LC002646

# STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

### **JANUARY SESSION, A.D. 2025**

# AN ACT

# RELATING TO PROPERTY -- INSURANCE ON MULTI-UNIT DWELLINGS -- TENANT RELOCATION INSURANCE

Introduced By: Senators Dimitri, Tikoian, Patalano, Vargas, Thompson, Ciccone,

Bissaillon, Urso, Burke, and Appollonio

Date Introduced: April 04, 2025

Referred To: Senate Housing & Municipal Government

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 34 of the General Laws entitled "PROPERTY" is hereby amended by
2	adding thereto the following chapter:
3	CHAPTER 43.1
4	INSURANCE ON MULTI-UNIT DWELLING TENANT RELOCATION INSURANCE
5	34-43.1-1. Definitions.
6	As used in this chapter:
7	(1) "Act of God" means an unforeseeable and unavoidable natural disaster or phenomenon,
8	to include, but not limited to, a flood, earthquake, tornado, hurricane, wildfire, or other similar
9	event that occurs without human intervention and could not have been prevented by reasonable
10	foresight or care.
11	(2) "Certificate of occupancy" means the document issued by the local government agency
12	or building department certifying that a building or dwelling unit complies with applicable building
13	codes and regulations and may be occupied for its intended use.
14	(3) "Department" means the department of business regulation established pursuant to §
15	<u>42-14-1.</u>
16	(4) "Large multi-family dwelling" means any building or structure containing more than
17	twelve (12) residential dwelling units including, but not limited to, apartment buildings,
18	condominium complexes, and cooperative housing.

1	
2	(5) "Temporary housing" means alternative accommodations provided to tenants when
3	their primary residence becomes uninhabitable including, but not limited to, hotels, motels, short-
4	term rentals, or other suitable living arrangements that meet the standards set forth in this chapter.
5	34-43.1-2. Temporary housing insurance requirement.
6	(a) Pursuant to the provisions of § 34-43.1-5, the owner, landlord, maintenance company,
7	executive board or entity responsible to provide insurance for the structure of any multi-family
8	dwelling in this state shall maintain insurance coverage that provides for the temporary housing of
9	tenants and residents for a period of at least thirty (30) days in the event the large multi-family
10	dwelling loses its certificate of occupancy or becomes uninhabitable due to a fire, act of God, flood,
11	or other sudden occurrence that renders the property uninhabitable.
12	(b) The insurance coverage required by this section shall, at a minimum:
13	(1) Provide for the relocation and temporary housing of all tenants and residents residing
14	in the multi-family dwelling at the time of the event;
15	(2) Cover the reasonable costs of such temporary housing, including rent for occupancy
16	and storage for property for the persons and property displaced by an event described in subsection
17	(a) of this section; and
18	(3) Remain in effect for a minimum period of thirty (30) days following the date the large
19	multi-family dwelling becomes uninhabitable.
20	34-43.1-3. Enforcement and penalties.
21	(a) The department shall have the authority to request proof of insurance to verify
22	compliance with the coverage requirements set forth in this chapter.
23	(b) Any entity responsible for maintaining insurance required pursuant to § 34-43.1-2(a)
24	who fails to maintain the insurance coverage shall be subject to a fine of not less than one thousand
25	dollars (\$1,000) per day, for each day the large multi-family dwelling is not in compliance.
26	(c) Tenants may initiate legal action against landlords for non-compliance with the
27	temporary housing insurance requirement or failure to provide adequate temporary housing as
28	required by the provisions of this chapter. Tenants prevailing in a civil action may seek injunctive
29	relief, damages, and reasonable attorneys' fees.
30	34-43.1-4. Tenant rights and protections.
31	(a) Tenants shall have the right to be informed of the temporary housing insurance coverage
32	maintained by the landlord of their large multi-family dwelling. Landlords shall provide a summary
33	of the coverage to tenants at the time of lease signing and annually thereafter.
34	(b) In the event of displacement, tenants and residents shall have the right to:

