

PROPERTY INSURANCE STABILITY REPORT

January 1, 2026



Michael Yaworsky
Insurance Commissioner

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Purpose and Scope

On May 26, 2022, Governor Ron DeSantis signed Senate Bill 2-D (SB 2-D) into law, creating the Insurer Stability Unit. The makeup and requirements of the Insurer Stability Unit were later amended by Senate Bill 2-A (SB 2-A), which was signed by the Governor on December 16, 2022. The bills made important reforms designed to stabilize Florida's property insurance market. Pursuant to section 627.7154, Florida Statutes, the Florida Office of Insurance Regulation (OIR) shall:

On January 1 and July 1 of each year, provide a report on the status of the homeowners' and condominium unit owners' insurance market to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Minority Leader of the Senate, the Minority Leader of the House of Representatives, and the chairs of the legislative committees with jurisdiction over matters of insurance showing:

- 1. Litigation practices and outcomes of insurance companies.*
- 2. Percentage of homeowners and condominium unit owners who obtain insurance in the voluntary market.*
- 3. Percentage of homeowners and condominium unit owners who obtain insurance from the Citizens Property Insurance Corporation.*
- 4. Profitability of the homeowners' and condominium unit owners' lines of insurance in this state, including a comparison with similar lines of insurance in other hurricane-prone states and with the national average.*
- 5. Average premiums charged for homeowners' and condominium unit owners' insurance in each of the 67 counties in this state.*
- 6. Results of the latest annual catastrophe stress tests of all domestic insurers and insurers that are commercially domiciled in this state.*
- 7. The availability of reinsurance in the personal lines insurance market.*
- 8. The number of property and casualty insurance carriers referred to the insurer stability unit for enhanced monitoring, including the reason for the referral.*
- 9. The number of referrals to the insurer stability unit which were deemed appropriate for enhanced monitoring, including the reason for the monitoring.*
- 10. The name of any insurer against which delinquency proceedings were instituted, including the grounds for rehabilitation pursuant to s. 631.051 and the date that each insurer was deemed impaired of capital or surplus, as the terms impairment of capital and impairment of surplus are defined in s. 631.011, or insolvent, as the term insolvency is defined in s. 631.011; a concise statement of the circumstances that led to the insurer's delinquency; and a summary of the actions taken by the insurer and the office to avoid delinquency.*
- 11. The name of any insurer that is the subject of a market conduct examination that found the insurer exhibited a pattern or practice of one or more willful unfair insurance trade practice violations with regard to its use of appraisal, including, but not limited to, compelling insureds to participate in appraisal under a property insurance policy in*

order to secure full payment or settlement of claims, and a summary of the findings of such market conduct examination.

12. Recommendations for improvements to the regulation of the homeowners' and condominium unit owners' insurance market and an indication of whether such improvements require any change to existing laws or rules.

13. Identification of any trends that may warrant attention in the future.

Organization of the Report

The primary data used to construct this report is obtained from the National Association of Insurance Commissioners (NAIC) InsData financial database, the Market Intelligence Report (MIR)¹, the Florida Department of Financial Services (DFS), internal reviews of company data, annual data calls with insurers, the Catastrophe Stress Tests, internal OIR system data, and OIR legislative reports. Legislative changes which may have impacted data points are indicated within the report.

Prior OIR updates are available [here](#).

Insurer Litigation Practices

Litigation practices and outcomes of insurance companies.

One of the primary challenges for Florida's property market has been the frequency and severity of litigated claims. In 2019, Florida passed legislation curbing excessive litigation associated with the use of Assignment of Benefits (AOBs). In 2021, the Florida Legislature passed SB 76 which restructures litigation rules for disputed insurance claims. In 2022, SB 2-D and SB 2-A provided further litigation reforms by limiting the assignment of attorney's fees to third parties in property insurance cases, and disincentivizing frivolous claims. In 2023, the Florida Legislature passed HB 837, which provides that a contingency fee multiplier for an attorney fee award is appropriate only in a rare and exceptional circumstance, and repeals Florida's one-way attorney fee statutes, with certain exceptions. OIR uses several data points to track insurer litigation practices in the market. Those data points are listed below.

NAIC MCAS Data

The NAIC Market Conduct Annual Statement (MCAS) is a regulatory tool developed in 2002 by state insurance regulators to collect information from insurers on a uniform basis to identify concerns regarding claims and underwriting. Homeowners' insurance companies report data via MCAS using uniform definitions and reporting requirements across all states. The MCAS data below contains the percentage of nationwide homeowners' claims and suits opened in Florida.

¹ Formerly known as "Quarterly and Supplemental Reporting System – Next Generation (QUASRng)".

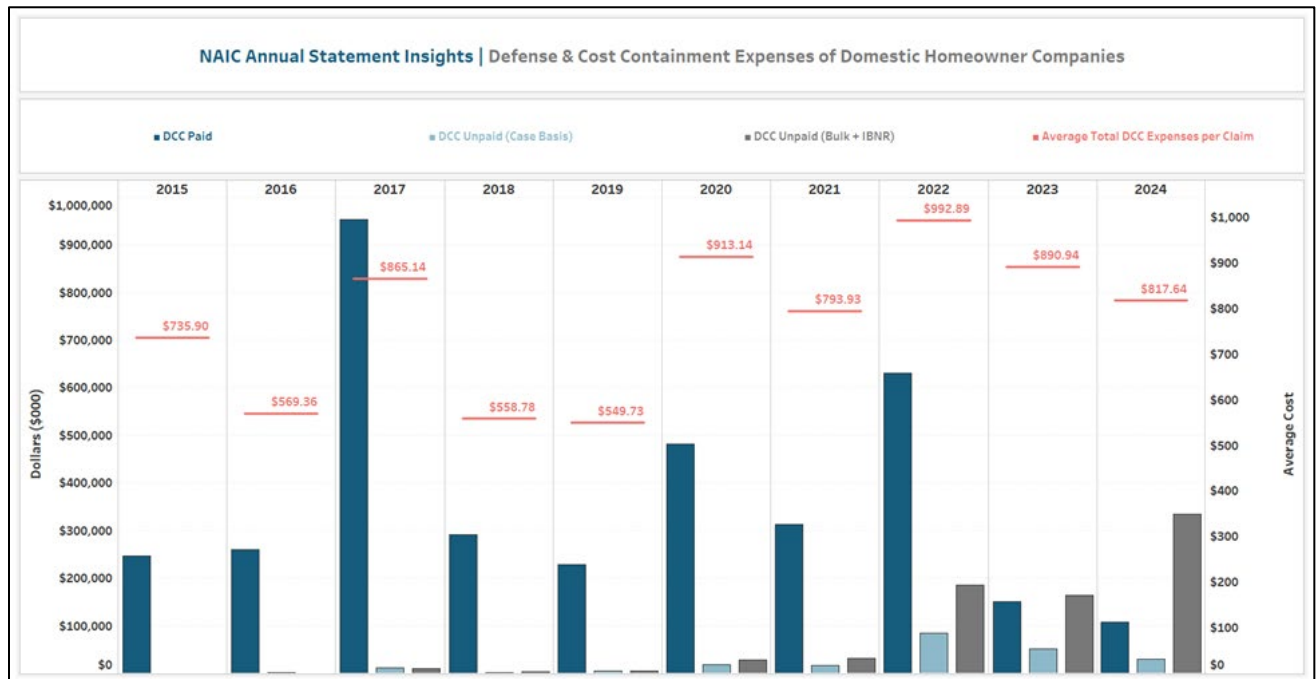
Year	Percent of Nationwide Homeowners' Claims Opened in Florida	Percent of Nationwide Homeowners' Suits Opened in Florida
2016	7.75%	64.43%
2017	16.46%	68.07%
2018	11.85%	79.91%
2019	8.16%	76.45%
2020	8.81%	79.16%
2021	6.91%	75.98%
2022	14.93%	70.83%
2023	9.73%	71.59%

Domestic Homeowners Defense Cost & Containment Expenses

OIR tracks defense cost and containment expenses (DCC) through the NAIC annual financial statement data.

In 2024, insurers paid approximately \$107,391,000 in direct domestic homeowners' DCC expenses. The DCC includes defense, litigation, and medical cost containment expenses, whether internal or external. It includes attorney fees owed due to the duty to defend.

The data below reports the data from Schedule P, Part 1A, lines 2-11 of the 2024 Annual Financial Statement and illustrates that the average total DCC Expenses per Claim decreased from \$992.89 in 2022 to \$817.64 in 2024. Data for 2025 will be available in March 2026.



