

113TH CONGRESS  
1ST SESSION

# H. R. 737

To establish a national catastrophic risk consortium to ensure the availability and affordability of homeowners' insurance coverage for catastrophic events.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 14, 2013

Ms. WILSON of Florida (for herself and Ms. BROWN of Florida) introduced the following bill; which was referred to the Committee on Financial Services

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## A BILL

To establish a national catastrophic risk consortium to ensure the availability and affordability of homeowners' insurance coverage for catastrophic events.

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       “Homeowners’ Defense Act of 2013”.

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. Findings and purposes.
- Sec. 3. Establishment; status; principal office; membership.
- Sec. 4. Functions.
- Sec. 5. Powers.

Sec. 6. Nonprofit entity; conflicts of interest; audits.  
Sec. 7. Management.  
Sec. 8. Staff; experts and consultants.  
Sec. 9. Federal liability.  
Sec. 10. Authorization of appropriations.

1 **SEC. 2. FINDINGS AND PURPOSES.**

- 2 (a) FINDINGS.—The Congress finds that—  
3       (1) the United States has a history of cata-  
4       strophic natural disasters, including hurricanes, tor-  
5       nadoes, flood, fire, earthquakes, and volcanic eru-  
6       tions;  
7       (2) although catastrophic natural disasters  
8       occur infrequently, they will continue to occur and  
9       are predictable;  
10      (3) such disasters generate large economic  
11      losses and a major component of those losses comes  
12      from damage and destruction to homes;  
13      (4) for the majority of Americans, their invest-  
14      ment in their home represents their single biggest  
15      asset and the protection of that investment is para-  
16      mount to economic and social stability;  
17      (5) the United States needs to take and support  
18      State actions to be better prepared for and better  
19      protected from catastrophes;  
20      (6) as the risk of catastrophic losses grows, so  
21      do the risks that any premiums collected by private  
22      insurers for extending coverage will be insufficient to  
23      cover future catastrophes, and private insurers, in

1       an effort to protect their shareholders and policy-  
2       holders (in the case of mutually owned companies),  
3       have thus significantly raised premiums and cur-  
4       tailed insurance coverage in States exposed to major  
5       catastrophes;

6                 (7) such effects on the insurance industry have  
7       been harmful to economic activity in States exposed  
8       to major catastrophes and have placed significant  
9       burdens on residents of such States;

10                (8) Hurricanes Katrina, Rita, and Wilma  
11       struck the United States in 2005, causing over  
12       \$200,000,000,000 in total economic losses, and in-  
13       sured losses to homeowners in excess of  
14       \$50,000,000,000;

15                (9) while the total costs of Hurricane Sandy  
16       have not yet been calculated, Fitch Ratings, a global  
17       credit ratings agency, has estimated that insured  
18       losses will amount to between \$20,000,000,000 and  
19       \$25,000,000,000;

20                (10) the Federal Government has provided and  
21       will continue to provide resources to pay for losses  
22       from future catastrophes; and

23                (11) it is the proper role of the Federal Govern-  
24       ment to prepare for and protect its citizens from ca-  
25       tastrophes and to facilitate consumer protection, vic-

tim assistance, and recovery, including financial recovery.

3       (b) PURPOSES.—The purpose of this Act is to estab-  
4 lish a national catastrophic risk consortium to ensure the  
5 availability and affordability of homeowners' insurance  
6 coverage for catastrophic events.

7 SEC. 3. ESTABLISHMENT; STATUS; PRINCIPAL OFFICE;  
8 MEMBERSHIP.

9           (a) ESTABLISHMENT.—There is established an entity  
10 to be known as the “National Catastrophe Risk Consor-  
11 tium” (in this Act referred to as the “Consortium”).

12 (b) STATUS.—The Consortium is not a department,  
13 agency, or instrumentality of the United States Govern-  
14 ment.

15 (c) PRINCIPAL OFFICE.—The principal office and  
16 place of business of the Consortium shall be such location  
17 within the United States determined by the Board of Di-  
18 rectors to be the most advantageous for carrying out the  
19 purpose and functions of the Consortium.

