2016 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 38.2-1820, 38.2-1825, 38.2-1826, 38.2-1838, 38.2-1841, 38.2-1845.2, 38.2-1857.2, 38.2-1865.1, and 38.2-1865.5 of the Code of Virginia, relating to insurance agencies; 3 4 designated licensed producers.

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Approved

Be it enacted by the General Assembly of Virginia:

8 1. That §§ 38.2-1820, 38.2-1825, 38.2-1826, 38.2-1838, 38.2-1841, 38.2-1845.2, 38.2-1857.2,

9 38.2-1865.1, and 38.2-1865.5 of the Code of Virginia are amended and reenacted as follows: 10 § 38.2-1820. Issuance of license.

A. Each applicant who is at least eighteen 18 years of age and who has satisfied the Commission 11 12 that he is of good character, has a good reputation for honesty, and has complied with the other requirements of this article is entitled to and shall receive a license in the form the Commission 13 14 prescribes.

15 B. A business entity acting as an insurance producer is required to obtain an insurance producer license. Application shall be made using the Uniform Business Entity Application, or such other 16 17 application acceptable to the Commission. Before approving the application, the Commission shall find 18 that: 19

1. The business entity has paid the fees set forth in § 38.2-1819; and

20 2. The business entity has designated a an employee, officer, or director to serve as the licensed 21 producer responsible for the business entity's compliance with the insurance laws, rules, and regulations of this the Commonwealth. However, with respect to a business entity applying for a limited lines 22 23 license pursuant to Article 8 (§ 38.2-1875 et seq.) or 8.1 (§ 38.2-1881 et seq.), the licensed producer 24 designated by the vendor or lessor is not required to be an employee, officer, or director of the vendor 25 or lessor.

26 C. The Commission may require any documents reasonably necessary to verify the information 27 contained in an application. 28

§ 38.2-1825. Duration and termination of licenses and appointments.

A. A license issued to:

30 1. An individual agent shall authorize him to act as an agent until the license is otherwise terminated, 31 suspended or revoked.

2. A business entity shall authorize such business entity to act as an agent until the license is 32 33 otherwise terminated, suspended, or revoked. The dissolution or discontinuance of a partnership, whether 34 by intent or by operation of law, shall automatically terminate all licenses issued to such partnership. 35 The Bureau shall automatically terminate all insurance licenses within ninety 90 calendar days of receiving notification from the clerk of the Commission that the certificate of organization or charter of 36 37 a domestic limited liability company or corporation, respectively, whether by intent or by operation of 38 law, has been terminated or that the certificate of registration or certificate of authority of a foreign 39 limited liability company or corporation, respectively, has been revoked.

40 B. The license issued to a resident variable contract agent pursuant to this chapter shall terminate 41 immediately upon the termination of the licensee's life and annuities insurance agent license, and may 42 not be applied for again until the person has been issued a new life and annuities insurance agent 43 license.

C. The license issued to a resident surplus lines broker pursuant to this title shall terminate 44 45 immediately upon the termination of the licensee's property and casualty insurance agent license, and may not be applied for again until the person has been issued a new property and casualty insurance 46 47 agent license.

D. Immediately upon termination of a settlement agent's last appointment under his title insurance 48 49 agent license, the Bureau shall notify the Virginia State Bar to terminate the settlement agent's 50 registration and the person shall not be permitted to act as a settlement agent under his title insurance agent's license until a new appointment has taken effect. 51

E. An appointment issued to an agent by an insurer, unless terminated, suspended or revoked, shall 52 53 authorize the appointee to act as an agent for that insurer and to be compensated therefor 54 notwithstanding the provisions of §§ 38.2-1812 and 38.2-1823.

55 F. A business entity licensed as a producer shall designate within 30 calendar days a new licensed 56 producer responsible for the business entity's compliance with the insurance laws, rules, and regulations

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of the Commonwealth pursuant to subdivision B 2 of § 38.2-1820 following the removal, for any reason, 57 58 of the previous designated licensed producer.

59 § 38.2-1826. Requirement to report to Commission.

A. Each licensed agent shall report within thirty 30 calendar days to the Commission, and to every 60 61 insurer for which he is appointed any change in his residence or name.

