2012 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 38.2-1824 of the Code of Virginia and to amend the Code of Virginia by 2 3 adding in Chapter 8 of Title 38.2 an article numbered 3, consisting of sections numbered 38.2-812 through 38.2-815, and by adding in Chapter 18 of Title 38.2 an article numbered 4.1, consisting of 4 5 sections numbered 38.2-1845.1 through 38.2-1845.23, relating to property and casualty insurance; regulation and licensing of public adjusters.

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Approved

9 Be it enacted by the General Assembly of Virginia:

10 1. That § 38.2-1824 of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding in Chapter 8 of Title 38.2 an article numbered 3, consisting of 11 sections numbered 38.2-812 through 38.2-815, and by adding in Chapter 18 of Title 38.2 an article 12 13 numbered 4.1, consisting of sections numbered 38.2-1845.1 through 38.2-1845.23, as follows: 14

Article 3. Unlicensed Public Adjusters.

§ 38.2-812. Definition.

For the purposes of this article, "public adjuster" shall have the meaning as set forth in 17 § 38.2-1845.1. 18 19

§ 38.2-813. What constitutes appointment of agent for service of process.

20 The Clerk of the Commission shall be deemed to be appointed by any unlicensed public adjuster as 21 its agent for the service of process pursuant to § 13.1-758 if any of the following acts are effected by mail or otherwise in the Commonwealth by such unlicensed public adjuster: (i) the investigation, 22 23 negotiation, adjustment, or provision of advice to insureds in relation to first party claims arising under 24 insurance contracts that insure real or personal property located in the Commonwealth; (ii) the 25 solicitation of public adjusting for such contracts; (iii) the collection of fees, commissions, salaries, or 26 other considerations for such contracts; or (iv) the transaction of any other insurance business in 27 connection with such contracts. 28

§ 38.2-814. How process or notice served.

29 Service of process or notice upon any unlicensed public adjuster in any suit, action, or proceeding 30 arising out of or in connection with the acts enumerated in § 38.2-813 in the Commonwealth shall be 31 made in the manner prescribed in § 13.1-758.

32 § 38.2-815. Other legal service not limited.

33 Nothing in this article shall limit the right to serve any process or notice upon any unlicensed public 34 adjuster in any other manner permitted by law. 35

§ 38.2-1824. Kinds of agents' licenses and appointments issued.

A. 1. The Commission shall issue the following kinds of agents' licenses and appointments under this 36 37 chapter: Life and annuities insurance agent; health agent; property and casualty insurance agent; personal lines agent; limited lines credit insurance agent; limited lines life and health insurance agent; limited 38 39 lines property and casualty insurance agent; motor vehicle rental contract insurance agent; restricted 40 nonresident life and annuities insurance agent; restricted nonresident health agent; restricted nonresident 41 property and casualty insurance agent; restricted nonresident personal lines agent; public adjuster; 42 surplus lines broker; title insurance agent; variable contract agent; and viatical settlement broker. For the 43 purposes of nonresident reciprocal licensing as provided in § 38.2-1836, the Commission may issue a 44 license for any other limited line of insurance that the Commission may deem it necessary to recognize.

45 2. The Commission shall permit insurers, within each insurer's authority, to make the following kinds of appointments: life and health insurance, property and casualty insurance, and title insurance. The 46 appointed agent's authority is limited to that provided by his license and may not be expanded by his 47 **48** appointment or by his contractual agreement with an insurer.

49 B. The licenses of all individuals and business entities who on August 31, 2002, hold limited licenses 50 to write accident and sickness insurance, or automobile insurance, or casualty insurance, or fidelity and surety bonds, or fire insurance, or life insurance and annuities, shall have such licenses automatically 51 converted to the nearest equivalent license type provided in subsection A, and shall henceforth be 52 53 subject to all prelicensing and continuing education requirements applicable to such new license type.

54 C. All individuals and business entities who on July 1, 1999, held limited licenses to write bail 55 (appearance) bonds may remain licensed under such limited licenses until September 1, 2003, but no 56 such license which has lapsed or been revoked shall be reinstated, and no new or additional licenses of

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such type shall be issued. All such limited licenses shall terminate effective September 1, 2003. 57

58 D. All individuals and business entities who on August 31, 2002, hold any of the restricted licenses discontinued effective September 1, 2002, shall have any such licenses converted to the appropriate limited lines license or licenses effective September 1, 2002. 59 60 61

Article 4.1.

Licensing of Public Adjusters.

63 § 38.2-1845.1. Definitions. 64

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As used in this article:

65 "Catastrophic disaster" means an event where the President of the United States or the Governor of 66 the Commonwealth has declared a state of emergency.

67 "Home state" means the District of Columbia and any state or territory of the United States, except 68 Virginia, or any province of Canada, in which a public adjuster maintains such person's principal place 69 of residence or principal place of business and is licensed by that jurisdiction to act as a resident public 70 adjuster.

"License" means a document issued by the Commission authorizing an individual or business entity 71 72 to act as a public adjuster. The license itself does not create any authority, actual, apparent, or 73 inherent, in the licensee to represent, commit, or bind an insurer.

74 "Negotiate" means the act of conferring directly with or offering advice directly to a purchaser or 75 prospective purchaser of a particular contract of public adjusting concerning any of the substantive 76 benefits, terms, or conditions of the contract.

77 "Proof of compliance" means all documents, forms, and fees specified by the Commission for filing 78 proof of completion of Commission-approved continuing education courses for the appropriate number 79 of hours and for the appropriate content.

