# **2017 SESSION**

	17105419D
1	HOUSE BILL NO. 1542
	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3 4	(Proposed by the Senate Committee on Commerce and Labor
4	on February 13, 2017)
5	(Patron Prior to Substitute—Delegate Kilgore)
6	A BILL to amend and reenact §§ 38.2-100, 38.2-2600, 38.2-2601, 38.2-2602, 38.2-2604, 38.2-2605,
7	38.2-2613, 38.2-2615, 59.1-200, and 59.1-436 of the Code of Virginia; to amend the Code of
8	Virginia by adding a section numbered 58.1-400.4 and by adding in Title 59.1 a chapter numbered
9	33.1, consisting of sections numbered 59.1-434.1 through 59.1-434.8; and to repeal Article 2
10	(§§ 38.2-2617 through 38.2-2627) of Chapter 26 of Title 38.2 of the Code of Virginia, relating to the
11	regulation of home service contract providers; penalties.
12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 38.2-100, 38.2-2600, 38.2-2601, 38.2-2602, 38.2-2604, 38.2-2605, 38.2-2613, 38.2-2615,
14	59.1-200, and 59.1-436 of the Code of Virginia are amended and reenacted and that the Code of
15 16	Virginia is amended by adding a section numbered 58.1-400.4 and by adding in Title 59.1 a chapter numbered 33.1, consisting of sections numbered 59.1-434.1 through 59.1-434.8, as follows:
10 17	§ 38.2-100. Definitions.
18	As used in this title:
19	"Alien company" means a company incorporated or organized under the laws of any country other
20	than the United States.
<b>2</b> 1	"Commission" means the State Corporation Commission.
22	"Commissioner" or "Commissioner of Insurance" means the administrative or executive officer of the
23	division or bureau of the Commission established to administer the insurance laws of this
24	Commonwealth.
25	"Company" means any association, aggregate of individuals, business, corporation, individual,
26	joint-stock company, Lloyds type of organization, organization, partnership, receiver, reciprocal or
27	interinsurance exchange, trustee or society.
28 29	"Domestic company" means a company incorporated or organized under the laws of this Commonwealth.
29 30	"Foreign company" means a company incorporated or organized under the laws of the United States,
31	or of any state other than this Commonwealth.
32	"Health services plan" means any arrangement for offering or administering health services or similar
33	or related services by a corporation licensed under Chapter 42 (§ 38.2-4200 et seq.) of this title.
34	"Insurance" means the business of transferring risk by contract wherein a person, for a consideration,
35	undertakes (i) to indemnify another person, (ii) to pay or provide a specified or ascertainable amount of
36	money, or (iii) to provide a benefit or service upon the occurrence of a determinable risk contingency.
37	Without limiting the foregoing, "insurance" shall include (i) each of the classifications of insurance set
38 39	forth in Article 2 (§ 38.2-101 et seq.) of this chapter and (ii) the issuance of group and individual contracts, certificates, or evidences of coverage by any health services plan as provided for in Chapter
<b>40</b>	42 (§ 38.2-4200 et seq.) of this title, health maintenance organization as provided for in Chapter 43
41	(§ 38.2-4300 et seq.) of this title, legal services organization or legal services plan as provided for in
42	Chapter 44 (§ 38.2-4400 et seq.) of this title, dental or optometric services plan as provided for in
43	Chapter 45 (§ 38.2-4500 et seq.) of this title, and dental plan organization as provided for in Chapter 61
44	(§ 38.2-6100 et seq.) of this title. "Insurance" shall not include any activity involving a home service
45	contract that is subject to regulation pursuant to Chapter 33.1 (§ 59.1-434.1 et seq.) of Title 59.1, an
46	extended service contract that is subject to regulation pursuant to Chapter 34 (§ 59.1-435 et seq.) of
47 19	Title 59.1, or a warranty made by a manufacturer, seller, lessor, or builder of a product or service.
48 49	"Insurance company" means any company engaged in the business of making contracts of insurance. "Insurance transaction," "insurance business," and "business of insurance" include solicitation,
49 50	negotiations preliminary to execution, execution of an insurance contract, and the transaction of matters
50 51	subsequent to execution of the contract and arising out of it.
52	"Insurer" means an insurance company.
53	"Medicare" means the "Health Insurance for the Aged Act," Title XVIII of the Social Security
54	Amendment of 1965, as amended.
55	"Person" means any association, aggregate of individuals, business, company, corporation, individual,
56	joint-stock company, Lloyds type of organization, organization, partnership, receiver, reciprocal or

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"Rate" or "rates" means any rate of premium, policy fee, membership fee or any other charge made by an insurer for or in connection with a contract or policy of insurance. The terms "rate" or "rates" 57 58

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60 shall not include a membership fee paid to become a member of an organization or association, one of the benefits of which is the purchasing of insurance coverage. 61

62 "Rate service organization" means any organization or person, other than a joint underwriting 63 association under § 38.2-1915 or any employee of an insurer including those insurers under common 64 control or management, who assists insurers in ratemaking or filing by:

65 (a) Collecting, compiling, and furnishing loss or expense statistics;

66 (b) Recommending, making or filing rates or supplementary rate information; or

(c) Advising about rate questions, except as an attorney giving legal advice. 67

"State" means any commonwealth, state, territory, district or insular possession of the United States. **68** 

"Surplus to policyholders" means the excess of total admitted assets over the liabilities of an insurer, and shall be the sum of all capital and surplus accounts, including any voluntary reserves, minus any 69 70 impairment of all capital and surplus accounts. 71

Without otherwise limiting the meaning of or defining the following terms, "insurance contracts" or 72 73 "insurance policies" shall include contracts of fidelity, indemnity, guaranty and suretyship. 74

# CHAPTER 26.

# HOME PROTECTION COMPANIES AND HOME SERVICE CONTRACT PROVIDERS.

Article 1.