B. Each licensed agent convicted of a felony shall report within thirty 30 calendar days to the 62 Commission the facts and circumstances regarding the criminal conviction. 63

C. Each licensed agent shall report to the Commission within thirty 30 calendar days of the final 64 disposition of the matter any administrative action taken against him in another jurisdiction or by 65 66 another governmental agency in this the Commonwealth. Such report shall include a copy of the order, 67 consent to order or other relevant legal documents.

D. The license authority of any licensed resident agent shall terminate immediately when such agent 68 has moved his residence from this the Commonwealth, whether or not the Commission has been notified 69 70 of such move.

71 E. Each business entity acting as an insurance producer shall report within 30 calendar days to the 72 Commission the removal, for any reason, of the designated licensed producer responsible for the 73 business entity's compliance with the insurance laws, rules, and regulations of the Commonwealth 74 pursuant to subdivision B 2 of § 38.2-1820, along with the name of the new designated licensed 75 producer. 76

§ 38.2-1838. License required of consultants.

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A. No person, unless he holds an appropriate license shall:

78 1. Represent to members of the public that he provides planning or consulting services beyond those 79 within the normal scope of activities of a licensed insurance agent; or

80 2. Except as provided in § 38.2-1812.2, charge or receive, directly or indirectly, a fee or other compensation for insurance advice, other than commissions received in such person's capacity as a 81 licensed insurance agent or surplus lines broker resulting from selling, soliciting, or negotiating 82 insurance or health care services as allowed by his license. 83

B. Each individual applying for an insurance consultant's license shall apply to the Commission in a 84 85 form acceptable to the Commission, and shall provide satisfactory evidence of having met the following 86 requirements:

1. To be licensed as a property and casualty insurance consultant the applicant must pass, within 183 87 88 calendar days prior to the date of application for such license, the property and casualty examination as 89 required in § 38.2-1817, except that an applicant who, at the time of such application holds an active 90 property and casualty insurance agent license, shall be exempt from the examination requirements;

91 2. To be licensed as a life and health insurance consultant, the applicant must pass, within 183 92 calendar days prior to the date of application for such license, both the life and annuities and the health examinations as required in § 38.2-1817, except that an applicant who, at the time of such application 93 94 holds both an active life and annuities license and an active health agent license, shall be exempt from 95 the examination requirements; and

3. Except where prohibited by state or federal law, by submitting an application for license, the 96 97 applicant shall be deemed to have appointed the clerk of the Commission as the agent for service of 98 process on the applicant in any action or proceeding arising in this the Commonwealth out of or in 99 connection with the exercise of the license. Such appointment of the clerk of the Commission as agent for service of process shall be irrevocable during the period within which a cause of action against the 100 applicant may arise out of transactions with respect to subjects of insurance in this the Commonwealth. 101 102 Service of process on the clerk of the Commission shall conform to the provisions of Chapter 8 103 (§ 38.2-800 et seq.) of this title.

104 C. Any individual who acts as an insurance consultant as an officer, director, principal or employee 105 of a business entity shall be required to hold an appropriate individual license as an insurance 106 consultant.

107 D. A business entity acting as an insurance consultant is required to obtain an insurance consultant 108 license. Application shall be made in a form and manner acceptable to the Commission. Before 109 approving the application, the Commission shall find that: 110

1. The business entity has paid the fee set forth in this section; and

2. The business entity has designated a an employee, officer, or director to serve as the licensed 111 producer responsible for the business entity's compliance with the insurance laws, rules and regulations 112 113 of this the Commonwealth.

114 E. The Commission may require any documents reasonably necessary to verify the information 115 contained in an application.

F. Each applicant for an insurance consultant's license shall submit a nonrefundable application 116 117 processing fee of fifty dollars \$50 at the time of initial application for such license.

118 § 38.2-1841. Termination, suspension or revocation of license.

A. A license issued to an individual insurance consultant shall authorize him to act as an insuranceconsultant until his license is otherwise terminated, suspended, or revoked.

