^{108th CONGRESS} ^{2D SESSION} S. 2238

To amend the National Flood Insurance Act of 1968 to reduce losses to properties for which repetitive flood insurance claim payments have been made.

IN THE SENATE OF THE UNITED STATES

March 25, 2004

Mr. BUNNING (for himself, Mr. SHELBY, Mr. SARBANES, Mr. SCHUMER, Mrs. DOLE, and Mr. HAGEL) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

- To amend the National Flood Insurance Act of 1968 to reduce losses to properties for which repetitive flood insurance claim payments have been made.
 - 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; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Flood Insurance Reform Act of 2004".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Congressional findings.

TITLE I—AMENDMENTS TO FLOOD INSURANCE ACT OF 1968

- Sec. 101. Extension of program and consolidation of authorizations.
- Sec. 102. Establishment of pilot program for mitigation of severe repetitive loss properties.
- Sec. 103. Amendments to existing flood mitigation assistance program.
- Sec. 104. FEMA authority to fund mitigation activities for individual repetitive claims properties.
- Sec. 105. Amendments to additional coverage for compliance with land use and control measures.
- Sec. 106. Actuarial rate properties.
- Sec. 107. Geospatial digital flood hazard data.
- Sec. 108. Replacement of mobile homes on original sites.
- Sec. 109. Reiteration of FEMA responsibility to map mudslides.

TITLE II—MISCELLANEOUS PROVISIONS

- Sec. 201. Definitions.
- Sec. 202. Supplemental forms.
- Sec. 203. Acknowledgement form.
- Sec. 204. Flood insurance claims handbook.
- Sec. 205. Appeal of decisions relating to flood insurance coverage.
- Sec. 206. Study and report on use of cost compliance coverage.
- Sec. 207. Minimum training and education requirements.
- Sec. 208. GAO study and report.

Sec. 209. Prospective payment of flood insurance premiums.

Sec. 210. Report on changes to fee schedule or fee payment arrangements.

1 SEC. 2. CONGRESSIONAL FINDINGS.

- 2 The Congress finds that—
- 3 (1) the national flood insurance program—
- 4 (A) identifies the flood risk;
- 5 (B) provides flood risk information to the6 public;
- 7 (C) encourages State and local govern8 ments to make appropriate land use adjust9 ments to constrict the development of land
 10 which is exposed to flood damage and minimize
 11 damage caused by flood losses; and
- 12 (D) makes flood insurance available on a 13 nationwide basis that would otherwise not be

available, to accelerate recovery from floods, mitigate future losses, save lives, and reduce the personal and national costs of flood disas-(2) the national flood insurance program insures approximately 4,400,000 policyholders;

7 (3) approximately 48,000 properties currently 8 insured under the program have experienced, within 9 a 10-year period, 2 or more flood losses where each 10 such loss exceeds the amount \$1,000;

11 (4) approximately 10,000 of these repetitive-12 loss properties have experienced either 2 or 3 losses 13 that cumulatively exceed building value or 4 or more 14 losses, each exceeding \$1,000;

15 (5) repetitive-loss properties constitute a signifi-16 cant drain on the resources of the national flood in-17 surance program, costing about \$200,000,000 annu-18 ally;

19 (6) repetitive-loss properties comprise approxi-20 mately 1 percent of currently insured properties but 21 are expected to account for 25 to 30 percent of 22 claims losses;

23 (7) the vast majority of repetitive-loss prop-24 erties were built before local community implementa-25 tion of floodplain management standards under the

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program and thus are eligible for subsidized flood in surance;

3 (8) while some property owners take advantage
4 of the program allowing subsidized flood insurance
5 without requiring mitigation action, others are
6 trapped in a vicious cycle of suffering flooding, then
7 repairing flood damage, then suffering flooding,
8 without the means to mitigate losses or move out of
9 harm's way;

10 (9) mitigation of repetitive-loss properties
11 through buyouts, elevations, relocations, or flood12 proofing will produce savings for policyholders under
13 the program and for Federal taxpayers through re14 duced flood insurance losses and reduced Federal
15 disaster assistance;

16 (10) a strategy of making mitigation offers 17 aimed at high-priority repetitive-loss properties and 18 shifting more of the burden of recovery costs to 19 property owners who choose to remain vulnerable to 20 repetitive flood damage can encourage property own-21 ers to take appropriate actions that reduce loss of 22 life and property damage and benefit the financial 23 soundness of the program;

(11) the method for addressing repetitive-lossproperties should be flexible enough to take into con-

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1	sideration legitimate circumstances that may prevent
2	an owner from taking a mitigation action; and
3	(12) focusing the mitigation and buy-out of re-
4	petitive loss properties upon communities and prop-
5	erty owners that choose to voluntarily participate in
6	a mitigation and buy-out program will maximize the
7	benefits of such a program, while minimizing any
8	adverse impact on communities and property owners.
9	TITLE I—AMENDMENTS TO
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10	FLOOD INSURANCE ACT OF 1968
10 11	FLOOD INSURANCE ACT OF 1968 SEC. 101. EXTENSION OF PROGRAM AND CONSOLIDATION
11	SEC. 101. EXTENSION OF PROGRAM AND CONSOLIDATION
11 12	SEC. 101. EXTENSION OF PROGRAM AND CONSOLIDATION OF AUTHORIZATIONS.
11 12 13	 SEC. 101. EXTENSION OF PROGRAM AND CONSOLIDATION OF AUTHORIZATIONS. (a) BORROWING AUTHORITY.—The first sentence of

17 and inserting "through the date specified in section 1319,18 and".