80 "Public adjuster" means an individual or business entity who receives, either directly or indirectly, a 81 salary, fee, commission, or other compensation for engaging in public adjusting.

82 "Public adjusting" means investigating, negotiating, adjusting, or providing advice to an insured in 83 relation to first party claims arising under insurance contracts that insure the real or personal property of an insured for the purpose of effecting the settlement of a claim on behalf of the insured. Public 84 85 adjusting includes advertising or representing oneself as a public adjuster; however, public adjusting does not include acting in any manner in relation to liability claims for personal injury or property 86 87 damage, other third-party claims, or uninsured or underinsured bodily injury liability claims. A licensed 88 insurance agent who only provides advice to an insured in relation to first party claims arising under 89 insurance contracts sold, solicited, or negotiated by the agent that insure the real or personal property 90 of an insured shall not be deemed to be engaged in public adjusting.

91 "Received by the Commission" means delivered into the possession of the Commission or its 92 administrator at the business address of the Commission's administrator. 93

§ 38.2-1845.2. License required of resident public adjusters.

94 A. No person shall engage in the business of public adjusting, on or after January 1, 2013, without 95 first applying for and obtaining a license from the Commission, except as provided in § 38.2-1845.3. Every license issued pursuant to this article shall be for a term expiring two years from the date of 96 97 issuance and may be renewed for ensuing two-year periods.

98 B. Each individual applicant for a public adjuster license who is at least 18 years of age, who has 99 satisfied the Commission that he (i) is of good character; (ii) has a reputation for honesty; (iii) has not 100 committed any act that is a ground for refusal to issue, denial, suspension, or revocation of a public adjuster license as set forth in § 38.2-1845.10; and (iv) has complied successfully with the other 101 102 requirements of this article is entitled to and shall receive a license under this chapter in the form and 103 manner prescribed by the Commission. The Commission may require, for resident licensing, proof of 104 residency as described in subsection B of § 38.2-1800.1.

105 C. Each individual applicant for a public adjuster license shall apply to the Commission in the form and manner prescribed by the Commission and shall provide satisfactory evidence of having met the 106 following requirements: 107

1. Each applicant shall pass, within 183 calendar days prior to the date of application for such 108 109 license, the public adjuster examination as required by the Commission pursuant to and in accordance 110 with the requirements set forth in § 38.2-1845.4.

111 2. Each applicant for a public adjuster license shall submit a nonrefundable application processing 112 fee prescribed by the Commission at the time of initial application for such license.

113 3. Prior to issuance of a license, each applicant shall attest that the applicant has, and thereafter 114 shall keep in force for as long as the license remains in effect, a bond in favor of the Commonwealth in the amount of \$50,000 with corporate sureties licensed by the Commission, on a form prescribed by the 115 Commission. The bond shall be conditioned that the public adjuster will conduct business under the 116

license in accordance with the laws of the Commonwealth. The bond shall not be terminated unless at 117

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least 60 calendar days' prior written notice of the termination is filed with the Commission. If, prior to 118 the expiration date of the bond, the licensed public adjuster fails to file with the Commission a 119 120 certification or attestation that a new bond satisfying the requirements of this section has been put into effect, the public adjuster license shall terminate, and the licensee shall be required to satisfy any and 121 122 all prelicensing requirements in order to apply for a new public adjuster license. The Commission may 123 ask for a copy of the bond or other evidence of financial responsibility at any time.

124 D. Except where prohibited by state or federal law, by submitting an application for license, the 125 applicant shall be deemed to have appointed the Clerk of the Commission as the agent for service of 126 process on the applicant in any action or proceeding arising in the Commonwealth out of or in 127 connection with the exercise of the license. Such appointment of the Clerk of the Commission as agent 128 for service of process shall be irrevocable during the period within which a cause of action against the 129 applicant may arise out of transactions with respect to subjects of insurance in the Commonwealth. Service of process on the Clerk of the Commission shall conform to the provisions of Chapter 8 130 (§ 38.2-800 et seq.). 131

132 E. Any individual who acts as a public adjuster and who is also an officer, director, principal, or 133 employee of a business entity acting as a public adjuster in the Commonwealth shall be required to hold 134 an appropriate individual license as a public adjuster in the Commonwealth.

135 F. A business entity acting as a public adjuster is required to obtain a public adjuster license. 136 Application shall be made in a form and manner acceptable to the Commission. Before approving the 137 application, the Commission shall find that:

138 1. The business entity has paid the fee prescribed by the Commission:

139 2. The business entity has demonstrated proof of residency pursuant to subsection B of 140 § 38.2-1800.1; and

141 3. The business entity has designated an individual licensed in Virginia as a public adjuster to be 142 responsible for the business entity's compliance with the laws, rules, and regulations of the 143 *Commonwealth applicable to public adjusters.*

144 G. The Commission may require any documents reasonably necessary to verify the information 145 contained in an application.

146 § 38.2-1845.3. Exemptions from article.

147 This article shall not apply to (i) an adjuster for or an agent or employee of an insurer or group of 148 insurers under common control or ownership that, as a representative of the insurer or group, adjusts 149 losses or damages under policies issued by the insurer or group; (ii) an adjuster who acts as an 150 independent contractor for one or more insurers; (iii) any attorney licensed in the Commonwealth; (iv) 151 a person employed only for the purpose of obtaining facts surrounding a loss or furnishing technical 152 assistance to a licensed public adjuster, including photographers, estimators, private investigators, engineers, and handwriting experts; (v) employees of a motor vehicle repair facility that prepare repair 153 154 estimates; or (vi) any person who settles subrogation claims between insurers. 155

§ 38.2-1845.4. Examinations.

