1		AN	ACT relati	ng to insurance adjusters.
2	Be i	t enac	eted by the	General Assembly of the Commonwealth of Kentucky:
3		<b>→</b> S	ection 1.	KRS 304.9-430 is amended to read as follows:
4	(1)	Exc	ept as prov	ided in this section and KRS 304.52-060, no person shall in this state
5		act a	as or hold	himself, herself, or itself out to be an independent, staff, or public
6		adju	ster unless	then licensed by the department as an independent, staff, or public
7		adju	ster.	
8	(2)	<u>(a)</u>	An indiv	idual applying for a resident independent, staff, or public adjuster
9			license s	hall make <u>an</u> application to the commissioner on the appropriate
10			uniform	individual application and in a format prescribed by the
11			commiss	ioner.
12		<u>(b)</u>	An[The]	applicant under paragraph (a) of this subsection shall declare under
13			penalty o	f suspension, revocation, or refusal of the license that the statements
14			made in	the application are true, correct, and complete to the best of the
15			individua	l's knowledge and belief.
16		<u>(c)</u>	Before a	oproving <u>an[the]</u> application <u>submitted under paragraph (a) of this</u>
17			subsectio	$\underline{n}$ , the commissioner shall find that the individual to be licensed:
18			<u>1.[(a)]</u>	Is at least eighteen (18) years of age;
19			<u>2.[(b)]</u>	Is eligible to designate Kentucky as the individual's [his or her]
20			hor	ne state;
21			<u>3.[(c)]</u>	Is trustworthy, reliable, and of good reputation, evidence of which
22			sha	ll be determined through an investigation by the commissioner;
23			<u>4.[(d)]</u>	Has not committed any act that is a ground for probation [ or]
24			sus	pension, revocation, or refusal of a license as set forth in KRS 304.9-
25			440	);
26			<u>5.[(e)]</u>	Has successfully passed the examination for the adjuster license
27			and	the applicable line of authority for which the individual has applied;

1			<u><b>6.</b>[(f)]</u>		Has paid the fees established by the commissioner pursuant to
2			]	KRS	304.4-010; and
3			<u>7.[(g)]</u>	ŀ	Is financially responsible to exercise the license.
4	(3)	(a)	To de	emon	strate financial responsibility, a person applying for a public
5			adjuste	er lic	cense shall obtain a bond or irrevocable letter of credit prior to
6			issuan	ce o	f a license and shall maintain the bond or letter of credit for the
7			duratio	on of	the license with the following limits:
8			1.	A su	rety bond executed and issued by an insurer authorized to issue
9			S	suret	y bonds in Kentucky, which bond shall:
10			8	a.	Be in the minimum amount of <u>fifty</u> [twenty] thousand dollars
11					<u>(\$50,000)</u> [(\$20,000)];
12			ł	b.	Be in favor of the state of Kentucky: [ and shall ]
13			<u> </u>	<u>c.</u>	Specifically authorize recovery of any person in Kentucky who
14					sustained damages as the result of the public adjuster's erroneous
15					acts, failure to act, conviction of fraud, or conviction for unfair
16					trade practices in his or her capacity as a public adjuster; and
17			<u>4</u>	<u>d.[c.]</u>	Not be terminated unless written notice is given to the licensee at
18					least thirty (30) days prior to the termination; or
19			2.	An ir	revocable letter of credit issued by a qualified financial institution,
20			7	whicl	h letter of credit shall:
21			8	a.	Be in the minimum amount of <u>fifty</u> [twenty] thousand dollars
22					<u>(\$50,000)</u> [(\$20,000)];
23			ŀ	b.	Be subject to lawful levy of execution on behalf of any person to
24					whom the public adjuster has been found to be legally liable as the
25					result of erroneous acts, failure to act, conviction of fraud, or
26					conviction for unfair practices in his or her capacity as a public
27					adjuster; and

1			c. Not be terminated unless written notice is given to the licensee at
2			least thirty (30) days prior to the termination.
3		(b)	The commissioner may ask for evidence of financial responsibility at any time
4			the commissioner [he or she] deems relevant.
5		(c)	[The public adjuster license shall automatically terminate ]If the evidence of
6			financial responsibility terminates or becomes impaired, the public adjuster
7			license shall:
8			1. Automatically terminate; and [shall]
9			<u>2.</u> Be promptly surrendered to the commissioner without demand.
10	(4)	<u>(a)</u>	A business entity applying for a resident independent or public adjuster
11			license shall make $an$ application to the commissioner on the appropriate
12			uniform business entity application and in a format prescribed by the
13			commissioner.
14		<u>(b)</u>	An[The] applicant under paragraph (a) of this subsection shall declare under
15			penalty of suspension, revocation, or refusal of the license that the statements
16			made in the application are true, correct, and complete to the best of the
17			business entity's knowledge and belief.
18		<u>(c)</u>	Before approving <u>an[the]</u> application <u>submitted under paragraph (a) of this</u>
19			<u>subsection</u> , the commissioner shall find that the business entity:
20			<u>1.[(a)]</u> Is eligible to designate Kentucky as its home state;
21			2.[(b)] Has designated a licensed independent or public adjuster
22			responsible for the business entity's compliance with the insurance laws
23			and regulations of Kentucky;
24			3.[(e)] Has not committed an act that is a ground for probation $[-e]$
25			suspension, revocation, or refusal of an independent or public adjuster's
26			license as set forth in KRS 304.9-440; and
27			4.[(d)] Has paid the fees established by the commissioner pursuant to

