Sixty-first Legislative Assembly of North Dakota

HOUSE BILL NO. 1284

Introduced by

Representatives Keiser, Wald

Senator Klein

- 1 A BILL for an Act to create and enact chapter 26.1-33.4 of the North Dakota Century Code,
- 2 relating to the national conference of insurance legislators Life Settlements Model Act; to
- 3 amend and reenact subsection 21 of section 10-04-02 of the North Dakota Century Code,
- 4 relating to the definition of the term viatical settlement contract; to repeal chapter 26.1-33.3 of
- 5 the North Dakota Century Code, relating to viatical settlement contracts; and to provide a
- 6 penalty.

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7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 8 **SECTION 1. AMENDMENT.** Subsection 21 of section 10-04-02 of the North Dakota 9 Century Code is amended and reenacted as follows:
 - 21. "Viatical settlement contract" means an agreement for the purchase, sale, assignment, transfer, devise, or bequest of any portion of the death benefit or ownership of a life insurance policy or certificate, for consideration that is less than the expected death benefit of the life insurance policy or certificate. "Viatical settlement contract" does not include:
 - a. The assignment, transfer, sale, devise, or bequest of a death benefit, life insurance policy, or certificate of insurance by the viator to the viatical settlement provider pursuant to chapter 26.1-33.3 26.1-33.4;
 - b. The assignment of a life insurance policy to a bank or depository institution; or
 - c. The exercise of accelerated benefits pursuant to the terms of a life insurance policy issued in accordance with the insurance laws of this state.
- 21 **SECTION 2.** Chapter 26.1-33.4 of the North Dakota Century Code is created and 22 enacted as follows:
- 23 **26.1-33.4-01. Definitions.** As used in this chapter, unless the context requires 24 otherwise:

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- Legislative Assembly 1 "Advertisement" means any written, electronic, or printed communication or any 1. 2 communication by means of recorded telephone messages or transmitted on radio; 3 television; the internet; or similar communications media, including filmstrips, 4 motion pictures, and videos; published, disseminated, circulated, or placed before 5 the public, directly or indirectly, for the purpose of creating an interest in or inducing 6 a person to purchase or sell, assign, devise, bequest, or transfer the death benefit 7 or ownership of a life insurance policy or an interest in a life insurance policy 8 pursuant to a life settlement contract. 9 "Broker" means an individual who, on behalf of an owner and for a fee, 2. 10 commission, or other valuable consideration, offers or attempts to negotiate life 11 settlement contracts between an owner and providers. A broker represents only 12 the owner and owes a fiduciary duty to the owner to act according to the owner's 13 instructions, and in the best interest of the owner, notwithstanding the manner in
 - which the broker is compensated. The term does not include an attorney, certified public accountant, or financial planner retained in the type of practice customarily performed in that individual's professional capacity to represent the owner whose compensation is not paid directly or indirectly by the provider or any other person, except the owner.
 - "Business of life settlements" includes an activity involved in offering to enter, 3. soliciting, negotiating, procuring, effectuating, monitoring, or tracking of life settlement contracts.
 - 4. "Chronically ill" means:
 - Being unable to perform at least two activities of daily living, such as eating, toileting, transferring, bathing, dressing, or continence;
 - b. Requiring substantial supervision to protect the individual from threats to health and safety due to severe cognitive impairment; or
 - Having a level of disability similar to that described in subdivision a as <u>C.</u> <u>determined by the United States secretary of health and human services.</u>
 - 5. "Financing entity" means an underwriter, a placement agent, a lender, a purchaser of securities, a purchaser of a policy or certificate from a provider, a credit enhancer, or any entity that has a direct ownership in a policy or certificate that is

1		the	<u>subjec</u>	t of a l	ife settlement contract, but whose principal activity related to the
2		<u>tran</u>	sactior	n is pro	oviding funds to effect the life settlement contract or purchase of
3		one	or mo	re poli	ces, and who has an agreement in writing with one or more
4		prov	/iders t	to finai	nce the acquisition of life settlements contracts. The term does not
5		inclu	ude a r	nonaco	credited investor or purchaser.
6	<u>6.</u>	<u>"Fin</u>	ancing	trans	action" means a transaction in which a licensed provider obtains
7		fina	ncing f	rom a	financing entity, including any secured or unsecured financing,
8		any	securi	tizatio	n transaction, or any securities offering which either is registered
9		or e	xempt	from r	egistration under federal and state securities law.
10	<u>7.</u>	<u>"Fra</u>	uduler	nt life s	settlement act" includes:
11		<u>a.</u>	Any a	act or o	omission committed by any person that, knowingly and with intent
12			to def	fraud,	for the purpose of depriving another of property or for pecuniary
13			gain,	comm	its or permits the person's employees or agents to engage in acts,
14			includ	ding:	
15			<u>(1)</u>	Prese	enting, causing to be presented, or preparing with knowledge and
16				<u>belief</u>	that it will be presented to or by a provider, premium finance
17				lende	er, broker, insurer, insurance producer, or any other person, false
18				mate	rial information, or concealing material information, as part of, in
19				supp	ort of, or concerning a fact material to one or more of the following:
20				<u>(a)</u>	An application for the issuance of a life settlement contract or
21					insurance policy;
22				<u>(b)</u>	The underwriting of a life settlement contract or insurance policy;
23				<u>(c)</u>	A claim for payment or benefit pursuant to a life settlement
24					contract or insurance policy;
25				<u>(d)</u>	Premiums paid on an insurance policy;
26				<u>(e)</u>	Payments and changes in ownership or beneficiary made in
27					accordance with the terms of a life settlement contract or
28					insurance policy;
29				<u>(f)</u>	The reinstatement or conversion of an insurance policy;
30				<u>(g)</u>	In the solicitation, offer to enter, or effectuation of a life settlement
31					contract or insurance policy:

I			<u>(n)</u>	The issuance of whiten evidence of the settlement contracts of
2				insurance;
3			<u>(i)</u>	Any application for, the existence of, or any payments related to a
4				loan secured directly or indirectly by any interest in a life
5				insurance policy; or
6			<u>(j)</u>	Enter into any practice or plan which involves stranger-originated
7				life insurance;
8		<u>(2)</u>	<u>Failin</u>	g to disclose to the insurer where the request for such disclosure
9			has b	een asked for by the insurer that the prospective insured has
10			unde	gone a life expectancy evaluation by any individual or entity other
11			than t	the insurer or the insurer's authorized representatives in
12			conne	ection with the issuance of the policy.
13		<u>(3)</u>	Empl	oying any device, scheme, or artifice to defraud in the business of
14			life se	ettlements.
15		<u>(4)</u>	In the	solicitation, application, or issuance of a life insurance policy,
16			emplo	bying any device, scheme, or artifice in violation of state insurable
17			intere	est laws.
18	<u>b.</u>	In the	furthe	erance of a fraud or to prevent the detection of a fraud, any person
19		comn	nits or	permits the person's employees or agents to:
20		<u>(1)</u>	Remo	ove, conceal, alter, destroy, or sequester from the commissioner
21			the as	ssets or records of a licensee or other person engaged in the
22			busin	ess of life settlements;
23		<u>(2)</u>	Misre	present or conceal the financial condition of a licensee, financing
24			entity	, insurer, or other person;
25		<u>(3)</u>	Trans	eact the business of life settlements in violation of laws requiring a
26			licens	se, certificate of authority, or other legal authority for the
27			transa	action of the business of life settlements;
28		<u>(4)</u>	File w	vith the commissioner or the chief insurance regulatory official of
29			anoth	er jurisdiction a document containing false information or
30			other	wise concealing information about a material fact from the
31			comn	nissioner;