(b) AUTHORITY FOR CONTRACTS.—Section 1319 of
the National Flood Insurance Act of 1968 (42 U.S.C.
4026), is amended by striking "after" and all that follows
and inserting "after September 30, 2008.".

23 (c) EMERGENCY IMPLEMENTATION.—Section
24 1336(a) of the National Flood Insurance Act of 1968 (42
25 U.S.C. 4056(a)), is amended by striking "during the pe-

riod" and all that follows through "in accordance" and
 inserting "during the period ending on the date specified
 in section 1319, in accordance".

4 (d) AUTHORIZATION OF APPROPRIATIONS FOR STUD5 IES.—Section 1376(c) of the National Flood Insurance
6 Act of 1968 (42 U.S.C. 4127(c)), is amended by striking
7 "through" and all that follows and inserting "through the
8 date specified in section 1319, for studies under this
9 title.".

10SEC. 102. ESTABLISHMENT OF PILOT PROGRAM FOR MITI-11GATION OF SEVERE REPETITIVE LOSS PROP-12ERTIES.

(a) IN GENERAL.—The National Flood Insurance
Act of 1968 is amended by inserting after section 1361
(42 U.S.C. 4102) the following:

16 "SEC. 1361A. PILOT PROGRAM FOR MITIGATION OF SEVERE

17 **REPETITIVE LOSS PROPERTIES.**

18 (a) AUTHORITY.—To the extent amounts are made 19 available for use under this section, the Director may, sub-20 ject to the limitations of this section, provide financial as-21 sistance to States and communities for taking actions with 22 respect to severe repetitive loss properties (as such term 23 is defined in subsection (b)) to mitigate flood damage to 24 such properties and losses to the National Flood Insur-25 ance Fund from such properties.

1	"(b) Severe Repetitive Loss Property.—For
2	purposes of this section, the term 'severe repetitive loss
3	property' has the following meaning:
4	"(1) SINGLE-FAMILY PROPERTIES.—In the case
5	of a property consisting of 1 to 4 residences, such
6	term means a property that—
7	"(A) is covered under a contract for flood
8	insurance made available under this title; and
9	"(B) has incurred flood-related damage—
10	"(i) for which 3 or more separate
11	claims payments have been made under
12	flood insurance coverage under this title,
13	with the amount of each such claim ex-
14	ceeding \$3,000, and with the cumulative
15	amount of such claims payments exceeding
16	\$15,000;
17	"(ii) for which at least 2 separate
18	claims payments have been made under
19	such coverage, with the cumulative amount
20	of such claims exceeding the value of the
21	property.
22	"(2) Multifamily properties.—In the case
23	of a property consisting of 5 or more residences,
24	such term shall have such meaning as the Director
25	shall by regulation provide.

"(c) ELIGIBLE ACTIVITIES.—Amounts provided
 under this section to a State or community may be used
 only for the following activities:

"(1) MITIGATION ACTIVITIES.—To carry out 4 5 mitigation activities that reduce flood damages to se-6 vere repetitive loss properties, including elevation, 7 relocation, demolition, and floodproofing of struc-8 tures, and minor physical localized flood control 9 projects, and the demolition and rebuilding of prop-10 erties to at least 1 foot above Base Flood Elevation 11 or greater, if required by any local ordinance.

12 "(2) PURCHASE.—To purchase severe repetitive
13 loss properties, subject to subsection (f).

14 "(d) MATCHING REQUIREMENT.—

15 "(1) IN GENERAL.—Except as provided in para-16 graph (2), in any 1-year period the Director may not 17 provide assistance under this section to a State or 18 community in an amount exceeding 3 times the 19 amount that the State or community certifies, as the 20 Director shall require, that the State or community 21 will contribute from non-Federal funds for carrying 22 out the eligible activities to be funded with such as-23 sistance amounts.

24 "(2) REDUCED COMMUNITY MATCH.—With re25 spect to any 1-year period in which assistance is

1	made available under this section, the Director may
2	adjust the contribution required under paragraph
3	(1) by any State, and for the communities located
4	in that State, to not less than 10 percent of the cost
5	of the activities for each severe repetitive loss prop-
6	erty for which grant amounts are provided if, for
7	such year—
8	"(A) the State has an approved State miti-
9	gation plan meeting the requirements for haz-
10	ard mitigation planning under section 322 of
11	the Robert T. Stafford Disaster Relief and
12	Emergency Assistance Act (42 U.S.C. 5165)
13	that specifies how the State intends to reduce
14	the number of severe repetitive loss properties;
15	and
16	"(B) the Director determines, after con-
17	sultation with the State, that the State has
18	taken actions to reduce the number of such
19	properties.
20	"(3) Non-federal funds.—For purposes of
21	this subsection, the term 'non-Federal funds' in-
22	cludes State or local agency funds, in-kind contribu-
23	tions, any salary paid to staff to carry out the eligi-
24	ble activities of the recipient, the value of the time
25	and services contributed by volunteers to carry out

such activities (at a rate determined by the Direc tor), and the value of any donated material or build ing and the value of any lease on a building.