1			KRS 304.4-010.
2	(5)	<u>For</u>	applications made under this section, the commissioner may:
3		<u>(a)</u>	Require additional information or submissions from applicants; and [ may ]
4		<u>(b)</u>	Obtain any documents or information reasonably necessary to verify the
5			information contained in an application.
6	(6)	Unle	ess denied licensure pursuant to KRS 304.9-440, a person or business entity
7		who	has met the requirements of subsections (2) to (5) of this section shall be
8		issue	ed an independent, staff, or public adjuster license.
9	(7)	An i	ndependent or staff adjuster may qualify for a license in one (1) or more of the
10		follo	owing lines of authority:
11		(a)	Property and casualty;
12		(b)	Workers' compensation; or
13		(c)	Crop.
14	(8)	Noty	withstanding any other provision of this subtitle, an individual who is employed
15		by a	n insurer to investigate suspected fraudulent insurance claims, but who does not
16		adju	st losses or determine claims payments, shall not be required to be licensed as a
17		staff	adjuster.
18	(9)	A pu	ablic adjuster may qualify for a license in one (1) or more of the following lines
19		of au	uthority:
20		(a)	Property and casualty; or
21		(b)	Crop.
22	(10)	Noty	withstanding any other provision of this subtitle, a license as an independent
23		adju	ster shall not be required of the following:
24		(a)	An individual who is sent into Kentucky on behalf of an insurer for the sole
25			purpose of investigating or making adjustment of a particular loss resulting
26			from a catastrophe, or for the adjustment of a series of losses resulting from a
27			catastrophe common to all losses;

1	(b)	An attorney licensed to practice law in Kentucky, when acting in his or her
2		professional capacity as an attorney;
3	(c)	A person employed solely to obtain facts surrounding a claim or to furnish
4		technical assistance to a licensed independent adjuster;
5	(d)	An individual who is employed to investigate suspected fraudulent insurance
6		claims, but who does not adjust losses or determine claims payments;
7	(e)	A person who:
8		<u>1.</u> Solely performs executive, administrative, managerial, or clerical duties,
9		or any combination thereof: [,] and [ who]
10		2. Does not investigate, negotiate, or settle claims with policyholders,
11		claimants, or their legal representatives;
12	(f)	A licensed health care provider or its employee who provides managed care
13		services <u>if</u> [as long as] the services do not include the determination of
14		compensability;
15	(g)	A health maintenance organization or any of its employees or an employee of
16		any organization providing managed care services $\underline{if}$ [as long as] the services
17		do not include the determination of compensability;
18	(h)	A person who settles only reinsurance or subrogation claims;
19	(i)	An officer, director, manager, or employee of an authorized insurer, surplus
20		lines insurer, or risk retention group, or an attorney-in-fact of a reciprocal
21		insurer;
22	(j)	A United States manager of the United States branch of an alien insurer;
23	(k)	A person who investigates, negotiates, or settles claims arising under a life,
24		accident and health, or disability insurance policy or annuity contract;
25	(1)	An individual employee, under a self-insured arrangement, who adjusts
26		claims on behalf of the individual's [his or her] employer;

(m) A licensed agent, attorney-in-fact of a reciprocal insurer, or managing general

27

1		agent of the insurer, to whom claim authority has been granted by $\underline{an}$ [the]
2		insurer; or
3	(n)	<u>1.</u> A person who:
4		$\underline{a.[1.]}$ Is an employee of a licensed independent adjuster, $\underline{is[or]}$ an
5		employee of an affiliate that is a licensed independent adjuster, or
6		is supervised by a licensed independent adjuster, if there are no
7		more than twenty-five (25) persons under the supervision of one
8		(1) licensed individual independent adjuster or licensed agent who
9		is exempt from licensure pursuant to paragraph (m) of this
10		subsection;
11		<u><b>b.</b>[2.]</u> Collects claim information from insureds or claimants;
12		$\underline{c.[3.]}$ Enters data into an automated claims adjudication system; and
13		$\underline{d}$ .[4.] Furnishes claim information to insureds or claimants from the
14		results of the automated claims adjudication system.
15		<u>2.</u> For purposes of this paragraph, "automated claims adjudication system"
16		means a preprogrammed computer system designed for the collection,
17		data entry, calculation, and system-generated final resolution of
18		consumer electronic products insurance claims that complies with claim
19		settlement practices pursuant to Subtitle 12 of KRS Chapter 304.
20	(11) Noty	vithstanding any other provision of this subtitle, a license as a public adjuster
21	shall	not be required of the following:
22	(a)	An attorney licensed to practice law in Kentucky, when acting in his or her
23		professional capacity as an attorney;
24	(b)	A person who negotiates or settles claims arising under a life or health
25		insurance policy or an annuity contract;
26	(c)	A person employed only for the purpose of obtaining facts surrounding a loss
27		or furnishing technical assistance to a licensed public adjuster, including

