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39 40 First Regular Session - 2015

## IN THE HOUSE OF REPRESENTATIVES

## HOUSE BILL NO. 277

## BY WAYS AND MEANS COMMITTEE

AN ACT

1	AN ACT
2	RELATING TO TITLE INSURANCE; AMENDING SECTION 41-2704, IDAHO CODE, TO ES-
3	TABLISH ADDITIONAL PROVISIONS CONCERNING THE BUSINESS OF TITLE INSUR-
4	ANCE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 41-2705, IDAHC
5	CODE, TO ESTABLISH ADDITIONAL PROVISIONS CONCERNING THE BUSINESS OF TI-
6	TLE INSURANCE OPERATING UNDER THE CONTROL AND SUPERVISION OF THE DIREC-
7	TOR OF THE DEPARTMENT OF INSURANCE; AND AMENDING CHAPTER 27, TITLE 41,
8	IDAHO CODE, BY THE ADDITION OF A NEW SECTION 41-2714, IDAHO CODE, TO PRO-
9	VIDE THAT A TITLE INSURER MAY ISSUE CLOSING OR SETTLEMENT PROTECTION TO
10	CERTAIN PERSONS, TO PROVIDE A LIMITATION ON CLOSING OR SETTLEMENT PRO-
11	TECTION, TO PROVIDE A RATE AND TO ESTABLISH PROVISIONS FOR HOW THE SEC-
12	TION SHALL BE CONSTRUED.

Be It Enacted by the Legislature of the State of Idaho: 13

SECTION 1. That Section 41-2704, Idaho Code, be, and the same is hereby amended to read as follows:

- 41-2704. APPLICATION OF ACT -- BUSINESS OF TITLE INSURANCE. The provisions of chapter 27, title 41, Idaho Code, shall apply to all title insurance companies, title insurance rating organizations, title insurance agents, applicants for title insurance, policyholders and to all persons and business entities engaged in the business of title insurance. The business of title insurance shall include:
- the making, or proposing to make, as an insurer, guarantor or surety, or proposing any contract or policy of title insurance, which shall include all certificates, policies, binders, preliminary reports or other underwriting contracts and indorsements;
- (2) transacting or proposing to transact any phase of title insurance including solicitations, negotiations preliminary to and execution of a contract of title insurance, and matters subsequent to the issuance of such contract;
- (3) the performance of any act included herein by a title insurer or a title insurance agent including, but not limited to, handling of escrows, settlements or closing incident to any contract or policy of title insurance; or
- (4) The issuance of closing or settlement protection by a title insurer pursuant to section 41-2714, Idaho Code; or
- (5) Tthe doing, or proposing to do, any business in substance equivalent to any of the foregoing in the manner designated to evade the provisions of this chapter.
- SECTION 2. That Section 41-2705, Idaho Code, be, and the same is hereby amended to read as follows:

- SUPERVISION -- POLICY FORMS -- PREMIUMS. (1) The business of title insurance shall operate in Idaho under the control and supervision of the director of the department of insurance as to the premium rates for basic classifications of policy and underwriting contracts in relation thereto, escrow fee, rates, closing or settlement protection, tract indexes and abstract records, and insurability as provided in title 41, Idaho Code, and under such uniform rules and regulations as may be from time to time prescribed by the director of the department of insurance. No title insurer shall engage in the title insurance business with respect to any interest in Idaho property other than under the applicable laws of the state of Idaho and under such rules and regulations as may be issued by the director of the department of insurance. No policy of title insurance or guarantee of any character on Idaho property shall be issued unless written by a title insurer complying with all the provisions of the laws of the state of Idaho, holding a certificate of authority under chapter 3, title 41, Idaho Code, and under such rules and regulations as may be issued by the director of the department of insurance.
- (2) The rates for the premiums for title insurance and closing or settlement protection, the proportion of the rates for the premiums for title insurance and closing or settlement protection which is retained by a title insurance agent and the portion which is retained by a title insurer, shall be determined within the provisions of sections 41-2706, 41-2707 and 41-2708, Idaho Code, and the general provisions of title 41, Idaho Code; provided, not later than the effective date hereof each title insurer shall file its premium rates and basic policy classification in relation thereto, and the said rate so filed shall continue until changed as herein provided.
- (3) The escrow fees of title insurers and title insurance agents shall be filed in accordance with rules promulgated by the director of the department of insurance.
- (4) A title insurer shall file each form of certificate, policy, preliminary report, binder, closing or settlement protection, guaranty or other underwriting contract of title insurance prior to the delivery or issuance thereof in Idaho. The filing of the form of policies and contracts of title insurance and the approval of the same shall be in accordance with sections 41-1812 and 41-1813, Idaho Code, as well as in conformance with chapter 27, title 41, Idaho Code.
- (5) The provisions of sections 41-2705 through 41-2708, Idaho Code, shall not apply to a title insurer contracting as a reinsurer of a title insurance policy on Idaho property where no primary liability is assumed.
- (6) The director of the department of insurance, for the purpose of carrying out this chapter shall have the right to require title insurers issuing policies in Idaho and title insurance agents to submit such information as needed as to expense of operations, loss experience, underwriting risks and other material matters.
- (7) Any person aggrieved by any order, act or regulation of the director hereunder shall have the rights and remedies set forth in chapter 52, title 67, Idaho Code.
- SECTION 3. That Chapter 27, Title 41, Idaho Code, be, and the same is hereby amended by the addition thereto of a  $\underline{\text{NEW SECTION}}$ , to be known and designated as Section 41-2714, Idaho Code, and to read as follows:

41-2714. CLOSING OR SETTLEMENT PROTECTION. (1) A title insurer may issue closing or settlement protection to a buyer, borrower or lender that is a party to a transaction in which a title insurance policy will be issued. The closing or settlement protection shall be on a form filed with the department in accordance with section 41-2705, Idaho Code.

- (2) The closing or settlement protection shall be limited to indemnifying the buyer, borrower or lender insured against a loss due to either or both of the following actions of a licensed and authorized title insurance agent and is deemed for the purpose of this section to be within the business of title insurance as set forth in section 41-2704, Idaho Code:
  - (a) Theft or misappropriation of closing or settlement funds in connection with a transaction in which a title insurance policy or title insurance policies will be issued by or on behalf of the title insurer issuing the closing or settlement protection.
  - (b) Failure to comply with the written closing instructions when agreed to by the title agent or title insurer, but only to the extent that the failure to follow the instructions relates to the status of the title to that interest in land or the validity, enforceability and priority of the lien of the mortgage on that interest in land.
- (3) A rate must be charged and the rate charged by a title insurer for each transaction that includes closing protection coverage shall not be subject to any agreement requiring a division of rates or premiums collected on behalf of the title insurer. The issuance of a closing or settlement protection to a buyer, borrower or lender that is a party to a transaction in which a title insurance policy will be issued shall be considered to be one (1) transaction for which a single rate is charged and shall not result in a separate charge to each party. The rate shall:
  - (a) Be filed with the department in accordance with sections 41-2706 and 41-2707, Idaho Code;
  - (b) Be the only rate charged for closing protection; and
  - (c) Not exceed twenty-five dollars (\$25.00).
- (4) A title insurer may not provide any other protection that purports to indemnify against improper acts or omissions of a person with regard to closing or settlement services.
- (5) Except as otherwise provided for in closing or settlement protection, a buyer, borrower, lender, or title insurer retains all their respective rights and remedies in connection with losses suffered due to theft or misappropriation of closing or settlement funds or the failure to comply with written closing instructions. Nothing in this section shall be construed to require a buyer, borrower or lender to obtain closing or settlement protection. A failure to obtain closing or settlement protection shall not be construed as an error, omission or other breach of duty of a buyer, borrower or lender.