## Home Protection Companies.

# § 38.2-2600. Definitions.

As used in this article chapter:

80 "Fronting company" means a licensed insurer or licensed home protection company which generally transfers to one or more unlicensed insurers or unlicensed home protection companies by reinsurance or 81 otherwise all or substantially all of the risk of loss under all of the home protection contracts written by 82 83 it in this Commonwealth.

84 "Home protection company" means any person who performs, or arranges to perform, services 85 pursuant to a home protection insurance contract.

"Home protection insurance contract" or "contract" means any insurance contract or agreement 86 87 whereby a person undertakes for a specified period of time and for a predetermined fee to furnish, 88 arrange for or indemnify for service, repair, or replacement of any and all of the structural components, 89 parts, appliances, or systems of any covered residential dwelling necessitated by wear and tear, 90 deterioration, inherent defect, or by the failure of an inspection to detect the likelihood of failure.

91 The contract shall provide for a system to effect repair or replacement if the contract undertakes to 92 provide for repair or replacement services. The contract shall not include protection against 93 consequential damage from the failure of any structural component, part, appliance or system. 94

"Structural component" means the roof, foundation, basement, walls, ceilings, or floors of a home.

### 95 § 38.2-2601. Exemptions.

96 This article *chapter* shall not apply to:

1. Performance guarantees given by either (i) the builder of a home or (ii) the manufacturer, seller, 97 98 or lessor of the property that is the subject of the contract if no identifiable charge is made for the 99 guarantee.

100 2. Any service contract, guarantee, or warranty intending to guarantee or warrant the repairs or service of a home appliance, component, part, or system that is issued (i) by a person who has sold, 101 102 serviced, repaired, or provided replacement of the appliance, component, part, or system at the time of or prior to issuance of the service contract, guarantee or warranty if such person does not engage in the 103 business of a home protection company or (ii) by a home protection company which sells such service 104 contracts, guarantees or warranties in the Commonwealth of Virginia and which has net worth in excess 105 of \$100 million. 106

# § 38.2-2602. Limited applicability to certain insurers.

108 A property and casualty insurer may be licensed to transact home protection insurance as defined in 109 38.2-129. An insurer licensed in this Commonwealth to transact the class of insurance defined by 110 § 38.2-111 on July 1, 1986, may also transact home protection insurance without additional authority. No other provision of this article chapter, except § 38.2-2606 and §§ 38.2-2608 through 38.2-2614, shall 111 112 be applicable to the insurers, their businesses, or their home protection contracts.

# § 38.2-2604. Qualification for license; net worth; deposit of securities with State Treasurer.

A. No license shall be issued to any home protection company unless the applicant:

1. Is a Virginia corporation formed under the provisions of Article 3 (§ 13.1-618 et seq.) of Chapter 115 9 of Title 13.1, or Article 3 (§ 13.1-818 et seq.) of Chapter 10 of Title 13.1; or 116

2. Is a foreign corporation subject to regulation and licensing under the laws of its domiciliary 117 jurisdiction which are substantially similar to those provided in this article chapter, and has obtained a 118 certificate of authority to transact business in this Commonwealth; 119

120 3. Furnishes the Commission with evidence satisfactory to it that the management of the home protection company is competent and trustworthy, and can be reasonably expected to successfully 121

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122 manage the company's affairs in compliance with law;

123 4. Establishes to the satisfaction of the Commission that it (i) maintains employees or has contractual 124 arrangements sufficient to provide the services or indemnity undertaken by it, and (ii) agrees to accept 125 requests for heating, electrical and plumbing services contracted for twenty-four hours per day, seven 126 days per week;

127 5. Makes the deposit of bonds or other securities required by this section;

- 128 6. Is otherwise in compliance with this article *chapter*;
- 129 7. Has filed the required application and paid the required fee;
- 130 8. Has paid all fees, taxes, and charges required by law;
- 131 9. Has the minimum net worth prescribed by this section;

132 10. Has filed any financial statement and any reports, certificates, or other documents as the 133 Commission deems necessary to secure a full and accurate knowledge of its affairs and financial 134 condition; and

135 11. Keeps adequate, correct and complete books and records of accounts and maintains proper 136 accounting controls.

137 B. The Commission shall not issue a license to or renew the license of a home protection company 138 unless it is satisfied that the financial condition, the method of operation, and the manner of doing 139 business enable the home protection company to meet its obligations to all contract holders and that the 140 home protection company has otherwise complied with all the requirements of law.