1			photographers, estimators, private investigators, engineers, and handwriting
2			experts;
3		(d)	A licensed health care provider or its employee who prepares or files a health
4			claim form on behalf of a patient; or
5		(e)	An employee or agent of an insurer adjusting claims relating to food spoilage
6			with respect to residential property insurance in which the amount of coverage
7			for the applicable type of loss is contractually limited to one thousand dollars
8			(\$1,000) or less.
9	(12)	Noty	withstanding any other provision of this subtitle, a license as a staff adjuster
10		shall	not be required of an employee or agent of an insurer adjusting claims relating
11		to fo	ood spoilage with respect to residential property insurance in which the amount
12		of co	overage for the applicable type of loss is contractually limited to one thousand
13		dolla	ars (\$1,000) or less.
14	(13)	For p	purposes of this section, except as otherwise provided in subsection (15) of this
15		<u>secti</u>	on, "home state" means any state or territory of the United States or the District
16		of C	olumbia in which an independent, staff, or public adjuster:
17		<u>(a)</u>	Maintains his, her, or its principal place of residence or business; and
18		<u>(b)</u>	Is licensed to act as a resident independent, staff, or public adjuster.[ If the
19			state of the principal place of residence does not license an independent, staff,
20			or public adjuster for the line of authority sought, the independent, staff, or
21			public adjuster shall designate as his, her, or its home state, any state in which
22			the independent or public adjuster is licensed and in good standing.]
23	(14)	Tem	porary registration for emergency independent or staff adjusters shall be issued
24		by the	he commissioner in the event of a catastrophe declared in Kentucky in the
25		follo	wing manner:
26		(a)	An insurer shall notify the commissioner by submitting an application for
27			temporary emergency registration of each individual not already licensed in

1		the state where the catastrophe has been declared, who will act as an
2		emergency independent adjuster on behalf of the insurer;
3	(b)	A person who is otherwise qualified to adjust claims, but who is not already
4		licensed in the state, may act as an emergency independent or staff adjuster
5		and adjust claims if, within five (5) days of deployment to adjust claims
6		arising from the catastrophe, the insurer notifies the commissioner by
7		providing the following information, in a format prescribed by the
8		commissioner:
9		1. The name of the individual;
10		2. The Social Security number of the individual;
11		3. The name of the insurer that the independent or staff adjuster will
12		represent;
13		4. The catastrophe or loss control number;
14		5. The catastrophe event name and date; and
15		6. Any other information the commissioner deems necessary; and
16	(c)	An emergency independent or staff adjuster's registration shall remain in force
17		for a period not to exceed ninety (90) days, unless extended by the
18		commissioner.
19	(15) (a)	As used in this subsection, "home state" has the same meaning as in
20		subsection (13) of this section, except that for purposes of this subsection
21		the term includes any state or territory of the United States or the District of
22		Columbia in which an applicant under this subsection is licensed to act as a
23		resident independent, staff, or public adjuster if the state or territory of the
24		applicant's principal place of residence does not issue an independent, staff,
25		or public adjuster license.
26	<u>(b)</u>	Unless refused licensure in accordance with KRS 304.9-440, a nonresident
27		person shall receive a nonresident independent, staff, or public adjuster

1	lice	ise ii:
2	1.	The person is currently licensed in good standing as an independent,
3		staff, or public adjuster in his, her, or its home state;
4	2.	The person has submitted the proper request for licensure[,] and has paid
5		the fees required by KRS 304.4-010;
6	3.	The person has submitted, in a form or format prescribed by the
7		commissioner, the uniform individual application; and
8	4.	The person's designated home state issues nonresident independent,
9		staff, or public adjuster licenses to persons of Kentucky on the same
10		basis.
11	<u>(c)</u> [(b)]	The commissioner may:
12	<u>1.</u>	Verify <u>an applicant's</u> [the independent, staff, or public adjuster's]
13		licensing status through any appropriate database, including the
14		database maintained by the National Association of Insurance
15		Commissioners, its affiliates, or subsidiaries; or [ may ]
16	<u>2.</u>	Request certification of an applicant's good standing.
17	<u>(d)</u> [(c)]	As a condition to the continuation of a nonresident adjuster license, the
18	lice	nsee shall maintain a resident adjuster license in his, her, or its home state.
19	<u>(e)[(d)]</u>	$\underline{A}$ [The] nonresident adjuster license issued under this
20	sub	section[section] shall terminate and be surrendered immediately to the
21	com	missioner if the <u>licensee's</u> resident adjuster license terminates for any
22	reas	on, unless <u>:</u>
23	<u>1.</u>	The termination is due to the <u>licensee[adjuster]</u> being issued a new
24		resident independent, staff, or public adjuster license in his, her, or its
25		new home state; and[. If]
26	<u>2.</u>	The new resident state or territory has[does not have] reciprocity with
27		Kentucky[, the nonresident adjuster license shall terminate].

