115th CONGRESS 1st Session

> To reauthorize the National Flood Insurance Program, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

Mr. CASSIDY (for himself, Mrs. GILLIBRAND, and Mrs. CAPITO) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

To reauthorize the National Flood Insurance 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 "Flood Insurance Af-
- 5 fordability and Sustainability Act of 2017".

6 SEC. 2. TABLE OF CONTENTS.

- 7 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.
 - Sec. 3. Definitions.
 - Sec. 4. Extension of national flood insurance program.

TITLE I—ENHANCING THE SOLVENCY AND SUSTAINABILITY OF THE NATIONAL FLOOD INSURANCE PROGRAM

- Sec. 101. Risk transfer.
- Sec. 102. Expanded flood insurance participation study.

TITLE II—ENHANCING FLOOD INSURANCE AFFORDABILITY AND ACCESSIBILITY

- Sec. 201. Use of premium surcharges.
- Sec. 202. Disclosure with respect to the affordability standard.
- Sec. 203. Flood risk disclosure.
- Sec. 204. Increased cost of compliance.
- Sec. 205. Property risk data.
- Sec. 206. Mitigation provisions.
- Sec. 207. Home structure values.
- Sec. 208. Affordability vouchers.
- Sec. 209. Coverage limits.
- Sec. 210. Monthly installment payment of premiums.

TITLE III—AGREED VALUE PILOT PROGRAM

- Sec. 301. Short title.
- Sec. 302. Definitions.
- Sec. 303. Agreed Value Flood Protection Pilot Program.
- Sec. 304. Use of agreed value flood protection to satisfy requirement to purchase flood insurance to receive a mortgage loan.
- Sec. 305. Agreed Value Flood Protection Program Reserve Fund.
- Sec. 306. Rule of construction.

TITLE IV—PROVIDING PRIVATE MARKET ACCESS, ACCOUNTABILITY, AND COMPETITION

- Sec. 401. Use of private flood insurance to satisfy mandatory purchase requirement.
- Sec. 402. Provision of private flood insurance by write your own companies.
- Sec. 403. Availability of NFIP claims data.
- Sec. 404. Fees and surcharges for private flood insurance policies.
- Sec. 405. Write Your Own Risk Sharing Pilot Program.

TITLE V—MODERNIZING FLOOD MAPPING AND FLOOD RISK ACCURACY

- Sec. 501. Reauthorization of National Flood Mapping Program.
- Sec. 502. Mapping standards and guidelines for nongovernmental entities.
- Sec. 503. Use of high-resolution mapping technology.
- Sec. 504. Protected areas.
- Sec. 505. Coastal flood models.

TITLE VI—ENHANCING NATIONAL FLOOD INSURANCE PROGRAM TRANSPARENCY AND ACCOUNTABILITY

- Sec. 601. Deadline for approval of claims.
- Sec. 602. Flood insurance transparency, accountability, and reform.
- Sec. 603. Reports to Congress.

1 SEC. 3. DEFINITIONS.

2 (a) FREESTANDING DEFINITIONS.—In this Act—

3 (1) the term "Administrator" means the Ad4 ministrator of the Federal Emergency Management
5 Agency;

(2) the terms "Federal flood insurance" and 6 "private flood insurance" have the meanings given 7 8 those terms in section 102(b)(7) of the Flood Dis-9 (42)aster Protection Act of 1973U.S.C. 10 4012a(b)(7), as amended by section 401(a)(1) of 11 this Act;

(3) the term "mandatory purchase requirement" means the requirement under subsections (a)
and (b) of section 102 of the Flood Disaster Protection Act of 1973 (42 U.S.C. 4012a), as amended by
section 401 of this Act, to have flood insurance coverage;

(4) the term "National Flood Insurance Program" means the program established under the National Flood Insurance Act of 1968 (42 U.S.C. 4001
et seq.);

(5) the term "repetitive loss structure" has the
meaning given the term in section 1370(a) of the
National Flood Insurance Act of 1968 (42 U.S.C.
4121(a));

1	(6) the term "severe repetitive loss structure"
2	has the meaning given the term in section 1366(h)
3	of the National Flood Insurance Act of 1968 (42
4	U.S.C. 4104c(h));
5	(7) the term "Standard Flood Insurance Pol-
6	icy" means the Standard Flood Insurance Policy set
7	forth in appendix A to part 61 of title 44, Code of
8	Federal Regulations (or any successor regulation);
9	(8) the term "target housing" means a house
10	structure that—
11	(A) is in an area that has been identified
12	by the Administrator as an area having special
13	flood hazards; or
14	(B) has incurred flood damage;
15	(9) the term "Write Your Own company"
16	means a private property insurance company that
17	participates in the Write Your Own Program; and
18	(10) the term "Write Your Own Program"
19	means the program under which the Federal Emer-
20	gency Management Agency enters into a standard
21	arrangement with private property insurance compa-
22	nies to—
23	(A) sell contracts for Federal flood insur-
24	ance under their own business lines of insur-
25	ance; and

1	(B) adjust and pay claims arising under
2	the contracts described in subparagraph (A).
3	(b) NATIONAL FLOOD INSURANCE ACT.—Section
4	1370(a) of the National Flood Insurance Act of 1968 (42
5	U.S.C. 4121(a)) is amended—
6	(1) in paragraph (14), by striking "and" at the
7	end;
8	(2) in paragraph (15) , by striking the period at
9	the end and inserting a semicolon; and
10	(3) by adding at the end the following:
11	"(16) the term 'claim report' means a report
12	created for the purpose of investigating, adjusting,
13	or processing a claim under the national flood insur-
14	ance program, including such reports produced by
15	adjusters, engineers, surveyors, salvors, architects,
16	and certified public accountants;
17	((17) the term 'private flood insurance' has the
18	meaning given the term in section $102(b)$ of the
19	Flood Disaster Protection Act of 1973 (42 U.S.C.
20	4012a(b));
21	"(18) the term 'Write Your Own company'
22	means a private property insurance company that
23	participates in the Write Your Own Program; and
24	"(19) the term 'Write Your Own Program'
25	means the program under which the Federal Emer-

1	gency Management Agency enters into a standard
2	arrangement with private property insurance compa-
3	nies to—
4	"(A) sell contracts for Federal flood insur-
5	ance under their own business lines of insur-
6	ance; and
7	"(B) adjust and pay claims arising under
8	the contracts described in subparagraph (A).".
9	(c) Technical and Conforming Amendment.—
10	Section 100202(a) of the Biggert-Waters Flood Insurance
11	Reform Act of 2012 (42 U.S.C. 4004(a)) is amended by
12	striking paragraph (5) and inserting the following:
13	"(5) WRITE YOUR OWN PROGRAM.—The term
14	'Write Your Own Program' means the program
15	under which the Federal Emergency Management
16	Agency enters into a standard arrangement with pri-
17	vate property insurance companies to—
18	"(A) sell contracts for Federal flood insur-
19	ance under their own business lines of insur-
20	ance; and
21	"(B) adjust and pay claims arising under
22	the contracts described in subparagraph (A).".

SEC. 4. EXTENSION OF NATIONAL FLOOD INSURANCE PRO GRAM.

3 (a) FINANCING.—Section 1309(a) of the National
4 Flood Insurance Act of 1968 (42 U.S.C. 4016(a)) is
5 amended, in the first sentence, by striking "September 30,
6 2017" and inserting "September 30, 2027".

7 (b) PROGRAM EXPIRATION.—Section 1319 of the Na8 tional Flood Insurance Act of 1968 (42 U.S.C. 4026) is
9 amended by striking "September 30, 2017" and inserting
10 "September 30, 2027".

TITLE I—ENHANCING THE SOL VENCY AND SUSTAINABILITY OF THE NATIONAL FLOOD IN SURANCE PROGRAM

15 SEC. 101. RISK TRANSFER.

16 Section 1345 of the National Flood Insurance Act of
17 1968 (42 U.S.C. 4081) is amended by striking subsection
18 (e) and inserting the following:

19 "(e) RISK TRANSFER.—

20 "(1) IN GENERAL.—The Administrator shall
21 annually transfer a portion of the risk associated
22 with the flood insurance program to the private rein23 surance or capital markets—

24 "(A) if the Administrator has determined
25 that the rates and terms of the transfer are
26 reasonable and appropriate; and

"(B) in an amount that is sufficient to—
"(i) maintain the ability of the pro-
gram to pay claims; and
"(ii) limit the exposure of the pro-
gram to potential catastrophic losses from
extreme events.
"(2) Forms of transfer.—In carrying out
paragraph (1), the Administrator shall consider all
forms of risk transfer, including traditional reinsur-
ance, catastrophe bonds, collateralized reinsurance,
resilience bonds, and other insurance-linked securi-
ties, in order to—
"(A) maximize pricing competition and the
diversity of sources of capital; and
"(B) secure the best value for the flood in-
"(B) secure the best value for the flood in- surance program.".
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surance program.". SEC. 102. EXPANDED FLOOD INSURANCE PARTICIPATION
surance program.". SEC. 102. EXPANDED FLOOD INSURANCE PARTICIPATION STUDY.
surance program.". SEC. 102. EXPANDED FLOOD INSURANCE PARTICIPATION STUDY. (a) IN GENERAL.—The Administrator, in coordina-
surance program.". SEC. 102. EXPANDED FLOOD INSURANCE PARTICIPATION STUDY. (a) IN GENERAL.—The Administrator, in coordina- tion with the National Association of Insurance Commis-
surance program.". SEC. 102. EXPANDED FLOOD INSURANCE PARTICIPATION STUDY. (a) IN GENERAL.—The Administrator, in coordina- tion with the National Association of Insurance Commis- sioners, shall conduct a study that proposes to address,
surance program.". SEC. 102. EXPANDED FLOOD INSURANCE PARTICIPATION STUDY. (a) IN GENERAL.—The Administrator, in coordina- tion with the National Association of Insurance Commis- sioners, shall conduct a study that proposes to address, through programmatic and regulatory changes, how to in-

1 (b) OPTIONS.—In conducting the study under sub-2 section (a), the Administrator shall consider the following 3 options: 4 (1) Expanding participation in flood insurance 5 coverage, beyond areas having special flood hazards, 6 to areas of moderate or minimal flood hazard risk. 7 (2) Automatically enrolling consumers in flood 8 insurance while providing consumers the opportunity 9 to decline enrollment. 10 (3) Bundled flood insurance coverage that di-11 versifies risk across all or multiple-peril forms. 12 (c) REPORT.—Not later than 18 months after the 13 date of enactment of this Act, the Administrator shall submit a report on the study conducted under subsection (a) 14 15 to----16 (1) the Committee on Banking, Housing, and 17 Urban Affairs of the Senate; 18 (2) the Committee on Appropriations of the 19 Senate; 20 (3) the Committee on Financial Services of the 21 House of Representatives; and

(4) the Committee on Appropriations of theHouse of Representatives.

TITLE II—ENHANCING FLOOD INSURANCE AFFORDABILITY AND ACCESSIBILITY

4 SEC. 201. USE OF PREMIUM SURCHARGES.

5 Chapter I of the National Flood Insurance Act of
6 1968 (42 U.S.C. 4011 et seq.) is amended—

7 (1) in section 1308A (42 U.S.C. 4015a)—
8 (A) by redesignating subsection (c) as sub9 section (d);

10 (B) by inserting after subsection (b) the11 following:

"(c) USE OF SURCHARGES.—The Administrator shall
use any surcharge imposed and collected under subsection
(a) to help fund flood mitigation programs, including the
program established under section 1366."; and

- 16 (C) in subsection (d), as so redesignated,
 17 by striking "Subsections (a) and (b)" and in18 serting "Subsections (a) through (c)"; and
- 19 (2) in section 1310A(c) (42 U.S.C. 4017A(c)),
 20 by striking paragraph (4).

21 SEC. 202. DISCLOSURE WITH RESPECT TO THE AFFORD22 ABILITY STANDARD.

23 Section 1308(j) of the National Flood Insurance Act
24 of 1968 (42 U.S.C. 4015(j)) is amended, in the second
25 sentence, by inserting "and shall include in the report the

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number of those exceptions as of the date on which the
 Administrator submits the report and the location of each
 policyholder insured under those exceptions, organized by
 county and State" after "of the Senate".