141 C. A home protection company shall maintain a net worth in an amount not less than 20% of the 142 premiums charged on its contracts currently in force; however, the minimum required net worth shall be 143 not less than \$100,000, and the maximum required net worth shall be that amount required of insurers 144 under the provisions of Article 5 (§ 38.2-1024 et seq.) of Chapter 10 of this title.

D. No license shall be granted to any home protection company until it presents to the Commission a 145 146 certificate of the State Treasurer that bonds or other securities have been deposited with him to be held 147 in accordance with the provisions of and upon the terms and conditions and in the amount as provided 148 in Article 7 (§ 38.2-1045 et seq.) of Chapter 10 of this title.

#### 149 § 38.2-2605. Expiration and renewal of license.

150 Every home protection company licensed under this article *chapter* shall obtain a renewal of its 151 license annually from the Commission. Every license issued under this article chapter shall expire at 152 midnight on June 30 immediately following the date of issuance. No renewal license shall be issued 153 unless the home protection company has paid all taxes, fees, assessments and other charges imposed 154 upon it, and has complied with all the other requirements of law. The Commission shall not fail or 155 refuse to renew the license of any home protection company without giving the home protection 156 company ten days' notice of the failure or refusal to renew and providing it an opportunity to be heard 157 and to introduce evidence in its behalf. Any such hearing may be informal, and the required notice may 158 be waived by the Commission and the home protection company.

### 159 § 38.2-2613. Application of insurance laws.

160 Except as otherwise specifically provided in this article *chapter* or where the context requires otherwise, all of the provisions of this title that apply to property and casualty insurers shall apply in 161 every respect to home protection companies licensed under this article chapter. In addition, Article 1 162 (§ 58.1-2500 et seq.) and Article 2 (§ 58.1-2520 et seq.) of Chapter 25 of Title 58.1 shall apply to the 163 164 operation of a home protection company. 165

## § 38.2-2615. Other insurance transactions prohibited.

166 A. A home protection company that engages in any business other than the business of a home 167 protection company is not eligible for the issuance or renewal of a license in this Commonwealth.

168 B. Nothing in this article *chapter* shall be deemed to authorize any home protection company to 169 transact any business other than that of a home protection company or to transact any other business of 170 insurance, unless the company is authorized by a license issued by the Commission.

### 171 § 58.1-400.4. Minimum tax on home service contract providers.

172 A. As used in this section, unless the context requires a different meaning:

"Collected provider fees" means provider fees collected on home service contracts issued to a 173 174 resident of the Commonwealth.

175 "Home service contract" means the same as that term is defined in § 59.1-434.1.

176 "Provider" means the same as that term is defined in § 59.1-434.1.

177 "Provider fee" means the consideration paid for a home service contract issued to a resident of the 178 Commonwealth.

179 B. For taxable years beginning on and after January 1, 2018, a provider shall be subject to a minimum tax instead of the corporate income tax imposed by § 58.1-400, if applicable, net any income 180 tax credits that may be used to offset such tax, if the tax imposed by § 58.1-400 is less than the 181

182 minimum tax imposed by this subsection. The minimum tax imposed by this subsection shall be equal to

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183 2.25 percent of such provider's collected provider fees.

184 C. In the case of an income tax return for a period of less than 12 months, the minimum tax shall be 185 based on the collected provider fees for the calendar year that ends during the taxable period or, if 186 none, the most recent calendar year that ended before the taxable period. The minimum tax shall be 187 prorated by the number of months in the taxable period.

188 D. For purposes of the corporate income tax imposed by § 58.1-400, a provider's collected provider 189 fees shall be considered sales in the Commonwealth when determining such provider's sales factor 190 pursuant to § 58.1-414.

191 E. When a provider that is subject to the tax imposed by this section is one of several affiliated corporations that file a consolidated or combined income tax return, the portion of the affiliated 192 193 corporations' tax liability that is attributable to the provider shall be computed as follows:

1. Each corporation included in the consolidated or combined return shall recompute its corporate 194 195 income tax liability, net of any income tax credits, as if it were filing a separate return. The separate income tax liability of the provider shall then be compared to the affiliated corporation's tax liability, 196 197 net of any income tax credits, indicated on the consolidated or combined return. For purposes of this 198 section, the lesser amount shall be deemed to be the corporate income tax imposed by § 58.1-400 and 199 attributable to the provider.

200 2. If such corporate income tax amount is less than the minimum tax of the provider as calculated 201 pursuant to subsection B, the provider shall be subject to the minimum tax in lieu of the corporate 202 income tax imposed by § 58.1-400.

203 3. If such corporate income tax amount exceeds the minimum tax of the provider as calculated 204 pursuant to subsection B, the provider shall not owe the minimum tax.

205 F. The requirements imposed under Article 20 (§ 58.1-500 et seq.) of Chapter 3 regarding the filing 206 of a declaration of estimated income taxes and the payment of such estimated taxes shall be applicable 207 to a provider regardless of whether such taxpayer expects to be subject to the minimum tax imposed herein or to the corporate income tax imposed by § 58.1-400. 208

209 For purposes of determining the applicability of the exceptions under which the addition to the tax 210 for the underpayment of any installment of estimated taxes shall not be imposed, it shall be irrelevant 211 whether the tax shown on the return for the preceding taxable year is the corporate income tax or the 212 minimum tax.