1		→ Section 2. KRS 304.9-433 is amended to read as follows:
2	(1)	(a) A public adjuster shall not provide services to an insured until a written
3		contract with the insured has been executed on a form that has been
4		prefiled with and approved by the commissioner.
5		(b) A contract between a public adjuster and an insured in violation of
6		paragraph (a) of this subsection shall not be enforceable in this state.
7		(c) A form prefiled with the commissioner by a public adjuster for approval
8		under paragraph (a) of this subsection shall be subject to disapproval by the
9		commissioner at any time if the form is found to:
10		1. Violate any provision of this chapter;
11		2. Contain or incorporate by reference any inconsistent, ambiguous, or
12		misleading clauses; or
13		3. Contain any title, heading, or other indication of its provisions which
14		<u>is:</u>
15		a. Misleading; or
16		b. Printed in a size of typeface or manner of reproduction so as to
17		be substantially illegible.
18		(d) A contract between a public adjuster and an insured that was executed on a
19		form that was prefiled with and approved by the commissioner under
20		paragraph (a) of this subsection prior to a disapproval of the form under
21		paragraph (c) of this subsection shall be enforceable to the extent allowed
22		<u>by:</u>
23		1. Ordinary principles of contract; and
24		2. Any applicable state or federal laws implicated by the contract.
25	<u>(2)</u>	A public adjuster shall ensure that all contracts between the public adjuster and the
26		insured for services are in writing and contain the following terms:
27		(a) The legible full name of the adjuster signing the contract, as specified in the

1		<u>department's</u> [Department of Insurance] licensing records;
2	(b)	The <u>adjuster's</u> permanent home state business address and phone number;
3	(c)	The [Department of Insurance ] license number issued to the adjuster by the
4		<u>department</u> ;
5	(d)	A title of "Public Adjuster Contract";
6	(e)	The insured's full name, street address, insurer name, and policy number, if
7		known or upon notification;
8	(f)	A description of the loss or damage and its location, if applicable;
9	(g)	A description of services to be provided to the insured;
10	(h)	The signatures of the [public ]adjuster and the insured;
11	(i)	The date the contract was signed by:
12		1. The [public ]adjuster; and[ the date the contract was signed by ]
13		<u>2.</u> The insured;
14	(j)	Attestation language stating that the [public ]adjuster has a letter of credit or a
15		surety bond as required by KRS 304.9-430(3);[ and]
16	(k)	The full salary, fee, commission, compensation, or other
17		<u>consideration</u> [considerations] the [public ]adjuster is to receive for services,
18		including but not limited to:[
19	(2)—Any	contract that specifies that the public adjuster shall be named as a co-payee on
20	<del>an i</del> i	nsurer's payment of a claim is permitted provided that:]
21		<u>1.[(a)]</u> If the compensation is based on a <u>percentage[share]</u> of the
22		insurance settlement, the exact percentage, which shall be in
23		accordance with Section 5 of this Act[ shall be specified];
24		2.[(b)] <u>The</u> initial expenses to be reimbursed to the [public ]adjuster from
25		the proceeds of the claim payment, [shall be ] specified by type, with
26		dollar estimates: [ set forth in the contract] and [ with]
27		3. Any additional expenses, if first approved by the insured: [ and]

I	(t)	A statement that the adjuster shall not give legal davice or act on benalf of
2		or aid any person in negotiating or settling a claim relating to bodily injury,
3		death, or noneconomic damages;
4	<u>(m)</u>	The process for rescinding the contract, including the date by which
5		rescission of the contract by the adjuster or the insured may occur; and
6	<u>(n)</u>	A statement that clearly states in substance the following: "Complaints
7		regarding this contract or regarding the public adjuster may be filed with
8		the consumer protection division of the Kentucky Department of
9		Insurance."
10	<u>(3)</u> [(c)]	(a) Compensation provisions in a [public adjuster ]contract <u>between a</u>
11		public adjuster and an insured shall not be redacted in any copy of the
12		contract provided to the commissioner.
13	<u>(b)</u>	[Such ] A redaction prohibited under paragraph (a) of this subsection shall
14		constitute an omission of material fact in violation of KRS 304.9-440 and
15		304.12-230.
16	[(3) If the	e insurer, not later than seventy two (72) hours after the date on which the loss
17	<del>is rep</del>	ported to the insurer, either pays or commits in writing to pay to the insured the
18	polic	y limit of the insurance policy, the public adjuster shall:
19	(a) Not r	receive a commission consisting of a percentage of the total amount paid by an
20	insur	er to resolve a claim;
21	(b) Infor	m the insured that the claim settlement amount may not be increased by the
22	insur	r <del>er; and</del>
23	(c) Be en	ntitled only to reasonable compensation from the insured for services provided
24	<del>by th</del>	ne public adjuster on behalf of the insured, based on the time spent on a claim
25	and €	expenses incurred by the public adjuster, until the claim is paid or the insured
26	<del>recei</del>	ves a written commitment to pay from the insurer.
27	(4) A pu	blic adjuster shall provide the insured with a written disclosure concerning any