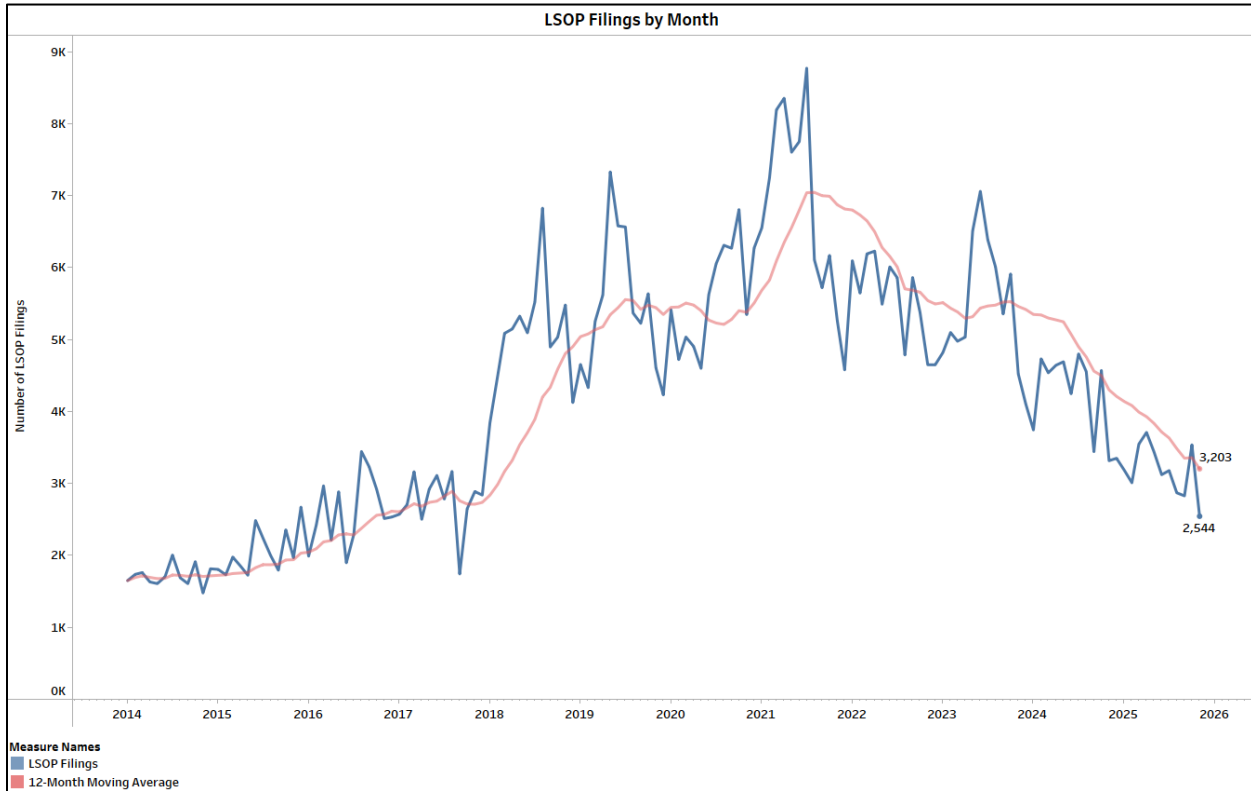
The chart above reports the total DCC for each respective accident year as of the 2024 Annual Statement. Previous submissions of the Property Insurance Stability Report reported the data from Schedule P, Part 1A, line 12 of the Annual Financial Statement, which reported the total of the previous 10 accident years.

DFS Legal Service of Process

Pursuant to section 48.151(3), Florida Statutes (2021), all authorized insurers (insurance companies) registered to do business in the state of Florida are required to designate the Chief Financial Officer of Florida as their statutory Registered Agent for service of process.

Using data from the DFS Legal Service of Process database, OIR matched lawsuits against known property insurers using key terms.

Personal Residential Legal Service of Process (LSOP) filings

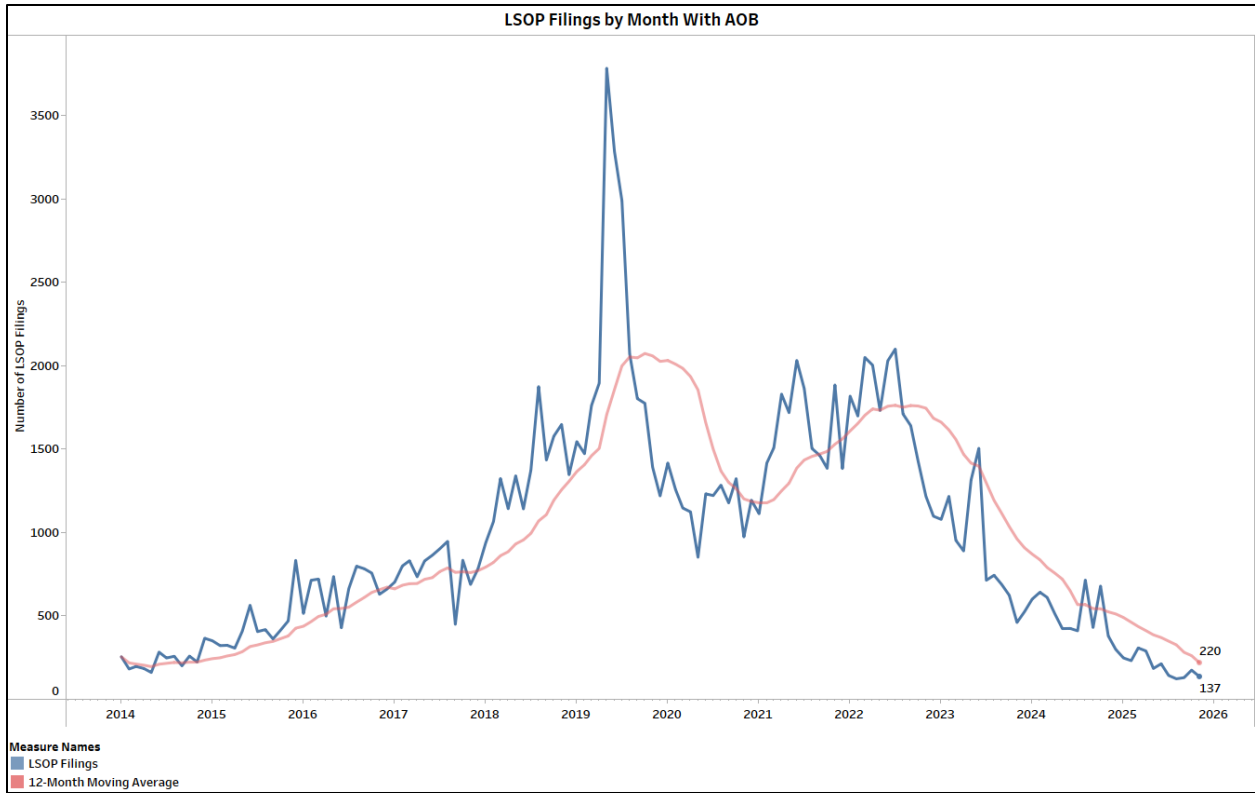


The total number of Personal Residential Legal Service of Process filings is identified in blue with the 12-month average identified in red, as of November 30, 2025.² Consistent year-over-year decreases are identified since the peak in 2021. 2023 to 2024 reflected a 23% decrease. For 2025, comparing the first eleven months to the same period in 2024, similar year-over-year performance is reported, with the current comparison reflecting a 26% decrease. Within 2024, results ranged from a 37% decrease at their peak to a 15% decrease at the lowest point.

² Data collected from <https://apps.fldfs.com/lsopreports/reports/report.aspx>. Data as of December 8, 2025.

DFS Legal Service of Process Cont.

Personal Residential Legal Service of Process filings that contained AOBs



The total number of Personal Residential Legal Service of Process filings that contained AOBs is identified in blue with the 12-month moving average identified in red, as of November 30, 2025.³

³ Data collected from <https://apps.fldfs.com/lsopreports/reports/report.aspx>. Data as of December 8, 2025.

