2021 Regular Session

HOUSE BILL NO. 451

## BY REPRESENTATIVE DAVIS

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

INSURANCE/RATES: Provides for discounts and insurance rate reductions for residential and commercial buildings built to, or retrofitted to, reduce the threat of loss due to windstorm events

1	AN ACT
2	To amend and reenact R.S. 22:1483(A) and (C) and to enact R.S. 22:1483(D), relative to
3	insurance discounts and rate reductions for residential and commercial buildings; to
4	provide the requirements for buildings to qualify for the discount or rate reduction;
5	and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 22:1483(A) and (C) are hereby amended and reenacted and R.S.
8	22:1483(D) is hereby enacted to read as follows:
9	§1483. Premium discounts, credits, rate differentials, adjustments in deductibles,
10	and other adjustments for compliance with building codes and for damage
11	mitigation
12	A. Any insurer required to submit rates and rating plans to the commissioner
13	of insurance shall provide an actuarially justified discount, credit, rate differential,
14	adjustment in deductible, or any other adjustment to reduce the insurance premium
15	to insureds who build or retrofit a structure to comply with the requirements of the
16	State Uniform Construction Code or the Institute for Business and Home Safety.
17	* * *
18	C.(1) After July 1, 2022, all insurers required to submit rating plans to the
19	commissioner may, if actuarially justified, provide credits and discounts in

1	compliance with the fortified home and fortified commercial standards created by
2	the Institute for Business and Home Safety. Any homeowner who is currently
3	receiving discounts pursuant to this Section may opt to maintain discounts offered
4	prior to July 1, 2022, if the homeowner continues to meet the requirements to
5	maintain such discounts, in lieu of the discount provided in this Subsection.
6	(2) To obtain a credit or discount provided in this Subsection, an insurable
7	property located in this state shall be certified as constructed in accordance with the
8	fortified home or fortified commercial standards provided by the Institute for
9	Business and Home Safety.
10	(3) An insurable property shall be certified as in conformance with the
11	fortified home or fortified commercial standards only after inspection and
12	certification by an Institute for Business and Home Safety certified inspector.
13	(4) An owner of insurable property claiming a credit or discount shall
14	maintain and provide certification records and construction records, including
15	certification of compliance with the Institute for Business and Home Safety
16	standards, for which the owner seeks a discount. Such documents may include but
17	are not limited to receipts for contractors, receipts for materials, and records from
18	local building officials.
19	(5) An owner of insurable property claiming a credit or discount shall
20	maintain the Institute for Business and Home Safety certification documents, which
21	shall be considered evidence of compliance with the fortified home or fortified
22	commercial standards. The certification shall be presented to the insurer or potential
23	insurer of a property owner before the adjustment becomes effective for the insurable
24	property along with any other necessary records.
25	(6) The credit or discount shall apply only to policies that provide wind
26	coverage and may apply to the portion of the premium for wind coverage or to the
27	total premium, if the insurer does not separate out the premium for wind coverage
28	in the rate filing. The adjustment shall apply exclusively to the premium designated
29	for the improved insurable property. The adjustment is not required to be in addition

1	to other mitigation adjustments provided by the insurer and shall be in lieu of those
2	other adjustments, including those in place prior to January 1, 2022, if they are
3	deemed to be duplicated.
4	(7) The records required by this Subsection shall be subject to audit by the
5	commissioner.
6	(8) Nothing in this Section shall prohibit insurers from offering additional
7	adjustments in deductible, other credit rate differentials, or a combination thereof.
8	These adjustments shall be available under the terms specified in this Section to any
9	owner who builds or locates a new insurable property in this state to resist loss due
10	to hurricane, tornado, or other catastrophic windstorm events.
11	(9) For the purposes of this Subsection, insurable property includes single-
12	family residential property, commercial property, modular homes, and manufactured
13	homes that may be retrofitted.
14	<u>D.</u> The commissioner of insurance, in consultation with the State Uniform
15	Construction Code Council, shall, no later than January 1, 2008, promulgate rules
16	and regulations in accordance with the Administrative Procedure Act to implement
17	the provisions of this Section. The rules and regulations may include but not be
18	limited to the following:
19	(1) Provisions defining and delineating the criteria for discounts, credits, rate
20	differentials, adjustments in deductibles, or any other adjustments to reduce the
21	insurance premium and how such discounts, credits, rate differentials, adjustments
22	in deductibles, or any other adjustments are computed in determining their
23	application in each premium quoted.
24	(2) Those items necessary for an insurer to compute or otherwise determine
25	the actuarially justified amount of any premium rate reduction, discount, credit, rate
26	differential, reduction in deductible, or other adjustment available to an insured.
27	(3) Provisions establishing the inspection and certification requirements for
28	insureds who comply with the provisions of this Section.
29	(4) Recordkeeping requirements for insurers.

## DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 451 Engrossed	2021 Regular Session	Davis
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Abstract: Provides for discounts and insurance rate reductions for residential and commercial buildings built to, or retrofitted to, reduce the threat of loss due to windstorm events.

<u>Present law</u> provides that any insurer required to submit rates and rating plans to the commissioner of insurance shall provide an actuarially justified discount, credit, rate differential, adjustment in deductible, or any other adjustment to reduce the insurance premium to insureds who build or retrofit a structure to comply with the requirements of the State Uniform Construction Code.

<u>Proposed law</u> retains <u>present law</u> and provides that insurers required to submit rates and rating plans to the commissioner shall comply with the requirements of the State Uniform Construction Code or the Institute for Business and Home Safety.

<u>Proposed law</u> provides that after July 1, 2022, all insurers required to submit rating plans to the commissioner may, if actuarially justified, provide credits and discounts in compliance with the fortified home and fortified commercial standards created by the Institute for Business and Home Safety.

<u>Proposed law</u> provides that any homeowner currently receiving discounts under <u>present law</u> may opt to maintain discounts offered prior to July 1, 2022, so long as the homeowner continues to meet the requirements to maintain such discounts, in lieu of the discount provided in <u>present law</u>.

<u>Proposed law</u> provides that to obtain a credit or discount provided in <u>proposed law</u>, any insurable property located in this state may be certified as constructed in accordance with the fortified home or fortified commercial standards provided by the Institute for Business and Home Safety.

<u>Proposed law</u> provides that an insurable property shall be certified as in conformance with the fortified home or fortified commercial standards only after inspection and certification by an Institute for Business and Home Safety certified inspector.

<u>Proposed law</u> provides that an owner of insurable property claiming a credit or discount shall maintain and provide certification records and construction records for which it seeks a discount.

<u>Proposed law</u> provides that an owner of insurable property claiming a credit or discount shall maintain the Institute for Business and Home Safety certification documents. The certification shall be presented to the insurer or potential insurer of a property owner before the adjustment becomes effective for the insurable property along with any other necessary records.

<u>Proposed law</u> provides that the credit or discount shall apply only to policies that provide wind coverage and may apply to the portion of the premium for wind coverage or to the total premium, if the insurer does not separate out the premium for wind coverage in the rate filing.

<u>Proposed law</u> provides that the records required in <u>proposed law</u> are subject to audit by the commissioner.

<u>Proposed law</u> provides that nothing in <u>proposed law</u> shall prohibit insurers from offering additional adjustments in deductible, other credit rate differentials, or a combination thereof.

<u>Proposed law</u> specifies that for the purposes of <u>proposed law</u>, insurable property shall include single-family residential property, commercial property, modular homes, and manufactured homes that may be retrofitted.

Proposed law makes technical changes.

(Amends R.S. 22:1483(A) and (C); Adds R.S. 22:1483(D))

## Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Insurance</u> to the <u>original</u> bill:
- 1. Make technical changes.
- 2. Allow insurers required to submit rates and rating plans to the commissioner to either comply with the requirements of the State Uniform Construction Code or the Institute for Business and Home Safety.
- 3. Make the application of the credits and discounts by insurers in present law (R.S. 22:1483) permissive, rather than mandatory.