4 "(e) STANDARDS FOR MITIGATION OFFERS.—The
5 program under this section for providing assistance for eli6 gible activities for severe repetitive loss properties shall be
7 subject to the following limitations:

"(1) PRIORITY.—In determining the properties 8 9 for which to provide assistance for eligible activities under subsection (c), the Director shall provide as-10 11 sistance for properties in the order that will result 12 in the greatest amount of savings to the National 13 Flood Insurance Fund in the shortest period of time. "(2) OFFERS.—The Director shall provide as-14 15 sistance in a manner that permits States and com-16 munities to make offers to owners of severe repet-17 itive loss properties to take eligible activities under 18 subsection (c) as soon as practicable.

"(3) NOTICE.—Upon making an offer to provide assistance with respect to a property for any eligible activity under subsection (c), the State or community shall notify each holder of a recorded interest on the property of such offer and activity.

24 "(f) PURCHASE OFFERS.—A State or community
25 may take action under subsection (c)(2) to purchase a se-

vere repetitive loss property only if the following require ments are met:

"(1) USE OF PROPERTY.—The State or com-3 4 munity enters into an agreement with the Director 5 that provides assurances that the property pur-6 chased will be used in a manner that is consistent 7 with the requirements of section 404(b)(2)(B) of the 8 Robert T. Stafford Disaster Relief and Emergency 9 Assistance Act (42 U.S.C. 5170c(b)(2)(B)) for prop-10 erties acquired, accepted, or from which a structure 11 will be removed pursuant to a project provided prop-12 erty acquisition and relocation assistance under such 13 section 404(b).

"(2) OFFERS.—The Director shall provide assistance in a manner that permits States and communities to makes offers to owners of severe repetitive loss properties and of associated land to engage
in eligible activities as soon as possible.

19 "(3) PURCHASE PRICE.—The amount of pur20 chase offer is not less than the greatest of—

21 "(A) the amount of the original purchase
22 price of the property, when purchased by the
23 holder of the current policy of flood insurance
24 under this title;

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1	"(B) the total amount owed, at the time
2	the offer to purchase is made, under any loan
3	secured by a recorded interest on the property;
4	and
5	"(C) an amount equal to the fair market
6	value of the property immediately before the
7	most recent flood event affecting the property.
8	"(g) Increased Premiums in Cases of Refusal
9	TO MITIGATE.—
10	"(1) IN GENERAL.—In any case in which the
11	owner of a severe repetitive loss property refuses an
12	offer to take action under paragraph (1) or (2) of
13	subsection (c) with respect to such property, the Di-
14	rector shall—
15	"(A) notify each holder of a recorded inter-
16	est on the property of such refusal; and
17	"(B) notwithstanding subsections (a)
18	through (c) of section 1308, thereafter the
19	chargeable premium rate with respect to the
20	property shall be the amount equal to 150 per-
21	cent of the chargeable rate for the property at
22	the time that the offer was made, as adjusted
23	by any other premium adjustments otherwise
24	applicable to the property and any subsequent

increases pursuant to paragraph (2) and subject to the limitation under paragraph (3).

3 "(2) INCREASED PREMIUMS UPON SUBSEQUENT 4 FLOOD DAMAGE.—Notwithstanding subsections (a) 5 through (c) of section 1308, if the owner of a severe 6 repetitive loss property does not accept an offer to 7 take action under paragraph (1) or (2) of subsection 8 (c) with respect to such property and a claim pay-9 ment exceeding \$1,500 is made under flood insur-10 ance coverage under this title for damage to the 11 property caused by a flood event occurring after 12 such offer is made, thereafter the chargeable pre-13 mium rate with respect to the property shall be the 14 amount equal to 150 percent of the chargeable rate 15 for the property at the time of such flood event, as 16 adjusted by any other premium adjustments other-17 wise applicable to the property and any subsequent 18 increases pursuant to this paragraph and subject to 19 the limitation under paragraph (3).

20 "(3) LIMITATION ON INCREASED PREMIUMS.—
21 In no case may the chargeable premium rate for a
22 severe repetitive loss property be increased pursuant
23 to this subsection to an amount exceeding the appli24 cable estimated risk premium rate for the area (or
25 subdivision thereof) under section 1307(a)(1).

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1 "(4) TREATMENT OF DEDUCTIBLES.—Any in-2 crease in chargeable premium rates required under 3 this subsection for a severe repetitive loss property 4 may be carried out, to the extent appropriate, as de-5 termined by the Director, by adjusting any deduct-6 ible charged in connection with flood insurance cov-7 erage under this title for the property. "(5) Notice of continued offer.—Upon 8 9 each renewal or modification of any flood insurance 10 coverage under this title for a severe repetitive loss 11 property, the Director shall notify the owner that 12 the offer made pursuant to subsection (c) is still 13 open. 14 "(6) Appeals.— "(A) IN GENERAL.—Any owner of a severe 15 16 repetitive loss property may appeal a deter-17 mination of the Director to take action under 18 paragraph (1)(B) or (2) with respect to such 19 based only upon the property, following 20 grounds:

21 "(i) As a result of such action, the
22 owner of the property will not be able to
23 purchase a replacement primary residence
24 of comparable value and that is function25 ally equivalent.