1		<u>(5)</u>	Engage in embezzlement, theft, misappropriation, or conversion of
2			moneys, funds, premiums, credits, or other property of a provider, an
3			insurer, an insured, an owner, an insurance, a policyowner, or any other
4			person engaged in the business of life settlements or insurance;
5		<u>(6)</u>	Knowingly and with intent to defraud, enter, broker, or otherwise deal in
6			a life settlement contract, the subject of which is a life insurance policy
7			that was obtained by presenting false information concerning any fact
8			material to the policy or by concealing, for the purpose of misleading
9			another, information concerning any fact material to the policy, where
10			the owner or the owner's agent intended to defraud the policy's issuer;
11		<u>(7)</u>	Attempt to commit, assist, aid, or abet in the commission of or
12			conspiracy to commit the acts or omissions specified in this subsection;
13			<u>or</u>
14		<u>(8)</u>	Misrepresent the state of residence of an owner to be a state or
15			jurisdiction that does not have a law substantially similar to this chapter
16			for the purpose of evading or avoiding the provisions of this chapter.
17	<u>8.</u>	"Insured"	means the individual covered under the policy being considered for sale
18		in a life se	ettlement contract.
19	<u>9.</u>	"Life expe	ctancy" means the arithmetic mean of the number of months the insured
20		under the	life insurance policy to be settled can be expected to live as determined
21		by a life ex	xpectancy company considering medical records and appropriate
22		experienti	al data.
23	<u>10.</u>	"Life insur	ance producer" means any person licensed in this state as a resident or
24		nonreside	nt insurance producer that has received qualification or authority for life
25		insurance	coverage or a life line of coverage pursuant to chapter 26.1-26.
26	<u>11.</u>	"Life settle	ement contract" means a written agreement entered between a provider
27		and an ow	vner establishing the terms under which compensation or anything of
28		value will	be paid, which compensation or thing of value is less than the expected
29		death ben	efit of the insurance policy or certificate, in return for the owner's
30		assignme	nt, transfer, sale, devise, or bequest of the death benefit or any portion of
31		an insurar	nce policy or certificate of insurance for compensation; provided,

1	HOW	evei, i	liai ili	s minimum value for a life settlement contract must be greater than
2	a ca	ash sur	rende	value or accelerated death benefit available at the time of an
3	app	lication	n for a	life settlement contract. The term includes the transfer for
4	com	pensa	tion or	value of ownership or beneficial interest in a trust or other entity
5	that	owns	such p	policy if the trust or other entity was formed or availed of for the
6	prin	cipal p	urpose	e of acquiring one or more life insurance contracts, which life
7	<u>insu</u>	ırance	contra	ct insures the life of an individual residing in this state.
8	<u>a.</u>	<u>"Life</u>	settlen	nent contract" also includes:
9		<u>(1)</u>	A wri	tten agreement for a loan or other lending transaction, secured
10			prima	rily by an individual or group life insurance policy; or
11		<u>(2)</u>	A pre	mium finance loan made for a policy on or before the date of
12			<u>issua</u>	nce of the policy when:
13			<u>(a)</u>	The loan proceeds are not used solely to pay premiums for the
14				policy and any costs or expenses incurred by the lender or the
15				borrower in connection with the financing;
16			<u>(b)</u>	The owner receives on the date of the premium finance loan a
17				guarantee of the future life settlement value of the policy; or
18			<u>(c)</u>	The owner agrees on the date of the premium finance loan to sell
19				the policy or any portion of the policy's death benefit on any date
20				following the issuance of the policy.
21	<u>b.</u>	<u>"Life</u>	settlen	nent contract" does not include:
22		<u>(1)</u>	A pol	icy loan by a life insurance company pursuant to the terms of the
23			<u>life in</u>	surance policy or accelerated death provisions contained in the life
24			insura	ance policy, whether issued with the original policy or as a rider;
25		<u>(2)</u>	A pre	mium finance loan, as defined herein, or any loan made by a bank
26			or oth	ner licensed financial institution, provided that neither default on
27			such	loan nor the transfer of the policy in connection with such default
28			is pur	suant to an agreement or understanding with any other person for
29			the p	urpose of evading regulation under this chapter;
30		<u>(3)</u>	A coll	ateral assignment of a life insurance policy by an owner;

1	<u>(4)</u>	<u>A 108</u>	an made by a lender that does not violate chapter 26.1-20.1,
2		prov	ided the loan is not described in paragraph 1, and is not otherwise
3		withi	n the definition of life settlement contract;
4	<u>(5)</u>	An a	greement where all the parties:
5		<u>(a)</u>	Are closely related to the insured by blood or law; or
6		<u>(b)</u>	Have a lawful substantial economic interest in the continued life,
7			health, and bodily safety of the individual insured, or are trusts
8			established primarily for the benefit of such parties;
9	<u>(6)</u>	Any	designation, consent, or agreement by an insured who is an
10		emp	loyee of an employer in connection with the purchase by the
11		emp	loyer, or trust established by the employer, of life insurance on the
12		<u>life o</u>	f the employee;
13	<u>(7)</u>	A bo	na fide business succession planning arrangement:
14		<u>(a)</u>	Between one or more shareholders in a corporation or between a
15			corporation and one or more of the corporation's shareholders or
16			one or more trusts established by the corporation's shareholders;
17		<u>(b)</u>	Between one or more partners in a partnership or between a
18			partnership and one or more of the partnership's partners or one
19			or more trusts established by the partnership's partners; or
20		<u>(c)</u>	Between one or more members in a limited liability company or
21			between a limited liability company and one or more of the limited
22			liability company's members or one or more trusts established by
23			the limited liability company's members;
24	<u>(8)</u>	An a	greement entered by a service recipient, or a trust established by
25		the s	service recipient, and a service provider, or a trust established by
26		the s	service provider, who performs significant services for the service
27		recip	vient's trade or business; or
28	<u>(9)</u>	<u>Any</u>	other contract, transaction, or arrangement from the definition of
29		<u>life s</u>	ettlement contract that the commissioner determines is not of the
30		type	intended to be regulated by this chapter.

1 12. "Net death benefit" means the amount of the life insurance policy or certificate to 2 be settled less any outstanding debt or lien. 3 "Owner" means the owner of a life insurance policy or a certificate holder under a 13. 4 group policy, with or without a terminal illness, who enters or seeks to enter a life 5 settlement contract. For the purposes of this definition, an owner is not limited to 6 an owner of a life insurance policy or a certificate holder under a group policy that 7 insures the life of an individual with a terminal or chronic illness or condition except 8 where specifically addressed. The term does not include: 9 Any provider or other licensee under this chapter; a. A qualified institutional buyer as defined in rule 144A of the federal Securities 10 <u>b.</u> 11 Act of 1933, as amended [15 U.S.C. 77a et seq.]; 12 <u>C.</u> A financing entity; 13 A special purpose entity; or d. 14 A related provider trust. e. 15 14. "Patient identifying information" means an insured's address, telephone number, 16 facsimile number, electronic mail address, photograph or likeness, employer, 17 employment status, social security number, or any other information that is likely to 18 lead to the identification of the insured. 19 15. "Policy" means an individual or group policy, group certificate, contract, or 20 arrangement of life insurance owned by a resident of this state, regardless of 21 whether delivered or issued for delivery in this state. 22 16. "Premium finance loan" means a loan made primarily for the purposes of making 23 premium payments on a life insurance policy, which loan is secured by an interest 24 in such life insurance policy. 25 17. "Provider" means a person, other than an owner, that enters or effectuates a life 26 settlement contract with an owner. The term does not include: 27 Any bank, savings bank, savings and loan association, or credit union; <u>a.</u> 28 A licensed lending institution, creditor, or secured party pursuant to a premium <u>b.</u> 29 finance loan agreement which takes an assignment of a life insurance policy 30 or certificate issued pursuant to a group life insurance policy as collateral for a 31 loan;

1 The insurer of a life insurance policy or rider to the extent of providing C. 2 accelerated death benefits or riders or cash surrender value; 3 d. Any individual who enters or effectuates no more than one agreement in a 4 calendar year for the transfer of a life insurance policy or certificate issued 5 pursuant to a group life insurance policy, for compensation or anything of 6 value less than the expected death benefit payable under the policy; 7 A purchaser; e. 8 f. Any authorized or eligible insurer that provides stop-loss coverage to a 9 provider, purchaser, financing entity, special purpose entity, or related 10 provider trust; 11 A financing entity; g. 12 h. A special purpose entity; 13 A related provider trust; <u>i.</u> 14 A broker; or į. 15 k. An accredited investor or qualified institutional buyer as defined respectively 16 in regulation D, rule 501 or rule 144A of the federal Securities Act of 1933, as 17 amended [15 U.S.C. 77a et seq.], that purchases a life settlement policy from 18 a provider. 19 18. "Purchased policy" means a policy or group certificate that has been acquired by a 20 provider pursuant to a life settlement contract. 21 19. "Purchaser" means a person that pays compensation or anything of value as 22 consideration for a beneficial interest in a trust which is vested with, or for the 23 assignment, transfer, or sale of, an ownership or other interest in a life insurance 24 policy or a certificate issued pursuant to a group life insurance policy which has 25 been the subject of a life settlement contract. 26 20. "Related provider trust" means a titling trust or other trust established by a licensed 27 provider or a financing entity for the sole purpose of holding the ownership or 28 beneficial interest in purchased policies in connection with a financing transaction. 29 In order to qualify as a related provider trust, the trust must have a written 30 agreement with the licensed provider under which the licensed provider is 31 responsible for ensuring compliance with all statutory and regulatory requirements

