TITLE INSURANCE (C) TASK FORCE

Title Insurance (C) Task Force Nov. 18, 2024, Minutes
Title Insurance (C) Task Force Oct. 4, 2024, Minutes (Attachment One)
Updated Survey of State Insurance Laws Regarding Title Data and Title Matters
Report (Attachment Two)

Draft: 11/26/24

Title Insurance (C) Task Force Denver, Colorado November 18, 2024

The Title Insurance (C) Task Force met in Denver, CO, Nov. 18, 2024. The following Task Force members participated: Eric Dunning, Chair (NE); Kevin Gaffney, Vice Chair, and Emily Brown (VT); Lori K. Wing-Heier represented by Sian Ng-Ashcraft (AK); Mark Fowler represented by Erick Wright (AL); Barbara D. Richardson represented by Tom Zuppan (AZ); Karima M. Woods represented by Angela King and Pratima Lele (DC); Michael Yaworsky represented by Joe Hart (FL); Doug Ommen represented by Mathew Cunningham (IA); Dean L. Cameron represented by Shannon Hohl (ID); Holly W. Lambert represented by Ronda Ankney (IN); Vicki Schmidt represented by Julie Holmes (KS); Timothy J. Temple represented by Chuck Myers (LA); Marie Grant represented by William Fawcett (MD); Mike Causey represented by Robert Croom (NC); Jon Godfread represented by Blaine Bergstedt (ND); Alice T. Kane represented by Tim Vigil (NM); Judith L. French represented by Timothy Schirmer (OH); Glen Mulready represented by Erin Wainner (OK); Michael Humphreys represented by Michael McKenney (PA); Elizabeth Kelleher Dwyer represented by Patrick Smock and Beth Vollucci (RI); Michael Wise represented by Karl Bitzky (SC); Larry D. Deiter represented by Tony Dorschner (SD), and Scott A. White represented by Angela Crooker (VA).

1. Adopted its Summer National Meeting Minutes

Hohl made a motion, seconded by Commissioner Gaffney, to adopt the Task Force's Aug. 14 minutes (see NAIC Proceedings – Summer 2024, Title Insurance (C) Task Force). The motion passed unanimously.

The Task Force also conducted an e-vote that concluded Oct. 4 to adopt its 2025 proposed charges (Attachment One).

2. Adopted the Survey of State Insurance Laws Regarding Title Data and Title Matters

Commissioner Gaffney made a motion, seconded by Hart, to adopt the updated *Survey of State Insurance Laws Regarding Title Data and Title Matters* report (Attachment Two). The motion passed unanimously.

3. Heard an Update from NAIC Government Relations Staff on Recent Federal Activities

Alexander Swindle (NAIC) said the federal government has been increasingly active in the title insurance space, particularly with initiatives that address housing affordability and regulatory reform. As the new administration transitions there will be new priorities. The Biden Administration's affordable housing strategy this past year brought increased scrutiny to the title space. In March, the Federal Housing Finance Agency (FHFA) announced a title pilot program that replaces lender title policies with a waiver, reflecting the administration's plan to explore alternatives to traditional insurance.

In May, when Federal Home Loan Mortgage Corporation (Freddie Mac) expanded its program to bypass title insurance and allow attorney opinion letters (AOLs) to replace them, it came with resistance from several lawmakers. Rep. Andrew Garbarino (R-NY) notably introduced his bipartisan bill, the Protecting America's Property Rights Act (H.R. 5837), with 15 cosponsors that would require title insurance on all Federal National Mortgage Association (Fannie Mae) and Freddie Mac loans. Additionally, congressional staff and Rep. Emanuel Cleaver (D-MO) reached out to the NAIC last spring with concerns about title alternatives and AOLs. AOLs, especially United Wholesale Mortgage's program, have been being used and heavily marketed in more states,

including Florida, Pennsylvania, and Texas, in particular. The NAIC continues to engage with Capitol Hill staff and educate them on title insurance.

The Consumer Financial Protection Bureau (CFPB) first considered a ban on charging homebuyers for lender title insurance last spring. In June, they requested public comment on fees imposed in residential mortgage transactions, including title insurance. It closed in August and received 974 comments. Many were from settlement services professionals and industry associations. If CPFB decides to move forward on any regulatory changes, they will issue proposed rules for public comment. No further action is likely to be taken in the new administration.

FHFA Director Sandra Thompson was expected to testify before the House Committee on Financial Services this past September. Unfortunately, due to an injury, she has postponed most events. However, with the new administration and cabinet, there likely is not time left in her appointment for her to testify. While she technically has until the end of 2026 in her term, the U.S. Supreme Court ruled that it was unconstitutional to restrict the president's ability to remove the FHFA director in 2021. There will be new FHFA and CFPB appointees with the new administration.

In addition to a second Trump administration, there will be a new Republican majority in the Senate and House of Representatives. Cabinet picks are still being announced and will need Senate confirmation, but a strong departure from the Biden administration's work in the housing and title insurance space should be expected. When it comes to housing affordability, President Trump is less focused on closing costs than the Biden Administration. He favors a deregulatory approach that could include reviewing how current building regulations drive up costs. He also is interested in opening portions of federal lands for construction. Though not directly controlled by the president, he has promised to work on lowering mortgage rates to remove barriers for buyers. He also links illegal immigration with rising housing costs and believes his deportation proposal could bring a better supply/demand balance to the market.

Right now, the rumor is that the industry is urging President-Elect Trump to privatize Fannie and Freddie in the reconciliation budget package next year. Rep. Andy Barr (R-KY), who might be the next House Financial Services Committee chair, is interested in the idea, but it still could face some hurdles. If privatized, it could lead to more competition and innovation in the title insurance market. However, the change in risk could increase premiums and change demand depending on how the privatization would play out. Allies of the president are reportedly discussing ways to end government control of Fannie Mae and Freddie Mac by possibly bypassing Congress and working through the U.S. Department of the Treasury (Treasury Department). The discussions have included the idea of having the Treasury Department provide partial guarantees for some of Fannie and Freddie's loans, known as a standby guarantee. However, it is worth noting that efforts to privatize Fannie Mae and Freddie Mac have been attempted before, including under Trump's first administration, but all attempts have so far been unsuccessful.

4. Heard an Update on Metrics for the Academy's Title-Related Research

Steven Jackson (American Academy of Actuaries—Academy) said the goals of the Academy's research is to 1) examine the patterns and trends in title insurance expenses prior to the issuance of policies, 2) examine the patterns both across companies and over time, and 3) identify areas, if possible, where the industry might find ways to reduce costs without reducing the quality of their service (for example, by appropriate uses of new technologies). The first phase will rely on annual statement data for direct operations and agents' data from three states to identify potential areas where reductions in expenses seem likely. The second phase will rely on additional data and conversations with industry participants and stakeholders to examine potential reductions in more detail.

The general strategy for the first phase is to examine variation in levels and composition of expenses in 2023 and over time for a) total expenses, b) expenses per policy, c) insured value per dollar of expense, d) personnel as a share of total expenses, and e) surveys, examinations, and abstracts as a share of total expenses. Once differences are observed, possible sources for differences will be examined. Potential sources include a) market conditions, b) commercial versus residential policies, c) original financings versus refinancings, d) size of insured amounts, e) geography, by state, and f) urban versus rural. Where unexplained differences exist, potential efficiency improvements and savings to consumers from best practices will be examined more closely.

Phase one data sources for direct operations will come from the following annual statement pages: 1) operations and investment exhibit—part 3: expenses for 2001–2023, 2) schedule T for 2010–2023, 3) exhibit of premiums and losses for 2010–2023, 4) operations and investment exhibit—Part 1a: summary premiums written for 2010–2023.

In the first phase, data sources for direct, affiliated, and non-affiliated agencies will come from state agency data calls from Washington (aggregate summaries by region), New Mexico (income and expenses by agency), and Texas. The Academy's next steps are to continue the review of data and then begin a systematic analysis of data. The initial results are expected by the 2025 Spring National Meeting and completion of the first phase is anticipated by the 2025 Summer National Meeting. The Academy seeks feedback on additional metrics that would be useful and what factors might account for variations in the company.

Cunningham asked if the slide with total expenses over time suggests that if competition goes away, the expenses go up. Jackson said the graph on the slide shows the expenses of two companies being added together, presumably the number of policies being added together, so there was no real change in the expense per policy.

McKenney said it appears that, when one goes from county to county, some of the documentation is electronic, and some of it must be accounted for through investigation at the county recorder of deeds. He said it would be interesting to know how this is impacting expenses because if it is driving expenses up, this could necessitate a change to reduce costs. Jackson said this is the next area the Academy would like to study. However, they have not yet found a metric available that measures the percentage of counties or states that have digitized.

Commissioner Gaffney asked if various buckets are used to measure the market conditions. Jackson said the initial metric examines simple title insurance marketing conditions. The analysis will examine if expenses go up when the housing market is growing more rapidly. It will use housing market metrics from external data on a state level. Commissioner Gaffney stated that the Academy may be able to use states that have passed legislation on the digitization of title records to assess the impact of technology. Jackson said the timing of when the legislation was passed would be an important component. Commissioner Gaffney asked if there is a way to assess if title insurance complexity has changed. Jackson said some combination of commercial versus residential and size of financing would likely help assess complexity. He said the Academy would look for data sources to help assess this issue.

Hart asked if the graph of total expenses over time indicated the bottom half of companies have total expenses of zero. Jackson said it indicates they have less than \$25,000 in expenses. Hart noted the top quarter of companies have average expenses of \$1.2 million and asked what caused the discrepancy. Jackson said the Academy is still investigating this, but consolidation in 2013-2015 is having some impact on the 75th percentile line. The bottom lines are primarily driven by companies that are doing most of their work through indirect operations. For some analysis, the Academy may need to only look at companies (in terms of number of policies) through direct operations because then the bottom lines would move up.

Hohl said it would be helpful to look at staffing levels. She would like to understand if smaller rural counties in Idaho are able to keep expenses down due to having only one or two title staff. Jackson said he believes the Academy has data to assess this and will verify it.

5. Heard an Update on Aug. 29, 2024, OAG Settlements with Four Title Firms

Lele stated that the District of Columbia Department of Insurance, Securities, and Banking (DISB) is the regulatory agency that issues title company and producer licenses and reviews title insurance forms. It does not have regulatory authority over real estate agents or transactions. Accordingly, its regulatory oversight is limited. In late fall of 2022, a title insurance producer and owner of a settlement company approached DISB regarding the establishment of certain affiliated business arrangements and joint ventures that were operating in the district. The complaint alleged that these entities were established for the sole purpose of steering or referring consumers to certain settlement companies in which they had an ownership interest. In return, they would compensate those real estate agents with kickbacks for the business that they generated. In addition to the allegations of kickbacks and steering, this behavior may have precluded consumers from shopping for the best price, as agents steered consumers to only those vendors in which they had a financial incentive and ultimately received compensation based on referral volume or value. It was alleged that this conduct resulted in District consumers paying an inflated price for title and settlement services. At the time the complaint was made, the title producer owner provided the department with supporting documentation and information.

DISB learned shortly thereafter that this individual simultaneously approached the Office of the Attorney General for the District of Columbia (OAG) with identical complaint documentation and information. In response, DISB conducted a review of supporting documentation of the complaint and interviewed some market participants. The department also contacted these affiliated business arrangements directly and sent written inquiries regarding their general operation referral structure, incentive programs, members, and financial arrangements.

The department confirmed that real estate agents at these joint ventures were also licensed in the district to sell title insurance policies and all of the agents within those joint ventures were licensed as well. The department did not receive any consumer complaints related to the cost of title insurance premiums. There also were no allegations made regarding improper reduction in insurance rates or credits in exchange for using a particular settlement company.

In August 2023, DISB started to hold discussions with the OAG and learned that it was conducting a comprehensive investigation related to these affiliated business arrangements. DISB does not regulate the formation of affiliated businesses. The OAG enforces many of the district's laws, including its consumer protection, antitrust, rental housing, and civil rights laws. Violations of other statutes and regulations that govern consumer merchant transactions can separately constitute a violation of the district's Consumer Protection Procedures Act. Therefore, OAG often has overlapping enforcement authority with district regulatory agencies, such as DISB.

While OAG and District regulatory agencies often collaborate in areas of common interest, the OAG is an independent executive agency with separate enforcement powers and decision-making processes. The OAG has the authority to file enforcement actions as lawsuits directly in court as opposed to administrative proceedings. When the OAG takes enforcement action, it can seek a variety of remedies, including injunctive relief, restitution, economic damages, civil penalties, and attorney's fees. Subsequently, in September 2024, the OAG announced settlement agreements with these title companies that ultimately totaled \$3.8 million.

Kenneth Trepeta (Real Estate Services Providers Council—RESPC) stated that RESPC is concerned with the OAG's action because it was outside of 30 years' worth of practices. Thus, it has raised concerns among members who endeavor to be in compliance with affiliated business arrangements. Insurance commissioners and regulators should work with the industry to ensure compliance on these issues.

Having no further business, the Title Insurance (C) Task Force adjourned.

SharePoint/NAIC Support Staff Hub/Member Meetings/C CMTE/2024/TITLE/11-TitleTF.docx

Draft: 10/16/24

Title Insurance (C) Task Force E-Vote October 4, 2024

The Title Insurance (C) Task Force conducted an e-vote that concluded Oct. 4, 2024. The following Task Force members participated: Eric Dunning, Chair (NE); Kevin Gaffney, Vice Chair (VT); Mark Fowler represented by Erick Wright (AL); Lori K. Wing-Heier (AK) represented by Alex Reno; Barbara D. Richardson (AZ); Michael Yaworsky represented by Stephanie Avello (FL); Dean L. Cameron represented by Shannon Hohl (ID); Holly W. Lambert (IN) represented by Ronda Ankney, Dawn Bopp, and Patrick O'Connor; Vicki Schmidt represented by Julie Holmes (KS); Timothy J. Temple represented by Tim Temple (LA); Marie Grant represented by Jessica Blackmon (MD); Grace Arnold represented by Jason Broberg and Jacqueline Olson (MN); Scott Kipper represented by Todd Rich (NV); Alice T. Kane represented by Timothy Vigil (NM); Mike Causey represented by Fred Fuller (NC); Judith L. French represented by David Barney (OH); Glen Mulready represented by Erin Wainner (OK); Elizabeth Kelleher Dwyer represented by Patrick Smock (RI); Michael Wise presented by Will Davis (SC); Scott A. White represented by Angela Crooker (VA).

1. Adopted its 2025 Proposed Charges

The Task Force conducted an e-vote to consider adoption of its 2025 proposed charges (see NAIC Proceedings – Fall 2024, Property and Casualty Insurance (C) Committee, Attachment Four). The motion passed unanimously.

Having no further business, the Title Insurance (C) Task Force adjourned.

SharePoint/NAIC Support Staff Hub/Member Meetings/C CMTE/Fall 2024/TITLE/E-Vote/10-TitleTF.docx

NAIC Title Insurance (C) Task Force

Survey of State Insurance Laws Regarding Title Data and Title Matters

December 2024

The Title Insurance (C) Task Force conducted a survey of each jurisdiction's laws and regulations regarding title insurance. The Task Force specified in its 2024 charges it would update the *Survey of State Insurance Laws Regarding Title Data and Title Matters*. The survey's intent is to be a tool for state insurance regulators and interested parties to gain insight into the regulation of title insurance. The Task Force members enhanced the survey and sent it out for completion in December 2024. Respondents were the insurance department or other jurisdictional agency responsible for title agents or title insurance as appropriate in each jurisdiction. The information in this document contains the results of the survey. The initial responses were provided in Microsoft Forms and then summarized in the following tables. Each jurisdiction is given an opportunity to review the data for accuracy. Requests for revisions can be sent to Anne Obersteadt at aobersteadt@naic.org.

DISCLAIMER

THE DATA REFLECTED IN THIS REPORT WAS VOLUNTARILY SUBMITTED BY STATE INSURANCE DEPARTMENTS. THE NAIC DOES NOT GUARANTEE THE TRUTH, ACCURACY, QUALITY OR COMPLETENESS OF THE DATA AND IS NOT RESPONSIBLE FOR ERRORS, OMISSIONS OR RESULTS OF FURTHER USE OF THE DATA. THE DATA SUBMITTED MAY REFLECT ONLY THE OPINIONS OF INDIVIDUAL RESPONDENTS TO AN INFORMAL SURVEY. THE SURVEY RESULTS DO NOT CONSTITUTE A BINDING LEGAL OR REGULATORY OPINION.

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| | 1. From which of these title participants is the state department/division authorized to require | | | | | | |
|----------|--|-----------------|-----------|-------------|---------------------------|-----|--|
| | Title Insurers | Title Agents | Attorneys | Abstractors | Escrow/ Settlement Agents | N/A | Other |
| AL | X | | | | | | |
| AK | X | | | | | | |
| AS | | | | | | X | |
| ΑZ | X | X | | | | | |
| AR | X | X | | | | | |
| CA | X | X | | | X | | |
| CO | X | X | | | | | |
| CT | X | X | | | | | |
| FL | X | X | | | | | |
| GA | X | | | | | | |
| ID | X | X | | | | | |
| IN | X | X | | X | X | | |
| KS | X | X | | | X | | |
| LA | | | | | | X | |
| ME | X | X | X | | | | |
| MD | X | X | X | | X | | |
| MA | X | | 1 | | | | |
| MI | X | X | | | | | |
| MN | X | X | | X | X | | |
| MS | 21 | 71 | + | 71 | 21 | X | |
| MO | X | | + | | + | 71 | |
| MT | X | X | X | | | | Any in vilation of MCA § 33-1-311 (4), MCA § 33-1-315, and ARM 6.6.2202 (15) |
| NE | X | X | | X | X | | (13) |
| NV | X | X | | 11 | 71 | | |
| NM | X | X | + | | X | | |
| NC | X | 71 | + | | 21 | | |
| ND | X | | + | | | | |
| ОН | X | X | + | | + | | Title Ins. Marketing Reps |
| OK | X | X | | | | | The ms. Marketing Reps |
| OR | X | Λ | | | | | |
| PA | X | X | | | | | |
| PR | X | X | | | | | |
| RI | X | X | | | | | |
| SC | X | Λ | | 1 | | | |
| | X | X | | 1 | | | |
| TN TX | X | X | | | v | | |
| | X | X | v | | X X | | Title Inc. Montratine Dans |
| UT VT | | X | X | 1 | Λ | | Title Ins. Marketing Reps |
| | X | X | X X | | v | | |
| VA | 37 | | | 1 | X | | + |
| WA | X | X | | 1 | | | |
| WV | X | *** | | 1 | | | |
| WI | X | X | | | | | |
| WY | X | X | | | | | |

| | | | e title particip participant's o | | | ment/division authorized to require title state? |
|----|-------------------|-----------------|-------------------------------------|---------------------------------|-----|---|
| | Title Insurers | Title Agents | Attorneys | Escrow/ Settlement Agents | N/A | Other |
| AL | | | | | X | |
| AK | X | | | | | |
| AS | | | | | X | |
| ΑZ | | X | | X | | |
| AR | | X | | | | |
| CA | X | | | X | | |
| CO | | X | | X | | |
| CT | | | | | X | |
| FL | X | X | | | | |
| GA | X | | | | | |
| ID | | | | | X | |
| IN | | X | | X | | |
| KS | X | | | | | |
| LA | | | | | X | |
| ME | X | X | X | | | |
| MD | | X | X | X | | |
| MA | X | | | | | |
| MI | | X | | | | |
| MN | X | | | | | |
| MS | | | | | X | |
| MO | X | X | | | | |
| MT | | | | | X | |
| NE | X | X | | X | | |
| NV | X | X | | | | |
| NM | X | X | | X | | |
| NC | X | | | | | |
| ND | X | | | | | |
| ОН | X | X | | | | |
| OK | X | | | | | |
| OR | X | | | | | |
| PA | X | X | | | | |
| PR | | X | | | | Anyone involved in insurance |
| RI | | | | | X | |
| SC | X | | | | | |
| TN | X | X | | | | |
| TX | X | X | | X | | |
| UT | | | | | | Annual report requirements for agency title insurance producers |
| VT | | | | | X | |
| VA | X | X | | X | | |
| WA | | 1 | | | X | |
| WV | | | | | X | |

| | 2. From wh | ich of these | title particip | ants is the st | ate departme | ent/division authorized to require title |
|------|-------------|---------------|----------------|----------------|-----------------|--|
| | insurers to | obtain the pa | articipant's d | lata and repor | t it to the sta | nte? |
| | Title | Title | Attorneys | Escrow/ | N/A | Other |
| | Insurers | Agents | | Settlement | | |
| | | | | Agents | | |
| WI | | | | | | Title insurers/agents may be |
| VV I | | | | | | indirectly required |
| WY | X | X | | | | |

| | 3. Comments regarding the state's general authority to collect agent data: |
|----|--|
| AL | N/A |
| AK | 3 AAC 27.340 requires title insurance limited producers to provide the title insurance company with all data necessary for the title insurance company to comply with the requirements under 3 AAC 27.320(c)(3). |
| | Collection of agent data is not usually asked for unless there is suspicion or report of activity not complying with statute or regulation. Then A.S. 21.27.020 provisions requiring the Director to know if someone was trustworthy would trigger a request. |
| AS | ASCA Title 29.0205 list the authority of the Insurance Commissioner. |
| ΑZ | The Department has authority to request information from title insurers and agents. Escrow/Settlement agents are regulated by the Financial Institutions Division of the Department. Arizona does not have abstractors. |
| AR | The Department is authorized by statute to collect data from title agents pursuant to Ark. Code Ann. 23-64-512 and 23-104-406. |
| CA | CA Code of Regulations, Title 10 sections 2355.1 and 2355.2 approved in August of 2009, require title insurers to submit a statistical plan and income report. CA Code of Regulation, Title 10 section 2355.4 authorizes rating examinations of title insurers, title agents and controlled escrow companies. Insurance Code Section 730 et. seq. provides exam authority. |
| СО | C.R.S. 10-1-108(5)-Duties of Commissioner-Conduct investigations and examinations. |
| СТ | Under Conn. Gen. Stat. (CGS) section 38a-16, the Insurance Commissioner is authorized to conduct investigations under Title 38a and pursuant to such investigation, the Commissioner may issue "data calls, subpoenas, administer oaths" |
| FL | Section 627.782, F.S., provides specific authorization for the Office of Insurance Regulation (OIR) to collect data from both agnecies and insurers. Section 627.8437, F.S., states that the Department of Financial Services shall suspend, revoke or refuse to renew and license an agency that fails to timely submit data as required. Rules 69O-186.013 and 69O-186.014, F.A.C. outline the data required |
| GA | Title insurers are required to file their forms but are not required to file rates and rules. |
| ID | § 41-2705(6), Idaho Code, insurers & agents; § 41-2710(7), Idaho Code, examination of agents. |
| IN | IC 27-7-3. Chapter 3, Abstract and Title Insurance |

