## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

D

## SENATE DRS85148-LT-50\* (2/28)

Short Title: Mediation of Property Insurance Claims.-AB (Public)

Sponsors:	Senator Dalton.
Referred to:	

1 A BILL TO BE ENTITLED 2 AN ACT TO MAKE TECHNICAL AND SUBSTANTIVE CHANGES IN THE LAWS 3 GOVERNING MEDIATION OF PROPERTY INSURANCE CLAIMS ARISING 4 OUT OF DISASTERS. 5 The General Assembly of North Carolina enacts: 6 SECTION 1. G.S. 58-44-70 reads as rewritten: 7 "§ 58-44-70. Purpose and scope. 8 (a) This Part creates provides for a nonadversarial alternative dispute resolution procedure for a facilitated claim resolution conference prompted by the critical need for 9 10 effective, fair, and timely handling of insurance claims arising out of damages to residential property as the result of a disaster. an event for which there is a state of 11 disaster declared within 60 days of the event. This Part applies only (i) if a state of 12 13 disaster has been proclaimed for the State or for an area within the State by the 14 Governor or by a resolution of the General Assembly under G.S. 166A-6; or (ii) if the 15 President of the United States has issued a major disaster declaration for the State or for an area within the State under the Robert T. Stafford Disaster Relief and Emergency 16 17 Assistance Act, 42 U.S.C. § 5121, et seq., as amended. amended; and (iii) if the Commissioner issues an order establishing the mediation procedure authorized by this 18 19 Part. 20 (b) The procedure established authorized by this Part is available to all first-party claimants who have insurance claims resulting from damage to residential 21 property occurring in this State. This Part does not apply to commercial insurance, 22 motor vehicle insurance, or to liability coverage contained in property insurance 23 24 policies. 25 (c) The Commissioner may designate a person, either within the Department or 26 outside of the Department, as the Administrator or other functionary to carry out any of

27 the Commissioner's duties under this Part."

S

## General Assembly of North Carolina

1	SECTION 2. G.S. 58-44-80(b) reads as rewritten:	
2	"(b) The insurer shall mail a the notice of the right to mediate disputed claims	
3	described in subsection (a) of this section to an insured within five days after the time	
4	the insured or the Administrator notifies the insurer of a dispute regarding the insured's	
5	claim. The following apply:	
6	" ••••	
7	<b>SECTION 3.</b> G.S. 58-44-95 reads as rewritten:	
8	"§ 58-44-95. Scheduling of mediation; qualification of mediator.	
9	(a) The Administrator shall select a mediator and schedule the mediation	
10	conference.	
11	(b) In order to be approved, a mediator must be certified by the Dispute	
12	Resolution Commission under G.S. 7A-38.2; or, if not, shall be approved at the	
13	discretion of the Administrator only if the parties agree on the selected mediator and the	
14	proposed mediator is a licensed attorney in North Carolina in good standing with the	
15	North Carolina State Bar. A mediator shall not make an award or render a judgment as	
16	to the merits of the action. G.S. 7A-38.2."	
17	<b>SECTION 4</b> . G.S. 58-44-100 reads as rewritten:	
18	"§ 58-44-100. Conduct of the mediation conference.	
19	(a) The Commissioner may adopt rules, in addition to the provisions of this	
20	section and that are not in conflict with G.S. 7A-38.1 or the Rules Implementing	
21	Statewide Mediated Settlement Conferences in Superior Court Civil Actions adopted by	
22	the Supreme Court of North Carolina pursuant to G.S. 7A-38.1 and G.S. 7A-38.2, for	
23	the conduct of mediation conferences under this Part. The rules adopted by the	
24		
25	mediation process and their rights and duties in the process.	
26	(b) All parties shall negotiate in good faith. A decision by an insurer to stand by a	
27		
28	party shall be determined to have not negotiated in good faith if the party or a person	
29	participating on the party's behalf, becomes unduly argumentative or adversarial or	
30	continuously disrupts or otherwise inhibits the negotiations, as determined by the	
31	mediator.	
32	(c) The mediator shall terminate the negotiations if the mediator determines that	
33	either party is not negotiating in good faith, either party is unable or unwilling to	
34	participate meaningfully in the process, process or upon mutual agreement of the	
35	parties.	
36	(d) The party responsible for causing termination shall be responsible for paying	
37	the mediator's fee and the administrative fee for any rescheduled mediation.	
38	(e) The representative of the insurer attending the conference shall:	
39	(1) Bring, in paper or electronic medium, a copy of the policy and the	
40	entire claims file to the conference.	
41	(2) Know the facts and circumstances of the claim and be knowledgeable	
42	of the provisions of the policy.	
43	(f) An insurer will be deemed to have failed to appear if the insurer's	
44	representative lacks authority to settle within the limits of the policy.	