- and under which the trust agrees to make all records and files relating to life
 settlement transactions available to the insurance department as if those records
 and files were maintained directly by the licensed provider.
 - 21. "Settled policy" means a life insurance policy or certificate that has been acquired by a provider pursuant to a life settlement contract.
 - 22. "Special purpose entity" means an organization formed solely to provide either directly or indirectly access to institutional capital markets for a financing entity or provider; or in connection with a transaction in which the securities in the special purpose entity are acquired by the owner or by a "qualified institutional buyer" as defined in rule 144 promulgated under the federal Securities Act of 1933, as amended [15 U.S.C. 77a et seq.]; or the securities pay a fixed rate of return commensurate with established a set-backed institutional capital markets.
 - 23. "Stranger-originated life insurance" is a practice or plan to initiate a life insurance policy for the benefit of a third-party investor that at the time of policy origination has no insurable interest in the insured. Stranger-originated life insurance practices include cases in which life insurance is purchased with resources or guarantees from or through a person that at the time of policy inception could not lawfully initiate the policy on its own, and where at the time of inception there is an arrangement or agreement, whether verbal or written, to directly or indirectly transfer the ownership of the policy or the policy benefits or both to a third party. Trusts that are created to give the appearance of insurable interest, and are used to initiate policies for investors, violate insurable interest laws and the prohibition against wagering on life. Stranger-originated life insurance arrangements do not include those practices set forth in subdivision b of subsection 11.
 - 24. "Terminally ill" means having an illness or sickness that can reasonably be expected to result in death in twenty-four months or less.

26.1-33.4-02. Licensing requirements.

1. A person, wherever located, may not act as a provider or broker with an owner or multiple owners who is a resident of this state without first having obtained a license from the commissioner. If there is more than one owner on a single policy and the owners are residents of different states, the life settlement contract must

- be governed by the law of the state in which the owner having the largest percentage ownership resides or, if the owners hold equal ownership, the state of residence of one owner agreed upon in writing by all owners.
 - 2. Application for a provider or broker license must be made to the commissioner by the applicant on a form prescribed by the commissioner, and the application must be accompanied by a fee in an amount established by the commissioner; provided, however, that the license and renewal fees for a provider license must be reasonable and that the license and renewal fees for a broker license may not exceed those established for an insurance producer, as such fees are otherwise provided for in this chapter.
 - 3. A life insurance producer who has been duly licensed as a resident insurance producer with a life line of authority in this state or the producer's home state for at least one year and is licensed as a nonresident producer in this state is deemed to meet the licensing requirements of this section and must be permitted to operate as a broker.
 - 4. Not later than thirty days from the first day of operating as a broker, the life insurance producer shall notify the commissioner that the broker is acting as a broker on a form prescribed by the commissioner, and shall pay any applicable fee to be determined by the commissioner. Notification must include an acknowledgement by the life insurance producer that the broker will operate as a broker in accordance with this chapter.
 - 5. The insurer that issued the policy that is the subject of a life settlement contract may not be responsible for any act or omission of a broker, provider, or purchaser arising out of or in connection with the life settlement transaction, unless the insurer receives compensation for the placement of a life settlement contract from the provider, purchaser, or broker in connection with the life settlement contract.
 - 6. An individual licensed as an attorney, certified public accountant, or financial planner accredited by a nationally recognized accreditation agency, who is retained to represent the owner, whose compensation is not paid directly or indirectly by the provider or purchaser, may negotiate life settlement contracts on behalf of the owner without having to obtain a license as a broker.

- 7. Licenses may be renewed annually on the anniversary date upon payment of the periodic renewal fee. As specified in subsection 2, the renewal fee for a provider may not exceed a reasonable fee. Failure to pay the fee within the terms prescribed results in the automatic revocation of the license requiring periodic renewal.
 - 8. The term of provider license must be equal to that of a domestic stock life insurance company and the term of a broker license must be equal to that of an insurance producer license. Licenses requiring periodic renewal may be renewed on their anniversary date upon payment of the periodic renewal fee as specified in subsection 2. Failure to pay the fees before the expiration of the renewal date results in expiration of the license.
 - 9. The applicant shall provide such information as the commissioner may require on forms prepared by the commissioner. The commissioner, at any time, may require the applicant to fully disclose the identity of the applicant's stockholders (except stockholders owning fewer than ten percent of the shares of an applicant whose shares are publicly traded), partners, officers, and employees, and the commissioner may refuse to issue the license in the name of any person if not satisfied that any officer, employee, stockholder, or partner thereof who may materially influence the applicant's conduct meets the standards of this chapter.
 - 10. A license issued to a partnership, corporation, or other entity authorizes all members, officers, and designated employees to act as a licensee under the license, if those individuals are named in the application and any supplements to the application.
 - 11. Upon the filing of an application and the payment of the license fee, the commissioner shall make an investigation of each applicant and may issue a license if the commissioner finds that the applicant:
 - <u>a.</u> <u>If a provider, has provided a detailed plan of operation;</u>
 - b. Is competent and trustworthy and intends to transact the applicant's business
 in good faith;
 - <u>c.</u> Has a good business reputation and has had experience, training, or
 education so as to be qualified in the business for which the license is applied;

1 If the applicant is a legal entity, is formed or organized pursuant to the laws of d. 2 this state, or is a foreign legal entity authorized to transact business in this 3 state, or provides a certificate of good standing from the state of its domicile; 4 and 5 Has provided to the commissioner an antifraud plan that meets the <u>e.</u> 6 requirements of section 26.1-33.4-12 and includes: 7 (1) A description of the procedures for detecting and investigating possible 8 fraudulent acts and procedures for resolving material inconsistencies 9 between medical records and insurance applications; 10 A description of the procedures for reporting fraudulent insurance acts (2) 11 to the commissioner; 12 <u>(3)</u> A description of the plan for antifraud education and training of the 13 applicant's underwriters and other personnel; and 14 A written description or chart outlining the arrangement of the antifraud <u>(4)</u> 15 personnel who are responsible for the investigation and reporting of 16 possible fraudulent insurance acts and investigating unresolved 17 material inconsistencies between medical records and insurance 18 applications. 19 12. The commissioner may not issue any license to any nonresident applicant unless a 20 written designation of an agent for service of process is filed and maintained with 21 the commissioner or unless the applicant has filed with the commissioner the 22 applicant's written irrevocable consent that any action against the applicant may be 23 commenced against the applicant by service of process on the commissioner. 24 13. Each licensee shall file with the commissioner before March first of each year an 25 annual statement containing such information as the commissioner by rule may 26 prescribe. 27 14. A provider may not use any person to perform the functions of a broker, as 28 provided under this chapter, unless the person holds a current, valid license as a 29 broker, and as provided in this section.

1 A broker may not use any person to perform the functions of a provider as defined 15. 2 in this chapter unless such person holds a current, valid license as a provider and 3 as provided in this section. 4 16. A provider or broker shall provide to the commissioner new or revised information 5 about officers, ten percent or more stockholders, partners, directors, members, or 6 designated employees within thirty days of the change. 7 17. An individual licensed as a broker shall complete on a biennial basis fifteen hours 8 of training related to life settlements and life settlement transactions as required by 9 the commissioner; provided, however, that a life insurance producer who is 10 operating as a broker pursuant to this section is not subject to the requirements of 11 this subsection. Any person failing to meet the requirements of this subsection 12 shall be subject to the penalties imposed by the commissioner. 13 26.1-33.4-03. License suspension, revocation, or refusal to renew. 14 The commissioner may suspend, revoke, or refuse to renew the license of any 1. 15 licensee if the commissioner finds that: 16 There was any material misrepresentation in the application for the license; a. 17 The licensee or any officer, partner, member, or director has been guilty of b. 18 fraudulent or dishonest practices, is subject to a final administrative action, or 19 is otherwise shown to be untrustworthy or incompetent to act as a licensee; 20 The provider demonstrates a pattern of unreasonably withholding payments to <u>C.</u> 21 policyowners: 22 The licensee no longer meets the requirements for initial licensure; d. 23 The licensee or any officer, partner, member, or director has been convicted e. 24 of a felony or of any misdemeanor of which criminal fraud is an element; or 25 the licensee has pleaded quilty or nolo contendere with respect to any felony 26 or any misdemeanor of which criminal fraud or moral turpitude is an element, 27 regardless whether a judgment of conviction has been entered by the court; 28 The provider has entered any life settlement contract that has not been <u>f.</u> 29 approved pursuant to this chapter; 30 The provider has failed to honor contractual obligations set out in a life g. 31 settlement contract;

- h. The provider has assigned, transferred, or pledged a settled policy to a person other than a provider licensed in this state, a purchaser, an accredited investor or qualified institutional buyer as defined respectively in regulation D, rule 501 or rule 144A of the federal Securities Act of 1933, as amended [15 U.S.C. 77a et seq.], financing entity, special purpose entity, or related provider trust; or
 - i. The licensee or any officer, partner, member, or key management personnel has violated any of the provisions of this chapter.
 - 2. Before the commissioner denies a license application or suspends, revokes, or refuses to renew the license of any licensee under this chapter, the commissioner shall conduct a hearing.

