First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 23-1174

LLS NO. 23-0133.01 Yelana Love x2295

HOUSE SPONSORSHIP

Amabile,

(None),

SENATE SPONSORSHIP

House Committees Business Affairs & Labor Appropriations

Senate Committees

A BILL FOR AN ACT

| 101 | CONCERNING HOMEOWNER'S INSURANCE, AND, IN CONNECTION |
|-----|---|
| 102 | THEREWITH, REQUIRING CERTAIN REPORTS RELATED TO THE |
| 103 | COST OF RECONSTRUCTING A HOME, INCREASING THE NOTICE |
| 104 | REQUIREMENT BEFORE AN INSURER CAN CANCEL OR REFUSE TO |
| 105 | RENEW A HOMEOWNER'S INSURANCE POLICY, CREATING |
| 106 | GUARANTEED REPLACEMENT COST COVERAGE IN HOMEOWNER'S |
| 107 | INSURANCE, AND MAKING AN APPROPRIATION. |

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov.</u>)

HOUSE Amended 2nd Reading April 18, 2023 The bill requires the commissioner of insurance (commissioner) to prepare an annual report on the cost of rebuilding homes in Colorado in the event of a total loss. An insurer that issues or renews more than 25% of its homeowner's insurance policies in a particular region of the state at a cost that is at least 10% less than the estimate set forth in the commissioner's annual report is required to report certain information to the commissioner.

Current law prohibits an insurer from canceling or refusing to renew a policy of homeowner's insurance unless the insurer mails notice to the insured at least 30 days in advance of the effective date of the cancellation of or refusal to renew the policy. The bill increases the notice requirement to 60 days in advance of the action.

The bill creates guaranteed replacement cost coverage in homeowner's insurance, which pays the full cost to repair or replace a damaged or destroyed structure, even if the amount exceeds the policy limits. The bill specifies the factors an insurer must consider when determining the replacement costs of a dwelling and requires insurers to disclose certain information regarding the replacement costs before issuing or renewing a homeowner's insurance policy.

The bill requires an insurer to offer an applicant guaranteed replacement cost coverage before offering extended replacement cost coverage, law and ordinance coverage, or inflation protection coverage, which is defined as coverage that provides automatic adjustments of the coverage amount on the dwelling or structure being insured to protect against the impact of inflation.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, **add** 10-1-144 as 3 follows:

10-1-144. Cost to reconstruct a home - annual report homeowner's insurance affordability study - rules. (1) (a) THE
COMMISSIONER SHALL CONTRACT WITH AN INDEPENDENT THIRD PARTY TO
PREPARE AN ANNUAL RESIDENTIAL RECONSTRUCTION CONSUMER
INFORMATION REPORT ON THE COST OF RECONSTRUCTING HOMES IN
COLORADO, TAKING INTO ACCOUNT THE REGION OF THE STATE, THE
HOME TYPES BY DESIGN STRUCTURE, DIFFERENT HOME CUSTOMIZATION

TYPES, AND THE FACTORS INCLUDED IN SECTION 10-4-110.8 (8). THE
 COMMISSIONER SHALL COMPLETE THE REPORT BY APRIL 1, 2025, AND BY
 APRIL 1 OF EACH YEAR THEREAFTER BASED ON DATA FROM THE
 PRECEDING CALENDAR YEAR.

5 (b) THE DIVISION SHALL POST THE ANNUAL REPORT PREPARED
6 PURSUANT TO THIS SUBSECTION (1) ON THE DIVISION'S WEBSITE BY APRIL
7 15 OF EACH YEAR.

8 (2) AFTER A STAKEHOLDER PROCESS, THE COMMISSIONER MAY
9 CONTRACT WITH AN INDEPENDENT THIRD PARTY TO EVALUATE POLICIES
10 TO ADDRESS THE AFFORDABILITY OF HOMEOWNER'S INSURANCE.

11 (3) THE COMMISSIONER MAY PROMULGATE RULES TO IMPLEMENT12 THIS SECTION.