1	direc	et or indirect financial interest that the public adjuster has with any other party
2	who	is involved in any aspect of the claim, other than the salary, fee, commission,
3	<del>or o</del>	ther consideration established in the written contract with the insured, including
4	<del>but</del>	not limited to any ownership of, other than as a minority stockholder, or any
5	com	pensation expected to be received from, any construction firm, salvage firm,
6	buile	ling appraisal firm, motor vehicle repair shop, or any other firm that provides
7	estir	nates for work, or that performs any work, in conjunction with damages caused
8	<del>by t</del> l	ne insured loss on which the public adjuster is engaged.
9	— For	purposes of this subsection, "firm" includes any corporation, partnership,
10	asso	ciation, joint-stock company, or person.]
11	<u>(4)</u> [(5)]	A [public adjuster ]contract between a public adjuster and an insured
12	<u>shal</u>	[may] not contain any contract term that:
13	(a)	Allows the [public ]adjuster's percentage fee to be collected when money is
14		due from an insurer, but not paid; [ or ]
15	<u>(b)</u>	Allows the [a public] adjuster to collect the entire fee from the first check
16		issued by an insurer, rather than as a percentage of each check issued by an
17		insurer;
18	<u>(c)</u> <del>[(</del>	b)] Requires <u>an</u> [the] insured to authorize an insurer to issue a check only in
19		the name of the [public ]adjuster;
20	<u>(d)</u> [(	[c)] Imposes collection costs or late fees;[ or]
21	<u>(e)</u> [(	d)] Allows the adjuster's rate of compensation to be increased based on
22		the fact that a claim is litigated; or
23	<u>(f)</u>	Precludes <u>the[a_public]</u> adjuster from pursuing civil remedies.
24	<u>(5)</u> [(6)]	Prior to the signing of $\underline{a}$ [the] contract $\underline{with \ an \ insured}$ , a public adjuster shall
25	prov	ide the insured with a separate disclosure document regarding the claim
26	proc	ess that <u>states[ shall state]</u> the following:
27	"Pro	perty insurance policies obligate the insured to present a claim to his or her

insurance company for consideration. Three (3) types of adjusters may be involved in the claim process as follows:

- 1. "Staff adjuster" means an insurance adjuster who is an employee of an insurance company, who represents the interest of the insurance company, and who is paid by the insurance company. A staff adjuster shall not charge a fee to the insured;
- 2. "Independent adjuster" means an insurance adjuster who is hired on a contract basis by an insurance company to represent the insurance company's interest in the settlement of the claims and who is paid by the insurance company. An independent adjuster shall not charge a fee to the insured; and
- 3. "Public adjuster" means an insurance adjuster who does not work for any insurance company. A public adjuster works for the insured to assist in the preparation, presentation, and settlement of the claim, and the insured hires a public adjuster by signing a contract agreeing to pay him or her a fee or commission based on a percentage of the settlement or another[other] method of payment.

The insured is not required to hire a public adjuster to help the insured meet his or her obligations under the policy, but has the right to hire a public adjuster. The insured has the right to initiate direct communications with the insured's attorney, the insurer, the insurer's adjuster, the insurer's attorney, and any other person regarding the settlement of the insured's claim. The public adjuster shall not be a representative or employee of the insurer. The salary, fee, commission, or other consideration paid to the public adjuster is the obligation of the insured, not the insurer."

