
15	tion 101.
16	(e) Duties.—The members of the Committee shall
17	administer the program under subsection (f) and conduct
18	oversight of the program and activities under such pro-
19	gram.
20	(f) Readiness, Preparedness, and Mitigation
21	Grant Program.—
22	(1) Allocation of amount.—Beginning upon
23	the expiration of the 12-month period that begins on
24	the date of the enactment of this Act, the Secretary
25	shall ensure that, to the extent provided in appro-

priation Acts, approximately 35 percent of the annual net investment income of the Fund under sec. 102(g), but not less than \$15,000,000, and not more than 20 percent of the premium charged for reinsurance coverage under section 102 in any given year, shall be used for grants to States, units of local government, nonprofit organizations, and other appropriate public and private entities to develop, enhance, or maintain programs and initiatives to improve and maintain catastrophe response, citizen preparedness and protection, and prevention and mitigation of losses from natural catastrophes.

- (2) Program elements.—The amounts made available under paragraph (1) shall be allocated for each of the following purposes in equal amounts:
 - (A) CATASTROPHE RESPONSE READINESS.—For catastrophe response readiness programs, which shall include national initiatives that develop, enhance, or maintain the capacity of a public safety agency or other organization to be better prepared, equipped, and trained to respond to natural catastrophes.
 - (B) CITIZEN AND COMMUNITY PREPARED-NESS.—For citizen and community preparedness, which shall include programs and initia-

1	tives, such as those offered by the American
2	Red Cross, to improve education and training
3	to ensure that citizens and organizations in
4	their community are better prepared for natural
5	catastrophes.
6	(C) PREVENTION AND MITIGATION.—For
7	prevention and mitigation of loss from natural
8	catastrophes, which shall include methods to re-
9	duce loss of life and property, including appro-
10	priate measures to—
11	(i) encourage awareness of the risk
12	factors and what steps can be taken to
13	eliminate or reduce them;
14	(ii) identify location of risks, by giving
15	careful consideration to the natural risks
16	for the location of the property and pro-
17	viding that information to the builder, de-
18	veloper and homeowner; and
19	(iii) provide for construction relative
20	to the risk and hazards, including—
21	(I) establishment and adoption of
22	State, or locally mandated building
23	codes, as amended by the governing
24	body;

1	(II) adequate enforcement of the
2	building codes; and
3	(III) focusing on prevention and
4	mitigation for existing homes, with an
5	emphasis on how structures can be
6	retrofitted cost-effectively to make
7	them compliant with building codes.
8	(g) Continuous Improvement, Coordination
9	AND INTEGRATION.—The National Commission on Nat-
10	ural Catastrophe Preparation and Protection established
11	under section 101 shall work with eligible State plans and
12	the Committee to continuously improve, coordinate, and
13	integrate catastrophe readiness, citizen and community
14	preparedness, and loss prevention and mitigation at the
15	local, State, regional, and national levels.

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