13 SECTION 2. In Colorado Revised Statutes, 10-4-110.7, amend
14 (3) as follows:

15 10-4-110.7. Cancellation or nonrenewal - homeowner's 16 insurance policies. (3) No AN insurer shall NOT cancel or refuse to 17 renew a policy of homeowner's insurance unless such insurer mails, by 18 first-class mail to the named insured, at the last address shown in the 19 insurer's records, at least thirty SIXTY days in advance, a notice of its 20 intended action pursuant to section 10-4-110 that specifically states the 21 reasons for proposing to take such action; pursuant to section 10-4-110; 22 except that, where cancellation is for nonpayment of premium, THE 23 INSURER SHALL PROVIDE at least ten days' notice of cancellation 24 accompanied by the reasons therefor shall be given FOR TAKING SUCH 25 ACTION.

26 SECTION 3. In Colorado Revised Statutes, 10-4-110.8 amend
27 (6)(a), (8), and (15); and add (3)(d.7) and (9.5) as follows:

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10-4-110.8. Homeowner's insurance - prohibited and required
 practices - estimates of replacement value - additional living expense
 coverage - copies of policies - personal property contents coverage inventory of personal property - requirements concerning total loss
 scenarios resulting from wildlife disasters - definitions - rules. (3) As
 used in this section, unless the context otherwise requires:

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8 (d.7) "INFLATION PROTECTION COVERAGE" MEANS COVERAGE
9 THAT PROVIDES AUTOMATIC ADJUSTMENTS OF THE COVERAGE AMOUNT ON
10 THE DWELLING OR STRUCTURE BEING INSURED TO PROTECT AGAINST THE
11 IMPACT OF INFLATION.

12 (6) (a) (I) Before issuance or renewal of a replacement-cost 13 homeowner's insurance policy whose dwelling limit is equal to or greater 14 than the estimated replacement cost of the residence, the insurer shall 15 make available to an applicant the opportunity to obtain extended 16 replacement-cost coverage and law and ordinance coverage. At a 17 minimum, the insurer shall make available OFFER law and ordinance 18 coverage in an amount of insurance equal to ten TWENTY percent of the 19 limit of the insurance for the dwelling and extended replacement-cost 20 coverage in an amount of insurance that is at least twenty FIFTY percent 21 of the limit of the insurance for the dwelling. Information provided must 22 be accompanied by an explanation of the purpose, terms, and cost of these 23 coverages. This paragraph (a) SUBSECTION (6)(a) does not apply to any 24 homeowner's insurance policy that already includes GUARANTEED 25 REPLACEMENT COST COVERAGE, INFLATION PROTECTION COVERAGE, 26 extended replacement-cost coverage, and OR law and ordinance coverage 27 in amounts greater than or equal to the amounts specified in this

1 paragraph (a) SUBSECTION (6)(a). 2 (II) NOLATER THAN JANUARY 1, 2025, AND AS PRESCRIBED BY THE 3 COMMISSIONER BY RULE, THE INSURER SHALL: 4 (A) LIST ON THE DECLARATION PAGE OF THE POLICY, IN BOLD AND 5 IN TWELVE-POINT TYPE, WHETHER A CONSUMER PURCHASED OR REJECTED 6 THE ADDITIONAL COVERAGES LISTED IN THIS SUBSECTION (6)(a); AND 7 (B) PROVIDE THE PREMIUM COST ASSOCIATED WITH THE REJECTED 8 ADDITIONAL COVERAGES LISTED IN THIS SUBSECTION (6)(a) IN A SEPARATE 9 NOTICE WITH THE APPLICATION OR RENEWAL OF THE POLICY. 10 (8) The insurer must consider subject to the insurer's underwriting 11 requirements, an estimate from a licensed contractor or licensed architect 12 submitted by the policyholder as the basis for establishing the 13 replacement cost of a dwelling. THE FOLLOWING FACTORS AS A BASIS FOR 14 ESTABLISHING THE RECONSTRUCTION COST OF A DWELLING: 15 (a) THE RECONSTRUCTION COST ESTIMATED FROM THE ANNUAL 16 REPORT PREPARED PURSUANT TO SECTION 10-1-144; 17 (b) THE RECONSTRUCTION COST ESTIMATING SOFTWARE USED AND 18 THE SOFTWARE ESTIMATE; 19 (c) SPECIFIC RECONSTRUCTION EXPENSES, INCLUDING: 20 (I) LABOR, BUILDING MATERIALS, AND SUPPLIES; 21 (II) A CONTRACTOR'S OVERHEAD AND PROFIT; 22 (III) DEMOLITION AND DEBRIS REMOVAL; 23 (IV) COST OF PERMITS AND ARCHITECT'S PLANS AND FEES; AND 24 (V) FEATURES OF THE STRUCTURE, INCLUDING: 25 (A) THE FOUNDATION TYPE; 26 (B) THE TYPE OF FRAME; 27 (C) ROOFING MATERIALS AND TYPE OF ROOF;