(6)[(7)] (a) A[The] contract between  $\underline{a}$ [the] public adjuster and  $\underline{an}$ [the] insured shall be executed in duplicate to provide an original contract to:

1		<u>1.</u> The public adjuster: and an original contract to
2		<u>2.</u> The insured.
3	<u>(b)</u>	$\underline{A}$ [The] public adjuster's original contract shall be available at all times for
4		inspection by the commissioner without notice.
5	<u>(7)</u> [(8)]	Within seventy-two (72) hours of entering into a contract with an insured, a
6	<del>[the</del>	public adjuster shall provide the insurer:
7	<u>(a)</u>	A notification letter <u>that:</u> [, which ]
8		<u>1.</u> Has been signed by the insured; <u>and</u> [, authorizing]
9		2. Authorizes the public adjuster to represent the insured's interest; and
10	<u>(b)</u>	A copy of the contract.
11	<del>[(9) The</del>	public adjuster shall give the insured written notice of the insured's rights as
12	prov	ided in this section.]
13	<u>(8)</u> [(10)]	(a) The insured <u>shall have</u> [has] the right to rescind <u>a[the]</u> contract <u>with a</u>
14		<u>public adjuster</u> within three (3) business days after the date the contract was
15		signed.
16	<u>(b)</u>	<u>A[The]</u> rescission <u>of a public adjuster contract</u> shall be:
17		<u>1.</u> In writing: [ and]
18		$\underline{2.}$ Mailed or delivered to the public adjuster at the address in the contract:
19		and
20		<u>3.</u> Postmarked or received within the three (3) business day period.
21	<u>(9)</u> [(11)]	If $\underline{an}$ [the] insured exercises the right to rescind $\underline{a}$ [the] contract $\underline{under}$
22	subs	ection (8) of this section, anything of value given by the insured under the
23	cont	ract <u>to the public adjuster</u> shall be returned to the insured within fifteen (15)
24	busi	ness days following receipt by the public adjuster of the rescission notice.
25	[(12) A pt	ablic adjuster who receives, accepts, or holds any funds on behalf of an insured
26	towa	ard the settlement of a claim for loss or damage shall deposit the funds in a
27	noni	nterest bearing escrow or trust account in a financial institution that is insured

1	by an agency of the federal government in the public adjuster's home state or where
2	the loss occurred.]
3	→ SECTION 3. A NEW SECTION OF SUBTITLE 9 OF KRS CHAPTER 304 IS
4	CREATED TO READ AS FOLLOWS:
5	(1) A public adjuster shall give an insured written notice of the insured's rights
6	under this section and Sections 2 and 4 of this Act.
7	(2) A public adjuster shall ensure that:
8	(a) Prompt notice of a claim is provided to the insurer;
9	(b) The property that is subject to a claim is available for inspection of the loss
10	or damage by the insurer; and
11	(c) The insurer is given the opportunity to interview the insured directly about
12	the loss or damage and claim.
13	(3) A public adjuster shall not restrict or prevent an insurer or its adjuster, or an
14	attorney, investigator, or other person acting on behalf of the insurer, from:
15	(a) Having reasonable access, at reasonable times, to:
16	1. The insured or claimant; or
17	2. The insured property that is the subject of a claim;
18	(b) Obtaining necessary information to investigate and respond to a claim; or
19	(c) Corresponding directly with the insured regarding the claim.
20	(4) (a) A public adjuster shall not act or fail to reasonably act in any manner that
21	obstructs or prevents the insurer or its adjuster from timely conducting an
22	inspection of any part of the insured property for which there is a claim for
23	loss or damage.
24	(b) Except as provided in paragraph (c) of this subsection, a public adjuster
25	representing an insured may be present for the insurer's inspection.
26	(c) If the unavailability of a public adjuster otherwise delays the insurer's
27	timely inspection of the property, the public adjuster or the insured shall

1	allow the insurer to have access to the property without the participation or
2	presence of the public adjuster or insured in order to facilitate the insurer's
3	prompt inspection of the loss or damage.
4	(5) A public adjuster shall provide the insured, the insurer, and the commissioner
5	with a written disclosure concerning any direct or indirect financial interest that
6	the adjuster has with any other party who is involved in any aspect of the claim.
7	(6) A public adjuster shall not:
8	(a) Participate, directly or indirectly, in the reconstruction, repair, or
9	restoration of damaged property that is the subject of a claim adjusted by
10	the adjuster;
11	(b) Engage in any activities that may be reasonably construed as a conflict of
12	interest, including, directly or indirectly, soliciting or accepting any
13	remuneration of any kind or nature;
14	(c) Have a financial interest in any salvage, repair, or any other business entity
15	that obtains business in connection with any claim that the public adjuster
16	has a contract to adjust; or
17	(d) 1. Use claim information obtained in the course of any claim
18	investigation for commercial purposes.
19	2. As used in subparagraph 1. of this paragraph, "commercial purposes"
20	includes marketing or advertising used for the benefit of the public
21	<u>adjuster.</u>
22	→SECTION 4. A NEW SECTION OF SUBTITLE 9 OF KRS CHAPTER 304 IS
23	CREATED TO READ AS FOLLOWS:
24	(1) All funds received, accepted, or held by a public adjuster on behalf of an insured
25	toward the settlement of a claim shall be:
26	(a) Handled in a fiduciary capacity; and
27	(b) Submitted for collection to or deposited into one (1) or more separate

