

119TH CONGRESS
1ST SESSION

H. R. 4504

To require the Secretary of the Treasury to establish a catastrophic property loss reinsurance program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 17, 2025

Ms. KAMLAGER-DOVE (for herself, Ms. MATSUI, Mr. CARBAJAL, and Ms. WASSERMAN SCHULTZ) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To require the Secretary of the Treasury to establish a catastrophic property loss reinsurance program, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,*

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the “Incorporating National
5 Support for Unprecedented Risks and Emergencies Act”
6 or the “INSURE Act”.

7 SEC. 2. DEFINITIONS.

8 In this Act:

1 (1) ALL-PERILS PROPERTY INSURANCE POL-
2 ICY.—The term “all-perils property insurance pol-
3 icy” means a property insurance policy approved by
4 a State which includes coverage for catastrophe per-
5 ils as those perils are added to the Program.

6 (2) CATASTROPHE PERIL.—The term “cata-
7 trophe peril” means the damage caused by—

- 8 (A) wind, hurricane, wildfire, severe con-
9 vectional storm, and flood as they are added to
10 the Program under section 3(d);
11 (B) earthquake, conditioned on the report
12 under section 5(2); and
13 (C) any other peril as determined by the
14 Secretary and added to the Program.

15 (3) ENGAGED IN THE BUSINESS OF INSUR-
16 ANCE.—The term “engaged in the business of insur-
17 ance” means a person or entity that is subject to
18 oversight by a State insurance department.

19 (4) FUND.—The term “Fund” means the Fed-
20 eral Catastrophe Reinsurance Fund established
21 under section 3(i).

22 (5) INSURER.—The term “insurer”—
23 (A) means an admitted or non-admitted in-
24 surance company licensed or authorized to sell

1 primary property insurance by State insurance
2 regulators; and

3 (B) does not include a reinsurance com-
4 pany or a captive insurance company.

5 (6) PARTICIPATING INSURER.—The term “par-
6 ticipating insurer” means an insurer that is partici-
7 pating in the Program.

8 (7) PROGRAM.—The term “Program” means
9 the catastrophic property loss reinsurance program
10 established under section 3(a).

11 (8) PROPERTY INSURANCE POLICY.—The term
12 “property insurance policy” means a contract of in-
13 surance, through a policy form approved by a State
14 insurance department, that provides, among other
15 coverages, coverage for physical damage to residen-
16 tial or commercial property.

17 (9) SECRETARY.—The term “Secretary” means
18 the Secretary of the Treasury.

19 (10) STATISTICAL PLAN.—The term “statistical
20 plan” means—

21 (A) a description of the data elements to
22 be reported; and

23 (B) the instructions and procedures for ac-
24 curately reporting data.

1 **SEC. 3. CATASTROPHIC PROPERTY LOSS REINSURANCE**

2 **PROGRAM.**

3 (a) IN GENERAL.—Not later than 4 years after the
4 date of enactment of this Act, the Secretary shall establish
5 a catastrophic property loss reinsurance program to pro-
6 vide reinsurance for qualifying primary insurance compa-
7 nies.

8 (b) ELIGIBILITY.—An insurer is qualified to partici-
9 pate in the Program if such insurer—

10 (1) offers an all-perils property insurance pol-
11 icy, as perils are phased in under subsection (d),
12 for—

13 (A) residential property insurance policies;
14 or

15 (B) commercial property insurance policies;
16 and

17 (2) offers a loss prevention partnership with the
18 policyholder to encourage investments and activities
19 that reduce insured and economic losses from a ca-
20 tastrophe peril.

21 (c) CONSULTATION.—The Secretary may contract
22 with reinsurance brokers and consultants to assist the
23 Secretary in the design and management of the Program.

24 (d) PROGRAM PHASE-IN TIMELINE.—The Secretary
25 shall—

17 (e) THRESHOLD FOR PAYMENT.—

18 (1) IN GENERAL.—The Secretary shall, after
19 consulting with the advisory committee established
20 under subsection (h), establish a financial threshold
21 at which a participating insurer may receive
22 amounts from the fund established under subsection
23 (i).

(2) THRESHOLD CALCULATION.—The threshold established under paragraph (1) shall be an amount

1 that is not greater than 40 percent of the probable
2 maximum loss of an individual participating insurer
3 for each catastrophe peril included in the Program.