1	(1) Be promptly notified of the temporary nousing arrangements and relocation process,
2	(2) Receive clear and timely information about their rights and responsibilities during the
3	temporary housing period;
4	(3) Have reasonable access to their personal belongings in the affected multi-family
5	dwelling, when safe to do so;
6	(4) Be provided with temporary housing that meets the minimum standards established
7	pursuant to chapter 24.2 of title 45;
8	(5) Receive regular updates on the status of repairs or reconstruction of their primary
9	residence; and
10	(6) Return to their original dwelling unit once it has been deemed habitable and has
11	regained its certificate of occupancy, subject to the terms of their original lease agreement.
12	(c) No tenant shall be subject to rent increases, lease termination, or other adverse actions
13	by the landlord as a result of exercising their rights under this law.
14	34-43.1-5. Transition.
15	(a) Landlords of large multi-family dwellings in existence on or before July 1, 2025, shall
16	comply with the provisions of this chapter on or before January 1, 2027. On or after July 1, 2025,
17	newly constructed or converted multi-family dwellings shall comply with the provisions of this
18	chapter upon issuance of their initial certificate of occupancy.
19	(b) The department shall have the authority to promulgate rules and regulations necessary
20	to implement and enforce the provisions of this chapter including, but not limited to:
21	(1) Detailed standards for temporary housing accommodations;
22	(2) Procedures for conducting compliance inspections;
23	(3) Guidelines for the financial assistance program;
24	(4) Processes for handling tenant and resident complaints and dispute resolution; and
25	(5) Reporting requirements for multi-family dwelling landlords and insurance providers.
26	34-43.1-6. Severability.
27	If any provision of this chapter or its application to any person or circumstance is held
28	invalid, the invalidity does not affect other provisions or applications of this chapter that can be
29	given effect without the invalid provision or application, and to this end the provisions of this
30	chapter are severable.
31	34-43.1-7. Preemption.
32	This law shall supersede any conflicting local ordinances or regulations relating to
33	temporary housing insurance requirements for large multi-family dwellings; provided however,
34	local governments may enact additional requirements that do not conflict with or weaken the

1	provisions of this chapter.
2	SECTION 2. Section 27-5-3 of the General Laws in Chapter 27-5 entitled "Fire Insurance
3	Policies and Reserves" is hereby amended to read as follows:
4	27-5-3. Form of standard policy.
5	The form of the standard fire insurance policy of the state of Rhode Island, with permission
6	to substitute for the word "company" or "companies" a more accurate descriptive term for the type
7	of insurer, shall be as follows:
8	No
9	Space for insertion of name of company or companies issuing the policy and other matter
10	permitted to be stated at the head of the policy.
11	Space for listing amounts of insurance, rates, and premiums for the basic coverages insured
12	under the standard form of policy and for additional coverages or perils insured under endorsements
13	attached.
14	In consideration of the provisions and stipulations herein or added hereto and of
15	dollars premium this company, for the term of
16	from the, 20
17	to the, 20,
18	at 12:01 a.m. standard time at location of property involved,
19	to an amount not exceeding dollars, does insure, and legal
20	representatives, to the extent of the actual cash value of the property at the time of loss, but not
21	exceeding the amount which it would cost to repair or replace the property with material of like
22	kind and quality within a reasonable time after a loss, without allowance for any increased cost of
23	repair or reconstruction by reason of any ordinance or law regulating construction or repair, and
24	without compensation for loss resulting from interruption of business or manufacture, nor in any
25	event for more than the interest of the insured, against all direct loss by fire and lightning, and by
26	removal from the premises endangered by the perils insured against in this policy, except as
27	hereinafter provided, to the property described hereinafter while located or contained as described
28	in this policy, or pro rata for five (5) days at each proper place to which any of the property shall
29	necessarily be removed for preservation from the perils insured against in this policy, but not
30	elsewhere.
31	Assignment of this policy shall not be valid except with the written consent of this
32	company.
33	This policy is made and accepted subject to the foregoing provisions and stipulations and
34	those hereinafter stated, which are hereby made a part of this policy, together with such other