(d) MEMBERSHIP.—Any State that has established a reinsurance fund or has authorized the operation of a State residual insurance market entity, or State-sponsored provider of natural catastrophe insurance, shall be eligible to participate in the Consortium.

1   **SEC. 4. FUNCTIONS.**

2       The Consortium shall—

3           (1) work with all States, particularly those par-  
4           ticipating in the Consortium, to gather and maintain  
5           an inventory of catastrophe risk obligations held by  
6           State reinsurance funds, State residual insurance  
7           market entities, and State-sponsored providers of  
8           natural catastrophe insurance;

9           (2) at the discretion of the affected members  
10          and on a conduit basis, issue securities and other fi-  
11          nancial instruments linked to the catastrophe risks  
12          insured or reinsured through members of the Con-  
13          sortium in the capital markets;

14          (3) coordinate reinsurance contracts between  
15          participating, qualified reinsurance funds and pri-  
16          vate parties;

17          (4) act as a centralized repository of State risk  
18          information that can be accessed by private-market  
19          participants seeking to participate in the trans-  
20          actions described in paragraphs (2) and (3) of this  
21          section;

22          (5) establish a catastrophe risk database to per-  
23          form research and analysis that encourages stand-  
24          ardization of the risk-linked securities market;

25          (6) perform any other functions, other than as-  
26          suming risk or incurring debt, that are deemed nec-

1       essary to aid in the transfer of catastrophe risk from  
2       participating States to private parties; and

3                 (7) submit annual reports to Congress describ-  
4       ing the activities of the Consortium for the pre-  
5       ceding year, and the first such annual report shall  
6       include an assessment of the costs to States and re-  
7       gions associated with catastrophe risk and an anal-  
8       ysis of the costs and benefits, for States not partici-  
9       pating in the Consortium, of such nonparticipation.

10 **SEC. 5. POWERS.**

11       The Consortium—

12                 (1) may make and perform such contracts and  
13       other agreements with any individual or other pri-  
14       vate or public entity however designated and wher-  
15       ever situated, as may be necessary for carrying out  
16       the functions of the Consortium; and

17                 (2) shall have such other powers, other than the  
18       power to assume risk or incur debt, as may be nec-  
19       essary and incident to carrying out this Act.

20 **SEC. 6. NONPROFIT ENTITY; CONFLICTS OF INTEREST; AU-**

21                 **DITS.**

22                 (a) **NONPROFIT ENTITY.**—The Consortium shall be  
23       a nonprofit entity and no part of the net earnings of the  
24       Consortium shall inure to the benefit of any member,  
25       founder, contributor, or individual.

1       (b) CONFLICTS OF INTEREST.—No director, officer,  
2 or employee of the Consortium shall in any manner, di-  
3 rectly or indirectly, participate in the deliberation upon or  
4 the determination of any question affecting his or her per-  
5 sonal interests or the interests of any Consortium, part-  
6 nership, or organization in which he or she is directly or  
7 indirectly interested.

8       (c) AUDITS.—

9           (1) ANNUAL AUDIT.—The financial statements  
10 of the Consortium shall be audited annually in ac-  
11 cordance with generally accepted auditing standards  
12 by independent certified public accountants.

13           (2) REPORTS.—The report of each annual audit  
14 pursuant to paragraph (1) shall be included in the  
15 annual report submitted in accordance with section  
16 4(7).

17       (d) PROHIBITION ON ELECTION AND LOBBYING AC-  
18 TIVITIES.—

19           (1) FEDERAL.—The Consortium may not—

20              (A) make any contribution to a candidate  
21                  for election for Federal office or to a political  
22                  committee;

23              (B) employ or retain—

For purposes of this paragraph, the terms “contribution”, “candidate”, “Federal office”, and “political committee” have the meanings given such terms in section 301 of the Federal Election Campaign Act of 1971 (2 U.S.C. 431).

