GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 182* PROPOSED COMMITTEE SUBSTITUTE H182-PCS40445-RG-3

Short Title: Property Insurance Fairness.

(Public)

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Sponsors:

Referred to:

March 11, 2015

A BILL TO BE ENTITLED 1 2 AN ACT TO INCREASE THE FAIRNESS AND EQUITY OF PROPERTY INSURANCE 3 RATE MAKING IN NORTH CAROLINA BY REQUIRING THAT CERTAIN 4 PROPERTY INSURANCE DATA BE MADE AVAILABLE TO THE PUBLIC; BY 5 PROVIDING THE NORTH CAROLINA INSURANCE **UNDERWRITING** 6 ASSOCIATION THE AUTHORITY TO HAVE ISSUED TAX-EXEMPT BONDS TO 7 COVER LOSS-RELATED LIABILITIES; BY REFORMING CONSENT TO RATE 8 PRACTICES; BY REQUIRING THAT CATASTROPHE MODELING USED FOR 9 PROPERTY RATE-MAKING PURPOSES MORE ACCURATELY REFLECT 10 POTENTIAL IMPACTS IN NORTH CAROLINA; AND BY CREATING THE JOINT 11 LEGISLATIVE STUDY COMMITTEE ON PROPERTY INSURANCE RATE MAKING. 12 The General Assembly of North Carolina enacts: 13 14 PART I. PROPERTY INSURANCE CLARITY 15 **SECTION 1.** G.S. 58-36-15 is amended by adding a new subsection to read: "(d2) With respect to homeowners insurance rate filings, the Bureau shall do the 16 17 following: 18 Submit to the Department computations of the total amount of direct (1) 19 incurred losses, direct earned premiums, house years and statewide expenses 20 for the most recent five years included in the filing. 21 Report the computations to the Department by rate territory where available. (2) 22 Provide this information for each of the following policy categories: (3) 23 All full homeowners policies. a. 24 All homeowners policies that exclude windstorm coverage. b. 25 All policies that only include windstorm coverage. c. 26 For the purposes of this subsection, homeowners insurance policies shall 27 include condominium insurance and renters insurance, but shall not include 28 creditor-placed policies, condominium association policies, or commercial 29 policies. 30 (4) Submit to the Department catastrophic wind and hail information pursuant to a data call by the Department based on a specific catastrophic event. 31 32 Information received by the Department under this subsection shall be posted on the 33 Department's Web site. Any information reported to the Department by an insurer pursuant to this subsection is considered a trade secret as defined in G.S. 66-152 and shall be treated as 34 confidential information by the Department. However, once the information from all property 35 36 insurers is aggregated, then the Department may provide such information in accordance with



	General Assem	oly Of North Carolina	Session 2015	
1	this subsection.	Notice of at least 10 business days shall be given	n to the insurer if confidential	
2		information pertaining to that insurer is ordered by a court of competent jurisdiction to b		
3	-	released to the Department."		
4				
5	PART II. BONI	DING AUTHORITY		
6		FION 2.1. Chapter 58 of the General Statutes	is amended by adding a new	
7	Article to read:			
8		"Article 45A.		
9		"Recovery Finance Authority.		
10	" <u>§ 58-45A-1. Na</u>	ame.		
11	This Article	shall be known as the "North Carolina Recovery]	Finance Authority Act."	
12	" <u>§ 58-45A-5. Le</u>	egislative Findings.		
13	The General	Assembly finds that the likelihood of one	or more hurricanes or other	
14	catastrophic eve	nts causing sufficient damage and destruction	for the Association to incur	
15	losses and loss e	expenses, including loss adjustment expenses, th	nat exceed the combination of	
16		s, reinsurance, and other sources of funding,	-	
17	member compan	ies, is significant. The General Assembly finds th	hat in any such event it will be	
18		residents and property owners in this State an		
19		overall functioning of the State's insurance indus		
20	obligations to pa	y claims under policies issued by the Associatio	on and related to the hurricane	
21	or other catastro	phic event resulting in such excess losses and	loss expenses, including loss	
22		nses, could be financed by a State entity throu	•	
23		cluding catastrophe recovery charges imposed of		
24		ce policyholders statewide with their annual po		
25		fore finds that, as an additional or alternative		
26		the purpose of paying such excess losses and		
27	•	nses, the creation of a State authority to acquir		
28		ch policies and provide for the issuance of bond	•	
29		provide the most efficient mechanisms for addu		
30		ling loss adjustment expenses, that may aris	se from hurricanes or other	
31	catastrophic ever			
32	" <u>§ 58-45A-10. I</u>			
33		g definitions apply to this Article:		
34	<u>(1)</u>	Assessment. – A nonrecoupable fee or charge	ge levied on members in the	
35		Association pursuant to G.S. 58-45-47(a).	TT 1 '.' A '.'	
36	<u>(2)</u>	Association. – The North Carolina Insurance	ce Underwriting Association,	
37	(2)	established under this Article.		
38	$\frac{(3)}{(4)}$	Authority Board. – The governing body of the		
39 40	<u>(4)</u>	Bonds. – Bonds, notes, debentures, loan ag	· · ·	
40 4 1	(5)	obligations of the Recovery Finance Authority.	-	
41	<u>(5)</u>	<u>Catastrophe recovery charge</u> – A charge calcu		
42		of written premiums to be paid with annual pr		
43 44	(6)	commercial property insurance policies statewi		
44 45	<u>(6)</u>	<u>Deficit. – The amount of losses and loss expen</u> to a particular Event that will exceed the com		
46		reinsurance, and other sources of funding, ir		
47		Association to fund losses and loss expense		
+7 48		expenses, resulting from Events in that calenda		
+0 49	(7)	Event. – A hurricane or other catastrophic		
+9 50	<u>\</u> //	expenses to the Association for property in the		
		expenses to the Association for property in the	State.	