5 SEC. 203. FLOOD RISK DISCLOSURE.

6 (a) IN GENERAL.—Not later than 2 years after the 7 date of enactment of this Act, the Administrator shall pro-8 mulgate regulations for the disclosure of flood risk haz-9 ards with respect to any residential or commercial prop-10 erty that is offered for sale or lease.

(b) REQUIREMENTS.—The regulations promulgated
under subsection (a) shall require that, before a purchaser
or lessee is obligated under any contract to purchase or
lease a property, the seller or lessor, as applicable, shall—

(1) provide the purchaser or lessee with a flood
risk information pamphlet produced by the Administrator;

18 (2) disclose to the purchaser or lessee the avail-19 able flood risk profile of the property, including—

- 20 (A) information available to the seller or
 21 lessor regarding any past—
- (i) flood damage to the property; or(ii) claim for loss with respect to the

24 property under—

1	(I) the National Flood Insurance
2	Program; or
3	(II) private flood insurance;
4	(B) information known to the seller or les-
5	sor regarding any designation of the property
6	as—
7	(i) a repetitive loss structure; or
8	(ii) a severe repetitive loss structure;
9	(C) any elevation certificate obtained with
10	respect to the property that is available to the
11	seller or lessor; and
12	(D) any requirement that the property be
13	covered by flood insurance because the property
14	owner, on the date on which the property is
15	sold or leased, or a previous owner, obtained
16	any form of disaster assistance under the Rob-
17	ert T. Stafford Disaster Relief and Emergency
18	Assistance Act (42 U.S.C. 5121 et seq.); and
19	(3) establish a 10-day period (or a period of a
20	different length of time if mutually agreed upon by
21	the parties) during which the purchaser or lessor
22	may review options for managing or mitigating flood
23	risk with respect to the property.
24	(c) Compliance Assurance.—The regulations pro-
25	mulgated under subsection (a) shall require that, when a

seller or lessor has entered into a contract with an agent
 to sell or lease a unit of target housing, the agent shall,
 on behalf of the seller or lessor, ensure compliance with
 this section.

5 SEC. 204. INCREASED COST OF COMPLIANCE.

6 (a) INCREASE IN LIMITATION ON LIABILITY.—Not
7 later than 180 days after the date of enactment of this
8 Act, the Administrator shall amend the Standard Flood
9 Insurance Policy to—

10 (1) increase the limitation on liability relating
11 to "Coverage D—Increased Cost of Compliance"
12 from \$30,000 to \$75,000; and

(2) provide that 50 percent of the amount described in paragraph (1) shall be available to the insured without regard to whether making that
amount available to the insured would exceed the
overall policy limit of the insured.

(b) PREMIUMS; COVERAGE LIMITS.—Section 1304(b)
of the National Flood Insurance Act of 1968 (42 U.S.C.
4011(b)) is amended—

(1) in paragraph (3), by striking "compliance
with the land use and control measures." and inserting "the implementation of such measures; and";

1	(2) in paragraph (4), by redesignating subpara-
2	graphs (A) through (D) as clauses (i) through (iv),
3	respectively, and adjusting the margins accordingly;
4	(3) by redesignating paragraphs (1) through
5	(4) as subparagraphs (A) through (D), respectively,
6	and adjusting the margins accordingly;
7	(4) in the matter preceding subparagraph (A),
8	as so redesignated, by striking "The national" and
9	inserting the following:
10	"(1) IN GENERAL.—The national"; and
11	(5) by striking the flush text following para-
12	graph $(1)(D)(iv)$, as so redesignated, and inserting
13	the following:
14	"(2) Premiums.—The Administrator shall
15	charge a premium on each insured of not more than
16	\$75 per policy to provide cost of compliance cov-
17	erage in accordance with the provisions of this sub-
18	section.
19	"(3) Coverage limits.—Any amount of cov-
20	erage that is provided under this subsection with re-
21	spect to a property is in addition to, and shall not
22	be considered for the purposes of, any limitation on
23	coverage that is applicable to the property under sec-
24	tion 1306(b).".

1 SEC. 205. PROPERTY RISK DATA.

2 Chapter I of the National Flood Insurance Act of
3 1968 (42 U.S.C. 4011 et seq.) is amended by adding at
4 the end the following:

5 "SEC. 1326. PREMIUM CREDIT FOR SUBMITTING PROPERTY

RISK DATA.

7 "(a) IN GENERAL.—Subject to subsection (b), the 8 Administrator may offer a policyholder under the national 9 flood insurance program a premium credit of not more 10 than \$500 if the policyholder submits data and informa-11 tion that is necessary for the Administrator to determine the level of risk of flood with respect to the property cov-12 13 ered by the policy as of the date on which the policyholder 14 submits the data and information to the Administrator.

15 "(b) LIMITATION.—The Administrator may offer a
16 premium credit under subsection (a) only once with re17 spect to any building.".

18 SEC. 206. MITIGATION PROVISIONS.

(a) MITIGATION STRATEGIES.—Section 1361(d)(1)
of the National Flood Insurance Act of 1968 (42 U.S.C.
4102(d)(1)) is amended—

(1) in subparagraph (A), by striking "and" atthe end;

24 (2) in subparagraph (B), by striking "and" at25 the end; and

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1	(3) by inserting after subparagraph (B) the fol-
2	lowing:
3	"(C) with respect to buildings in dense
4	urban environments, methods that can be de-
5	ployed on a block or neighborhood scale; and
6	"(D) elevation of mechanical systems;
7	and".
8	(b) MITIGATION CREDIT.—Section 1308(k) of the
9	National Flood Insurance Act of 1968 (42 U.S.C.
10	4015(k)) is amended—
11	(1) by striking "shall take into account" and
12	inserting "shall—
13	"(1) take into account";
14	(2) in paragraph (1), as so designated, by strik-
15	ing the period at the end and inserting "; and"; and
16	(3) by adding at the end the following:
17	"(2) offer a reduction of the risk premium rate
18	charged to a policyholder in an amount that is not
19	less than 10 percent of that rate if the policyholder
20	implements any mitigation method described in
21	paragraph (1).".
22	(c) Coverage for Cooperatives.—
23	(1) IN GENERAL.—Section 1306 of the Na-
24	tional Flood Insurance Act of 1968 (42 U.S.C.

1	4013) is amended by adding at the end the fol-
2	lowing:
3	"(e) COOPERATIVES.—
4	"(1) DEFINITION.—In this subsection, the term
5	'cooperative building' has the meaning given the
6	term in section 1312(d).
7	"(2) Equal treatment with condomin-
8	IUMS.—Notwithstanding any other provision of law,
9	an owner of a share of a cooperative building shall
10	be eligible to purchase flood insurance coverage
11	under the national flood insurance program on the
12	same terms as a condominium owner.".
13	(2) PAYMENT OF CLAIMS.—Section 1312 of the
14	National Flood Insurance Act of 1968 (42 U.S.C.
15	4019) is amended—
16	(A) in subsection (c)—
17	(i) in the subsection heading, by in-
18	serting "and Cooperative" after "Con-
19	DOMINIUM'';
20	(ii) by inserting "or owners of a share
21	of a cooperative building" after "condo-
22	minium owners"; and
23	(iii) by inserting "or cooperative asso-
24	ciation" after "condominium association"

25 each place that term appears; and

1	(B) by adding at the end the following:
2	"(d) DEFINITIONS.—In this section, the terms 'coop-
3	erative association' and 'cooperative building' have the
4	meanings given the terms by the Administrator.".
5	SEC. 207. HOME STRUCTURE VALUES.
6	(a) Study and Report.—
7	(1) Study.—The Administrator shall conduct a
8	study, the purpose of which shall be to—
9	(A) evaluate best practices in the insurance
10	industry for risk rating and classification, in-
11	cluding practices that consider replacement cost
12	value when estimating premium rates; and
13	(B) with respect to the estimates made by
14	the Administrator under section $1307(a)(1)$ of
15	the National Flood Insurance Act of 1968 (42)
16	U.S.C. $4014(a)(1)$, as in effect on the day be-
17	fore the date of enactment of this Act—
18	(i) assess options, methods, and strat-
19	egies for including replacement cost value
20	in the estimates;
21	(ii) identify recommendations for in-
22	cluding replacement cost value in the esti-
23	mates;
24	(iii) identify an appropriate method-
25	ology by which replacement cost value

1	could be incorporated into the estimates;
2	and
3	(iv) develop a feasible implementation
4	plan and projected timeline for including
5	replacement cost value in the estimates.
6	(2) REPORT.—Not later than 18 months after
7	the date of enactment of this Act, the Administrator
8	shall submit to the Committee on Banking, Housing,
9	and Urban Affairs of the Senate and the Committee
10	on Financial Services of the House of Representa-
11	tives a report that contains—
12	(A) the results of the study conducted
13	under paragraph (1) (referred to in this para-
14	graph as "the study");
15	(B) an analysis of the recommendations
16	made by the study and the impacts that those
17	recommendations would have on the National
18	Flood Insurance Program, including cost con-
19	siderations;
20	(C) a description of actions taken by the
21	Administrator to implement the recommenda-
22	tions made by the study;
23	(D) a list of any recommendations made
24	by the study that, as of the date on which the
25	Administrator submits the report, the Adminis-

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1	trator has deferred or upon which the Adminis-
2	trator has not acted; and
3	(E) an explanatory statement with respect
4	to each recommendation described in subpara-
5	graph (D).
6	(b) Implementation.—
7	(1) IN GENERAL.—Section 1307(a)(1)(A) of the
8	National Flood Insurance Act of 1968 (42 U.S.C.
9	4014(a)(1)(A)) is amended—
10	(A) in clause (i), by striking "and" at the
11	end;
12	(B) in clause (ii), by striking ", and" and
13	inserting "; and"; and
14	(C) by adding at the end the following:
15	"(iii) the replacement cost value of an
16	insured structure when determining under-
17	insurance loading factors, consistent with
18	the requirements of section 1308(e) and
19	taking into account the results of the study
20	conducted under section $206(a)(1)$ of the
21	Flood Insurance Affordability and Sustain-
22	ability Act of 2017; and".
23	(2) EFFECTIVE DATE.—The amendments made
24	by paragraph (1) shall take effect on the date that

1 is 1 year after the date on which the Administrator 2 submits the report under subsection (a)(2). 3 SEC. 208. AFFORDABILITY VOUCHERS. 4 Chapter I of the National Flood Insurance Act of 5 1968 (42 U.S.C. 4011 et seq.), as amended by section 205 of this Act, is further amended by adding at the end the 6 7 following: 8 "SEC. 1327. AFFORDABILITY VOUCHERS. 9 "(a) DEFINITIONS.—In this section— 10 "(1) the term 'area median income' means, with 11 respect to an area, the area median income for the 12 area, as defined for the applicable year by the Sec-13 retary of Housing and Urban Development; "(2) the term 'eligible household' means an 14 15 owner-occupied household— "(A) that has a total household income 16 17 that is less than 165 percent of the area me-18 dian income for the area in which the household 19 is located; 20 "(B) for which the cost of flood insurance 21 premiums, surcharges, and fees in a year would 22 result in excess costs for the household for that 23 year; and

24 "(C) that—

1	"(i) renews an existing flood insur-
2	ance policy under the national flood insur-
3	ance program for building coverage for a
4	property that is in an area having special
5	flood hazards; or
6	"(ii) purchases a flood insurance pol-
7	icy under the national flood insurance pro-
8	gram for building coverage for an existing
9	structure that was owned and occupied by
10	the household before the date on which the
11	building was determined to be located in
12	an area having special flood hazards due to
13	a revision of, or an update to, a floodplain
14	area or flood risk zone that is identified,
15	delineated, or established by the Adminis-
16	trator;
17	"(3) the term 'excess costs' means—
18	"(A) for a household that has a total
19	household income that is greater than 80 per-
20	cent of the area median income for the area in
21	which the household is located, the amount by
22	which—
23	"(i) the sum of—
24	"(I) the total amount of pre-
25	miums, surcharges, and fees paid by a

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1	household in a year with respect to a
2	flood insurance policy provided under
3	this title; and
4	"(II) the housing expenses in-
5	curred by the household in that year;
6	exceeds
7	"(ii) 40 percent of the total household
8	income for the household in that year; and
9	"(B) for a household that has a total
10	household income that is not greater than 80
11	percent of the area median income for the area
12	in which the household is located, the amount
13	by which the flood insurance premiums, sur-
14	charges, and fees for a flood insurance policy
15	provided under this title in a year for the
16	household exceeds 1 percent of the coverage
17	limit of that flood insurance policy under sec-
18	tion 1306(b); and
19	"(4) the term 'housing expenses' means, with
20	respect to a household, the total amount that the
21	household spends in a year on—
22	"(A) mortgage payments;
23	"(B) property taxes; and
24	"(C) homeowners insurance.

