

HOUSE BILL 182: Property Insurance Fairness

2015-2016 General Assembly

Committee:	House Insurance, if favorable, Finance	Date:	April 20, 2015
Introduced by:	Reps. Millis, Lewis, Hager	Prepared by:	Tim Hovis
Analysis of:	PCS to First Edition		Committee Counsel
	H182-CSRG-3		

**BILL SUMMARY: Section 1** of the proposed committee substitute for House Bill 182 would require the Rate Bureau to submit detailed information on losses related to homeowners insurance rate filings including the following:

- Direct incurred losses, house years, and statewide expenses for the most recent five years.
- Computations by territory where available.
- Wind and hail information if requested by the Department of Insurance based on a specific event.

The Department is required to post any information received on its website.

**Section 2** of the bill creates the North Carolina Recovery Finance Authority housed within the Department. The Authority would be considered a municipality and would be allowed to issue bonds to pay claims with respect to insurance policies issued by the North Carolina Insurance Underwriting Association, often referred to as the Beach Plan. Bonds issued by the Authority would be exempt from taxation.

Section 3 makes changes to the consent to rate provisions with regard to residential real property insurance, G.S. 58-36-30, to require a 30 days written notice in 10 point type of the rate provided, the actual approved rate and the actual percentage above the approved rate. As under the current law, written consent of the insured would only be required for an initial consent to rate. However, the notice would be required on any homeowner's policy renewal if the rate is increased.

**Section 4** requires the Rate Bureau to present more than one catastrophe model with a property insurance rate filing and would require the model to conform to maximum load designs contained in the State Building Codes.

**Section 5** would establish a Legislative Services Commission Study on Property Insurance Rate Making and would require an interim report to the 2016 General Assembly in 2016 and a final report to the 2017 General Assembly.

Section 6 removes obsolete references to the "Beach Plan."

**EFFECTIVE DATE:** Section 1 of the proposed committee substitute for H182 is effective when it becomes law. The remaining sections become effective July 1, 2015.

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