

The Commonwealth of Massachusetts

PRESENTED BY:

Antonio F. D. Cabral

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act reforming title insurance.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:		
Antonio F. D. Cabral	13th Bristol	1/21/2011		
Mark C. Montigny		2/4/2011		
Benjamin Swan	11th Hampden	2/3/2011		
Marcos A. Devers	16th Essex	2/4/2011		
Stephen Stat Smith	28th Middlesex	2/4/2011		

By Mr. Cabral of New Bedford, a petition (accompanied by bill, House, No. 2798) of Antonio F. D. Cabral and others relative to title insurance. The Judiciary.

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act reforming title insurance.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	The General	Laws are here	eby ameno	ded by inse	erting after	chapter	174C the	following
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2 chapter:-

3 Section 1. This chapter shall be known and may be cited as the Title Insurance Law.

4 Section 2. The purpose of this chapter is to promote the public welfare by prohibiting

5 lender's title insurance from being assessed to buyers who refinance the mortgage on their home.

6 Nothing in this chapter is intended (1) to prohibit or discourage reasonable competition, or (2) to

7 prohibit, or encourage, except to the extent necessary to accomplish the aforementioned purpose,

8 uniformity in insurance rates, rating systems, rating plans or practices.

9 Section 3. The following words, as used in this chapter, unless the text otherwise requires
10 or a different meaning is specifically required, shall mean—

"Applicant for insurance" shall be deemed to include approved attorneys, real estate
brokers, real estate salesmen, attorneys at law and all others who from time to time apply to a

13	title insurance company or to an agent of a title insurance company, for title insurance, and who
14	at the time of such application are not agents for a title insurance company.
15	An "approved attorney" means an attorney at law in good standing upon whose
16	examination of title and report of title thereon a title insurance company may issue a policy of
17	title insurance.
18	"Refinancing" means the process of paying off an existing home loan by obtaining a new
19	home loan and using the same property as security.
20	The "business of title insurance" shall be deemed to be (i) the making as insurer,
21	guarantor or surety, or proposing to make as insurer, guarantor or surety, of any contract or
22	policy of title insurance; (ii) the transacting, or proposing to transact, any phase of title insurance,
23	including solicitation, negotiation preliminary to execution, execution of a contract of title
24	insurance, insuring and transacting matters subsequent to the execution of the contract and
25	arising out of it, including reinsurance; and (iii) the doing, or proposing to do, any business in
26	substance equivalent to any of the foregoing in a manner designed to evade the provisions of this
27	article.
28	"Commissioner", the commissioner of insurance.
29	"Company", all corporations, associations, partnerships or individuals engaged as
30	principals in the business of insurance and authorized to transact business in this commonwealth
31	under the Eleventh clause of section forty-seven of chapter one hundred and seventy-five.
32	"Insurance Company" or "Insurer", the same meaning as company.

33 "Rates" for title insurance means and includes the premium, the examination and 34 settlement or closing fees, and every other charge, whether denominated premium or otherwise, 35 made by a title insurance company, agent of a title insurance company or an approved attorney 36 of a title insurance company, or any of them, to an insured or to an applicant for insurance, for 37 any policy or contract for the issuance of, or an application for any class or kind of, title 38 insurance; but the term "rates" shall not include any charges paid by an insured or by an 39 applicant for insurance, for any policy or contract, to an attorney at law acting as an independent 40 contractor and retained by such attorney at law, whether or not he is acting as an agent of or an 41 approved attorney of a title insurance company, or any charges made for special services not 42 constituting title insurance, even though performed in connection with a title insurance policy or 43 contract.

44 "Title insurance" means insuring, guaranteeing or indemnifying against loss or damage 45 suffered by owners of real property or by others interested therein by reason of liens, 46 encumbrances upon, defects in or the unmarketability of the title to said real property; 47 guaranteeing, warranting or otherwise insuring the correctness of searches relating to the title to 48 real property; and doing any business in substance equivalent to any of the foregoing in a manner 49 designed to evade the provisions of this article.

50 Section 4. (a) Every insurance company who engages in the business of title insurance 51 must file quarterly statements with the Commissioner that detail the Insurer's rates related to the 52 sale of title insurance in the commonwealth. (b) The statements set forth in subsection (a) of this 53 section shall be filed by January 1, April 1, July 1, and October 1. (c) Within 10 days after each 54 filing period, the Commissioner shall post on the Division of Insurance's website the schedule of

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rates for each title insurance company. (d) Each filing and all supporting information shall beopen to public inspection after the filing becomes effective.