26.1-33.4-04. Contract requirements.

- 1. A person may not use any form of life settlement contract in this state unless the contract has been filed with and approved, if required, by the commissioner in a manner that conforms with the filing procedures and any time restrictions or deeming provisions, if any, for life insurance forms, policies, and contracts.
- 2. An insurer may not require, as a condition of responding to a request for verification of coverage or in connection with the transfer of a policy pursuant to a life settlement contract, that the owner, insured, provider, or broker sign any form, disclosure, consent, waiver, or acknowledgment that has not been expressly approved by the commissioner for use in connection with life settlement contracts in this state.
- 3. A person may not use a life settlement contract form or provide to an owner a disclosure statement form in this state unless first filed with and approved by the commissioner. The commissioner shall disapprove a life settlement contract form or disclosure statement form if, in the commissioner's opinion, the contract or provisions contained therein fail to meet the requirements of sections 26.1-33.4-07, 26.1-33.4-08, and 26.1-33.4-10 and subsection 2 of section 26.1-33.4-14 or are unreasonable, contrary to the interests of the public, or otherwise misleading or unfair to the owner. The commissioner may require the submission of advertising material.

1 26.1-33.4-05. Reporting requirements and privacy.

- 1. For any policy settled within five years of policy issuance, each provider shall file with the commissioner before March first of each year an annual statement containing such information as the commissioner may prescribe by regulation. In addition to any other requirements, the annual statement must specify the total number, aggregate face amount, and life settlement proceeds of policies settled during the immediately preceding calendar year, together with a breakdown of the information by policy issue year. The annual statement also must include the names of the insurance companies whose policies have been settled and the brokers that have settled said policies.
 - <u>a.</u> Such information must be limited to only those transactions where the insured is a resident of this state and may not include individual transaction data regarding the business of life settlements or information that there is a reasonable basis to believe could be used to identify the owner or the insured.
 - b. Every provider that willfully fails to file an annual statement as required in this section, or willfully fails to reply within thirty days to a written inquiry by the commissioner in connection therewith, shall, in addition to other penalties provided by this chapter, be subject, upon due notice and opportunity to be heard, to a penalty of up to two hundred fifty dollars per day of delay, not to exceed twenty-five thousand dollars in the aggregate, for each such failure.
- Except as otherwise allowed or required by law, a provider, broker, insurance company, insurance producer, information bureau, rating agency or company, or any other person with actual knowledge of an insured's identity, may not disclose the identify of an insured or information that there is a reasonable basis to believe could be used to identify the insured or the insured's financial or medical information to any other person unless the disclosure:
 - a. Is necessary to effect a life settlement contract between the owner and a
 provider and the owner and insured have provided prior written consent to the
 disclosure;
 - b. Is necessary to effectuate the sale of life settlement contracts, or interests
 therein, as investments, provided the sale is conducted in accordance with

1 applicable state and federal securities law, and provided further that the 2 owner and the insured have both provided prior written consent to the 3 disclosure; 4 Is provided in response to an investigation or examination by the C. 5 commissioner or any other governmental officer or agency or pursuant to the 6 requirements of section 26.1-33.4-12; 7 d. Is a term or condition to the transfer of a policy by one provider to another 8 provider, in which case the receiving provider shall comply with the 9 confidentiality requirements of subsection 2 of section 26.1-33.4-05; 10 Is necessary to allow the provider or broker or its authorized representative to <u>e.</u> 11 make contacts for the purpose of determining health status. For the purposes 12 of this section, the term "authorized representative" does not include any 13 person that has or may have any financial interest in the settlement contract 14 other than a provider, licensed broker, financing entity, related provider trust, 15 or special purpose entity; further, a provider or broker shall require its 16 authorized representative to agree in writing to adhere to the privacy 17 provisions of this chapter; or 18 f. Is required to purchase stop-loss coverage. 19 Nonpublic personal information solicited or obtained in connection with a proposed 3. 20 or actual life settlement contract is subject to the provisions applicable to financial 21 institutions under the federal Gramm Leach Bliley Act [Pub. L. 106-102] and all 22 other state and federal laws relating to confidentiality of nonpublic personal 23 information. 24 26.1-33.4-06. Examination. 25 The commissioner, when the commissioner deems it reasonably necessary to 1. 26 protect the interests of the public, may examine the business and affairs of any 27 licensee or applicant for a license. The commissioner may order any licensee or 28 applicant to produce any records, books, files, or other information reasonably 29 necessary to ascertain whether such licensee or applicant is acting or has acted in

violation of the law or otherwise contrary to the interests of the public. The

- expenses incurred in conducting any examination must be paid by the licensee or
 applicant.
 - In lieu of an examination under this chapter of any foreign or alien licensee licensed in this state, the commissioner may, at the commissioner's discretion, accept an examination report on the licensee as prepared by the commissioner for the licensee's state of domicile or port-of-entry state.
 - 3. Names of and individual identification data for all owners and insureds must be considered private and confidential information and may not be disclosed by the commissioner unless required by law.
 - 4. Records of all consummated transactions and life settlement contracts must be maintained by the provider for three years after the death of the insured and must be available to the commissioner for inspection during reasonable business hours.
 - 5. a. Upon determining that an examination should be conducted, the commissioner shall issue an examination warrant appointing one or more examiners to perform the examination and instructing the examiners as to the scope of the examination. In conducting the examination, the examiner shall use methods common to the examination of any life settlement licensee and should use those guidelines and procedures set forth in an examiners' handbook adopted by a national organization.
 - b. Every licensee or person from whom information is sought, its officers, directors, and agents shall provide to the examiners timely, convenient, and free access at all reasonable hours at its offices to all books, records, accounts, papers, documents, assets, and computer or other recordings relating to the property, assets, business, and affairs of the licensee being examined. The officers, directors, employees, and agents of the licensee or person shall facilitate the examination and aid in the examination so far as it is in their power to do so. The refusal of a licensee, by its officers, directors, employees, or agents, to submit to examination or to comply with any reasonable written request of the commissioner is grounds for suspension or refusal of, or nonrenewal of any license or authority held by the licensee to engage in the life settlement business or other business subject to the

1 commissioner's jurisdiction. Any proceedings for suspension, revocation, or 2 refusal of any license or authority must be conducted pursuant to section 3 26.1-01-03.1. 4 The commissioner may issue subpoenas, administer oaths, and examine C. 5 under oath any person as to any matter pertinent to the examination. Upon 6 the failure or refusal of a person to obey a subpoena, the commissioner may 7 petition a court of competent jurisdiction, and upon proper showing, the court 8 may enter an order compelling the witness to appear and testify or produce 9 documentary evidence. 10 When making an examination under this chapter, the commissioner may <u>d.</u> 11 retain attorneys, appraisers, independent actuaries, independent certified 12 public accountants, or other professionals and specialists as examiners, the 13 reasonable cost of which must be borne by the licensee that is the subject of 14 the examination. 15 This chapter does not limit the commissioner's authority to terminate or e. 16 suspend an examination in order to pursue other legal or regulatory action 17 pursuant to the insurance laws of this state. Findings of fact and conclusions 18 made pursuant to any examination are prima facie evidence in any legal or 19 regulatory action. 20 f. This chapter does not limit the commissioner's authority to use and, if 21 appropriate, to make public any final or preliminary examination report, any 22 examiner or licensee workpapers, or other documents, or any other 23 information discovered or developed during the course of any examination in 24 the furtherance of any legal or regulatory action which the commissioner 25 determines appropriate. 26 Examination reports must be composed of only facts appearing upon the 6. a. 27 books, from the testimony of its officers or agents, or other persons examined 28 concerning its affairs, and such conclusions and recommendations as the 29 examiners find reasonably warranted from the facts. 30 No later than sixty days following completion of the examination, the examiner b. 31 in charge shall file with the commissioner a verified written report of