213 G. Every provider that owes the minimum tax imposed by this section shall remit such tax payment 214 to the Department of Taxation.

215 H. The minimum tax imposed by this section on providers is in lieu of all other state and local 216 license fees or license taxes on providers and home service contracts. 217

I. The minimum tax imposed by this section shall:

218 1. Apply to (i) any entity that immediately prior to January 1, 2018, was licensed as a provider under former Article 2 (§ 38.2-2617 et seq.) of Chapter 26 of Title 38.2 and that continues to act as a 219 220 provider on and after January 1, 2018, and (ii) any entity that registers to sell home service contracts under Chapter 33.1 (§ 59.1-434.1 et seq.) of Title 59.1 on or after January 1, 2018; and 221

222 2. Not apply to any entity that was exempt from the provisions of former Article 2 (§ 38.2-2617 et 223 seq.) of Chapter 26 of Title 38.2 immediately prior to January 1, 2018.

224 J. Notwithstanding § 58.1-3 or any other provision of law, the Department of Taxation and the 225 Department of Agriculture and Consumer Services may exchange information regarding providers for 226 purposes of enforcing the provisions of Chapter 33.1 (§ 59.1-434.1 et seq.) of Title 59.1. 227

# § 59.1-200. Prohibited practices.

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228 A. The following fraudulent acts or practices committed by a supplier in connection with a consumer 229 transaction are hereby declared unlawful: 230

1. Misrepresenting goods or services as those of another;

2. Misrepresenting the source, sponsorship, approval, or certification of goods or services;

232 3. Misrepresenting the affiliation, connection, or association of the supplier, or of the goods or 233 services, with another; 234

4. Misrepresenting geographic origin in connection with goods or services;

235 5. Misrepresenting that goods or services have certain quantities, characteristics, ingredients, uses, or 236 benefits: 237

6. Misrepresenting that goods or services are of a particular standard, quality, grade, style, or model;

7. Advertising or offering for sale goods that are used, secondhand, repossessed, defective, blemished, deteriorated, or reconditioned, or that are "seconds," irregulars, imperfects, or "not first 238 239 240 class," without clearly and unequivocally indicating in the advertisement or offer for sale that the goods 241 are used, secondhand, repossessed, defective, blemished, deteriorated, reconditioned, or are "seconds," irregulars, imperfects or "not first class"; 242

243 8. Advertising goods or services with intent not to sell them as advertised, or with intent not to sell 244 at the price or upon the terms advertised.

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245 In any action brought under this subdivision, the refusal by any person, or any employee, agent, or 246 servant thereof, to sell any goods or services advertised or offered for sale at the price or upon the terms 247 advertised or offered, shall be prima facie evidence of a violation of this subdivision. This paragraph 248 shall not apply when it is clearly and conspicuously stated in the advertisement or offer by which such 249 goods or services are advertised or offered for sale, that the supplier or offeror has a limited quantity or 250 amount of such goods or services for sale, and the supplier or offeror at the time of such advertisement 251 or offer did in fact have or reasonably expected to have at least such quantity or amount for sale;

252 9. Making false or misleading statements of fact concerning the reasons for, existence of, or amounts 253 of price reductions;

254 10. Misrepresenting that repairs, alterations, modifications, or services have been performed or parts 255 installed;

256 11. Misrepresenting by the use of any written or documentary material that appears to be an invoice 257 or bill for merchandise or services previously ordered;

12. Notwithstanding any other provision of law, using in any manner the words "wholesale," "wholesaler," "factory," or "manufacturer" in the supplier's name, or to describe the nature of the 258 259 260 supplier's business, unless the supplier is actually engaged primarily in selling at wholesale or in 261 manufacturing the goods or services advertised or offered for sale;

262 13. Using in any contract or lease any liquidated damage clause, penalty clause, or waiver of 263 defense, or attempting to collect any liquidated damages or penalties under any clause, waiver, damages, 264 or penalties that are void or unenforceable under any otherwise applicable laws of the Commonwealth, 265 or under federal statutes or regulations;

266 13a. Failing to provide to a consumer, or failing to use or include in any written document or 267 material provided to or executed by a consumer, in connection with a consumer transaction any 268 statement, disclosure, notice, or other information however characterized when the supplier is required 269 by 16 C.F.R. Part 433 to so provide, use, or include the statement, disclosure, notice, or other 270 information in connection with the consumer transaction;

271 14. Using any other deception, fraud, false pretense, false promise, or misrepresentation in connection 272 with a consumer transaction;

273 15. Violating any provision of § 3.2-6512, 3.2-6513, or 3.2-6516, relating to the sale of certain 274 animals by pet dealers which is described in such sections, is a violation of this chapter; 275

