1	AN ACT relating to the promotion of stronger homes to resist losses due to
2	catastrophic weather events and making an appropriation therefor.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→SECTION 1. A NEW SECTION OF SUBTITLE 2 OF KRS CHAPTER 304 IS
5	CREATED TO READ AS FOLLOWS:
6	(1) As used in this section:
7	(a) ''Insurable dwelling'':
8	1. Means a dwelling located or situated on, or affixed to, residential real
9	estate; and
10	2. Includes a single-family or multifamily dwelling, including a modular
11	home; and
12	(b) "Strengthen Kentucky Homes Program" or "program" means the
13	Strengthen Kentucky Homes Program created in this section.
14	(2) The Strengthen Kentucky Homes Program is hereby created for the purpose of
15	providing financial grants to real property owners, building contractors, and
16	nonprofit organizations to assist and promote the mitigation of insurable
17	dwellings to resist losses due to catastrophic wind and hail events in accordance
18	with FORTIFIED construction standards published by the Insurance Institute
19	for Business and Home Safety or a successor entity.
20	(3) To the extent funding is available under subsection (4) of this section, the
21	commissioner shall implement and administer the program in accordance with
22	this section.
23	(4) (a) The Strengthen Kentucky Homes Program fund is hereby created in the
24	State Treasury.
25	(b) The following shall be deposited into the fund:
26	1. All grants and funds received or raised by the commissioner under
27	paragraph (e) of this subsection; and

1		2. Any appropriations made to the fund by the General Assembly.
2	<u>(c)</u>	Notwithstanding KRS 45.229:
3		1. Moneys in the fund not expended at the close of a fiscal year shall not
4		lapse but shall be carried forward to the next fiscal year; and
5		2. Any interest earnings of the fund shall become part of the fund and
6		shall not lapse.
7	<u>(d)</u>	Moneys in the fund are hereby appropriated by the General Assembly and
8		shall be available to the commissioner for use in implementing and
9		administering the program.
10	<u>(e)</u>	The commissioner shall use his or her best efforts to seek and obtain grants
11		or funds from the federal government or other funding sources for deposit
12		into the fund to supplement any appropriations to the fund made by the
13		General Assembly.
14	(5) (a)	The commissioner shall promulgate administrative regulations in
15		accordance with KRS Chapter 13A to create and establish:
16		1. Application forms and procedures for seeking a financial grant;
17		2. The eligibility criteria, requirements, and procedures for obtaining a
18		financial grant, which may include but are not limited to providing
19		financial grants to:
20		a. Real property owners to mitigate owner-occupied insurable
21		dwellings;
22		b. Building contractors to become certified as FORTIFIED
23		Trained Service Providers by the Insurance Institute for
24		Business and Home Safety or a successor entity; and
25		c. Nonprofit organizations to improve the wind and hail resilience
26		of single-family insurable dwellings occupied or owned by low-
27		income and moderate-income individuals;

1	3. If the commissioner provides financial grants to mitigate insurable
2	dwellings:
3	a. i. The building standards or techniques that are required for
4	the mitigation, which shall include but are not limited to
5	compliance with the most recent version of any applicable
6	FORTIFIED Home or FORTIFIED Multifamily
7	construction standards published by the Insurance Institute
8	for Business and Home Safety or a successor entity.
9	ii. The commissioner shall determine through the
10	promulgation of an administrative regulation under this
11	subsection the specific standards and designations that are
12	required for any insurable dwelling; and
13	b. Eligibility criteria for building contractors and evaluators that
14	are eligible to mitigate and inspect the insurable dwellings,
15	respectively, which shall include a preference for Kentucky
16	building contractors and evaluators; and
17	4. The procedures and requirements for distributing financial grants.
18	(b) The commissioner may promulgate administrative regulations in
19	accordance with KRS Chapter 13A to establish any additional rules and
20	eligibility requirements that are necessary for the proper implementation
21	and administration of this section, including but not limited to the collection
22	of documentation necessary to allow for any auditing of the program that is
23	required under the terms of a grant or other funds received by the program.
24	(6) Any financial grant provided under the program to mitigate an insurable
25	dwelling shall be contingent upon the real property owner securing all required
26	permits and applicable inspections in accordance with local building codes.
27	(7) Nothing in this section shall be construed to create an entitlement for property