1 examination under oath. Upon receipt of the verified report, the commissioner 2 shall transmit the report to the licensee examined, together with a notice that 3 shall afford the licensee examined a reasonable opportunity of not more than 4 thirty days to make a written submission or rebuttal with respect to any 5 matters contained in the examination report and which shall become part of 6 the report or to request a hearing on any matter in dispute. 7 If the commissioner determines that regulatory action is appropriate as a C. 8 result of an examination, the commissioner may initiate any proceedings or 9 actions provided by law. 10 Names and individual identification data for all owners, purchasers, and 7. a. 11 insureds must be considered private and confidential information and may 12 not be disclosed by the commissioner, unless the disclosure is to another 13 regulator, is required under law, or is allowed under section 26.1-03-19.4. 14 Except as otherwise provided in this chapter, all examination reports, working b. 15 papers, recorded information, documents, and copies thereof produced by, 16 obtained by, or disclosed to the commissioner or any other person in the 17 course of an examination made under this chapter, or in the course of 18 analysis or investigation by the commissioner of the financial condition or 19 market conduct of a licensee must be confidential by law and privileged, is not 20 subject to the state's open records laws, is not subject to subpoena, and is not 21 subject to discovery or admissible in evidence in any private civil action. The 22 commissioner may use the documents, materials, or other information in the 23 furtherance of any regulatory or legal action brought as part of the 24 commissioner's official duties. The licensee being examined may have 25 access to all documents used to make the report. 26 An examiner may not be appointed by the commissioner if the examiner, 8. a. 27 either directly or indirectly, has a conflict of interest or is affiliated with the 28 management of or owns a pecuniary interest in any person subject to 29 examination under this chapter. This section may not be construed to 30 automatically preclude an examiner from being: 31 (1) An owner;

1 (2) An insured in a life settlement contract or insurance policy; or 2 (3)A beneficiary in an insurance policy that is proposed for a life settlement 3 contract. 4 b. Notwithstanding the requirements of this subsection, the commissioner may 5 retain from time to time, on an individual basis, qualified actuaries, certified 6 public accountants, or other similar individuals who are independently 7 practicing their professions, even though these persons may from time to time 8 be similarly employed or retained by persons subject to examination under 9 this chapter. 10 No cause of action arises nor may any liability be imposed against the 9. a. 11 commissioner, the commissioner's authorized representatives, or any 12 examiner appointed by the commissioner for any statements made or conduct 13 performed in good faith while carrying out this chapter. 14 No cause of action arises, nor may any liability be imposed against any b. 15 person for the act of communicating or delivering information or data to the 16 commissioner or the commissioner's authorized representative or examiner 17 pursuant to an examination made under this chapter, if the act of 18 communication or delivery was performed in good faith and without fraudulent 19 intent or the intent to deceive. This subdivision does not abrogate or modify in 20 any way any common law or statutory privilege or immunity heretofore 21 enjoyed by any person identified in subdivision a. 22 A person identified in subdivision a or b is entitled to an award of attorney's C. 23 fees and costs if the person is the prevailing party in a civil cause of action for 24 libel, slander, or any other relevant tort arising out of activities in carrying out 25 the provisions of this chapter and the party bringing the action was not 26 substantially justified in doing so. For purposes of this section a proceeding is 27 "substantially justified" if it had a reasonable basis in law or fact at the time 28 that it was initiated. 29 10. The commissioner may investigate suspected fraudulent life settlement acts and 30 persons engaged in the business of life settlements.

1 The commissioner may charge for examinations as provided for under section 11. 2 26.1-01-07. 3 26.1-33.4-07. Advertising. 4 1. A broker or provider licensed pursuant to this chapter may conduct or participate in 5 advertisements within this state. Advertisements must comply with all advertising 6 and marketing laws or rules adopted by the commissioner which are applicable to 7 life insurers or to brokers and providers licensed pursuant to this chapter. 8 Advertisements must be accurate and truthful, and may not be misleading in fact or 2. 9 by implication. 10 A person or trust may not: <u>3.</u> 11 Directly or indirectly, market, advertise, solicit, or otherwise promote the 12 purchase of a policy for the sole purpose of or with an emphasis on settling 13 the policy; or 14 Use the words "free" or "no cost" or words of similar import in the marketing, b. 15 advertising, soliciting, or otherwise promoting of the purchase of a policy. 16 26.1-33.4-08. Disclosures to owners. 17 The provider shall provide in writing, in a separate document that is signed by the 18 owner and provider, the following information to the owner no later than the date 19 the life settlement contract is signed by all parties: 20 The fact that possible alternatives to life settlement contracts exist, including 21 accelerated benefits offered by the issuer of the life insurance policy. 22 The fact that some or all of the proceeds of a life settlement contract may be b. 23 taxable and that assistance should be sought from a professional tax adviser. 24 The fact that the proceeds from a life settlement contract could be subject to C. 25 the claims of creditors. 26 <u>d.</u> The fact that receipt of proceeds from a life settlement contract may adversely 27 affect the recipient's eligibility for public assistance or other government 28 benefits or entitlements and that advice should be obtained from the 29 appropriate agencies. 30 The fact that the owner has a right to terminate a life settlement contract <u>e.</u> 31 within fifteen days of the date it is executed by all parties and the owner has

1		received the disclosures contained herein. Rescission, if exercised by the
2		owner, is effective only if both notice of the rescission is given and the owner
3		repays all proceeds and any premiums, loans, and loan interest paid on
4		account of the provider within the rescission period. If the insured dies during
5		the rescission period, the contract is deemed to have been rescinded subject
6		to repayment by the owner or the owner's estate of all proceeds and any
7		premiums, loans, and loan interest to the provider.
8	<u>f.</u>	The fact that proceeds will be sent to the owner within three business days
9		after the provider has received the insurer or group administrator's
10		acknowledgement that ownership of the policy or interest in the certificate has
11		been transferred and the beneficiary has been designated in accordance with
12		the terms of the life settlement contract.
13	<u>g.</u>	The fact that entering into a life settlement contract may cause other rights or
14		benefits, including conversion rights and waiver of premium benefits, that may
15		exist under the policy or certificate of a group policy to be forfeited by the
16		owner and that assistance should be sought from a professional financial
17		adviser.
18	<u>h.</u>	The amount and method of calculating the compensation paid or to be paid to
19		the broker, or any other person acting for the owner in connection with the
20		transaction, wherein the term compensation includes anything of value paid of
21		given.
22	<u>i.</u>	The date by which the funds will be available to the owner and the transmitter
23		of the funds.
24	<u>j.</u>	The fact that the commissioner shall require delivery of a buyer's guide or a
25		similar consumer advisory package in the form prescribed by the
26		commissioner to owners during the solicitation process.
27	<u>k.</u>	The disclosure document must contain the following language:
28		All medical, financial, or personal information solicited or obtained by a
29		provider or broker about an insured, including the insured's identity or
30		the identity of family members, a spouse, or a significant other may be
31		disclosed as necessary to effect the life settlement contract between

1		the owner and provider. If you are asked to provide this information,
2		you will be asked to consent to the disclosure. The information may be
3		provided to someone who buys the policy or provides funds for the
4		purchase. You may be asked to renew your permission to share
5		information every two years.
6	<u>l.</u>	The fact that the commissioner shall require providers and brokers to print
7		separate signed fraud warnings on their applications and on their life
8		settlement contracts the following statement:
9		Any person that knowingly presents false information in an application
10		for insurance or life settlement contract is guilty of a crime and may be
11		subject to fines and confinement in prison.
12	<u>m.</u>	The fact that the insured may be contacted by either the provider or broker or
13		its authorized representative for the purpose of determining the insured's
14		health status or to verify the insured's address. This contact is limited to once
15		every three months if the insured has a life expectancy of more than one year,
16		and no more than once per month if the insured has a life expectancy of one
17		year or less.
18	<u>n.</u>	The affiliation, if any, between the provider and the issuer of the insurance
19		policy to be settled.
20	<u>O.</u>	That a broker represents exclusively the owner, and not the insurer or the
21		provider or any other person, and owes a fiduciary duty to the owner,
22		including a duty to act according to the owner's instructions and in the best
23		interest of the owner.
24	<u>p.</u>	The document must include the name, address, and telephone number of the
25		provider.
26	<u>q.</u>	The name, business address, and telephone number of the independent
27		third-party escrow agent, and the fact that the owner may inspect or receive
28		copies of the relevant escrow or trust agreements or documents.
29	<u>r.</u>	The fact that a change of ownership could in the future limit the insured's
30		ability to purchase future insurance on the insured's life because there is a
31		limit to how much coverage insurers will issue on one life.