156 A. Examinations for licenses shall be conducted at least monthly at the times and places prescribed 157 by the Commission. Each applicant shall be required to pass the examination prescribed by the 158 Commission as a condition for licensure unless otherwise exempted.

159 B. If the applicant fails to take the examination within 90 calendar days from the date his 160 registration for the examination is accepted, the examination fee shall be forfeited, and the registration 161 shall be considered withdrawn.

162 C. If the applicant fails to obtain the appropriate license from the Commission within 183 calendar 163 days from the date he passes the examination, the examination grade shall be considered invalid, and 164 the examination fee and application processing fee shall be forfeited. Such applicant shall be required to 165 reapply for the examination and to satisfy all appropriate prelicensing requirements.

D. An individual who applies for a resident public adjuster's license in the Commonwealth who was 166 previously licensed as a public adjuster in the individual's home state shall not be required to complete 167 168 any prelicensing examination. This exemption is only available if the individual is currently licensed in 169 the applicant's home state or if the application is received within 90 calendar days of the cancellation 170 of the applicant's previous license in the applicant's home state and if the applicant's home state issues 171 a certification that, at the time of cancellation, the applicant was in good standing in that state or the 172 state's Producer Database records, maintained by the NAIC, its affiliates, or subsidiaries, indicate that 173 the public adjuster is or was licensed in good standing in that state.

174 § 38.2-1845.5. Licensing nonresidents; reciprocal agreements with other states and Canadian provinces. 175

176 A. An individual or business entity that is not a resident as defined in subsection B of § 38.2-1800.1 177 but that is a resident of another state, territory, or province of Canada shall receive a nonresident

178 public adjuster license if:

179 1. The applicant presents proof in a form acceptable to the Commission that the applicant is 180 currently licensed or otherwise authorized as a resident public adjuster and is in good standing in his 181 home state;

182 2. The applicant has submitted the proper application for licensure or a copy of the application for 183 licensure submitted to his home state and has paid the fees required by § 38.2-1845.2;

184 3. The applicant's home state issues nonresident public adjuster licenses to residents of the Commonwealth on the same basis or will permit a resident of the Commonwealth to act as a public 185 186 adjuster in such state without requiring a license; and

187 4. The applicant, if a corporation, limited liability company, or limited partnership, has obtained 188 from the Clerk of the Commission a certificate of authority, certificate of registration, or certificate of 189 limited partnership, respectively.

190 B. For the purposes of this chapter, any individual whose place of residence and place of business 191 are in a city or town located partly within the Commonwealth and partly within another state may be 192 considered as meeting the requirements as a resident of the Commonwealth, provided the other state has 193 established by law or regulation similar requirements as to residence of such individuals.

194 C. The Commission may enter into a reciprocal agreement with an appropriate official of any other 195 state or province of Canada if such an agreement is required in order for a Virginia resident to be 196 similarly licensed as a nonresident in that state or province.

197 D. The Commission may verify the public adjuster's licensing status through the Producer Database 198 records maintained by the NAIC, its affiliates, or subsidiaries.

199 E. The business entity has designated an individual licensed in Virginia as a public adjuster to be 200 responsible for the business entity's compliance with the laws, rules, and regulations of the 201 *Commonwealth applicable to public adjusters.*

202 F. The Commission may require any documents reasonably necessary to verify the information 203 contained in an application.

204 G. A licensed nonresident public adjuster who changes his home state shall file a change of address 205 within 30 calendar days of the change of legal residence.

206 H. Any licenses issued to nonresidents pursuant to this section shall be terminated at any time that 207 the nonresident's equivalent authority in his home state is terminated, suspended, or revoked. 208

§ 38.2-1845.6. Individual moving into the Commonwealth from another state or Canadian province.

209 A. An individual holding a nonresident Virginia public adjuster license who has moved into the 210 Commonwealth from another state or a province of Canada shall submit the application and pay the license processing fee required by and in accordance with the requirements set forth in § 38.2-1845.2. A 211 212 public adjuster with an active nonresident Virginia public adjuster license may continue to operate 213 under his nonresident license for up to 90 calendar days while applying for a resident Virginia public 214 adjuster's license. If a nonresident public adjuster fails to obtain such resident license by the end of the 215 90-calendar-day period, the equivalent nonresident license shall terminate.

216 B. An individual licensed as a public adjuster in another state or province of Canada, but not 217 holding a nonresident Virginia public adjuster license, who moves to the Commonwealth shall submit 218 the application to become a resident public adjuster and shall pay the license processing fee set forth in 219 § 38.2-1845.2 within 90 calendar days of establishing residency in the Commonwealth as provided by 220 subsection B of § 38.2-1800.1. No prelicensing examination shall be required of that individual to obtain 221 a public adjuster license. After establishing legal residence in the Commonwealth and prior to obtaining 222 a license as a resident public adjuster, the individual shall be prohibited from conducting the business 223 of public adjusting in the Commonwealth. An individual who fails to submit the application and license 224 processing fee within 90 calendar days of establishing legal residence in the Commonwealth shall be 225 required to satisfy all resident public adjuster prelicensing requirements required by this article. 226

§ 38.2-1845.7. Refusal to issue; hearing; new application.