"(b) VOUCHERS.—The Administrator shall, when the
 Administrator determines appropriate, provide a voucher
 to an eligible household in accordance with subsection (c)
 to use toward the payment of flood insurance premiums,
 surcharges, and fees incurred by the household in the year
 for which the voucher is provided.

7 "(c) CALCULATION.—

8 "(1) IN GENERAL.—Subject to paragraph (2),
9 the Administrator shall provide a voucher to an eli10 gible household as follows:

11 "(A) An eligible household that has a total 12 household income that is not greater than 80 13 percent of area median income shall receive a 14 voucher in an amount that is equal to 100 per-15 cent of the excess costs incurred by the house-16 hold for the year preceding the year in which 17 the eligible household receives the voucher.

18 "(B) An eligible household that has a total
19 household income that is greater than 80 per20 cent of area median income and not greater
21 than 120 percent of area median income shall
22 receive a voucher in an amount that is equal to
23 80 percent of the excess costs incurred by the
24 household for the year preceding the year in

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which the eligible household receives the vouch er.

3 "(C) An eligible household that has a total 4 household income that is greater than 120 per-5 cent of area median income and less than 165 6 percent of area median income shall receive a 7 voucher in an amount that is equal to 60 per-8 cent of the excess costs for the year preceding 9 the year in which the eligible household receives 10 the voucher.

11 "(2) LIMITATION.—The Administrator may not 12 provide a voucher to an eligible household in an 13 amount that is more than the total amount that the 14 eligible household paid in premiums, surcharges, and 15 fees for a flood insurance policy provided under this 16 title during the year preceding the year in which the 17 voucher is provided.".

18 SEC. 209. COVERAGE LIMITS.

19 (a) IN GENERAL.—Section 1306 of the National
20 Flood Insurance Act of 1968 (42 U.S.C. 4013) is amend21 ed—

22 (1) in subsection (b) -

23 (A) in the matter preceding paragraph (1),
24 by striking "In addition to any other terms and

1	conditions under subsection (a), such regula-
2	tions" and inserting "The Administrator";
3	(B) in paragraph (2)—
4	(i) by striking "shall be made" and
5	inserting "may be made"; and
6	(ii) by striking "\$250,000" and in-
7	serting "the baseline amount";
8	(C) in paragraph (3)—
9	(i) by striking "shall be made" and
10	inserting "may be made"; and
11	(ii) by striking "\$100,000" and in-
12	serting "50 percent of the baseline
13	amount"; and
14	(D) in paragraph (4)—
15	(i) by striking "shall be made" each
16	place that term appears and inserting
17	"may be made"; and
18	(ii) by striking "\$500,000" each place
19	that term appears and inserting "200 per-
20	cent of the baseline amount"; and
21	(2) by adding at the end the following:
22	"(e) DEFINITION.—
23	"(1) IN GENERAL.—Subject to paragraph (2),
24	in this section, the term 'baseline amount', with re-
25	spect to a property, means the maximum original

principal obligation of a conventional mortgage that
 may be purchased by the Federal National Mortgage
 Association in the area in which the property as lo cated, as established under section 302(b)(2) of the
 Federal National Mortgage Association Charter Act
 (12 U.S.C. 1717(b)(2)).

"(2) CLARIFICATION.—If, after the date of en-7 8 actment of this subsection, the baseline amount, as 9 defined in paragraph (1), decreases as compared 10 with the baseline amount in effect on the day before 11 the date of enactment of this subsection, the base-12 line amount that was in effect on the day before the 13 date of enactment of this subsection shall be deemed 14 to be the baseline amount for the purposes of para-15 graphs (2), (3), and (4) of subsection (b).".

(b) AUTHORITY OF ADMINISTRATOR TO SELL POLICIES.—The Administrator may sell a policy for flood insurance under the National Flood Insurance Program that
meets the requirements of paragraphs (2), (3), and (4)
of section 1306(b) of the National Flood Insurance Act
of 1968 (42 U.S.C. 4013(b)), as amended by subsection
(a), without regard to—

(1) section 61.6 of title 44, Code of Federal
Regulations, as in effect on the day before the date
of enactment of this Act; or

1	(2) any other provision of law.
2	SEC. 210. MONTHLY INSTALLMENT PAYMENT OF PRE-
3	MIUMS.
4	Section 1308(g) of the National Flood Insurance Act
5	of 1968 (42 U.S.C. 4015(g)) is amended—
6	(1) by striking "With respect to" and inserting
7	the following:
8	"(1) ANNUAL OR MONTHLY OPTION.—Subject
9	to paragraph (2), with respect to"; and
10	(2) by adding at the end the following:
11	"(2) MONTHLY INSTALLMENT.—With respect
12	to a policyholder that opts under paragraph (1) to
13	pay premiums on a monthly basis, the Administrator
14	may charge the policyholder an annual fee of not
15	more than \$15.
16	"(3) EXEMPTION FROM RULE MAKING; PILOT
17	PROGRAM.—During the period beginning on the date
18	of enactment of this paragraph and ending on the
19	date on which the Administrator promulgates regu-
20	lations carrying out paragraph (1), the Adminis-
21	trator may, notwithstanding any other provision of
22	law—
23	"(A) adopt policies and procedures to carry
24	out that paragraph without—

	20
1	"(i) undergoing notice and comment
2	rule making under section 553 of title 5,
3	United States Code; or
4	"(ii) conducting regulatory analyses
5	otherwise required by statute, regulation,
6	or executive order; or
7	"(B) carry out that paragraph by estab-
8	lishing a pilot program that gradually imple-
9	ments the requirements of that paragraph.".
10	TITLE III—AGREED VALUE
11	PILOT PROGRAM
12	SEC. 301. SHORT TITLE.
13	This title may be cited as the "Agreed Value Flood
14	Protection Program Act of 2017".
15	SEC. 302. DEFINITIONS.
16	In this title—
17	(1) the term "agreed value flood protection pol-
18	icy" means a flood protection policy providing that,
19	if a flood occurs, the National Flood Insurance Pro-
20	gram will make payments according to agreed sched-
21	ules of payments determined by flood height in cov-
22	ered structures participating in the Program;
23	(2) the term "catastrophic loss year" means a
24	year in which the combined ratio is not less than
25	130 percent;

1	(3) the term "combined ratio" means the
2	quotient obtained when the sum obtained by adding
3	the losses paid under the National Flood Insurance
4	Program in a year and the expenses of the National
5	Flood Insurance Program in that year is divided by
6	the total amount of premiums collected under the
7	National Flood Insurance Program in that year;
8	(4) the term "covered agent" means any insur-
9	ance agent, producer, or intermediary licensed by a
10	State;
11	(5) the term "covered structure" means real
12	property eligible for flood insurance coverage under
13	the National Flood Insurance Program;
14	(6) the term "eligible participant" means a per-
15	son that has demonstrated ownership of a covered
16	structure;
17	(7) the term "flood height" means the distance
18	between the lowest adjacent grade and the high
19	water mark of a flood on the first floor of a covered
20	structure, as measured or as determined by other
21	appropriate methods;
22	(8) the term "Program" means the Agreed
23	Value Flood Protection Program established under
24	section 303(a); and

(9) the term "Reserve Fund" means the Agreed
 Value Flood Protection Program Reserve Fund es tablished under section 305(a).

4 SEC. 303. AGREED VALUE FLOOD PROTECTION PILOT PRO-5 GRAM.

6 (a) IN GENERAL.—The Administrator may establish 7 and carry out an optional Agreed Value Flood Protection 8 Pilot Program for the 8-year period beginning on the date 9 of enactment of this Act, or during the period beginning 10 on the date of enactment of this Act and ending on the 11 date on which authorization for the National Flood Insur-12 ance Program expires, whichever is shorter, under 13 which-

14 (1) an eligible participant may purchase an 15 agreed value flood protection policy to protect 16 against losses resulting from physical damage to, or 17 loss of, a covered structure, including any personal 18 property related thereto, owned by the eligible par-19 ticipant arising from a flood occurring in the United 20 States during the period for which the policy is in 21 force;

(2) a covered agent may issue an agreed value
flood protection policy to an eligible participant; and
(3) an eligible participant may not be denied
the opportunity to purchase an agreed value flood

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protection policy solely on the basis of the geo graphic location of the eligible participant.

3 (b) ELIGIBILITY.—In order to purchase an agreed 4 value flood protection policy, an eligible participant shall 5 demonstrate that the value of the covered structure to be 6 covered under the policy, including any contents within the 7 covered structure, is not less than the coverage amount 8 of the policy.

9 (c) ISSUANCE.—

10 (1) IN GENERAL.—Except as provided in para11 graph (2), any covered agent may issue an agreed
12 value flood protection policy to an eligible partici13 pant under the Program.

14 (2) EXCEPTION.—A covered agent may not
15 issue a policy under paragraph (1) if the structure
16 with respect to which the policy would apply is in17 sured under the National Flood Insurance Program.
18 (d) BROCHURE.—

19 (1) IN GENERAL.—The Administrator shall
20 publish a brochure that compares the premium rates
21 charged under the National Flood Insurance Pro22 gram with the premium rates charged under the
23 Program.

24 (2) COVERED AGENTS.—

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1	(A) IN GENERAL.—A covered agent shall
2	explain to an eligible participant the risks asso-
3	ciated with an agreed value flood protection pol-
4	icy before the eligible participant purchases a
5	policy.
6	(B) DELIVERY.—If a covered agent deliv-
7	ers the brochure published under paragraph (1)
8	to an eligible participant before the eligible par-
9	ticipant purchases an agreed value flood protec-
10	tion policy, the delivery shall constitute prima
11	facie evidence that the covered agent has satis-
12	fied the requirement under subparagraph (A).
13	(e) REPORT.—Not later than 1 year after the date
14	on which the Program ends, the Administrator shall sub-
15	mit to Congress a report—
16	(1) containing data that was collected during
17	the administration of the Program relating to under-
18	insurance factors, claims statistics, claims disputes
19	(including how such disputes were adjudicated), and
20	actuarial rate reviews; and
21	(2) that compares premium rates charged under
22	the Program with comparable premium rates
23	charged under the standard flood insurance policy,
24	controlling for comparable risk factors.