16. Failing to disclose all conditions, charges, or fees relating to:

276 a. The return of goods for refund, exchange, or credit. Such disclosure shall be by means of a sign 277 attached to the goods, or placed in a conspicuous public area of the premises of the supplier, so as to be 278 readily noticeable and readable by the person obtaining the goods from the supplier. If the supplier does 279 not permit a refund, exchange, or credit for return, he shall so state on a similar sign. The provisions of 280 this subdivision shall not apply to any retail merchant who has a policy of providing, for a period of not 281 less than 20 days after date of purchase, a cash refund or credit to the purchaser's credit card account 282 for the return of defective, unused, or undamaged merchandise upon presentation of proof of purchase. 283 In the case of merchandise paid for by check, the purchase shall be treated as a cash purchase and any 284 refund may be delayed for a period of 10 banking days to allow for the check to clear. This subdivision 285 does not apply to sale merchandise that is obviously distressed, out of date, post season, or otherwise 286 reduced for clearance; nor does this subdivision apply to special order purchases where the purchaser 287 has requested the supplier to order merchandise of a specific or unusual size, color, or brand not 288 ordinarily carried in the store or the store's catalog; nor shall this subdivision apply in connection with a 289 transaction for the sale or lease of motor vehicles, farm tractors, or motorcycles as defined in 290 § 46.2-100;

291 b. A layaway agreement. Such disclosure shall be furnished to the consumer (i) in writing at the time 292 of the layaway agreement, or (ii) by means of a sign placed in a conspicuous public area of the 293 premises of the supplier, so as to be readily noticeable and readable by the consumer, or (iii) on the bill 294 of sale. Disclosure shall include the conditions, charges, or fees in the event that a consumer breaches 295 the agreement;

296 16a. Failing to provide written notice to a consumer of an existing open-end credit balance in excess 297 of \$5 (i) on an account maintained by the supplier and (ii) resulting from such consumer's overpayment 298 on such account. Suppliers shall give consumers written notice of such credit balances within 60 days of 299 receiving overpayments. If the credit balance information is incorporated into statements of account 300 furnished consumers by suppliers within such 60-day period, no separate or additional notice is required; 301 17. If a supplier enters into a written agreement with a consumer to resolve a dispute that arises in 302 connection with a consumer transaction, failing to adhere to the terms and conditions of such an

303 agreement;

304 18. Violating any provision of the Virginia Health Club Act, Chapter 24 (§ 59.1-294 et seq.) of this 305 title;

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306	19. Violating any provision of the Virginia Home Solicitation Sales Act, Chapter 2.1 (§ 59.1-21.1 et
307	seq.) of this title;
308	20. Violating any provision of the Automobile Repair Facilities Act, Chapter 17.1 (§ 59.1-207.1 et
309	seq.) of this title;
310	21. Violating any provision of the Virginia Lease-Purchase Agreement Act, Chapter 17.4
311	(§ 59.1-207.17 et seq.) of this title;
312	22. Violating any provision of the Prizes and Gifts Act, Chapter 31 (§ 59.1-415 et seq.) of this title;
313 314	23. Violating any provision of the Virginia Public Telephone Information Act, Chapter 32
314 315	(§ 59.1-424 et seq.) of this title; 24. Violating any provision of § 54.1-1505;
316	25. Violating any provision of the Motor Vehicle Manufacturers' Warranty Adjustment Act, Chapter
317	17.6 (§ 59.1-207.34 et seq.) of this title;
318	26. Violating any provision of § 3.2-5627, relating to the pricing of merchandise;
319	27. Violating any provision of the Pay-Per-Call Services Act, Chapter 33 (§ 59.1-429 et seq.) of this
320	title;
321	28. Violating any provision of the Extended Service Contract Act, Chapter 34 (§ 59.1-435 et seq.) of
322	this title;
323	29. Violating any provision of the Virginia Membership Camping Act, Chapter 25 (§ 59.1-311 et
324	seq.) of this title;
325	30. Violating any provision of the Comparison Price Advertising Act, Chapter 17.7 (§ 59.1-207.40 et
326	seq.) of this title;
327	31. Violating any provision of the Virginia Travel Club Act, Chapter 36 (§ 59.1-445 et seq.) of this
328 329	title; 32. Violating any provision of §§ 46.2-1231 and 46.2-1233.1;
329 330	33. Violating any provision of Chapter 40 (§ 54.1-4000 et seq.) of Title 54.1;
331	34. Violating any provision of Chapter 10.1 (§ 58.1-1031 et seq.) of Title 58.1;
332	35. Using the consumer's social security number as the consumer's account number with the supplier,
333	if the consumer has requested in writing that the supplier use an alternate number not associated with
334	the consumer's social security number;
335	36. Violating any provision of Chapter 18 (§ 6.2-1800 et seq.) of Title 6.2;
336	37. Violating any provision of § 8.01-40.2;
337	38. Violating any provision of Article 7 (§ 32.1-212 et seq.) of Chapter 6 of Title 32.1;
338	39. Violating any provision of Chapter 34.1 (§ 59.1-441.1 et seq.) of this title;
339	40. Violating any provision of Chapter 20 (§ 6.2-2000 et seq.) of Title 6.2;
340	41. Violating any provision of the Virginia Post-Disaster Anti-Price Gouging Act, Chapter 46
341	(§ 59.1-525 et seq.) of this title;
342 343	42. Violating any provision of Chapter 47 (§ 59.1-530 et seq.) of this title; 43. Violating any provision of § 59.1-443.2;
343 344	44. Violating any provision of Chapter 48 (§ 59.1-533 et seq.) of this title;
345	45. Violating any provision of Chapter 25 (§ 6.2-2500 et seq.) of Title 6.2;
346	46. Violating the provisions of clause (i) of subsection B of § 54.1-1115;
347	47. Violating any provision of § 18.2-239;
348	48. Violating any provision of Chapter 26 (§ 59.1-336 et seq.);
349	49. Selling, offering for sale, or manufacturing for sale a children's product the supplier knows or has
350	reason to know was recalled by the U.S. Consumer Product Safety Commission. There is a rebuttable
351	presumption that a supplier has reason to know a children's product was recalled if notice of the recall
352	has been posted continuously at least 30 days before the sale, offer for sale, or manufacturing for sale
353	on the website of the U.S. Consumer Product Safety Commission. This prohibition does not apply to
354 355	children's products that are used, secondhand or "seconds";
355 356	50. Violating any provision of Chapter 44.1 (§ 59.1-518.1 et seq.) of this title; 51. Violating any provision of Chapter 22 (§ 6.2-2200 et seq.) of Title 6.2;
350 357	52. Violating any provision of § 8.2-317.1;
358	53. Violating subsection A of § 9.1-149.1; and
359	54. Selling, offering for sale, or using in the construction, remodeling, or repair of any residential
360	dwelling in the Commonwealth, any drywall that the supplier knows or has reason to know is defective
361	drywall. This subdivision shall not apply to the sale or offering for sale of any building or structure in
362	which defective drywall has been permanently installed or affixed; and
363	55. Violating any provision of Chapter 33.1 (§ 59.1-434.1 et seq.).
364	B. Nothing in this section shall be construed to invalidate or make unenforceable any contract or
365	lease solely by reason of the failure of such contract or lease to comply with any other law of the
366	Commonwealth or any federal statute or regulation, to the extent such other law, statute, or regulation
367	provides that a violation of such law, statute, or regulation shall not invalidate or make unenforceable