16                         (2) CONSORTIUM.—The Consortium may not—  
17                             (A) make any contribution to a candidate  
18                             for election for any State or local office or to  
19                             any committee, club, association, or other group  
20                             that receives contributions or makes expendi-  
21                             tures for the purpose of influencing any such  
22                             election;

(B) employ or retain any person who engages in influencing legislating (as such term is defined in section 4911(d) of the Internal Rev-

1 enue Code of 1986 (26 U.S.C. 4911(d))) of any  
2 State or local legislative body; or  
3 (C) provide any thing of value, other than  
4 educational materials or information, to any  
5 elected official of any State or local government.

6 **SEC. 7. MANAGEMENT.**

7 (a) BOARD OF DIRECTORS; MEMBERSHIP; DESIGNA-  
8 TION OF CHAIRPERSON.—

9 (1) BOARD OF DIRECTORS.—The management  
10 of the Consortium shall be vested in a board of di-  
11 rectors (referred to in this Act as the “Board”) com-  
12 posed of not less than 3 members.

13 (2) CHAIRPERSON.—The Secretary of the  
14 Treasury, or the designee of the Secretary, shall  
15 serve as the chairperson of the Board.

16 (3) MEMBERSHIP.—The members of the Board  
17 shall include—

18 (A) the Secretary of Homeland Security  
19 and the Secretary of Commerce, or the des-  
20 ignees of such Secretaries, respectively, but only  
21 during such times as there are fewer than two  
22 States participating in the Consortium; and

23 (B) a member from each State partici-  
24 pating in the Consortium, who shall be ap-  
25 pointed by such State.

1       (b) BYLAWS.—The Board may prescribe, amend, and  
2 repeal such bylaws as may be necessary for carrying out  
3 the functions of the Consortium.

4       (c) COMPENSATION, ACTUAL, NECESSARY, AND  
5 TRANSPORTATION EXPENSES.—

6           (1) NON-FEDERAL EMPLOYEES.—A member of  
7 the Board who is not otherwise employed by the  
8 Federal Government shall be entitled to receive the  
9 daily equivalent of the annual rate of basic pay pay-  
10 able for level IV of the Executive Schedule under  
11 section 5315 of title 5, United States Code, as in ef-  
12 fect from time to time, for each day (including travel  
13 time) during which such member is engaged in the  
14 actual performance of duties of the Consortium.

15          (2) FEDERAL EMPLOYEES.—A member of the  
16 Board who is an officer or employee of the Federal  
17 Government shall serve without additional pay (or  
18 benefits in the nature of compensation) for service  
19 as a member of the Consortium.

20          (3) TRAVEL EXPENSES.—Members of the Con-  
21 sortium shall be entitled to receive travel expenses,  
22 including per diem in lieu of subsistence, equivalent  
23 to those set forth in subchapter I of chapter 57 of  
24 title 5, United States Code.

1       (d) QUORUM.—A majority of the Board shall con-  
2 stitute a quorum.

3       (e) EXECUTIVE DIRECTOR.—The Board shall ap-  
4 point an executive director of the Consortium on such  
5 terms as the Board may determine.

6 **SEC. 8. STAFF; EXPERTS AND CONSULTANTS.**

7       (a) STAFF.—

8           (1) APPOINTMENT.—The Board of the Consor-  
9 tium may appoint and terminate such other staff as  
10 are necessary to enable the Consortium to perform  
11 its duties.

12           (2) COMPENSATION.—The Board of the Con-  
13 sortium may fix the compensation of the executive  
14 director and other staff.

15       (b) EXPERTS AND CONSULTANTS.—The Board shall  
16 procure the services of experts and consultants as the  
17 Board considers appropriate.

18 **SEC. 9. FEDERAL LIABILITY.**

19       The Federal Government and the Consortium shall  
20 not bear any liabilities arising from the actions of the Con-  
21 sortium. Participating States shall retain all catastrophe  
22 risk until the completion of a transaction described in  
23 paragraphs (2) and (3) of section 4.

1 **SEC. 10. AUTHORIZATION OF APPROPRIATIONS.**

2        There are authorized to be appropriated to carry out  
3 this Act \$20,000,000 for each of fiscal years 2014 through  
4 2018.