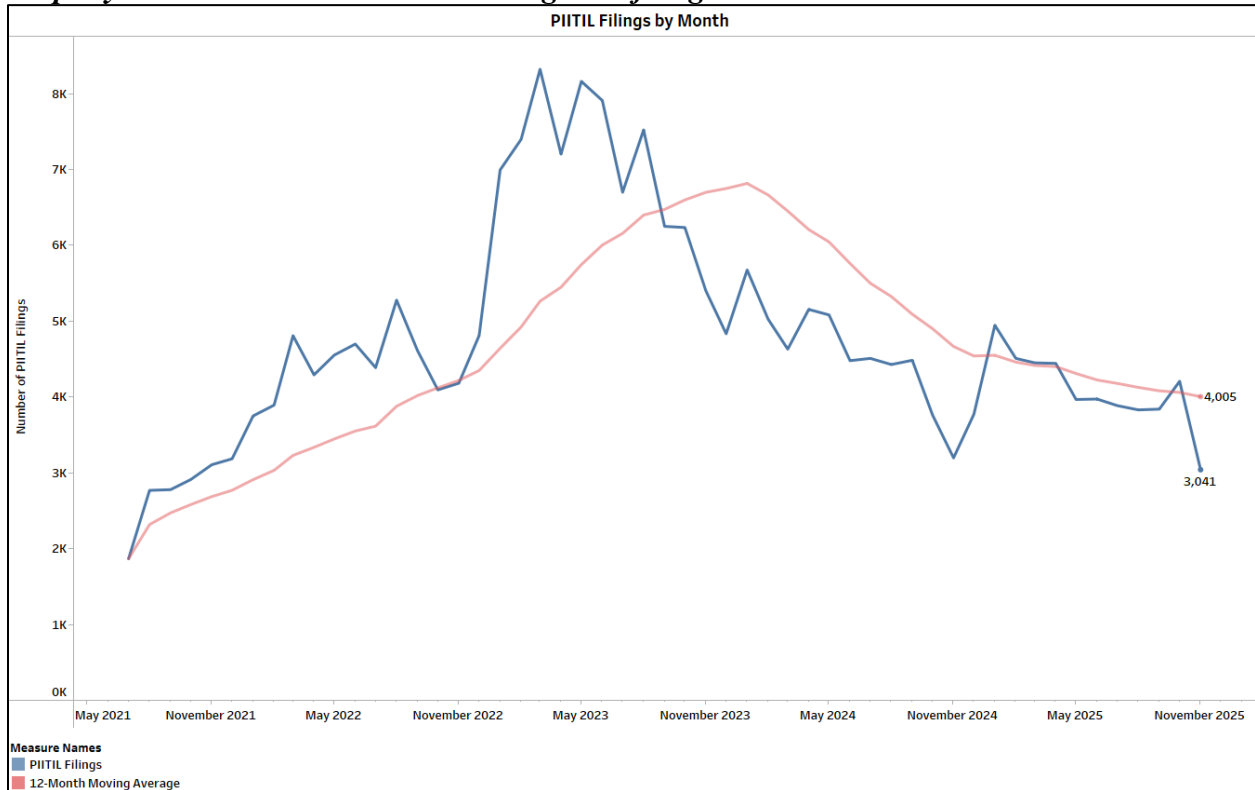
DFS Notice of Intent to Litigate

Following the passage of SB 76, when a party reaches the point of filing legal actions against an insurer related to a property insurance policy, they must first submit notice of their intent to initiate litigation pursuant to the process prescribed in section 627.70152, Florida Statutes. OIR has closely tracked the number of notices of intent to litigate within the DFS database since it was implemented in 2021.

SB 2-D provided that a defendant insurer may obtain attorney fees and costs associated with securing a dismissal without prejudice for the plaintiff's failure to provide the required Notice of Intent to Initiate Litigation at least 10 days before filing a suit against a property insurer and clarifies the requirement to provide a Notice of Intent to Initiate Litigation before filing suit.

HB 837, passed in March 2023, modified Florida's "bad faith" framework, provided that a contingency fee multiplier for an attorney fee award is appropriate only in a rare and exceptional circumstance, essentially adopting the federal standard, and repealed Florida's one-way attorney fee statutes, except for declaratory relief to determine insurance coverage after an insurer has made a total coverage denial of a claim.

Property Insurance Intent to Initiate Litigation filings



The total number of property insurance intent to initiate litigation filings is identified in blue with the 12-month moving average identified in red, as of November 30, 2025.⁴

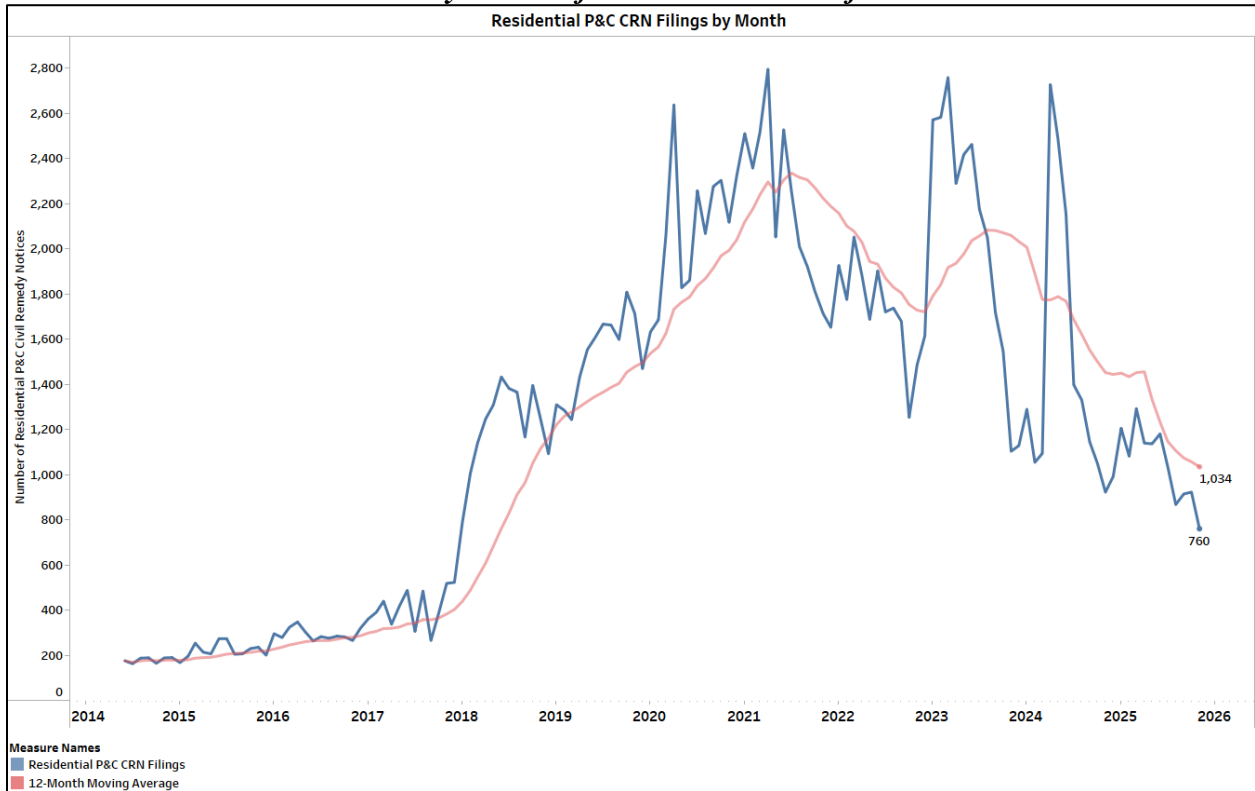
⁴ Data collected from <https://piitil.myfloridacfo.gov/>. Data as of December 8, 2025.

DFS Civil Remedy Notices

The Civil Remedy Notice is intended for use by parties who are beginning the process of filing suit against an insurer, when a party feels they have been damaged by specific acts of the insurer. The Notice is intended to meet a portion of legal requirements set forth in section 624.155, Florida Statutes, which requires a party to file Notice with the DFS via the online Civil Remedy filing system at least 60 days prior to bringing an action against the insurer.

Using data from the DFS Civil Remedy Notice database, OIR tracks the number notices filed on personal residential insurers.

Personal Residential Civil Remedy Notice of Insurer Violations filed



The total number of Personal Residential Civil Remedy Notice of Insurer Violations filed is identified in blue with the 12-month moving average identified in red, as of November 30, 2025⁵.

⁵ Data collected from <https://apps.fldfs.com/civilremedy/>. Data as of December 8, 2025.

Property Claims Lifecycle Data Call

Pursuant to section 624.424(11), Florida Statutes, each authorized insurer or insurer group issuing personal lines or commercial lines residential property insurance policies in Florida is required to annually file a supplemental report on an individual and group basis for closed claims with OIR.