B. A license issued to a business entity shall authorize such business entity to act as an insurance 121 122 consultant until such license is otherwise terminated, suspended, or revoked. The dissolution or 123 discontinuance of a partnership, whether by intent or by operation of law, shall automatically terminate 124 the insurance consultant's license issued to such partnership. The Bureau shall automatically terminate all 125 insurance consultant licenses within ninety 90 calendar days of receiving notification from the clerk of 126 the Commission that the certificate of organization or charter of a domestic limited liability company or 127 corporation respectively, whether by intent or by operation of law, has been terminated or that the 128 certificate of registration or certificate of authority of a foreign limited liability company or corporation, 129 respectively, has been revoked.

C. The termination of a consultant's license as an insurance agent pursuant to subsection A of \$38.2-1825 shall not result in the termination of the consultant's license provided the annual renewal application and nonrefundable renewal application processing fee prescribed in \$38.2-1840 continues to be paid, the consultant license continues to be renewed as required by \$38.2-1840, and the license is not otherwise revoked, suspended or terminated.

D. The license authority of any business entity licensed as a consultant shall terminate immediately if
the designated licensed producer responsible for the business entity's compliance with the insurance
laws, rules, and regulations of the Commonwealth pursuant to subdivision D 2 of § 38.2-1838 is
removed for any reason and a new responsible producer has not been designated and the Commission
notified within 30 calendar days of such removal and of the new designated responsible producer.

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

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A. No person shall engage in the business of public adjusting, on or after January 1, 2013, without
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
issuance and may be renewed for ensuing two-year periods.

B. Each individual applicant for a public adjuster license who is at least 18 years of age, who has satisfied the Commission that he (i) is of good character; (ii) has a reputation for honesty; (iii) has not 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 requirements of this article is entitled to and shall receive a license under this chapter in the form and manner prescribed by the Commission. The Commission may require, for resident licensing, proof of residency as described in subsection B of § 38.2-1800.1.

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

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

158 2. Each applicant for a public adjuster license shall submit a nonrefundable application processing fee159 prescribed by the Commission at the time of initial application for such license.

160 3. Prior to issuance of a license, each applicant shall attest that the applicant has, and thereafter shall 161 keep in force for as long as the license remains in effect, a bond in favor of the Commonwealth in the 162 amount of \$50,000 with corporate sureties licensed by the Commission, on a form prescribed by the Commission. The bond shall be conditioned that the public adjuster will conduct business under the 163 164 license in accordance with the laws of the Commonwealth. The bond shall not be terminated unless at least 60 calendar days' prior written notice of the termination is filed with the Commission. If, prior to the expiration date of the bond, the licensed public adjuster fails to file with the Commission a 165 166 certification or attestation that a new bond satisfying the requirements of this section has been put into 167 168 effect, the public adjuster license shall terminate, and the licensee shall be required to satisfy any and all 169 prelicensing requirements in order to apply for a new public adjuster license. The Commission may ask 170 for a copy of the bond or other evidence of financial responsibility at any time.

171 D. Except where prohibited by state or federal law, by submitting an application for license, the 172 applicant shall be deemed to have appointed the Clerk of the Commission as the agent for service of 173 process on the applicant in any action or proceeding arising in the Commonwealth out of or in 174 connection with the exercise of the license. Such appointment of the Clerk of the Commission as agent 175 for service of process shall be irrevocable during the period within which a cause of action against the 176 applicant may arise out of transactions with respect to subjects of insurance in the Commonwealth. 177 Service of process on the Clerk of the Commission shall conform to the provisions of Chapter 8 178 (§ 38.2-800 et seq.).

179 E. Any individual who acts as a public adjuster and who is also an officer, director, principal, or 180 employee of a business entity acting as a public adjuster in the Commonwealth shall be required to hold an appropriate individual license as a public adjuster in the Commonwealth. F. A business entity acting as a public adjuster is required to obtain a public adjuster license. 181

182 183 Application shall be made in a form and manner acceptable to the Commission. Before approving the 184 application, the Commission shall find that:

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

2. The business entity has demonstrated proof of residency pursuant to subsection B of 186 187 § 38.2-1800.1; and

188 3. The business entity has designated an individual employee, officer, or director licensed in Virginia 189 as a public adjuster to be responsible for the business entity's compliance with the laws, rules, and 190 regulations of the Commonwealth applicable to public adjusters.