	General Assembly Of North Carolina Session 2015
1	(8) <u>Recovery Finance Authority. – The North Carolina Recovery Finance</u>
2	Authority, a public agency created by this Article.
3	"§ 58-45A-15. North Carolina Recovery Finance Authority.
4	(a) <u>Creation. – There is created a body politic and corporate to be known as the "North</u>
5	Carolina Recovery Finance Authority." The Recovery Finance Authority is constituted as a
6	public agency, and the exercise by the Authority of the powers conferred by this Article in the
7	financing of deficits of the Association related to catastrophic events shall be deemed and held
8	to be the performance of an essential governmental function.
9	(b) Administrative Placement. – The Authority shall be located with the Department for
10	administrative purposes, but shall exercise all of its powers independently of the Association
11	and the Department except as otherwise specified in this Article.
12	(c) <u>Authority Board. – The Authority shall be governed by a nine-member Authority</u>
13	Board consisting of two members appointed by the General Assembly upon the
14	recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121,
15	two members appointed by the General Assembly upon the recommendation of the Speaker of
16	the House of Representatives in accordance with G.S. 120-121, two members appointed by the
17	Governor, two members appointed by the Association, and the Commissioner of Insurance or
18	the Commissioner's designee. Each appointing authority shall appoint members who reside in
19	diverse regions of the State. The chair of the Authority Board shall be selected by the Authority
20	Board.
21	(d) <u>Staggered Terms. – The initial appointments to the Authority Board by the General</u>
22	Assembly upon the recommendation of the President Pro Tempore of the Senate and by the
23	Governor shall be for terms ending April 1, 2017. The initial appointments to the Authority
24 25	Board by the General Assembly upon the recommendation of the Speaker of the House of Papersontatives and by the Association shall be appointed to terms onding April 1, 2010. The
25 26	Representatives and by the Association shall be appointed to terms ending April 1, 2019. The Commissioner of Insurance or the Commissioner's designee shall serve at all times as ex officio
20 27	voting member of the Board. Thereafter, at the expiration of each stipulated term of office, all
28	appointments shall be to a term of four years from the date of the expiration of the term;
20 29	provided all members of the Authority Board shall remain in office until their successors are
30	appointed and qualified. The original appointing authority may appoint a member to serve out
31	the unexpired term of any member appointed by such authority.
32	(e) Removal of Board Members. – Each member of the Authority Board,
33	notwithstanding subsection (d) of this section, shall serve at the pleasure of the original
34	appointing authority. The chair of the Authority Board serves at the pleasure of the Authority
35	Board.
36	(f) Conflicts of Interest; Ethics. – Members of the Authority Board shall be subject to
37	the provisions of Chapter 138A of the General Statutes as well as any ethics or conflicts
38	policies promulgated by the Governor for boards of State agencies in addition to the
39	requirements of this subsection. If any member of the Authority Board shall be: (i) interested
40	either directly or indirectly or (ii) an officer or employee of, or has an ownership interest in,
41	any firm or corporation, not including units of local government or the Association, interested
42	directly or indirectly, in any contract with the Authority, the interest shall be disclosed to the
43	Authority Board and shall be set forth in the minutes of the Authority Board. The member
44	having an interest shall not participate on behalf of the Authority in the authorization of such
45	contract. Other provisions of law notwithstanding, failure to take any or all actions necessary to
46	carry out the purposes of this subsection do not affect the validity of any bonds issued under
47	this Article. Members, officers, and employees of the Authority shall be subject to the
48	provisions of G.S. 14-234.
49 50	(g) <u>Compensation. – The appointed members of the Authority Board shall receive no</u>
50	salary for their services but shall be entitled to receive per diem and travel allowances in accordance with the provisions of $C \le 128.5$ and $C \le 128.6$ as appropriate
51	accordance with the provisions of G.S. 138-5 and G.S. 138-6 as appropriate.

	General Assemb	ly Of North Carolina	Session 2015
1	(h) Initial	Meeting The initial meeting of the Authority ma	ay be called by the
2	Commissioner of	Insurance or any other four members.	
3	<u>(i)</u> <u>Bylaw</u>	vs The Authority Board shall adopt, change, or amend	bylaws with respect
4	to the calling of	meetings, quorums, voting procedures, the keeping of	f records, and other
5	organizational, st	affing, and administrative matters as the Authority Board	may determine. Any
6	amendments to the	ne bylaws after their initial adoption shall be submitted to	the Commissioner of
7	Insurance for rev	iew and comment at least 45 days prior to adoption by the	e Authority Board.
8	" <u>§ 58-45A-20. P</u>	owers of the Recovery Finance Authority.	
9	(a) The R	ecovery Finance Authority shall have all of the powers	necessary to execute
10	the provisions of	this Article, including the following:	
11	<u>(1)</u>	The powers of a corporate body, including the power to	
12		make contracts, to adopt and use a common seal, and	to alter the adopted
13		seal as needed.	
14	<u>(2)</u>	To issue bonds of the Authority as provided in this	
15		proceeds of such bonds to finance obligations to pay c	
16		policies assigned to it in connection with Events with	
17		such bonds payable from catastrophe recovery charges	
18		other revenues of the Authority, or other payments by	•
19		members. Proceeds of such bonds may be used to pa	• •
20		interest on the bonds for a period of up to one year, an	nd to create a reserve
21		fund for the bonds.	
22	<u>(3)</u>	To invest the proceeds of bonds of the Authorit	• • •
23		disbursement or other idle funds of the Authority	in any investment
24		authorized by G.S. 159-30.	
25	<u>(4)</u>	To pay all necessary costs and expenses in the form	nation, organization,
26		administration, and operation of the Authority.	C 1
27	<u>(5)</u>	To apply for, accept, and administer loans and grants	-
28		personal property from the United States of America o	• • •
29		the State or its political subdivisions, local government	s, or any other public
30	(\mathbf{C})	or private sources available.	a implantation that
31 32	<u>(6)</u>	To adopt, alter, or repeal its own bylaws or rule	s implementing the
32 33	(7)	provisions of this Article.	other consultants to
33 34	<u>(7)</u>	To contract for the services of consulting attorneys and	•
34 35		employ administrative staff as may be required in Authority, and to fix and pay fees or compensation to	
36		administrative employees from funds available to the A	
30 37	(8)	To receive and use appropriations from the State and fee	
38	<u>(8)</u> (9)	To adopt procedures to govern its procurement of service	-
39	$\frac{(2)}{(10)}$	To perform or procure any portion of services required l	
40	(10) (11)	To use officers, employees, agents, and facilities of the	
41	<u>(11)</u>	Association for the purposes and upon the terms a	-
42		agreeable.	is may be matany
43	<u>(12)</u>	To enter into partnership agreements with the	Department or the
44	<u>(12)</u>	Association, agreements with political subdivisions of the	-
45		with private entities, and to expend such funds as	-
46		pursuant to such agreements for its purposes.	<u> </u>
47	(13)	To enter into swap agreements pursuant to Article 13 of	of Chapter 159 of the
48	<u>(10)</u>	General Statutes.	
49	<u>(14)</u>	To receive, administer, and comply with the condition	ons and requirements
50	<u>, </u>	respecting any gift, grant, or donation of any property of	-

