# **2009 SESSION**

**ENROLLED** 

[H 1887]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 38.2-2114 of the Code of Virginia, relating to foreclosure as grounds for 3 cancellation of property insurance policy.

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## Approved

#### Be it enacted by the General Assembly of Virginia: 6

7 1. That § 38.2-2114 of the Code of Virginia is amended and reenacted as follows:

8 § 38.2-2114. Grounds and procedure for termination of policy; contents of notice; review by 9 Commissioner; exceptions; immunity from liability.

10 A. Notwithstanding the provisions of § 38.2-2105, no policy or contract written to insure owner-occupied dwellings shall be canceled by an insurer unless written notice is mailed or delivered to 11 12 the named insured at the address stated in the policy, and cancellation is for one of the following 13 reasons: 14

1. Failure to pay the premium when due;

15 2. Conviction of a crime arising out of acts increasing the probability that a peril insured against will 16 occur; 17

3. Discovery of fraud or material misrepresentation;

4. Willful or reckless acts or omissions increasing the probability that a peril insured against will 18 19 occur as determined from a physical inspection of the insured premises; or

5. Physical changes in the property which result in the property becoming uninsurable as determined 20 21 from a physical inspection of the insured premises; or

6. Foreclosure efforts by the secured party against the subject property covered by the policy that 22 23 have resulted in the sale of the property by a trustee under a deed of trust as duly recorded in the land 24 title records of the jurisdiction in which the property is located.

25 B. No policy or contract written to insure owner-occupied dwellings shall be terminated by an 26 insurer by refusal to renew except at the expiration of the stated policy period or term and unless the 27 insurer or its agent acting on behalf of the insurer mails or delivers to the named insured, at the address 28 stated in the policy, written notice of the insurer's refusal to renew the policy or contract.

29 C. A written notice of cancellation of or refusal to renew a policy or contract written to insure 30 owner-occupied dwellings shall:

31 1. State the date that the insurer proposes to terminate the policy or contract, which shall be at least 32 30 days after mailing or delivering to the named insured the notice of cancellation or refusal to renew. 33 However, when the policy is being terminated for the reason set forth in subdivision 1 of subsection A 34 of this section, the date that the insurer proposes to terminate the policy may be less than 30 days but at 35 least 10 days from the date of mailing or delivery;

2. State the specific reason for terminating the policy or contract and provide for the notification 36 37 required by the provisions of §§ 38.2-608 and 38.2-609 and subsection B of § 38.2-610. However, those 38 notification requirements shall not apply when the policy is being canceled or not renewed for the 39 reason set forth in subdivision 1 of subsection A of this section;

40 3. Advise the insured that within 10 days of receipt of the notice of termination he may request in 41 writing that the Commissioner review the action of the insurer in terminating the policy or contract;

42 4. Advise the insured of his possible eligibility for fire insurance coverage through the Virginia 43 Property Insurance Association; and

44 5. Be in a type size authorized by § 38.2-311.

45 D. Within 10 days of receipt of the notice of termination any insured or his attorney shall be entitled 46 to request in writing to the Commissioner that he review the action of the insurer in terminating a policy or contract written to insure owner-occupied dwellings. Upon receipt of the request, the Commissioner 47 shall promptly initiate a review to determine whether the insurer's cancellation or refusal to renew 48 complies with the requirements of this section and of § 38.2-2113, if sent by mail. The policy shall 49 50 remain in full force and effect during the pendency of the review by the Commissioner except where the cancellation or refusal to renew is for reason of nonpayment of premium, in which case the policy shall 51 terminate as of the date stated in the notice. Where the Commissioner finds from the review that the 52 53 cancellation or refusal to renew has not complied with the requirements of this section or of 54 § 38.2-2113, if sent by mail, he shall immediately notify the insurer, the insured, and any other person 55 to whom notice of cancellation or refusal to renew was required to be given by the terms of the policy 56 that the cancellation or refusal to renew is not effective. Nothing in this section authorizes the

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Commissioner to substitute his judgment as to underwriting for that of the insurer. 57 58

E. Nothing in this section shall apply:

59 1. To any policy written to insure owner-occupied dwellings that has been in effect for less than 90 60 days when the notice of termination is mailed or delivered to the insured, unless it is a renewal policy;