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| | 3. Comments regarding the state's general authority to collect agent data: |
| KS | -K.S.A 40-103: the Commissioner has general supervision, control and regulation of companies or persons involved in transacting insurance business in the state. -K.S.A. 40-952(c): Agents/agencies must file rates and charges for cost of title insurance included in premium, and any fees charged for non-insurance-related services, e.g., closing/escrow costs, document prep, etc., if handle title work in counties with over 10K in population. -Bulletin 1989-31: Also must file a U & U filing if vary from rates or other charges filed with the Department due to a unique or special situation presenting higher risks or need for additional services. -K.S.A. 40-1137(d): Must file by January 30 an annual audit of escrow/settlement/closing account done by a CPA or insurer with which the agent/agency has a licensing agreement. -K.S.A. 40-1138(b): A title insurance agent must make available all books and records relating to escrow, settlement and closing business upon request. -KSA 40-4909(a)(17): All licensed agents must respond to inquiries from the Commissioner within 15 days |
| LA | N/A |
| ME | Data would be collected from attorneys in their capacity as title agents. |
| MD | Annotated Code of Maryland and Insurance Article. |
| MA | While the Department of Insurance's regulation of title insurance is primarily limited to the solvency of the title insurance companies, applicable Massachusetts law (see M.G.L. c. 175, §§ 114, 116 & 116A) does provide the Commissioner of Insurance with the authority to examine title insurers licensed to do business in Massachusetts. We have not, however, historically used this authority to gather agent data from licensed entities |
| MI | DIFS may collect agent data under its general authority through MCL 500.249. |
| MN | We have authority to require production of data under Minnesota Statutes, sections 45.027 and 60A.031 (exams/market analysis). |
| MS | N/A |
| МО | Section 374.190, RSMo; Section 374.205, RSMo; Section 381.023.4, RSMo |
| МТ | A title insurance producer shall keep books of account, records, and vouchers pertaining to any escrow, closing, settlement, or title indemnification business transacted, in a manner that allows the Commissioner to readily ascertain whether the title insurance producer has complied with all applicable provisions of this title [MCA § 33-25-201 (9)]. The offices, places of business, books, records, accounts, safes, files, and papers of an escrow agent shall be maintained so as to be freely accessible and available for audit, inspection, or examination by the Commissioner at all reasonable times [ARM 6.6.2202 (13)]. See also MCA § 33-1-311 (4) and MCA § 33-1-315. |
| NE | Neb. Rev. Stat. 44-1993 (entire); 44-19,107 |
| NV | Commissioner's general authority is pursuant to NRS 679B.120(5), NRS 692A.100(4) and NRS 692A.260 |
| NM | The data is collected annually by statute and pursuant to state regulations. |
| NC | Chapter 58 of the NC General Statutes, Articles 2, 3, 6, 26, and 40. |
| ND | N/A |
| ОН | The Ohio Department of Insurance has the power necessary to perform all duties vested in and imposed upon it by Ohio law. |

| | 3. Comments regarding the state's general authority to collect agent data: |
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| OK | Every title insurer holding a Certificate of Authority from the Oklahoma Department of Insurance shall conduct a policy inventory audit, in accordance with its accepted company practice, of each of its licensed agents periodically, but at least every two years. Such policy inventory audit is defined as an audit of the unused forms in the possession of each of its licensed title insurance agents so as to determine that all used policy forms have been reported to the title insurer. A report of each such audit shall be made to the Oklahoma Insurance Department in writing in a form acceptable to the Insurance Commissioner. Interested parties may upon request obtain a copy of an approved title policy inventory audit report form from the Oklahoma Insurance Department per OAC 365-20-3-5. All licensed insurers and HMOs are subject to Annual Statement Filings including annual reporting and premium tax remittance per Oklahoma Title 36 O.S. § 624. |
| OR | Title agent data can be collected as part of a targeted exam during market analysis. |
| PA | Statutes require title agents to give the Commissioner access to all agent books and records and to maintain the same in such a manner that the Commissioner or his representative may determine compliance with the law. See 40 P.S. § 910-27. Title agents must also respond in writing to inquiries from the Commissioner. See 40 P.S. § 910-28. Violations of these provisions are punishable by license revocation. Finally, our statute provides that a title insurer shall have access and a right to copy all of an agent's files and records related to its business in a form acceptable to the insurer, and the Commissioner shall have access to all files, accounts and records of the title agent in a form usable by the Commissioner. See 40 P.S. § 910-26.1(6). |
| PR | Sections 2.030(12), 2.110 and 2.120 of the Puerto Rico Insurance Code |
| RI | R.I. Gen. Laws Chapters 27-13.1, 27-71 |
| SC | South Carolina does not have authority to collect agent data |
| TN | Tennessee law, T.C.A. 56-35-101 et seq. and 56-35-201 et seq., include general rulemaking authority so that rules can be promulgated to require agent data collection by title insurance companies, title insurance agents, and title insurance agencies; however, Tennessee law does not currently have any substantive requirements for the collection of agent data. |
| TX | Texas Insurance Code – Sec. 2703.153 |
| UT | Utah has broad authority to collect relevant information from any Department licensee. Utah Code Section 31A-2-202. |
| VT | N/A |
| VA | Chapter 18 of the Code of Virginia allows for collection of data/documentation. https://law.lis.virginia.gov/vacode/title38.2/chapter18/ |
| WA | Washington's general authority to collect title insurance agent data is located in three sections of insurance laws in the Revised Code of Washington (RCW), including RCW 48.17.595, 48.29.017, and 48.29.147. Washington also has rules regulating title insurance agent data in the Washington Administrative Code (WAC) under WAC 284-29-160, 284-29-320, 284-29A-010, 284-29A-040, 284-29A-080, 284-29A-100, and 284-29A-110. See also - Market conduct oversight - Chapters 284-37 WAC and 48.37 RCW. |
| WV | N/A |
| WI | The Commissioner has broad authority to collect information from title insurers and agents pertaining to their title insurance business under s. 601.42, Wis. Stat. |
| WY | Wyoming generally has authority to request data from insurers and agents under its general examination statutes. See, W.S. 26-2-109, 26-2-116 through 26-2-124. |

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| | 4. Does the state department/division currently collect data from title agents? | 5. Does the state department/division aggregate or compile data collected from title agents? | 6. How would data reported to the state insurance department/division by title agents, attorneys, abstractors and escrow/settlement agents be handled? |
| AL | No | N/A | N/A |
| AK | Yes, on an ad hoc basis | No | It depends on the type of data collected |
| AS | No, but we have the authority to do so if needed | N/A | N/A |
| AZ | Yes, on an ad hoc basis | Yes | It depends on the type of data collected |
| AR | Yes, on an ad hoc basis | No | It depends on the type of data collected |
| CA | Yes, on an ad hoc basis | Yes | Kept confidential |
| СО | Yes, on an ad hoc basis | Yes | It depends on the type of data collected |
| CT | No | N/A | Kept confidential |
| FL | Yes, on a regular basis | Yes | Kept confidential |
| GA | No | No | Open to public disclosure |
| ID | Yes, on an ad hoc basis | No | It depends on the type of data collected |
| IN | Yes, on a regular basis | Yes | Kept confidential |
| KS | Yes, on a regular basis | No | Open to public disclosure |
| LA | No | N/A | N/A |
| ME | Yes, on an ad hoc basis | No | Kept confidential |
| MD | Yes, on a regular basis | Yes | Kept confidential |
| MA | No | N/A | N/A |
| MI | Yes, on an ad hoc basis | No No | Kept confidential |
| MN | | N/A | It depends on the type of data collected |
| MS | Yes, on an ad hoc basis No | No | N/A |
| | | | |
| MO MT | No No, but we have the authority to do so if needed | N/A Yes | Kept confidential It depends on the type of data collected |
| NE | Yes, on an ad hoc basis | No | Open to public disclosure |
| NV | No | No | Kept confidential |
| NM | Yes, on a regular basis | Yes | It depends on the type of data collected |
| NC | No | No | N/A |
| ND | No | N/A | N/A |
| | | Yes | |
| OK | Yes, on a regular basis | | Open to public disclosure |
| OK OR | Yes, on a regular basis | No | It depends on the type of data collected |
| OR | No 11 1 : | No | Kept confidential |
| PA | Yes, on an ad hoc basis | Yes | It depends on the type of data collected |
| PR | Yes, on an ad hoc basis | N/A | It depends on the type of data collected |
| RI | Yes, on an ad hoc basis | No | It depends on the type of data collected |
| SC | No | No | N/A |
| TN | No | No | It depends on the type of data collected |
| TX | Yes, on a regular basis | Yes | Open to public disclosure |
| UT | Yes, on a regular basis | No | It depends on the type of data collected |
| VT | No | No | N/A |
| VA | Yes, on a regular basis | No | Kept confidential |
| WA | Yes, on a regular basis | Yes | Kept confidential |
| WV | No | No | N/A |
| WI | Yes, on an ad hoc basis | N/A | It depends on the type of data collected |
| WY | No | No | It depends on the type of data collected |

| | 7. By what legal protection is the data reported kept confidential? |
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| AL | Alabama Code |
| AK | A.S. 21.06.060 covers what is held confidential and what is an exception. Title insurance companies or agents are not specifically addressed. Rate filings, as to statement and justification for them, is open to public inspection under A.S. 21.66.380. Under A.S. 21.66.460(c), information required for escrow, settlement, and closing charges filed under schedule in the section are available to the public, if requested. |
| AS | American Samoa Code |
| AZ | Arizona Revised Statutes (ARS) 20-157.01 provides that materials provided to the Department as part of an examination are confidential and not subject to disclosure. For escrow agents information "shall be prohibited from using or releasing said information except in the proper performance of the Deputy Director's or Agency's duties." |
| AR | Arkansas law protects information that is part of an examination or active and open investigation. |
| CA | Statutory authority, both regulatory and non-regulatory, and general state law as applicable. |
| СО | Confidential Treatment and Confidentiality of Records-C.R.S. 10-3-808 and 10-3-1709 |
| СТ | CGS section 38a-16 (a)(2) provides that data provided in response to a data call under that section shall not be subject to disclosure under the CT Freedom of Information Act. |
| FL | Section 626.84195, F.S. addresses the confidentiality of information supplied by title insurance agencies and insurers. The information is considered proprietary business information and is exempt from Florida's public records laws. |
| GA | Filed through SERFF. System can be amended to not allow public access. |
| ID | Idaho Code |
| IN | Market Regulation Laws |
| KS | N/A |
| LA | N/A |
| ME | Market regulation laws |
| MD | Market Regulation Laws |
| MA | N/A |
| MI | MCL 500.222, 500.226, 500.1246 |
| MN | Minn. § Stat. 13.39, Minn. Stat. § 13.41, Minn. Stat. § 60A.03, Minn. Stat. § 60A.031 |
| MS | Mississippi does not have statutory authority to collect data from title agents. |
| MO | Section 374.070, RSMo, Section 374.071, RSMo, Missouri Regulation 20 CSR 500-7.070(2) |
| MT | There is a constitutional presumption that all documents in the hands of public officials are subject to public inspection. |
| NE | Neb. Rev. Stat. 44-5906(8)(a); 44-1997(4); 44-5906(8)(a) |
| NV | NRS 692A.117. NRS 6798. 190(5).(6U7) The Commissioner may classify as confidential documents obtained or received on the express condition that they remain confidential. |
| NM | Statutory Authority |
| NC | N/A |
| ND | NA |
| ОН | Data collected as a result of an annual review is public information. Information can only be kept confidential if it falls into an exception of Ohio's public records law. |

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| | 7. By what legal protection is the data reported kept confidential? |
| OK | Data collected in response to a complaint, as part of an investigation, or any financial exam or market conduct survey is confidential by law. Data collected in a policy inventory audit and annual financial statements are public information by law. |
| OR | Market analysis examination statutes |
| PA | Generally, information submitted to the Department is considered public unless it is exempt from public disclosure under Pennsylvania's Right-to-Know Law or other applicable statute. See 65 P.S. §§ 67.101 - 67.3104. The person or entity submitting the information must typically assert a claim that the information submitted is exempt from disclosure under one of the exceptions to public disclosure such as that for trade secrets or confidential proprietary financial information. |
| PR | All data collected is presumed to be public information subject to public inspection except for those specific cases provided by law or that are privileged among other reasons stated on Section 2.090 of Puerto Rico Insurance Code |
| RI | If requested in an examination it would fall under the exclusion from public access in our examination statute. If requested in another manner it would fall under our general access to public records statute and depend upon the information requested. |
| SC | Title data is not regularly collected, but the Department has the authority to request it from insurers. Confidential data requested by the Department is statutorily protected. |
| TN | N/A |
| TX | N/A |
| UT | Utah's Government Records Access and Management Act, Utah Code Sections 63G-2-101, et seq. is similar to the Freedom of Information Act. Additionally, data is protected under Utah Code Sections 31A-2-204, 31A-4-113.5, 31A-5-701, 31A-16-109, 31A-16a-108, 31A-16b-106, 31A-17-517, 31A-17-608, 31A-23a-104. |
| VT | N/A |
| VA | Vrginia Code |
| WA | Data reported is protected by statute, kept confidential, and not subject to the state's Public Records Act (Ch. 42.56 RCW), unless the Insurance Commissioner finds, after notice and hearing with affected parties, it is in the public interest to disclose the information (RCW 48.29.018). RCW 48.17.595(6) also provides industry participants with confidentiality protections in certain circumstances. |
| WV | N/A |
| WI | In general, all records held by the Office of the Insurance Commissioner (OCI) are subject to inspection under Wisconsin's open records law found in s. 19.35 (1), Wis. Stat., unless the record falls within the scope of one of the numerous exceptions. In addition, OCI has specific authority to withhold certain records under s. 601.465, Wis. Stat, and s. Ins 6.13, Wis. Adm. Code. |
| WY | Wyoming Public Records Act, W.S. 16-4-201 et seq. Other sections of the insurance code may be applicable depending on the type of data. |

| | 8. Statutes and regulations regarding confidentiality and public disclosure of title data: |
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| AL | Ala. Code Section 27-2-24(g) [General Examination Authority; Confidentiality] |
| AK | A.S. 21.06.060; A.S. 21.66.380; A.S. 21.66.460(c) |
| AS | ASCA. Title 29.0211,.0212,0213 |
| ΑZ | Arizona Revised Statutes (ARS) 20-157.01 and 20-158(F), ARS 6-837, 832, and 6-860 |
| AR | Ark. Code Ann. 23-61-103(d)(2), 23-15-208, and 23-103-411 |
| CA | Insurance Code Sections 730 et. seq. (including 735.5), 12370-12377, 12389-123897, 1215 et. seq. and 12919; Civil Code Sections 3426 et. Seq. (Uniform Trade Secret Act); Government Code Section 6254(d) (portion of the Public Records Act). |
| CO | C.R.S. 10-3-808 and 10-3-1709 |
| CT | CGS section 38a-16 (a)(2) |
| FL | Section 626.84195, F.S. |
| GA | O.C.G.A. 33-7-8 defines title insurance and lists it as a line of insurance subject to regulation. O.C.G.A. 33-9-3(a)(6) exempts title insurers from having to file rates and rules. O.C.G.A. 33-24-2(4) exempts title insurance policies from certain provisions such as cancellation. |
| ID | Title 74, Chapter 1, Idaho Code, the Idaho Public Records Act § 41-2710(7), Idaho Code. |
| IN | IC 27-7-3-15.5 |
| KS | N/A |
| LA | N/A |
| ME | 24-A M.R.S. § 216 |
| MD | MD Ins Code § 2-209 Public Information Act |
| MA | N/A |
| MI | MCL 500.249, 500.1246, 500.222, 500.226 |
| MN | Minn. § Stat. 13.39, Minn. Stat. § 13.41, Minn. Stat. § 60A.03, Minn. Stat. § 60A.031 |
| MS | N/A |
| МО | Section 374.070, RSMo, Section 374.071, RSMo, Missouri Regulation 20 CSR 500-7.070(2) |
| MT | (Great Falls Tribune v. MT Public Service Commission, 2003 MT 359, P 54, 319 Mont. 38, P 54, 82 P.3d 876, P 54). ¶¶ 56 – A non-human entity must make a prima facie case showing that data is confidential. |
| NE | Neb. Rev. Stat 44-1997(4); 44-5906(8)(a); Neb. Rev. Stat. 84-712 - 84-712.09 |
| NV | NRS 692A.117. 679B.190(5),(6),(7) |
| NM | New Mexico's Inspection of Public Records Act. 14-2-1 et. seq. NMSA; 59A-30A-16 NMSA |
| NC | N/A |
| ND | N.D.C.C. 44-04-18.4 |
| ОН | Ohio Revised Code Sections 149.43, 3901.045, 3901.075, 3901.36, 3901.48, and 3905.24 |
| OK | 36 O.S. § 306 (A), 36 O.S. § 309.4(F), OAC 365:25-7-81, OAC 365-20-3-5, 36 O.S. § 624 |
| OR | The market analysis statute states that data collected in an exam is confidential. |
| PA | 65 P.S. §§ 67.101 - 67.3104 |
| PR | Section 2.090 Puerto Rico Insurance Code |
| RI | R.I. Gen. Laws §§ 27-13.1-5, 27-71-8, and 38-2-2 |

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| | 8. Statutes and regulations regarding confidentiality and public disclosure of title data: |
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| SC | S.C. Code Ann. 38-13-140, Director may request information and all replies are strictly confidential. Section 38-13-160, Confidentiality of special reports. |
| TN | There are no specific statutes or regulations regarding confidentiality and public disclosure of title data; however, T.C.A. 10-7-501 et seq. pertains to what records, on a statewide basis, may be kept confidential and excluded from the public record. T.C.A. 56-1-420 keeps certain insurance company actuarial information confidential, and T.C.A. 56-6-120 keeps investigation information related to insurance companies or agents confidential. |
| TX | Texas Insurance Code, 2602.011(c), 2651.155, 2651.205(a)(2), 2651.206(a)(4); Form T-1 Conditions 6. (b); Form T-1R Conditions 3.c; Form T-2 Conditions 6.(b); Form PPT-1 Conditions 5; Forms PPT-5, PPT-6, PPT-7 Conditions and Stipulations E.5; Forms PPT-8 and PPT-9 Conditions and Stipulations E.6; Forms PPT-10, PPT-11, and PPT-12 Conditions and Stipulations 5. |
| UT | Utah Code Sections 63G-2-101, et seq., 31A-2-204, 31A-4-113.5, 31A-5-701, 31A-16-109, 31A-16a-108, 31A-16b-106, 31A-17-517, 31A-17-608, 31A-23a-104 |
| VT | N/A |
| VA | 55.1-1016 of the Code of Virginia |
| WA | RCW 48.17.595(6) and 48.29.018. |
| WV | W.Va. Code 33-2-9 for the confidentiality of data collected during examination or analyses of a regulated entity. |
| WI | ss. 19.35 and 19.36, Wis. Stat. s. 601.465, Wis. Stat, and s. Ins 6.13, Wis. Adm. Code |
| WY | W.S. 16-4-201 et seq. |