227 A. If the Commission is of the opinion that any applicant for public adjuster license is not of good 228 character or does not have a good reputation for honesty, it may refuse to issue the license, subject to 229 the right of the applicant to demand a hearing on the application. If the Commission refuses to issue a 230 new license, it shall give the applicant at least 10 calendar days' notice in writing of the time and place 231 of the hearing, if a hearing is requested. The notice shall contain a statement of the objections to the 232 issuance of the license. The notice may be given to the applicant by registered or certified mail, sent to 233 the last known address of record, or the last known business address if the address of record is 234 incorrect, or in any other lawful manner the Commission prescribes. The Commission may summon 235 witnesses to testify with respect to the applicant, and the applicant may introduce evidence in his or its 236 behalf. No applicant to whom a license is refused after a hearing shall again apply for a license until 237 after the expiration of a period of five years from the date of the Commission's order or such other 238 period as the Commission prescribes in its order.

239 B. The license of a business entity may be denied if the Commission finds, after notice and an

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opportunity to be heard, that a violation by an individual licensee acting at the direction of, on behalf
of, or with the permission of the business entity was known to be a violation by one or more of the
partners, officers, or managers acting on behalf of the business entity or if it can be demonstrated to the
satisfaction of the Commission that responsibility for such violation by the individual can reasonably be
imputed to one or more of the partners, officers, or managers acting on behalf of the business entity,
and neither was the violation reported to the Commission nor corrective action taken.

246 *C.* In addition to or in lieu of any applicable denial of a license, a person may, after notice and an opportunity to be heard, be subject to a penalty pursuant to § 38.2-218.

248 D. The Commission shall retain the authority to enforce the provisions of and impose any penalty or
249 remedy authorized by this title against any person who is under investigation for or charged with a
250 violation of this title, even if the person's license or registration has been surrendered, terminated,
251 suspended, revoked, or has lapsed by operation of law.

252 § 38.2-1845.8. Renewal application and fee.

253 A. Each licensed public adjuster shall remit biennially a renewal application in a form and manner 254 acceptable to the Commission, along with the nonrefundable renewal application processing fee 255 prescribed by the Commission for the renewal of the license. Any public adjuster license for which the 256 required renewal application and nonrefundable renewal application processing fee has been received 257 by the Commission shall, unless the license has been terminated, suspended, or revoked be renewed for 258 a two-year period. Any public adjuster license for which the required renewal application and 259 nonrefundable renewal application processing fee has not been received by the Commission in the 260 manner prescribed by the Commission shall automatically be terminated.

B. The nonrefundable renewal processing fee for each public adjuster license shall be paid in a manner and in an amount prescribed by the Commission. All fees shall be collected by the Commission and paid into the state treasury and credited to the fund for the maintenance of the Bureau of Insurance as provided in subsection B of § 38.2-400.

265 § 38.2-1845.9. Continuing education; approval of credits; failure to satisfy requirements; termination **266** of license.

267 A. An individual who holds a public adjuster license and who is not exempt under subsection B shall
268 satisfactorily complete a minimum of 24 hours of approved continuing education courses, including
269 three hours of ethics, reported on a biennial basis in conjunction with his license renewal.

B. This section shall not apply to licensees holding nonresident public adjuster licenses who have
met the continuing education requirements of their home state and whose home state gives credit to
residents of the Commonwealth on the same basis.

C. 1. The Commission or its administrator shall approve all continuing education instructors,
continuing education courses, and programs of instruction. The Commission shall establish and monitor
standards for the education of public adjusters, approve courses including evaluating credit hours for
all courses or programs offered, and set minimum requirements for course instructors. The Commission
shall have the authority to disapprove or withdraw approval of course sponsors, courses, or course
instructors when the established standards are not satisfied or where such standards have been violated.

2. The number of credits for each self-study course, correspondence course, or program of classroom 279 280 instruction shall be determined in a manner prescribed by the Commission. However, for an approved 281 classroom course, a credit hour shall be equivalent to a classroom hour providing at least 50 minutes of 282 continuous instruction or participation. No credits shall be granted for approved classroom courses 283 unless notice to the Commission or its administrator is accompanied by proof of attendance by the 284 course provider. No credits shall be granted for any correspondence or self-study course that does not 285 include a test of the subject matter, which shall be successfully completed by each public adjuster 286 requesting credit. The Commission shall have the right to review and approve or disapprove the 287 proposed test as part of the course approval process.

288 3. An instructor of an approved continuing education course shall be eligible to receive the same number of credits as a person enrolled in the course for the purpose of meeting the requirements.
290 However, public adjusters and instructors may apply credits for attending or teaching the same course only once during any continuing education reporting period.

D. Each public adjuster holding a license subject to the continuing education requirements of this
article shall complete all continuing education courses, pay a nonrefundable fee, and shall submit to the
Commission or its administrator proof of compliance with continuing education requirements in the form
and manner required by the Commission.

296 E. Any public adjuster subject to this article who fails to submit complete documentation, showing
297 proof of compliance with continuing education requirements, as well as all specified forms and
298 nonrefundable fees, to the Commission or its administrator shall be deemed to be in noncompliance with
299 the requirements of this article.

300 F. 1. The license of the public adjuster shall not be renewed if the public adjuster has failed to

301 satisfy the continuing education requirements of this section.

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302 2. A public adjuster shall have 30 calendar days to appeal to the Commission or its administrator 303 the decision to administratively terminate the license for failure to complete continuing education requirements as required by this section. A public adjuster wishing to contest the Commission's action in 304 305 terminating a license shall adhere to the Commission's Rules of Practice and Procedure (5 VAC 5-20-10 306 et seq.) and the Rules of Supreme Court of Virginia. Failure by the public adjuster to initiate such contest within 30 calendar days following the date of license termination shall be deemed a waiver by 307 308 the public adjuster of the right to contest such license termination.