57 Section 5. Two or more insurers who by virtue of their business associations in the 58 United States represent themselves to be or are customarily known as an "insurance company 59 group", or similar insurance trade designation, shall have the right to make the same filings or to use the same rates for each such insurer; and nothing contained in this chapter shall be construed 60 61 to prohibit an agreement to make the same filings or use the same rates and concerted action in 62 connection with such filings or rates by such insurers. This section shall not apply to two or more 63 insurers who are not under the same common executive or general management or control and 64 who act in concert in underwriting groups or pools.

65 Section 6. Except to the extent necessary to meet the provisions of section 7, nothing in 66 this chapter shall abridge or restrict the freedom of contract between insurers and agents or 67 brokers with respect to commissions or between insurers and their employees with respect to 68 compensation.

69 Section 7. All applicants for insurance, including agents, brokers attorneys and approved 70 attorneys must provide a written disclosure to every prospective buyer of a title insurance policy 71 at or prior to closing, which shall be signed by or on behalf of the buyer of the title insurance 72 policy, and shall include the following disclosures: (1) That the agent, broker, or attorney is an 73 agent of the title insurance company, (2) The total cost to the buyer for a lender's title insurance 74 policy, (3) The total cost to the buyer for an owner's title insurance policy, if applicable, (4) The 75 total amount of the cost that is dedicated to title insurance premiums, (5) The total amount of the 76 cost that is dedicated to commissions or fees paid to the agent, broker or attorney, (6) The total

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amount of the cost that is dedicated to any other component of the transaction and a specificationof what those other components are.

Section 8. (a) A buyer of a title insurance policy shall be entitled to the basic rate in
accordance with subsection (e) of this section.

81 (b) A buyer of a title insurance policy shall be entitled to the reissue rate, in accordance 82 with subsection (e) of this section, if the real property to be insured is identical to, or is part of, 83 real property insured within the 15 years immediately prior to the date the insured transaction 84 closes. Evidence of previous insurance must be considered in order to apply the reissue rate. As 85 evidence of previous insurance, an Insurer shall rely upon: (1) the recording of either (i) a deed 86 to a bone fide buyer for value, or (ii) an unsatisfied mortgage to an institutional lender; or in the 87 alternative, (2) any of the following documents produced by or on behalf of the purchases of the 88 title insurance policy: (i) a copy of the prior policy; (ii) a copy of the marked-up commitment; 89 (iii) a settlement sheet showing payment of a title insurance premium; or (4) other written 90 evidence acceptable to the Insurer that title insurance coverage was purchased for the property.

91 (c) In the event that a current homeowner seeks title insurance at the time of a refinancing 92 through a different lender than the original lender on a home mortgage, the homeowner shall be 93 entitled to the reissue rate, in accordance with subsection (e) of this section, if evidence of 94 previous insurance is provided in accordance with the provisions of subsection (b) of this 95 section.

96 (d) In the event that a homeowner seeks title insurance at the time of a refinancing of a
97 home mortgage through the same lender or a successor-in-interest to the original lender on a
98 home mortgage, the title insurance company shall issue the homeowner a continuation of his title

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99 insurance at no additional cost from the original title insurance payment. Evidence of previous 100 insurance must be shown in addition to a continuous and unbroken chain of ownership. 101 Evidence of previous insurance shall be provided in accordance with provisions of subsection (b) 102 of this section. 103 (e) The rate charged to customers who do not qualify for the reissue rate or a refinance 104 waiver under subsections (b), (c) and (d) of this section shall be charged the Insurer's basic rate 105 as reported to the Commissioner. The reissue rate shall be 60% of the basic rate. 106 (f) A written notice must be provided to every prospective buyer of a title insurance 107 policy at or prior to closing, which shall be signed by or on behalf of the buyer of the title 108 insurance policy, and shall include language substantially in the following form: 109 THIS CONVEYANCE OR REFINANCE MAY BE ENTITLED TO A REDUCED 110 RATE OR WAIVED PURCHASE REQUIREMENT UNDER M.G.L. CHAPTER 174D. 111 Section 9. No person or organization shall willfully withhold information from, or 112 knowingly give false or misleading information to, the commissioner, any statistical agency 113 designated by the commissioner, any rating organization, or any insurer, which will affect the 114 rates or premiums chargeable under this chapter. 115 Section 10. Any person or organization willfully violating any provision of this chapter 116 shall be punished by a fine of not more than five hundred dollars for each such violation. Such

117 penalty may be in addition to any other penalty provided by law.