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1	"(ii) Based on independent informa-
2	tion, such as contractor estimates or ap-
3	praisals, the property owner believes that
4	the price offered for purchasing the prop-
5	erty is not an accurate estimation of the
6	value of the property, or the amount of-
7	fered for mitigation activities will not cover
8	the actual cost of mitigation.
9	"(iii) As a result of such action, the
10	preservation or maintenance of any pre-
11	historic or historic district, site, building,
12	structure, or object included in, or eligible
13	for inclusion in, the National Register of
14	historic places will be interfered with, im-
15	paired, or disrupted.
16	"(iv) The flooding that resulted in the
17	flood insurance claims described in sub-
18	section $(b)(2)$ for the property resulted
19	from significant actions by a third party in
20	violation of Federal, State, or local law, or-
21	dinance, or regulation.
22	"(v) In purchasing the property, the
23	owner relied upon flood insurance rate
24	maps of the Federal Emergency Manage-
25	ment Agency that were current at the time

and did not indicate that the property was
located in an area having special flood haz-
ards.

4 "(B) PROCEDURE.—An appeal under this 5 paragraph of a determination of the Director 6 shall be made by filing, with the Director, a re-7 quest for an appeal within 90 days after receiv-8 ing notice of such determination. Upon receiv-9 ing the request, the Director shall select, from 10 a list of independent third parties compiled by 11 the Director for such purpose, a party to hear 12 such appeal. Within 90 days after filing of the 13 request for the appeal, such third party shall 14 review the determination of the Director and 15 shall set aside such determination if the third 16 party determines that the grounds under sub-17 paragraph (A) exist. During the pendency of an 18 appeal under this paragraph, the Director shall 19 stay the applicability of the rates established 20 pursuant to paragraph (1)(B) or (2), as appli-21 cable.

22 "(C) EFFECT OF FINAL DETERMINA23 TION.—In an appeal under this paragraph—
24 "(i) if a final determination is made

that the grounds under subparagraph (A)

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1	exist, the third party hearing such appeal
2	shall make a determination of how much to
3	reduce the chargeable risk premium rate
4	for flood insurance coverage for the prop-
5	erty involved in the appeal from the
6	amount required under paragraph (1)(B)
7	or (2) and the Director shall promptly re-
8	duce the chargeable risk premium rate for
9	such property by such amount; and
10	"(ii) if a final determination is made
11	that the grounds under subparagraph (A)
12	do not exist, the Director shall promptly
13	increase the chargeable risk premium rate
14	for such property to the amount estab-
15	lished pursuant to paragraph (1)(B) or
16	(2), as applicable, and shall collect from
17	the property owner the amount necessary
18	to cover the stay of the applicability of
19	such increased rates during the pendency
20	of the appeal.
21	"(D) Costs.—If the third party hearing
22	an appeal under this paragraph is compensated
23	for such service, the costs of such compensation
24	shall be borne—

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1	"(i) by the owner of the property re-
2	questing the appeal, if the final determina-
3	tion in the appeal is that the grounds
4	under subparagraph (A) do not exist; and
5	"(ii) by the National Flood Insurance
6	Fund, if such final determination is that
7	the grounds under subparagraph (A) do
8	exist.
9	"(E) REPORT.—Not later than 6 months
10	after the date of the enactment of the Flood In-
11	surance Reform Act of 2004, the Director shall
12	submit a report describing the rules, proce-
13	dures, and administration for appeals under
14	this paragraph to—
15	"(i) the Committee on Banking,
16	Housing, and Urban Affairs of the Senate;
17	and
18	"(ii) the Committee on Financial
19	Services of the House of Representatives.
20	"(h) Discretionary Actions in Cases of Fraud-
21	ULENT CLAIMS.—If the Director determines that a fraud-
22	ulent claim was made under flood insurance coverage
23	under this title for a severe repetitive loss property, the
24	Director may—

"(1) cancel the policy and deny the provision to
 such policyholder of any new flood insurance cov erage under this title for the property; or

4 "(2) refuse to renew the policy with such policy5 holder upon expiration and deny the provision of any
6 new flood insurance coverage under this title to such
7 policyholder for the property.

8 "(i) FUNDING.—

GENERAL.—Pursuant 9 "(1) IN to section 10 1310(a)(8), the Director may use amounts from the 11 National Flood Insurance Fund to provide assist-12 ance under this section in each of fiscal years 2004, 13 2005, 2006, 2007, and 2008, except that the 14 amount so used in each such fiscal year may not ex-15 ceed \$40,000,000 and shall remain available until 16 expended. Notwithstanding any other provision of 17 this title, amounts made available pursuant to this 18 subsection shall not be subject to offsetting collec-19 tions through premium rates for flood insurance cov-20 erage under this title.

21 "(2) ADMINISTRATIVE EXPENSES.—Of the
22 amounts made available under this subsection, the
23 Director may use up to 5 percent for expenses asso24 ciated with the administration of section 1361A.