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| | 9. What kind of data is collected and how is it used? |
| AL | Typically data is collected for financial and market conduct examinations. |
| AK | Yearly rate filings and forms of policies to be written are collected and retained. A.S. 21.66.080 requires an annual statement of all assets and liabilities and all title premiums received during the preceding calendar year. A.S. 21.66.085 allows the Director to require quarterly financial statements. Also, the Director is authorized to examine the books, accounts, assets, and title plants of a company authorized to write title insurance in Alaska to determine there is no impairment of capital and the company has complied with the provisions of the title insurance chapter. See A.S. 21.66.120. Title insurance limited producers must keep records in accordance with A.S. 21.66.280 and the Director may inquire into them under A.S. 21.66.290 and 21.66.330. Rate filings by title insurance companies are required under A.S. 21.66.370. See 3 AAC 27.320 for minimum ratemaking standards and 3 AAC 27.330 for required reports and rate filing. See also 3 AAC 27.350 for short-term rates. |
| AS | N/A |
| AZ | Underwriting, claims handling, and operational data which includes procedures and policyholder data for market conduct exams. For escrow agents, an audit of the escrow, account servicing, and subdivision trust activities of the escrow agent to determine if significant deficiencies in the design or operation of the internal control structure of the escrow agent would adversely affect the agent's ability to record, process, summarize and report financial data consistent with the assertions of management in the financial statements. |
| AR | The Department receives and reviews the annual statutory audits performed by title insurers. It may collect other data, such as closing files and policy records during an investigation. |
| CA | Data collected may include a review of the books, records, accounts, rates, charges, fees, rating plans, rating systems, underwriting rules, policy forms. It may also include loss or expense experience and the data, statistics, or information collected or used in determining or establishing the rates, charges, fees, rating plans, rating systems, underwriting rules or policy forms. Statistical plans and financial data reports may also be collected. Data collected is to aid in the administration of rate regulatory laws. |
| СО | Affiliated Business Arrangement Disclosure, late premium remittances, trust account discrepancies, title agent terminations and new agent appointments. |
| CT | Data is only collected in connection with an investigation of a title insurer or title agent. |
| FL | Revenues; expenses and losses. The data is used in the analysis of title insurance rates, title search costs, and the condition of the title insurance industry in the state. |
| GA | Forms are reviewed for compliance with state laws |
| ID | Complaint information, title and escrow rates, and any related data, including, but not limited to, examinations, investigations, or audits. |
| IN | Please see IC 27-7-3-15.5 |
| KS | Insurers must submit policy forms for review and approval. Forms are reviewed by policy examiners. Insurers, agencies, and agents must file title rates they will use, as well as other fees and charges for services provided. Rates and fees are accessible to the public and posted publicly on the Department's website. Escrow audit reports are required annually if agent/agency is performing escrow, settlement or closing services. Unique and unusual filings, if premiums or rates charged vary from those on file with the Department. Controlled/associated business reports. |
| LA | N/A |
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| | 9. What kind of data is collected and how is it used? | | | | | | | |
| ME | We have not collected data from title agents. We have the authority to do so, however, and would collect data for whatever purpose was necessary to enforce the Maine insurance laws. | | | | | | | |
| MD | The Commissioner may examine the accounts, records, documents and transactions of licensees for the purpose of determining compliance with Maryland Insurance Laws. | | | | | | | |
| MA | N/A | | | | | | | |
| MI | Ad hoc, as needed, use varies. | | | | | | | |
| MN | Data relating to compliance issues. It is collected and used in investigations and examinations. | | | | | | | |
| MS | N/A | | | | | | | |
| МО | We collect supplement data from title insurers. It is used to compile reports based on direct written premium, direct premium earned, incurred losses, paid losses, and loss ratio in order to monitor the Missouri market. | | | | | | | |
| MT | MCA § 33-1-311 (4). The Commissioner may conduct investigations of insurance matters. MCA § 33-1-401. Examination of insurers et seq. MCA § 33-25-302. Disapproval of agency contracts. | | | | | | | |
| NE | Neb. Rev. Stat. 44-1993 (2) & (4); 44-19.112(3); 44-19.114(14) | | | | | | | |
| NV | N/A | | | | | | | |
| NM | Revenue/expense for setting title insurance rates, claims history, escrow procedures, and data related to complaints. | | | | | | | |
| NC | N/A | | | | | | | |
| ND | N/A | | | | | | | |
| ОН | Ohio collects data related to the annual review of escrow accounts, interest on trust accounts, affiliated business arrangements, errors and omissions insurance, and surety bond coverage. The data is used to determine compliance with Ohio's title insurance laws. Data may also be collected as part of a market conduct or financial exam to determine compliance with Ohio's insurance laws. | | | | | | | |
| OK | Every title insurer holding a Certificate of Authority from the Oklahoma Department of Insurance shall conduct a policy inventory audit, in accordance with its accepted company practice, of each of its licensed agents periodically, but at least every two years. Such policy inventory audit is defined as an audit of the unused forms in the possession of each of its licensed title insurance agents so as to determine that all used policy forms have been reported to the title insurer. A report of each such audit shall be made to the Department in writing in a form acceptable to the Insurance Commissioner. Interested parties may, upon request, obtain a copy of an approved title policy inventory audit report form from the Department per OAC 365-20-3-5. All licensed insurers and HMOs are subject to annual statement filings, including annual reporting and premium tax remittance, per Oklahoma Title 36 O.S. § 624. | | | | | | | |
| OR | Annual statement data is collected from insurers. No data is collected from title agents. | | | | | | | |
| PA | The Department does not regularly collect data from the title industry. In 1984 and 1993, the Department conducted studies of agent commissions. In 2010, it conducted a study of the expense component of title insurance rates. In order to perform the 2010 study, title agent information was required from title insurers in 2009. | | | | | | | |
| PR | The Department collects title insurance information from insurers and title agents on an ad hoc basis. Information is also obtained from title insurers from regular examinations and from its annual and quarterly financial statements. | | | | | | | |

| | 9. What kind of data is collected and how is it used? | | | | | | |
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| RI | Rhode Island is completing a project on title insurance currently. It questioned 20 agents as part of that process and asked questions about disclosure and marketing. It also sent a series of interrogations to 11 title insurers and asked for considerably more, including loss ratios, policy count, oversight of agents and more. | | | | | | |
| SC | Under South Carolina Code Ann. 38-13-80, every insurer must file a statement showing the business standing and financial condition of the insurer with the Department annually. | | | | | | |
| TN | The Department currently collects rate information filed by title insurance companies and also collects annual financial statements filed by title insurance companies. The data is used to ensure rates are actuarially justified and to ensure that the title insurance company is financially secure for purposes of licensure. | | | | | | |
| TX | Income, expenses, losses, number of claims, and number of policies are collected for setting premium rates. | | | | | | |
| UT | Regarding title insurers, data is collected about their financial condition and used to promote their solvency. Regarding title agents, data is collected concerning their qualifications for a license and their compliance with market conduct laws. The Department also collects data regarding the operations of title insurers, agencies and agents for the purpose of imposing assessments that fund the Department's regulatory activities. | | | | | | |
| VT | No data is collected. Title agents are licensed and those licenses are subject to approval when renewed. | | | | | | |
| VA | Real Estate Settlement Agents (RESA) annual audit from title settlement agencies are reviewed for compliance with regulations and Code of Virginia. Market conduct examinations are reviewed for financial stability. | | | | | | |
| WA | Policy counts and costs to issue policies are collected. Additionally, aggregate data are published and could be used for ratemaking. | | | | | | |
| WV | Data is not collected from title agents, attorneys, abstractors and escrow/settlement agents. | | | | | | |
| WI | The Department has broad authority to collect any kind of information from title insurers and agents relating to their title insurance business. Generally, information is collected in relation to filed complaints or as a filing requirement. | | | | | | |
| WY | No data is currently being collected. | | | | | | |

| | 10. If the number of policies issued is collected, how are they separated? | | | | | |
|----|---|-----------------------------------|--|--|--|--|
| | Policies issued are separated by standard title policies and enhanced title policies | Policies issued are not separated | N/A | Other | | |
| AL | cimaneed title ponetes | | X | | | |
| AK | | X | Λ | | | |
| AS | | 71 | X | | | |
| AZ | | X | | | | |
| AR | | X | | | | |
| CA | | | X | | | |
| CO | | | X | | | |
| CT | | | X | | | |
| FL | | | | Other | | |
| GA | | X | | | | |
| ID | | | X | | | |
| IN | | | | Policy Type: None, Owners, Lenders, Both | | |
| KS | | | X | | | |
| LA | | | X | | | |
| ME | | | X | | | |
| MD | X | | | | | |
| MA | | | X | | | |
| MI | | | X | | | |
| MN | | | X | | | |
| MS | | | X | | | |
| MO | | X | | | | |
| MT | X | | | | | |
| NE | | | X | | | |
| NV | | | X | | | |
| NM | X | | | | | |
| NC | | | X | | | |
| ND | | | X | | | |
| ОН | X | | | | | |
| OK | | | X | | | |
| OR | | | X | | | |
| PA | | | | Number of policies is reported annually by a title insurance rating organization in its annual statistical report and available for public view using SERFF. | | |
| PR | | | X | | | |
| RI | X | | | | | |
| SC | | | X | | | |
| TN | | | X | | | |
| TX | | | X | | | |
| UT | | | X | | | |
| VT | | | X | | | |
| VA | | | X | | | |
| WA | | X | | | | |
| WV | | | X | | | |
| WI | | | X | | | |
| WY | | | X | | | |

| | 11/18/ | | | | | | | |
|----|--|--|--|--|--|--|--|--|
| | 11. Statutes and regulations regarding data collection from title participants: | | | | | | | |
| AL | N/A | | | | | | | |
| AK | N/A | | | | | | | |
| AS | N/A | | | | | | | |
| ΑZ | ARS 20-157, 20-1581, 20-1582, 20-1588, 20-1593, 6-837, 6-832, and 6-860 | | | | | | | |
| AR | The Department is authorized by statute to collect data from title agents pursuant to Ark. Code Ann. 23-64-512 and 23-104-406. | | | | | | | |
| CA | Insurance Code Sections 730 et. seq., 12401.5 and 12414.21. California Code of Regulations Title 10 Sections 2355.1, 2355.2 and 2355.4. | | | | | | | |
| CO | C.R.S. 10-1-108 and 10-2-804 | | | | | | | |
| CT | N/A | | | | | | | |
| FL | | | | | | | | |
| ГL | Section 627.782(8), F.S., Rule 69O-186.013 and 69O-186.014, F.A.C. O.C.G.A. 33-7-8 defines title insurance and lists it as a line of insurance subject to regulation. O.C.G.A. | | | | | | | |
| GA | 33-9-3(a)(6) exempts title insurers from having to file rates and rules. O.C.G.A. 33-24-2(4) exempts title insurance policies from certain provisions such as cancellation. | | | | | | | |
| ID | Title 41, chapter 27, Idaho Code. IDAPA 18.05.01 | | | | | | | |
| IN | IC 27-7-3. Chapter 3 Abstract and Title Insurance | | | | | | | |
| KS | K.S.A. 40-955; K.S.A. 40-952(c); K.S.A. 40-1137(d), Bulletin 1989-31; K.S.A. 40-2404(14)(h); K.A.R. 40-3-43; K.A.R. 40-3-52 | | | | | | | |
| LA | La.R.S. 22:529 | | | | | | | |
| ME | 24-A M.R.S. § 220, if regulated by the Bureau of Insurance | | | | | | | |
| MD | The Maryland Insurance Administration may collect data from officers, employees and representatives of insurers and producers pursuant to the Annotated Code of Maryland, Insurance Article, Title 2, Subtitle 1, 2 and 2-206. | | | | | | | |
| MA | N/A | | | | | | | |
| MI | MCL 500.222, 500.249, 500.438, 500.1246, 500.2028 | | | | | | | |
| MN | N/A | | | | | | | |
| MS | N/A | | | | | | | |
| MO | N/A | | | | | | | |
| MT | MCA § 33-1-311 (4); MCA § 33-1-401; MCA § 33-25-302. | | | | | | | |
| NE | In addition to the aforemetioned, Nebraska Administrative Code Title 210 Chapter 34 ["Title Insurance"], section 006.03 | | | | | | | |
| NV | NRS 692A.260. NRS 6798.120, NRS 6798.140, NRS 6798.340 | | | | | | | |
| NM | New Mexico Insurance Code 59A-1-1 et. seq.; 58-28-1 et. seq.; 13.14.1 et. seq. NMAC | | | | | | | |
| NC | N/A | | | | | | | |
| ND | N/A | | | | | | | |
| ОН | Ohio Revised Code Sections 3901.011, 3901.045, 3901.075, 3901.36, 3901.48, and 3905.24, and 3953.33. Ohio Administrative Code 3901-7-01 | | | | | | | |
| OK | 36 O.S. § 306 (A), 36 O.S. § 309.4(F), OAC 365:25-7-81, OAC 365-20-3-5, 36 O.S. § 624 | | | | | | | |
| OR | ORS 731.752 through 764 | | | | | | | |
| PA | 40 P.S. §§ 910-26.1(6), 910-27, 910-28, 910-46, 910-47 | | | | | | | |
| PR | N/A | | | | | | | |
| RI | R.I. Gen. Laws Chapters 27-13.1 and 27-71 | | | | | | | |
| SC | N/A | | | | | | | |
| | | | | | | | | |

| | 11. Statutes and regulations regarding data collection from title participants: | | | |
|----|--|--|--|--|
| TN | N/A | | | |
| TX | Texas Insurance Code Chapter 2703, Subchapter D | | | |
| UT | Utah Code Sections 31A-2-202, 31A-4-113.5, 31A-5-701, 31A-16-109, 31A-16a-108, 31A-16b-106, 31A-17-517, 31A-17-608, 31A-23a-104. | | | |
| VT | N/A | | | |
| VA | 38.2-4606 of the Code of Virginia | | | |
| WA | RCW 48.17.595, 48.29.017, and 48.29.147. WAC 284-29-160, 284-29-320, 284-29A-010, 284-29A-040, 284-29A-080, 284-29A-100, and 284-29A-110. See also, Market conduct oversight, Chapters 284-37 WAC and 48.37 RCW. | | | |
| WV | N/A | | | |
| WI | The Commissioner has broad authority to collect information from title insurers and agents pertaining to their title insurance business under s. 601.42, Wis. Stat. | | | |
| WY | N/A | | | |

| | 12. Which processes does the state insurance department/division regulate if a title insurance policy is issued? | | | | | | |
|----------|--|-----------------------------------|-----------------------------|----------------------|---------------------|-----|--|
| | Risk Transfer | Policy Production/ Issuance | Title Search or Abstract | Examination of Title | Escrow & Closing | N/A | |
| AL | X | | | | | | |
| AK | X | X | X | X | | | |
| AS | | | | | | X | |
| ΑZ | X | X | X | X | X | | |
| AR | X | X | X | X | | | |
| CA | X | X | X | X | X | | |
| CO | | X | X | X | X | | |
| CT | X | X | | | | | |
| FL | X | X | X | X | | | |
| GA | | | | | | X | |
| ID | X | X | X | X | X | | |
| IN | | X | X | X | X | | |
| KS | | | X | X | X | | |
| LA | X | | | | X | | |
| ME | X | X | | | | | |
| MD | X | X | | X | X | | |
| MA | | | | | | X | |
| MI | X | X | X | X | X | | |
| MN | X | X | | | X | | |
| MS | X | 11 | | | 11 | | |
| MO | X | X | X | X | X | | |
| MT | 71 | X | X | X | X | | |
| NE | | X | X | X | X | | |
| NV | X | X | X | X | X | | |
| NM | A | X | X | X | X | | |
| NC | X | A | A | Α | Α | | |
| ND | X | X | | | | | |
| OH | X | X | | | | | |
| OK | X | X | | | | | |
| OR | X | X | X | X | 1 | | |
| PA | X | X | Λ | Λ | 1 | | |
| PR PR | Λ | Λ | | + | + | X | |
| RI | + | X | | | | Λ | |
| | | X | | | | + | |
| SC | | | | v | v | + | |
| TN | 37 | X | 37 | X | X | | |
| TX | X | X | X | X | X | | |
| UT | X | X | X | X | X | | |
| VT | X | X | | 1 | | | |
| VA | | X | | | X | | |
| WA | X | X | X | X | | | |
| WV | X | X | | ļ | | | |
| WI | X | X | | | | | |
| WY | X | X | X | X | X | | |

| | NO title insur transaction if services are n | ocesses does the rance policy is in title insurance in oot insurance pro- te is included in | ssued? (Some s involved ma oducts and the | 14. Does the department set requirements for standard and/or enhanced title policies? | | |
|----|--|---|---|---|-----|---|
| | | Examination of Title | | | N/A | |
| AL | | | | | X | Yes, for standard and enhanced policies |
| AK | | | | | X | N/A |
| AS | | | | | X | Yes, for standard and enhanced policies |
| AZ | | | | X | | N/A |
| AR | | | | | X | N/A |
| CA | X | X | X | X | | N/A |
| CO | 71 | 21 | 21 | 21 | X | Yes, for standard and enhanced policies |
| CT | | | | | X | N/A |
| FL | | | | | X | N/A |
| GA | | | | | X | N/A |
| | X | X | X | v | Λ | N/A |
| ID | A | A | X | X | | |
| IN | | | | X | 37 | Yes, for standard and enhanced policies |
| KS | | | | | X | N/A |
| LA | | | | | X | N/A |
| ME | | | | | X | N/A |
| MD | X | X | X | X | | Yes, for standard and enhanced policies |
| MA | | | | | X | N/A |
| MI | | | | | X | N/A |
| MN | | | | X | | N/A |
| MS | | | | | X | N/A |
| MO | | | | | X | Yes, for standard and enhanced policies |
| MT | X | X | X | X | | Yes, for standard and enhanced policies |
| NE | | | | X | | Yes, for standard and enhanced policies |
| NV | X | X | X | X | | N/A |
| NM | | | | X | | Yes, for standard and enhanced policies |
| NC | | | | | X | N/A |
| ND | | | | | X | N/A |
| ОН | | | | | X | N/A |
| OK | | | | | X | Yes, for standard and enhanced policies |
| OR | | | | | X | N/A |
| PA | | | | | X | N/A |
| PR | | | | | X | Yes, for standard and enhanced policies |
| RI | | | | | X | N/A |
| SC | | | | | X | N/A |
| TN | | | | | X | N/A N/A |
| TX | | | | | | N/A |
| | | | | | X | |
| UT | | | | | X | Yes, for standard and enhanced policies |
| VT | | | | | X | Yes, for standard and enhanced policies |
| VA | | | | X | | N/A |
| WA | | | | | X | N/A |
| WV | | | | | X | N/A |
| WI | | | | | X | Yes, for standard and enhanced policies |
| WY | | | | | X | Yes, for standard and enhanced policies |

| | Risk Transfer | Policy | Title Search | Examination | Clearing of | Escrow & | N/A |
|------|---------------|-------------------------|--------------|--|-------------|----------|-----|
| | | Production/ Issuance | or Abstract | of Title | | Closing | |
| AL | X | | | | | | |
| ΑK | | X | X | X | | | |
| AS | | | | | | | X |
| ΑZ | X | X | X | X | | X | |
| AR | | | | | | | X |
| CA | X | X | X | X | X | X | |
| СО | | X | X | X | X | X | |
| CT | X | X | | | | | |
| FL | X | X | | X | X | | |
| GA | | | | | | | X |
| ID | X | X | X | X | X | X | |
| IN | X | X | | | | | |
| KS | | | | | | | X |
| LA | X | X | | | | | |
| ME | X | X | | | | | |
| MD | | X | | | | | |
| MA | | | | | | | X |
| MI | X | X | X | X | | | |
| MN | X | X | | | | | |
| MS | | | | | | | X |
| MO | X | | | | | | |
| MT | | X | X | X | X | X | |
| NE | | | | | | | X |
| NV | X | X | X | X | X | X | |
| NM | | X | X | X | X | | |
| NC | X | | | | | | |
| ND | X | X | | | | | |
| ОН | X | X | 1 | | 1 | | |
| OK | 1 | 1 | | | | | X |
| OR | X | X | X | X | X | | 1 |
| PA | X | X | X | X | X | X | |
| PR | 1 | 1 | 1 | | 1 | 1. | X |
| RI | | X | | | | | 1 |
| SC | X | X | | | | | |
| TN | 1 | X | | | | | |
| TΧ | X | X | X | X | X | X | |
| UT | X | | † ** | | † | | |
| VT | X | X | + | <u> </u> | 1 | | |
| VA | 21 | 71 | + | | + | | X |
| WA | X | X | X | X | X | | 1 |
| WV | X | X | 1 | 1 | A | | _ |
| WI | X | X | | | + | | |
| WY | Α | X | + | | + | | + |
| /V Y | | X | | | | | |

