LC004700

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO INSURANCE -- TITLE INSURERS ISSUING CLOSING OR SETTLEMENT PROTECTION

Introduced By: Senator Erin P.Lynch

Date Introduced: February 27, 2014

Referred To: Senate Commerce

It is enacted by the General Assembly as follows:

SECTION 1. Section 27-2.6-6 of the General Laws in Chapter 27-2.6 entitled "Rhode

Island Title Insurers Act" is hereby amended to read as follows:

27-2.6-6. Limitations on powers. -- (a) No insurer that transacts any class, type or kind

4 of business other than title insurance shall be eligible for the issuance or renewal of a license to

transact the business of title insurance in this state nor shall title insurance be transacted,

underwritten or issued by any insurer transacting or licensed to transact any other class, type or

kind of business.

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(b) A title insure shall not engage in the business of guaranteeing payment of the

9 principal or the interest of bonds or mortgages.

(c)(1) Notwithstanding subsection (a) of this section, and to the extent such coverage is

lawful within this state, a title insurer is expressly authorized to issue closing or settlement

protection to a proposed insured upon request if the title insurer or its title agent issues a

preliminary report, binder or title insurance policy. Such closing or settlement protection must be

14 provided in connection with the issuance of any loan policy insuring a lender's interest in

15 residential property intended for residential occupancy containing four (4) or less units. Nothing

in this section shall prohibit the title insurer from providing such closing or settlement protection

in connection with the issuance of any loan policy insuring a lender's interest in any other type of

18 <u>residential or commercial property.</u> Such <u>The</u> closing or settlement protection shall conform to

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1	the	terms	of	coverage	and	form	of	instrument	as	approved	by	the	commissioner	and	may

- indemnify a proposed insured solely against loss of settlement funds only because of the
- 3 following acts of a title insurer's named title insurance agent:
 - (i) Theft of settlement funds; and

- (ii) Failure to comply with written closing instructions by the proposed insured when agreed to by the title insurance agent relating to title insurance coverage.
- (2) The fee charged by a title insurer for each party receiving closing protection coverage shall be filed with and approved by the commissioner pursuant to § 27-2.6-16. The fee shall not be subject to any agreement requiring a division of fees or premiums collected on behalf of the title insurer. The fee shall be not less than fifty dollars (\$50.00) for the protection of all parties receiving the benefit of closing protection, to wit: The buyer(s) or borrower(s) and the lender(s) in connection with the real property transaction giving rise to the issuance of the closing or settlement protection.
 - (2)(3) A title insurer shall not provide any other coverage which purports to indemnify against improper acts or omissions of a person with regard to escrow, settlement, or closing services, except for an insured closing letter in a form approved by the department.
- SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO INSURANCE -- TITLE INSURERS ISSUING CLOSING OR SETTLEMENT PROTECTION

1	This act would permit title insurance companies and their agents to issue closing funds						
2	protection insurance on residential property closings for property consisting of four (4) units or						
3	less.						
4	This act would take effect upon passage.						
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