1	"(j) TERMINATION.—The Director may not provide
2	assistance under this section to any State or community
3	after September 30, 2008.".
4	(b) Availability of National Flood Insurance
5	FUND AMOUNTS.—Section 1310(a) of the National Flood
6	Insurance Act of 1968 (42 U.S.C. 4017(a)) is amended—
7	(1) in paragraph (7), by striking "and" at the
8	end; and
9	(2) by striking paragraph (8) and inserting the
10	following:
11	"(8) for financial assistance under section
12	1361A to States and communities for taking actions
13	under such section with respect to severe repetitive
14	loss properties, but only to the extent provided in
15	section 1361A(i); and".
16	SEC. 103. AMENDMENTS TO EXISTING FLOOD MITIGATION
17	ASSISTANCE PROGRAM.
18	(a) Standard for Approval of Mitigation
19	PLANS.—Section 1366(e)(3) of the National Flood Insur-
20	ance Act of 1968 (42 U.S.C. 4104c) is amended by adding
21	at the end the following new sentence: "The Director may
22	approve only mitigation plans that give priority for fund-
23	ing to such properties, or to such subsets of properties,
24	as are in the best interest of the National Flood Insurance
25	Fund.".

(b) PRIORITY FOR MITIGATION ASSISTANCE.—Sec tion 1366(e) of the National Flood Insurance Act of 1968
 (42 U.S.C. 4104c) is amended by striking paragraph (4)
 and inserting the following:

5 "(4) Priority for mitigation assistance.— 6 In providing grants under this subsection for mitiga-7 tion activities, the Director shall give first priority 8 for funding to such properties, or to such subsets of 9 such properties as the Director may establish, that 10 the Director determines are in the best interests of 11 the National Flood Insurance Fund and for which 12 matching amounts under subsection (f) are avail-13 able.".

(c) COORDINATION WITH STATES AND COMMU15 NITIES.—Section 1366 of the National Flood Insurance
16 Act of 1968 (42 U.S.C. 4104c) is amended by adding at
17 the end the following:

18 "(m) COORDINATION WITH STATES AND COMMU-19 NITIES.—The Director shall, in consultation and coordina-20 tion with States and communities take such actions as are 21 appropriate to encourage and improve participation in the 22 national flood insurance program of owners of properties, 23 including owners of properties that are not located in 24 areas having special flood hazards but are located within the 100-year floodplain.". 25

(d) FUNDING.—Section 1367(b) of the National
 Flood Insurance Act of 1968 (42 U.S.C. 4104d(b)) is
 amended by striking paragraph (1) and inserting the fol lowing:

5 "(1) in each fiscal year, amounts from the Na6 tional Flood Insurance Fund not exceeding
7 \$40,000,000, to remain available until expended;".

8 (e) REDUCED COMMUNITY MATCH.—Section 1366(g)
9 of the National Flood Insurance Act of 1968 (42 U.S.C.
10 4104c(g)), is amended—

(2) by redesignating paragraph (2) as para-graph (3); and

13 (3) by inserting after paragraph (1) the fol-14 lowing:

15 "(2) REDUCED COMMUNITY MATCH.—With re-16 spect to any 1-year period in which assistance is 17 made available under this section, the Director may 18 adjust the contribution required under paragraph 19 (1) by any State, and for the communities located 20 in that State, to not less than 10 percent of the cost 21 of the activities for each severe repetitive loss prop-22 erty for which grant amounts are provided if, for 23 such year—

24 "(A) the State has an approved State miti-25 gation plan meeting the requirements for haz-

1	ard mitigation planning under section 322 of
2	the Robert T. Stafford Disaster Relief and
3	Emergency Assistance Act (42 U.S.C. 5165)
4	that specifies how the State intends to reduce
5	the number of severe repetitive loss properties;
6	and
7	"(B) the Director determines, after con-
8	sultation with the State, that the State has
9	taken actions to reduce the number of such
10	properties.".
11	(f) NATIONAL FLOOD MITIGATION FUND.—Section
12	1366(b)(2) of the National Flood Insurance Act of 1968
13	(42 U.S.C. $4104c(b)(2))$, is amended by striking
14	"\$1,500,000" and inserting "7.5 percent of the available
15	funds under this section".
16	SEC. 104. FEMA AUTHORITY TO FUND MITIGATION ACTIVI-
17	TIES FOR INDIVIDUAL REPETITIVE CLAIMS
18	PROPERTIES.
19	(a) IN GENERAL.—Chapter I of the National Flood
20	Insurance Act of 1968 (42 U.S.C. 4011 et seq.) is amend-
21	ed by adding at the end the following:
22	"SEC. 1323. GRANTS FOR REPETITIVE INSURANCE CLAIMS
23	PROPERTIES.
24	"(a) IN GENERAL.—The Director may provide fund-
25	ing for mitigation actions that reduce flood damages to