1	provisions, stipula	itions, and agreements as may be	e added hereto, as provided in this policy.
2	IN WITN	ESS WHEREOF, this company	has executed and attested these presents;
3	at		
4 5	Secretary		President
6	In the event the do	omicile state of the company issu	ing the policy requires a Rhode Island company
7	to have a counters	ignature affixed by a licensed re	esident agent to a policy issued in that state then
8	in accordance with	the provisions of § 27-2-17, th	e form of the standard fire insurance policy shal
9	in lieu of the for	egoing execution and attestation	on clause contain the following execution and
10	attestation clause:	IN WITNESS WHEREOF, t	his company has executed and attested these
11	presents; but this p	policy shall not be valid unless co	ountersigned by the duly authorized agent of thi
12	company at		
13			
14 15	Secretary		President
16	Countersigned this	s day of	20
17 18			Agent
19	1 Concealment,	This entire policy shall be voi	d if, whether
20	2 fraud.	before or after a loss, the insu	ired will-
21	3	fully concealed or misreprese	nted any material
22	4 fact or circumsta	ance concerning this insurance o	r the subject
23	5 thereof, or the in	nterest of the insured therein, or i	in the case of
24	6 any fraud or fals	e swearing by the insured relating	ng thereto.
25	7 Uninsurable	This policy shall not cover acc	counts, bills,
26	8 and excepted	currency, deeds, evidences of	debt, money, or
27	9 <b>property.</b>	securities; nor, unless specific	ally named here-
28	10	on in writing, bullion or manu	scripts.
29	11 Perils not	This company shall not be liab	ble for loss by
30	12 included.	fire or other perils insured aga	inst in this
31	13	policy caused, directly or indi	rectly, by: (a)
32	14 enemy attack b	y armed forces, including action	taken by mili-
33	15 tary, naval, or a	air forces in resisting an actual o	r an immediately
34	16 impending ene	my attack; (b) invasion; (c) insur	rrection; (d)
35	17 rebellion; (e) re	evolution; (f) civil war; (g) usurp	ped power; (h)
36	18 order of any ci	vil authority except acts of destr	uction at the time

1 19 of and for the purpose of preventing the spread of fire, provided 2 20 that this fire did not originate from any of the perils excluded 3 21 by this policy; (i) neglect of the insured to use all reasonable 4 22 means to save and preserve the property at and after a loss, or 5 23 when the property is endangered by fire in neighboring prem-6 24 ises; (j) loss by theft. 7 25 **Other Insurance.** Other insurance may be prohibited or the 8 26 amount of insurance may be limited by an 9 27 endorsement attached hereto. 10 28 Conditions suspending or restricting insurance. Unless 11 29 otherwise provided in writing and added hereto this company 12 or companies shall not 13 30 be liable for loss occurring: 14 31 (a) While the hazard is increased by any means within the con-15 32 trol or knowledge of the insured; or 16 33 (b) While a described building, whether intended for occupancy 17 34 by owner or tenant, is vacant or unoccupied beyond a period of 18 35 sixty (60) consecutive days or 19 35A thirty (30) consecutive days subsequent to the date on which an 20 35B order is issued by the local building inspector pursuant to 21 § 23-27.3-124.2, 22 35C whichever first occurs; or 23 36 (c) As a result of explosion or riot, unless fire ensues, and in 24 37 that event for loss by fire only. 25 38 Other perils Any other peril to be insured against or sub-26 39 or subjects. ject of insurance to be covered in this policy 27 40 shall be by endorsement in writing hereon or 28 41 added hereto. 29 Provisions for large multi-family properties. Every policy which insures multi-unit 30 residential property, as defined in §34-43.1-1, against loss or damage by fire shall provide 31 additional benefits, by endorsement attached to the policy, up to a limit of ten thousand dollars 32 (\$10,000), without deductible, for each rental unit to cover the actual costs of relocation of any 33 tenant or lawful occupant displaced by fire or from a loss described in § 34-43.1-2(a). The actual 34 costs of relocation shall include, but not be limited to, hotel room rental, a security deposit and first