1	owners, building contractors, or nonprofit organizations to obtain funds for, or
2	obligate the state in any way to fund, any activity for which a financial grant is
3	permitted under this section.
4	→SECTION 2. A NEW SECTION OF SUBTITLE 13 OF KRS CHAPTER 304
5	IS CREATED TO READ AS FOLLOWS:
6	(1) (a) All insurance companies writing property insurance for wind or hair
7	coverage of any property located in Kentucky that has been certified as
8	complying with the most recent version of any applicable FORTIFIED
9	Home or FORTIFIED Multifamily construction standards published by the
10	Insurance Institute for Business and Home Safety or a successor entity:
11	1. Shall provide a premium discount or rate reduction on the coverage if:
12	a. The discount or reduction is actuarially justified; and
13	b. There is sufficient and credible evidence of cost savings that can
14	be attributed to the construction standards; and
15	2. May provide:
16	a. A premium discount or rate reduction on the coverage in
17	accordance with any standard discount amounts, targets, or
18	benchmarks established under subsection (3) of this section; and
19	b. Any other adjustment on the coverage.
20	(b) A premium discount, rate reduction, or other adjustment provided under
21	paragraph (a) of this subsection shall be subject to the rate filing and other
22	applicable regulatory requirements of this chapter, including but not limited
23	to KRS 304.13-051.
24	(2) (a) As used in this subsection, "certificate of compliance" means a certificate
25	of compliance with the most recent version of any applicable FORTIFIED
26	Home or FORTIFIED Multifamily construction standards from the
27	Insurance Institute for Business and Home Safety or a successor entity.

1	<u>(<i>b</i>)</u>	An insurer that offers a premium discount, rate reduction, or other
2		adjustment under subsection (1)(a) of this section shall provide the
3		discount, reduction, or adjustment on the coverage of an insured's property
4		located in Kentucky if the insurer obtains or receives a certificate of
5		compliance for the property.
6	<u>(c)</u>	An insurer is not required to obtain or receive a certificate of compliance in
7		order to provide a premium discount, rate reduction, or other adjustment
8		under subsection (1)(a) of this section.
9	(3) (a)	The commissioner may promulgate administrative regulations in
10		accordance with KRS Chapter 13A that establish standard discount
11		amounts, targets, or benchmarks for the coverage of any property located in
12		Kentucky that has been certified as complying with the most recent version
13		of any applicable FORTIFIED Home or FORTIFIED Multifamily
14		construction standards published by the Insurance Institute for Business
15		and Home Safety or a successor entity.
16	<u>(b)</u>	Any standard discount amounts, targets, or benchmarks promulgated under
17		paragraph (a) of this subsection shall be:
18		1. Optional; and
19		2. Primarily for the benefit of insurers that are unable to obtain
20		actuarially valid data to provide a premium discount or rate reduction
21		under subsection (1)(a)1. of this section due to inadequate resources
22		or experience.
23	<u>(c)</u>	The authority granted to the commissioner to promulgate administrative
24		regulations under this subsection shall be in addition to any other authority
25		granted to the commissioner to promulgate administrative regulations,
26		including but not limited to KRS 304.2-110.
2.7	<b>2</b>	ECTION 3 A NEW SECTION OF SUBTITLE 13 OF KRS CHAPTER 304

IS CREATED TO READ AS FOLLOWS:

1

2	(1) As	used in this section:
3	<u>(a)</u>	"Cost to upgrade the single-family dwelling" means the cost required to
4		upgrade the single-family dwelling to meet or exceed the construction
5		standards required for the dwelling to comply with the most recent version
6		of any applicable FORTIFIED Home construction standards published by
7		the Insurance Institute for Business and Home Safety or a successor entity;
8		<u>and</u>
9	<u>(b)</u>	"Non-FORTIFIED dwelling" means a dwelling that does not comply with
10		the most recent version of any applicable FORTIFIED Home construction
11		standards published by the Insurance Institute for Business and Home
12		Safety or a successor entity.
13	(2) All	insurance companies writing property insurance for personal risks that
14	<u>pro</u>	vides coverage of any single-family dwelling located in Kentucky that is a non-
15	<u>F0</u>	PRTIFIED dwelling shall offer an optional rider, endorsement, or
16	<u>sup</u>	pplemental policy provision that provides the insured a right to receive claim
17	<u>pay</u>	ements for the cost to upgrade the single-family dwelling for any claim that:
18	<u>(a)</u>	Is covered under the insurance policy or contract; and
19	<u>(b)</u>	Requires replacement of the covered dwelling's roof as defined by the
20		insurance policy or contract.
21	<b>→</b> :	Section 4. Notwithstanding KRS 304.2-300 and 304.2-400, the Department of
22	Insurance	e shall transfer \$5,000,000 in fiscal year 2025-2026 to the Strengthen Kentucky
23	Homes P	Program fund for use as permitted under Section 1 of this Act.
24	<b>→</b> :	Section 5. Sections 2 and 3 of this Act apply to insurance policies and contracts
25	issued or	renewed on or after March 1, 2026.
26	→:	Section 6. Property insurers subject to Section 2 or 3 of this Act, or both, shall
27	make an	y filings and comply with any other regulatory requirements required under KRS

- 1 304.14-120, 304.13-051, and any other law, that are necessary to ensure that:
- 2 (1) Any premium discount or rate reduction required under subsection (1)(a)1. of
- 3 Section 2 of this Act; and
- 4 (2) The optional rider, endorsement, or supplemental policy provision required
- 5 under subsection (2) of Section 3 of this Act;
- 6 is offered on insurance policies and contracts issued or renewed on or after March 1,
- 7 2026.
- Section 7. This Act may be cited as the Strengthen Kentucky Homes Act.