1	individual properties for which 1 or more claim payments
2	for losses have been made under flood insurance coverage
3	under this title, but only if the Director determines that—
4	((1)) such activities are in the best interest of
5	the National Flood Insurance Fund; and
6	((2) such activities can not be funded under the
7	program under section 1366 because—
8	((A) the requirements of section $1366(g)$
9	are not being met by the State or community
10	in which the property is located; or
11	"(B) the State or community does not
12	have the capacity to manage such activities.
13	"(b) Priority for Worst-Case Properties.—In
14	determining the properties for which funding is to be pro-
15	vided under this section, the Director shall consult with
16	the States in which such properties are located and pro-
17	vide assistance for properties in the order that will result
18	in the greatest amount of savings to the National Flood
19	Insurance Fund in the shortest period of time.".
20	(b) Availability of National Flood Insurance
21	Fund Amounts.—Section 1310(a) of the National Flood
22	Insurance Act of 1968 (42 U.S.C. 4017(a)) is amended
23	by adding at the end the following:
24	"(9) for funding, not to exceed $$10,000,000$ in

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25 any fiscal year, for mitigation actions under section

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1	1323, except that, notwithstanding any other provi-
2	sion of this title, amounts made available pursuant
3	to this paragraph shall not be subject to offsetting
4	collections through premium rates for flood insur-
5	ance coverage under this title.".
6	SEC. 105. AMENDMENTS TO ADDITIONAL COVERAGE FOR
7	COMPLIANCE WITH LAND USE AND CONTROL
8	MEASURES.
9	(a) Compliance With Land Use and Control
10	Measures.—Section 1304(b) of the National Flood In-
11	surance Act of 1968 (42 U.S.C. 4011(b)) is amended—
12	(1) in the matter preceding paragraph (1)—
13	(A) by striking "compliance" and inserting
14	"implementing measures that are consistent";
15	and
16	(B) by inserting "by the community" after
17	"established";
18	(2) in paragraph (2) , by striking "have flood
19	damage in which the cost of repairs equals or ex-
20	ceeds 50 percent of the value of the structure at the
21	time of the flood event; and" and inserting "are sub-
22	stantially damaged structures;"
23	(3) in paragraph (3), by striking "compliance
24	with land use and control measures." and inserting
25	"the implementation of such measures; and"; and

1	(4) by inserting after paragraph (3) and before
2	the last undesignated paragraph the following:
3	"(4) properties for which an offer of mitigation
4	assistance is made under—
5	"(A) section 1366 (Flood Mitigation As-
6	sistance Program);
7	"(B) section 1368 (Repetitive Loss Pri-
8	ority Program and Individual Priority Property
9	Program);
10	"(C) the Hazard Mitigation Grant Pro-
11	gram authorized under section 404 of the Rob-
12	ert T. Stafford Disaster Assistance and Emer-
13	gency Relief Act (42 U.S.C. 5170c);
14	"(D) the Predisaster Hazard Mitigation
15	Program under section 203 of the Robert T.
16	Stafford Disaster Assistance and Emergency
17	Relief Act (42 U.S.C. 5133); and
18	"(E) any programs authorized or for which
19	funds are appropriated to address any unmet
20	needs or for which supplemental funds are
21	made available.".
22	(b) DEFINITIONS.—Section 1370(a) of the National
23	Flood Insurance Act of 1968 (42 U.S.C. 4121(a)) is
24	amended—

1	(1) by striking paragraph (7) and inserting the
2	following:
3	((7) the term 'repetitive loss structure' means
4	a structure covered by a contract for flood insurance
5	that—
6	"(A) has incurred flood-related damage on
7	2 occasions, in which the cost of repair, on the
8	average, equaled or exceeded 25 percent of the
9	value of the structure at the time of each such
10	flood event; and
11	"(B) at the time of the second incidence of
12	flood-related damage, the contract for flood in-
13	surance contains increased cost of compliance
14	coverage.";
15	(2) in paragraph (13) , by striking "and" at the
16	end;
17	(3) in paragraph (14) , by striking the period
18	and inserting "; and"; and
19	(4) by adding at the end the following:
20	((15) the term 'substantially damaged struc-
21	ture' means a structure covered by a contract for
22	flood insurance that has incurred damage for which
23	the cost of repair exceeds an amount specified in any
24	regulation promulgated by the Director, or by a
25	community ordinance, whichever is lower.".

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1 SEC. 106. ACTUARIAL RATE PROPERTIES.

2 (a) IN GENERAL.—Section 1308 of the National
3 Flood Insurance Act of 1968 (42 U.S.C. 4015) is amended
4 by striking subsection (c) and inserting the following:

5 "(c) ACTUARIAL RATE PROPERTIES.—Subject only
6 to the limitations provided under paragraphs (1) and (2),
7 the chargeable rate shall not be less than the applicable
8 estimated risk premium rate for such area (or subdivision
9 thereof) under section 1307(a)(1) with respect to the fol10 lowing properties:

"(1) POST-FIRM PROPERTIES.—Any property 11 12 the construction or substantial improvement of 13 which the Director determines has been started after 14 December 31, 1974, or started after the effective 15 date of the initial rate map published by the Direc-16 tor under paragraph (2) of section 1360 for the area 17 in which such property is located, whichever is later, 18 except that the chargeable rate for properties under 19 this paragraph shall be subject to the limitation 20 under subsection (e).