309 G. A resident public adjuster whose license has been terminated under the terms of this section shall 310 be permitted to make application for a new license if all of the requirements of § 38.2-1845.2 are met.

311 H. Each public adjuster shall pay a nonrefundable continuing education processing fee in an amount 312 prescribed by the Commission.

313 § 38.2-1845.10. Grounds for placing on probation, refusal to issue or renew, revocation, or 314 suspension of license.

315 The Commission may, in addition to or in lieu of a penalty imposed under § 38.2-218, place on 316 probation, suspend, revoke, or refuse to issue or renew any person's license for any one or more of the 317 following causes:

318 1. Providing materially incorrect, misleading, incomplete, or untrue information in the license 319 application or any other document filed with the Commission;

320 2. Violating any insurance laws or violating any regulation, subpoena, or order of the Commission 321 or of another state's insurance regulatory authority:

3. Obtaining or attempting to obtain a license through misrepresentation or fraud;

323 4. Improperly withholding, misappropriating, or converting any moneys or properties received in the 324 course of doing business as a public adjuster;

325 5. Having been convicted of a felony, a crime of moral turpitude, or any criminal offense involving 326 dishonesty or a breach of trust;

327 6. Having admitted or been found to have committed any insurance unfair trade practice, as set forth 328 in Chapter 5 (§ 38.2-500 et seq.), or fraud;

7. Using fraudulent, coercive, or dishonest practices or demonstrating incompetence or 329 330 untrustworthiness in the conduct of business in the Commonwealth or elsewhere, or demonstrating 331 financial irresponsibility in the handling of policyholder, agency, or insurance company funds;

332 8. Having public adjuster license, or its equivalent, denied, suspended, or revoked in any other state, 333 province, district, or territory; 334

9. Intentionally misrepresenting the terms of an insurance contract;

335 10. Knowingly accepting public adjusting business from an individual who unlawfully solicited 336 business and who is not licensed but who is required to be licensed under this article;

337 11. Paying or sharing a commission, fee, or other valuable consideration to a person who is 338 required to be licensed under this article and is not so licensed; 339

12. Forging another's name to any document related to an insurance transaction;

340 13. Improperly using notes or any other reference material to complete an examination for a public 341 adjuster license; 342

14. Failing to comply with an administrative or court order imposing a child support obligation;

343 15. Failing to pay Virginia income tax or comply with any administrative or court order directing 344 payment of state income tax; or 345

16. Failing to report to the Commission as required by § 38.2-1845.17.

§ 38.2-1845.11. Termination, suspension, or revocation of license.

347 A. A license issued to an individual public adjuster shall authorize him to act as a public adjuster 348 until his license is otherwise terminated, suspended, or revoked.

349 B. A license issued to a business entity shall authorize such business entity to act as a public adjuster until such license is otherwise terminated, suspended, or revoked. The dissolution or 350 351 discontinuance of a partnership, whether by intent or by operation of law, shall automatically terminate the public adjuster license issued to such partnership. The Bureau shall automatically terminate all 352 353 public adjuster licenses within 90 calendar days of receiving notification from the Clerk of the 354 Commission that the certificate of organization or charter of a domestic limited liability company or corporation respectively, whether by intent or by operation of law, has been terminated or that the 355 356 certificate of registration or certificate of authority of a foreign limited liability company or corporation, 357 respectively, has been revoked.

C. Except as provided in subsection B of § 38.2-1845.5, the license authority of any licensed resident 358 359 public adjuster shall terminate immediately when such public adjuster has moved his residence from the 360 Commonwealth, whether or not the Commission has been notified of such move.

D. The license authority of any business entity licensed as a public adjuster shall terminate 361

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362 immediately if the sole licensed responsible public adjuster designated pursuant to subdivision F 3 of § 38.2-1845.2 for the business entity's compliance with the insurance laws, rules, and regulations of the 363 364 Commonwealth is removed for any reason and a new responsible public adjuster has not been designated and the Commission notified within 30 calendar days of such removal and of the newly 365 366 designated responsible public adjuster.

367 E. The Commission shall not revoke or suspend an existing license until the licensee is given an 368 opportunity to be heard before the Commission. If the Commission proposes to revoke or suspend an 369 existing license, it shall give the licensee at least 10 calendar days' notice in writing of the time and 370 place of the hearing, if a hearing is requested. The notice shall contain a statement of the objections to 371 the issuance of the license or the reason for its proposed revocation or suspension, as the case may be. 372 The notice may be given to the licensee by registered or certified mail, sent to the last known address of record or the last known business address if the address of record is incorrect, or in any other lawful 373 374 manner, the Commission prescribes. The Commission may summon witnesses to testify with respect to 375 the licensee, and the licensee may introduce evidence in the licensee's behalf. No licensee whose license 376 is revoked shall again apply for a license until after the expiration of a period of five years from the 377 date of the Commission's order or such other period as the Commission prescribes in its order.

378 F. The license of a business entity may be suspended or revoked if the Commission finds, after notice 379 and an opportunity to be heard, that a violation by an individual licensee acting at the direction of, on 380 behalf of, or with the permission of the business entity was known to be a violation by one or more of 381 the partners, officers, or managers acting on behalf of the business entity or if it can be demonstrated to 382 the satisfaction of the Commission that responsibility for such violation by the individual can reasonably 383 be imputed to one or more of the partners, officers, or managers acting on behalf of the business entity, 384 and neither was the violation reported to the Commission nor corrective action taken.

385 G. In addition to or in lieu of any applicable denial, suspension, or revocation of a license, a person 386 may, after notice and an opportunity to be heard, be subject to a penalty pursuant to § 38.2-218.