General Asse	mbly Of North Carolina	Session 2015
(15	To acquire by purchase, lease, gift, or otherwise or to	obtain options for the
<u>.,</u>	acquisition of any real or personal property or interest	-
(16		
<u>(10</u>	for any of these purposes with respect to any real or	• •
	interest therein.	<u>personal property or</u>
(17		assion mortgage or
<u>(17</u>	<u>otherwise grant a security interest in any real or persor</u>	
	therein, including a leasehold interest or the right	
	assign, or otherwise grant a security interest in any mo	· · · ·
	other revenues and any proceeds derived by the Auth	
	sources.	onty nom any and an
(18		sirable to carry out the
<u>(10</u>	purpose and exercise the specific powers granted to it h	•
8 58-151-25	Taxation of property of Recovery Finance Authority.	
	whed by the Recovery Finance Authority is exempt from t	toxation in accordance
	of Article V of the North Carolina Constitution.	
§ 58-45A-30.		
	tions of the Recovery Finance Authority shall be subject t	to the oversight of the
	pursuant to Article 5A of Chapter 147 of the General Statut	~
	Recovery Finance Authority bonds.	<u>CS.</u>
	e Recovery Finance Authority shall be a municipality for p	urnoses of Article 5 of
	f the General Statutes, the State and Local Government Ro	±
•	enue bonds pursuant to that Act to pay all or a portion of the	
•	eviously issued bonds. In connection with the issuance of	
• •	Il have all powers of a municipality under the State ar	
	d Act, and revenue bonds issued by the Authority sha	•
	Il provisions of the State and Local Government Revenue E	
	addition to swap agreements permitted by Article 13 o	
	tes, in connection with or incidental to the acquisition	-
	ating to bonds, program of investment relating to bonds, or	
	, with the approval of the Local Government Commission	
	vestment or obligation of the Authority, as represented by	
*	investment of obligation of the Authority, as represented by investment and the contract or contracts, in whole or in pa	
	flow, or other basis, including the following:	art, on an interest rate,
<u>(1)</u>	• •	greements insurance
<u>(1)</u>	agreements, forward payment conversion agreements,	-
(2)		
<u>(2)</u>	rates, currency exchange rates, event-related indice	-
		es, of stock of other
(2)	<u>indices.</u> Contracts to exchange cash flows or a series of paymer	nto
$\frac{(3)}{(4)}$		
<u>(4)</u>		
T1 A	including interest rate floors or caps, options, puts, and	
	rity may enter a contract of this type in connection with, or	
	ining any agreement that secures bonds. A contract shall	1 1
	default, remedy, and other terms and conditions the Auth	-
	he Authority may enter a contract of this type with any p	
	where applicable, to the person's creditworthiness as deter	
	ognized rating agency or any other criteria the Author	•
** *	n connection with, or incidental to, the issuance or carry	
	any contract described in this subsection, the Authority	-
enhancement	or liquidity agreements, with payment, interest rate, termi	nation date, currency,