191 G. The Commission may require any documents reasonably necessary to verify the information 192 contained in an application. 193

§ 38.2-1857.2. Applications for surplus lines brokers' licenses.

194 A. Every original applicant for a surplus lines broker's license shall apply for such license in a form 195 and manner prescribed by the Commission, and containing any information the Commission requires.

196 B. Prior to issuance of a license, the applicant shall file with the Commission a certification or 197 attestation that the applicant has, and thereafter shall keep in force for as long as the license remains in 198 effect, a bond in favor of this Commonwealth in the amount of \$25,000 with corporate sureties licensed 199 by the Commission. The bond shall be conditioned that the broker will conduct business under the 200 license in accordance with the provisions of the surplus lines insurance law and that he will promptly 201 remit the taxes provided by such law. The bond shall not be terminated unless at least thirty 30 calendar days' prior written notice of the termination is filed with the Commission. If, prior to the expiration date 202 203 of the bond, the licensed surplus lines broker fails to file with the Commission a certification or 204 attestation that a new bond satisfying the requirements of this section has been put into effect, the 205 surplus lines broker license shall terminate and the licensee shall be required to apply for a new surplus 206 lines broker license.

207 C. Notwithstanding any other provisions of this title, a person licensed as a surplus lines broker in 208 his home state, as defined in § 38.2-1800, shall receive a nonresident surplus lines broker license subject 209 to meeting the requirements set forth in § 38.2-1857.9.

210 D. Except where prohibited by state or federal law, by submitting an application for license, the applicant shall be deemed to have appointed the clerk of the Commission as the agent for service of 211 212 process on the applicant in any action or proceeding arising in this the Commonwealth out of or in 213 connection with the exercise of the license. Such appointment of the clerk of the Commission as agent 214 for service of process shall be irrevocable during the period within which a cause of action against the 215 applicant may arise out of transactions with respect to subjects of insurance in this the Commonwealth. 216 Service of process on the clerk of the Commission shall conform to the provisions of Chapter 8 217 (§ 38.2-800 et seq.) of this title.

218 E. A business entity acting as a surplus lines broker is required to obtain a surplus lines broker 219 license. In addition to the other requirements in this section, and before approving the application, the 220 Commission shall find that: 221

1. The business entity has paid the fee set forth in § 38.2-1857.3; and

2. If:

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223 a. A resident of this the Commonwealth, the business entity has designated a an employee, officer, or 224 director to serve as the licensed Virginia Property and Casualty insurance agent to be responsible for the 225 business entity's compliance with the insurance laws, rules and regulations of this the Commonwealth; or

226 b. Not a resident of this the Commonwealth, the business entity has designated a producer an 227 employee, officer, or director licensed in his home state to be responsible for the business entity's 228 compliance with the insurance laws, rules and regulations of this the Commonwealth.

229 \vec{F} . The Commission may require any documents reasonably necessary to verify the information 230 contained in an application.

231 § 38.2-1865.1. License required for viatical settlement brokers; Commission's authority; 232 conditions.

233 A. No person shall act as a viatical settlement broker, or solicit a viatical settlement contract while 234 acting as a viatical settlement broker, on or after January 1, 1998, without first obtaining a license from 235 the Commission.

236 B. A resident or nonresident life and annuities insurance agent shall not be prohibited from obtaining 237 a license, and subsequently acting as, a viatical settlement broker. Such licensed life and annuities agent 238 applying for a license as a viatical settlement broker shall comply with all provisions of this chapter.

239 C. Application for a viatical settlement broker's license shall be made to the Commission in the

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240 manner, in the form, and accompanied by the nonrefundable license processing fee prescribed by the 241 Commission.

242 D. A business entity acting as a viatical settlement broker is required to obtain a viatical settlement 243 broker license. In addition to the other requirements in this section, and before approving the 244 application, the Commission shall find that: 245

1. The business entity has paid the fee set forth in this section; and

246 2. The business entity has designated an employee, officer, or director who is a licensed viatical 247 settlement broker as the individual responsible for the business entity's compliance with the insurance 248 and other laws of this title, and related rules and regulations of this the Commonwealth.