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policy as collateral to support the financing.

1 The written disclosures must be conspicuously displayed in any life settlement 2 contract furnished to the owner by a provider, including any affiliations or 3 contractual arrangements between the provider and the broker. 4 3. A broker shall provide the owner and the provider with at least the following 5 disclosures no later than the date the life settlement contract is signed by all 6 parties. The disclosures must be conspicuously displayed in the life settlement 7 contract or in a separate document signed by the owner and provide the following 8 information: 9 The name, business address, and telephone number of the broker. a. 10 <u>b.</u> A full, complete, and accurate description of all the offers, counteroffers, 11 acceptances, and rejections relating to the proposed life settlement contract. 12 <u>C.</u> A written disclosure of any affiliations or contractual arrangements between 13 the broker and any person making an offer in connection with the proposed 14 life settlement contracts. 15 d. The name of each broker who receives compensation and the amount of 16 compensation received by that broker, which compensation includes anything 17 of value paid or given to the broker in connection with the life settlement 18 contract. 19 A complete reconciliation of the gross offer or bid by the provider to the net e. 20 amount of proceeds or value to be received by the owner. For the purpose of 21 this section, gross offer or bid means the total amount or value offered by the 22 provider for the purchase of one or more life insurance policies, inclusive of 23 commissions and fees. 24 f. The failure to provide the disclosures or rights described in this section is 25 deemed an unfair trade practice pursuant to section 26.1-33.4-16. 26 **26.1-33.4-09. Disclosure to insurer.** Without limiting the ability of an insurer from 27 assessing the insurability of a policy applicant and determining whether to issue the policy, and 28 in addition to other questions an insurance carrier may lawfully pose to a life insurance 29 applicant, insurance carriers may inquire in the application for insurance whether the proposed

owner intends to pay premiums with the assistance of financing from a lender that will use the

1	<u>1.</u>	<u>lf, a</u>	s desc	cribed in subsection 11 of section 26.1-33.4-01, the loan provides funds
2		that	can b	e used for a purpose other than paying for the premiums, costs, and
3		<u>exp</u>	<u>enses</u>	associated with obtaining and maintaining the life insurance policy and
4		<u>loar</u>	n, the a	application must be rejected as a violation of the prohibited practices in
5		sec	tion 26	5.1-33.4-12.
6	<u>2.</u>	<u>If th</u>	e finar	ncing does not violate section 26.1-33.4-12 in this manner, the insurance
7		carr	ier:	
8		<u>a.</u>	May	make disclosures, such as the following, to the applicant and the insured
9			eithe	er on the application or an amendment to the application to be completed
10			no la	ter than the delivery of the policy: "If you have entered a loan
11			arrar	ngement where the policy is used as collateral, and the policy does
12			<u>chan</u>	ge ownership at some point in the future in satisfaction of the loan, the
13			follov	wing may be true:
14			<u>(1)</u>	A change of ownership could lead to a stranger owning an interest in
15				the insured's life;
16			<u>(2)</u>	A change of ownership could in the future limit your ability to purchase
17				future insurance on the insured's life because there is a limit to how
18				much coverage insurers will issue on one life;
19			<u>(3)</u>	Should there be a change of ownership and you wish to obtain more
20				insurance coverage on the insured's life in the future, the insured's
21				higher issue age, a change in health status, and other factors may
22				reduce the ability to obtain coverage and may result in significantly
23				higher premiums; and
24			<u>(4)</u>	You should consult a professional adviser, since a change in ownership
25				in satisfaction of the loan may result in tax consequences to the owner,
26				depending on the structure of the loan;" and
27		<u>b.</u>	May	require certifications, such as the following, from the applicant or the
28			insur	red or both:
29				I have entered into any agreement or arrangement providing for
30				the future sale of this life insurance policy;

1 My loan arrangement for this policy provides funds sufficient to 2 pay for some or all of the premiums, costs, and expenses associated 3 with obtaining and maintaining my life insurance policy, but I have not 4 entered into any agreement by which I am to receive consideration in 5 exchange for procuring this policy; and 6 The borrower has an insurable interest in the insured. 7 26.1-33.4-10. General rules. 8 A provider entering a life settlement contract with any owner of a policy, wherein 9 the insured is terminally or chronically ill, first shall obtain: 10 If the owner is the insured, a written statement from a licensed attending a. 11 physician that the owner is of sound mind and under no constraint or undue 12 influence to enter into a settlement contract; and 13 A document in which the insured consents to the release of the insured's b. 14 medical records to a provider, settlement broker, or insurance producer and, if 15 the policy was issued less than two years from the date of application for a 16 settlement contract, to the insurance company that issued the policy. 17 The insurer shall respond to a request for verification of coverage submitted by a 2. 18 provider, settlement broker, or life insurance producer not later than thirty calendar 19 days from the date the request is received. The request for verification of coverage 20 must be made on a form approved by the commissioner. The insurer shall 21 complete and issue the verification of coverage or indicate in which respects it is 22 unable to respond. In its response, the insurer shall indicate whether, based on 23 the medical evidence and documents provided, the insurer intends to pursue an 24 investigation at this time regarding the validity of the insurance contract. 25 Before or at the time of execution of the settlement contract, the provider shall 3. 26 obtain a witnessed document in which the owner consents to the settlement 27 contract, represents that the owner has a full and complete understanding of the 28 settlement contract, that the owner has a full and complete understanding of the 29 benefits of the policy, acknowledges that the owner is entering into the settlement 30 contract freely and voluntarily, and, for persons with a terminal or chronic illness or

condition, acknowledges that the insured has a terminal or chronic illness and that

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1 the terminal or chronic illness or condition was diagnosed after the policy was 2 issued. 3 The insurer may not unreasonably delay effecting change of ownership or 4 beneficiary with any life settlement contract lawfully entered in this state or with a 5 resident of this state. 6 5. If a settlement broker or life insurance producer performs any of these activities 7 required of the provider, the provider is deemed to have fulfilled the requirements 8 of this section. 9 If a broker performs the verification of coverage activities required of the provider, 6. 10 the provider is deemed to have fulfilled the requirements of subsection 1 of section 11 26.1-33.4-08. 12 <u>7.</u> Within twenty days after an owner executes the life settlement contract, the 13 provider shall give written notice to the insurer that issued that insurance policy that 14 the policy has become subject to a life settlement contract. The notice must be 15 accompanied by the documents required by subdivision b of subsection 1 of 16 section 26.1-33.4-09. 17 All medical information solicited or obtained by any licensee must be subject to the 8. 18 applicable provision of state law relating to confidentiality of medical information if 19 not otherwise provided in this chapter. 20 9. All life settlement contracts entered in this state must provide that the owner may 21 rescind the contract on or before fifteen days after the date it is executed by all 22 parties thereto. Rescission, if exercised by the owner, is effective only if both 23 notice of the rescission is given and the owner repays all proceeds and any 24 premiums, loans, and loan interest paid on account of the provider within the 25 rescission period. If the insured dies during the rescission period, the contract is 26 deemed to have been rescinded subject to repayment by the owner or the owner's 27 estate of all proceeds and any premiums, loans, and loan interest to the provider. 28 10. Within three business days after receipt from the owner of documents to effect the 29 transfer of the insurance policy, the provider shall pay the proceeds of the

settlement to an escrow or trust account managed by a trustee or escrow agent in

a state or federally chartered financial institution pending acknowledgement of the