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368 such contract or lease. 369

### CHAPTER 33.1. HOME SERVICE CONTRACT PROVIDERS.

371 § 59.1-434.1. Definitions.

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As used in this chapter, unless the context requires a different meaning: "Board" means the Board of Agriculture and Consumer Services.

"Commissioner" means the Commissioner of Agriculture and Consumer Services or his designee.

374 375 "Home service contract" means a contract or agreement for a separately stated consideration for any 376 duration to perform the service, repair, replacement, or maintenance of property or to indemnify for the 377 costs of service, repair, replacement, or maintenance, for the operational failure of any property due to 378 a defect in materials, workmanship, inherent defect, or normal wear and tear, with or without additional 379 provisions for incidental payment of indemnity under limited circumstances. Home service contracts may 380 provide for the service, repair, replacement, or maintenance of property for damage resulting from power surges or interruption and for accidental damage from handling. Home service contracts may 381 382 provide roof leak coverage.

383 "Property" means any component, part, appliance, or household system of a residential property that 384 is covered by a contract, whether such component, part, appliance, or household system is personal 385 property or is affixed as real property to the covered residential property.

386 "Provider" means a person that is contractually obligated to the purchaser under the terms of the 387 home service contract.

388 "Purchaser" means a person who enters into a home service contract with a provider.

§ 59.1-434.2. Registration; fees. 389

390 A. It shall be unlawful for any provider to offer, advertise, or execute or cause to be executed by the 391 purchaser any home service contract for property in the Commonwealth unless the provider at the time 392 of the solicitation, offer, advertisement, sale, or execution of a contract has been properly registered 393 with the Commissioner. The registration application and renewal shall be on a form provided by the 394 Commissioner and shall (i) disclose the address, ownership, and nature of business of the provider; (ii) 395 be renewed annually on July 1; (iii) be accompanied by a fee of \$300 per registration and annual 396 renewal; and (iv) be accompanied by an audited financial statement per registration and annual renewal 397 that is prepared in accordance with generally accepted accounting principles or statutory accounting 398 principles, at the election of the provider. A registration application or registration renewal shall not be 399 considered filed until all required information and fees are received by the Commissioner and taxes are 400 paid pursuant to Article 10 (§ 58.1-400 et seq.) of Chapter 3 of Title 58.1. Notwithstanding § 58.1-3 or 401 any other provision of law, the Department of Taxation and the Department of Agriculture and 402 Consumer Services may exchange information regarding providers for purposes of enforcing the provisions of this chapter. A provider shall not be required by this chapter to file with the 403 Commissioner or any other entity or agency copies of the provider's home service contract forms or **404** 405 information regarding the rates or charges under the provider's home service contracts. Any provider 406 that fails to register prior to the sale of a home service contract shall pay a late filing fee of \$100 for 407 each 30-day period, or portion thereof, that the registration is late. A provider that fails to timely renew 408 its registration shall pay a late fee of \$50 for each 30-day period, or portion thereof, that the annual 409 renewal filing is late. The late fees authorized by this subsection shall be in addition to all other 410 penalties authorized by law.