1	SEC. 304. USE OF AGREED VALUE FLOOD PROTECTION TO
2	SATISFY REQUIREMENT TO PURCHASE
3	FLOOD INSURANCE TO RECEIVE A MORT-
4	GAGE LOAN.
5	An agreed value flood protection policy shall satisfy
6	the mandatory purchase requirement.
7	SEC. 305. AGREED VALUE FLOOD PROTECTION PROGRAM
8	RESERVE FUND.
9	(a) Establishment of an Agreed Value Flood
10	PROTECTION RESERVE FUND.—In carrying out the Pro-
11	gram, the Administrator shall establish in the Treasury
12	of the United States an Agreed Value Flood Protection
13	Program Reserve Fund, which shall be—
14	(1) separate from any other accounts or funds
15	available to the Administrator; and
16	(2) available for meeting the expected future
17	obligations of the Program, including—
18	(A) the payment of claims during cata-
19	strophic loss years; and
20	(B) the repayment of amounts outstanding
21	under any note or other obligation issued by the
22	Administrator under section 1309(a) of the Na-
23	tional Flood Insurance Act of 1968 (42 U.S.C.
24	4016(a)).
25	(b) RESERVE RATIO.—Subject to the phase-in re-
26	quirements under subsection (d), the Reserve Fund shall

1	maintain a balance that, together with any risk financing
2	covering the Program, is an amount that is equal to—
3	(1) 1.5 percent of the sum of the total potential
4	loss exposure of all outstanding agreed value flood
5	protection policies in force during the prior fiscal
6	year; or
7	(2) a higher percentage of the sum described in
8	paragraph (1) that the Administrator determines to
9	be appropriate, taking into consideration any cir-
10	cumstance that may raise a significant risk of sub-
11	stantial future losses to the Reserve Fund.
12	(c) MAINTENANCE OF RESERVE RATIO.—
13	(1) IN GENERAL.—The Administrator may es-
14	tablish, increase, or decrease the amount of aggre-
15	gate annual policy charges to be collected for any
16	fiscal year that are necessary in order to—
17	(A) maintain the amount required under
18	subsection (b); and
19	(B) if the balance of the Reserve Fund is
20	an amount that is less than the amount re-
21	quired under subsection (b), obtain the amount
22	required under subsection (b).
23	(2) CONSIDERATIONS.—In exercising the au-
24	thority under paragraph (1), the Administrator shall
25	consider—

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1	(A) the expected operating expenses of the
2	Reserve Fund;
3	(B) the covered loss expenditures under
4	the Program;
5	(C) any investment income generated
6	under the Program; and
7	(D) any other factor that the Adminis-
8	trator determines appropriate.
9	(3) LIMITATION.—Notwithstanding any other
10	provision of law or any agreement entered into by
11	the Administrator, the Administrator shall ensure
12	that all amounts attributable to the establishment or
13	increase of annual policy charges under paragraph
14	(1) are transferred to the Administrator for deposit
15	into the Reserve Fund to be available for meeting
16	the expected future obligations of the Program, as
17	described in subsection $(a)(2)$.
18	(d) Phase-in Requirements.—The phase-in re-
19	quirements under this subsection are as follows:
20	(1) IN GENERAL.—Beginning in fiscal year
21	2018, and in each successive fiscal year thereafter
22	until the amount required under subsection (b) is
23	obtained, the Administrator shall deposit in the Re-
24	serve Fund an amount that is not less than 10 per-
25	cent of the amount required under subsection (b).
1	(2) Amount satisfied.—Except as provided
----	-----------------------------------------------------------
2	in paragraph (3), beginning on the date on which
3	the amount required under subsection (b) is ob-
4	tained, the Administrator shall not be required to
5	set aside any amounts for the Reserve Fund.
6	(3) EXCEPTION.—If, at any time during any
7	fiscal year after the amount required under sub-
8	section (b) is obtained, the amount in the Reserve
9	Fund is less than the amount required under sub-
10	section (b), the Administrator shall deposit in the
11	Reserve Fund during that fiscal year an amount
12	that is not less than the lesser of—
13	(A) the difference between the amount re-
14	quired under subsection (b) and the amount in
15	the Reserve Fund; or
16	(B) 10 percent of the amount required
17	under subsection (b).
18	(e) Limitation on Reserve Ratio.—If, in any fis-
19	cal year, the Administrator determines that the amount
20	required under subsection (b) cannot be obtained, the Ad-
21	ministrator shall submit to Congress a report that—
22	(1) describes and details the specific concerns
23	of the Administrator regarding the consequences of
24	that amount not being obtained;

1	(2) demonstrates how the consequences de-
2	scribed in paragraph (1) would harm the long-term
3	financial soundness of the Program; and
4	(3) indicates the maximum attainable amount
5	for that fiscal year.
6	(f) INVESTMENT.—The Secretary of the Treasury
7	shall invest such amounts of the Reserve Fund as the Sec-
8	retary determines advisable in obligations issued or guar-
9	anteed by the United States.
10	SEC. 306. RULE OF CONSTRUCTION.
11	Nothing in this title may be construed to—
12	(1) limit the National Flood Insurance Pro-
13	gram, including the ability of a person to purchase
14	flood insurance under the National Flood Insurance
15	Program to satisfy the mandatory purchase require-
16	ment; or
17	(2) require a person to participate in the Pro-
18	gram.
19	TITLE IV-PROVIDING PRIVATE
20	MARKET ACCESS, ACCOUNT-
21	ABILITY, AND COMPETITION
22	SEC. 401. USE OF PRIVATE FLOOD INSURANCE TO SATISFY
23	MANDATORY PURCHASE REQUIREMENT.
24	(a) IN GENERAL.—
25	(1) Mandatory purchase requirement.—

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(A) AMOUNT AND TERM OF COVERAGE.—
 Section 102 of the Flood Disaster Protection
 Act of 1973 (42 U.S.C. 4012a) is amended by
 striking "SEC. 102. (A)" and all that follows
 through the end of subsection (a) and inserting
 the following:
 "SEC. 102. (a) AMOUNT AND TERM OF COVERAGE.—

8 "(1) IN GENERAL.—Subject to paragraph (2), 9 on and after the date that is 60 days after the date 10 of enactment of this Act, no Federal officer or agen-11 cy may approve any financial assistance for acquisi-12 tion or construction purposes for use in any area 13 that has been identified by the Administrator as an 14 area having special flood hazards and in which the 15 sale of flood insurance has been made available 16 under the National Flood Insurance Act of 1968 (42) 17 U.S.C. 4001 et seq.), unless the building or mobile 18 home and any personal property to which the finan-19 cial assistance relates is covered by flood insurance. 20 "(2) Amount and term.—

21 "(A) AMOUNT GENERALLY.—The amount
22 of flood insurance required under paragraph
23 (1)—

24 "(i) in the case of Federal flood insur25 ance, shall be not less than the lesser of—

1	"(I) 80 percent of the purchase
2	price of the property;
3	"(II) the development or project
4	cost of the building, mobile home, or
5	personal property (less estimated land
6	$\cos t);$
7	"(III) the maximum limit of Fed-
8	eral flood insurance coverage made
9	available with respect to the particular
10	type of property; or
11	"(IV) for multi-unit structures
12	only, the outstanding principal bal-
13	ance of the loan; or
14	"(ii) in the case of private flood insur-
15	ance, shall be not less than the lesser of—
16	"(I) 80 percent of the purchase
17	price of the property;
18	"(II) the development or project
19	cost of the building, mobile home, or
20	personal property (less estimated land
21	$\cos t);$
22	"(III) the maximum limit of Fed-
23	eral flood insurance coverage made
24	available with respect to the particular
25	type of property; or

1	"(IV) for multi-unit structures
2	only, the outstanding principal bal-
3	ance of the loan.
4	"(B) LOANS AND INSURED AND GUARAN-
5	TEED LOANS.—If the financial assistance de-
6	scribed in paragraph (1) is in the form of a
7	loan or an insurance or guaranty of a loan,
8	flood insurance need not be required beyond the
9	term of the loan.
10	"(C) TERM GENERALLY.—The require-
11	ment of maintaining flood insurance under
12	paragraph (1) shall apply during the life of the
13	property, regardless of transfer of ownership of
14	the property.".
15	(B) Mortgage loans.—Section 102(b) of
16	the Flood Disaster Protection Act of 1973 (42)
17	U.S.C. 4012a(b)) is amended—
18	(i) by striking paragraphs (1) through
19	(5) and inserting the following:
20	"(1) Regulated lending institutions.—
21	"(A) IN GENERAL.—Each Federal entity
22	for lending regulation (after consultation and
23	coordination with the Financial Institutions Ex-
24	amination Council established under section
25	1004 of the Federal Financial Institutions Ex-

1	amination Council Act of 1974 (12 U.S.C.
2	3303)) shall by regulation direct regulated lend-
3	ing institutions not to make, increase, extend,
4	or renew any loan secured by improved real es-
5	tate or a mobile home located or to be located
6	in an area that has been identified by the Ad-
7	ministrator as an area having special flood haz-
8	ards and in which flood insurance has been
9	made available under the National Flood Insur-
10	ance Act of 1968 (42 U.S.C. 4001 et seq.), un-
11	less the building or mobile home and any per-
12	sonal property securing the loan is covered for
13	the term of the loan by flood insurance in an
14	amount described in subparagraph (B).
15	"(B) AMOUNT.—The amount of flood in-
16	surance required under subparagraph (A)—
17	"(i) in the case of Federal flood insur-
18	ance, shall be not less than the lesser of—
19	"(I) 80 percent of the purchase
20	price of the property;
21	"(II) the maximum limit of Fed-
22	eral flood insurance coverage made
23	available with respect to the particular
24	type of property; or

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1	"(III) for multi-unit structures
2	only, the outstanding principal bal-
3	ance of the loan; or
4	"(ii) in the case of private flood insur-
5	ance, shall be not less than the lesser of—
6	"(I) 80 percent of the purchase
7	price of the property;
8	"(II) the maximum limit of Fed-
9	eral flood insurance coverage made
10	available with respect to the particular
11	type of property; or
12	"(III) for multi-unit structures
13	only, the outstanding principal bal-
14	ance of the loan.
15	"(2) Federal Agency Lenders.—
16	"(A) IN GENERAL.—
17	"(i) INSURANCE REQUIRED.—A Fed-
18	eral agency lender may not make, increase,
19	extend, or renew any loan secured by im-
20	proved real estate or a mobile home located
21	or to be located in an area that has been
22	identified by the Administrator as an area
23	having special flood hazards and in which
24	flood insurance has been made available
25	under the National Flood Insurance Act of

1	1968 (42 U.S.C. 4001 et seq.), unless the
2	building or mobile home and any personal
3	property securing the loan is covered for
4	the term of the loan by flood insurance in
5	accordance with paragraph (1).
6	"(ii) Regulations.—
7	"(I) IN GENERAL.—Each Federal
8	agency lender may issue any regula-
9	tions necessary to carry out this para-
10	graph.
11	"(II) CONSISTENCY.—Any regu-
12	lations issued under subclause (I)
13	shall be consistent with and substan-
14	tially identical to any regulations
15	issued under paragraph (1).
16	"(B) REQUIREMENT TO ACCEPT FLOOD IN-
17	SURANCE.—Each Federal agency lender shall
18	accept flood insurance as satisfaction of the
19	flood insurance coverage requirement under
20	subparagraph (A)(i) if the flood insurance cov-
21	erage meets the requirements for coverage
22	under that subparagraph.
23	"(3) Government-sponsored enterprises
24	FOR HOUSING.—

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1	"(A) Implementation of proce-
2	DURES.—
3	"(i) REQUIREMENT.—The Federal
4	National Mortgage Association and the
5	Federal Home Loan Mortgage Corporation
6	shall implement procedures reasonably de-
7	signed to ensure that, for any loan de-
8	scribed in clause (ii) that is purchased or
9	guaranteed by such entity, the building or
10	mobile home and any personal property se-
11	curing the loan is covered for the term of
12	the loan by flood insurance in the amount
13	provided in paragraph (1)(B).
14	"(ii) Secured loan.—A loan de-
15	scribed in this clause is a loan secured by
16	improved real estate or a mobile home lo-
17	cated in an area—
18	"(I) that has been identified, at
19	the time of the origination of the loan
20	or at any time during the term of the
21	loan, by the Administrator as an area
22	having special flood hazards; and
23	"(II) in which flood insurance is
24	made available under the National

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1	Flood Insurance Act of 1968 (42
2	U.S.C. 4001 et seq.).
3	"(B) Acceptable insurance.—Subject
4	to subparagraph (C), the Federal National
5	Mortgage Association and the Federal Home
6	Loan Mortgage Corporation shall accept flood
7	insurance as satisfaction of the flood insurance
8	coverage requirement under paragraph (1) if
9	the flood insurance coverage provided meets the
10	requirements for coverage under that paragraph
11	and any requirements established by the Fed-
12	eral National Mortgage Association or the Fed-
13	eral Home Loan Corporation, respectively, re-
14	lating to the financial strength of private insur-
15	ance companies from which the Federal Na-
16	tional Mortgage Association or the Federal
17	Home Loan Mortgage Corporation will accept
18	private flood insurance.
19	"(C) Relation to state law.—A re-
20	quirement described in subparagraph (B) may
21	not affect or conflict with any State law, regula-
22	tion, or procedure concerning the regulation of
23	the business of insurance.
24	"(4) Applicability.—

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"(A) 1 EXISTING COVERAGE.—Except as 2 provided in subparagraph (B), paragraph (1) 3 shall apply on the date of enactment of the Rie-4 gle Community Development and Regulatory 5 Improvement Act of 1994 (12 U.S.C. 4701 et 6 seq.). 7 "(B) NEW COVERAGE.—Paragraphs (2) and (3) shall apply only with respect to any 8 9 loan made, increased, extended, or renewed 10 after the expiration of the 1-year period begin-11 ning on the date of enactment of the Riegle 12 Community Development and Regulatory Improvement Act of 1994 (12 U.S.C. 4701 et 13 14 seq.). Paragraph (1) shall apply with respect to

any loan made, increased, extended, or renewed
by any lender supervised by the Farm Credit
Administration only after the expiration of the
period under this subparagraph.