387 H. The Commission shall retain the authority to enforce the provisions of and impose any penalty or remedy authorized by this title against any person who is under investigation for or charged with a violation of this title, even if the person's license or registration has been surrendered, terminated, 388 389 390 suspended, revoked, or has lapsed by operation of law.

391 § 38.2-1845.12. Standards of conduct for public adjusters.

392 A. A public adjuster shall be fair and honest in any and all respects in any communications with an 393 insured and with an insurer or its representatives.

394 B. No person shall accept a commission, fee, or other compensation for investigating or settling 395 claims if that person is required to be licensed under this article and is not licensed.

396 C. A public adjuster shall have no financial interest in any aspect of an insured's claim other than 397 the salary, fee, commission, or compensation that may be established in the written contract between the 398 insured and the public adjuster.

399 D. A public adjuster shall not refer or direct an insured needing repairs or other services in 400 connection with a loss to any person in which the public adjuster has an ownership interest nor to any 401 person who will or is reasonably anticipated to provide the public adjuster with any direct or indirect 402 compensation for the referral of any resulting business; however, this subsection shall not be construed 403 to prohibit the execution of a bona fide written repair agreement between an insured and a contractor **404** pursuant to which the contractor undertakes to assume the insured's obligation to compensate a public 405 adjuster pursuant to the terms of a preexisting agreement between the public adjuster and the insured 406 meeting the requirements of this article, including §§ 38.2-1845.13 and 38.2-1845.14.

407 E. A public adjuster shall not prevent or attempt to dissuade an insured from communicating with an 408 insurer, the insurer's adjuster, an independent adjuster representing the insurer, an attorney, or any 409 other person regarding the settlement of the insured's claim.

410 F. The public adjuster's full consideration for the public adjuster's services shall be stated in the 411 written contract with the insured. If the consideration is based on a share of the insurance proceeds, the 412 exact percentage shall be specified. 413

G. Any choice of counsel to represent the insured shall be made solely by the insured.

414 H. A public adjuster may not settle a claim unless the terms and conditions of the settlement are 415 approved by the insured in writing.

416 I. A public adjuster shall not acquire any interest in salvage property except with the express written 417 permission of the insured after settlement with the insurer.

418 J. A public adjuster shall not permit an unlicensed employee or representative of the public adjuster 419 to conduct business for which a license is required under this article.

420 K. No public adjuster may represent or act as a company adjuster or independent adjuster on the 421 same claim.

422 L. No public adjuster shall enter into a contract or accept a power of attorney that vests in the

423 public adjuster the effective authority to choose the persons who shall perform repair work.

424 M. A public adjuster shall not solicit or attempt to solicit a client during the progress of a loss 425 producing occurrence as covered by the insurance contract. 426

N. Public adjusters may not solicit a client for employment from 8:00 p.m. to 8:00 a.m. daily.

O. A public adjuster shall notify, in writing, the insured or claimant in advance of the name and 427 428 location of any proposed contractor, architect, engineer, or similar professional before any bid or 429 proposal by any of these persons may be used by the public adjuster in estimating the loss. The insured 430 or claimant may exercise veto power of any of these persons, in which case that person shall not be 431 used in estimating costs.

432 P. A public adjuster shall ensure that any professional used in formulating estimates, the practice of 433 whose profession in the Commonwealth requires a license issued pursuant to Title 54.1, including any 434 architect or engineer as defined in § 54.1-400 and any contractor as defined in § 54.1-1100, holds a 435 current license from the appropriate licensing authority of the Commonwealth.

436 Q. No person shall advertise or promise to pay or rebate all or any portion of any insurance deductible as an inducement to the sale of the services of a public adjuster. As used in this subsection, 437 the term "promise to pay or rebate" includes (i) granting any allowance or offering any discount against 438 439 the fees to be charged, including, but not limited to, an allowance or discount in return for displaying a 440 sign or other advertisement at the insured's premises or (ii) paying the insured or any person directly or 441 indirectly associated with the property any form of compensation, gift, prize, bonus, coupon, credit, 442 referral fee, or other item of monetary value for any reason.

443 § 38.2-1845.13. Contract between public adjuster and insured.

444 A. Public adjusters shall ensure that all contracts for their services are in writing and contain the 445 following terms:

446 1. Legible full name of the public adjuster signing the contract, as specified in the records of the 447 Commission; 448

2. Public adjuster's permanent home state business address and phone number; 449

3. Public adjuster's license number, as specified in the records of the Commission;

4. Title "Public Adjuster Contract"; 450

451 5. The insured's full name and street address and the insurance company's name and policy number;

452 6. A description of the loss and a description of the location of the loss, if applicable;

453 7. A description of services to be provided to the insured by the public adjuster and all terms and 454 conditions of the engagement; 455

8. Signatures of the public adjuster and the insured:

456 9. The date the contract was signed by the public adjuster and the date the contract was signed by 457 the insured;

458 10. Attestation language stating that the public adjuster is fully bonded pursuant to state law;

459 11. The full salary, fee, commission, compensation, or other consideration the public adjuster is to 460 receive for services, subject to the provisions of § 38.2-1845.14; and

461 12. The right to rescind the contract within three business days after the contract has been signed by 462 the insured or, in the event of a catastrophic disaster, the right to rescind the contract within five business days after the contract has been signed by the insured. Such rescission shall be in writing and 463 464 mailed or delivered to the public adjuster at the address shown in the contract. Within 15 business days 465 following receipt of the notice to rescind, the public adjuster shall return to the insured anything of 466 value given by the insured under the contract.