| | 16. Which | processes are in | ncluded in the | title rates? | | | |
|----|-----------|-------------------------|----------------|--------------|------------------|----------|-----|
| | Risk | Policy | Title Search | Examination | Clearing of | Escrow & | N/A |
| | Transfer | Production/ Issuance | or Abstract | of Title | Title Defects | Closing | |
| AL | X | X | | | | | |
| AK | X | X | X | X | X | X | |
| AS | | | | | | | X |
| ΑZ | X | X | X | X | | X | |
| AR | X | | | | | | |
| CA | X | X | X | X | X | X | |
| CO | X | X | X | X | X | X | |
| CT | X | X | | | | | |
| FL | X | X | | X | X | | |
| GA | | | | | | | X |
| ID | X | X | X | X | X | | |
| IN | X | X | | | | | |
| KS | X | X | X | X | X | | |
| LA | X | X | X | X | X | | |
| ME | X | X | | | | | |
| MD | X | X | | | X | | |
| MA | | | | | | | X |
| MI | X | X | X | X | | | |
| MN | X | X | | | | | |
| MS | | | | | | | X |
| МО | X | | | | | | |
| MT | | X | X | X | X | X | |
| NE | X | X | X | X | X | X | |
| NV | X | X | X | X | X | | |
| NM | | X | X | X | X | | |
| NC | X | X | X | X | X | X | |
| ND | X | X | | | | | |
| ОН | X | X | | | | | |
| OK | | | | | | | X |
| OR | X | X | X | X | X | | |
| PA | X | X | X | X | X | X | |
| PR | | | | | | | X |
| RI | | X | | | | | |
| SC | X | X | | | | | |
| TN | X | X | | X | | | |
| TX | X | X | X | X | X | X | |
| UT | X | X | X | X | X | | |
| VT | X | X | | | | | |
| VA | | X | | | | | |
| WA | X | X | X | X | X | | |
| WV | X | X | | | | | |
| WI | X | X | | | | | |
| WY | | X | | | | | |

| | 17. Are rates required to be filed with the state department/ division? | 18. How does the state department/division regulate title insurance rates? |
|----|---|---|
| AL | Yes | Prior approval |
| AK | Yes | Prior approval |
| AS | Yes | Prior approval |
| ΑZ | Yes | File and use |
| AR | No | Rates are not regulated for title insurance |
| CA | Yes | File and use |
| CO | Yes | File and use |
| СТ | Yes | Prior approval |
| FL | No | Promulgate rates |
| GA | No | Rates are not regulated for title insurance |
| ID | Yes | File 30 days in advance of use to allow for comments and objections |
| IN | Yes | Prior approval |
| KS | Yes | File and use |
| LA | Yes | Prior approval |
| ME | Yes | File and use |
| MD | Yes | File and use |
| MA | No | Rates are not regulated for title insurance |
| MI | Yes | File and use |
| MN | Yes | File and use |
| MS | Yes | File and use |
| МО | Yes | Prior approval |
| MT | Yes | Prior approval |
| NE | Yes | Prior approval |
| NV | Yes | Prior approval |
| NM | Yes | Promulgate rates |
| NC | Yes | File and use |
| ND | Yes | File and use |
| ОН | Yes | Prior approval |
| OK | No | Rates are not regulated for title insurance |
| OR | Yes | Prior approval |
| PA | Yes | Title insurance rate filings are generally subject to a File & Use standard (see 40 P.S. § 910-37(d)) unless they are consent-to-rate filings, for which Use and File applies (see 40 P.S. § 910-37(g)). The Department typically issues affirmative approvals of filings that are not consent-to-rate filings. It is not uncommon for insurers and rating organizations to submit filings with proposed effective dates that negate the File & Use standard and instead require the Department's approval (see 40 P.S. § 910-37(d)). |
| PR | Yes | Prior approval |
| RI | Yes | File and use |
| SC | Yes | Prior approval |
| TN | Yes | Prior approval |

| | 17. Are rates required to be filed with the state department/ division? | 18. How does the state department/division regulate title insurance rates? |
|----|---|---|
| TX | N/A | Promulgate rates |
| UT | Yes | File and use |
| VT | Yes | use and file |
| VA | Yes | File and use |
| WA | Yes | Prior approval |
| WV | Yes | File and use for commerical if not disapproved in 30 days |
| WI | Yes | File and use unless the rate is exempt from the filing requirement under s. Ins. 6.78, Wis. Adm. Code |
| WY | Yes | Prior approval |

| | 19. Does the state | 20. What is the statutory standard for title rate adequacy? |
|----------|-------------------------------------|--|
| | department/division require | |
| | title agents to file their fees for | |
| | processes which are not | |
| | included in the title rate? | |
| AL | No | Rates are not excessive, inadequate or unfairly discriminatory |
| AK | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| AS | Yes | At the discretion of the Commissioner |
| ΑZ | No | Rates are not excessive, inadequate or unfairly discriminatory |
| AR | No | Title insurance rates are unregulated |
| CA | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| CO | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| CT | No | Rates are not excessive, inadequate or unfairly discriminatory |
| FL | No | Rates are not excessive, inadequate or unfairly discriminatory |
| GA | No | Title insurance rates are unregulated |
| ID | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| IN | No | Rates are not excessive, inadequate or unfairly discriminatory |
| KS | Yes | Title insurance rates are unregulated |
| LA | No | Rates are not excessive, inadequate or unfairly discriminatory |
| ME | No | Rates are not excessive, inadequate or unfairly discriminatory |
| MD | No | Rates are not excessive, inadequate or unfairly discriminatory |
| MA | N/A | N/A |
| MI | No | Rates are not excessive, inadequate or unfairly discriminatory |
| MN | No | Rates are not excessive, inadequate or unfairly discriminatory |
| MS | Yes | Title insurance rates are unregulated |
| MO | N/A | Rates are not excessive, inadequate or unfairly discriminatory |
| MT | No | Rates are not excessive, inadequate or unfairly discriminatory |
| NE | No | Title insurance rates are unregulated |
| NV | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| NM | No | Rates are not excessive, inadequate or unfairly discriminatory |
| NC | N/A | Rates are not excessive, inadequate or unfairly discriminatory |
| ND | No | Rates are not excessive, inadequate or unfairly discriminatory |
| OH | No | Rates are not excessive, inadequate or unfairly discriminatory |
| OK | No | Title insurance rates are unregulated |
| OR PA | No No | Rates are not excessive, inadequate or unfairly discriminatory |
| PR PR | No Yes | Rates are not excessive, inadequate or unfairly discriminatory Rates are not excessive, inadequate or unfairly discriminatory |
| RI | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| SC | No | Rates are not excessive, inadequate or unfairly discriminatory |
| TN | No | Rates are not excessive, inadequate or unfairly discriminatory |
| 111 | 140 | Rates must be reasonable to the public and non-confiscatory to |
| TX | No | the title insurers and title agents |
| UT | No | Rates are not excessive, inadequate or unfairly discriminatory |
| VT | No | Rates are not excessive, inadequate or unfairly discriminatory |
| VA | No | Title insurance rates are unregulated |
| WA | Yes | Rates are not excessive, inadequate or unfairly discriminatory |
| WV | N/A | Rates are not excessive, inadequate or unfairly discriminatory |
| WI | No | Rates are not excessive, inadequate or unfairly discriminatory |
| WY | No | Rates are not excessive, inadequate or unfairly discriminatory |

| | 21. Are forms required to be filed with the state department/division? | 22. How does the state department/division regulate title insurance policy forms and endorsements? | | | |
|----|--|--|--|--|--|
| AL | Yes | Same as all other insurance policy forms and endorsements | | | |
| AK | Yes | In A.S. 21.66.450, all forms of title policies and other contracts of title insurance proposed to issue in Alaska must be filed before issuance 31 days prior. If after 30 days it is presumed approved. | | | |
| AS | Yes | Discretion of the Commissioner | | | |
| AZ | Yes | File and Use 30 Day Hold ARS 20-1591 | | | |
| AR | Yes | File and Approve | | | |
| CA | Yes | File and Use. The Department looks at the forms for clarity, to make sure that the coverage is indeed title insurance, to make sure there is no undue discrimination, and try to make sure there are not mistakes. | | | |
| CO | No | N/A | | | |
| СТ | Yes | See CGS section 38a-422 for Policy Form Standards and CGS 38a-423. Under CGS 38a-423 disclosure of a buyer's title policy needs to be waived, in writing, by the buyer if the buyer chooses not to purchase an owner's title policy. | | | |
| FL | Yes | Section 627.777, F.S., requires that all forms must be filed with and approved by the Office of Insurance Regulation prior to use. | | | |
| GA | Yes | O.C.G.A. 33-24 has provisions for form requirements for all types of insurance | | | |
| ID | Yes | Forms and endorsements filed 30 days in advance of use to provide opportunity for comments and objections. | | | |
| IN | Yes | Indiana Department of Insurance Company Compliance Division | | | |
| KS | Yes | Admitted title companies must file through SERFF every manual of classification, rules and rates, every rating plan, every rate card and every modification of any of those. Policy forms are reviewed by policy examiners. | | | |
| LA | Yes | Forms are subject to review and prior approval | | | |
| ME | Yes | File and Use | | | |
| MD | Yes | Pursuant to 11-404, the insurer must file the forms and they are deemed approved if not disapproved by the Commissioner. | | | |
| MA | No | The Division of Insurance does not regulate title insurance forms and endorsements. | | | |
| MI | Yes | All forms and endorsements are filed in SERFF. The title analysts ensure the forms comply with statute. | | | |
| MN | Yes | Prior Approval | | | |
| MS | Yes | File and Use | | | |
| МО | Yes | Missouri Regulation 20 CSR 500-7.060 and 20 CSR 500-7.130 Section 381.085, RSMo | | | |

| | 21. Are forms required to be filed with the state department/division? | 22. How does the state department/division regulate title insurance policy forms and endorsements? |
|----|--|---|
| МТ | Yes | An insurance policy or annuity contract form, certificate, enrollment form, application form, printed rider or endorsement form, or form of renewal certificate may not be delivered or issued for delivery in Montana unless the form has been filed and approved by the commissioner [MCA § 33-1-501 (1)]. |
| NE | Yes | See Neb. Rev. Stat. 44-1998. Form filing. (1)(a) A title insurer or rate service organization shall not deliver or issue for delivery or permit any of its title insurance agents to deliver in this state any form, in connection with title insurance business written, unless it has been filed and approved by the Director or thirty days have elapsed and it has not been disapproved. The waiting period may be extendednot to exceed thirty days if the Director gives written notice within such waiting period (b) Forms shall not (i) be unjust, unfair, or inequitable, (ii) be misleading, be deceptive, or encourage misrepresentation of the coverage, (iii) be contrary to public policy, or (iv) provide coverage that is of such a limited nature so as to be contrary to public interest. (2) Forms covered by this section shall include: (a) Title insurance policies, including standard form endorsements; and (b) Title insurance commitments. (3) After notice and opportunity to be heard are given to the title insurer or rate service organization which submitted a form for approval, the Director may withdraw approval of the form on finding that the use of the form is contrary to the legal requirements applicable at the time of withdrawal. The effective date of withdrawal of approval shall not be less than ninety days after notice of withdrawal is given. (4) An approved title insurance policy form or endorsement providing coverage for which no identifiable premium is assessed shall be incorporated into every applicable title insurance policy. The title insurer shall disclose any additional coverage to the insured. The provisions of this section shall not operate to eliminate any underwriting standard of conditions (5) Any term or condition related to insurance coverage, except those ascertained from a search and examination of records relating to a title or an inspection or survey of a property to be insured, may only be included in the title insurance policy after the term, condition, or exception has been filed with the D |
| NV | Yes | Prior Approval |
| NM | Yes | A hearing is held to determine the need for specific forms and endorsements. The hearing also determines the risks involved. |
| NC | Yes | NCGS 58-3-150 requires the submissions and approval of all forms. |
| ND | Yes | Prior Approval |
| ОН | Yes | Prior approval of forms and endorsements required |
| OK | No | N/A |
| OR | Yes | ORS 742.003 |

| | 21. Are forms required to be filed with the state department/division? | 22. How does the state department/division regulate title insurance policy forms and endorsements? |
|----|--|--|
| PA | Yes | They are subject to the Department's prior approval in accordance with 40 P.S. § 477b. |
| PR | Yes | The Actuarial Division received standard forms and endorsement (ALTAS forms) that are reviewed prior to its approval. The Division reviews that the forms and endorsements comply with Puerto Rico's Insurances Code, particularly with the jurisdiction required on appraisal process in law and regulation. |
| RI | Yes | R.I. Gen. Laws § 27-2.6-17 |
| SC | Yes | We review them as prior approval. |
| TN | Yes | Title insurance companies are not required to file policy forms and endorsements. |
| TX | N/A | The Department of Insurance promulgates title insurance policy forms and Endorsements. |
| UT | Yes | The Commissioner may prohibit the use of a form at any time upon a finding that: (i) the form: (A) is inequitable; (B) is unfairly discriminatory; (C) is misleading; (D) is deceptive; (E) is obscure; (F) is unfair; (G) encourages misrepresentation; or (H) is not in the public interest; (ii) the form provides benefits or contains another provision that endangers the solidity of the insurer; (iii) the form is an insurance policy or application for an insurance policy, that fails to conspicuously provide: (A)the exact name of the insurer; and (B) the state of domicile of the insurer filing the insurance policy or application for the insurance policy; (iv) the form violates a statute or a rule adopted by the commissioner; or (v) the form is otherwise contrary to law. |
| VT | Yes | Prior Approval |
| VA | Yes | All forms customarily used by any title insurance company or agent of shall be filed with the Commission. |
| WA | Yes | Prior Approval |
| WV | Yes | Forms and endorsements must be filed for approval pursuant to WV Code 33-6-8. |
| WI | Yes | Forms must be filed with the Commissioner 30 days before use. |
| WY | Yes | Prior Approval |

| | 23. Is the state department/division authorized to regulate the percentage of premium that title agents retain? | 24. Is there a statutory standard for determining that percentage? |
|----|---|--|
| AL | No | N/A |
| AK | No | No |
| AS | Yes | No |
| AZ | No | N/A |
| AR | No | N/A |
| CA | Yes | No |
| CO | No | No |
| CT | No | Yes |
| FL | Yes | Yes |
| GA | No | N/A |
| ID | No | No |
| IN | No | N/A |
| KS | No | N/A |
| LA | No | No |
| ME | No | N/A |
| MD | No | N/A |
| MA | N/A | N/A |
| MI | No | N/A |
| MN | No | N/A |
| MS | No | No |
| МО | N/A | N/A |
| MT | Yes | No |
| NE | No | No |
| NV | No | N/A |
| NM | Yes | Yes |
| NC | No | N/A |
| ND | Yes | No |
| ОН | No | N/A |
| OK | No | N/A |
| OR | No | N/A |
| PA | No | N/A |
| PR | Yes | The Actuarial Division reviews that the rate is in accordance with the rate priorly approved by the Office for the rest of the title insurers. |
| RI | No | No |
| SC | Yes | Yes |
| TN | No | N/A |
| TX | Yes | The Department sets premium rates, which must be reasonable to the public and non-confiscatory to title insurers and title agents. |
| UT | No | N/A |
| VT | Yes | No |
| VA | No | No |
| WA | No | N/A |
| WV | No | N/A |
| WI | No | N/A |
| WY | No | N/A |

| | 25. Statutes and regulations regarding title rate and form regulation. | | | | | |
|----|---|--|--|--|--|--|
| AL | N/A | | | | | |
| AK | A.S. 21.66.370 Rate filing, A.S. 21.66.380 Justification for rates, A.S. 21.66.390 Making of rates, A.S. 21.66.400 Disapproval of filings, A.S. 21.66.410 Rate administration, A.S. 21.66.420 False or misleading information, 3 AAC 27.310 General ratemaking components, 3 AAC 27.320 Minimum ratemaking standards, 3 AAC 27.330 Required reports and rate filing, 3 AAC 27.340 Other requirements, A.S. 21.66.350 Division of rates, and 3 AAC 27.350 Short-term rates. See also A.S. 21.06.090. | | | | | |
| AS | ASCA Title.29.0156,61,62, thru 29.1566 | | | | | |
| AZ | Title 20, Chapter 6, Article 9 | | | | | |
| AR | Ark. Code Ann. 23-79-109 | | | | | |
| CA | California Insurance Code Sections 12340 et. seq., 12389 et. seq., 12401-1240.10.10, 12404-12413.5 | | | | | |
| СО | C.R.S. 10-1-108, 10-1-109, 10-3-1110, 10-4-401, 10-4-403, 10-4-404, 10-11-108 and Regulation 8-1-1 | | | | | |
| СТ | CGS sections 38a-422 (and 38a-421) for Policy Form Standards. CGS section 38a-418 for Premium Rate Standards (and 38a-419). | | | | | |
| FL | Sections 627.777, (Forms) and 627.782, (Rates) F.S. | | | | | |
| GA | O.C.G.A. 33-24-9 and 10 pertain to filing, approval and disapproval of forms | | | | | |
| ID | §§ 41-2705, 41-2706, and 41-2707, Idaho Code, and IDAPA 18.05.01.012 and 18.05.01.013. | | | | | |
| IN | IC 27-7-3; IC 27-1-22-28 | | | | | |
| KS | K.S.A. 40- 216(2)(A); K.S.A. 40-952(c); K.S.A. 40-955; K.S.A. 40-1134 | | | | | |
| LA | La.R.S. 22:516 (rates); La.R.S. 22:1464; La.R.S. 22:1466; La.R.S. 22:1468; La.R.S. 22:861 | | | | | |
| ME | 24-A M.R.S. §§ 2302(1)(D), 2410, and 2412 | | | | | |
| MD | Annotated Code of Maryland, Title 11, Subtitle 4 - Title Insurance Rating. | | | | | |
| MA | N/A | | | | | |
| MI | MCL 500.7310, 500.7312, 500.7313, 500.2401 | | | | | |
| MN | Minnesota Statutes, chapter 70A | | | | | |
| MS | Miss. Code Ann. Sections 83-15-1 through 83-15-11 | | | | | |
| MO | Missouri Regulation 20 CSR 500-7.100 and 20 CSR 500-7.130 Section 381.085, RSMo; Section 381.171, RSMo; Section 381.181, RSMo | | | | | |
| MT | Title rate regulation – MCA § 33-25-212. Rates filed with commissioner. Title form regulation – MCA § 33-1-501 (1). Filing of forms – approval – review of disapproval or withdrawal of approval – application. | | | | | |
| NE | Title rate regulation: n/a; Title form regulation: Neb. Rev. Stat. 44-1998. | | | | | |
| NV | NRS 692A.120 | | | | | |
| NM | 59A-30-4 & 5; 13.14.18 NMAC; 13.14.1 et. seq. NMAC | | | | | |
| NC | NC General Statutes, Articles 3, 26, and 40. | | | | | |
| ND | N.D.C.C. 21.1-20 | | | | | |
| ОН | Ohio Revised Code Section 3953.28 | | | | | |
| OK | N/A | | | | | |
| OR | For title rate regulation, see ORS 737.310 and 320. For title form regulation, see ORS 742.003. | | | | | |
| PA | 40 P.S. §§ 477b, 910-37, 910-38, 910-39, 910-40, 910-42 | | | | | |
| PR | Section 12.040 Insurance Code of Puerto Rico | | | | | |
| RI | R.I. Gen. Laws §§ 27-2.6-16, 17 and Chapter 27-44 | | | | | |
| SC | 38-75-970; 38-75-980; 38-75-990 | | | | | |
| TN | T.C.A. 56-35-111 | | | | | |
| TX | Texas Insurance Code Chapter 2703; Basic Manual for Rules, Rates, and Forms for the writing of title | | | | | |
| IA | insurance in the state of Texas, Sections II through IV | | | | | |

| | 25. Statutes and regulations regarding title rate and form regulation. | | | |
|----|---|--|--|--|
| VT | VSA 8 Section 3541 and 8 VSA Section 4688 as well as Regulation I-2010-03 Section 8 | | | |
| VA | 38.2-4606 of the Code of Virginia | | | |
| WA | Rates - Chapter 48.29 RCW - Including RCW 48.29.005, 48.29.010, 48.29.040, 48.29.140, 48.29.143, 48.29.147, 48.29.148, 48.29.149, and 48.29.400-470. Chapter 284-29A WAC. Forms - RCW 48.29.015, 48.29.017, 48.29.147, 48.29.148, 48.29.400, and 48.29.470. WAC 284-29-120, 284-29A-020, and 284-29A-130. | | | |
| WV | 33-6-8 Forms; 33-20-1, et seq., Rates | | | |
| WI | Ch. 625 and s. 631.20, Wis. Stat., and ss. Ins 3.32, 6.05, 6.06, 6.07, 6.78 and 6.785, Wis. Adm. Code. | | | |
| WY | W.S. 26-23-325, 326, 328 and 329 | | | |