1 transfer by the issuer of the policy. The trustee or escrow agent must be required 2 to transfer the proceeds due to the owner within three business days of 3 acknowledgement of the transfer from the insurer. 4 11. Failure to tender the life settlement contract proceeds to the owner by the date 5 disclosed to the owner renders the contract voidable by the owner for lack of 6 consideration until the time the proceeds are tendered to and accepted by the 7 owner. A failure to give written notice of the right of rescission tolls the right of 8 rescission until thirty days after the written notice of the right of rescission has been 9 given. 10 12. Any fee paid by a provider, party, individual, or an owner to a broker in exchange 11 for services provided to the owner pertaining to a life settlement contract must be 12 computed as a percentage of the offer obtained, not the face value of the policy. 13 This section does not prohibit a broker from reducing such broker's fee below this 14 percentage if the broker so chooses. 15 13. The broker shall disclose to the owner anything of value paid or given to a broker 16 which relates to a life settlement contract. 17 14. At any time prior to, or at the time of, the application for, or issuance of, a policy, or 18 during a two-year period commencing with the date of issuance of the policy, a 19 person may not enter a life settlement regardless of the date the compensation is 20 to be provided and regardless of the date the assignment, transfer, sale, devise, 21 bequest, or surrender of the policy is to occur. This prohibition may not apply if the 22 owner certifies to the provider that: 23 The policy was issued upon the owner's exercise of conversion rights arising 24 out of a group or individual policy, provided the total of the time covered under 25 the conversion policy plus the time covered under the prior policy is at least 26 twenty-four months. The time covered under a group policy must be 27 calculated without regard to a change in insurance carriers, provided the 28 coverage has been continuous and under the same group sponsorship; 29 The owner submits independent evidence to the provider that one or more of b. 30 the following conditions have been met within the two-year period: 31 (1) The owner or insured is terminally or chronically ill;

1			<u>(2)</u>	The owner or insured disposes of the owner's or insured's ownership
2				interests in a closely held corporation, pursuant to the terms of a buyout
3				or other similar agreement in effect at the time the insurance policy was
4				initially issued;
5			<u>(3)</u>	The owner's spouse dies;
6			<u>(4)</u>	The owner divorces the owner's spouse;
7			<u>(5)</u>	The owner retires from full-time employment;
8			<u>(6)</u>	The owner becomes physically or mentally disabled and a physician
9				determines that the disability prevents the owner from maintaining
10				full-time employment; or
11			<u>(7)</u>	A final order, judgment, or decree is entered by a court of competent
12				jurisdiction, on the application of a creditor of the owner, adjudicating
13				the owner bankrupt or insolvent, or approving a petition seeking
14				reorganization of the owner or appointing a receiver, trustee, or
15				liquidator to all or a substantial part of the owner's assets;
16		<u>C.</u>	Copie	es of the independent evidence required by subdivision b must be
17			subm	nitted to the insurer when the provider submits a request to the insurer for
18			verific	cation of coverage. The copies must be accompanied by a letter of
19			attes	tation from the provider that the copies are true and correct copies of the
20			docu	ments received by the provider. Nothing in this section prohibits an
21			insur	er from exercising its right to contest the validity of any policy; or
22		<u>d.</u>	If the	provider submits to the insurer a copy of independent evidence provided
23			for in	paragraph 1 of subdivision b when the provider submits a request to the
24			insur	er to effect the transfer of the policy to the provider, the copy is deemed
25			to es	tablish that the settlement contract satisfies the requirements of this
26			section	on.
27	<u>26.</u>	1-33.4	1-11 . <i>1</i>	Authority to adopt regulations - Conflict of laws.
28	<u>1.</u>	<u>The</u>	comm	nissioner may adopt rules implementing this chapter and regulating the
29		<u>acti</u>	vities a	and relationships of providers, brokers, and insurers and their agents.
30	<u>2</u> .	<u>a.</u>	If the	re is more than one owner on a single policy and the owners are
31			resid	ents of different states, the life settlement contract must be governed by

1			the law of the state in which the owner having the largest percentage
2			ownership resides, or if the owners hold equal ownership, the state of
3			residence of one owner agreed upon in writing by all of the owners. The law
4			of the state of the insured governs if equal owners fail to agree in writing upon
5			a state of residence for jurisdictional purposes.
6		<u>b.</u>	A provider from this state who enters a life settlement contract with an owner
7			who is a resident of another state that has enacted statutes or adopted
8			regulations governing life settlement contracts is governed in the effectuation
9			of that life settlement contract by the statutes and regulations of the owner's
10			state of residence. If the state in which the owner is a resident has not
11			enacted statutes or regulations governing life settlement contracts, the
12			provider shall give the owner notice that neither state regulates the
13			transaction upon which the owner is entering. For transactions in those
14			states, however, the provider is to maintain all records required if the
15			transactions were executed in the state of residence. The forms used in
16			those states need not be approved by the commissioner.
17		<u>C.</u>	If there is a conflict in the laws that apply to an owner and a purchaser in any
18			individual transaction, the laws of the state that apply to the owner shall take
19			precedence and the provider shall comply with those laws.
20	<u>26.</u> 1	1-33.4	4-12. Prohibited practices.
21	<u>1.</u>	It is	unlawful for any person to:
22		<u>a.</u>	Enter a life settlement contract if such person knows or reasonably should
23			have known that the life insurance policy was obtained by means of a false,
24			deceptive, or misleading application for such policy;
25		<u>b.</u>	Engage in any transaction, practice, or course of business if such person
26			knows or reasonably should have known that the intent was to avoid the
27			notice requirements of this chapter;
28		<u>C.</u>	Engage in any fraudulent act or practice in connection with any transaction
29			relating to any settlement involving an owner who is a resident of this state;
30		<u>d.</u>	Issue, solicit, market, or otherwise promote the purchase of an insurance
31			policy for the purpose of or with an emphasis on settling the policy;

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- 1 Enter a premium finance agreement with any person or agency, or any person e. 2 affiliated with such person or agency, pursuant to which such person shall 3 receive any proceeds, fees, or other consideration, directly or indirectly, from 4 the policy or owner of the policy or any other person with respect to the 5 premium finance agreement or any settlement contract or other transaction 6 related to such policy that are in addition to the amounts required to pay the 7 principal, interest, and service charges related to policy premiums pursuant to 8 the premium finance agreement or subsequent sale of such agreement; 9 provided, further, that any payments, charges, fees, or other amounts in 10 addition to the amounts required to pay the principal, interest, and service 11 charges related to policy premiums paid under the premium finance 12 agreement must be remitted to the original owner of the policy or to the 13 original owner's estate if the original owner is not living at the time of the 14 determination of the overpayment; 15 f. With respect to any settlement contract or insurance policy and a broker, 16 knowingly solicit an offer from, effectuate a life settlement contract with, or 17 make a sale to any provider, financing entity, or related provider trust that is 18 controlling, controlled by, or under common control with such broker; 19
 - g. With respect to any life settlement contract or insurance policy and a provider, knowingly enter into a life settlement contract with an owner, if, in connection with such life settlement contract, anything of value will be paid to a broker that is controlling, controlled by, or under common control with such provider or the financing entity or related provider trust that is involved in such
 - h. With respect to a provider, enter into a life settlement contract unless the life settlement promotional, advertising, and marketing materials, as may be prescribed by regulation, have been filed with the commissioner. In no event may any marketing materials expressly reference that the insurance is "free" for any period of time. The inclusion of any reference in the marketing materials that would cause an owner to reasonably believe that the insurance is free for any period of time must be considered a violation of this chapter; or

settlement contract;

1		<u>i.</u>	With respect to any life insurance producer, insurance company, broker, or
2			provider, make any statement or representation to the applicant or
3			policyholder in connection with the sale or financing of a life insurance policy
4			to the effect that the insurance is free or without cost to the policyholder for
5			any period of time unless provided in the policy.
6	<u>2.</u>	<u>A vi</u>	olation of this section is deemed a fraudulent life settlement act.
7	<u> 26.</u>	1-33.4	1-13. Fraud prevention and control.
8	<u>1.</u>	<u>a.</u>	A person may not commit a fraudulent life settlement act.
9		<u>b.</u>	A person may not knowingly and intentionally interfere with the enforcement
10			of the provisions of this chapter or investigations of suspected or actual
11			violations of this chapter.
12		<u>C.</u>	A person in the business of life settlements may not knowingly or intentionally
13			permit any person convicted of a felony involving dishonesty or breach of trust
14			to participate in the business of life settlements.
15	2.	<u>a.</u>	Life settlement contracts and applications for life settlement contracts,
16			regardless of the form of transmission, must contain the following statement
17			or a substantially similar statement:
18			Any person that knowingly presents false information in an application
19			for insurance or life settlement contract is guilty of a crime and may be
20			subject to fines and confinement in prison.
21		<u>b.</u>	The lack of a statement as required in subdivision a does not constitute a
22			defense in any prosecution for a fraudulent life settlement act.
23	<u>3.</u>	<u>a.</u>	Any person engaged in the business of life settlements having knowledge or a
24			reasonable belief that a fraudulent life settlement act is being, will be, or has
25			been committed shall provide to the commissioner the information required by
26			and in a manner prescribed by the commissioner.
27		<u>b.</u>	Any other person having knowledge or a reasonable belief that a fraudulent
28			life settlement act is being, will be, or has been committed may provide to the
29			commissioner the information required by and in a manner prescribed by the
30			commissioner.