"(C) CONTINUED EFFECT OF REGULATIONS.—Notwithstanding any other provision of
this subsection, the regulations to carry out
paragraph (1), as in effect immediately before
the date of enactment of the Riegle Community
Development and Regulatory Improvement Act
of 1994 (12 U.S.C. 4701 et seq.), shall con-

1	tinue to apply until the regulations issued to
2	carry out paragraph (1), as amended by section
3	522(a) of such Act, take effect.
4	"(5) Rule of construction.—
5	"(A) IN GENERAL.—Subject to subpara-
6	graph (B), nothing in this subsection shall be
7	construed to supersede or limit the authority of
8	a Federal entity for lending regulation, the
9	Federal Housing Finance Agency, a Federal
10	agency lender, the Federal National Mortgage
11	Association, or the Federal Home Loan Mort-
12	gage Corporation to establish requirements re-
13	lating to the financial strength of private insur-
14	ance companies from which the entity or agency
15	will accept private flood insurance.
16	"(B) Relation to state law.—A re-
17	quirement described in subparagraph (A) may
18	not affect or conflict with any State law, regula-
19	tion, or procedure concerning the regulation of
20	the business of insurance."; and
21	(ii) by striking paragraph (7) and in-
22	serting the following:
23	"(7) DEFINITIONS.—In this section:
24	"(A) FEDERAL FLOOD INSURANCE.—The
25	term 'Federal flood insurance' means an insur-

1	ance policy made available under the National
2	Flood Insurance Act of 1968 (42 U.S.C. 4001
3	et seq.).
4	"(B) FLOOD INSURANCE.—The term 'flood
5	insurance' means—
6	"(i) Federal flood insurance; and
7	"(ii) private flood insurance.
8	"(C) PRIVATE FLOOD INSURANCE.—The
9	term 'private flood insurance' means an insur-
10	ance policy that—
11	"(i) is issued by an insurance com-
12	pany that is—
13	"(I) licensed, admitted, or other-
14	wise approved to engage in the busi-
15	ness of insurance in the State in
16	which the insured building is located,
17	by the insurance regulator of that
18	State; or
19	"(II) eligible as a nonadmitted
20	insurer to provide insurance in the
21	home State of the insured, in accord-
22	ance with sections 521 through 527 of
23	the Nonadmitted and Reinsurance Re-
24	form Act of 2010 (15 U.S.C. 8201
25	through 8206);

1	"(ii) is issued by an insurance com-
2	pany that is not otherwise disapproved as
3	a surplus lines insurer by the insurance
4	regulator of the State in which the prop-
5	erty to be insured is located; and
6	"(iii) provides flood insurance cov-
7	erage that complies with the laws and reg-
8	ulations of that State.
9	"(D) STATE.—The term 'State' means any
10	State of the United States, the District of Co-
11	lumbia, the Commonwealth of Puerto Rico,
12	Guam, the Northern Mariana Islands, the Vir-
13	gin Islands, and American Samoa.".
14	(2) EFFECT OF PRIVATE FLOOD INSURANCE
15	COVERAGE ON CONTINUOUS COVERAGE REQUIRE-
16	MENTS.—Section 1308 of the National Flood Insur-
17	ance Act of 1968 (42 U.S.C. 4015) is amended by
18	adding at the end the following:
19	"(n) Effect of Private Flood Insurance Cov-
20	ERAGE ON CONTINUOUS COVERAGE REQUIREMENTS
21	For purposes of applying any statutory, regulatory, or ad-
22	ministrative continuous coverage requirement, including
23	under section $1307(g)(1)$, the Administrator shall consider
24	any period during which a property was continuously cov-

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ered by private flood insurance to be a period of contin uous coverage.".

3 (b) REPORT ON LEVEL OF PERCEIVED ADVERSE SE-4 LECTION.—Not later than 2 years after the date of enact-5 ment of this Act, the Administrator shall submit to Congress a report on the extent to which, of the properties 6 7 that are required to satisfy the mandatory purchase re-8 quirement, the properties for which private flood insurance 9 is purchased tend to be at a lower risk of flooding than 10 the properties for which Federal flood insurance is purchased (commonly referred to as "adverse selection"), by 11 12 detailing risk classifications of private flood insurance policies. 13

14 SEC. 402. PROVISION OF PRIVATE FLOOD INSURANCE BY 15 WRITE YOUR OWN COMPANIES.

16 (a) TEMPORARY AUTHORITY FOR PROVISION OF PRI-VATE FLOOD INSURANCE BY WRITE YOUR OWN COMPA-17 NIES FOR CERTAIN PROPERTIES.—During the first 2 18 years beginning after the date of enactment of this Act. 19 20 the Administrator may not prohibit a Write Your Own 21 company from offering or selling private flood insurance 22 outside of the Write Your Own Program for properties 23 that are described in subparagraphs (A) through (D) of 24 section 1307(a)(2) of the National Flood Insurance Act of 1968 (42 U.S.C. 17 4014(a)(2)). 25

1 (b) Authority for Expanded Provision of Pri-2 VATE FLOOD INSURANCE BY WRITE YOUR OWN COMPA-3 NIES.—On and after January 1 of the third year beginning after the date of enactment of this Act, if the Admin-4 5 istrator determines, based on the report required under 6 subsection (d)(1) and any other independent data avail-7 able, that the provision of private flood insurance by a 8 Write Your Own company—

9 (1) to properties in addition to the properties 10 described in subsection (a) will not adversely impact 11 the ability of the National Flood Insurance Program 12 to maintain a diverse risk pool, the Administrator 13 may waive any remaining restriction, under a Fed-14 eral statute or regulation, on the ability of a Write 15 Your Own company to offer or sell private flood in-16 surance outside the Write Your Own Program, if the 17 Administrator promulgates regulations to ensure a 18 diverse risk pool for Write Your Own companies that 19 are competing with the National Flood Insurance 20 Program; or

(2) is a deterrent to the National Flood Insurance Program maintaining a diverse risk pool of
policies, the Administrator may place further restrictions on the ability of a Write Your Own company
to offer or sell private flood insurance.

(c) WYO ARRANGEMENT.—The Administrator shall
 amend article XIII of the WYO Company Financial As sistance/Subsidy Arrangement as necessary to implement
 subsections (a) and (b).

5 (d) Reports.—

6 (1) INITIAL REPORT.—Not later than the last 7 day of the 2-year-period described in subsection (a), 8 the Administrator shall submit to Congress a report 9 detailing the risk classifications of properties for 10 which private flood insurance was sold and under-11 written by Write Your Own companies during that 12 2-year period.

13 (2) ADDITIONAL REPORT.—Not later than 5 14 years after the date on which the report is required 15 to be submitted under paragraph (1), the Adminis-16 trator shall submit to Congress a report detailing 17 the risk classifications of properties for which pri-18 vate flood insurance was sold and underwritten by 19 Write Your Own companies during that 5-year pe-20 riod.

21 SEC. 403. AVAILABILITY OF NFIP CLAIMS DATA.

22 (a) Study Required.—

(1) IN GENERAL.—The Administrator shall
study the feasibility of selling or licensing the use of
historical structure-specific National Flood Insur-

1	ance Program claims data (referred to in this sec-
2	tion as "covered claims data") to non-governmental
3	entities.
4	(2) CONTENTS.—In conducting the study re-
5	quired under paragraph (1), the Administrator shall,
6	at a minimum—
7	(A) investigate 1 or more methods of pro-
8	viding the most specific covered claims data
9	possible while reasonably protecting policyholder
10	privacy;
11	(B) review existing means, as of the date
12	of enactment of this Act, by which the Federal
13	Government provides leases or licenses to pri-
14	vate persons, and the various regulations,
15	terms, conditions, and guidance employed;
16	(C) identify potential uses for covered
17	claims data, any known risks concerning those
18	uses, and ways to mitigate or eliminate the
19	risks;
20	(D) identify mechanisms for determining
21	the likely market value for access to covered
22	claims data; and
23	(E) recommend actions the Administrator
24	could take, if any, to prevent unintended con-
25	sequences associated with the sale or licensing

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both;

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for private insurance purposes covered claims
data.
(b) Report by Administrator.—
(1) Report Required.—Not later than 1 year
after the date of enactment of this Act, the Adminis-
trator shall submit to the Committee on Banking,
Housing, and Urban Affairs of the Senate and the
Committee on Financial Services of the House of
Representatives a report that contains the results
and conclusions of the study conducted under sub-
section (a) (referred to in this subsection as "the
study'').
(2) CONTENTS.—The report submitted under
paragraph (1) shall include—
(A) an analysis of—
(i) the recommendations of the study;
and
(ii) the potential for covered claims
data to increase the number of individuals
insured against the peril of flood, to reduce
the amount of debt the National Flood In-

surance Program is required to service, or

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1	(B) a description of actions taken by the
2	Administrator to implement any of the rec-
3	ommendations of the study; and
4	(C) any recommendations of the study
5	that, as of the date on which the report is sub-
6	mitted, have been deferred or not acted upon,
7	together with an explanatory statement.
8	(c) Authorization to Sell or License Claims
9	Dата.—
10	(1) Amendments.—
11	(A) IN GENERAL.—Section 1313 of the
12	National Flood Insurance Act of 1968 (42
13	U.S.C. 4020) is amended—
14	(i) by striking "The Administrator"
15	and inserting the following:
16	"(a) IN GENERAL.—The Administrator"; and
17	(ii) by adding at the following:
18	"(b) Selling or Licensing of Claims Data.—
19	"(1) IN GENERAL.—The Administrator may sell
20	or license the use of historical structure-specific
21	claims data obtained and maintained by the Na-
22	tional Flood Insurance Program (referred to in this
23	subsection as 'covered claims data') to non-govern-
24	mental entities as the Administrator determines is
25	appropriate and in the public interest.

1	"(2) RULES, PROCEDURES.—The Administrator
2	may adopt rules, terms, conditions, policies, and pro-
3	cedures concerning—
4	"(A) the selling or licensing of covered
5	claims data; and
6	"(B) the use, protection, and maintenance
7	of covered claims data by non-governmental en-
8	tities.
9	"(3) PROCEEDS.—The Administrator shall de-
10	posit the proceeds from selling or licensing covered
11	claims data under this subsection in the National
12	Flood Insurance Fund.".
13	(B) FUNDING.—Section 1310 of the Na-
14	tional Flood Insurance Act of 1968 (42 U.S.C.
15	4017) is amended—
16	(i) in subsection (a)—
17	(I) in paragraph (7), by striking
18	"and" at the end;
19	(II) in paragraph (8), by striking
20	the period at the end and inserting ";
21	and"; and
22	(III) by adding at the end the
23	following:
24	"(9) for carrying out section 1313."; and
25	(ii) in subsection (b)—

	30
1	(I) in paragraph (5) , by striking
2	"and" at the end;
3	(II) by redesignating paragraph
4	(6) as paragraph (7) ; and
5	(III) by inserting after paragraph
6	(5) the following:
7	"(6) proceeds from the sale or licensing of his-
8	torical structure-specific claims data, as authorized
9	under section 1313(b); and".
10	(2) Effective date.—
11	(A) IN GENERAL.—Except as provided in
12	subparagraph (B), the amendments made by
13	paragraph (1) shall take effect on the date on
14	which the Administrator publishes in the Fed-
15	eral Register a certification that the Adminis-
16	trator has—
17	(i) submitted the report required
18	under subsection (b);
19	(ii) determined that it is legally and
20	practically feasible to implement a program
21	to sell or license the use of covered claims
22	data to non-governmental entities; and
23	(iii) determined that a program de-
24	scribed in subparagraph (B) would be in
25	the public interest.