| | 26. Which processes are, or can be, performed by title insurers? | | | | | | |
|----|--|-----------------------------------|--------------|----------------------|---|------------------|-----|
| | Risk Transfer | Policy Production /Issuance | Title Search | Examination of Title | | Escrow & Closing | N/A |
| AL | X | X | X | X | X | X | |
| AK | X | X | X | X | X | X | |
| AS | | | | | | | X |
| ΑZ | X | X | X | X | X | X | |
| AR | | | | | | | X |
| CA | X | X | X | X | X | X | |
| CO | X | X | X | X | X | X | |
| CT | X | X | | | | | |
| FL | X | X | X | X | X | X | |
| GA | X | X | X | X | X | | |
| ID | X | X | | | | | |
| IN | X | X | X | X | X | X | |
| KS | X | X | X | X | X | X | |
| LA | X | X | | | | X | |
| ME | X | X | X | X | X | X | |
| MD | X | X | X | X | X | X | |
| MA | X | X | | | | | |
| MI | X | X | X | X | X | X | |
| MN | X | X | X | X | X | X | |
| MS | | | X | X | X | | |
| MO | X | X | X | X | X | X | |
| MT | | X | X | X | X | X | |
| NE | X | X | X | X | X | X | |
| NV | X | X | X | X | X | X | |
| NM | X | X | X | X | X | X | |
| NC | X | X | X | | | | |
| ND | X | X | X | X | X | X | |
| ОН | X | X | X | X | X | X | |
| ОК | X | X | | | | | |
| OR | X | X | X | X | X | X | |
| PA | X | X | X | X | X | X | |
| PR | X | X | X | X | X | X | |
| RI | X | X | X | X | X | X | |
| SC | X | X | | | | | |
| TN | X | X | X | X | | X | |
| TX | X | X | | | | | |
| UT | X | X | X | X | X | | |
| VT | X | X | | | | | |
| VA | 1 | X | | | | | |
| WA | X | X | X | X | X | X | |
| WV | X | X | | | | | |
| WI | X | X | X | X | | | |
| WY | X | X | X | X | X | X | |

| | 27. Which processes are, or can be, performed by title agents? | | | | | | |
|----|--|-----------------------------------|---|----------------------|------------------------------|---------------------|-----|
| | Risk Transfer | Policy Production/Is suance | | Examination of Title | Clearing of Title Defects | Escrow & Closing | N/A |
| AL | | X | X | X | X | X | |
| AK | | X | X | X | X | X | |
| AS | | | | | | | X |
| ΑZ | X | X | X | X | X | X | |
| AR | X | X | X | X | X | X | |
| CA | X | X | X | X | X | X | |
| СО | | X | X | X | X | X | |
| CT | | | X | X | X | X | |
| FL | | X | X | X | X | X | |
| GA | | X | X | X | X | X | |
| ID | | X | X | X | X | X | |
| IN | | X | X | X | X | X | |
| KS | X | X | X | X | X | X | |
| LA | X | X | X | | X | X | |
| ME | X | X | X | X | | X | |
| MD | | X | X | X | X | X | |
| MA | | | | | | | X |
| MI | X | X | X | X | X | X | |
| MN | | X | X | X | X | X | |
| MS | | | X | X | X | | |
| MO | | X | X | X | X | X | |
| MT | | X | X | X | X | X | |
| NE | X | X | X | X | X | X | |
| NV | | X | X | X | X | X | |
| NM | | X | X | X | X | X | |
| NC | | | | | | | X |
| ND | | X | | | | | |
| ОН | X | X | X | X | X | X | |
| OK | | X | X | | | X | |
| OR | | X | X | X | X | X | |
| PA | | X | X | X | X | X | |
| PR | | | X | X | | | |
| RI | | X | X | X | X | X | |
| SC | | | X | X | X | X | |
| TN | | | X | X | | X | |
| TX | | X | X | X | X | X | |
| UT | | X | X | X | X | X | |
| VT | | X | X | X | X | X | |
| VA | | X | X | X | | | |
| WA | X | X | X | X | X | X | |
| WV | | | | | | | X |
| WI | | X | X | X | | X | |
| WY | | X | X | X | | X | |

| AK | | 28. What types of title insurance and closing activities are required to be performed within the state? | | | | | | |
|---|----|---|-------------|----|----|----|----------|-----|
| AK | | | Production/ | | | | | N/A |
| AS | AL | | | X | X | | | |
| AZ | AK | | | X | X | | | |
| AR CA | AS | | | | | | | X |
| CA X | ΑZ | | X | | | | X | |
| CO X CT X FL X GA X X X ID X X X ID X X X ID X X X IN X X X IN X X X ME X X X MA X X X MI X X X MO X X X NW X <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>X</td> | | | | | | | | X |
| CT FL X | | | | X | X | X | X | |
| FL GA X X X X X X ID ID X X ID ID X X ID ID X X ID ID X <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<> | | | | | | | | |
| GA X X X X X X ID ID X X X ID ID ID ID X< | | | | | | | | |
| D | | | | | | | | X |
| N | | | X | X | X | X | X | |
| KS X X X X X X X M M M M M M M X M M M X M M X M M X M M X M M X M M X M M X X M M X M M X X M M X X M M X X M M X | | | | | | | | |
| LA X X X X X M M M M M X M M M X M M M X M M M X M M X M M X M M X M M X X M X X M X | | | | | | | | X |
| ME X X MD X MA X MI X MN X MS X MO X MT X NE X NV X NM X ND X ND X< | | | | | | | | |
| MD X X MA X X MI X X MN X X MS X X MO X X MT X X NE X X NV X X NM X X NC X X X ND X X X ND <td></td> <td></td> <td></td> <td>X</td> <td>X</td> <td>X</td> <td></td> <td></td> | | | | X | X | X | | |
| MA MI X MI X MN X MS X MO X MT X NE X NV X NM X NC X X ND X OH X OR X X PA X PA X PR X X X X SC X TN X TN X VT X VA X WA X WV X | | X | | | | | | |
| MI | | | X | | | | | |
| MN | | | | | | | | |
| MS | | | | | | | | |
| MO X MT X NE X NV X NM X NC X X ND X X ND X X OH X X OK X X X OR X X X PA X X X PR X X X SC X X TN X X VT X X X VA X X WA X X WV X X | | | | | | | | |
| MT | | | | | | | | |
| NE X NV X NM X NC X ND X ND X OH X OK X OR X YA X | | | | | | | | |
| NV NM X NM X X X X NC X X X X X ND X X X X X OH X </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> | | | | | | | | |
| NM X | | | | | | | | X |
| NC X X X X X X ND X | | | | | | _ | X | |
| ND X X OH X X OK X X X OR X X X PA X X X PR X X X RI X X X TN X X X TX X X X VT X X X VA X X X WA X X X WV X X X | | | | | | | | X |
| OH X OK X X X X OR X X X X PA X X X X X PR X X X X X RI X X X X X TN X X X X X TX X X X X X VT X X X X X VA X X X X WA X X X X WI X X X X | | X | X | | | X | X | |
| OK X X X X OR X X X X PA | | | | X | X | | | 37 |
| OR X X X PA | | | 77 | 37 | 37 | 37 | | X |
| PA N X | | | | X | X | | 77 | |
| PR X X X X X X RI | | | X | | | X | X | V |
| RI X SC X TN X TX X UT X VT X VA X WA X WV X X X X X X X X X X X X X X X X X X X X X X X X X X X | | v | v | v | v | v | v | X |
| SC X TN X TX X UT X VT X VA X WA X WV X X X X X X X X X X X X X X X X X X X | | A | | Λ | A | A | A | v |
| TN | | + | | | | + | v | A |
| TX X UT X VT X X X VA X X X WA X X X WV X X X WI X X X | | | | | | + | Λ | v |
| UT X | | | v | | | + | v | ^ |
| VT X X X X X VA X X X X WA X X X X WV X X X X WI X X X X | | | ^ | | | + | | |
| VA X WA X WV X WI X | | | v | Y | Y | Y | | |
| WA X WV X WI X | | + | ^ | Λ | A | ^ | | |
| WV X X X | | | | | | + | <u>Λ</u> | v |
| WI X | | | | | | + | 1 | |
| | | | | | | | + | |
| ANY I I I I I I I V | WY | | | | | 1 | 1 | X |

| | 29. Can a title policy be prepared (search, abstract, commitment, etc.) by an entity located outside of the state? |
|----|---|
| AL | Yes |
| AK | A.S. 21.66.270 requires title insurance limited producers to be residents of this state, thus a search, abstract, and commitment is done in this state. |
| AS | No |
| ΑZ | Yes. Statute does not expressly address to allow or prohibit. |
| AR | No |
| CA | No |
| CO | Yes |
| CT | Yes |
| FL | Yes |
| GA | N/A |
| ID | Yes, but the entity must be licensed in Idaho. § 41-2710, Idaho Code |
| IN | Yes |
| KS | Yes |
| LA | No |
| ME | Yes, if licensed in Maine. |
| MD | Yes |
| MA | N/A |
| MI | Yes |
| MN | Yes |
| MS | N/A |
| МО | Yes |
| MT | Yes |
| NE | Yes |
| NV | Yes |
| NM | Yes |
| NC | Yes |
| ND | Yes |
| ОН | Yes |
| OK | No |
| OR | Yes |
| PA | Yes |
| PR | No |
| RI | Yes |
| SC | Yes |
| TN | Yes |
| TX | A title agent in Texas must sign. |
| UT | The title search, abstract and commitment can be prepared out of state, however, it must be issued through a Utah Title Agency. |
| VT | Yes |
| VA | Yes |
| WA | Yes |
| WV | N/A. In West Virginia, only licensed attorneys can provide a title opinion. |
| WI | Yes |
| WY | It depends on the type of activity. |

| | 30. Can a title policy be issued by an entity located outside the state? | | 32. Are there any requirements for a licensed entity to have physical offices or perform activities within the state? |
|----|--|-----|---|
| AL | Yes | Yes | Yes |
| AK | Yes | Yes | Yes |
| AS | No | No | Yes |
| ΑZ | No | No | Yes |
| AR | No | N/A | Yes |
| CA | Yes | No | Yes |
| CO | Yes | Yes | No |
| CT | Yes | N/A | No |
| FL | Yes | Yes | Yes |
| GA | Yes | No | No |
| ID | No | Yes | No |
| IN | Yes | Yes | No |
| KS | Yes | Yes | N/A |
| LA | No | No | Yes |
| ME | Yes | Yes | No |
| MD | Yes | Yes | N/A |
| MA | Yes | N/A | Yes |
| MI | Yes | Yes | No |
| MN | Yes | Yes | No |
| MS | N/A | N/A | No |
| MO | Yes | Yes | N/A |
| MT | Yes | Yes | No |
| NE | Yes | Yes | No |
| NV | Yes | No | Yes |
| NM | Yes | Yes | No |
| NC | Yes | No | Yes |
| ND | Yes | No | No |
| ОН | Yes | Yes | No |
| OK | No | N/A | Yes |
| OR | Yes | Yes | No |
| PA | Yes | Yes | No |
| PR | No | No | Yes |
| RI | Yes | Yes | No |
| SC | Yes | No | Yes |
| TN | Yes | N/A | No |
| TX | No | N/A | Yes |
| UT | No | No | Yes |
| VT | Yes | No | No |
| VA | Yes | Yes | No |
| WA | Yes | Yes | Yes |
| WV | N/A | Yes | N/A |
| WI | Yes | Yes | No |
| WY | N/A | Yes | Yes |

| | 33. Description of requirements for a licensed entity to have physical offices or perform activities within the state. |
|----|---|
| AL | Ala. Code Section 27-25-4.1(b)(2): "[Title agent must be] a bona fide resident and citizen of this state or is a full-time employee of a duly licensed title insurance agent whose principal place of business is physically located in this state." |
| AK | A.S. 21.09.010 states an insurer may not transact business in this state without a certificate of authority. It also is required to have an office or a representative. A.S. 21.66.200 requires a title insurance company to own and maintain in the recording district in which its principal office in the state is located a title plant consisting of adequate maps and fully indexed records showing all instruments of record affecting all land within the recording district for a period of at least 25 years immediately before the date a policy of title insurance is issued by title insurance company. It also has to own and maintain and addition title plant for each additional recording district in which it or its agent maintains and office to transact title business. A.S. 21.66.240 addresses the requirements of title plants. It also allows for different title insurers to contract together to maintain a title plant. |
| AS | |
| ΑZ | ARS 20-1575, 6-834 |
| AR | Ark. Code Ann. 23-103-403(b), 23-103-409(4), and 23-64-220(a)(1) |
| CA | All UTCs must be domestic stock corporations. |
| CO | |
| CT | |
| FL | The trust account used by a title agent to deposit escrow funds must be with a financial institution located in the State of Florida or a financial institution that has at least one branch in the state. |
| GA | |
| ID | |
| IN | |
| KS | |
| LA | An agency title insurance producer shall be a Louisiana entity whose principal place of business is physically located in Louisiana or a foreign entity registered to do business in Louisiana whose principal place of business in Louisiana is suitable for conducting the business of title insurance or closings. (La.R.S. 22:513 (C)(1) |
| ME | |
| MD | |
| MA | See MGL c 175, s 116A. Company must be admitted to transact business under c. 175, s. 47 (11), which is for title insurance. |
| MI | |
| MN | |
| MS | |
| MO | |
| MT | |
| NE | |
| NV | Title agents must have a physical office in the state. |
| NM | |
| NC | Closing attorney must be licensed to practice law in North Carolina (see NCGS 58-26-1). |
| ND | |

| | 33. Description of requirements for a licensed entity to have physical offices or |
|----|---|
| | perform activities within the state. |
| ОН | |
| OK | Every policy of title insurance must be countersigned by person, partnership, corporation, or agency actively engaged in the real estate title business and maintaining an office in the state. |
| OR | |
| PA | |
| PR | Section 9.340 Puerto Rico Insurance Code |
| RI | |
| SC | Closings must be completed by a South Carolina licensed attorney. |
| TN | |
| TX | Title agents must have an office within the state. |
| UT | Utah Code Section 31A-23a-406: "the individual title insurance producer or agency title insurance producer shall maintain a physical office in Utah staffed by a person with an escrow subline of authority who processes the escrow." |
| VT | |
| VA | |
| WA | RCW 48.29.020(2) requires title insurers to own or lease and maintain a complete set of tract indexes of the county in this state in which its principal office is located. RCW 48.29.190 and WAC 284-29-160 require title insurers to maintain records within this state, unless otherwise approved by the Insurance Commissioner. |
| WV | |
| WI | |
| WY | Nonresidents are not eligible for licensing as title insurance agents or agencies. |

| | 34. Is there a statutory | 35. Statutory requirement for an attorney opinion letter concerning |
|-----|-------------------------------|---|
| | requirement for an attorney | the title examination for the issuance of a title insurance policy. |
| | opinion letter concerning the | |
| | title examination for the | |
| | issuance of a title insurance | |
| | policy? | |
| A T | 1 1 | |
| AL | No | + |
| AK | No NI/A | + |
| AS | N/A | + |
| AZ | No | |
| AR | No | |
| CA | No | |
| CO | No | + |
| CT | No | |
| FL | No N/A | + |
| GA | N/A | + |
| ID | No NI/A | + |
| IN | N/A | + |
| KS | No | T. D. 0. 0. 510.1 |
| | | La.R.S. 22:513.1 requires every title policy and mortgage to include |
| LA | Yes | the name bar roll of the attorney licensed to practice law in Louisiana |
| | | who provided the title opinion upon which the title insurance policy is |
| | | based. |
| ME | No | |
| MD | N/A | |
| MA | N/A | |
| MI | No | |
| MN | No | |
| MS | No | |
| MO | N/A | |
| MT | No | |
| NE | No | |
| NV | No | + |
| NM | No | + |
| NC | No | |
| ND | No | |
| ОН | No | |
| | | Pursuant to 36 O.S. § 5001 and OAC 365:20-3-3, title insurer's must |
| OK | Yes | attach to the policy an opinion of title covering the insured real |
| | | property issued by an attorney licensed in the State of Oklahoma. |
| OR | N/A | |
| PA | N/A | |
| PR | No | |
| RI | N/A | |
| SC | No | |
| TN | No | |
| | | |

| | 34. Is there a statutory requirement for an attorney opinion letter concerning the title examination for the issuance of a title insurance policy? | 35. Statutory requirement for an attorney opinion letter concerning the title examination for the issuance of a title insurance policy. |
|----|--|---|
| TX | N/A | |
| UT | Yes | There is a bulletin indicating AOLs can not be used. Also, 31A-23a-406, indicates an owner's policy or lender's policy must be issued on a split close or one on a single close. |
| VT | No | |
| VA | N/A | |
| WA | No | |
| WV | Yes | WV Code 33-11A-11(c) |
| WI | No | |
| WY | Yes | No title insurance policy shall be written unless it is based upon adequate evidence of the current condition of title certified in writing as of the date of the policy by a person duly authorized under W.S. 33-2-101 to act as a title abstractor in the county where the property is situated, or based upon the opinion of an attorney authorized to practice law in this state as to the condition of the title following a review by the attorney of pertinent title records of abstracts. See W.S. 26-23-308 |

| | 36. Is there a statutory standard for the information contained in a title examination? | |
|----|---|---|
| AL | No | |
| AK | Yes | A.S. 21.66.170 requires title insurance company, through a licensed title insurance limited producer, conduct a reasonable search and examination of the title, a determination of insurability of title in accordance with the title insurance company's established underwriting practices. |
| AS | Yes | ASCA. Title 29.1508 |
| ΑZ | Yes | ARS 20-1562(10) |
| AR | Yes | Minimum search requirements found in Ark. Code Ann. 23-103-408; Policyholder rights and disclosure found in Ark. Code Ann. 23-103-413 |
| CA | Yes | 12340.10, 12340.11 |
| CO | N/A | |
| CT | No | |
| FL | No | |
| GA | N/A | |
| ID | Yes | §§ 41-2708(1)(b) and 41-2708(2), Idaho Code. |
| IN | No | |
| KS | Yes | K.S.A. 40-235(b) requires a reasonable search and examination of the title to the property to be conducted and a determination made of the insurability of title and the risk in accordance with sound underwriting practices. A search must be conducted of all applicable records of the county, state and federal offices in which the real estate is located as may pertain to the marketability of title for a minimum period of the lesser of 25 years or from the date of the previously issued title insurance policy. K.S.A. 40-1134 also contains requirements for inclusion of information regarding public improvement or special benefit districts which may be able to impose assessments upon the real estate. |
| LA | Yes | La.R.S. 22:512 (22)(b)(vi) |
| ME | No | |
| MD | N/A | |
| MA | N/A | |
| MI | N/A | |
| MN | No | |
| MS | No | |
| MO | Yes | Missouri Regulation 20 CSR 500-7.200 Section 381.071, RSMo |
| MT | Yes | MCA § 33–25–214 (1). A title insurer may not issue a title insurance policy unless it, its title insurance producer, or an approved attorney has conducted a reasonable search and examination of the title and made a determination of insurability of title in accordance with sound underwriting practices. ARM 6.6.2201. Liens, Encumbrances, and Standards of Insurability. |
| NE | N/A | |
| NV | No | |
| NM | Yes | 13.14.1 et. seq. NMAC and 59A-30-1 et. seq. |

| | 36. Is there a statutory standard for the information contained in a title examination? | |
|----|---|--|
| NC | No | |
| ND | No | |
| ОН | No | |
| OK | N/A | |
| OR | N/A | |
| PA | No | |
| PR | N/A | |
| RI | N/A | |
| SC | N/A | |
| TN | No | |
| TX | Yes | Texas Insurance Code – Sec. 2704.001 and 2704.002. |
| UT | Yes | 31A-23-406(10) shall conduct a reasonable search |
| VT | No | |
| VA | No | |
| WA | Yes | RCW 48.29.010(3)(g) "Abstract of title" means a written representation, provided under contract, whether written or oral, intended to be relied upon by the person who has contracted for the receipt of this representation, listing all recorded conveyances, instruments, or documents that, under the laws of the state of Washington, impart constructive notice with respect to the chain of title to the real property described. An abstract of title is not a title policy as defined in this subsection. |
| WV | No | |
| WI | N/A | |
| WY | No | |

| | 38. Is there a statutory standard for the information contained in a title opinion letter? | 39. Statutory standard for the information contained in a title opinion letter. |
|----|--|---|
| AL | N/A | |
| AK | No | |
| AS | N/A | |
| ΑZ | N/A | |
| AR | No | |
| CA | N/A | |
| CO | N/A | |
| CT | N/A | |
| FL | No | |
| GA | N/A | |
| ID | No | |
| IN | N/A | |
| KS | N/A | |
| LA | Yes | The information that should be contained in a title opinion is outlined in La.R.S. 22:512 (22). |
| ME | No | |
| MD | N/A | |
| MA | N/A | |
| MI | No | |
| MN | No | |
| MS | No | |
| MO | N/A | |
| MT | N/A | |
| NE | N/A | |
| NV | No | |
| NM | No | |
| NC | N/A | |
| ND | No | |
| ОН | No | |
| OK | Yes | |
| OR | N/A | |
| PA | No | |
| PR | N/A | |
| RI | N/A | |
| SC | N/A | |
| TN | No | |
| TX | Yes | |
| UT | No | |
| VT | No | |
| VA | N/A | |