1	4.	<u>a.</u>	CIVII	liability may not be imposed on and no cause of action may arise from a
2			perso	on's furnishing information concerning suspected, anticipated, or
3			comp	pleted fraudulent life settlement acts or suspected or completed
4			fraud	ulent insurance acts if the information is provided to or received from:
5			<u>(1)</u>	The commissioner or the commissioner's employees, agents, or
6				representatives;
7			<u>(2)</u>	Federal, state, or local law enforcement or regulatory officials or their
8				employees, agents, or representatives;
9			<u>(3)</u>	A person involved in the prevention and detection of fraudulent life
10				settlement acts or that person's agents, employees, or representatives;
11			<u>(4)</u>	Any regulatory body or its employees, agents, or representatives
12				overseeing life insurance, life settlements, securities, or investment
13				fraud;
14			<u>(5)</u>	The life insurer that issued the life insurance policy covering the life of
15				the insured; or
16			<u>(6)</u>	The licensee and any agents, employees, or representatives.
17	!	<u>b.</u>	Subo	livision a does not apply to statements made with actual malice. In an
18			actio	n brought against a person for filing a report or furnishing other
19			inforr	nation concerning a fraudulent life settlement act or a fraudulent
20			insur	ance act, the party bringing the action shall plead specifically any
21			alleg	ation that subdivision a does not apply because the person filing the
22			repoi	t or furnishing the information did so with actual malice.
23	9	<u>C.</u>	A pe	rson identified in subdivision a is entitled to an award of attorney's fees
24			and o	costs if that person is the prevailing party in a civil cause of action for
25			<u>libel,</u>	slander, or any other relevant tort arising out of activities in carrying out
26			the p	rovisions of this chapter and the party bringing the action was not
27			subs	tantially justified in doing so. For purposes of this section, a proceeding
28			is "su	obstantially justified" if the proceeding had a reasonable basis in law or
29			fact a	at the time the proceeding was initiated.
30	9	<u>d.</u>	<u>This</u>	section does not abrogate or modify common law or statutory privileges
31			or im	munities enjoyed by a person described in subdivision a.

1	<u>5.</u>	<u>a.</u>	The documents and evidence provided pursuant to subsection 4 or obtained
2			by the commissioner in an investigation of suspected or actual fraudulent life
3			settlement acts is privileged and confidential and may not be a public record
4			and may not be subject to discovery or subpoena in a civil or criminal action.
5		<u>b.</u>	Subdivision a does not prohibit release by the commissioner of documents
6			and evidence obtained in an investigation of suspected or actual fraudulent
7			life settlement acts:
8			(1) In administrative or judicial proceedings to enforce laws administered
9			by the commissioner;
10			(2) To federal, state, or local law enforcement or regulatory agencies, to an
11			organization established for the purpose of detecting and preventing
12			fraudulent life settlement acts, or to the national association of
13			insurance commissioners; or
14			(3) At the discretion of the commissioner, to a person in the business of life
15			settlements that is aggrieved by a fraudulent life settlement act.
16		<u>C.</u>	Release of documents and evidence under subdivision b does not abrogate or
17			modify the privilege granted in subdivision a.
18	<u>6.</u>	This	chapter does not:
19		<u>a.</u>	Preempt the authority or relieve the duty of other law enforcement or
20			regulatory agencies to investigate, examine, and prosecute suspected
21			violations of law;
22		<u>b.</u>	Preempt, supersede, or limit any provision of any state securities law or any
23			rule, order, or notice issued thereunder;
24		<u>C.</u>	Prevent or prohibit a person from disclosing voluntarily information concerning
25			life settlement fraud to a law enforcement or regulatory agency other than the
26			insurance department; or
27		<u>d.</u>	Limit the powers granted elsewhere by the laws of this state to the
28			commissioner or an insurance fraud unit to investigate and examine possible
29			violations of law and to take appropriate action against wrongdoers.
30	<u>7.</u>	<u>a.</u>	Providers and brokers shall have in place antifraud initiatives reasonably
31			calculated to detect, prosecute, and prevent fraudulent life settlement acts.

1			ine c	Commis	ssioner may order, or a licensee may request and the	
2			comn	nission	ner may grant, such modifications of the following required	
3		initiatives as necessary to ensure an effective antifraud program. The				
4			modif	fication	ns may be more or less restrictive than the required initiatives so	
5			long a	as the	modifications may reasonably be expected to accomplish the	
6			purpo	se of	this section. Antifraud initiatives include:	
7			<u>(1)</u>	Frauc	d investigators, who may be provider or broker employees or	
8				indep	endent contractors; and	
9			<u>(2)</u>	An ar	ntifraud plan, which must be submitted to the commissioner. The	
10				antifra	aud plan must include:	
11				<u>(a)</u>	A description of the procedures for detecting and investigating	
12					possible fraudulent life settlement acts and procedures for	
13					resolving material inconsistencies between medical records and	
14					insurance applications;	
15				<u>(b)</u>	A description of the procedures for reporting possible fraudulent	
16					life settlement acts to the commissioner;	
17				<u>(c)</u>	A description of the plan for antifraud education and training of	
18					underwriters and other personnel; and	
19				<u>(d)</u>	A description or chart outlining the organizational arrangement of	
20					the antifraud personnel who are responsible for the investigation	
21					and reporting of possible fraudulent life settlement acts and	
22					investigating unresolved material inconsistencies between	
23					medical records and insurance applications.	
24		<u>b.</u>	<u>Antifr</u>	aud pl	ans submitted to the commissioner are privileged and confidential	
25			and a	are not	a public record and may not be subject to discovery or subpoena	
26			in a c	ivil or	criminal action.	
27	<u>26.1</u>	I-33.4	1-14. I	njunc	tions - Civil remedies - Cease and desist.	
28	<u>1.</u>	<u>In a</u>	ddition	to the	penalties and other enforcement provisions of this chapter, if any	
29		pers	son vio	lates t	his chapter or any rule implementing this chapter, the	
30		com	missic	ner m	ay seek an injunction in a court of competent jurisdiction in the	
31		cou	nty wh	ere the	e person resides or has a principal place of business and may	

- apply for temporary and permanent orders that the commissioner determines
 necessary to restrain the person from further committing the violation.
 - 2. Any person damaged by the acts of another person in violation of this chapter or any rule or regulation implementing this chapter may bring a civil action for damages against the person committing the violation in a court of competent jurisdiction.
 - 3. The commissioner may issue a cease and desist order upon a person that violates any provision of this part, any rule or order adopted by the commissioner, or any written agreement entered into with the commissioner in accordance with chapter 28-32.
 - 4. When the commissioner finds that such an action presents an immediate danger to the public and requires an immediate final order, the commissioner may issue an emergency cease and desist order reciting with particularity the facts underlying such findings. The emergency cease and desist order is effective immediately upon service of a copy of the order on the respondent and remains effective for ninety days. If the commissioner begins nonemergency cease and desist proceedings under subsection 1, the emergency cease and desist order remains effective, absent an order by an appellate court of competent jurisdiction pursuant to chapter 28-32. In the event of a willful violation of this chapter, the trial court may award statutory damages in addition to actual damages in an additional amount up to three times the actual damage award. The provisions of this chapter may not be waived by agreement. A choice of law provision may not be utilized to prevent the application of this chapter to any settlement in which a party to the settlement is a resident of this state.

26.1-33.4-15. Penalties.

- 1. It is a violation of this chapter for any person, provider, broker, or any other party related to the business of life settlements to commit a fraudulent life settlement act.
- For criminal liability purposes, a person that commits a fraudulent life settlement act is guilty of committing insurance fraud.
- 3. The commissioner may levy a civil penalty not exceeding fifty thousand dollars per violation and the amount of the claim for each violation upon any person, including

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1		those persons and their employees licensed pursuant to this chapter, who is found
2		to have committed a fraudulent life settlement act or violated any other provision of
3		this chapter.
4	<u>4.</u>	The license of a person licensed under this chapter which commits a fraudulent life
5		settlement act must be revoked.
6	<u> 26.1</u>	-33.4-16. Unfair trade practices. A violation of this chapter is considered an
7	unfair trade	practice pursuant to state law and subject to the penalties provided by state law.
8	SEC	CTION 3. REPEAL. Chapter 26.1-33.3 of the North Dakota Century Code is
9	repealed.	