4 (3) CONSIDERATIONS.—In establishing the
5 threshold described in paragraph (1), the Secretary
6 shall consider—

7 (A) the amount of reinsurance necessary to
8 meaningfully reduce the cost to the partici-
9 pating insurer to—

10 (i) provide coverage for catastrophe
11 perils covered by the Program; and
12 (ii) encourage States to require par-
13 ticipating insurers to offer an all-perils
14 property insurance policy;

15 (B) the levels of primary insurer retention
16 and private reinsurance market capacity nec-
17 essary to—

18 (i) promote stable and competitive
19 markets for catastrophe reinsurance; and
20 (ii) incentivize the establishment by
21 private parties of capital market alter-
22 natives to reinsurance, for example the cre-
23 ation of a market for catastrophe bonds;
24 and

(C) the role of the Program in promoting investments by participating insurers that would be aimed at decreasing losses.

4 (f) PREMIUMS.—

(2) PREMIUM AMOUNT CONSIDERATIONS.—The amount of the premium required under paragraph (1) shall reflect only the following considerations:

16 (B) The administrative costs to administer
17 and manage the Program.

1 and may contract for services to assist in the estab-
2 lishment of premium amounts.

3 (4) MINIMUM PREMIUM REQUIRED.—The Sec-
4 retary may not establish any premium that is less
5 than 50 percent of the amount equal to the sum of
6 the—

7 (A) expected average annual losses for the
8 participating insurer, as calculated by the Sec-
9 retary based on the exposure of the partici-
10 pating insurer; and

11 (B) administrative costs to administer and
12 manage the Program.

13 (5) PREMIUM ADJUSTMENTS.—The Secretary
14 shall adjust premiums each quarter for each partici-
15 pating insurer to reflect material changes in the ex-
16 posure of the participating insurer.

17 (6) PREMIUM INCREASES.—Excluding any ad-
18 justment made under paragraph (5), the Secretary
19 may increase premiums for a participating insurer
20 not more than 7 percent annually.

21 (g) LOSS PREVENTION PARTNERSHIPS.—

22 (1) IN GENERAL.—The Secretary, in coordina-
23 tion with the advisory committee established under
24 subsection (h), State insurance agencies, and State
25 and Federal emergency management agencies, shall

1 develop a list of activities that qualify as loss prevention
2 partnerships for purposes of this section, which
3 may include the following activities:

4 (A) Participating insurers identifying loss
5 prevention steps that make properties eligible
6 for coverage or renewal.

7 (B) Participating insurers making coverage
8 contingent upon the implementation of a loss
9 prevention activity by a potential insured party.

10 (2) ACTIVITIES EXCLUDED FROM LOSS PRE-
11 VENTION PARTNERSHIPS.—The Secretary, State in-
12 surance agencies, and State and Federal emergency
13 management agencies may not include the following
14 activities as loss prevention partnerships for pur-
15 poses of this section:

16 (A) The provision of an insurance pre-
17 mium discount for an investment by an insured
18 party or potential insured party in an activity
19 designed to reduce the losses of the partici-
20 pating insurer, absent an investment by the
21 participating insurer.

22 (B) The provision of general information
23 about loss prevention.

24 (h) ADVISORY COMMITTEE.—

1 (1) IN GENERAL.—The Secretary shall establish
2 an advisory committee to advise the Secretary with
3 respect to the Program.

4 (2) MEMBERSHIP.—The committee established
5 under paragraph (1) shall include the following
6 members:

7 (A) 5 members representing consumer or-
8 ganizations engaged in fair housing, insurance,
9 environmental, climate, and technology advo-
10 cacy.

11 (B) 3 members selected from individual
12 primary insurance companies selling property
13 insurance policies, including one large national
14 insurer, 1 medium sized regional insurer, and 1
15 small insurer.

16 (C) 1 global reinsurer active in United
17 States property insurance markets.

18 (D) 1 domestic-focused reinsurer active in
19 United States property insurance markets.

20 (E) 2 insurance regulators from a State of
21 the United States, a territory or possession of
22 the United States, or the District of Columbia.

23 (F) 2 State legislators who—

(ii) are not employed directly or indirectly by any person or organization engaged in the business of insurance.

(G) 2 members selected from independent insurance agents who serve traditionally underserved areas.

(H) 1 representative from a mortgage
lender.

12 (I) 1 representative from a bank.

(J) 1 representative from each of the following agencies:

21 (iv) The Department of Veterans Af-
22 fairs

(v) The Department of Agriculture

24 (vi) The Federal Emergency Manage-
25 ment Act.

(vii) The Office of Management and Budget.

(viii) The Environmental Protection Agency.

(K) 1 representative from the Financial Stability Oversight Council.