1	(B) CREDITS TO FUND.—The amendment
2	made by clause (ii) of paragraph (1)(B) shall
3	take effect on the date of enactment of this Act.
4	SEC. 404. FEES AND SURCHARGES FOR PRIVATE FLOOD IN-
5	SURANCE POLICIES.
6	(a) SURCHARGES.—Section 1308A(a) of the National
7	Flood Insurance Act of 1968 (42 U.S.C. 4015a(a)) is
8	amended—
9	(1) by striking "The Administrator" and insert-
10	ing the following:
11	"(1) Collection on NFIP Policies.—The Ad-
12	ministrator"; and
13	(2) by adding at the end the following:
14	"(2) Collection on private policies.—
15	"(A) IN GENERAL.—An insurance com-
16	pany that issues a policy for private flood insur-
17	ance shall impose and collect an annual sur-
18	charge, in the amount provided in subsection
19	(b), on a private flood insurance policy.
20	"(B) IN ADDITION TO INCREASED COST OF
21	COMPLIANCE SURCHARGE.—The surcharge im-
22	posed under subparagraph (A) shall be in addi-
23	tion to the surcharge imposed under section
24	1304(c) and any other assessments and sur-
25	charges applied to such coverage.

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"(C) FEDERAL EQUIVALENCY FEE PAY-1 2 ABLE TO ADMINISTRATOR.—Not later than 180 3 days after the date on which an insurance com-4 pany collects a surcharge under subparagraph 5 (A), the insurance company shall transfer the 6 amount of the surcharge to the Administrator, 7 who shall deposit the amount in the National 8 Flood Insurance Fund established under section 9 1310. 10 "(D) INFORMATION.—The Administrator 11 may require the provision of such information 12 as the Administrator decides is necessary to 13 verify that a surcharge imposed and collected 14 under subparagraph (A) has been imposed and 15 collected at the proper time and in the proper 16 amount. 17 "(E) COST OF COLLECTING SURCHARGE.—

17 "(E) COST OF COLLECTING SURCHARGE.— 18 No portion of the surcharge collected under 19 subparagraph (A) may be retained by the insur-20 ance company for the costs of collecting, han-21 dling, or remitting the surcharge except for in-22 terest accruing to the company after collection 23 and before remittance.".

1	(b) FEDERAL POLICY FEE.—Section 1307(a) of the
2	National Flood Insurance Act of 1968 (42 U.S.C.
3	4014(a)) is amended—
4	(1) in paragraph $(1)(B)(iii)$, by striking "shall
5	be recovered by" and all that follows and inserting
6	"shall be recovered—
7	"(I) in the case of a policy under
8	the national flood insurance program,
9	by a fee that—
10	"(aa) shall be charged to
11	policyholders; and
12	"(bb) shall not be subject to
13	any agents' commissions, com-
14	pany expense allowances, or
15	State or local premium taxes;
16	and
17	"(II) in the case of a private
18	flood insurance policy, by a fee—
19	"(aa) that shall be—
20	"(AA) charged to pol-
21	icyholders;
22	"(BB) collected by the
23	insurance company that
24	issued the policy; and

	6-
1	"(CC) transferred, not
2	later than 180 days after
3	the date on which the fee is
4	collected, to the Adminis-
5	trator, who shall deposit the
6	amount of the fee in the Na-
7	tional Flood Insurance Fund
8	established under section
9	1310;
10	"(bb) that shall not be sub-
11	ject to any agents' commissions,
12	company expense allowances, or
13	State or local premium taxes;
14	and
15	"(cc) with respect to
16	which
17	"(AA) the Adminis-
18	trator may require the provi-
19	sion of such information as
20	the Administrator decides is
21	necessary to verify that the
22	fee has been imposed and
23	collected at the proper time
24	and in the proper amount;
25	and

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"(BB) no portion may
be retained by the insurance
company that collected the
fee for the costs of col-
lecting, handling, or remit-
ting the fee except for inter-
est accruing to the company
after collection and before
remittance; and"; and
(2) in paragraph (2) , in the matter preceding
subparagraph (A), by inserting ", including a fee
charged to policyholders of private flood insurance in
a manner that is consistent with paragraph
(1)(B)(iii)(II)," after "policyholders".
(c) Increased Cost of Compliance Coverage
UNDER PRIVATE POLICIES.—Section 102(b)(7)(C) of the
Flood Disaster Protection Act of 1973 (42 U.S.C.
4012a(b)(7)(C)), as amended by section 401 of this Act,
is amended—
(1) in clause (ii), by striking "and" at the end;
(2) in clause (iii), by striking the period at the
end and inserting "; and"; and
(3) by adding at the end the following:
"(iv) provides ordinance and law cov-
erage that meets or exceeds increased cost

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1	of compliance coverage provided under a
2	standard flood insurance policy under the
3	national flood insurance program".
4	(d) APPLICABILITY.—The amendments made by sub-
5	sections (a), (b), and (c) shall apply with respect to a pri-
6	vate flood insurance policy that is newly issued or renewed
7	after the date of enactment of this Act.
8	(e) Technical and Conforming Amendments.—
9	(1) PREMIUM SURCHARGE.—Section
10	1308A(a)(1) of the National Flood Insurance Act of
11	1968 (42 U.S.C. $4015a(a)(1)$), as so designated by
12	subsection $(a)(1)$ of this section, is amended, in the
13	second sentence, by striking "section 1304(b)" and
14	inserting "section 1304(c)".
15	(2) NATIONAL FLOOD INSURANCE FUND.—Sec-
16	tion 1310(b) of the National Flood Insurance Act of
17	1968 (42 U.S.C. $4017(b)$), as amended by section
18	403(c)(1)(B)(ii) of this Act, is amended—
19	(A) in paragraph (6), as so designated, by
20	striking "and" at the end;
21	(B) by redesignating paragraph (7) as
22	paragraph (9); and
23	(C) by inserting after paragraph (6) the
24	following:

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1	"(7) surcharges collected under section
2	1308A(a)(2);
3	"(8) fees collected under section
4	1307(a)(1)(B)(iii); and".
5	SEC. 405. WRITE YOUR OWN RISK SHARING PILOT PRO-
6	GRAM.
7	(a) DEFINITION.—In this section—
8	(1) the term "excess flood insurance policy"
9	means a flood insurance policy sold under the Pilot
10	Program; and
11	(2) the term "Pilot Program" means the Write
12	Your Own Risk Sharing Pilot Program established
13	under subsection (b).
14	(b) ESTABLISHMENT.—The Administrator shall es-
15	tablish and conduct a pilot program under the National
16	Flood Insurance Program, to be known as the "Write
17	Your Own Risk Sharing Pilot Program", to make avail-
18	able a flood insurance policy applying only to loss or dam-
19	age in excess of not less than \$50,000 for sale by Write
20	Your Own companies that agree to participate in the Pilot
21	Program.
22	(c) ELIGIBILITY TO PARTICIPATE IN PILOT PRO-
23	GRAM.—The Administrator may establish terms, condi-
24	tions, and eligibility criteria for Write Your Own compa-

25 nies participating in the Pilot Program.

(d) TERMS AND CONDITIONS OF EXCESS FLOOD
 POLICY.—

3 (1) CHARGEABLE RATES.—The chargeable rate
4 for an excess flood insurance policy sold in an area
5 (or subdivision thereof) shall be not less than the ap6 plicable estimated risk premium rate for the area (or
7 subdivision thereof) under section 1307(a)(1) of the
8 National Flood Insurance Act of 1968 (42 U.S.C.
9 4014(a)(1)).

10 (2)APPLICATION OF SURCHARGES AND FEES.—Any surcharge or fee, with respect to an ex-11 12 cess flood insurance policy, charged to a policyholder 13 participating in the Pilot Program for a period shall 14 be reduced by the amount of any surcharge for a 15 private flood insurance policy under section 16 1308A(a)(2) of the National Flood Insurance Act of 17 1968 (42 U.S.C. 4015a(a)(2)) (as added by section 18 404) or fee for a private flood insurance policy 19 under section 1307(a)(1)(B)(iii) of that Act (42) 20 U.S.C. 4014(a)(1)(B)(iii) (as amended by section 21 404), respectively, paid by the policyholder for cov-22 erage during the same period.

23 (3) TERMS AND CONDITIONS OF INSURANCE.—
24 (A) IN GENERAL.—An excess flood insur25 ance policy shall have the same coverages, ex-

1	clusions, and limitations as the Standard Flood
2	Insurance Policy insofar as the Policy relates to
3	the requirements of this section.
4	(B) COVERAGE AMOUNTS.—Coverage
5	amounts for an excess flood insurance policy
6	shall not exceed the coverage amounts estab-
7	lished under section 1306(b) of the National
8	Flood Insurance Act of 1968 (42 U.S.C.
9	4013(b)).
10	(4) UNDERLYING POLICY REQUIREMENT.—An
11	excess flood insurance policy sold under the Pilot
12	Program shall require the insured to carry primary
13	flood insurance that—
14	(A) provides a maximum coverage limit of
15	not less than $$50,000;$
16	(B) is issued by a Write Your Own com-
17	pany; and
18	(C) complies with any other conditions
19	adopted by the Administrator.
20	(e) AUTHORITY.—The Administrator shall carry out
21	the Pilot Program as authorized by and in accordance
22	with the National Flood Insurance Act of 1968 (42 U.S.C.
23	4001 et seq.) insofar as that Act relates to this section,
24	subject to the modifications made by this section.

(f) IMPLEMENTATION.—The Administrator shall
 make policies available for sale to the public under the
 Pilot Program not later than 18 months after the date
 of enactment of this Act.

5 (g) SUNSET.—The Administrator may not issue or
6 renew contracts for flood insurance under the Pilot Pro7 gram—

8 (1) on and after the date is 5 years after the
9 date contracts for flood insurance under this section
10 are made available for purchase; and

(2) at any time after the expiration of the National Flood Insurance Program under section 1319
of the National Flood Insurance Act of 1968 (42
U.S.C. 4026).

(h) REPORT.—Not later than 180 days after the date
on which the authority for the Pilot Program terminates
under subsection (g), the Administrator shall submit to
Congress a report on—

(1) the aggregate amount of premiums, surcharges, and fees charged under the Pilot Program;
and

(2) claims loss data experienced by the Write
Your Own companies participating in the Pilot Program and the National Flood Insurance Program on
policies sold under the Pilot Program.

1 TITLE V—MODERNIZING FLOOD 2 MAPPING AND FLOOD RISK 3 ACCURACY

4 SEC. 501. REAUTHORIZATION OF NATIONAL FLOOD MAP-

5 PING PROGRAM.

6 Section 100216(f) of the Biggert-Waters Flood In7 surance Reform Act of 2012 (42 U.S.C. 4101b(f)) is
8 amended—

9 (1) by striking "to carry out this section
10 \$400,000,000" and inserting the following: "to carry
11 out this section—

12 "(1) \$400,000,000"; and

13 (2) by striking the period at the end and insert-14 ing the following: "; and

15 "(2) \$500,000,000 for each of fiscal years 2018
16 through 2027.".

17 SEC. 502. MAPPING STANDARDS AND GUIDELINES FOR
18 NONGOVERNMENTAL ENTITIES.

19 Section 100215 of the Biggert-Waters Flood Insur20 ance Reform Act of 2012 (42 U.S.C. 4101a) is amended
21 by adding at the end the following:

22 "(m) PRIVATE OR COMMUNITY FLOOD MAPS.—

23 "(1) STANDARDS AND PROCEDURES.—In addi24 tion to the other duties of the Council under this
25 section, not later than 1 year after the date of enact-

ment of this subsection, the Council shall develop
 and establish a set of standards, guidelines, and pro cedures for—

4 "(A) State and local governments, feder-5 ally or State-recognized metropolitan planning 6 organizations (commonly known as 'MPOs'), 7 federally or State-recognized councils of local 8 governments, and federally or State-recognized 9 rural transportation planning organizations to 10 use in mapping flood risks and developing alter-11 native maps to the flood insurance rate maps 12 developed by the Administrator; and

"(B) certification, by the Administrator 13 14 not later than 90 days after the date on which 15 a map developed under subparagraph (A) is 16 submitted to the Administrator, for use under 17 the National Flood Insurance Program in the 18 case of any area covered by a flood insurance 19 rate map developed or approved by the Admin-20 istrator that has not been updated or reissued 21 during the preceding 3-year period.