467 B. The public adjuster shall provide a separate disclosure document to the insured stating (i) the 468 insured is not required to hire a public adjuster but has the right to do so; (ii) the public adjuster is not 469 an employee or representative of the insurer; (iii) the salary, fee, commission, or other consideration is 470 the obligation of the insured, not the insurer; (iv) property insurance policies obligate the insured to 471 present a claim to the insurer for consideration; (v) the insured has the right to initiate direct communications with the insured's attorney, the insurer, the insurer's adjuster, the insurer's attorney, 472 473 and any other person regarding the settlement of the insured's claim; and (vi) the insured may contact 474 the Commission for the licensing status of the public adjuster.

475 C. A public adjuster shall provide the insurer with a notification letter, which has been signed by the 476 insured, authorizing the public adjuster to represent the insured's interest.

477 D. No public adjuster shall enter into a contract that prevents an insured from pursuing any civil 478 remedy after the revocation or cancellation period set forth in subdivision A 12.

479 § 38.2-1845.14. Fees.

480 A. No public adjuster shall require, demand, or accept any fee, retainer, compensation, deposit, or 481 thing of value prior to the settlement of a claim.

482 B. Except as provided in subsection C, no public adjuster shall charge, agree to, or accept as 483 compensation or reimbursement any payment, commission, fee, or other thing of value that is not fair

484 and reasonable in relation to the work performed. Any such commission, fee, or other thing of value **485** shall include any expenses incurred by the public adjuster in the estimating and settlement of any claim.

486 C. In the event of a catastrophic disaster, no public adjuster shall charge, agree to, or accept as
487 compensation or reimbursement any payment, commission, fee, or other thing of value equal to more
488 than 10 percent of any insurance settlement proceeds. Any such commission, fee, or other thing of value
489 shall include any expenses incurred by the public adjuster as part of the estimating and settlement of
490 any claim.

491 D. No public adjuster shall charge a fee, commission, or other valuable consideration based, in
492 whole or in part, on an amount paid to the insured by the insurer prior to the date of the written
493 contract between the insured and the public adjuster.

494 E. A public adjuster's contract may not contain a provision that allows the public adjuster's
495 percentage fee to be collected when money is due from an insurer, but not paid, or that allows a public
496 adjuster to collect the entire fee from the first check issued by an insurer, rather than as a percentage
497 of each check issued by an insurer.

498 *F.* A public adjuster's contract may not contain a provision that requires the insured to authorize an insurer to issue a check only in the name of the public adjuster.

G. A public adjuster's contract may not contain a provision that imposes collection costs or late fees.
H. The public adjuster's contract may specify that the public adjuster shall be named as a copayee on an insurer's payment of a claim, provided that (i) if the compensation is based on a share of the insurance settlement, the exact percentage shall be specified and (ii) initial expenses to be reimbursed to the public adjuster from the proceeds of the claim payment shall be specified by type, with dollar estimates set forth in the contract and with any additional expenses first approved by the insured.

506 I. If the insurer, not later than 72 hours after the date on which the loss is reported to the insurer, 507 either pays or commits in writing to pay to the insured the policy limit of the insurance policy, the 508 public adjuster shall (i) not receive a commission consisting of a percentage of the total amount paid by 509 an insurer to resolve a claim, (ii) inform the insured that the loss recovery amount represents the 510 maximum amount recoverable under the policy, and (iii) be entitled only to reasonable compensation 511 from the insured for services provided by the public adjuster on behalf of the insured, based on the time 512 spent on a claim and expenses incurred by the public adjuster.

513 § 38.2-1845.15. Record retention.

514 The public adjuster shall maintain sufficient records of its affairs so that the Commission may 515 adequately ensure that the public adjuster complies with all provisions of this chapter. The public 516 adjuster shall retain records pertaining to each claim handled for a minimum of five years after the 517 claim is settled. The appropriate licensing authority may prescribe the specific record entries and 518 documents to be kept.

519 § 38.2-1845.16. Escrow or trust accounts.

All funds received by, accepted by, or held by a public adjuster on behalf of an insured towards the settlement of a claim shall be handled in a fiduciary capacity and submitted for collection to or deposited in a separate fiduciary trust account or accounts in a financial institution licensed to do business in the Commonwealth no later than the close of the second business day from the receipt or acceptance of such funds. Any such funds held by such public adjuster shall be disbursed within 30 calendar days of any invoice received by such public adjuster upon approval of the insured or claimant that the work has been satisfactorily completed.

527 § 38.2-1845.17. Requirement to report to Commission.

528 A. Each licensed public adjuster shall report within 30 calendar days to the Commission any change 529 in his residence or name.

B. In addition to the requirements of §§ 59.1-69 and 59.1-70, any individual or business entity
licensed as a public adjuster in the Commonwealth and operating under an assumed or fictitious name
shall provide notice to the Commission, at the earlier of the time the application for a public adjuster
license is filed or within 30 calendar days from the date the assumed or fictitious name is adopted,
setting forth the name under which the public adjuster intends to operate in the Commonwealth. The
Commission shall also be notified within 30 calendar days from the date of cessation of the use of such
assumed or fictitious name.

537 C. Each licensed public adjuster shall report to the Commission any conviction involving a felony, a
538 crime of moral turpitude, or any criminal offense involving dishonesty or breach of trust in another
539 jurisdiction or in the Commonwealth within 30 calendar days of the final disposition of the matter. This
540 report shall include a copy of the order and other relevant legal documents.