General Asser	nbly Of North Carolina	Session 2015
security, defaul	It, remedy, and other terms and conditions as the Authority	determines. Proceeds
of bonds and	any moneys set aside and pledged to secure payment of	bonds or any of the
contracts enter	ed into under this subsection may be pledged to and used	to service any of the
contracts entered	ed into under this section.	
<u>(c)</u> If re	equested by the Association to issue bonds pursuant to G.	S. 58-45-47(c)(2), the
Authority shall	do all of the following:	
(1)	Take assignment, without recourse, of the Association	on's obligation to pay
	claims with respect to insurance policies issued by t	he Association in an
	amount estimated to be in excess of the Association's	s losses and expenses
	resulting from Events in any calendar year that exce	ed available surplus,
	reinsurance, and other sources of funding of Association	tion losses, including
	permissible assessments on Association member comp	anies, as a result of a
	hurricane or other catastrophic event.	
(2)	Issue bonds to finance such obligations.	
(3)	Utilize catastrophe recovery charges imposed pursuan	t to G.S. 58-45-47 to
	provide amounts to pay such bonds.	
<u>(4)</u>	Contract with the Association to act as agent for the	Authority to collect
	such catastrophe recovery charges imposed pursuant to	-
	take all such other actions as may be necessary in com	
	issuance, the catastrophe recovery charges, and related	
<u>(5)</u>	Assign such amounts as may be required as securit	
	bonds.	•
(d) Exc	ept as provided in this section, the provisions of Chapte	r 159 of the General
	ocal Government Finance Act, apply to revenue bonds issue	
" <u>§ 58-45A-40.</u>	Sale of Recovery Finance Authority revenue bonds.	
Revenue bo	onds of the Recovery Finance Authority issued pursuant t	o this Article and the
State and Loca	l Government Revenue Bond Act shall be sold in accordan	nce with and pursuant
to Article 7 of	Chapter 159 of the General Statutes.	
" <u>§ 58-45A-45.</u>	Faith and credit of State and units of local government	not pledged.
Bonds issu	ed under this Article shall not constitute a debt secured by	a pledge of the faith
and credit of th	ne State or a political subdivision of the State and shall be	e payable solely from
the revenues, p	property, and other funds pledged for their payment. The	bonds issued by the
Recovery Final	nce Authority shall contain a statement that the Authority i	s obligated to pay the
bond or the int	erest on the bond only from the revenues, property, or other	her funds pledged for
their payment	and that neither the faith and credit nor the taxing powe	r of the State or any
political subdiv	vision of the State is pledged as security for the payment of	the principal of or the
interest or pren	nium on the bonds.	
" <u>§ 58-45A-50.</u>	Bonds eligible for investment.	
Bonds issu	ed under this Article are hereby made securities in which	ch all public officers,
agencies, and p	public bodies of the State and its political subdivisions, all	insurance companies,
trust companie	s, investment companies, banks, savings banks, building a	and loan associations,
credit unions,	pension or retirement funds, other financial institutions en	ngaged in business in
the State, exec	cutors, administrators, trustees, and other fiduciaries may	properly and legally
invest funds, in	ncluding capital in their control or belonging to them. Th	ese bonds are hereby
made securities	s that may properly and legally be deposited with and received	ived by any officer or
agency of the S	State or political subdivision of the State for any purpose for	r which the deposit of
bonds, notes, c	or obligations of the State or any political subdivision of the	he State is authorized
<u>by law. This s</u>	ection does not apply to any State pension or retirement	fund or a pension or
retirement func	l of a political subdivision of the State.	
" <u>§ 58-45A-55.</u>	Taxation of revenue bonds.	

General Assembly Of North Carolina Session 2015 Any bonds issued by the Recovery Finance Authority under the provisions of this Article 1 2 shall be exempt from all State, county, and municipal taxation or assessment, direct or indirect, 3 general or special, whether imposed for the purpose of general revenue or otherwise, excluding 4 inheritance and gift taxes, income taxes on the gain from the transfer of bonds, and franchise 5 taxes. The interest on bonds issued by the Authority under the provisions of this Article shall 6 not be subject to taxation as to income. "§ 58-45A-60. Members not liable. 7 8 No member of the Authority Board shall be subject to any personal liability or 9 accountability by reason of the execution of any bonds or the issuance of any bonds." SECTION 2.2. G.S. 58–45–47 reads as rewritten: 10 11 "§ 58-45-47. Deficit event. 12 Nonrecoupable Assessment. - In the event of the Association expects to incur losses (a) 13 and expenses to the Association exceeding available surplus, reinsurance, and other sources of 14 funding of Association losses, with such availability determined taking into account sources committed with respect to losses and expenses expected from prior events, the Association is 15 16 authorized to issue a nonrecoupable assessment upon its members member companies in 17 accordance with its Plan of Operation. Member assessments shall not exceed one billion dollars 18 (\$1,000,000,000) for losses incurred from any event or series of events that occur in a given 19 calendar year, regardless of when such assessments are actually levied on or collected from 20 member companies. 21 Deficit Event. - When the Association knows that it has incurred determines that it (b) 22 expects it will incur losses and loss expenses in a particular calendar year that will exceed the 23 combination of available surplus, reinsurance, and other sources of funding, including 24 permissible member company assessments, then the Association shall immediately give notice 25 to the Commissioner and the North Carolina Recovery Finance Authority that a deficit event 26 has occurred, will occur. With such notice the Association shall provide evidence with respect to its estimates of the total losses and loss expenses the Association expects to incur within the 27 calendar year and the amounts available to it from available surplus, reinsurance, and other 28 29 sources of funding, including member company assessments, with such availability determined 30 by taking into account sources committed with respect to losses and expenses expected by prior 31 events. The Association shall make such evidence and related material available to the 32 Commissioner for review and verification. 33 Imposition of Catastrophe Recovery Charge. - Upon agreement by the (c) 34 Commissioner with a determination by the Association that a deficit event has occurred, will 35 occur, the Association shall determine, in its discretion, the appropriate means of financing the 36 deficit, deficit in whole or in part, which may include, but is not limited to, the purchase of 37 reinsurance, arranging lines of credit, or other forms of borrowing or financing, financing, 38 including a North Carolina Recovery Finance Authority financing as described in subdivision 39 (2) of this subsection, or any combination of these means. If the Association determines that the 40 member companies have paid-issued one billion dollars (\$1,000,000,000) in nonrecoupable assessments for losses and expenses incurred in any given year pursuant to subsection (a) of 41 42 this section, the Association may, subject to the verification by the Commissioner that the 43 dollar value of losses and expenses has reached the level necessary for a catastrophe recovery 44 charge, take either of the following actions: 45 authorize Authorize member companies to impose a catastrophe recovery (1)charge on their residential and commercial property insurance policyholders 46 47 statewide. Catastrophe recovery charges shall be charged as a uniform 48 percentage of written premiums as prescribed by the Commissioner and shall 49 not exceed an aggregate amount of ten percent (10%) of the annual policy 50 premium on any one policy of insurance. Catastrophe recovery charges 51 collected under this section subsection shall be transferred on a periodic