The Florida Property Claims Lifecycle Report (PCLR) was designed to assist OIR and other stakeholders with identifying and understanding the life cycle of a claim and claims trends. The data reported captures information about closed claims during calendar year 2024.

The PCLR data call is specific to Florida and tracks the entire life cycle of a claim. Collecting data related to the life cycle of a claim assists in detecting and resolving any emerging issues in the claims experience process. The PCLR data call is the first data collection across the country to require detailed closed claims experience from companies in this format. To ensure the integrity of the data, OIR identified irregularities and required insurers to resubmit corrected filings throughout the review process.

OIR issued an Informational Memorandum OIR-22-01M, to all personal and commercial residential property insurers authorized to provide guidance regarding new reporting requirements. In January 2025, OIR issued the property claims and litigation data call notice to each insurer or insurer group required to submit data⁶. OIR issued a total of \$40,500 in fines to four insurers for failing to timely file the required 2024.

On August 1, 2025, OIR issued an [Informational Memorandum](#) in relation to PCLR requirements. The [Informational Memorandum](#) highlighted insurers' responsibility for ensuring all required data is collected to make a complete filing, including accurately reporting the amount of claim settlement attributable to each category outlined in section 624.424(11), Florida Statutes, including the claimant's attorney fees, the claimant's attorney expenses, and any contingency risk multipliers requested by the claimant's attorney. OIR anticipates receiving additional information related to the collection of this data for the next Property Insurance Stability Report.

⁶ OIR developed Form [OIR-B1-2222](#), Florida Property Claims Litigation Data Call Reporting Form, for companies to use when submitting PCLR data. The 2024 reporting template contains five main categories to capture information on closed claims within the reporting calendar year: Main Claim Information, Vendor Information, Attorney Information, Public Adjuster Information, and Supplemental Information.

The data call was noticed to 598 companies and 190 companies submitted data filings⁷. OIR received data for a total of 698,742 unique⁸ claims closed during calendar year 2024⁹. An overview of the claims data reported is outlined below¹⁰.

- Total number of reported claims closed in 2024: **698,742**¹¹
 - Total number of litigated claims: **60,261**
 - Total number of non-litigated claims: **621,154**
- Total cost of indemnity paid for claims closed in 2024: **\$15 billion**
- Total loss adjustment expenses (LAE) paid for claims closed in 2024: **\$1.9 billion**
 - Average LAE paid across all perils for litigated claims: **\$12,701**
 - Average LAE paid across all perils for non-litigated claims: **\$1,778**

The life of a claim begins when a claim is reported by the policyholder to the insurer. The time it takes for an insurer to close a claim varies depending on many factors, including whether or not a claim is litigated. Across all perils, the average number of days for a claim to be reported to an insurer by the policyholder is 47 days (the median number of days for a claim to be reported by the policyholder is 6 days). Across all perils, the average number of days for insurers to close a claim is 57 days (the median number of days for insurers to close a claim is 27 days)¹².

Claims Closed During Calendar Year 2024

Peril	Closed Claims	Litigated	Non-Litigated	Unknown
Accidental Discharge; Overflow of Water; Steam	82,965	11.68%	86.33%	1.99%
All Other Perils	84,220	5.31%	93.62%	1.07%
Falling Object	1,266	1.66%	75.59%	22.75%
Fire or Lightning	13,048	1.98%	95.04%	2.97%
Hurricane	275,995	6.82%	89.75%	3.43%

⁷ OIR issued the PCLR data call to all required insurers authorized to do business in the state. A company can be authorized to do business, but have no policies in force, and therefore no data to submit. A “no data” filing allows OIR to track which companies have responded, but do not have data.

⁸ Unique claim counts do not include duplicate claim IDs.

⁹ Claims closed in 2024 may not have been originally reported in the same calendar year.

¹⁰ Individual claims data is confidential and trade secret pursuant to sections 624.4212 and 624.4213, Florida Statutes. Note: Many hurricanes claims from current and previous years were reported in the 2024 closed claims report.

¹¹ Due to the unreported litigated status of certain claims, the total may not align with the sum of litigated and non-litigated claims.

¹² Prior to December 16, 2022, a claim must be paid or denied within 90 days after receipt of the claim. The passage of SB 2-A amended the 90-day requirement to 60 days.

Other Water	82,066	10.67%	87.83%	1.51%
Sinkhole	250	10.40%	85.20%	4.40%
Windstorm or Hailstorm (other than Hurricane)	159,390	11.43%	86.44%	2.13%

Litigated and Non-Litigated Closed Claims Comparison

Region of Florida	Policies in Force	Litigated Claims	Non-Litigated Claims	Percentage of Litigated Claims within Region
Palm Beach, Broward and Miami-Dade Counties	1,689,770	23,671	69,995	25.27%
Seminole, Orange, Lake and Osceola Counties	929,869	7,822	72,259	9.45%
All Other Counties	4,925,075	28,768	478,900	5.51%
Statewide	7,571,714	60,261	621,154	8.62%

Combined View of Indemnity and LAE Paid for Litigated Claims

		Avg. Indemnity		Avg. LAE	
Peril	Days to Close	Litigated	Non-Litigated	Litigated	Non-Litigated
Accidental Discharge; Overflow of Water; Steam	<61 Days	\$29,694	\$18,704	\$13,585	\$1,236
	61 – 180 Days	\$46,703	\$39,457	\$19,799	\$2,944
	181 – 365 Days	\$41,779	\$59,336	\$12,219	\$4,994
	>365 Days	\$140,055	\$63,978	\$34,067	\$9,100

All Other Perils	<61 Days	\$32,805	\$4,790	\$9,331	\$976
	61 – 180 Days	\$43,867	\$17,676	\$8,865	\$1,974
	181 – 365 Days	\$49,796	\$40,701	\$13,266	\$3,709
	>365 Days	\$66,192	\$49,779	\$22,644	\$7,807
Falling Object	<61 Days	\$43,632	\$6,284	\$11,321	\$900
	61 – 180 Days	\$27,341	\$19,969	\$18,353	\$1,761
	181 – 365 Days	\$9,322	\$48,457	\$22,158	\$2,286
	>365 Days	\$145,991	\$46,819	\$23,290	\$4,450
Fire or Lightning	<61 Days	\$127,103	\$41,652	\$34,153	\$3,226
	61 – 180 Days	\$193,002	\$203,824	\$22,519	\$5,638
	181 – 365 Days	\$189,693	\$504,885	\$21,188	\$12,271
	>365 Days	\$1,624,399	\$1,510,452	\$112,236	\$36,390
Hurricane	<61 Days	\$56,763	\$11,359	\$11,612	\$1,713
	61 – 180 Days	\$73,211	\$45,286	\$13,708	\$3,902
	181 – 365 Days	\$79,035	\$99,973	\$13,609	\$5,693
	>365 Days	\$137,738	\$140,644	\$21,510	\$11,652
Other Water	<61 Days	\$24,821	\$7,958	\$9,495	\$1,499
	61 – 180 Days	\$29,359	\$18,134	\$10,668	\$2,145
	181 – 365 Days	\$30,358	\$38,107	\$8,765	\$3,114
	>365 Days	\$46,583	\$59,303	\$14,252	\$5,599
Sinkhole	<61 Days	\$221,006	\$5,116	\$11,856	\$2,549
	61 – 180 Days	\$110,063	\$43,088	\$22,953	\$7,897
	181 – 365 Days	\$150,676	\$90,455	\$13,678	\$15,301
	>365 Days	\$750,695	\$297,344	\$118,143	\$29,925
Windstorm or Hailstorm (other than Hurricane)	<61 Days	\$32,335	\$10,584	\$8,351	\$759
	61 – 180 Days	\$35,140	\$21,834	\$13,162	\$2,063
	181 – 365 Days	\$52,222	\$39,362	\$11,542	\$2,612
	>365 Days	\$71,379	\$100,493	\$15,409	\$8,047

OIR continues to collect and analyze this data through the annual data call and will utilize it over time to understand and improve Florida’s insurance markets.

Homeowners and Condominium Unit Owners Policies in the Voluntary Market

Percentage of homeowners and condominium unit owners who obtain insurance in the voluntary market. Percentage of homeowners and condominium unit owners who obtain insurance from the Citizens Property Insurance Corporation.

Through OIR’s MIR, insurers report the number of homeowners and condominium unit owner policies issued in the voluntary market, including the number of homeowners and condominium unit policies from Citizens Property Insurance Corporation (Citizens). For the purposes of this report, the voluntary market includes all homeowners’ insurers writing homeowners’ and condominium unit owners policies in Florida, not including Citizens or surplus lines. Additional information for the surplus lines market is available through the Florida Surplus Lines Service Office at fslso.com.