| | 38. Is there a statutory standard for the information contained in a title opinion letter? | 39. Statutory standard for the information contained in a title opinion letter. |
|----|--|--|
| WA | Yes | RCW 48.29.010(3)(f) "Preliminary report," "commitment," or "binder" means reports furnished in connection with an application for title insurance and are offers to issue a title policy subject to the stated exceptions in the reports, the conditions and stipulations of the report and the issued policy, and other matters as may be incorporated by reference. The reports are not abstracts of title, nor are any of the rights, duties, or responsibilities applicable to the preparation and issuance of an abstract of title applicable to the issuance of any report. The report is not a representation as to the condition of the title to real property, but is a statement of terms and conditions upon which the issuer is willing to issue its title policy, if the offer is accepted. |
| WV | No | |
| WI | N/A | |
| WY | Yes | W.S. 26-23-308; W.S. 33-2-101 |

| | 40. Are attorneys required to be | 41. Are attorneys, not licensed as | 42. Does the state |
|----|--------------------------------------|------------------------------------|-----------------------------------|
| | licensed as title agents in order to | | department/division require the |
| | transact title business | to perform any duties of title | use of attorneys in lieu of title |
| | in the state? | agents? | agents? |
| AL | No | Yes, all | No, allowed but not required |
| AK | Yes | Yes, limited to specific tasks | No, allowed but not required |
| AS | N/A | N/A | N/A |
| ΑZ | Yes | N/A | No, don't allow |
| AR | Yes | No | No, don't allow |
| CA | N/A | No | No, don't allow |
| СО | Yes | N/A | N/A |
| CT | No | Yes, all | Yes, required |
| FL | No | Yes, all | No, allowed but not required |
| GA | No | Yes, all | Yes, required |
| ID | Yes | No | No, allowed but not required |
| IN | Yes | Yes, limited to specific tasks | No, allowed but not required |
| KS | Yes | No | No, don't allow |
| LA | Yes | Yes, limited to specific tasks | N/A |
| ME | Yes | No | No, allowed but not required |
| MD | Yes | Yes, limited to specific tasks | No, allowed but not required |
| MA | N/A | N/A | N/A |
| MI | Yes | No | No, don't allow |
| MN | Yes | Yes, limited to specific tasks | No, allowed but not required |
| MS | No | Yes, all | No, don't allow |
| MO | Yes | Yes, limited to specific tasks | N/A |
| MT | No | Yes, limited to specific tasks | No, allowed but not required |
| NE | Yes | No | No, don't allow |
| NV | Yes | No | No, don't allow |
| NM | Yes | No | No, don't allow |
| NC | No | Yes, all | Yes, required |
| ND | No | No | No, don't allow |
| ОН | Yes | No | No, don't allow |
| OK | No | Yes, limited to specific tasks | No, don't allow |
| OR | No | N/A | No, allowed but not required |
| PA | No | Yes, all | No, allowed but not required |
| PR | Yes | No | No, don't allow |
| RI | No | Yes, all | No, allowed but not required |
| SC | Yes | Yes, limited to specific tasks | Yes, required |
| TN | No | Yes, limited to specific tasks | No, allowed but not required |
| TX | No | Yes, limited to specific tasks | N/A |
| UT | No | Yes, all | No, allowed but not required |
| VT | Yes | Yes, limited to specific tasks | No, don't allow |
| VA | Yes | No | No, allowed but not required |
| WA | Yes | Yes, limited to specific tasks | No, don't allow |
| WV | No | Yes, all | Yes, required |
| WI | Yes | No | N/A |
| WY | No | Yes, limited to specific tasks | No, allowed but not required |

| | 43. What roles do these attorneys (not licensed as title agents) perform? 44. Does to | | | | |
|----|--|---|------------------|--|---|
| | Policy Production/ Issuance | Review Abstracts and Provide Opinions | Conduct Closings | Supervise Employees Who Conduct Closings | vary geographically within the state? |
| AL | X | X | X | X | No |
| AK | | X | X | | Yes |
| AS | | | | | N/A |
| ΑZ | | | | | No |
| AR | | | | | No |
| CA | | | | | No |
| CO | | | | | N/A |
| CT | X | X | X | X | No |
| FL | X | X | X | X | No |
| GA | X | X | X | | N/A |
| ID | | | | | No |
| IN | | X | | | No |
| KS | | | | | N/A |
| LA | | X | | | No |
| ME | | X | X | X | No |
| MD | | X | | | No |
| MA | | | | | N/A |
| MI | | X | | | No |
| MN | | X | X | X | N/A |
| MS | | | | | N/A |
| МО | | X | X | | Yes |
| MT | X | | | | No |
| NE | | | | | N/A |
| NV | | | | | N/A |
| NM | | X | X | X | No |
| NC | | X | X | X | No |
| ND | | X | | | No |
| ОН | | | | | N/A |
| OK | | X | | | No |
| OR | | | | | N/A |
| PA | X | X | X | X | No |
| PR | | | | | N/A |
| RI | | X | X | X | No |
| SC | | X | X | | No |
| TN | | X | X | X | N/A |
| TX | | X | X | | No |
| UT | X | X | X | X | No |
| VT | | | X | X | No |
| VA | | X | X | X | No |
| WA | | | X | | No |
| WV | | X | X | | No |
| WI | | | 1 | | N/A |
| WY | | X | X | X | No |

| | 45. Which processes are, or can be, performed by attorneys not licensed as title agents? | | | | | |
|----------|--|-----------------------------|----------------------|------------------------------|---------------------|-----|
| | Policy Production/ Issuance | Title Search or Abstract | Examination of Title | Clearing of Title Defects | Escrow & Closing | N/A |
| AL | X | X | X | X | X | |
| AK | | X | X | X | X | |
| AS | | | | | | X |
| ΑZ | | | | | | X |
| AR | | | | | | X |
| CA | | | | | | X |
| СО | | X | X | | X | |
| CT | | | | | | X |
| FL | X | X | X | X | | |
| GA | X | X | X | X | X | |
| ID | | | | | | X |
| IN | | | | | | X |
| KS | | X | X | X | X | |
| LA | | X | X | | X | |
| ME | | X | X | X | X | X |
| MD | | X | X | X | | |
| MA | | | | | | X |
| MI | | | | X | X | |
| MN | | X | X | X | X | |
| MS | | X | X | X | X | |
| MO | | | | | X | |
| MT | X | | | | | |
| NE | | | | | | X |
| NV | | | | | | X |
| NM | | X | X | X | X | |
| NC | | X | X | X | X | |
| ND | | X | X | | | |
| ОН | | X | X | X | X | |
| OK | | X | X | X | | |
| OR | | 77 | X | X | X | |
| PA | X | X | X | X | X | 37 |
| PR | 37 | V. | V | 37 | 37 | X |
| RI | X | X | X | X | X | |
| SC | | X | X | X | X | |
| TN | | X | X | X | X | |
| TX | 37 | v | X | X | X | |
| UT VT | X | X X | X | X X | X X | |
| | | X | X | X | | |
| VA WA | | A | A | X | X | |
| WV | | X | X | X | X | |
| WI | | Λ | Λ | A | 1 A | X |
| WY | | v | v | v | v | Λ |
| W Y | | X | X | X | X | |

| | 46. Statutes and regulations regarding use of attorneys as title participants: |
|----------------|--|
| AL | Ala. Code Section 27-25-3(10)c |
| AK | N/A |
| AS | N/A |
| AZ | N/A |
| AR | N/A |
| CA | N/A |
| СО | N/A |
| СТ | CGS section 38a-402(13) includes the definition of "Title agent". |
| FL | Section 626.8417(4), F.S. |
| GA | O.C.G.A. 33-23 |
| ID | N/A |
| IN | N/A |
| KS | N/A |
| LA | La.R.S. 22:512 (22)(b)(vi); La.R.S. 22:513.1 |
| ME | 24-A M.R.S. § 1420-H(3)(C) (exemption from producer examination) |
| MD | Annotated Code of Maryland, Title 10, Subtitle 1, Section 10-125 |
| MA | N/A |
| MI | N/A |
| MN | Minnesota Statutes, section 60K.32 |
| MS | 83-15-3 |
| MO | Missouri Regulation 20 CSR 700-8 Section 375.015, RSMo and Section 381.115, RSMo |
| MT | MCA § 33-25-105 (3). Approved attorney means an attorney authorized to practice law in this state, except an agent or employee of a title insurer, whose certification as to the status of the title to real property a title insurer is willing to accept as the basis for issuance of a title insurance policy. MCA § 33-25-401 (2)(b). The following arrangements are not a violation of subsection (2)(a)(ii) – an arrangement by which an attorney or law firm represents a client in a real estate transaction and issues or arranges for the issuance of a policy of title insurance in the transaction directly as insurance producer or through a separate corporate title insurance agency that may be established by that attorney or law firm and operated as an adjunct to the attorney's or firm's law practice. |
| NE | N/A |
| NV | N/A |
| NM | N/A |
| NC | NCGS 58-26-1 |
| ND | N/A |
| ОН | N/A |
| OK | N/A |
| OR | Attorneys who are licensed as escrow agents through the Oregon Real Estate Agency can perform that function. An attorney can also examine the title records or title report and advise a client. |
| PA | 40 P.S. §§ 910-1 and 910-7 |
| PR | N/A |
| RI | R.I. Gen. Laws § 27-2.6 |
| SC | N/A |
| TN | T.C.A. 56-35-111 |
| | Texas Insurance Code §§ 2501.003 (2), 2501.003(4), 2501.005(2); 2551.001(e), 2652.003, 2702.053(c); |
| TX | Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, Procedural Rules. P-1 q & s., P-22, P-24, P-44.C.(1), P-45.E., P-69, Section V Exhibits and Forms |
| TX UT VT | Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, |

| | 46. Statutes and regulations regarding use of attorneys as title participants: |
|----|--|
| VA | N/A |
| WA | N/A |
| WV | 33-11A-11 see also WV State Bar Advisory opinions 2001-02, 2003-01, 2006-01 and 2010-002 |
| WI | N/A |
| WY | W.S. 26-23-302(c) and W.S. 26-23-308 |

| | 47. Which processes are, or can be, performed by abstractors? | | | | |
|----|---|----------------------|------------------------------|------------------|-----|
| | Title Search or Abstract | Examination of Title | Clearing of Title Defects | Escrow & Closing | N/A |
| AL | X | | | | |
| AK | | | | | X |
| AS | | | | | X |
| ΑZ | | | | | X |
| AR | X | | | | |
| CA | | | | | X |
| CO | X | | | | |
| CT | | | | | X |
| FL | X | | | | |
| GA | | | | | X |
| ID | | | | | X |
| IN | X | X | | | |
| KS | X | X | | | |
| LA | X | | | | |
| ME | X | | | | |
| MD | X | | | | |
| MA | | | | | X |
| MI | | | | X | |
| MN | X | X | X | | |
| MS | | | | | X |
| MO | | | | | X |
| MT | | | | | X |
| NE | X | | | | |
| NV | | | | | X |
| NM | X | X | X | X | |
| NC | X | | | | |
| ND | X | | | | |
| ОН | X | | | | |
| OK | X | | | | |
| OR | | | | | X |
| PA | | | | | X |
| PR | | | | | X |
| RI | | | | | X |
| SC | X | | | | |
| TN | X | X | | | |
| TX | X | 1 | | | |
| UT | 1 | | | | X |
| VT | | | | | X |
| VA | X | X | | | 1 |
| WA | X | 11 | | | |
| WV | 11 | 1 | | | X |
| WI | | 1 | | | X |
| WY | X | | | | 11 |

| | 48. Which pro | 48. Which processes are, or can be, performed by escrow/settlement agents? | | | | |
|----|-----------------------------------|--|----------------------|------------------------------|---------------------|-----|
| | Policy Production /Issuance | Title Search or Abstract | Examination of Title | Clearing of Title Defects | Escrow & Closing | N/A |
| AL | | | | | X | |
| AK | | | | | | X |
| AS | | | | | | X |
| ΑZ | | | | | X | |
| AR | | | | | X | |
| CA | | | | | X | |
| CO | | | | | X | |
| CT | | | | | | X |
| FL | | | | | X | |
| GA | X | X | X | X | X | |
| ID | | | | | X | |
| IN | | X | X | X | X | |
| KS | | | | | X | |
| LA | | | | | X | |
| ME | | X | | | X | |
| MD | X | X | X | X | X | |
| MA | | | | | | X |
| MI | | | | | X | |
| MN | | | | | X | |
| MS | | | | | | X |
| MO | | | | | | X |
| MT | | | | | X | |
| NE | | | | | X | |
| NV | | | | | X | |
| NM | X | X | X | X | X | |
| NC | | X | | | X | |
| ND | | | | | X | |
| ОН | | | | | X | |
| OK | | | | | X | |
| OR | | | | | X | |
| PA | | | | | | X |
| PR | | | | | | X |
| RI | | | - | | + | X |
| SC | | | | | | X |
| TN | | X | X | | X | |
| TX | X | X | X | X | X | |
| UT | | | - | | + | X |
| VT | | | - | | | X |
| VA | - | | - | | X | |
| WA | | | - | X | X | - |
| WV | | | | | | X |
| WI | | | | | | X |
| WY | | | | | X | |

| | | | | lepartment/division | | 1 |
|-----|----------------|--------------|-----------|---------------------|--------------------|-----|
| | Title Insurers | Title Agents | Attorneys | Abstractors | Escrow/ Settlement | N/A |
| A T | 37 | 37 | | | Agents | |
| AL | X | X | | | | |
| AK | X | X | | | | 77 |
| AS | *** | ** | | | ** | X |
| AZ | X | X | | | X | |
| AR | *** | X | | | | |
| CA | X | X | | | | |
| CO | X | X | X | | | |
| CT | X | | | | | |
| FL | X | X | | | | |
| GA | X | | | | | |
| ID | X | X | | | | |
| IN | X | X | | | X | |
| KS | X | X | | | | |
| LA | X | X | | | | |
| ME | X | X | | | | |
| MD | X | X | | | X | |
| MA | X | | | | | |
| MI | X | X | | | | |
| MN | X | X | | X | X | |
| MS | X | X | | | | |
| MO | X | X | | | | |
| MT | X | X | | | | |
| NE | X | X | | | X | |
| NV | X | X | | | | |
| NM | X | X | | | X | |
| NC | X | X | | | | |
| ND | X | X | | | | |
| OH | X | X | | | | |
| OK | X | X | | | | |
| OR | X | X | | | | |
| PA | X | X | | | | |
| PR | X | X | | | | |
| RI | X | X | | | | |
| SC | X | X | | | | |
| TN | X | X | | | | |
| TX | X | X | | | X | |
| UT | X | X | X | | X | |
| VT | X | X | | | | |
| VA | X | X | | | X | |
| WA | X | X | | | | |
| WV | X | | | | | |
| WI | X | X | | | | |
| WY | X | X | | | | |

| | 50. From which of the following does the state department/division require a title agent license? | | | |
|----------|---|-------------------------|-----|--|
| | Title Agencies | Individual Title Agents | N/A | |
| AL | | X | | |
| AK | | X | | |
| AS | | | X | |
| ΑZ | | X | | |
| AR | | X | | |
| CA | X | | | |
| CO | | X | | |
| CT FL | | | X | |
| FL | X | | | |
| GA | | | X | |
| ID | X | | | |
| ID IN | X | X | | |
| KS | | X | | |
| LA | X | | | |
| ME | | X | | |
| MD | X | X | | |
| MA | | | X | |
| MI | | X | | |
| MN | | X | | |
| MS | | X | | |
| MO | X | | | |
| MT | X | | | |
| NE | | X | | |
| NV | | X | | |
| NM | X | | | |
| NC | | X | | |
| ND | X | | | |
| ОН | | X | | |
| OK | | X X | | |
| OR | X | | | |
| PA | | X | | |
| PR | | X | | |
| RI | | X | | |
| SC | X | | | |
| TN | 11 | X | | |
| TX | X | | | |
| UT | X | X | | |
| VT | 11 | X | | |
| VA | | X | | |
| WA | X | A | | |
| WV | <u> </u> | | X | |
| WI | | X | A | |
| WY | | X | | |
| VV I | | Λ | | |

| | 51. If title participants are not licensed by state departments/divisions, by who are they licensed? | | | | |
|----|--|---|---|--|--|
| | Title Agents | Attorneys | Abstractors | Escrow/Settlement | |
| AL | N/A | Alabama State Bar Association. Attorneys are not required to be licensed as title insurance agents but are also not prohibited from being licensed as title insurance agents. | N/A | N/A | |
| AK | N/A | Alaska Bar Association. However, to do a title search and give an opinion on which a title insurance insurer will issue a policy requires the attorney to have a licensed title insurance limited producers license under A.S. 21.66.270. | N/A. Alaska has licensed title insurance limited producers under A.S. 21.66.270. | N/A. Alaska has licensed title insurance limited producers under A.S. 21.66.270. | |
| AS | N/A | N/A | N/A | N/A | |
| AZ | N/A | N/A | N/A | N/A | |
| AR | Licensed by State Department/Division | Arkansas Supreme Court | Arkansas Abstractors Board | N/A | |
| CA | Licensed by State Department/Division | Licensed by State Department/Division | N/A | Department of Financial Protection and Innovation | |
| CO | N/A | N/A | N/A | N/A | |
| CT | N/A | N/A | N/A | N/A | |
| FL | Licensed by State Department/Division | Florida Bar Association | N/A | N/A | |
| GA | N/A | N/A | N/A | N/A | |
| ID | N/A | N/A | N/A | Licensed Title Agents and their Employees can act as Escrow/ Settlement Agents. Escrow/Settlement only Agents are licensed by the Idaho Department of Finance. | |
| IN | Licensed by State Department/Division | Indiana Supreme Court | Licensed by State Department/Division | Licensed by State Department/Division | |
| KS | N/A | Kansas Supreme Court | Abstracters' Board of Examiners | N/A | |
| LA | N/A | Louisiana State Bar Association | N/A | Louisiana Office of Financial Institutions | |
| ME | Licensed by State Department/Division | Maine Supreme Judicial Court | Licensed by State Department/Division | Maine Bureau of Consumer Credit Protection | |
| MD | Licensed by State Department/Division | Maryland Supreme Court | Maryland Depart of Labor Licensing Regulation | Licensed by Maryland Insurance Administration | |

| | 51. If title participants are not licensed by state departments/divisions, by who are they licensed? | | | | |
|----|--|---|--|---|--|
| | Title Agents | Attorneys | Abstractors | Escrow/Settlement | |
| MA | N/A | Massachusettes Bar Association | N/A | N/A | |
| MI | Licensed by State Department/Division | Michigan State Bar | N/A | N/A | |
| MN | N/A | Minnesota Supreme Court | N/A | N/A | |
| MS | N/A | Mississippi Bar Association | N/A | N/A | |
| МО | N/A | Missouri Supreme Court | N/A | N/A | |
| МТ | N/A | Montana State Bar | N/A | Division of Banking and Financial Institutions | |
| NE | Licensed by State Department/Division | Licensed by Nebraska Supreme Court; Regulated by Nebraska Bar Association and Supreme Court | Nebraska Abstracters Board of Examiners | see Neb. Rev. Stat. 76-2,121 (3) & (4) for applicable state Department | |
| NV | Licensed by State Department/Division | N/A | N/A | Escrow officers employed by title insurers/agents are licensed by the Division of Insurance. Escrow agents/agencies are licensed by the Division of Mortgage Lending. | |
| NM | Licensed by State Department/Division | State Bar | N/A | Licensed by State Department/Division. | |
| NC | N/A | North Carolina State Bar | N/A | N/A | |
| ND | N/A | N/A | N/A | N/A | |
| ОН | N/A | Ohio Supreme Court | N/A | N/A | |
| OK | N/A | Oklahoma Bar Association | Oklahoma Abstractors Board | N/A | |
| OR | Licensed by State Department/Division | Oregon State Bar | N/A | Oregon Real Estate Agency | |
| PA | Licensed by State Department/Division | Pennsylvania Supreme Court | N/A | N/A | |
| PR | N/A | N/A | N/A | N/A | |
| RI | Licensed by State Department/Division | Rhode Island Supreme Court | N/A | N/A | |
| SC | Licensed by State Department/Division | South Carolina Bar | N/A | N/A | |
| TN | N/A | Board of Professional Responsibility | N/A | Real Estate Commission | |
| TX | Licensed by State Department/Division | State Bar of Texas | N/A | Licensed by Texas Department of Insurance | |