	General Assembly Of North Carolina	Session 2015
1	basis, as determined by the Association and ordered by the	e Commissioner,
2	directly to the Association on a periodic basis as det	ermined by the
3	Association and ordered by the Commissioner. The Asso	ociation and the
4	FAIR Plan also shall charge their policyholders a catas	trophe recovery
5	charge as provided in this section. Association, or at the	
6	direction, to a trustee for the Association's creditors in a fina	
7	(2) Inform the North Carolina Recovery Finance Auth	-
8	Commissioner that it will assign without recourse to the	
)	Recovery Finance Authority the Association's obligation to	
)	respect to policies issued by the Association in an amount en	
l	excess of its losses and expenses that exceed available surp	
2	and other sources of funding of Association losses, include	
3	assessments on member companies, and act as agent for the	
1	Recovery Finance Authority to collect catastrophe recovery	
5	pursuant to this section and direct amounts so collected to th	
5	Recovery Finance Authority or at its direction.	
7	(d) <u>Requirements for Catastrophe Recovery Charge. – Catastrophe r</u>	ecovery charges
3	imposed under this section shall be charged as a uniform percentage of write	• •
)	prescribed by the Commissioner, shall not exceed an aggregate amount of ten	-
)	the annual policy premium on any one policy of insurance, and shall also b	
1	policyholders with insurance from the Association and the FAIR Plan establish	
2	46 of this Chapter. The catastrophe recovery charge shall be clearly identified	
3	on the premium statement, declarations page, or by other appropriate elect	- ·
1	method. The identification shall refer to the post-catastrophe loss for which	
5	imposed. Any such catastrophe recovery charge shall not be considered p	U U
5	purpose, including premium taxes or commissions, except that failure to pay	
7	recovery charge shall be treated as failure to pay premium and shall be ground	
3	of insurance. The identified catastrophe recovery charge shall be acco	
)	explanation of the charge and shall appear on the medium by which the charge	
)	the policyholder. The explanatory language shall be prescribed by the Commiss	
	(e) Report. – The Association shall report quarterly to the Commission	
2	Carolina Recovery Finance Authority providing all financial information for	
3	recovery charge authorized by this section, including total catastrophe recover	-
ŀ	recovered to date and any information reasonably reques	• •
5	Commissioner.Commissioner or the North Carolina Recovery Finance Authority	•
5	(f) Periodic Revision of Catastrophe Recovery Charge The A	
7	recalculate the catastrophe recovery charge amount annually for any such	
3	pursuant to subdivision (1) of subsection (c) of this section and, subject to pro	
)	by the Commissioner, adjust the charge percentage as needed. The North Ca	
)	Finance Authority shall recalculate the catastrophe recovery charge amount	
	such charge imposed pursuant to subdivision (2) of subsection (c) of this section	
2	charge percentage as needed.	
3	(g) <u>Cessation; Treatment of Excess Charges. –</u> The catastrophe recover	v charge amount
ŀ	shall continue until financing or refinancing of the deficit event has been paid	
5	of North Carolina does pledge to and agree with any creditors of the As	
,	financings pursuant to subdivision (1) of subsection (c) of this section that so	
,	financing is outstanding and unpaid the State will not limit the rights to cata	
}	charges vested in the Association at the time of incurrence its obligati	
)	financings. Upon order of cessation, any catastrophe recovery charge ar	
	pursuant to subdivision (1) of subsection (c) of this section collected by mer	
L	the Association or the FAIR Plan that exceed amounts necessary for payment	ot the debt sha

General Assembly Of North Carolina

1 be remitted to the Association and added to the surplus for the purposes of offsetting future 2 Association losses or expenses. Any catastrophe recovery charge amounts imposed pursuant to 3 subdivision (2) of subsection (c) of this section collected by member companies, the 4 Association or the FAIR Plan that exceed amounts necessary for payment of the debt shall first 5 be remitted to the North Carolina Recovery Finance Authority for payment of reasonable 6 outstanding expenses associated with the issuance and repayment of the debt and other necessary related activities of the North Carolina Recovery Finance Authority. Charge amounts 7 8 remaining after expenses shall be remitted to the Association. 9 Limitations. - Nothing contained in this section prohibits the Association from (h) 10 entering into any financing arrangements for the purpose of financing a deficit, provided that 11 the pledge of catastrophe recovery charge amounts under such financing agreements shall not result in the actual levying of any catastrophe recovery charge until after the Association has 12 13 incurred a deficit and until after the Commissioner has approved implementation of the 14 Association's catastrophe recovery charge plan. Nothing in this section prevents the Association 15 from utilizing financings under both subdivisions (1) and (2) of subsection (c) of this section or 16 either of them in the same calendar year or there being in existence more than one catastrophe 17 recovery charge under either subsection or both subsections at the same time; provided all catastrophe recovery charges, whether imposed by the Association or the North Carolina 18 19 Recovery Finance Authority, may not in the aggregate exceed ten percent (10%) of the annual 20 policy premium on any one policy of insurance." 21 **SECTION 2.3.** G.S. 120-123 is amended by adding a new subdivision to read: "(81) The North Carolina Recovery Finance Authority." 22 23 SECTION 2.4. G.S. 159-81(1) reads as rewritten: 24 "(1) "Municipality" means a county, city, town, incorporated village, sanitary 25 district, metropolitan sewerage district, metropolitan water district, 26 metropolitan water and sewerage district, county water and sewer district, 27 water and sewer authority, hospital authority, hospital district, parking 28 authority, special airport district, special district created under Article 43 of 29 Chapter 105 of the General Statutes, regional public transportation authority, 30 regional transportation authority, regional natural gas district, regional sports 31 authority, airport authority, joint agency created pursuant to Part 1 of Article 32 20 of Chapter 160A of the General Statutes, a joint agency authorized by 33 agreement between two cities to operate an airport pursuant to G.S. 63-56, 34 the North Carolina Recovery Finance Authority described in Article 45A of 35 Chapter 58 of the General Statutes, and the North Carolina Turnpike 36 Authority described in Article 6H of Chapter 136 of the General Statutes and Transportation 37 Department of transferred to the pursuant to 38 G.S. 136-89.182(b), but not any other forms of State or local government." 39 SECTION 2.5. G.S. 159-81(3) reads as rewritten: 40 "Revenue bond project" means any undertaking for the acquisition, "(3) 41 construction, reconstruction, improvement, enlargement, betterment, or 42 extension of any one or combination of the revenue-producing utility or 43 public service enterprise facilities or systems listed in this subdivision, to be 44 financed through the issuance of revenue bonds, thereby providing funds to 45 pay the costs of the undertaking or to reimburse funds loaned or advanced by 46 or on the behalf of either the State or a municipality to pay the costs of the 47 undertaking. 48 A revenue bond project shall be (i) owned or leased as lessee by the 49 issuing unit or (ii) owned by one or more of the municipalities participating 50 in an undertaking established pursuant to Part 1 of Article 20 of Chapter 51 160A of the General Statutes. If the revenue bond project is owned by one or