Homeowner Policies

For Homeowners policies¹³ (excluding tenants and condominium), the market share for voluntary insurers was 91.19 percent and the market share for Citizens was 8.81 percent, as of September 30, 2025.¹⁴ These total market share figures represent Homeowners Multi-Peril policies and Homeowners Wind Only policies combined. The tables below show the market share for each type of policy.

Homeowners Multi-Peril	# Policies – Q3 2025	% Policies – Q3 2025
Voluntary Market	3,823,354	92.31%
Citizens	318,420	7.69%
Total	4,141,774	100%

Homeowners Wind Only	# Policies – Q3 2025	% Policies – Q3 2025
Voluntary Market	17,151	24.64%
Citizens	52,446	75.36%
Total	69,597	100%

Condominium Unit Owner Policies

For Condominium Unit Owner policies¹⁵, the market share for voluntary insurers was 92.93 percent and the market share for Citizens was 7.07 percent as of September 30, 2025. These total market share figures represent Condominium Unit Owners Multi-Peril policies and

¹³ These figures exclude surplus lines policies.

¹⁴ Market Intelligence Report data as of September 30, 2025, was due to OIR by October 31, 2025.

¹⁵ These figures exclude surplus lines policies.

Condominium Unit Owners Wind Only policies combined. The tables below show the market share for each type of policy.

Condominium Unit Owners Multi-Peril	# Policies – Q3 2025	% Policies – Q3 2025
Voluntary Market	874,920	94.56%
Citizens	50,382	5.44%
Total	925,302	100%

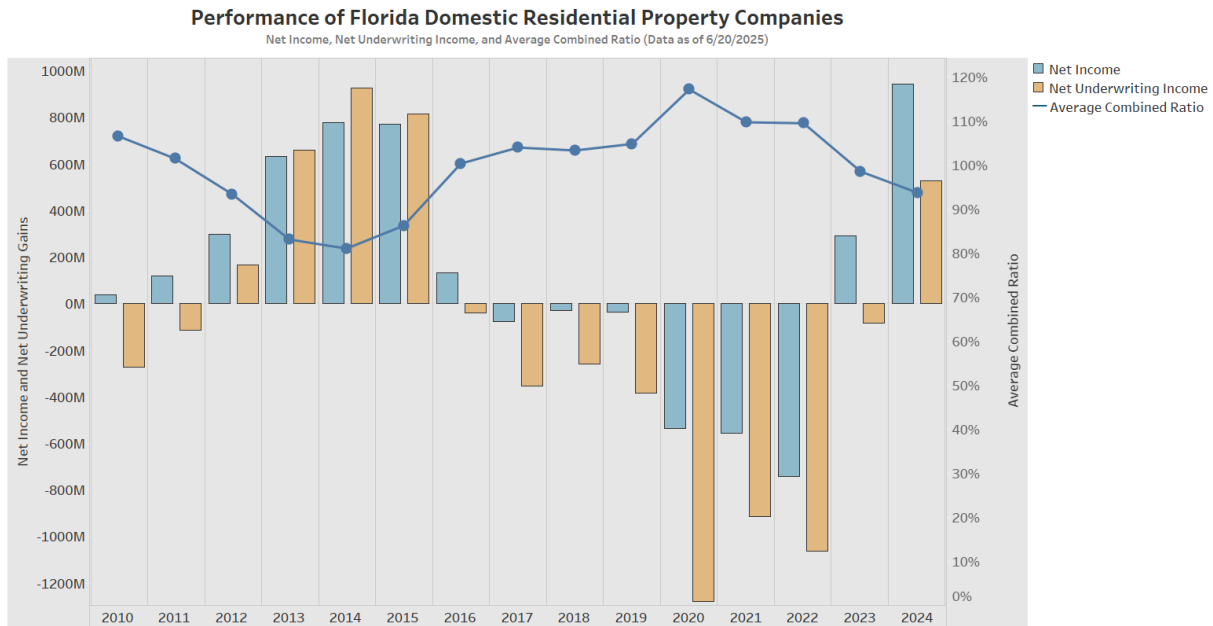
Condominium Unit Owners Wind Only	# Policies – Q3 2025	% Policies – Q3 2025
Voluntary Market	4,182	20.20%
Citizens	16,516	79.80%
Total	20,698	100%

Profitability

Profitability of the homeowners' and condominium unit owners' lines of insurance in the state, including a comparison with similar lines of insurance in other hurricane-prone states and with the national average.

OIR tracks the performance of Florida's domestic property insurers, including net underwriting gains, net income, and average combined ratio. Data for 2025 will be available in March 2026.

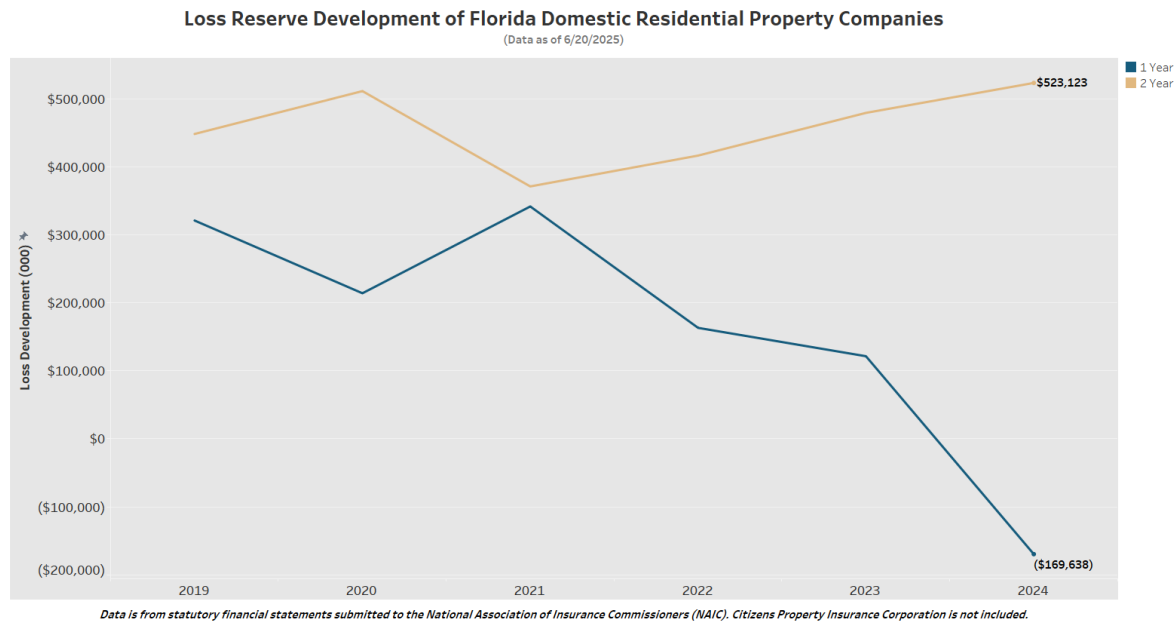
Performance of Florida Domestic Property Companies



Data is from statutory financial statements submitted to the National Association of Insurance Commissioners (NAIC). Citizens Property Insurance Corporation is not included.

The *orange* bar depicts the domestic industry's underwriting gain or loss. Underwriting gains or losses represent how much an insurance company has either made or lost from its operations. The *blue* bar indicates the domestic industry's net income. The combined ratio above is calculated using a weighted average of the domestic residential property companies. Previous Property Insurance Stability reports utilized a straight average to calculate the combined ratio.

Loss Reserve Development Over Time



The chart depicts loss reserve development for Florida domestic insurers. The blue line shows the one-year loss reserve development, and the orange line shows the two-year loss reserve development. Previous submissions of this report included Citizens Property Insurance Corporation in the loss reserve development.

Upon the filing of a claim, or an anticipated claim, insurers establish a loss reserve, which is the amount the insurer believes that claim will ultimately cost. At periodic points in time, an insurer goes back and evaluates how much those claims actually cost and uses that information to inform reserves going forward. If claims cost less than projected, reserve redundancies exist. If claims cost more than projected, reserves are said to have developed adversely.

If an insurer's claims being paid out are more than what the company has reserved, then the amount originally determined to be set aside is deficient. If market trends, including but not limited to unexpected catastrophe losses, litigation, or social inflation, result in increased claims payments of more than what was originally reserved, the actuary may recommend increasing the company's reserves for future claims payments.