| | 51. If title participants | 51. If title participants are not licensed by state departments/divisions, by who are they licensed? | | | | |
|----|--|---|-------------|---|--|--|
| | Title Agents | Attorneys | Abstractors | Escrow/Settlement | | |
| UT | N/A | N/A | N/A | N/A | | |
| VT | N/A | If a title attorney is a title agent, they must be licensed by the Department of Financial Regulation. | N/A | N/A | | |
| VA | Licensed by State Department/Division | Attorneys can elect to register with State Dept/Division or the Virginia State Bar, which oversees attorneys. | N/A | Licensed by State Department/Division | | |
| WA | N/A | Washington State Supreme Court and the Washington State Bar Association | N/A | Those not licensed as title insurers/agents are licensed by the Washington State Department of Financial Institutions (for financial professions unrelated to insurance). | | |
| WV | N/A | N/A | N/A | N/A | | |
| WI | Licensed by State Department/Division | Wisconsin State Supreme Court | N/A | N/A | | |
| WY | Licensed by State Department/Division | Wyoming State Bar | N/A | N/A | | |

| | 52. Statutes and regulations regarding the licensing of title participants: | | | |
|-----|---|--|--|--|
| A T | | | | |
| AL | N/A | | | |
| AK | A.S. 21.66.270 requires title Insurance limited producers to be licensed. A.S. 21.66.190(a) requires title insurance companies to only transact title insurance and no other type of insurance. | | | |
| AS | N/A | | | |
| ΑZ | N/A | | | |
| AR | Ark. Code. Ann. 23-103-401 et seq. | | | |
| CA | Title Insurers-Insurance Code Section 699 et. Seq. and Insurance Code Sections 12340 et. Seq. Underwritten title companies-Insurance Code Section 12389 et. Seq., Escrow Companies-Financial Code Sections 7000 et. Seq. | | | |
| CO | N/A | | | |
| CT | N/A | | | |
| FL | Sections 626.8412, (licensed and appointed), 626.8417, (agent licensure), 626.8418, (agency licensure), F.S. | | | |
| GA | N/A | | | |
| ID | §§ 41-2710, 41-2711, Idaho Code, IDAPA 18.05.01.021.07 and 18.05.01.021.08. | | | |
| IN | IC 27-1-5-1, IC 27-7-3, IC 27-1-15.6-3, and IDOI Bulletin 135 | | | |
| KS | Title Insurers: K.S.A. Chapter 40 - licensed to do business in Kansas. Title Agents/Agencies: K.S.A. 40-4903 and 40-4905. Abstractors: K.S.A. 58-2801 - licensing requirements. | | | |
| LA | Louisiana Administrative Code; Title 10, section XV-903 | | | |
| ME | 24-A M.R.S. § 1420 et seq. for producers, 24-A M.R.S. § 404 for insurers; 10 M.R.S. § 1400-A for escrow and settlement agents | | | |
| MD | Annotated Code of Maryland, Title 10, Subtitle 1, Section 10-125, 10-103, 104,111, 113,114,116,121, 121.1, 126. | | | |
| MA | MGL c 175 ss 47 (11), 114, 116 and 116A for title insurers | | | |
| MI | MCL 500.7302, 500.7303, 500.7317, 500.1201 | | | |
| MN | Minn. Stat. §§ 60A.07, subd. 4; 60K.32; 82.641; 386.62. | | | |
| MS | Mississippi Code, Section 83-15-3 | | | |
| MO | Missouri Regulation 20 CSR 700-8 Section 381.115, RSMo | | | |
| MT | Except as expressly otherwise provided in this code, a person acting as an insurer and an insurer transacting insurance in this state must have a subsisting certificate of authority issued by the commissioner [MCA § 33-2-101 (1)]. Title insurer means an insurer formed and authorized under the laws of this state to transact the business of title insurance in this state or a foreign or alien insurer so authorized [MCA § 33-25-105 (14)]. A person may not sell, solicit, or negotiate insurance or act as an insurance producer in this state unless licensed as an insurance producer under this chapter [MCA § 33-17-201 (1)]. Title insurance producer means a person who holds a valid title insurance producer's license and is authorized in writing by a title insurer [MCA § 33-25-105 (13)(a)]. The MT Financial Institutions statute MCA § 32-7-103 (1)(c) exempts a person whose principal business is that of preparing abstracts or making searches of title that are used as a basis for the issuance of any title insurance policy. MCA § 32-7-109 Application for license – bond – issuance. (1) A person must be licensed pursuant to this part before engaging in an escrow business. | | | |
| NE | Neb. Rev. Stat. 44-19,109 - required licensing for title insurance agents, pursuant to Nebraska Insurance Producers Act [Neb. Rev. Stat. 44-4047-4069] | | | |
| NV | NRS 692A.1001037, NAC 692A.030060. | | | |
| NM | Title 13 Insurance NMAC Chapters 1, 2, 4 and 14 | | | |

| | 52. Statutes and regulations regarding the licensing of title participants: |
|----|--|
| NC | Chapter 58 of the NC General Statutes. Title insurers are licensed under Article 7. Title agents are licensed under Article 33. |
| ND | N/A |
| ОН | Ohio Revised Code Sections 3905.01, 3905.02, 3905.06, 3905.07, and 3953.21; Ohio Administrative Code 3901-5-09 |
| OK | 36 O.S. § 5001, 36 O.S. §1435.4, 36 O.S. § 1435.7 |
| OR | N/A |
| PA | 40 P.S. §§ 910-1(3), 910-3, 910-22, 910-26, 910-41 |
| PR | Chapter 3, 11, 12, 24, 29, 40, 45 of the Puerto Rico Insurance Code for title insurers. For producers and authorized representatives with title insurance line of business- Section 9.020, 9.021,9.022, 9.060, 9.061, 9.070, 9.090, 9.110, 9,140, 9.160, 9.170, 9.190, 9.200, 9.210, 9.260, 9.270, 9.340, 9.350, 9.351, 9.360, 9.370, 9.380, 9.400, 9.401, 9.420, 9.430, 9.440, 9.450, 9.460, 9.471, 9.480 Puerto Rico Insurance Code. Chapter 27 of the Puerto Rico Insurance Code. |
| RI | R.I. Gen. Laws §§ 27-2.4-3, 27-2.6-4 |
| SC | N/A |
| TN | N/A |
| TX | Texas Insurance Code Chapters 2651 and 2652; Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, Section VI |
| UT | Utah Code Section 31A-23a-204; Utah Admin. Code R592-8 |
| VT | Producer licensing statute (not specific to title insurance) 8 V.S.A. § 4813b |
| VA | 38.2-1814.1 of the Code of Virginia 55.1-1014 of the Code of Virginia |
| WA | RCW 48.05.030, 48.05.330, 48.05.340, 48.17.060, 48.17.090, 48.17.173, 48.29.020, 48.29.040, 48.29.155, 48.29.160, and 48.29.170. Chapter 284-29 WAC. |
| WV | N/A |
| WI | Chapter 611, Wis. Stat.; ss. 601.04, 610.11, 628.02, 628.03 and 628.04, Wis. Stat.; and ss. Ins 6.58 and 6.59, Wis. Adm. Code. |
| WY | W.S. 26-23-316 - 318 |

| | 53. Are title insurers | 54. Is the state department/division authorized to review contracts |
|----|-------------------------------|---|
| | required to appoint the title | between title insurers and title agents? |
| | agents they use? | |
| AL | Yes | No |
| AK | Yes | Yes, but the department rarely reviews these contracts |
| AS | Yes | N/A |
| ΑZ | No | Yes, and the department regularly reviews these contracts |
| AR | Yes | Yes, but the department rarely reviews these contracts |
| CA | Yes | Yes, and the department sometimes reviews these contracts |
| СО | No | No |
| CT | No | Yes, but the department rarely reviews these contracts |
| FL | Yes | Yes, and the department sometimes reviews these contracts |
| GA | Yes | N/A |
| ID | Yes | Yes, and the department sometimes reviews these contracts |
| IN | Yes | Yes, and the department sometimes reviews these contracts |
| KS | Yes | No |
| LA | Yes | No |
| ME | Yes | Yes, but the department rarely reviews these contracts |
| MD | Yes | Yes, and the department regularly reviews these contracts |
| MA | N/A | N/A |
| MI | Yes | Yes, and the department sometimes reviews these contracts |
| MN | Yes | Yes, but the department rarely reviews these contracts |
| MS | Yes | No |
| MO | Yes | Yes, and the department sometimes reviews these contracts |
| MT | Yes | Yes, and the department sometimes reviews these contracts |
| NE | Yes | Yes, and the department sometimes reviews these contracts |
| NV | Yes | Yes, and the department sometimes reviews these contracts |
| NM | Yes | Yes, and the department regularly reviews these contracts |
| NC | Yes | No |
| ND | Yes | No |
| OH | Yes | Yes, but the department rarely reviews these contracts |
| OK | Yes | Yes, but the department rarely reviews these contracts |
| OR | Yes | Yes, but the department rarely reviews these contracts |
| PA | Yes | Yes, but the department rarely reviews these contracts |
| PR | Yes | Yes, but the department rarely reviews these contracts |
| RI | Yes | Yes, but the department rarely reviews these contracts |
| SC | Yes | No |
| TN | Yes | No |
| TX | Yes | Yes, and the department sometimes reviews these contracts |
| UT | Yes | No |
| VT | Yes | Yes, but the department rarely reviews these contracts |
| VA | Yes | Yes, and the department sometimes reviews these contracts |
| WA | Yes | Yes, but the department rarely reviews these contracts |
| WV | N/A | N/A |
| WI | Yes | Yes, but the department rarely reviews these contracts |
| WY | Yes | Yes, but the department rarely reviews these contracts |

| | 55. Is the state department/division required to keep the details of these contracts confidential? | 56. When is the state department/division required to keep the details of contracts confidential? |
|----|--|--|
| AL | N/A | |
| AK | Yes | A.K. 216. 060(b-g) requires confidentiality of documents provided to the Director. |
| AS | N/A | |
| ΑZ | Yes | ARS 20-1593, 20-158 |
| AR | In certain circumstances | If the contract is part of an investigatory file, the files contents are subject to disclosure under the Freedom of Information Act once the file is closed. |
| CA | In certain circumstances | May be confidential pursuant to California Public Records Act. California insurance Code sections 735.5, 12919. Civil Code Sections 3426 et. Seq. (Uniform Trade Secret Act) |
| CO | In certain circumstances | C.R.S. 10-3-808 and 10-3-1709 |
| CT | In certain circumstances | |
| FL | In certain circumstances | Agency agreements may be kept confidential if requested by either party. |
| GA | N/A | |
| ID | Yes | § 41-2710(7), Idaho Code, relating to documents and working papers as provided under the subsection (7), and Title 41, Chapter 1, Idaho Code. |
| IN | No | |
| KS | N/A | |
| LA | N/A | |
| ME | Yes | |
| MD | In certain circumstances | In cases where records are obtained, it is pursuant to Section 2-205, 206 of the Insurance Article and Annotated Code of Maryland Title 7. |
| MA | N/A | |
| MI | Yes | MCL 500.222 specifies the procedures and requirements for the disclosure of confidential information. Specifically, Section 222(7), MCL 500.222(7), generally requires DIFS to withhold from public inspection all information and testimony furnished to DIFS and DIFS work papers, correspondence, memoranda, reports, records, and other written or oral information related to an examination report or an investigation. In addition, MCL 500.1246 specifies, with limited exceptions, confidentiality requirements for documents, materials, or other information furnished by an insurer or otherwise obtained by DIFS' Director in an investigation. |
| MN | In certain circumstances | |
| MS | N/A | |
| МО | Yes | Section 374.070, RSMo; Section 374.071, RSMo |
| МТ | In certain circumstances | There is a constitutional presumption that all documents in the hands of public officials are subject to public inspection (Great Falls Tribune v. MT Public Service Commission, 2003 MT 359, P 54, 319 Mont. 38, P 54, 82 P.3d 876, P 54). ¶¶ 56 – A non-human entity must make a prima facie case showing that data is confidential. |

| | 55. Is the state department/division required to keep the details of these contracts confidential? | 56. When is the state department/division required to keep the details of contracts confidential? |
|----|--|--|
| NE | Yes | Regulated by Neb. Rev. Sta. 44-5906(8)(a) through Nebraska Administrative Code Title 210, Chapter 34, section 006.01 & Neb. Rev. Stat. 44-19,110 |
| NV | Yes | Typically, such contracts are proprietary company information and kept confidential per NRS 679B.190(5). |
| NM | In certain circumstances | It depends on the information provided. For example, personal identified information will be kept confidential. |
| NC | N/A | |
| ND | N/A | |
| ОН | In certain circumstances | Ohio Revised Code Sections 149.43, 3901.045, 3901.075, 3901.36, 3901.48, and 3905.24 |
| OK | No | |
| OR | Yes | |
| PA | In certain circumstances | Depends on why/how the agreement was obtained by the Department. For example, materials that are investigatory or obtained in a Market Conduct examination are privileged and are generally required to be protected. Also, materials otherwise submitted to the Department that are claimed to be trade secret or confidential proprietary financial information must also be treated as such, unless a determination is made in the context of a public records request that such claims are not, in fact, valid (which the party that submitted the materials may then appeal). |
| PR | No | |
| RI | In certain circumstances | If requested in an examination it would fall under the exclusion from public access in our examination statute. If requested in another manner it would fall under our general access to public records statute and depend upon the information requested. |
| SC | N/A | |
| TN | N/A | |
| TX | No | |
| UT | N/A | |
| VT | Yes | If the contract is collected and/or reviewed in the course of an investigation, examination, or complaint it would be kept confidential. |
| VA | Yes | Contracts and all documentation obtained during an investigation are kept confidential. 55.1-1016 of the Code of Virginia |
| WA | No | |
| WV | N/A | |
| WI | In certain circumstances | These contracts would be subject to Wisconsin's open records laws, confidentiality would depend on the circumstances of each case. |
| WY | N/A | |

| | 57. Statutes and regulations regarding the relationship between title insurers and title agents: | | | |
|----|--|--|--|--|
| AL | Ala. Code Section 27-25-4 has the requirement for title insurance agents to be licensed by the Department and appointed to represent the title insurance company. | | | |
| AK | A.S. 21.66.170 Determination of insurability required, A.S. 21.66.290 Title insurance limited producer replies to director inquiries, A.S. 21.66.350 Division of rates, A.S. 21.66.480(8) | | | |
| AS | Definition of title insurance limited producer. N/A | | | |
| AZ | Title 20, Chapter 6, Article 9 | | | |
| AR | Ark. Code Ann. 23-103-407 | | | |
| CA | California Insurance Code Sections 12340.1, 12340.3, 12340.4, 12340.5, 12389, 12389.5 and 12389.6, 12418.1, 12418.4 | | | |
| CO | N/A | | | |
| СТ | CGS section 38a-402 (13). Title insurers may authorized in writing for title agents to "solicit, collect premium, determine insurability of risks, issue policies" | | | |
| FL | Sections 626.8412, 626.8419, 627.792, F.S. | | | |
| GA | N/A | | | |
| ID | §§ 41-2702, 41-2705, 41-2710, 41-2711, Idaho Code. | | | |
| IN | IC 27-1-5-1 Class 2(j), IC 27-7-3, IC 27-1-15.6-2, and IC 27-1-16.6-18 | | | |
| KS | Agents must be appointed by insurer to sell, solicit or negotiate policies: K.S.A. 40-241, K.S.A. 40-252, K.S.A. 40-4912(a). | | | |
| LA | La.R.S. 22:520 - La.R.S. 22:527 | | | |
| ME | 24-A M.R.S. §§ 1420-M, 1445, and 2422 | | | |
| MD | Annotated Code of Maryland, Title 10, Subtitle 1, Section 10-103, 10-118;10-121.1 and 4-205 of the Insurance Article. | | | |
| MA | N/A | | | |
| MI | MCL 500.7317, 500.1201 | | | |
| MN | Minn. Stat. §§ 60K.30 et seq. | | | |
| MS | 83-15-3 | | | |
| MO | Missouri Regulation 20 CSR 500-7 Section 381.018, RSMo | | | |
| МТ | Title insurance producer means a person who holds a valid title insurance producer's license and is authorized in writing by a title insurer [MCA § 33-25-105 (13)(a)]. Title insurers and insurance producers may share rate proceeds between or among themselves in any combination and may accept commissions unless the sharing of rate proceeds is an unlawful rebate or inducement under this title or is a payment of a forwarding fee or a finder's fee (MCA § 33-25-202). The commissioner may disapprove a title agency contract between a title insurance producer and title insurer, upon appropriate notice to the parties to the contract (MCA § 33-25-302). | | | |
| NE | Neb. Rev. Stat. 44-1993 [Duties of Title Insurers Utilizing Services of Title Agents] | | | |
| NV | NRS 692A.1045, NAC 692A.080115, NAC 692A.160 | | | |
| NM | 13.14.1 et. seq. NMAC; 59A-30-1 et. seq. NMSA; 59A-30-4 NMSA | | | |
| NC | N/A | | | |
| ND | N/A | | | |
| ОН | Ohio Revised Code Sections 3905.20, 3905.21, and 3953.21 | | | |
| OK | N/A | | | |

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| | 57. Statutes and regulations regarding the relationship between title insurers and title agents: |
|----|---|
| OR | ORS 744.078 through 087 |
| PA | 40 P.S. §§ 910-24 to 910-24.2 |
| PR | Sections 9.020, 9.021, 9.040, 9.060, 9.061, 9.062, 9.063, 9.211, 9.212 Puerto Rico Insurance Code |
| RI | R.I. Gen. Laws § 27-2.6-13 |
| SC | 38-75-960 |
| TN | N/A |
| TX | Primarily regulated by Texas Insurance Code Chapters 2651 |
| UT | Utah Code Section 31A-23a-115 |
| VT | N/A |
| VA | 38.2-4600 et seq. of the Code of Virginia |
| WA | RCW 48.17.160 |
| WV | N/A |
| WI | Sections 628.11, 628.40 and 631.09, Wis. Stat.; and s. Ins 6.57, Wis. Adm. Code. |
| WY | W.S. 26-23-303(a)(xix) and W.S. 26-23-316(b)(iii) |

| | 58. What are the requirements for title insurers to confirm/verify valid license status of title agents? How often is confirmation/verification completed? | | | |
|----|--|--|--|--|
| AL | License can be verified online by anyone. Insurer seeking to process title insurance agent appointment would be notified if agent is not licensed. | | | |
| AK | A.S. 21.27.140(c) allows the Director to penalize a firm who has someone unlicensed act or represent them on their behalf. An inquiry to the Department would verify the license. | | | |
| AS | N/A | | | |
| ΑZ | N/A | | | |
| AR | N/A | | | |
| CA | Title insurers will require valid licenses for underwriting companies they appoint as their issuing agents in California. Title insurers will verify this information when they enter into an issuing agent contract with the underwritten title company. | | | |
| CO | N/A | | | |
| CT | N/A | | | |
| FL | Title insurers confirm an agent has a valid license upon their initial appointment and every two years thereafter when the insurer is required to reappoint their agents. | | | |
| GA | N/A | | | |
| ID | Section 41-2710, Idaho Code | | | |
| IN | N/A | | | |
| KS | Like all insurers, title insurers must verify appointed agents are properly licensed as title agents, pay an initial appointment fee, and pay annual appointment renewal fees. | | | |
| LA | La.R.S. 22:530 requires a title insurer to maintain a file that illustrates that an appointed title producer is licensed by the State of Louisiana and that the title producer maintains errors and omissions coverage. There is no time requirement or frequency requirement provided. | | | |
| ME | N/A | | | |
| MD | At least once every 31 days, an insurer shall determine whether the license of any insurance producer who currently is appointed by the insurer has been suspended or revoked. Code of Maryland Regulation Title 31, Subtitle 03 | | | |
| MA | N/A | | | |
| MI | N/A | | | |
| MN | Minn. Stat. §§ 60K.30 et seq. | | | |
| MS | Title insurance companies must comply with the same laws and requirements regarding the licensure of their agents as insurance companies and their agents. | | | |
| MO | Missouri Regulation 20 CSR 500-7.080 Section 381.023, RSMo | | | |
| MT | MCA § 33–17–231 (1). Each insurer appointing an insurance producer in this state shall file with the commissioner the appointment, specifying the kinds of insurance to be transacted by the insurance producer for the insurer. MCA § 33–17–231 (2). Each appointment remains in effect until the insurance produce license is revoked or otherwise terminated unless written notice of earlier termination of appointment is filed with the commissioner by the insurer or the insurance producer. | | | |
| NE | Neb. Rev. Stat. 44-1993(6) for requirements for insurers to verify licensure of agents/employees under them. Title agent licenses require renewal every two years; expiration date depends on agent's birthdate. | | | |