1	month's rent for a	new rental unit if the security deposit or last month's rent is not already due and	
2	owing from the la	andlord to the tenant, clothing replacement, furniture replacement and other	
3	reasonable costs an	nd living expenses as a result of being displaced or damaged by a covered loss.	
4	Benefits under this clause shall be paid by the insurer to the tenant or lawful occupant after		
5	considering benefi	ts available under any other policy. The terms and conditions of such clause shall	
6	be approved or pre	escribed by the commissioner. The landlord or lessor of the property shall notify	
7	each tenant or law	ful occupant in writing of the benefits payable under this clause at the beginning	
8	of the lease or ten	ancy period. A waiver of this provision in any lease or other rental agreement	
9	shall be void and u	menforceable.	
10	The department of	business regulation may exempt from the provisions of this section residence	
11	halls and dormitor	ies operated by institutions of public higher education; provided, however, that	
12	the institution assu	mes responsibility for the relocation of any tenant displaced by fire or by damage	
13	resulting from a lo	ss described in § 34-43.1-2(a).	
14	42 Added provision	ons. The extent of the application of insurance	
15	43	under this policy and of the contribution to	
16	44 be made by this	s company in case of loss, and any other pro-	
17	45 vision or agreement not inconsistent with the provisions of this		
18	46 policy, may be	provided for in writing and added hereto, but no	
19	47 provision may l	be waived except such as by the terms of this	
20	48 policy is subject	t to change.	
21	49 Waiver	No permission affecting this insurance shall	
22	50 <b>provisions.</b>	exist, or waiver of any provision is valid,	
23	51	unless granted herein or expressed in writing	
24	52 and added here	to. No provision, stipulation, or forfeiture shall	
25	53 be held to be w	aived by any requirement or proceeding on the	
26	54 part of this com	apany relating to appraisal or to any examina-	
27	55 tion provided for	or herein.	
28	56 Cancellation	This policy shall be cancelled at any time	
29	57 of policy.	at the request of the insured, in which case	
30	58	this company shall, upon demand and sur-	
31	59 render of this p	olicy, refund the excess of the paid premium	
32	above		
33	60 the customary s	short rates for the expired time. This pol-	
34	61 icy may be can	celled at any time by this company by giving	

1 62 to the insured a thirty (30) days' written notice of cancellation except that when cancellation is 2 for nonpayment of premium, a ten (10) days' written notice shall be required with 3 63 or without tender of the excess of the paid premium above the 4 pro 5 64 rata premium for the expired time. 65 Notice cancellation shall 6 of state that 7 66 the excess premium (if not tendered) will be promptly 8 67 re-funded. 9 68 Mortgagee If loss hereunder is made payable, in whole 10 69 interests and or in part, to a designated mortgagee not 11 70 **obligations.** named herein as the insured, that interest in 12 71 this policy may be cancelled by giving to that 13 72 mortgagee a ten (10) days' written notice of 14 73 cancellation. 15 74 If the insured fails to render proof of loss the mortgagee, upon 75 notice, shall render proof of loss in the form herein specified 16 17 76 within sixty (60) days thereafter and shall be subject to the pro-18 77 visions hereof relating to appraisal and time of payment and of 19 78 bringing suit. If this company shall claim that no liability ex-20 79 isted as to the mortgagor or owner, it shall, to the extent of the pay-21 80 ment of loss to the mortgagee, be subrogated to all the mort-22 81 gagee's rights of recovery, but without impairing the mort-23 gagee's 24 82 right to sue; or it may pay off the mortgage debt and require 25 83 an assignment thereof and of the mortgage. Other provisions 26 84 relating to the interests and obligations of the mortgagee may 27 85 be added hereto by agreement in writing. 28 86 **Pro rata liability.** This company shall not be liable for a 29 87 greater proportion of any loss than the 30 88 amount hereby insured shall bear to the whole insurance cover-31 89 ing the property against the peril involved, whether collectible 32 or not.

33

34

90 **Requirements in** 

91 case loss occurs.

The insured shall give immediate written

notice to this company of any loss, protect

I	the property from further damage, forth
2	with
3	93 separate the damaged and undamaged personal property, put
4	94 it in the best possible order, furnish a complete inventory of
5	95 the destroyed, damaged, and undamaged property, showing in
6	96 detail quantities, costs, actual cash value and amount of loss
7	97 claimed; and within sixty (60) days after the loss, unless such
8	98 time is extended in writing by this company, the insured shall
9	99 render to this company a proof of loss, signed and sworn to by
10	100 the insured, stating the knowledge and belief of the insured as to
11	101 the following: the time and origin of the loss, the interest of the
12	102 insured and of all others in the property, the actual cash value of
13	103 each item thereof and the amount of loss thereto, all encum-
14	104 brances thereon, all other contracts of insurance, whether valid
15	105 or not, covering any of the property, any changes in the title,
16	106 use, occupation, location, possession, or exposures of the prop-
17	107 erty since the issuing of this policy, and by whom and for what
18	108 purpose any building herein described and the several parts
19	109 thereof were occupied at the time of loss and whether or not it
20	110 then stood on leased ground, and shall furnish a copy of all the
21	111 descriptions and schedules in all policies and, if required, veri-
22	112 fied plans and specifications of any building, fixtures, or
23	machin-
24	113 ery destroyed or damaged. The insured, as often as may be
25	114 reasonably required, shall exhibit to any person designated by
26	115 this company all that remains of any property herein described,
27	116 and submit to examinations under oath by any person named by
28	117 this company, and subscribe the same; and, as often as may be
29	118 reasonably required, shall produce for examination all books of
30	119 account, bills, invoices, and other vouchers, or certified copies
31	120 thereof if the originals are lost, at such reasonable time and
32	place as
33	121 may be designated by this company or its representative, and
34	122 shall permit extracts and copies thereof to be made.