To quantify, when carriers looked back one year later on their claims in 2024, claims were approximately \$169.6 million less than estimated after one year (favorable development), and \$523 million more than estimated at the two-year mark. The favorable one-year development is a sign of the effective legislative reforms positively impacting the property insurance market.

The insurance industry is inherently uncertain; for this reason, it is not expected that the established loss reserve will always exactly equal the ultimate cost of claims. The greater the uncertainty that exists on future claims, the more reinsurers will tend to hedge their willingness to offer capacity, and the capacity that is available will cost more as a result.

The National Association of Insurance Commissioners (NAIC) 2023 Profitability Report is available [here](#) which provides a state-by-state comparison of each line of business.

Premiums

Average premiums charged for homeowners’ and condominium unit owners’ insurance in each of the 67 counties in this state.

Through MIR, OIR collects information on policies in force by county and the total amount of premium collected. To determine the average premium including wind coverage by county for this report, OIR calculated the total premium with wind coverage divided by the policies in force with wind coverage by county. For policies excluding wind coverage, OIR calculated the total premium excluding wind coverage divided by the policies in force excluding wind coverage by county. Actual charged premium will vary based upon company, insured value, deductibles, and policy terms.

The average premiums charged for homeowners’ and condominium unit owners’ insurance is listed in the following chart. The following information represents data reported in MIR as of September 30, 2025. Cells labeled “N/A” indicate no policies in force.

Average Premiums Charged for Homeowners and Condominium Unit Owners				
County	Homeowners		Condo Unit Owners	
	Avg Incl Wind	Avg Ex Wind	Avg Incl Wind	Avg Ex Wind
Alachua	\$2,527	\$1,529	\$983	\$562
Baker	\$2,317	\$1,466	N/A	N/A
Bay	\$3,478	\$1,468	\$1,415	\$838
Bradford	\$2,650	\$1,427	\$963	N/A
Brevard	\$3,560	\$1,554	\$1,445	\$951
Broward	\$6,220	\$2,594	\$1,856	\$1,295
Calhoun	\$3,149	\$3,504	\$1,663	\$2,131
Charlotte	\$3,222	\$1,387	\$1,394	\$905
Citrus	\$2,472	\$1,090	\$1,122	\$503
Clay	\$2,550	\$1,502	\$965	\$508
Collier	\$5,565	\$3,238	\$2,269	\$1,719
Columbia	\$2,558	\$1,790	\$1,167	\$1,709
Desoto	\$3,449	\$1,407	\$1,111	\$650
Dixie	\$2,806	\$1,571	\$1,222	\$498
Duval	\$2,801	\$1,852	\$1,063	\$1,035
Escambia	\$3,706	\$1,635	\$1,811	\$951
Flagler	\$2,526	\$1,605	\$1,322	\$1,049
Franklin	\$5,235	\$1,829	\$1,652	\$1,372

Gadsden	\$2,737	\$2,215	\$1,099	N/A
Gilchrist	\$2,478	\$1,315	N/A	N/A
Glades	\$3,475	\$1,760	\$1,218	\$1,495
Gulf	\$3,759	\$1,595	\$1,719	\$886
Hamilton	\$2,745	\$1,476	N/A	N/A
Hardee	\$3,396	\$1,832	N/A	N/A
Hendry	\$3,030	\$1,761	\$1,324	\$879
Hernando	\$2,342	\$1,243	\$1,076	\$625
Highlands	\$2,732	\$1,386	\$1,076	\$579
Hillsborough	\$3,514	\$2,410	\$1,344	\$748
Holmes	\$2,944	\$1,481	\$2,177	N/A
Indian River	\$4,453	\$2,774	\$2,050	\$1,443
Jackson	\$2,840	\$2,119	\$2,551	N/A
Jefferson	\$2,792	\$2,366	N/A	N/A
Lafayette	\$2,943	\$1,331	N/A	N/A
Lake	\$2,642	\$1,326	\$1,102	\$929
Lee	\$3,646	\$2,104	\$1,493	\$1,061
Leon	\$2,554	\$1,629	\$852	\$525
Levy	\$2,706	\$1,650	\$1,411	\$633
Liberty	\$2,877	\$2,080	N/A	N/A
Madison	\$2,772	\$1,192	N/A	N/A
Manatee	\$3,187	\$1,743	\$1,364	\$991
Marion	\$2,217	\$1,414	\$1,098	\$529
Martin	\$5,993	\$2,507	\$1,771	\$878
Miami-Dade	\$6,023	\$3,585	\$2,848	\$1,820
Monroe	\$7,829	\$1,768	\$3,334	\$1,323
Nassau	\$3,061	\$1,560	\$1,845	\$1,243
Okaloosa	\$3,891	\$1,702	\$1,754	\$910
Okeechobee	\$3,754	\$1,632	\$1,463	\$686
Orange	\$3,585	\$2,390	\$1,285	\$798
Osceola	\$2,911	\$1,542	\$1,278	\$918
Palm Beach	\$6,412	\$3,085	\$2,364	\$1,726
Pasco	\$2,758	\$1,453	\$992	\$627
Pinellas	\$4,044	\$1,680	\$1,381	\$874
Polk	\$2,771	\$1,619	\$1,151	\$734
Putnam	\$2,636	\$1,495	\$987	\$750
Santa Rosa	\$3,541	\$1,773	\$1,837	\$867
Sarasota	\$3,482	\$1,459	\$1,753	\$1,067
Seminole	\$3,527	\$1,896	\$1,196	\$729
St. Johns	\$2,889	\$2,042	\$1,354	\$1,021
St. Lucie	\$3,522	\$1,589	\$1,549	\$969

Sumter	\$2,111	\$1,137	\$1,069	\$729
Suwannee	\$2,792	\$1,469	\$683	N/A
Taylor	\$2,727	\$1,275	\$1,150	\$759
Union	\$2,656	\$2,260	N/A	N/A
Volusia	\$2,819	\$1,423	\$1,171	\$843
Wakulla	\$2,335	\$1,896	\$1,176	\$910
Walton	\$5,401	\$1,887	\$2,043	\$1,189
Washington	\$2,933	\$1,984	N/A	N/A

Annual Reinsurance Data Call and Catastrophe Stress Test

Results of the latest annual catastrophe stress tests of all domestic insurers and insurers that are commercially domiciled in this state.

OIR conducts the Annual Reinsurance Data Call (ARDC) and Catastrophe Stress Test (CST) pursuant to section 624.316, Florida Statutes, to evaluate the reinsurance programs that companies have in place to respond to catastrophic events that may occur during the Atlantic hurricane season. OIR requires domestic property insurers, commercially domiciled insurers, and other selected companies to model their losses for the CST assuming a historical event or series of events occur. Through the CST, insurers are required to model a series of historical storm scenarios and apply their purchased reinsurance program to the associated modeled loss of their current or projected exposures. OIR purposely selects high-impact historical storm sequences to simulate extreme but plausible hurricane seasons. The possibility of these sequences occurring are extremely rare and the practice is for preventive measures to identify potential vulnerabilities.

The results of the CST are used by OIR to estimate the insurer’s surplus amounts after the simulated event and assist in determining if each insurer would continue to meet its minimum surplus requirement after each storm scenario. OIR closely works with each company to help remedy situations and then monitors business practices if necessary.

The CST is one of several tools routinely used by the OIR to assess the financial solvency of insurers and evaluate the adequacy of their reinsurance programs. The CST is not a forecast or prediction, but rather a structured exercise designed to test insurers’ resilience under extremely severe, hypothetical hurricane scenarios.

2025 CST

For 2025, the CST was required to be submitted by domestic property insurers, commercially domiciled insurers, and other selected companies. The 2025 CST storm scenarios were:

- **Scenario 1** – 2004 Hurricane Charley, then 1964 Hurricane Dora, then 1947 Fort Lauderdale Hurricane
- **Scenario 2** – 1928 Lake Okeechobee Hurricane, then 2018 Hurricane Michael, then 2005 Hurricane Wilma

- **Scenario 3** – 1992 Hurricane Andrew, then 2004 Hurricane Frances, then 1960 Hurricane Donna

In 2025, OIR reevaluated the CST methodology to better align with insurers’ potential reinsurance program performance under hypothetical hurricane scenarios. The methodology has since transitioned from a simple surplus requirement framework to a gradient scale approach. All participating CST companies satisfy statutory surplus requirements at the time of CST application. Potential recovery determinations, as provided below, account for **estimated surplus levels** under hypothetical storm scenarios:

- **High Recovery Potential**
 - Estimated surplus above minimum statutory requirement and/or review of confidential and additional factors¹⁶ influencing the company's solvency position and contributing to recovery potential.
- **Moderate Recovery Potential**
 - Estimated surplus modestly below minimum statutory requirement, with review of confidential and additional factors supporting a reasonable expectation of solvency and contributing to recovery potential.
- **Low Recovery Potential**
 - Estimated surplus materially below minimum statutory requirement, with review of confidential and additional factors providing limited support for solvency and contributing to recovery potential.

