- 1 HB724
- 2 136268-1
- 3 By Representatives Ison, Barton, Sessions, Buskey, Kennedy and
- 4 Bracy
- 5 RFD: Insurance
- 6 First Read: 19-APR-12

1	136268-1:n:02/06/2012:KMS/tan LRS2012-502
2	
3	
4	
5	
6	
7	
8	SYNOPSIS: This bill would prohibit the application of
9	a hurricane deductible for property damage in
10	insurance policies unless the damage arose from a
11	named hurricane or tropical storm, would require
12	any personal lines insurance policy offering a
13	percentage deductible for the peril of winds and
14	hail to offer a voluntary buy-back provision, and
15	would provide penalties for violations.
16	
17	A BILL
18	TO BE ENTITLED
19	AN ACT
20	
21	To prohibit the application of a hurricane
22	deductible for property damage in insurance policies unless
23	the damage arose from a named hurricane or tropical storm; to
24	require personal lines insurance policies offering a
25	percentage deductible for the peril of winds and hail to offer
26	a voluntary buy-back provision; and to provide penalties for

27

violations.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. (a) In the event that property damage is caused by wind, wind gusts, hail, tornado, or cyclone from a source other than a named hurricane or named tropical storm as declared by the National Hurricane Center of the National Weather Service, a provision for a hurricane deductible or percentage deductible for the peril of winds and hail shall not be applied as to any insurance contract insuring any dwelling or other building, except as provided for a percentage deductible for the peril of winds and hail in subsection (b).

- (b) Any personal lines insurance policy that offers a percentage deductible for the peril of winds and hail from a source other than a named hurricane or named tropical storm as declared by the National Hurricane Center of the National Weather Service shall offer a voluntary buy-back provision for that deductible which is actuarially sound and is no greater than one percent of the dwelling limits of the policy. The Commissioner of Insurance, within his or her discretion, may only grant a waiver from the mandatory buy-back provision in accordance with the following procedure and criteria:
- (1) An insurance company shall make a formal filing requesting a waiver from the buy-back provision requirement with the commissioner.
- (2) An insurance company shall submit written proof in its formal filing as to why it is in the best interest of Alabama policyholders to receive a waiver from the buy-back

provision requirement and shall provide any supporting

documentation requested by the commissioner deemed appropriate

to make his or her decision.

5

6

7

10

11

12

13

14

- (c) An insurer found by the commissioner, after a hearing conducted in accordance with Section 27-2-28, Code of Alabama 1975, to be in violation of subsection (a) or subsection (b) shall:
- 8 (1) For each separate violation, pay a penalty in an amount not exceeding ten thousand dollars (\$10,000).
 - (2) Be subject to revocation or suspension of its license.
 - (d) Nothing in this section shall affect the right of the commissioner to impose any other penalties provided in the insurance law.
- 15 (e) The Department of Insurance shall promulgate

 16 such rules as are necessary to implement and administer this

 17 section.
- Section 2. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.