411 B. All fees shall be remitted to the State Treasurer and shall be placed to the credit and in the 412 special fund of the Department of Agriculture and Consumer Services to be used in the administration 413 of this chapter. 414

# § 59.1-434.3. Bond or letter of credit required.

415 A. Every provider shall maintain a funded reserve account for its obligations under its home service 416 contracts issued and outstanding in the Commonwealth. The reserves shall not be less than 40 percent 417 of gross consideration received, less claims paid, on the sale of the home service contract for all 418 in-force home service contracts sold in the Commonwealth.

419 B. Each provider, before it is registered under § 59.1-434.2, shall file and maintain with the 420 Commissioner, in form and substance satisfactory to him, a bond with corporate surety, from a company 421 authorized to transact business in the Commonwealth or a letter of credit from a bank insured by the 422 Federal Deposit Insurance Corporation, in the amount of \$10,000. Additional bond or letter of credit 423 amounts shall be similarly filed with the Commissioner and shall be adjusted from time to time, in 424 accordance with the following schedule:

425 Total Amount of Unexpired

426 Home Service Contracts 427

- \$50,001 to \$300,000 428 \$300,001 to \$750,000
- 429 \$750,001 or more

Amount of Bond or Letter of Credit \$40,000 \$65,000 \$90,000

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430 The total amount of unexpired home service contracts shall be the total consideration paid by all 431 purchasers to the provider for all home service contracts currently in effect. The bond or letter of credit 432 required by this subsection shall be in favor of the Commonwealth for the benefit of purchasers of home 433 service contracts for property in the event that the provider does not fulfill its obligations under such 434 home service contracts for any reason, including insolvency or bankruptcy.

435 C. The aggregate liability of the bond or letter of credit to all persons for all breaches of the 436 conditions of the bond or letter of credit shall in no event exceed the amount of the bond or letter of credit. The bond or letter of credit shall not be cancelled or terminated except with the consent of the 437 438 Commissioner.

439 D. In lieu of compliance with subsections A and B, a provider may demonstrate financial **440** responsibility by filing with the Commissioner a copy of a liability insurance policy issued by an insurer 441 authorized to transact business in the Commonwealth and that covers 100 percent of the provider's 442 home service contract liabilities, including the administration of claims and the cost for such 443 administration. Reimbursement insurance policies filed pursuant to this section may not be canceled by either the provider or the issuing insurer without providing 60 days' notice to the Commissioner. 444 445

# § 59.1-434.4. Regulations.

446 A. The Board is authorized to adopt reasonable regulations in order to implement provisions in this 447 chapter relating to home service contracts. These regulations shall be adopted, amended, or repealed in 448 accordance with the Administrative Process Act (§ 2.2-4000 et seq.).

449 B. Without limiting the authority of the Board under subsection A, the Board is authorized to adopt 450 reasonable regulations that designate services, in addition to those enumerated in the definition of home 451 service contract in § 59.1-434.1, that may be provided under a home service contract, provided that the 452 designation of the additional services is not inconsistent with the provisions of this chapter. 453

# § 59.1-434.5. Investigations.

A. The Commissioner may, with respect to home service contracts:

1. Make necessary public and private investigations within or without the Commonwealth to 455 determine whether any person has violated the provisions of this chapter or any rule, regulation, or 456 457 order issued pursuant to this chapter;

458 2. Require or permit any person to file a statement in writing, under oath or otherwise as the 459 *Commissioner determines, as to all facts and circumstances concerning the matter under investigation;* 460 and

461 3. Administer oaths or affirmations, and upon motion or upon request of any party, may subpoena 462 witnesses, compel their attendance, take evidence, and require the production of any matter that is 463 relevant to the investigation, including the existence, description, nature, custody, condition, and location **464** of any books, documents, or other tangible things and the identity and location of persons having 465 knowledge of relevant facts, or any other matter reasonably calculated to lead to the discovery of 466 material evidence.

B. Any proceeding or hearing of the Commissioner pursuant to this chapter, in which witnesses are 467 468 subpoended and their attendance required for evidence to be taken, or any matter produced to ascertain 469 material evidence, shall take place within the City of Richmond.

470 C. If any person fails to obey the subpoend or to answer questions propounded by the Commissioner 471 and upon reasonable notice to all persons affected thereby, the Commissioner may apply to the Circuit 472 Court of the City of Richmond for an order compelling compliance. 473

# § 59.1-434.6. Production of records.

474 Every provider, upon written request of the Commissioner, shall make available to the Commissioner 475 its home service contract records for inspection and copying to enable the Commissioner to reasonably determine compliance with this chapter. Every provider shall maintain a true copy of each contract 476 477 executed between the provider and a purchaser, and each contract shall be maintained for its term. 478

# § 59.1-434.7. Home service contracts not insurance; exemptions.

A. Home service contracts are (i) not contracts of insurance in the Commonwealth and (ii) not 479 480 subject to regulation under Title 38.2.