Based on the results of the CST scenarios:

- **61 insurers, or 91% of insurers, report High Recovery Potential**
- **4 insurers, or 6% of insurers, report Moderate Recovery Potential**
- **2 insurers, or 3% of insurers, report Low Recovery Potential**
 - OIR reviewed these specific situations and found the following for these two insurers:
 - Assuming the selected scenarios had occurred, these insurers’ estimated surplus positions would have fallen below the minimum statutory requirement without consideration of additional financial support. The insurers are owned by parent companies that maintain adequate amount of capital to support the insurers. While two insurers report Low Recovery Potential, given the magnitude of the scenarios selected, OIR considers the CST results favorable.

¹⁶ Additional factors include but are not limited to holding company support, cessions under a pooling agreement and other variables that could influence the company's solvency position following at least one scenario.

Scenario 1: 2004 Hurricane Charley, then 1964 Hurricane Dora, then 1947 Fort Lauderdale Hurricane

Based on modeling information provided by insurers, Scenario 1 would have caused approximately \$39.9 billion in insured losses during the 2025 Atlantic Hurricane Season. After recognizing the impact of reinsurance, net losses to insurers were projected to be reduced to approximately \$12.7 billion.

Scenario 2: 1928 Lake Okeechobee Hurricane, then 2018 Hurricane Michael, then 2005 Hurricane Wilma

Based on modeling information provided by insurers, Scenario 2 would have caused approximately \$78.1 billion in insured losses during the 2025 Atlantic Hurricane Season. After recognizing the impact of reinsurance, net losses to insurers were projected to be reduced to approximately \$18.4 billion.

Scenario 3: 1992 Hurricane Andrew, then 2004 Hurricane Frances, then 1960 Hurricane Donna

Based on modeling information provided by insurers, Scenario 3 would have caused approximately \$74.6 billion in insured losses during the 2025 Atlantic Hurricane Season. After recognizing the impact of reinsurance, net losses to insurers were projected to be reduced to approximately \$21.2 billion.

Please note, the selected scenarios are extremely rare, and therefore the hypothetical losses are intentionally excessive. For context, the 2024 Atlantic hurricane season included three storms impacting Florida that caused significant damage to the state. However, the estimated insured losses for all three storms only amounted to \$8.2 billion.

The 2025 Atlantic hurricane season began on June 1 and ended on November 30, 2025. No named storms made landfall in Florida during the season, and as a result, no Florida catastrophe reinsurance programs were materially impacted.

Reinsurance

The availability of reinsurance in the personal lines insurance market.

Florida is the most catastrophe-prone state in the United States with 8,436 miles of shoreline. To spread that catastrophic risk outside of Florida's borders, insurers turn to the global reinsurance market. Florida's domestic property insurance industry is especially reliant on reinsurance to finance the payment of catastrophe losses and is sensitive to hardening reinsurance market conditions. When the supply of reinsurance is readily available and affordable, the capacity of domestic property insurers to write and retain business is enhanced, and the premium impact to consumers is modest.

OIR conducts the ARDC to assess insurers' financial viability in covering catastrophic losses with respect to their catastrophic reinsurance programs. The ARDC consists of four stages:

- Stage 1 – Collect estimate of what insurers plan to purchase for reinsurance.
- Stage 2 – Collect the actual amount of reinsurance purchased by insurers.

- Stage 3 – Collect information on participating reinsurers and reinsurance contracts placed.
- Stage 4 – Collect data reporting the impact of storms on insurers’ reinsurance contracts.

Based on findings from the 2025 ARDC, companies experienced, on average, a decrease of -0.46% in risk-adjusted reinsurance costs from the 2024 year.

Based on ARDC findings, the year over year risk-adjusted change in reinsurance cost has decreased:

- In preparation for the 2025 reinsurance season, OIR met with London, Bermuda, and New York based reinsurers to provide an update on the state of the market, highlighting positive data points.
- In **2025**, industry experienced a **-0.46%** change in average risk-adjusted reinsurance costs from **2024**. In 2024, companies reported the risk-adjusted change in reinsurance cost from 2023 decreased on average by **-1.70%**. From 2022 to 2023, the risk-adjusted change in reinsurance cost increased on average by 27.03%.
- 2025 data demonstrates a strong reinsurance market, despite multiple hurricanes making Florida landfall during the 2024 Atlantic hurricane season, signifying confidence in the Florida property market post reforms.
- Florida Hurricane Catastrophe Fund rates, approved by the Florida Cabinet in June 2025, decreased for participating insurers by a statewide average of **-9.51%**. These rate decreases are, in part, based on modeled loss cost indications, even while exposure grows.

Property Insurer Stability Unit Referrals

The number of property and casualty insurance carriers referred to the insurer stability unit for enhanced monitoring, including the reason for the referral. The number of referrals to the insurer stability unit which were deemed appropriate for enhanced monitoring, including the reason for the monitoring.

In 2022, in accordance with section 627.7154, Florida Statutes, the Property Insurer Stability Unit (Stability Unit) was created within the OIR to aid in the detection and prevention of insurer insolvencies in the homeowners’ and condominium unit owners’ insurance market. The Stability Unit, a collaboration among multiple business units throughout the OIR, provides enhanced monitoring whenever OIR identifies significant concerns about an insurer’s solvency, rates, proposed contracts, underwriting rules, market practices, claims handling, consumer complaints, litigation practices and outcomes, and any other issue related to compliance with the insurance code.

In accordance with section 627.7154(4), Florida Statutes, any of the following events trigger a referral to the Stability Unit:

- Consumer complaints related to homeowners' insurance or condominium unit owners' insurance under s. 624.307(10), F.S., if the complaints, in the aggregate, suggest a trend within the marketplace and are not an isolated incident.
- There is reason to believe that an insurer who is authorized to sell homeowners' or condominium unit owners' insurance in this state has engaged in an unfair trade practice under part IX of chapter 626.
- A market conduct examination determines that an insurer has exhibited a pattern or practice of willful violations of an unfair insurance trade practice related to claims-handling which caused harm to policyholders, as prohibited by s. 626.9541(1)(i), F.S.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state requests a rate increase that exceeds 15 percent, in accordance with s. 627.0629(6), F.S.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state violates the ratio of actual or projected annual written premiums required by s. 624.4095(4)(a), F.S.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state files a notice pursuant to s. 624.4305, F.S., advising the office that it intends to nonrenew more than 10,000 residential property insurance policies in this state within a 12-month period.
- A quarterly or annual financial statement required by ss. 624.424 and 627.915, F.S. demonstrates that an insurer authorized to sell homeowners' or condominium unit owners' insurance in this state is in an unsound condition, as defined in s. 624.80(2), F.S.; has exceeded its powers in a manner as described in s. 624.80(3), F.S.; is impaired, as defined in s. 631.011(12) or (13), F.S.; or is insolvent, as defined in s. 631.011, F.S.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state files a quarterly or annual financial statement required by ss. 624.424 and 627.915, F.S., which is misleading or contains material errors.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state fails to timely file a quarterly or annual financial statement required by ss. 624.424 and 627.915, F.S.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state files a risk-based capital report that triggers a company action level event, regulatory action level event, authorized control level event, or mandatory control level event, as those terms are defined in s. 624.4085, F.S.
- An insurer selling homeowners' or condominium unit owners' insurance in this state that is subject to the own-risk solvency assessment requirement of s. 628.8015, F.S., and fails to timely file the own-risk solvency assessment.
- A reinsurance agreement creates a substantial risk of insolvency for an insurer authorized to sell homeowners' or condominium unit owners' insurance in this state, pursuant to s. 624.610(13), F.S.
- An insurer authorized to sell homeowners' or condominium unit owners' insurance in this state is party to a reinsurance agreement that does not create a meaningful transfer of risk of loss to the reinsurer, pursuant to s. 624.610(14), F.S.

- Citizens Property Insurance Corporation is required to absorb policies from an insurer that participated in the corporation's depopulation program authorized by s. 627.3511, F.S., within 3 years after the insurer takes policies out of the corporation.