541 D. Each licensed public adjuster shall report to the Commission within 30 calendar days of the final 542 disposition of the matter of any administrative action taken against him in another jurisdiction or by 543 another governmental agency in the Commonwealth. Such report shall include a copy of the order, 544 consent order, or other relevant legal documents.

545 § 38.2-1845.18. Information security program.

552

546 A. Each public adjuster shall implement a comprehensive written information security program that includes administrative, technical, and physical safeguards for the protection of policyholder information. The administrative, technical, and physical safeguards included in the information security 547 548 549 program shall be appropriate to the size and complexity of the public adjuster's business and the nature 550 and scope of its activities. 551

B. The information security program shall be designed to:

1. Ensure the security and confidentiality of policyholder information;

553 2. Protect against any anticipated threats or hazards to the security or integrity of the information; 554 and

555 3. Protect against unauthorized access to or use of the information that could result in substantial 556 harm or inconvenience to any policyholder. 557

§ 38.2-1845.19. What laws applicable; rulemaking authority.

558 A. Except as otherwise provided in this article and except where the context otherwise requires, all 559 of the provisions of this title apply to this article.

B. Pursuant to the authority granted by § 38.2-223, the Commission may promulgate such rules and 560 561 regulations as may be necessary or appropriate for the administration and enforcement of this article. 562

§ 38.2-1845.20. Immunities: confidentiality.

563 A. Any documents, materials, or other information in the control or possession of the Commission 564 that is furnished by an insurer, agent, or public adjuster or by an employee thereof acting on behalf of 565 the insurer, agent, or public adjuster or obtained by the Commission in an investigation pursuant to this 566 article shall be confidential by law and privileged, shall not be subject to inspection or review by the 567 general public, shall not be subject to subpoend, and shall not be subject to discovery or admissible in 568 evidence in any private civil action. However, the Commission is authorized to use the documents, materials, or other information in the furtherance of any regulatory or legal action brought as a part of 569 570 the Commission's duties.

571 B. Neither the Commission nor any person who received documents, materials, or other information 572 while acting under the authority of the Commission shall be permitted or required to testify in any 573 private civil action concerning any confidential documents, materials, or information subject to 574 subsection A.

575 C. In order to assist in the performance of the Commission's duties under this chapter, the 576 *Commission:*

577 1. May share documents, material, or other information, including the confidential and privileged 578 documents, materials, or information subject to subsection A, with other state, federal, and international 579 regulatory agencies; the NAIC, its affiliates, or subsidiaries; and with local, state, federal, and international law-enforcement authorities, provided that the recipient agrees to maintain the confidentiality and privileged status of the document, material, or other information. 580 581

582 2. May receive documents, materials, or information, including otherwise confidential and privileged documents, materials, or information, from the NAIC, its affiliates, or subsidiaries and from regulatory 583 584 and law-enforcement officials of other foreign or domestic jurisdictions and shall maintain as 585 confidential or privileged any document, material, or information received with notice or the understanding that it is confidential or privileged under the laws of the jurisdiction that is the source of 586 587 the document, material, or information.

588 D. No waiver of any applicable privilege or claim of confidentiality in the documents, materials, or 589 information shall occur as a result of disclosure to the Commission under this section or as a result of 590 sharing as authorized in subsection C.

591 E. Nothing in this chapter shall prohibit the Commission from releasing final, adjudicated actions 592 including for cause terminations that are open to public inspection pursuant to Chapter 4 (§ 12.1-18 et 593 seq.) of Title 12.1 to a database or other clearinghouse service maintained by the NAIC, its affiliates, or 594 subsidiaries. 595

§ 38.2-1845.21. Authority of Commission to delegate certain functions.

596 In order to assist in the performance of its duties, the Commission may contract with 597 nongovernmental entities, including the NAIC, any affiliates, or subsidiaries that the NAIC oversees, to **598** perform any ministerial functions, including licensing examination administration, the collection of fees 599 related to public adjuster licensing, and such other functions as the Commission may deem appropriate.

600 § 38.2-1845.22. Power of Commission to investigate affairs of persons engaged in the business of 601 public adjusting; penalties for refusal to permit investigation.

602 The Commission shall have power to examine and investigate the business affairs of any person 603 engaged or alleged to be engaged in the business of public adjusting in the Commonwealth to determine 604 whether the person has engaged or is engaging in any violation of this title. The Commission shall have the right to examine all records relating to the business of public adjusting by any such person in the 605

606 Commonwealth to determine whether the person is now or has been violating any of the provisions of 607 this title. Any licensee under this article or any person purporting to be a licensee under this article or 608 any person whose actions have led any person to believe that he is a licensee under this article who 609 refuses to permit the Commission or any of its employees or agents, including employees of the Bureau 610 of Insurance, to make an examination or who fails or refuses to comply with the provisions of this 611 section, may, after notice and an opportunity to be heard, be subject to any of the penalties relating to 612 licensees under this article, as provided in this title, including the denial, suspension, or revocation of 613 his license.

614 § 38.2-1845.23. False information and advertising generally.

No person shall knowingly make, publish, disseminate, circulate, or place before the public, or cause
or knowingly allow, directly or indirectly, to be made, published, disseminated, circulated, or placed
before the public in a newspaper, magazine, or other publication, or in the form of a notice, circular,
pamphlet, letter, or poster, or over any radio or television station, or in any other way, an
advertisement, announcement, or statement containing any assertion, representation, or statement
relating to (i) the business of public adjusting or (ii) any person in the conduct of his business of public
adjusting which is untrue, deceptive, or misleading.

622 2. That the provisions of this act shall become effective on January 1, 2013.