	General Assembly Of North Carolina Session 2015
	more municipalities as provided in (ii) of this subdivision, any one or more
	of the participating municipalities may each be an issuing unit consisten
	with their agreement to establish a joint undertaking. In addition, any join
	agency established by participating municipalities pursuant to Part 1 o
	Article 20 of Chapter 160A of the General Statutes may be an issuing uni
	without owning the revenue bond project or leasing it as lessee.
	The cost of an undertaking may include all property, both real and
	personal and improved and unimproved, plants, works, appurtenances
	machinery, equipment, easements, water rights, air rights, franchises, and licenses used or useful in connection with the undertaking; the cost o
	demolishing or moving structures from land acquired and the cost of
	acquiring any lands to which the structures are to be moved; financin
	charges; the cost of plans, specifications, surveys, and estimates of cost an
	revenues; administrative and legal expenses; and any other expense
	necessary or incident to the project.
	The following facilities or systems may be revenue bond projects under
	this subdivision:
	r. In the case of the North Carolina Recovery Finance Authority, th
	financing of a deficit in the North Carolina Insurance Underwritin
	Association pursuant to G.S. 58-45-47 with the repayment thereof t
	come from catastrophe recovery charges pursuant to that section of
	other revenues of the North Carolina Recovery Finance Authority including payments from the Association or its members."
	SECTION 2.6. G.S. 159-83 is amended by adding a new subsection to read:
	"(g) <u>The North Carolina Recovery Finance Authority by the power to finance as</u>
1	revenue project a deficit in the Association pursuant to G.S. 58-45-47 and for this purpose ma
	contract for the charging of catastrophe recovery charges pursuant to G.S. 58-45-47, includin
<u>(</u>	covenanting to make such charges as necessary for the payment of revenue bonds, and shall
1	have the power to pledge and assign its rights to the making, revising, receiving, and enforcin
<u>8</u>	such changes as security for its revenue bonds."
	SECTION 2.7. G.S. 159-89 is amended by adding a new subdivision to read:
	"(15) With respect to revenue bonds issued by the North Carolina Recover
	Finance Authority, any agreements with the North Carolina Insuranc Underwriting Association to assign without recourse to the Recover
	Finance Authority the Insurance Underwriting Association's obligation t
	pay claims with respect to insurance policies issued by the Insurance
	<u>Underwriting Association in an amount estimated to be in excess of it</u>
	losses and expenses that exceed available surplus, reinsurance, and other
	sources of funding of Insurance Underwriting Association losses, includin
	permissible assessments on its members, and act as agent for the Recover
	Finance Authority to collect catastrophe recovery charges imposed by
	under G.S. 58-45-47 and direct amounts so collected to the Recover
	Finance Authority."
	SECTION 2.8. G.S. 159-90(a)(1) reads as rewritten:
	"(1) The maturity dates may not exceed the maximum maturity period
	prescribed by the Commission for general obligation bonds pursuant t
	$C \in 150 122 C \in 150 122$ mayridad the metamiter datas for measure 1 - 1
	G.S. 159-122. G.S. 159-122, provided the maturity dates for revenue bond issued by the North Carolina Recovery Finance Authority shall be related to the structuring of the repayment of the proceeds rather than the facilities pair