1 (D) SIDING MATERIALS AND TYPE OF SIDING; 2 (E) SQUARE FOOTAGE; 3 (F) NUMBER OF STORIES; 4 (G) ANY WALL HEIGHTS THAT ARE NOT STANDARD; 5 (H) INTERIOR FEATURES AND FINISHES, SUCH AS THE HEATING AND 6 AIR CONDITIONING SYSTEM, WALLS, FLOORING, CEILING, FIREPLACES, 7 KITCHEN, AND BATHROOMS; 8 (I) THE AGE OF THE ORIGINAL STRUCTURE OR THE YEAR OF THE 9 ORIGINAL STRUCTURE'S CONSTRUCTION; AND 10 (J) THE SIZE AND TYPE OF ANY ATTACHED GARAGE: AND 11 (d) AN ESTIMATE FROM A CONTRACTOR OR AN ARCHITECT 12 LICENSED PURSUANT TO ARTICLE 120 OF TITLE 12, IF SUBMITTED BY THE 13 POLICYHOLDER. 14 (9.5) (a) AT APPLICATION AND RENEWAL OF A REPLACEMENT COST 15 HOMEOWNER'S INSURANCE POLICY FOR A DWELLING THAT IS ISSUED OR 16 RENEWED ON AND AFTER JANUARY 1, 2025, THE INSURER SHALL: 17 (I) PROVIDE THE APPLICANT OR POLICYHOLDER WITH AN ESTIMATE 18 OF THE COST NECESSARY TO RECONSTRUCT THE COVERED STRUCTURE; 19 (II) DISCLOSE TO THE APPLICANT OR POLICYHOLDER, IN A FORM 20 AND MANNER PRESCRIBED BY THE COMMISSIONER BY RULE: 21 (A) HOW THE ESTIMATE WAS CALCULATED, TAKING INTO ACCOUNT 22 THE FACTORS LISTED IN SUBSECTION (8) OF THIS SECTION; AND 23 (B) THE RECONSTRUCTION COSTS FOR HOMES AS DETAILED IN THE 24 ANNUAL REPORT REQUIRED IN SECTION 10-1-144 FOR THE SAME 25 GEOGRAPHIC AREA OF THE INSURED'S HOME; 26 (III) PROVIDE COPIES OF ANY GENERATED ESTIMATES FROM ANY 27 SOFTWARE OR TOOLS OR SERVICES USED BY THE INSURER TO ESTABLISH

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1 THE RECONSTRUCTION COSTS;