21 "(2) CERTAIN LEASED COASTAL AND RIVER
22 PROPERTIES.—Any property leased from the Federal
23 Government (including residential and nonresidential
24 properties) that the Director determines is located
25 on the river-facing side of any dike, levee, or other

riverine flood control structure, or seaward of any
 seawall or other coastal flood control structure.".
 (b) INAPPLICABILITY OF ANNUAL LIMITATIONS ON
 PREMIUM INCREASES.—Section 1308(e) of the National

5 Flood Insurance Act of 1968 (42 U.S.C. 4015(e)) is
6 amended by striking "Notwithstanding" and inserting
7 "Except with respect to properties described under para8 graph (2) or (3) of subsection (c), and notwithstanding".

9 SEC. 107. GEOSPATIAL DIGITAL FLOOD HAZARD DATA.

10 For the purposes of flood insurance and floodplain 11 management activities conducted pursuant to the National 12 Flood Insurance Program under the National Flood In-13 surance Act of 1968 (42 U.S.C. 4001 et seq.), geospatial digital flood hazard data distributed by the Federal Emer-14 15 gency Management Agency, or its designee, or the printed products derived from that data, are interchangeable and 16 17 legally equivalent for the determination of the location of 1 in 100 year and 1 in 500 year flood planes, provided 18 19 that all other geospatial data shown on the printed prod-20 uct meets or exceeds any accuracy standard promulgated by the Federal Emergency Management Agency. 21

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3 Section 1315 of the National Flood Insurance Act of
4 1968 (42 U.S.C. 4022) is amended by adding at the end
5 the following:

6 "(c) REPLACEMENT OF MOBILE HOMES ON ORIGI7 NAL SITES.—

8 "(1) COMMUNITY PARTICIPATION.—The place-9 ment of any mobile home on any site shall not affect 10 the eligibility of any community to participate in the 11 flood insurance program under this title and the 12 Flood Disaster Protection Act of 1973 (notwith-13 standing that such placement may fail to comply 14 with any elevation or flood damage mitigation re-15 quirements), if—

16 "(A) such mobile home was previously lo-17 cated on such site;

18 "(B) such mobile home was relocated from
19 such site because of flooding that threatened or
20 affected such site; and

21 "(C) such replacement is conducted not
22 later than the expiration of the 180-day period
23 that begins upon the subsidence (in the area of
24 such site) of the body of water that flooded to
25 a level considered lower than flood levels.

"(2) DEFINITION.—For purposes of this sub section, the term 'mobile home' has the meaning
 given such term in the law of the State in which the
 mobile home is located.".

5 SEC. 109. REITERATION OF FEMA RESPONSIBILITY TO MAP 6 MUDSLIDES.

7 As directed in section 1360(b) of the National Flood 8 Insurance Act of 1968 (42 U.S.C. 4101(b)), the Director 9 of the Federal Emergency Management Agency is again 10 directed to accelerate the identification of risk zones within flood-prone and mudslide-prone areas, as provided by 11 12 subsection (a)(2) of such section 1360, in order to make 13 known the degree of hazard within each such zone at the 14 earliest possible date.

15 TITLE II—MISCELLANEOUS 16 PROVISIONS

17 SEC. 201. DEFINITIONS.

18 In this title, the following definitions shall apply:

19 (1) DIRECTOR.—The term "Director" means
20 the Director of the Federal Emergency Management
21 Agency.

(2) FLOOD INSURANCE POLICY.—The term
"flood insurance policy" means a flood insurance
policy issued under the National Flood Insurance
Act of 1968 (42 U.S.C. et seq.).

(3) PROGRAM.—The term "Program" means
 the National Flood Insurance Program established
 under the National Flood Insurance Act of 1968 (42
 U.S.C. 4001 et seq.).

5 SEC. 202. SUPPLEMENTAL FORMS.

6 (a) IN GENERAL.—Not later than 6 months after the 7 date of enactment of this Act, the Director shall develop 8 supplemental forms to be issued in conjunction with the 9 issuance of a flood insurance policy that set forth, in sim-10 ple terms—

(1) the exact coverages being purchased by apolicyholder;

13 (2) any exclusions from coverage that apply to14 the coverages purchased;

(3) an explanation, including illustrations, of
how lost items and damages will be valued under the
policy at the time of loss;

(4) the number and dollar value of claims filed
under a flood insurance policy over the life of the
property, and the effect, under the National Flood
Insurance Act of 1968 (42 U.S.C. 4001 et seq.), of
the filing of any further claims under a flood insurance policy with respect to that property; and

1 (5) any other information that the Director de-2 termines will be helpful to policyholders in under-3 standing flood insurance coverage. 4 (b) DISTRIBUTION.—The forms developed under sub-5 section (a) shall be given to— 6 (1) all holders of a flood insurance policy at the 7 time of purchase and renewal; and 8 (2) insurance companies and agents that are 9 authorized to sell flood insurance policies. 10 SEC. 203. ACKNOWLEDGEMENT FORM. 11 (a) IN GENERAL.—Not later than 6 months after the 12 date of enactment of this Act, the Director shall develop 13 an acknowledgement form to be signed by the purchaser 14 of a flood insurance policy that contains— 15 (1) an acknowledgement that the purchaser has 16 received a copy of the standard flood insurance pol-17 icy, and any forms developed under section 202; and 18 (2) an acknowledgement that the purchaser has 19 been told that the contents of a property or dwelling 20 are not covered under the terms of the standard 21 flood insurance policy, and that the policyholder has 22 the option to purchase additional coverage for such 23 contents.