The Stability Unit's supervisors review all referrals triggered by the statutory provisions to determine whether enhanced scrutiny of the insurer is appropriate.

Insurers Referred for Enhanced Monitoring

OIR closely monitors the financial condition and operating results of insurers. Many, if not all, of the articulated reasons for referral to the Stability Unit were already causes for OIR to initiate enhanced monitoring of an insurer.

OIR continues to review insurers previously subject to enhanced monitoring and makes appropriate referrals to the Stability Unit for any insurer that triggers one of the listed events in section 627.7154(4), Florida Statutes. As a result, there were 10 insurers referred to the Stability Unit for enhanced monitoring from July 1, 2025, through December 2, 2025.

The reasons for the referrals are below:

- 12 referrals for violating the ratio of actual or projected annual written premiums (s. 627.7154(4)(e), F.S.)
- 1 referral for failure to timely file a quarterly or annual financial statement (s. 627.7154(4)(i), F.S.)

The number of referrals exceeds the number of insurers referred because some insurers were referred multiple times for the same or different reasons. Some referrals were for companies already subject to enhanced monitoring under the Stability Unit. Additionally, analytical tool enhancements continue to be made to identify foreign insurers that exceed writing ratio limitations and/or fail to file a financial statement timely.

Regarding referrals for violating the ratio of actual or projected annual written premiums pursuant to section 627.7154(4)(e), Florida Statutes; section 624.4095, Florida Statutes, states that if a company exceeds the writing ratios in that section, "the office shall suspend the insurer's certificate of authority or establish by order maximum gross or net annual premiums to be written by the insurer consistent with maintaining the ratios specified herein unless the insurer demonstrates to the office's satisfaction that exceeding the ratios of this section does not endanger the financial condition of the insurer or endanger the interests of the insurer's policyholders." It should be noted that many of the referrals were either for exceeding the actual or projected gross writing ratio limitation or for exceeding the projected net writing ratio limitation. When a company exceeds the actual or projected gross writing ratio limitation, OIR reviews mitigating factors such as intercompany pooling arrangements and other reinsurance utilized by the company. When a company exceeds the actual or projected net writing ratio limitation, OIR reviews the company's actual net writing ratio and considers other mitigating factors.

Insurers Deemed Appropriate for Enhanced Monitoring

Of the 10 insurers referred to the Stability Unit from July 1, 2025, through December 2, 2025, none were deemed appropriate to be added for enhanced monitoring. The referrals received were either for companies not deemed appropriate for enhanced monitoring or for companies which are already subject to enhanced monitoring under the Stability Unit.

Enhanced monitoring goes beyond OIR's standard monitoring and analytical review efforts. Companies subject to enhanced monitoring are typically reviewed more closely and more frequently. Enhanced monitoring procedures may include, but are not limited to, requiring an insurer to provide additional or more frequent financial reporting (monthly versus quarterly reporting), holding regular meetings with company management, conducting targeted examinations or increasing the frequency of full-scope examinations, requiring implementation of a corrective action plan, placing restrictions on certain activities or transactions, and communicating with other state departments, if applicable.

A total of 14 companies are subject to enhanced monitoring as of the date of this report. This is a decrease compared to the 17 companies as of the July 1, 2025 report.

Companies Referred for the Initiation of Delinquency Proceedings

The name of any insurer against which delinquency proceedings were instituted, including the grounds for rehabilitation pursuant to s. 631.051 and the date that each insurer was deemed impaired of capital or surplus, as the terms impairment of capital and impairment of surplus are defined in s. 631.011, or insolvent, as the term insolvency is defined in s. 631.011; a concise statement of the circumstances that led to the insurer's delinquency; and a summary of the actions taken by the insurer and the office to avoid delinquency.

OIR closely and consistently monitors the financial condition and operational results of insurers doing business in Florida, including domestic property insurers. When a company is referred for delinquency proceedings, OIR and the Florida Department of Financial Services (DFS) work closely with companies to ensure consumer coverage is maintained through the transition of policies to another insurer.

During 2025, no property and casualty insurers were referred to DFS for the purpose of initiating delinquency proceedings.

Market Conduct Examination Findings

The name of any insurer that is the subject of a market conduct examination that found the insurer exhibited a pattern or practice of one or more willful unfair insurance trade practice violations with regard to its use of appraisal, including, but not limited to, compelling insureds to participate in appraisal under a property insurance policy in order to secure full payment or settlement of claims, and a summary of the findings of such market conduct examination.

The provisions of this section were added as a result of SB 2-A, effective December 16, 2022. As of the date of this report, no insurers have been the subject of a market conduct examination that resulted in a finding as described above.

Following the passage of historic legislative reform, OIR has greater ability to enforce regulatory authority and has taken actions to increase market regulation compliance, including initiating more than 50 market conduct investigations following Hurricane Ian, and finalizing 16 market conduct examinations following Hurricanes Ian and Idalia to evaluate aspects of the claims handling process. OIR publishes an Insurer Compliance Report on a quarterly basis to provide ongoing updates on OIR's market regulation efforts. Those reports are found [here](#).

Recommendations and Trends

Recommendations for improvements to the regulation of the homeowners' and condominium unit owners' insurance market and an indication of whether such improvements require any change to existing laws or rules and the identification of any trends that may warrant attention in the future.

In February 2021, at the request of the Florida House Commerce Committee, OIR compiled a report identifying primary cost drivers for property insurance rates in Florida, trends in the property market and legislative recommendations. The Florida House Commerce Committee report and the supplemental letter are available [here](#).

Under the leadership of Governor Ron DeSantis, the Florida Cabinet, and the Florida Legislature, many of these legislative recommendations were implemented through SB 76 (2019), SB 2-D (2022), SB 2-A (2022), HB 837 (2023), SB 7052 (2023), and HB 1611 (2024).

OIR continues to see overall market stabilization following the historic legislative reforms of 2022 and 2023 that enhanced protections for consumers, strengthened Citizens Property Insurance Corporation, and encouraged investment by insurers and reinsurers by providing clarity to the market and the risk they underwrite.

Rate filings for 2024 showed a slight downward trend for the first time in years, indicating stabilization of the property insurance market. That downward rate trend has continued into 2025. For residential policies effective in 2024 or later, 39 companies have requested a rate decrease, and 100 companies have requested 0 percent rate.

The 2023 reinsurance market responded positively to these reforms and the 2024 reinsurance purchasing season showed further positive indications. Despite multiple hurricanes making Florida landfall in 2024, 2025 reflects a strong Florida reinsurance market, supported by nearly flat average risk-adjusted costs. Reinsurance is a direct and significant cost to consumers and relief in this area is an important sign that the reforms are working.

After years of consecutive underwriting losses, insurers saw overall stability with Florida domestic insurers collectively reporting positive net income in 2024. Florida domestic insurers reported aggregate net underwriting gains in 2024, a notable turnaround after nine consecutive

years of net underwriting losses. Seventeen new companies have been approved to write residential property policies in Florida since the reforms, another residential property company that had been in runoff recapitalized and re-entered the market, and an additional company was acquired to expand its footprint in the state. Insurers continue to take policies out of Citizens. A total of 477,821 policies were assumed in 2024, and approximately 546,091 policies have been assumed from January to November 2025.

OIR is confident about the impact of these reforms and the positive developments in the market and renews its commitment to see the impacts of the reforms fully realized. The market must continue to organically recover, without fear of any major legislative or regulatory disruptions, in order to maximize the benefits of the reforms to Florida's policyholders. OIR will continue to monitor trends and impacts from SB 76, SB 2-D, SB 2-A, HB 837, and SB 7052 and propose additional recommendations for future Property Insurance Stability Unit Reports. OIR will continue to expand and promote transparency for consumers while also maintaining a competitive marketplace where insurers are interested in and able to confidently grow. OIR conducts market research across all lines of business and continues to expand its relationships with universities throughout the state to explore innovative ways to improve market outcomes and inform policy decisions. OIR will continue to build upon its regulatory leading data collection and analysis efforts. HB 1611 (2024) expanded the property market data collected by OIR to provide more regular and granular market data to the office. As illustrated in this report, Florida's property market is a reflection of multiple data points in order to provide more complete context on the consumer experience. OIR will continue to analyze market trends with existing data collection methods and seek additional resources where gaps are identified, such as fortification and home hardening efforts made to Florida properties as a result of the wind mitigation verification inspection form. Florida's parcel-level wind mitigation data collection, beginning in April 2026, will be the first of its kind and will further reinforce the state's leadership in insurance resiliency.



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