General Assembly Of North Carolina Session 2015
reimbursement of a loan or advance, the maximum maturity period to be
used in determining the maturity dates of the bonds shall be the maximum
permissible period prescribed by the Commission for the original project for
which the loan or advance was expended, calculated from the date the
original project is completed."
SECTION 2.9. G.S. 159-93 reads as rewritten:
"§ 159-93. Agreement of the State.
The State of North Carolina does pledge to and agree with the holders of any revenue bonds
or revenue bond anticipation notes heretofore or hereafter issued by the State or any
municipality in this State that so long as any such bonds or notes are outstanding and unpaid
the State will not limit or alter the rights vested in the State or the municipality at the time of
issuance of the bonds or notes to establish, maintain, revise, charge, and collect such rates, fees,
rentals, tolls, <u>catastrophe recovery charges</u> , and other charges for the use, services, facilities,
and commodities of or furnished by the revenue bond project in connection with which the
bonds or notes, or bonds or notes refunded by the bonds or notes, were issued as shall produce
revenues at least sufficient with other available funds to meet the expense of maintenance and
operation of and renewal and replacements to such project, including reserves therefor, to pay when due the principal, interest, and redemption premiums (if any) of the bonds or notes, and
to fulfill the terms of any agreements made with the bondholders or noteholders, nor will the
State in any way impair the rights and remedies of the bondholders or noteholders until the
bonds or notes and all costs and expenses in connection with any action or proceedings by or
on behalf of the bondholders or noteholders, are fully paid, met, and discharged."
SECTION 2.10. G.S. 159-95 reads as rewritten:
"§ 159-95. Approval of State agencies.
The general design and plan of any revenue bond project undertaken for water systems or
facilities or sewage disposal systems or facilities shall be subject to the approval of the
Commission for Public Health or the State Environmental Management Commission to the
same extent that such projects would be if they were not financed by revenue bonds, and the
provisions of the revenue bond order shall be consistent with any requirements imposed on the
project by the Commission for Public Health or the State Environmental Management
Commission. No revenue bond project for the acquisition or construction of systems or
facilities for the generation, production, or transmission of gas or electric power may be
undertaken by the State or a municipality unless the State or municipality, as the case may be,
shall first obtain a certificate of convenience and necessity from the North Carolina Utilities
Commission. Bonds issued by the North Carolina Recovery Finance Authority do not require
the approval of the Department of Insurance except to the extent catastrophe recovery charges
therefore require action pursuant to G.S. 58-45-47."
SECTION 2.11. G.S. 159-96 is amended by adding a new subsection to read:
"(f) Notwithstanding the other provisions of this section, there is no geographic or
territorial limitation on the use of proceeds of North Carolina Recovery Finance Authority revenue bonds other than for payment of a deficit related to a catastrophic event affecting
property covered under insurance policies issued by the North Carolina Insurance Underwriting
Association."
Association.
PART III. REFORM CONSENT TO RATE
SECTION 3.1. G.S. 58-36-30 reads as rewritten:
"§ 58-36-30. Deviations.

(b) <u>This subsection applies only to insurance nonfleet private passenger motor vehicles</u>
<u>coverage</u>, with the exception of liability coverage. A rate in excess of that promulgated by the
Bureau may be charged by an insurer on any specific risk if the higher rate is charged in

General Assembly Of North Carolina

1 accordance with rules adopted by the Commissioner and with the knowledge and written 2 consent of the insured. The insurer is not required to obtain the written consent of the insured 3 on any renewal of or endorsement to the policy if the policy renewal or endorsement states that 4 the rates are greater than those rates that are applicable in the State of North Carolina. The 5 insurer shall retain the signed consent form and other policy information for each insured and 6 make this information available to the Commissioner, upon request of the Commissioner. This 7 subsection may be used to provide motor vehicle liability coverage limits above those required 8 under Article 9A of Chapter 20 of the General Statutes and above those cedable to the Facility 9 under Article 37 of this Chapter to persons whose personal excess liability insurance policies 10 require that they maintain specific higher liability coverage limits. Any data obtained by the 11 Commissioner under this subsection is proprietary and confidential and is not a public record under G.S. 132-1 or G.S. 58-2-100. 12 13 This subsection applies only to insurance against loss to residential real property (b1) 14 with not more than four housing units. A rate in excess of that promulgated by the Bureau may 15 be charged by an insurer on any specific risk if the higher rate is charged in accordance with 16 rules adopted by the Commissioner and is charged with the knowledge and written consent of 17 the insured. An insurer shall give reasonable notice to the insured by including the following 18 language on the insured's written consent to rate form in at least 10 point type: 19 "NOTICE: THE PREMIUM USING NORTH CAROLINA RATE BUREAU'S 20 MANUAL RATES FOR THE HOMEOWNER'S INSURANCE COVERAGE I 21 APPLIED FOR IS \$ THE PREMIUM FOR THIS COVERAGE IS 22 THE TOTAL PERCENTAGE INCREASE ABOVE THE MANUAL \$ 23 RATES IS %, WHICH DOES NOT EXCEED 250% OF THE PREMIUM THAT I WOULD BE CHARGED USING NORTH CAROLINA RATE BUREAU 24 25 MANUAL RATES FOR THE SAME COVERAGE." 26 The insurer shall provide the rate information on the disclosure statement above, as 27 applicable, to the insured. The disclosure statement noted above in this subsection shall be 28 included on any renewal of or endorsement to the policy for any subsequent rate increase above 29 the manual rate following the initial written consent of an insured. However, once an initial 30 written consent to rate is received, the insurer is not required to obtain the written consent of 31 the insured on any renewal of or endorsement to the policy. The insurer shall give 30 days' 32 notice to the insured for all written consents to rate and notices required under this subsection 33 on all policy renewals and endorsements. The insurer shall retain the signed consent form and 34 other policy information for each insured and make this information available to the 35 Commissioner, upon request of the Commissioner. Any data obtained by the Commissioner 36 under this subsection is proprietary and confidential and is not a public record under G.S. 132-1 37 or G.S. 58-2-100. 38" 39 40 PART IV. CATASTROPHIC MODELING 41 SECTION 4.1. G.S. 58-36-10 reads as rewritten: 42 "§ 58-36-10. Method of rate making; factors considered. 43 The following standards shall apply to the making and use of rates: 44 Rates or loss costs shall not be excessive, inadequate or unfairly (1)45 discriminatory. 46 (2) Due consideration shall be given to actual loss and expense experience 47 within this State for the most recent three-year period for which that 48 information is available; to prospective loss and expense experience within 49 this State; to the hazards of conflagration and catastrophe; to a reasonable 50 margin for underwriting profit and to contingencies; to dividends, savings, or 51 unabsorbed premium deposits allowed or returned by insurers to their