## General Assembly of North Carolina

The mediator shall be in charge of the conference and will-shall establish and 1 (g) 2 describe the procedures to be followed. The mediator shall conduct the conference in 3 accordance with the standards of professional conduct for mediation Standards of 4 Professional Conduct for Mediators adopted by the American Arbitration Association, 5 the American Bar Association, the Society of Professionals in Dispute Resolution, 6 Supreme Court of North Carolina and, where not inconsistent, with the Rules 7 Implementing Statewide Mediated Settlement Conferences in Superior Court Civil 8 Actions adopted by the Supreme Court of North Carolina pursuant to G.S. 7A-38.1 and 9 G.S. 7A-38.2. The Commissioner may refer any matter regarding the conduct of any 10 mediator to the North Carolina Dispute Resolution Commission.

(h) All statements made and documents produced at a settlement conference shall
be deemed settlement negotiations in anticipation of litigation. The provisions of
G.S. 7A-38.1(j), (l), and (m) apply and are incorporated into this Part by reference. If
the Commissioner or an employee or designee of the Commissioner attends a settlement
conference, the Commissioner, employee, or designee shall not be compelled to testify
about what transpired at the settlement conference or about any other matter in
connection with the settlement conference.

(i) A party may move to disqualify a mediator for good cause at any time. The
 request shall be directed to the Administrator if the grounds are known before the
 mediation conference. Good cause consists of conflict of interest between a party and
 the mediator, inability of the mediator to handle the conference competently, or other
 reasons that would reasonably be expected to impair the conference."

23

**SECTION 5.** G.S. 58-44-60(a) reads as rewritten:

"(a) Every insurer that sells <u>residential or commercial</u> property insurance policies that do not provide coverage for the perils of flood, earthquake, mudslide, mudflow, or landslide shall, upon the issuance and renewal of each policy, identify to the policyholder which of these perils are not covered under the policy. The insurer shall print the following warning, citing which peril is not covered, in Times New Roman 16-point font or other equivalent font and include it in the policy on a separate page immediately before the declarations page:

31 "WARNING: THIS PROPERTY INSURANCE POLICY DOES NOT PROTECT 32 YOU AGAINST LOSSES FROM [FLOODS], [EARTHQUAKES], [MUDSLIDES], 33 [MUDFLOWS], [LANDSLIDES]. YOU SHOULD CONTACT YOUR INSURANCE 34 COMPANY OR AGENT TO DISCUSS YOUR OPTIONS FOR OBTAINING 35 COVERAGE FOR THESE LOSSES. THIS IS NOT A COMPLETE LISTING OF ALL 36 OF THE CAUSES OF LOSSES NOT COVERED UNDER YOUR POLICY. YOU 37 SHOULD READ YOUR ENTIRE POLICY TO UNDERSTAND WHAT IS 38 COVERED AND WHAT IS NOT COVERED."

39 **SECTION 6.** This act becomes effective October 1, 2007, and applies to 40 policies issued or renewed on or after that date.