1	noninterest-bearing fiduciary trust accounts in a financial institution
2	licensed to do business in this state no later than the close of the second
3	business day from the receipt or acceptance of the funds.
4	(2) The funds referenced in subsection (1) of this section shall:
5	(a) Be held separately from any personal or nonbusiness funds;
6	(b) Not be commingled or combined with other funds;
7	(c) Be reasonably ascertainable from the books of accounts and records of the
8	public adjuster; and
9	(d) Be disbursed within thirty (30) calendar days of any invoice received by the
10	public adjuster upon approval of the insured or the claimant that the work
11	has been satisfactorily completed.
12	(3) A public adjuster shall maintain an accurate record and itemization of any funds
13	submitted for collection to or deposited into an account under subsection (1) of
14	this section in accordance with KRS 304.9-435.
15	→ SECTION 5. A NEW SECTION OF SUBTITLE 9 OF KRS CHAPTER 304 IS
16	CREATED TO READ AS FOLLOWS:
17	(1) Except as provided in subsection (2) of this section:
18	(a) Any fee charged to an insured by a public adjuster shall be:
19	1. Based only on the amount of the insurance settlement proceeds
20	actually received by the insured; and
21	2. Collected by the public adjuster after the insured has received the
22	insurance settlement proceeds from the insurer;
23	(b) A public adjuster may receive a commission for services provided under this
24	subtitle consisting of:
25	1. An hourly fee;
26	2. A flat rate;
27	3. A percentage of the total amount paid by the insurer to resolve a

1		<u>claim; or</u>
2		4. Another method of compensation; and
3		(c) A public adjuster:
4		1. Shall not charge an unreasonable fee; and
5		2. May charge a reasonable fee that does not exceed ten percent (10%) of
6		the total insurance recovery of the insured.
7	<u>(2)</u>	If an insurer, not later than seventy-two (72) hours after the date on which a loss
8		or damage is reported to the insurer, either pays or commits in writing to pay the
9		policy limit of the insurance policy to the insured, a public adjuster shall:
10		(a) Not receive a commission consisting of a percentage of the total amount
11		paid by the insurer to resolve a claim;
12		(b) Inform the insured that the claim settlement amount may not be increased
13		by the insurer; and
14		(c) Be entitled only to reasonable compensation from the insured for services
15		provided by the adjuster on behalf of the insured, based on the time spent on
16		the claim and expenses incurred by the adjuster prior to when the claim was
17		paid or the insured received a written commitment to pay from the insurer.
18		→ Section 6. KRS 304.9-440 is amended to read as follows:
19	(1)	The commissioner may place on probation, suspend, or may impose conditions
20		upon the continuance of a license for not more than twenty-four (24) months,
21		revoke, or refuse to issue or renew any license issued under this subtitle or any
22		surplus lines broker, life settlement broker, or life settlement provider license, or
23		may levy a civil penalty in accordance with KRS 304.99-020, or any combination
24		of actions for any one (1) or more of the following causes:
25		(a) Providing incorrect, misleading, incomplete, or materially untrue information
26		in <u>a</u> [the] license application;
27		(b) Violating any insurance laws, or violating any administrative regulations,

1		subpoena, or order of the commissioner or of another state's insurance
2		commissioner;
3	(c)	Obtaining or attempting to obtain a license through misrepresentation or
4		fraud;
5	(d)	Improperly withholding, misappropriating, or converting any moneys or
6		properties received in the course of doing insurance or the business of life
7		settlements;
8	(e)	Intentionally misrepresenting the terms of an actual or proposed insurance
9		contract, life settlement contract, or application for insurance;
10	(f)	Having been convicted of or having pled guilty or nolo contendere to any
11		felony;
12	(g)	Having admitted or been found to have committed any unfair insurance trade
13		practice, insurance fraud, or fraudulent life settlement act;
14	(h)	Using fraudulent, coercive, or dishonest practices; or demonstrating
15		incompetence, untrustworthiness, or financial irresponsibility; or being a
16		source of injury or loss to the public in the conduct of business in this state or
17		elsewhere;
18	(i)	Having an insurance license, life settlement license, or its equivalent, denied,
19		suspended, or revoked in any other state, province, district, or territory;
20	(j)	Surrendering or otherwise terminating any license issued by this state or by
21		any other jurisdiction, under threat of disciplinary action, denial, or refusal of
22		the issuance of or renewal of any other license issued by this state or by any
23		other jurisdiction; or revocation or suspension of any other license held by the
24		licensee issued by this state or by any other jurisdiction;
25	(k)	Forging another's name to an application for insurance, to any other document
26		related to an insurance transaction, or to any document related to the business
27		of life settlements;