7 (i) FEDERAL CATASTROPHE REINSURANCE FUND.—

(1) IN GENERAL.—The Secretary shall establish the Federal Catastrophe Reinsurance Fund to hold and invest premiums paid by participating insurers.

11 (2) ISSUANCE OF NOTES AND BONDS.—

21 (j) DATA COLLECTION.—

22 (1) IN GENERAL.—The Secretary shall—

23 (A) establish a statistical plan for quar-
24 terly reporting by participating insurers of pol-
25 icy-level claim transaction data;

(B) consult with the advisory committee established under subsection (h) and the National Association of Insurance Commissioners with respect to—

(i) the contents of the statistical plan;

and

(ii) the method of data collection;

(C) collect quarterly reports from each participating insurer that include—

(i) a description of all exposures covered by the Program at the time of the submission of the report; and

(ii) a list of the type and amount of all claims made in the previous quarter;

(D) in a manner that does not risk public disclosure of personally identifiable information policyholders, provide the quarterly reports required under subparagraph (C) to—

(i) the Director of the Office of Financial Research to assess risk to—

(I) the financial stability of the

United States; and

(II) international financial sys-

tems arising from United States property insurance markets, including lack

(iii) the head of the department of insurance in each State; and

12 (iv) any other Federal, State, or local
13 government entity that, as determined by
14 the Secretary, is related to—

19 (E) make the data collected under this
20 paragraph available online in a manner that
21 does not risk public disclosure of personally
22 identifiable information of policyholders.

1 (A) IN GENERAL.—The Secretary shall
2 contract with a statistical agent via a competi-
3 tive bidding process to collect and review the
4 data under this subsection for accuracy and
5 completeness.

6 (B) OFFICE OF FINANCIAL RESEARCH AS
7 THE STATISTICAL AGENT.—If the Secretary is
8 unable to identify a qualified statistical agent
9 for collection of data under this subsection, the
10 Director of the Office of Financial Research
11 shall establish a data collection infrastructure
12 for collection of such data.

13 **SEC. 4. REPORTS ON RELOCATION FUND AND EARTH-**
14 **QUAKE COVERAGE.**

15 The Secretary shall—

16 (1) not later than 2 years after the date of en-
17 actment of this Act, submit to Congress a report on
18 the feasibility of establishing a fund to relocate
19 homes and businesses that have become uninsurable
20 due to catastrophe perils; and

21 (2) not later than 3 years after the date of en-
22 actment of this Act, submit to Congress a report on
23 the feasibility of including earthquakes as a peril
24 covered under the all-perils property insurance pol-
25 icy.

1 **SEC. 5. LONG-TERM POLICY PILOT PROGRAM.**

2 (a) IN GENERAL.—The Secretary shall, in consulta-
3 tion with States and the National Association of Insurance
4 Commissioners, establish a pilot program for all-perils
5 property insurance policies, as perils are phased in under
6 section 3(d), with a policy term of at least 5 years (in
7 this section referred to as a “multi-year policy”).

8 (b) PREMIUM AND POLICY CONDITIONS.—An insurer
9 who participates in the pilot program established under
10 this section may—

- 11 (1) increase premiums based on—
12 (A) price indexes of construction costs;
13 (B) changes in home value; and
14 (C) optional coverages selected by the pol-
15 icyholder;
16 (2) not increase premiums based on a change in
17 the assessment by the insurer of the catastrophe
18 peril risks associated with the insured property;
19 (3) require property maintenance consistent
20 with the condition of the property at time of initial
21 policy issuance; and
22 (4) require loss mitigation investment partner-
23 ships as a condition for the multi-year policy.

24 (c) ACTIONS BY THE POLICYHOLDER.—

25 (1) POLICY CONTINUATION.—With the agree-
26 ment of the insurer, a consumer purchasing the

1 property during the term of the multi-year policy
2 may continue the policy for the remainder of the
3 term.

4 (2) ELECTION TO NEW INSURER.—If the policy-
5 holder elects to move to a new insurer during the
6 term of the multi-year policy, the new insurer may
7 take into account loss mitigation investment partner-
8 ships with the prior insurers in rate setting.

9 (3) CANCELLATION BY POLICYHOLDER.—If the
10 policyholder is the recipient of any funds for loss
11 prevention property improvements from the insurer,
12 Federal, State, local government, or other source
13 and the policyholder cancels the policy before the
14 end of the multi-year policy term, the policyholder
15 shall return a pro-rata share of such improvement to
16 the source of the funds.

