

## Terrorism Risk Insurance Act Side-by-Side Comparison: Current Law and Extension Legislation

	Current Law	S. 2244 As Passed by Senate	H.R. 4871 As Reported
<b>Expiration</b>	December 31, 2014	December 31, 2021 (Seven-year extension)	December 31, 2019 (Five-year extension)
<b>NBCR Terrorism</b>	No separate treatment of NBCR terrorism	<i>No change</i>	Bifurcation of program into two types of “acts of terrorism”: NBCR terrorism and non-NBCR terrorism. Existing program structure and amounts to remain in place for NBCR terrorism losses.
<b>Insurer Deductible</b>	20% of prior year’s DEP in TRIA lines	<i>No change</i>	<i>No change</i>
<b>Insurer Co-Share</b>	15% of losses above insurer deductible	16% of losses above deductible in 2016; 17% in 2017; 18% in 2018; 19% in 2019; 20% in 2020-21	<i>Non-NBCR Terrorism:</i> 16% of losses above deductible in 2016; 17% in 2017; 18% in 2018; 20% in 2019
<b>Program Trigger</b>	\$100 million in aggregate insured losses	<i>No change</i>	<i>Non-NBCR Terrorism:</i> \$200 million in 2016; \$300 million in 2017; \$400 million in 2018; \$500 million in 2019  Clarifies that multiple events in a single year can be aggregated for purposes of the trigger, but does not allow events of less than \$50 million to be counted for this purpose.
<b>Annual Program Cap</b>	\$100 Billion	<i>No change</i>	<i>No change</i>
<b>Insurance Marketplace Aggregate Retention (Mandatory Recoupment)</b>	\$27.5 Billion	Increases \$2 billion each year through 2019, leveling off at \$37.5 billion for 2019-2021	Benchmarked to aggregate insurer deductibles for the preceding year ( <i>i.e.</i> , 20% of aggregate DEP in TRIA lines), beginning in 2016
<b>Recoupment Amount</b>	133% of the difference between aggregate retention level and amount of losses already paid by industry (through deductibles and co-pays)	135.5% of the difference between aggregate retention level and amount of losses already paid by industry (through deductibles and co-pays)	150% of the lesser of either: (a) the amount of Federal compensation, or (b) the aggregate retention amount

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<b>Discretionary Recoupment</b>	Discretionary recoupment surcharges may not exceed 3%	<i>No change</i>	Discretionary recoupment surcharges may not be <u>less</u> than 3%.
<b>Recoupment Timing</b>	For acts occurring on or after January 1, 2012, recoupment must be completed by September 30, 2017.	For acts occurring on or before December 31, 2017, recoupment must be completed by September 30, 2019. For acts occurring in 2018, 35% of amount must be collected by September 30, 2019, and the remainder by September 30, 2024. For acts on or after January 1, 2019, recoupment must be completed by September 30, 2024.	No timeline for events occurring after 2014.
<b>“Make Available” Requirement</b>	Requires “insurers” (as defined in statute) to, in TRIA-eligible lines, make available coverage for terrorism “that does not differ materially from the terms, amounts, and other coverage limitations applicable to losses arising from events other than acts of terrorism.”	<i>No change</i>	Provides for small insurer “opt-out” of the make available requirement. Requires State regulator determination of financial hardship exposure.
<b>Pre-Event Reserving</b>	No provision	Requires GAO study on the viability and effects of collecting “upfront premiums” from participating insurers	Requires GAO study on the viability and effects of collecting “upfront premiums” from participating insurers, and on the viability of creating a capital reserve fund

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<b>Certification</b>	<p>Events must exceed \$5 million in aggregate losses to qualify as “act of terrorism”</p> <p>Secretary of the Treasury must certify in concurrence with Secretary of State and Attorney General</p>	<p>Requires Treasury Secretary to study and report to Congress on the certification process and whether to establish a timeline for certification determinations.</p>	<p>Requires determination within 90 days</p> <p>Eliminates \$5 million threshold</p> <p>Replaces Secretary of State with Secretary of Homeland Security, and requires only <u>consultation</u> by the Treasury Secretary</p>
<b>Foreign v. Domestic Terrorism</b>	No distinction	<i>No change</i>	<i>No change</i>
<b>TRIA Notice Requirement</b>	Required to be given at time of offer, purchase, and renewal	<i>No change</i>	Removes requirement at time of purchase (still must provide at offer and renewal)
<b>Risk Spreading Mechanisms</b>	<i>No provision</i>	Creates advisory committee to encourage development of private market risk spreading mechanisms	Creates advisory committee to encourage development of private market risk spreading mechanisms
<b>Data Collection</b>	<i>No provision</i>	<i>No provision</i>	Beginning in 2016, requires Treasury to collect data from insurers on TRIA coverages, premiums, take-up rates, etc.
<b>Broker Licensing</b>	<i>No provision</i>	Adds broker licensing legislation “NARAB II” as Title II (with sunset two-years from first license).	Adds broker licensing legislation “NARAB II” as Title II.
<b>CBO Estimate</b>	<i>Not applicable</i>	CBO estimates that S. 2244 would <u>reduce</u> deficits by \$460 million over ten years, but spending would continue after ten years resulting in no net effect on the deficit.	CBO estimates that H.R. 4871 would <u>increase</u> deficits by \$503 million over ten years, but revenues and spending would continue after ten years resulting in net budgetary savings.