22 "(2) TREATMENT.—On and after the date on
23 which the Administrator certifies a map under para24 graph (1)(B), the map—

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"(A) shall be considered the flood insurance rate map in effect for all purposes of the National Flood Insurance Program with respect to the area covered by the map; and

5 "(B) may not be revised, updated, or re-6 placed in accordance with the standards, guide-7 lines, and procedures established under para-8 graph (1) before the expiration of the 3-year 9 period beginning on that date of certification.

10 "(3) EXEMPTION FROM RULEMAKING.—Until 11 the date on which the Administrator promulgates 12 regulations implementing paragraphs (1) and (2), 13 the Administrator may adopt policies and proce-14 dures, notwithstanding any other provision of law, 15 necessary to implement those paragraphs without re-16 gard to section 553 of title 5, United States Code, 17 and without conducting regulatory analyses other-18 wise required by statute, regulation, or executive 19 order.".

20 SEC. 503. USE OF HIGH-RESOLUTION MAPPING TECH-21NOLOGY.

(a) IN GENERAL.—Section 100216(b)(1) of the
Biggert-Waters Flood Insurance Reform Act of 2012 (42
U.S.C. 4101b(b)(1)) is amended—

	•=
1	(1) in subparagraph (A)(i), by inserting "sub-
2	ject to subparagraph (D)," before "all populated
3	areas'';
4	(2) in subparagraph (B), by striking "and" at
5	the end;
6	(3) in subparagraph (C), by striking the period
7	at the end and inserting the following: ", including
8	by facilitating, partnering with other Federal, State,
9	and local agencies with respect to, and leveraging
10	the efficient acquisition of the most up-to-date high-
11	resolution topographic data, such as Light Detection
12	and Ranging (commonly known as 'LiDAR') data
13	and other new and emerging technologies; and"; and
14	(4) by adding at the end the following:
15	"(D) establish standards that may be used
16	as the basis for insurance rating purposes to
17	identify multi-frequency flood hazards and flood
18	hazard information that appropriately charac-
19	terizes the nature of flooding for areas subject
20	to a mapping update, including by using the
21	most up-to-date high-resolution topographic
22	data as required under subparagraph (C), in
23	order to reduce flood risk and improve the accu-
24	racy of National Flood Insurance Program rate
25	maps.".
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1 (b) REPORT.—Not later than 180 days after the date 2 of enactment of this Act, the Administrator shall submit 3 to Congress a report on compliance by the Administrator 4 with the requirement under subparagraphs (C) and (D) 5 of section 100216(b)(1) of the Biggert-Waters Flood In-6 surance Reform Act of 2012 (42 U.S.C. 4101b(b)(1)), as 7 amended by subsection (a), to use the most up-to-date 8 high-resolution topographic data and multi-frequency 9 flood hazards in order to reduce flood risk and improve 10 the accuracy of National Flood Insurance Program rate 11 maps.

12 SEC. 504. PROTECTED AREAS.

13 Section 100216(b) of the Biggert-Waters Flood In14 surance Reform Act of 2012 (42 U.S.C. 4101b(b)) is
15 amended by adding at the end the following:

16 "(4) Zones protected by levee systems.—

17 "(A) APPLICABILITY.—Subject to full im-18 plementation of this section, and notwith-19 standing any other provision of law, this para-20 graph shall apply to a community in which the 21 Administrator maps or re-maps a levee-im-22 pacted area in which the pertinent levee system 23 fails to meet the minimum design, operation, 24 and maintenance standards of the National 25 Flood Insurance Program required for levee ac-

1	creditation on a National Flood Insurance Pro-
2	gram rate map.
3	"(B) AL ZONES.—For levee-impacted
4	areas described in subparagraph (A), the Ad-
5	ministrator shall establish flood risk zones
6	known as 'AL Zones' on the National Flood In-
7	surance Program rate map.
8	"(C) Actuarial rates.—
9	"(i) IN GENERAL.—The Administrator
10	shall make available flood insurance to
11	properties in AL Zones at actuarial rates
12	based upon the risk associated with struc-
13	tures within the applicable AL zone.
14	"(ii) TEMPORARY RATES.—Until the
15	Administrator promulgates actuarial rates
16	for the various AL zones, a structure with-
17	in a portion of a community located within
18	a levee-impacted area described in sub-
19	paragraph (A) shall be eligible for rates as-
20	sociated with areas of moderate flood haz-
21	ards (also known as 'Standard X zone'
22	rates).".
•••	

23 SEC. 505. COASTAL FLOOD MODELS.

Section 100216(b) of the Biggert-Waters Flood Insurance Reform Act of 2012 (42 U.S.C. 4101b(b)), as

amended by section 504, is amended by adding at the end
 the following:

3 "(5) COASTAL FLOOD MODELS.—In updating
4 maps under this section, the Administrator shall use
5 coastal flood models that ensure technically and sci6 entifically accurate modeling to represent and com7 municate flood risk.".

8 TITLE VI—ENHANCING NA9 TIONAL FLOOD INSURANCE 10 PROGRAM TRANSPARENCY 11 AND ACCOUNTABILITY

12 SEC. 601. DEADLINE FOR APPROVAL OF CLAIMS.

(a) IN GENERAL.—Section 1312 of the National
Flood Insurance Act of 1968 (42 U.S.C. 4019), as amended by section 205, is amended by adding at the end the
following:

17 "(e) DEADLINE FOR APPROVAL OF CLAIMS.—

18 "(1) IN GENERAL.—Not later than 30 days
19 after the submission of a proof of loss, the Adminis20 trator shall notify the insured regarding the ap21 proval or disapproval of the claim.

22 "(2) EXTENSION OF CLAIM DETERMINATION
23 DEADLINE.—The Administrator may extend the
24 deadline under paragraph (1) by a single additional
25 15-day period under extraordinary circumstances, as

1	determined according to criteria adopted by the Ad-
2	ministrator.
3	"(3) PAYMENT OF CLAIMS.—The Administrator
4	shall make payment for an approved claim as soon
5	as possible after approval of the claim.
6	"(f) Notification and Proofs of Loss.—
7	"(1) IN GENERAL.—A flood insurance claim
8	filed under this title for damage to or loss of prop-
9	erty may not be denied based on the proof of loss
10	requirements of the standard flood insurance policy
11	under the national flood insurance program if the
12	policyholder—
13	"(A) provides notice of the claim not later
14	than 60 days after the date of the occurrence
15	of the loss; and
16	"(B) complies with the remaining proof of
17	loss requirements under the standard flood in-
18	surance policy not later than—
19	"(i) 180 days after the date of the oc-
20	currence of the loss; or
21	"(ii) any later date specified by the
22	Administrator.
23	"(2) Supplemental proof of loss.—A pol-
24	icyholder may amend or supplement a proof of loss

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not later than 180 days after the date on which the
 policyholder submits the initial proof of loss.".

3 (b) APPLICABILITY.—The amendment made by sub4 section (a) shall apply to any claim for damage to or loss
5 of property covered by flood insurance made available
6 under the National Flood Insurance Act of 1968 (42)
7 U.S.C. 4001 et seq.) that is pending on, or made after,
8 the date of enactment of this Act.

9 SEC. 602. FLOOD INSURANCE TRANSPARENCY, ACCOUNT-10 ABILITY, AND REFORM.

(a) REPORTS AND OTHER CLAIM-RELATED DOCUMENTS.—Section 1312 of the National Flood Insurance
Act of 1968 (42 U.S.C. 4019), as amended by section 601,
is amended by adding at the end the following:

15 "(f) FINAL ENGINEERING REPORTS.—The Administrator shall require that, in the case of any on-site inspec-16 tion of a property by an engineer for the purpose of assess-17 ing any claim for losses covered by a policy for flood insur-18 19 ance coverage provided under this title (referred to in this 20 subsection as a 'covered claim'), the final engineering re-21 port shall be provided to the insured under the policy, as 22 follows:

23 "(1) TIMING.—The final engineering report
24 may not be transmitted to any other person, em-

1	ployer, agency, or entity, before it is transmitted to
2	the insured.
3	"(2) Prohibition on Alterations; certifi-
4	CATION.—The final engineering report—
5	"(A) shall be true, complete, and
6	unredacted;
7	"(B) may not include alterations by, or at
8	the request of, anyone other than the individual
9	with responsible charge for the report; and
10	"(C) shall include a certification, signed by
11	the individual with responsible charge for the
12	report, that the report does not contain any al-
13	terations described in subparagraph (B).
14	"(3) TRANSMITTAL.—
15	"(A) IN GENERAL.—The final engineering
16	report shall be transmitted to the insured in a
17	manner prescribed by the Administrator that
18	provides reasonable assurance that it was trans-
19	mitted directly to the insured by the individual
20	with responsible charge.
21	"(B) DIRECT DISCLOSURE.—A Write Your
22	Own company or direct servicing agent in pos-
23	session of a final engineering report subject to
24	disclosure under this subsection may transmit

1	the report to the insured without further review
2	or approval by the Administrator.
3	"(4) Reports covered.—For purposes of this
4	subsection, the term 'final engineering report' means
5	an engineering report, survey, or other document in
6	connection with the covered claim that—
7	"(A) is based on the on-site inspection;
8	"(B) contains final conclusions with re-
9	spect to an engineering issue or issues involved
10	in the claim; and
11	"(C) is signed by the individual with re-
12	sponsible charge or affixed with the seal of the
13	individual with responsible charge, or both.
14	"(g) Claims Adjustment Reports.—The Adminis-
15	trator shall require that, in the case of any on-site inspec-
16	tion of a property by a claims adjustor for the purpose
17	of assessing any claim for losses covered by a policy for
18	flood insurance coverage provided under this title (referred
19	to in this subsection as a 'covered claim'), any claims ad-
20	justment claims adjustment report shall be provided to the
21	insured under the policy, as follows:
22	"(1) TIMING.—The claims adjustment report
23	may not be transmitted to any other person, em-
24	ployer, agency, or entity, before it is transmitted to
25	the insured.

"(2) Prohibition on Alterations; certifi-
CATION.—The claims adjustment report—
"(A) shall be true, complete, and
unredacted;
"(B) may not include alterations by, or at
the request of, anyone other than the preparer
of the report; and
"(C) shall include a certification, signed by
the preparer, that the report does not contain
any alterations described in subparagraph (B).
"(3) TRANSMITTAL.—
"(A) IN GENERAL.—The claims adjust-
ment report shall be transmitted to the insured
in a manner prescribed by the Administrator
that provides reasonable assurance that it was
transmitted directly to the insured by the pre-
parer.
"(B) DIRECT DISCLOSURE.—A Write Your
Own company or direct servicing agent in pos-
session of a claims adjustment report subject to
disclosure under this subsection may transmit
the report to the insured without further review
or approval by the Administrator.
"(4) Reports covered.—For purposes of this
subsection, the term 'claims adjustment report'—

1	"(A) means any report or document in
2	connection with the covered claim that is based
3	on the on-site inspection by the claims adjustor,
4	including any adjustment report and field re-
5	port;
6	"(B) includes any draft, preliminary
7	version, or copy of a report described in sub-
8	paragraph (A) and any amendments or addi-
9	tions to any such report; and
10	"(C) does not include a final engineering
11	report, as that term is defined for purposes of
12	subsection (e).
13	"(h) Other Claim-related Documents.—
14	"(1) DEFINITION OF CLAIM-RELATED DOCU-
15	MENT.—In this subsection, the term 'claim-related
16	document' means any document, other than a final
17	engineering report (as defined in subsection (e)) or
18	a claims adjustment report (as defined in subsection
19	(f)), that was prepared for the purposes of assessing
20	a claim for losses covered by flood insurance made
21	available under this title, including—
22	"(A) a repair and replacement estimate or
23	bid;
24	"(B) an appraisal;
25	"(C) a scope of loss;