General Assemb	ly Of North Carolina	Session 2015
	policyholders, members, or subscribers; to investment realized by insurers from their unearned premium, loss, reserve funds generated from business within this St	and loss expense
	prospective expenses specially applicable to this State; relevant factors within this State: Provided, however,	and to all other
	expense and loss experience and other countrywide data r	
	only where credible North Carolina experience or data is n	ot available.
(3)	In the case of property insurance rates under this Article,	
	be given to the experience of property insurance busines	
	recent five-year period for which that experience is availa	
	property insurance rates under this Article, consideration the insurance public protection classifications of fire distri-	
	the Commissioner. The Commissioner shall establish and	
	to time insurance public protection districts for all rural	•
	and for cities with populations of 100,000 or fewer, acco	
	recent annual population estimates certified by the State 1	-
	establishing and modifying these districts, the Commi	
	standards at least equivalent to those used by the Insurance	
	Inc., or any successor organization. The standards of	1 2
	Commissioner are subject to Article 2A of Chapter 150 Statutage The insurance public protection classifications	
	Statutes. The insurance public protection classifications of Commissioner issued pursuant to the provisions of this	•
	subject to appeal as provided in G.S. 58-2-75, et seq. The	
	in G.S. 58-2-75(a) do not apply. If the Rate Bureau pres	-
	losses with a property insurance rate filing, the Bureau	
	from more than one catastrophe model and the models	
	maximum load designs such as maximum wind or rain	
	within the State Building Codes promulgated by the Sta	te Building Code
"	Council.	
PART V. STUD	IES	
	TION 5.1.(a) LSC Study of Property Insurance Rate M	aking. – There is
	t Legislative Study Committee on Property Insurance R	-
Committee shall	consist of 10 members to be appointed as follows:	-
(1)	Five members of the House of Representatives appointed	by the Speaker of
	the House of Representatives.	
(2)	Five members of the Senate appointed by the President Pr	ro Tempore of the
SECT	Senate. FION 5.1.(b) Study. – The Committee shall study the follow	vina.
(1)	The structure, function, and operations of the Rate Burea	-
(1)	attention to the conditions and characteristics of the insu	-
	the magnitude and type of insurable risks in North Caroli	
	existence of a body such as the Rate Bureau that no los	-
	other state.	
(2)	The prevalence and geographic distribution of property	-
	(including homeowners' insurance policies and sepa	-
	windstorm and hail insurance) issued with a rate in	
	promulgated by the North Carolina Rate Bureau that is knowledge and written consent of the insured under	
	(Consent to Rate Policies).	0.5. 50-50-50(0)
	(consent to futer i offeres).	

	General Assembly Of North Carolina	Session 2015
1 2	(3) Any other subject the Committee finds germane to an under basis for legislative proposals to revise the property insuration	-
3	process in North Carolina.	
4 5	SECTION 5.1.(c) Cochairs; Vacancies. – The Speaker of	
	Representatives shall designate one representative to serve as cochair and the Tempera of the Senate shall designate one senator to serve as apphare.	
6 7	Tempore of the Senate shall designate one senator to serve as cochair. V Committee shall be filled by the same appointing authority making the initial approximation of the senate senate senate of the senate senat	
8	SECTION 5.1.(d) Powers. – The Committee, while in the dischar	
9	duties, may exercise all powers provided for under G.S. 120-19 and G.S. 1	•
10	G.S. 120-19.4. The Committee may meet at any time upon the joint call of t	
11	Committee may meet in the Legislative Building or the Legislative Office Build	
12	SECTION 5.1.(e) Staffing. – The Legislative Services Commiss	-
13	Legislative Services Officer, shall assign professional staff to assist the Comm	
14	The Directors of Legislative Assistants of the Senate and of the House of Repr	
15	assign clerical staff to the Committee, and the expenses relating to the clerical	employees shall
16	be borne by the Committee. Members of the Committee shall receive subsis	stence and travel
17	expenses at the rates set forth in G.S. 120-3.1, 138-5, or 138-6, as appropriate.	
18	SECTION 5.1.(f) Report. – The Committee shall submit an inter	1
19	2015 General Assembly when it reconvenes in 2016. The Committee shal	
20	report, including findings and legislative recommendations, to the 2017 Ge	eneral Assembly
21	when it convenes. The Committee shall terminate upon filing its final report.	
22		
23 24	PART VI. REMOVE CERTAIN OBSOLETE REFERENCES TO T PROPERTY INSURANCE POOL	HE COASIAL
24 25	SECTION 6.1.(a) The title of Article 45 of Chapter 58 of the	General Statutes
25 26	reads as rewritten:	General Statutes
20 27	"Article 45.	
28	"Essential Property Insurance for Beach Area Coastal Property.	"
29	SECTION 6.1.(b) G.S. 58-45-5(2c) reads as rewritten:	
30	"(2c) Coastal Property Insurance Pool. – The name of which was	formerly known
31	as "the Beach Plan" and which is governed by the North Ca	trolina Insurance
32	Underwriting Association. All references to "the Beach Plar	ı" shall mean the
33	Coastal Property Insurance Pool, which is the market of las	t resort which is
34	governed by the North Carolina Insurance Underwriting A	· · · · · · · · · · · · · · · · · · ·
35	provided by the Association to the beach area and the coasta	l area."
36		
37	PART VII. MISCELLANEOUS PROVISIONS	
38	SECTION 7.1. If any section or provision of this act is declared ur	
39 40	invalid by the courts, such action does not affect the validity of this act as a w	note or any part
40 41	other than the part so declared to be unconstitutional or invalid. SECTION 7.2. Section 1 of this act is effective when it becom	nee law and any
41	current year requirements apply to the 2015 and subsequent calendar years. T	•
42 43	this act becomes effective July 1, 2015.	
15	and act becomes encoure buly 1, 2013.	