1		(1)	cheating, including improperty using notes of any other reference material to
2			complete an examination for license;
3		(m)	Knowingly accepting insurance or life settlement business from an individual
4			or business entity who is not licensed, but who is required to be licensed
5			under this subtitle;
6		(n)	Failing to comply with an administrative or court order imposing a child
7			support obligation;
8		(o)	Failing to pay state income tax or to comply with any administrative or court
9			order directing payment of state income tax;
10		(p)	Having been convicted of a misdemeanor for which restitution is ordered in
11			excess of three hundred dollars (\$300), or of any misdemeanor involving
12			dishonesty, breach of trust, or moral turpitude;
13		(q)	Failing to no longer meet the requirements for initial licensure;
14		(r)	If a life settlement provider, demonstrating a pattern of unreasonable
15			payments to owners or failing to honor contractual obligations set out in a life
16			settlement contract;
17		(s)	Entering into any life settlement contract or using any form that has not been
18			approved pursuant to Subtitle 15 of this chapter;
19		(t)	If a licensee, having assigned, transferred, or pledged a policy subject to a life
20			settlement contract to a person other than a life settlement provider licensed in
21			this state, an accredited investor or qualified institutional buyer as defined,
22			respectively, in Regulation D, Rule 501 or Rule 144a of the Federal Securities
23			Act of 1933, as amended, a financing entity, a special purpose entity, or a
24			related provider trust; or
25		(u)	Any other cause for which issuance of the license could have been refused,
26			had it then existed and been known to the commissioner.
27	(2)	<u>(a)</u>	For any public adjuster or apprentice adjuster supervised by a public

1			adjuster under KRS 304.9-432, the commissioner may deny, suspend, or
2			revoke the adjuster's license or impose a fine not to exceed five thousand
3			dollars (\$5,000) per act against the adjuster, or both, for any of the
4			following causes:
5			1. Violating any provision of this chapter;
6			2. Violating any administrative regulation or order of the commissioner;
7			3. Receiving payment or anything of value as a result of an unfair or
8			deceptive practice;
9			4. Receiving or accepting any fee, kickback, or other thing of value
10			pursuant to any agreement or understanding, oral or otherwise, from
11			anyone other than an insured;
12			5. Entering into a split-fee arrangement with another person who is not a
13			public adjuster; or
14			6. Being otherwise paid or accepting payment for public adjuster services
15			that have not been performed.
16		<u>(b)</u>	The sanctions and penalties under this subsection shall be in addition to
17			any other remedies, penalties, or sanctions available to the commissioner
18			against a public adjuster or an apprentice adjuster supervised by a public
19			adjuster under KRS 304.9-432 under this section or any other law.
20	<u>(3)</u>	The	license of a business entity may be suspended, revoked, or refused for any
21		caus	e relating to an individual designated in or registered under the license if the
22		com	missioner finds that:
23		<u>(a)</u>	An individual licensee's violation was known or should have been known by
24			one (1) or more of the partners, officers, or managers acting on behalf of the
25			business entity: and
26		<u>(b)</u>	The violation was not reported to the department[ of Insurance] nor corrective
27			action taken.

1	<u>(4)</u> [(3)]	(a) The license of a pharmacy benefit manager may, in the discretion of the
2		commissioner, be suspended, revoked, or refused for any cause enumerated in
3		subsection (1) of this section, and for violations of KRS 205.647, 304.9-053,
4		304.9-054, 304.9-055, and 304.17A-162.
5	<u>(b)</u>	The pharmacy benefit manager shall also be subject to the same civil penalties
6		under KRS 304.99-020 as an insurer.
7	<u>(5)[(4)]</u>	The applicant or licensee may make written request for a hearing in
8	acco	ordance with KRS 304.2-310.
9	<u>(6)</u> [(5)]	The commissioner shall retain the authority to enforce the provisions and
10	pena	alties of this chapter against any individual or business entity who is under
11	inve	stigation for or charged with a violation of this chapter, even if the individual's
12	or b	usiness entity's license has been surrendered or has lapsed by operation of law.
13	<u>(7)</u> [(6)]	The commissioner may suspend, revoke, or refuse to renew the license of a
14	licer	ased insurance agent operating as a life settlement broker, pursuant to KRS
15	304.	15-700, if the commissioner finds that such insurance agent has violated the
16	prov	risions of KRS 304.15-700 to 304.15-725.
17	<u>(8)</u> [(7)]	If the commissioner denies a license application or suspends, revokes, or
18	refu	ses to renew the license of a life settlement provider or life settlement broker, or
19	susp	ends, revokes, or refuses to renew the license of a licensed life insurance agent
20	oper	rating as a life settlement broker pursuant to KRS 304.15-700, the commissioner
21	shal	comply with the provisions of this section and KRS Chapter 13B.
22	<u>(9)</u> [(8)]	The sanctions and penalties applicable to licenses and licensees under
23	subs	ection (1) of this section shall also be applicable to registrations and registrants
24	unde	er KRS 304.52-030(3).
25	<b>→</b> S	ection 7. Pursuant to KRS 304.2-110, the commissioner may promulgate
26	administra	ative regulations necessary for or as an aid to the effectuation of any provision
27	of this Ac	t.