2 (IV) PROVIDE THE APPLICANT OR POLICYHOLDER WITH THE WEB 3 ADDRESS OF, OR A LINK TO, THE REPORT PREPARED PURSUANT TO SECTION 4 10-1-144; AND 5 (b) AN INSURER OTHERWISE SUBJECT TO THIS SUBSECTION (9.5) 6 DOES NOT HAVE TO COMPLY WITH THE REQUIREMENTS OF THIS 7 SUBSECTION (9.5) IF: 8 (I) WITHIN THE TWO YEARS PRIOR TO THE OFFER OF RENEWAL OF 9 THE HOMEOWNER'S INSURANCE POLICY, THE POLICYHOLDER HAS 10 REQUESTED AND THE INSURER HAS PROVIDED COVERAGE LIMITS GREATER 11 THAN THE LIMITS PREVIOUSLY SELECTED BY THE POLICYHOLDER; OR 12 (II) IN CONNECTION WITH ITS ANNUAL OFFER TO RENEW THE 13 POLICY, THE INSURER HAS OFFERED THE POLICYHOLDER, ON AN 14 EVERY-OTHER-YEAR BASIS, THE RIGHT TO RECALCULATE THE 15 RECONSTRUCTION COST ESTIMATE AND THE POLICY INCLUDES INFLATION 16 PROTECTION COVERAGE. 17 (15) The commissioner may adopt rules as necessary for wildfire 18 disasters that the governor declares pursuant to section 24-33.5-704 and 19 for the implementation of subsections (13) and (14) of this section. TO 20 IMPLEMENT THIS SECTION, INCLUDING RULES REGARDING: 21 THE INFORMATION THAT INSURERS MUST CONSIDER IN (a) 22 ESTIMATING RECONSTRUCTION COSTS; 23 (b) THE USE OF RECONSTRUCTING COST ESTIMATOR TOOLS AND

SERVICES; AND 25 THE REQUIREMENTS TO PROVIDE INFORMATION IN THE (c) 26 SUMMARY DISCLOSURE FORM TO CONSUMERS THAT EXPLAINS

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27 REPLACEMENT COST COVERAGE, ACTUAL CASH VALUE COVERAGE, AND

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1 THE ABILITY OF CONSUMERS TO PURCHASE AFFORDABLE COVERAGE.

| year, \$454,088 is appropriated to the department of regulatory age for use by the division of insurance. This appropriation is from division of insurance cash fund created in section 10-1-103 (3), C.R. implement this act, the division may use this appropriation as follor (a) \$381,488 for personal services, which amount is based assumption that the division will require an additional 1.6 FTE; (b) \$15,500 for operating expenses; and (c) \$57,100 for the purchase of legal services. | m the .S. To ows: |
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| 9 (b) \$15,500 for operating expenses; and 10 (c) \$57,100 for the purchase of legal services. | |
| 10 (c) \$57,100 for the purchase of legal services. | |
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| 11 (2) For the 2023-24 state fiscal year, \$57,100 is appropriated | to the |
| 12 department of law. This appropriation is from reappropriated | funds |
| 13 received from the department of regulatory agencies under subse | ection |
| 14 (1)(c) of this section and is based on the assumption that the depart | tment |
| 15 of law will require an additional 0.3 FTE. To implement this ac | t, the |
| 16 department of law may use this appropriation to provide legal servic | es for |
| 17 the department of regulatory agencies. | |
| 18 SECTION 5. Act subject to petition - effective date. Se | ection |
| 19 10-4-110.8 (8), Colorado Revised Statutes, as amended in section | 13 of |
| 20 this act, takes effect January 1, 2025, and the remainder of this act | takes |
| 21 effect at 12:01 a.m. on the day following the expiration of the ninet | y-day |
| 22 period after final adjournment of the general assembly; except that | ıt, if a |
| referendum petition is filed pursuant to section 1 (3) of article V | of the |
| state constitution against this act or an item, section, or part of th | is act |
| 25 within such period, then the act, item, section, or part will not take | effect |
| 26 unless approved by the people at the general election to be he | eld in |

November 2024 and, in such case, will take effect on the date of the
 official declaration of the vote thereon by the governor; except that
 section 10-4-110.8 (8), Colorado Revised Statutes, as amended in section
 3 of this act, takes effect January 1, 2025.