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1	"(D) a drawing;
2	"(E) a plan;
3	"(F) a report, including a draft report pre-
4	pared based on an on-site inspection of a prop-
5	erty conducted by a claims adjustor or engineer;
6	"(G) a third-party finding on the amount
7	of loss, amount of covered damage, or cost of
8	repairs; and
9	"(H) any other valuation, measurement, or
10	loss adjustment calculation of the amount of
11	loss, amount of covered damage, or cost of re-
12	pairs.
13	"(2) AVAILABILITY OF DOCUMENTS.—Any enti-
14	ty servicing a claim under the national flood insur-
15	ance program—
16	"(A) shall retain each claim-related docu-
17	ment prepared by or for the entity;
18	"(B) upon request by a claimant or an au-
19	thorized representative of a claimant, shall pro-
20	vide to the claimant or representative a copy of
21	any claim-related document described in sub-
22	paragraph (A) that pertains to the claimant;
23	and
24	"(C) not later than 30 days after receiving
25	notice of a claim, shall notify the claimant that

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1	the claimant or an authorized representative of
2	the claimant may obtain, upon request, a copy
3	of any claim-related document described in sub-
4	paragraph (A) that pertains to the claimant.
5	"(i) USE OF CLAIM REPORTS.—
6	"(1) IN GENERAL.—When adjusting claims for
7	any damage to or loss of property covered by flood
8	insurance made available under this title, the Ad-
9	ministrator shall only rely upon final claim reports
10	that are prepared in compliance with applicable
11	State and Federal laws regarding professional licen-
12	sure and conduct.
13	"(2) Non-reimbursement.—The Adminis-
14	trator may decline to reimburse a Write Your Own
15	company for claim reports not prepared in accord-
16	ance with paragraph (1).".
17	(b) Judicial Review.—
18	(1) GOVERNMENT PROGRAM WITH INDUSTRY
19	ASSISTANCE.—Section 1341 of the National Flood
20	Insurance Act of 1968 (42 U.S.C. 4072) is amended
21	to read as follows:
22	"SEC. 1341. ADJUSTMENT AND PAYMENT OF CLAIMS AND
23	JUDICIAL REVIEW.
24	"(a) Adjustment and Payment of Claims.—If
25	the program is carried out as provided in section 1340,

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the Administrator may adjust and make payment of any
 claims for proved and approved losses covered by flood in surance.

4 "(b) JUDICIAL REVIEW.—Upon the disallowance or 5 partial disallowance by the Administrator of a claim de-6 scribed in subsection (a), or upon the refusal of the claim-7 ant to accept the amount allowed upon a claim described 8 in subsection (a)—

9 "(1) the claimant may institute an action 10 against the Administrator on the claim in the United 11 States district court for the district in which the in-12 sured property or the major part thereof shall have 13 been situated—

14 "(A) not later than 2 years after the date
15 on which the claimant receives notice of dis16 allowance or partial disallowance of the claim;
17 or

18 "(B) in the case of a denial of a claim for
19 losses that is appealed to the Administrator, not
20 later than the later of—

21 "(i) 90 days after the date of a final
22 determination upon appeal denying the
23 claim in whole or in part; or

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1	"(ii) 2 years after the date on which	
2	the claimant receives notice of disallowance	
3	or partial disallowance of the claim; and	
4	"(2) a court described in paragraph (1) shall	
5	have original exclusive jurisdiction to hear and deter-	
6	mine the action without regard to the amount in	
7	controversy.	
8	"(c) PRIVATE RIGHTS OF ACTION.—Nothing in this	
9	section, or in any regulation or policy implementing the	
10) national flood insurance program, may be construed to	
11	preclude a private right of action under any statute by	
12	a policyholder against a private entity for fraud arising	
13	from the handing or disposition of a claim for losses under	
14	this title.".	
15	(2) Industry program with federal finan-	
16	CIAL ASSISTANCE.—Section 1333 of the National	
17	Flood Insurance Act of 1968 (42 U.S.C. 4053) is	
18	amended to read as follows:	
19	"SEC. 1333. ADJUSTMENT AND PAYMENT OF CLAIMS AND	
20	JUDICIAL REVIEW.	
21	"(a) Adjustment and Payment of Claims.—The	
22	insurance companies and other insurers that form, asso-	
23	ciate, or otherwise join together in the pool under this part	
24	may adjust and pay all claims for proved and approved	

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losses covered by flood insurance in accordance with the
 provisions of this title.

3 "(b) JUDICIAL REVIEW.—Upon the disallowance or 4 partial disallowance by any company or other insurer de-5 scribed in subsection (a) of a claim described in that sub-6 section, or upon the refusal of the claimant to accept the 7 amount allowed upon a claim described in that sub-8 section—

9 "(1) the claimant may institute an action on 10 the claim against the company or other insurer in 11 the United States district court for the district in 12 which the insured property or the major part thereof 13 shall have been situated—

14 "(A) not later than 2 years after the date
15 on which the claimant receives notice of dis16 allowance or partial disallowance of the claim;
17 or

18 "(B) in the case of a denial of a claim for
19 losses that is appealed to the Administrator, not
20 later than the later of—

21 "(i) 90 days after the date of a final
22 determination upon appeal denying the
23 claim in whole or in part; or

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1 "(ii) 2 years after the date on which 2 the claimant receives notice of disallowance 3 or partial disallowance of the claim; and 4 ((2)) a court described in paragraph (1) shall 5 have original exclusive jurisdiction to hear and deter-6 mine the action without regard to the amount in 7 controversy. 8 "(c) PRIVATE RIGHTS OF ACTION.—Nothing in this 9 section, or in any regulation or policy implementing the 10 national flood insurance program, may be construed to preclude a private right of action under any statute by 11 12 a policyholder against a private entity for fraud arising 13 from the handing or disposition of a claim for losses under 14 this title.". 15 (c) RECORDS AND REVIEWS.—Section 1348 of the National Flood Insurance Act of 1968 (42 U.S.C. 4084) 16 17 is amended by adding at the end the following: 18 "(c) ANNUAL REVIEW.—The Administrator shall 19 conduct an annual review of each private entity partici-20 pating in the national flood insurance program, including 21 any company that has entered into a contract with a Write 22 Your Own company to provide any service related to a pol-23 icy or claim under the national flood insurance program,

including adjusting, engineering, and legal services, to en-sure compliance with this title and with all policies and

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procedures established by the Administrator to prevent
 fraud and protect policyholders.".

3 (d) PUBLICATION OF CLAIMS DATA.—Section 1312
4 of the National Flood Insurance Act of 1968 (42 U.S.C.
5 4019), as amended by subsection (a), is amended by add6 ing at the end the following:

"(j) PUBLICATION OF CLAIMS DATA.—Not later than
1 year after the date of enactment of the Flood Insurance
Affordability and Sustainability Act of 2017, the Administrator shall create and maintain a publicly searchable online database that includes, with respect to claims filed
under the national flood insurance program after that date
of enactment—

- 14 "(1) the aggregate number of claims filed each15 month, broken down by State;
- 16 "(2) the aggregate number of claims paid in17 part or in full;

"(3) the aggregate number of claim denials appealed, the number of claim denials upheld on appeal, and the number of claim denials overturned on appeal.

"(k) PRIVACY.—Nothing in this section or the Flood
Insurance Affordability and Sustainability Act of 2017, or
any amendment made by that Act, shall be construed to
authorize the inclusion of personally identifiable informa-

tion or individual claim or specific property information
 in any publicly searchable database.".

3 (e) OVERSIGHT OF LITIGATION.—Part C of chapter
4 II of the National Flood Insurance Act of 1968 (42 U.S.C.
5 4081 et seq.) is amended by adding at the end the fol6 lowing:

7 "SEC. 1349. OVERSIGHT OF LITIGATION.

8 "(a) IN GENERAL.—The Administrator shall oversee 9 litigation arising under a contract for flood insurance sold 10 under this title that is conducted by a Write Your Own 11 company to ensure that the Write Your Own company and 12 counsel for the company—

"(1) represent the national flood insurance program reasonably and in accordance with guidelines
established by the Administrator and applicable ethical requirements; and

17 "(2) conduct litigation in a cost-effective man-18 ner.

"(b) DENIAL OF REIMBURSEMENT.—The Administrator may deny reimbursement for litigation expenses
that the Administrator determines to be unreasonable, excessive, contrary to guidance issued by the Administrator,
or outside the scope of any arrangement entered into with
a Write Your Own company.

"(c) DIRECTION OF STRATEGY.—The Administrator
 may direct litigation strategy for claims arising under a
 contract for flood insurance sold by a Write Your Own
 company.

5 "(d) SUBSTITUTION.—The Administrator may
6 promptly take any necessary action to be substituted for
7 the Write Your Own company in any action arising out
8 of any claim arising under a contract for flood insurance
9 sold by a Write Your Own company if the Administrator
10 determines that—

"(1) there is a conflict of interest between a
Write Your Own company and the national flood insurance program; or

14 "(2) such substitution is in the best interest of15 the United States.".

(f) EARTH MOVEMENT.—Section 1306 of the National Flood Insurance Act of 1968 (42 U.S.C. 4013) is
amended by adding at the end the following:

19 "(e) EARTH MOVEMENT.—A flood insurance claim 20 filed under this title for damage to or loss of property may 21 not be denied based on the earth movement exclusion in 22 the Standard Flood Insurance Policy if the claim is filed 23 as the result of a flood, including a claim for damage to 24 or loss or property caused by earth movement that was 25 caused by a flood.".

1	(g) Appeals Process.—Section 205 of the Bun-
2	ning-Bereuter-Blumenauer Flood Insurance Reform Act
3	of 2004 (42 U.S.C. 4011 note) is amended—
4	(1) by striking "Not later than" and inserting
5	"(a) IN GENERAL.—Not later than"; and
6	(2) by adding at the end the following:
7	"(b) Review of Appeals.—
8	"(1) CLARITY.—The Director shall ensure that
9	the appeals process established under subsection (a)
10	has clear rules, forms, and deadlines.
11	"(2) NOTIFICATION UPON INITIAL DENIAL OF
12	CLAIM.—The Director shall ensure that a claimant
13	is provided with the rules, forms, and deadlines de-
14	scribed in paragraph (1) at the time a claim is first
15	denied in full or in part, including—
16	"(A) the effective date of the denial;
17	"(B) a justification for the denial, includ-
18	ing supporting documentation;
19	"(C) the date on which the period of limi-
20	tation for instituting an action against the Ad-
21	ministrator on the claim under section 1341 of
22	the National Flood Insurance Act of 1968 (42)
23	U.S.C. 4072) will end; and
24	"(D) a point of contact through which the
25	claimant can directly discuss an appeal with a

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1	representative of the Federal Emergency Man-
2	agement Agency.

3 "(3) NOTIFICATION UPON DENIAL OF AP4 PEAL.—If the Administrator denies an appeal filed
5 by a policyholder, the Administrator shall include
6 with the notice of denial an explanation of the pol7 icyholder's legal options for further challenging the
8 denial.".

9 SEC. 603. REPORTS TO CONGRESS.

(a) DEFINITION.—In this section, the term "Task
Force" means the National Flood Insurance Program
Transformation Task Force established by the Federal
Emergency Management Agency.

14 (b) REPORT TO CONGRESS ON ACCOUNTABILITY FOR 15 DEFRAUDING POLICYHOLDERS.—Not later than 90 days after the date of enactment of this Act, the Secretary of 16 17 Homeland Security shall submit to Congress a report on specific actions the Department of Homeland Security will 18 19 take to identify individuals and private entities that have 20 engaged in activities to defraud policyholders under the 21 National Flood Insurance Program following Superstorm 22 Sandy and prevent those individuals and private entities 23 from continuing to receive Federal funding through—

24 (1) contracts with, or employment by, a Write25 Your Own company; or

1	(2) employment by the Federal Emergency	
2	Management Agency.	
3	(c) Report to Congress on Recommendations	
4	OF THE NFIP TRANSFORMATION TASK FORCE.—Not	
5	later than 1 year after the date of enactment of this Act,	
6	the Administrator shall submit to Congress a report that	
7	describes—	
8	(1) the recommendations of the Task Force for	
9	reforming the National Flood Insurance Program;	
10	(2) a timeline for implementing the rec-	
11	ommendations of the Task Force; and	
12	(3) any recommendations of the Task Force	
13	that require additional legislation.	