481 B. Any provider that has a net worth, on a stand-alone basis or together with a parent company, 482 calculated in accordance with generally accepted accounting principles or statutory accounting 483 principles at the election of the provider, in excess of \$100 million shall be subject to neither (i) the 484 provisions of this chapter nor (ii) the provisions of Title 38.2.

C. Any matter subject to the insurance regulatory authority of the State Corporation Commission 485 486 pursuant to Title 38.2 shall not be subject to the provisions of this chapter. 487

D. Providers that comply with this chapter shall not be subject to the provisions of Title 38.2.

E. Employees of providers that comply with this chapter and licensed real estate agents or other 488 489 contractors operating under a written agreement with such providers that market, sell, or offer to sell 490 home service contracts on behalf of the registered provider shall be subject to neither (i) the provisions 491 of this chapter nor (ii) the provisions of Title 38.2.

492 F. The provisions of this chapter shall not apply to:

493 1. Any extended service contract providers offering extended service contracts on consumer products, 494 as those terms are defined in § 59.1-435, that are registered and regulated pursuant to Chapter 34 495 (§ 59.1-435 et seq.); or

496 2. Any maintenance and service agreement (i) pertaining to a heating, ventilation, air conditioning, 497 or cooling system entered into between a seller of petroleum heating oil, propane, or natural gas and 498 the seller's customer if the seller does not engage in selling home service contracts for property other 499 than heating, ventilation, air conditioning, or cooling systems or (ii) entered into by a person who 500 provides telecommunications services in the Commonwealth to which the service contract, guarantee or 501 warranty relates. 502

# § 59.1-434.8. Violations of chapter; penalty.

503 A. Any provider that knowingly and willfully violates any provision of this chapter is guilty of a 504 Class 3 misdemeanor.

505 B. Any violation of the provisions of this chapter shall constitute a prohibited practice pursuant to 506 the provisions of § 59.1-200 and shall be subject to any and all of the enforcement provisions of the 507 Virginia Consumer Protection Act (§ 59.1-196 et seq.).

#### 508 § 59.1-436. Registration; fees; exemptions.

509 A. It shall be unlawful for any extended service contract provider to offer, advertise, or execute or 510 cause to be executed by the purchaser any extended service contract for a consumer product in this 511 Commonwealth unless the obligor at the time of the solicitation, offer, advertisement, sale, or execution 512 of a contract has been properly registered with the Commissioner. The registration shall (i) disclose the 513 address, ownership, and nature of business of the obligor; (ii) be renewed annually on July 1; and (iii) 514 be accompanied by a fee of \$300 per registration and annual renewal. A registration application or registration renewal will not be considered filed until all required information and fees are received by 515 516 the Commissioner. Any obligor who fails to register prior to the sale of an extended service contract 517 shall pay a late filing fee of \$100 for each 30-day period, or portion thereof, that the registration is late. 518 An obligor who fails to timely renew its registration shall pay a late fee of \$50 for each 30-day period, 519 or portion thereof, that the annual renewal filing is late. The late fees authorized by this subsection shall 520 be in addition to all other penalties authorized by law.

521 B. All fees shall be remitted to the State Treasurer and shall be placed to the credit and special fund 522 of the Virginia Department of Agriculture and Consumer Services to be used in the administration of 523 this chapter.

524 C. Any matter subject to the insurance regulatory authority of the State Corporation Commission 525 pursuant to Title 38.2 shall not be subject to the provisions of this chapter.

526 D. Licensed or registered motor vehicle dealers, as defined in § 46.2-1500, shall not be subject to the 527 provisions of this chapter.

528 E. Extended service contract providers who comply with this section and the employees of such 529 providers who market, sell or offer to sell extended service contracts on behalf of the provider shall not 530 be subject to the provisions of Title 38.2.

531 F. Providers of a home service contract, as those terms are defined in § 59.1-434.1, that are 532 registered and regulated pursuant to Chapter 33.1 (§ 59.1-434.1 et seq.) shall not be subject to the 533 provisions of this chapter.

534 2. That Article 2 (§§ 38.2-2617 through 38.2-2627) of Chapter 26 of Title 38.2 of the Code of 535 Virginia is repealed.

536 3. Until such time as the Department of Taxation promulgates a regulation for providers as 537 defined in § 59.1-434.1 of the Code of Virginia, the provisions of 23 VAC 10-120-89 shall apply, 538 mutatis mutandis, to the minimum tax imposed by § 58.1-400.4 of the Code of Virginia, as created 539 by this act.

540 4. That any entity that is exempt from the provisions of former Article 2 (§§ 38.2-2617 et seq.) of Chapter 26 of Title 38.2 of the Code of Virginia prior to its repeal pursuant to the second 541 542 enactment of this act shall be exempt from the provisions of Chapter 33.1 (§ 59.1-434.1 et seq.) of 543 Title 59.1 of the Code of Virginia, as created by this act, for such period that the activities or

544 status of the entity that made it exempt from the application of former Article 2 of Chapter 26 of

545 Title 38.2 continue to exist.

546 5. That the provisions of this act shall become effective on January 1, 2018.