61 2. If the insurer or its agent acting on behalf of the insurer has manifested its willingness to renew 62 by issuing or offering to issue a renewal policy, certificate or other evidence of renewal, or has otherwise manifested its willingness to renew in writing to the insured. The written manifestation shall 63 include the name of a proposed insurer, the expiration date of the policy, the type of insurance coverage 64 and information regarding the estimated renewal premium; 65

66 3. If the named insured or his duly constituted attorney-in-fact has notified the insurer or its agent 67 orally, or in writing, if the insurer requires such notification to be in writing, that he wishes the policy 68 to be canceled, or that he does not wish the policy to be renewed, or if, prior to the date of expiration, he fails to accept the offer of the insurer to renew the policy; 69

4. To any contract or policy written through the Virginia Property Insurance Association or any residual market facility established pursuant to Chapter 27 (§ 38.2-2700 et seq.) of this title; or 70 71

5. If an affiliated insurer has manifested its willingness to provide coverage at a lower premium than would have been charged for the same exposures on the expiring policy. The affiliated insurer shall 72 73 74 manifest its willingness to provide coverage by issuing a policy with the types and limits of coverage at 75 least equal to those contained in the expiring policy unless the named insured has requested a change in 76 coverage or limits. When such offer is made by an affiliated insurer, an offer of renewal shall not be 77 required of the insurer of the expiring policy, and the policy issued by the affiliated insurer shall be 78 deemed to be a renewal policy.

79 F. Each insurer shall maintain, for at least one year, records of cancellation and refusal to renew and 80 copies of every notice or statement referred to in subsection E of this section that it sends to any of its 81 insureds.

82 G. There shall be no liability on the part of and no cause of action of any nature shall arise against the Commissioner or his subordinates; any insurer, its authorized representative, its agents, or its 83 84 employees; or any firm, person or corporation furnishing to the insurer information as to reasons for cancellation or refusal to renew, for any statement made by any of them in complying with this section 85 or for providing information pertaining to the cancellation or refusal to renew. 86

H. Nothing in this section requires an insurer to renew a policy written to insure owner-occupied 87 88 dwellings, if the insured does not conform to the occupational or membership requirements of an insurer 89 who limits its writings to an occupation or membership of an organization.

90 I. No insurer or agent shall refuse to renew a policy written to insure an owner-occupied dwelling, 91 solely because of any one or more of the following factors:

- 92 1. Age:
- 93 2. Sex;
- 94 3. Residence;
- 95 4. Race:
- 96 5. Color;
- 97 6. Creed;
- 98 7. National origin;
- 99 8. Ancestry;
- 100 9. Marital status;

10. Lawful occupation, including the military service; however, nothing in this subsection shall 101 102 require any insurer to renew a policy for an insured where the insured's occupation has changed so as to 103 increase materially the risk;

11. Credit information contained in a "consumer report," as defined in the federal Fair Credit Reporting Act, 15 U.S.C. § 1681 et seq., bearing on a natural person's creditworthiness, credit standing 104 105 or credit capacity. If credit information is used, in part, as the basis for the nonrenewal, such credit 106 107 information shall be based on a consumer report procured within 120 days from the effective date of the 108 nonrenewal;

109 12. Any claim resulting primarily from natural causes;

110 13. One or more claims that were incurred more than 60 months immediately prior to the expiration 111 of the current policy period; or

14. Any inquiry from an insured about his insurance coverage or policy provisions. For purposes of 112 this subdivision, "inquiry" means a written or oral communication by an insured seeking information 113 regarding coverage or policy provisions that does not notify the insurer of a loss, incident or accident, 114 and that does not provide information indicating an increase in the hazard insured against. An insurer 115 shall not report any inquiry as a claim to a loss history database maintained by a consumer reporting 116 117 agency or insurance support organization.

118 Nothing in this section prohibits any insurer from setting rates in accordance with relevant actuarial 119 120 121 data.

J. No insurer shall cancel or refuse to renew a policy written to insure an owner-occupied dwelling

because an insured under the policy is a foster parent and foster children reside at the insured dwelling.