1	123 Appraisal.	In case the insured and this company shall
2	124	fail to agree as to the actual cash value or
3	125 the amount of 1	oss, then, on the written demand of either, each
4	126 shall select a co	ompetent and disinterested appraiser and notify
5	127 the other of the	appraiser selected within twenty (20) days of
6	128 that demand. T	he appraisers shall first select a competent and
7	129 disinterested ur	mpire; and failing for fifteen (15) days to agree
8	130 upon the umpir	e, then, on request of the insured or this com-
9	131 pany, the umpir	re shall be selected by a judge of a court of
10	132 record in the sta	ate in which the property covered is located. The
11	133 appraisers shall	then appraise the loss, stating separately actual
12	134 cash value and	loss to each item; and, failing to agree, shall
13	135 submit their dif	ferences, only, to the umpire. An award in writ-
14	136 ing, so itemized	d, of any two (2) when filed with this company
15	shall	
16	137 determine the a	amount of actual cash value and loss. Each
17	138 appraiser shall	be paid by the party selecting him or her and
18	139 the expenses of	appraisal and the umpire shall be paid by
19	140 the parties equa	ally.
20	141 Company's	It shall be optional with this company to
21	142 options.	take all, or any part, of the property at the
22	143	agreed or appraised value, and also to re-
23	144 pair, rebuild, or	replace the property destroyed or damaged with
24	145 another of like	kind and quality within a reasonable time, on
25	146 giving notice of	f its intention so to do within thirty (30) days
26	147 after the receip	t of the proof of the loss herein required.
27	148 <b>Abandonment</b>	. There can be no abandonment to this com-
28	149	pany of any property.
29	150 When loss	The amount of loss for which this company
30	151 payable	may be liable shall be payable sixty (60)
31	152	days after proof of loss, as herein provided,
32	153 is received by t	his company and ascertainment of the loss is
33	154 made either by	agreement between the insured and this com-
34	155 pany expressed	in writing or by the filing with this company

1	156 of an award as herein provided.		
2	157 <b>Suit.</b>	No suit or action on this policy for the recov-	
3	158	ery of any claim shall be sustainable in any	
4	159 court of law or	equity unless all the requirements of this policy	
5	160 shall have been complied with, and unless commenced within		
6	161 twenty-four (24	4) months next after inception of the loss.	
7	162 <b>Subrogation.</b>	This company may require from the insured	
8	163	an assignment of all rights of recovery.	
9	164 against any par	rty for loss to the extent that payment therefor	
10	165 is made by this company.		
11		Standard Fire Insurance Policy of the State of	
12	Expires		
13	Property		
14	Assured		
15		No	
16		(COMPANY)	
17	It	is important that the written portions of all policies covering	
18	the	e same property read exactly alike. If they do not, they should	
19		be made uniform at once.	
20	SECTION	3. This act shall take effect on July 1, 2025.	

LC002646

## EXPLANATION

### BY THE LEGISLATIVE COUNCIL

OF

## $A\ N\quad A\ C\ T$

### RELATING TO PROPERTY -- INSURANCE ON MULTI-UNIT DWELLINGS -- TENANT RELOCATION INSURANCE

\*\*\*

1	This act would require owners of large multi-family dwellings to secure insurance coverage
2	that provides for the temporary housing of tenants for a period of at least thirty (30) days in the
3	event the large multi-family dwelling loses its certificate of occupancy or becomes uninhabitable
4	due to a fire, act of God, flood, or other sudden occurrence that renders the property uninhabitable
5	This act would take effect on July 1, 2025.
	LC002646

=======