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1 (b) DISTRIBUTION.—Copies of an acknowledgement 2 form executed under subsection (a) shall be made available 3 to the purchaser and the Director. 4 SEC. 204. FLOOD INSURANCE CLAIMS HANDBOOK. 5 (a) IN GENERAL.—Not later than 6 months after the 6 date of enactment of this Act, the Director shall develop 7 a flood insurance claims handbook that contains— 8 (1) a description of the procedures to be fol-9 lowed to file a claim under the Program, including 10 how to pursue a claim to completion; 11 (2) how to file supplementary claims, proof of 12 loss, and any other information relating to the filing 13 of claims under the Program; and 14 (3) detailed information regarding the appeals 15 process established under section 205. (b) DISTRIBUTION.—The handbook developed under 16 17 subsection (a) shall be made available to— 18 (1) each insurance company and agent author-19 ized to sell flood insurance policies; and 20 (2) each purchaser, at the time of purchase and 21 renewal, of a flood insurance policy, and at the time 22 of any flood loss sustained by such purchaser.

1 SEC. 205. APPEAL OF DECISIONS RELATING TO FLOOD IN-2 SURANCE COVERAGE. 3 Not later than 6 months after the date of enactment of this Act, the Director shall, by regulation, establish an 4 5 appeals process through which holders of a flood insurance policy may appeal the decisions, with respect to claims, 6 7 proofs of loss, and loss estimates relating to such flood 8 insurance policy, of— 9 (1) any insurance agent or adjuster, or insur-10 ance company; or 11 (2) any employee or contractor of the Federal 12 **Emergency Management Agency.** SEC. 206. STUDY AND REPORT ON USE OF COST COMPLI-13 14 ANCE COVERAGE. 15 Not later than 1 year after the date of enactment 16 of this Act, the Director of the Federal Emergency Man-17 agement Agency shall submit to Congress a report that sets forth— 18 19 (1) the use of cost of compliance coverage 20 under section 1304(b) of the National Flood Insur-21 ance Act of 1968 (42 U.S.C. 4011(b)) in connection 22 with flood insurance policies;

(2) any barriers to policyholders using the
funds provided by cost of compliance coverage under
that section 1304(b) under a flood insurance policy,
and recommendations to address those barriers; and

1 (3) the steps that the Federal Emergency Man-2 agement Agency has taken to ensure that funds paid 3 for cost of compliance coverage under that section 4 1304(b) are being used to lessen the burdens on all 5 homeowners and the Program. 6 SEC. 207. MINIMUM TRAINING AND EDUCATION REQUIRE-7 MENTS. 8 The Director of the Federal Emergency Management 9 Agency shall, in cooperation with the insurance industry 10 and other interested parties— 11 (1) establish minimum training and education 12 requirements for all insurance agents who sell flood 13 insurance policies; and 14 (2) not later than 6 months after the date of 15 enactment of this Act, publish these requirements in 16 the Federal Register, and inform insurance compa-17 nies and agents of the requirements. 18 SEC. 208. GAO STUDY AND REPORT. 19 (a) STUDY.—The Comptroller General of the United 20 States shall conduct a study of— 21 (1) the adequacy of the scope of coverage pro-22 vided under flood insurance policies in meeting the 23 intended goal of Congress that flood victims be re-24 stored to their pre-flood conditions, and any rec-25 ommendations to ensure that goal is being met;

(2) the adequacy of payments to flood victims
 under flood insurance policies; and

3 (3) the practices of the Federal Emergency
4 Management Agency and insurance adjusters in esti5 mating losses incurred during a flood, and how such
6 practices affect the adequacy of payments to flood
7 victims.

8 (b) REPORT.—Not later than 1 year after the date 9 of enactment of this Act, the Comptroller General shall 10 submit to Congress a report regarding the results of the 11 study under subsection (a).

12 SEC. 209. PROSPECTIVE PAYMENT OF FLOOD INSURANCE 13 PREMIUMS.

Section 1308 of the National Flood Insurance Act of
15 1968 (42 U.S.C. 4015) is amended by adding at the end
16 the following:

17 "(f) ADJUSTMENT OF PREMIUM.—Notwithstanding
18 any other provision of law, if the Director determines that
19 the holder of a flood insurance policy issued under this
20 Act is paying a lower premium than is required under this
21 section due to an error in the flood plain determination,
22 the Director may only prospectively charge the higher pre23 mium rate.".

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3 Not later than 3 months after the date of enactment 4 of this Act, the Director shall submit a report on any 5 changes or modifications made to the fee schedule or fee 6 payment arrangements between the Federal Emergency 7 Management Agency and insurance adjusters who provide 8 services with respect to flood insurance policies to—

9 (1) the Committee on Banking, Housing, and10 Urban Affairs of the Senate; and

11 (2) the Committee on Financial Services of the12 House of Representatives.

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