249 E. The Commission may require any documents reasonably necessary to verify the information 250 contained in an application.

251 F. Except where prohibited by state or federal law, by submitting an application for license, the 252 applicant shall be deemed to have appointed the clerk of the Commission as the agent for service of 253 process on the applicant in any action or proceeding arising in this the Commonwealth out of or in 254 connection with the exercise of the license. Such appointment of the clerk of the Commission as agent 255 for service of process shall be irrevocable during the period within which a cause of action against the 256 applicant may arise out of transactions with respect to subjects of insurance in this the Commonwealth. 257 Service of process on the clerk of the Commission shall conform to the provisions of Chapter 8 258 (§ 38.2-800 et seq.) of this title.

259 G. The license processing fee required by this section shall be collected by the Commission, paid 260 directly into the state treasury, and credited to the "Bureau of Insurance Special Fund — State 261 Corporation Commission" for the maintenance of the Bureau of Insurance as provided in subsection B 262 of § 38.2-400.

263 H. Before June 1 of each year, each viatical settlement broker shall remit the nonrefundable renewal 264 fee and renewal application prescribed by the Commission for the renewal of the license effective July 1 265 of that year.

266 I. Viatical settlement broker's licenses may be renewed for a one-year period ending on the following June 30 if the required renewal application and renewal fee have been received by the Commission on 267 268 or before June 1, and the license has not been terminated, suspended or revoked on or before June 30.

269 J. The renewal fee required by this section shall be collected by the Commission, paid directly into 270 the state treasury, and credited to the "Bureau of Insurance Special Fund - State Corporation 271 Commission" for the maintenance of the Bureau of Insurance as provided in subsection B of § 38.2-400. 272 K. Each applicant for a viatical settlement broker's license shall provide satisfactory evidence that no

273 disciplinary action has resulted in the suspension or revocation of any federal or state license pertaining 274 to the business of viatical settlements or to the insurance or other financial services business.

275 L. In the absence of a written agreement making the broker the viator's agent, viatical settlement 276 brokers are presumed to be agents of viatical settlement providers.

277 M. A viatical settlement broker shall not, without the written agreement of the viator obtained before 278 performing any services in connection with a viatical settlement, seek or obtain any compensation from 279 the viator. 280

§ 38.2-1865.5. Requirement to report to Commission.

281 A. Each licensed viatical settlement broker shall report, in writing, any change in business or 282 residence address or name within thirty calendar days to the Commission.

283 B. In addition to the requirements of §§ 59.1-69 and 59.1-70, any individual or business entity 284 licensed as a viatical settlement broker in this Commonwealth and operating under an assumed or fictitious name shall notify the Commission, at the earlier of the time the application for a viatical 285 286 settlement broker license is filed or within thirty 30 calendar days from the date the assumed or 287 fictitious name is adopted, setting forth the name under which the viatical settlement broker intends to 288 operate in Virginia. The Commission shall also be notified within thirty 30 calendar days from the date 289 of cessation of the use of such assumed or fictitious name.

290 C. Each licensed viatical settlement broker convicted of a felony shall report within thirty 30 291 calendar days to the Commission the facts and circumstances regarding the criminal conviction.

292 D. Each licensed viatical settlement broker shall report to the Commission within thirty 30 calendar 293 days of the final disposition of the matter any administrative action taken against him in another 294 jurisdiction or by another governmental agency in this the Commonwealth. Such report shall include a 295 copy of the order, consent to order or other relevant legal documents.

296 E. The license authority of any licensed resident viatical settlement broker shall terminate 297 immediately when such viatical settlement broker has moved his residence from this the Commonwealth, 298 whether or not the Commission has been notified of such move.

299 F. The license authority of any business entity licensed as a viatical settlement broker shall terminate 300 immediately if the designated licensed viatical settlement broker responsible for the business entity's

301 compliance with the insurance laws, rules, and regulations of the Commonwealth pursuant to
302 subdivision D 2 of § 38.2-1865.1 is removed for any reason and a new responsible viatical settlement
303 broker has not been designated and the Commission notified within 30 calendar days of such removal
304 and of the new designated responsible viatical settlement broker.