| | 1 | | | |
|----|--|--|--|--|
| | 58. What are the requirements for title insurers to confirm/verify valid license status of title agents? How often is confirmation/verification completed? | | | |
| NV | NAC 692A.115 prohibits a title insurer from allowing a title agent to issue a policy or allowing title agent or escrow officer to disburse money from an escrow account unless the title agent of escrow officer has been certified to the Commissioner in an annual certification required by N 692A.110. | | | |
| NM | Annually | | | |
| NC | The Commissioner annually licenses the agents of title insurance companies as required under GS 58-26-10. | | | |
| ND | N/A | | | |
| ОН | Title insurers are required to annually certify all title insurance agents representing it. | | | |
| OK | Pursuant to 36 O.S. § 1435.13, the license of a business entity, such as a title insurer, is subject to administrative penalty for knowingly accepting insurance business from an unlicensed individual. 36 O.S. § 1435.14 prohibits an insurer from paying any commission or other consideration to an unlicensed producer. Pursuant to 36 O.S. § 1435.15, insurers must file appointments with the OID within 15 days of the date the agent contract is executed for a determination of eligibility, which the Department must complete within 30 days. | | | |
| OR | N/A | | | |
| PA | The agent needs to be appointed by the company and the company needs to verify license status at that time. They should be tracking that throughout and the appointment would cancel if the license expires. | | | |
| PR | Section 3.340, 9.060, 9.061 of the Insurance Code of Puerto Rico | | | |
| RI | R.I. Gen. Laws § 27-2.6-13 | | | |
| SC | License status is reported to the State Producer Licensing Database. Insurers should verify that they are licensed. Insurers are also supposed to vet the background before appointing. | | | |
| TN | N/A | | | |
| TX | N/A | | | |
| UT | N/A | | | |
| VT | The title producer must be licensed and appointed at the time of the transaction. So, the confirmation/verification must occur at such time as to ensure that is the case. | | | |
| VA | N/A | | | |
| WA | A valid license is required to sell/solicit/negotiate title insurance in this state (RCW 48.17.060). A licensed title agent must be appointed by an insurer to act as an agent for the title insurer (RCW 48.17.160(1)). All appointments are completed online (WAC 284-17-055). The title insurer cannot appoint the title agency if the agency does not have an active insurance producer license with the title line of authority (WAC 284-17-429). The verification of a valid title agent license is made: 1) during the initial online appointment process, 2) during the title agents' license renewal process (every 2 years), 3) during the insurers' appointment renewal process (every 2 years), and 4) if the title agency license becomes inactive (all appointments are automatically cancelled by the online system). | | | |
| WV | N/A | | | |
| WI | Insurers must confirm/verify valid license status of agents at appointment and should monitor status on an ongoing basis. | | | |
| WY | W.S. 26-23-315, annual basis | | | |

| | 59. Are title insurers | 60. Are title insurers liable for losses resulting from defalcation by | | |
|----|---|--|--|--|
| | liable for losses resulting | escrow/settlement agents? | | |
| | from defalcation by title | | | |
| | agents? | | | |
| | | | | |
| AL | Yes | Yes, if a closing protection letter is issued | | |
| AK | Yes, if a closing protection letter is issued | There is no statute or regulation making them liable. However, A.S. 21.36.390(b) requires reporting. An insurer or licensee that has reason to believe that an insurance producer with which it is doing business is involved in a defalcation, embezzlement, or violation of the provisions of AS 21.36.030, 21.36.050, or 21.36.360 shall immediately send the Director a report disclosing the basis for that belief and any other information that the director may require. | | |
| AS | N/A | N/A | | |
| AZ | Yes | Yes | | |
| AR | Yes | Yes, if a closing protection letter is issued | | |
| CA | Yes | Yes | | |
| CO | Yes | Yes, if a closing protection letter is issued | | |
| СТ | Yes, if a closing protection letter is issued | N/A | | |
| FL | Yes | Yes | | |
| GA | Yes, if a closing protection letter is issued | Yes, if a closing protection letter is issued | | |
| ID | Yes, if a closing protection letter is issued | Title agents comprise their employees acting as escrow agents. In this capacity, yes, if a closing protection letter is issued. | | |
| IN | Yes | Yes | | |
| KS | Possibly | Possibly | | |
| LA | Yes | Yes, if a closing protection letter is issued | | |
| ME | Yes | Yes | | |
| MD | Yes | Yes | | |
| MA | N/A | N/A | | |
| MI | Yes | No | | |
| MN | Yes, if a closing protection letter is issued | Yes, if a closing protection letter is issued | | |
| MS | Yes | N/A | | |
| МО | Yes, if a closing protection letter is issued | Yes, if a closing protection letter is issued | | |

| | 59. Are title insurers liable for losses resulting from defalcation by title | 60. Are title insurers liable for losses resulting from defalcation by escrow/settlement agents? | |
|----|--|---|--|
| | agents? | | |
| MT | MCA § 28-10-602. | MCA § 28-10-602. Principal's responsibility for agent's negligence, omissions, and wrongs. (1) Unless required by or under the authority of law to employ that particular agent, a principal is responsible to third persons for the negligence of the principal's agent in the transaction of business of the agency, including wrongful acts committed by the agent | |
| NE | Yes | Title insurers are not liable, but under Neb. Rev. Stat. 44-19,109(3), the Director requires the title ins agent, or any "bona fide employee" of a title insurer (defined in statute), to maintain a surety bond or similar. | |
| NV | Yes, if a closing protection letter is issued | No | |
| NM | Yes | Yes | |
| NC | Based on contract | N/A | |
| ND | N/A | N/A | |
| ОН | Yes | Yes | |
| OK | Yes | Yes | |
| OR | Depends on the terms of the contract | Depends on the terms of the contract | |
| PA | Yes | Yes | |
| PR | Yes | N/A | |
| RI | Yes, if a closing protection letter is issued | Yes, if a closing protection letter is issued | |
| SC | N/A | N/A | |
| TN | N/A | N/A | |
| TX | Yes, if a closing protection letter is issued | Yes, if a closing protection letter is issued | |
| UT | Yes | Yes | |
| VT | Yes | Yes | |
| VA | Yes | Yes, if a closing protection letter is issued | |
| WA | Yes | Yes | |
| WV | N/A | N/A | |
| WI | Title insurers may be held responsible for the acts of their agents. | N/A | |
| WW | Yes | N/A | |
| WY | 1 es | IV/A | |

| | 61. If title insurers are liable for losses resulting from defalcations, by what is that liability imposed? | 62. Statutes and regulations regarding the liability of title insurers for defalcations of other title participants: | |
|----|---|--|--|
| AL | Contract | N/A | |
| AK | Common law | N/A | |
| AS | N/A | N/A | |
| ΑZ | Closing protection letter | ARS §6-841.02(C) through (E) | |
| AR | Common law | N/A | |
| CA | Common law | Common law | |
| СО | Statue, Closing protection letter | C.R.S. 10-3-131 | |
| CT | N/A | N/A | |
| FL | Statue | Section 627.792, F.S. | |
| GA | N/A | O.C.G.A. 33-7-8.1 Closing protection letter | |
| ID | Contract, Closing protection letter | N/A | |
| IN | Common law | N/A | |
| KS | Common law, Closing protection letter | Title agent/agencies that handle escrow, settlement or closing services must post a bond with the Department to protect customers against defalcations. Also, they must comply with statutory requirements for segregation of escrow funds, and must have an annual audit done of their escrow accounts each year by a CPA or a title insurer for which they do business. K.S.A. 40-1137 to 40-1139. | |
| LA | Statue, Closing protection letter | La.R.S. 22:515 (C) | |
| ME | Contract | N/A | |
| MD | Contract, Statue, Common law, Closing protection letter | N/A | |
| MA | N/A | N/A | |
| MI | Closing protection letter | N/A | |
| MN | Closing protection letter | N/A | |
| MS | Common law | Common contract law | |
| МО | Statue, Contract, Closing protection letter | Missouri Regulation 20 CSR 100 Section 375.144, RSMo Section 375.1007, RSMo Section 381.018, RSMo Section 381.022, RSMo | |
| МТ | MCA § 28-10-602. Principal's responsibility for agent's negligence, omissions, and wrongs. | MCA § 33–1–1205. Duties of authorized insurers, adjusters, administrators, consultants, and producers. MCA § 28-10-602. Principal's responsibility for agent's negligence, omissions, and wrongs. | |

| | 61. If title insurers are liable for losses resulting from defalcations, by what is that liability imposed? | 62. Statutes and regulations regarding the liability of title insurers for defalcations of other title participants: | |
|----|---|---|--|
| NE | Statue | Neb. Rev. Stat. 44-19,109(3) and Neb. Rev. Stat. 44-1993(8)(a) [NOTE: only applies if title ins policy is ISSUED]; Neb. Rev. Stat. 44-1984(2)(a)(1) | |
| NV | Closing protection letter, Statue | NRS 692A.110, NRS 692A.225 | |
| NM | Common law, Statue, Contract, Closing protection letter | 13.14.1 et. seq. NMAC | |
| NC | Contract | N/A | |
| ND | N/A | NA | |
| ОН | Common law, Statue, Closing protection letter | Ohio Revised Code Section 3905.20 and 3953.32 | |
| OK | Common law | N/A | |
| OR | Depends on the terms of the contract | N/A | |
| PA | Contract | N/A | |
| PR | Contract. The insurer is the ultimate responsible for the insurance contract issued. | N/A | |
| RI | Statue | R.I. Gen. Laws § 27-2.6-6 | |
| SC | N/A | N/A | |
| TN | N/A | N/A | |
| TX | Closing protection letter | Closing protection letters are governed by Ins Code Sections 2702.001 and 2702.002, and promulgated under the Texas Department of Insurance. Ins Code Ch. 2602 governs the Texas Title Insurance Guaranty Association, which can assess title insurers. | |
| UT | Statue, Closing protection letter | Utah Code Sections 31A-4-117, 31A-23a-407 | |
| VT | Common law | Common law | |
| VA | Statue, Closing protection letter | 38.2-1801 of the Code of Virginia | |
| WA | Statue | RCW 48.29.155(5) | |
| WV | N/A | N/A | |
| WI | It would depend on the circumstances of the case. | Sections 628.34(1)(a), 628.40, and 631.09 Wis. Stat. | |
| WY | Common law | N/A | |

| | 63. Is a title | 64. Are title | 65. Is it | 66. Is it acceptable | 67. Is it acceptable |
|----|-------------------|---------------------|---------------|----------------------|----------------------|
| | search required | insurers required | | for searches to be | for title plants to |
| | before a title | to maintain a title | title plant's | conducted from | offer their records |
| | policy is issued? | plant? | records to be | publicly available | via a secured web |
| | | | electronic? | recorders' websites? | portal? |
| AL | No | No | N/A | N/A | N/A |
| AK | Yes | Yes | Yes | Yes | N/A |
| AS | N/A | N/A | N/A | N/A | N/A |
| ΑZ | Yes | Yes | Yes | Yes | Yes |
| AR | Yes | No | Yes | Yes | Yes |
| CA | Yes | No | Yes | Yes | Yes |
| CO | Yes | No | Yes | Yes | Yes |
| CT | Yes | No | N/A | N/A | N/A |
| FL | Yes | No | Yes | Yes | Yes |
| GA | Yes | N/A | N/A | N/A | N/A |
| ID | Yes | N/A | Yes | No | Yes |
| IN | Yes | No | N/A | No | Yes |
| KS | Yes | No | N/A | No | Yes |
| LA | Yes | Yes | N/A | N/A | N/A |
| ME | No | No | N/A | N/A | N/A |
| MD | Yes | N/A | N/A | Yes | N/A |
| MA | N/A | N/A | N/A | N/A | N/A |
| MI | No | No | Yes | Yes | Yes |
| MN | No | No | N/A | Yes | Yes |
| MS | N/A | N/A | N/A | N/A | N/A |
| MO | Yes | No | Yes | Yes | Yes |
| MT | Yes | No | Yes | Yes | Yes |
| NE | Yes | No | Yes | N/A | N/A |
| NV | Yes | No | Yes | Yes | Yes |
| NM | Yes | Yes | Yes | Yes | Yes |
| NC | Yes | No | N/A | N/A | N/A |
| ND | Yes | Yes | Yes | N/A | N/A |
| ОН | Yes | No | Yes | Yes | Yes |
| OK | Yes | No | N/A | N/A | N/A |
| OR | Yes | Yes | Yes | Yes | Yes |
| PA | Yes | No | N/A | N/A | N/A |
| PR | Yes | N/A | N/A | Yes | N/A |
| RI | No | No | Yes | Yes | Yes |
| SC | Yes | No | N/A | N/A | N/A |
| TN | Yes | No | Yes | Yes | Yes |
| TX | Yes | No | Yes | No | Yes |
| UT | Yes | No | Yes | Yes | Yes |
| VT | Yes | N/A | N/A | N/A | N/A |
| VA | Yes | N/A | N/A | N/A | N/A |
| WA | No | Yes | Yes | No | No |
| WV | N/A | No | N/A | No | N/A |
| WI | N/A | N/A | N/A | N/A | N/A |
| WY | Yes | No | N/A | N/A | Yes |

| | 68. Statutes and regulations regarding title plants: | | | |
|-----|---|--|--|--|
| AL | N/A | | | |
| AK | A.S. 21.66.200, A.S. 21.66.210 and A.S. 21.66.240 | | | |
| AS | N/A | | | |
| ΑZ | ARS 20-1562(10), 20-1564 (F), 20-1567 | | | |
| AR | N/A | | | |
| CA | See CICS 12389, 12372, AND 12372.5 | | | |
| СО | N/A | | | |
| CT | CGS sections 38a-402(17), 38a-406 (single risk limitation), and 38a-412 (Investments) | | | |
| FL | N/A | | | |
| GA | N/A | | | |
| ID | §§ 41-2702, 41-2708(1)(a), 41-2710, Idaho Code. IDAPA 18.05.01.011 | | | |
| IN | N/A | | | |
| KS | K.S.A. 40-235 requires "a reasonable search and examination of the title to the property and must be based on all applicable records of the county, state and federal offices in which the real estate is located." There are many records which may be confidential and not publicly available which may only be available for inspection at the applicable court, county, or state office. | | | |
| LA | N/A | | | |
| ME | N/A | | | |
| MD | N/A | | | |
| MA | N/A | | | |
| MI | N/A | | | |
| MN | N/A | | | |
| MS | N/A | | | |
| МО | Missouri Regulation 20 CSR 500-7.200, Section 381.071, RSMo Section 381.115.8, RSMo | | | |
| MT | MCA § 33–25–105 (16). "Title plant" means a set of privately maintained records in which entries have been made of documents imparting constructive notice, under the law, of matters affecting title to real property, an interest therein, or an encumbrance thereon, that have been filed or recorded in the jurisdiction for which the title plant is maintained and from which the ownership of real property within the jurisdiction can be ascertained and liens, encumbrances, defects, and clouds on title to the real property can be determined. | | | |
| NE | Nebraska Administrative Code Title 210 Chapter 34, section 006.05 [Title Plant Maintenance] | | | |
| NV | NRS 692A.080, NRS 692A.220, NRS 692A.230 | | | |
| NM | 13.14.1 et. seq. NMAC; 13.14.2 NMAC; 59A-1-1 et. seq. NMSA; 59A-30-4 NMSA; 59-A-30-12 NMSA; 59A-12-13 NMSA; 59A-12-2-2 NMSA | | | |
| NC | N/A | | | |
| ND | NA | | | |
| ОН | N/A | | | |
| OIZ | 36 O.S. § 5001(C)(1); 1 O.S. §§ 21 and 27–37; OAC 5:2-1-2; OAC 5:11-3-1; OAC 5:11-3-6; OAC | | | |
| OK | 5:11-7-1 through OAC 5:11-7-4 | | | |
| OR | ORS 731.438 | | | |
| PA | 40 P.S. § 910-39(c) | | | |
| | | | | |

| | 68. Statutes and regulations regarding title plants: |
|----|--|
| PR | N/A. The Government of Puerto Rico maintains a database where all transactions of a property title and their tract are recorded (named "Registro de la Propiedad") that is part of the Puerto Rico Department of Justice and gives protection to citizens of its records by civil law. |
| RI | R.I. Gen. Laws § 27-2.6-3(21) |
| SC | N/A |
| TN | T.C.A. 56-35-103 |
| TX | Texas Insurance Code Chapters 2501.004; Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, Procedural Rule P-12. (Note: Title agent required to maintain title plants.) |
| UT | N/A |
| VT | N/A |
| VA | N/A |
| WA | RCW 48.29.020, 48.29.040, 48.29.160, and Chapter 284-29 WAC |
| WV | N/A |
| WI | N/A |
| WY | W.S. 33-2-101 |

| | 69. In your state, closing protection letters are: | 70. To who are closing protection letters provided? | | |
|----|--|---|--------|--------|
| | | Buyer | Seller | Lender |
| AL | Voluntary and Typically Used | X | X | X |
| AK | Voluntary and Typically Used | X | | X |
| AS | N/A | | | |
| ΑZ | Required by Statute | X | X | X |
| AR | Voluntary and Typically Used | X | X | X |
| CA | N/A | | | |
| СО | Voluntary and Typically Used | X | X | X |
| CT | Voluntary and Typically Used | X | | X |
| FL | Voluntary and Typically Used | X | | X |
| GA | Voluntary and Typically Used | X | X | X |
| ID | Voluntary and Typically Used | X | X | X |
| IN | Required by Statute | X | | X |
| KS | Voluntary and Typically Used | X | X | X |
| LA | Voluntary and Typically Used | X | X | X |
| ME | Voluntary and Typically Used | X | | X |
| MD | Voluntary and Typically Used | X | X | X |
| MA | N/A | | | |
| MI | Voluntary and Typically Used | | | X |
| MN | Voluntary and Typically Used | X | X | |
| MS | N/A | | | |
| MO | Required by Statute | X | X | X |
| MT | N/A | | | |
| NE | Required by Statute | X | | X |
| NV | Voluntary and Typically Used | X | X | X |
| NM | Voluntary and Typically Used | X | | X |
| NC | Voluntary and Typically Used | X | | |
| ND | Voluntary and Typically Used | | | |
| OH | Required by Statute | X | X | X |
| OK | N/A | | | |
| OR | Voluntary and Not Typically Used | X | X | X |
| PA | Voluntary and Typically Used | X | | |
| PR | N/A | | | |
| RI | Voluntary and Typically Used | X | | X |
| SC | Voluntary and Typically Used | | | |
| TN | N/A | | | |
| TX | Voluntary and Typically Used | X | X | X |
| UT | Voluntary and Typically Used | X | X | X |
| VT | Voluntary and Typically Used | | | X |
| VA | Voluntary and Typically Used | X | X | X |
| WA | Voluntary and Typically Used | | | |
| WV | Voluntary and Typically Used | | | X |
| WI | Voluntary and Not Typically Used | | | X |
| WY | Voluntary and Typically Used | | | X |

| | 71. Can title insurers | 72. If closing | 73. Statutes and regulations regarding closing |
|----|------------------------|------------------------------------|---|
| | issue closing | protection letters are | protection letters: |
| | protection letters? | used, how are they paid? | |
| AL | Yes | By separate charge to the consumer | Ala. Code Section 27-3-6.1 |
| AK | Yes | Included in the rate | N/A |
| AS | N/A | N/A | N/A |
| ΑZ | Yes | By separate charge to the consumer | ARS §6-841.02(C) through (E) |
| AR | Yes | By separate charge to the consumer | Rule 87, Section 14 |
| CA | Yes | N/A | California Insurance Code Section 12340.3(e) |
| СО | Yes | By separate charge to the consumer | Regulation 8-1-3 |
| СТ | Yes | By separate charge to the consumer | CGS section 38a-404 |
| FL | Yes | Included in the rate | Sections 627.782(2) and 627.786, F.S. |
| GA | Yes | N/A | O.C.G.A. 33-7-8.1 |
| ID | Yes | By separate charge to the consumer | § 41-2714, Idaho Code |
| IN | Yes | By separate charge to the consumer | IC 27-1-22-8 |
| KS | Yes | By separate charge to the consumer | Bulletin 1996-6 authorizes insurance companies to issue closing protection letters at their option to purchasers, sellers, and lenders. |
| LA | Yes | By separate charge to the consumer | La.R.S. 22:515 (C) |
| ME | Yes | By separate charge to the consumer | 24-A M.R.S. § 3202 |
| MD | Yes | By separate charge to the consumer | N/A |
| MA | N/A | N/A | N/A |
| MI | Yes | N/A | N/A |
| MN | Yes | Included in the rate | N/A |
| MS | N/A | N/A | N/A |
| МО | Yes | By separate charge to the consumer | Missouri Regulation 20 CSR 500-7.200, Section 381.071, RSMo, Section 381.115.8, RSMo |
| MT | N/A | N/A | N/A |
| NE | Yes | By separate charge to the consumer | Neb. Rev. Stat. 44-1978 et seq., 44-1984 and 44-19,106 et seq., also [NOT LEGALLY BINDING] Insurance Guidance Doc ("IGD") C12 |
| NV | Yes | By separate charge to the consumer | NRS 692A.225 |
| NM | Yes | N/A | 13.14.18.1 et. seq NMAC |

| | 71. Can title insurers issue closing protection letters? | 72. If closing protection letters are used, how are they paid? | 73. Statutes and regulations regarding closing protection letters: |
|----|--|--|--|
| NC | Yes | By separate charge to the consumer | N/A |
| ND | N/A | N/A | NA |
| ОН | Yes | By separate charge to the consumer | Ohio Revised Code Section 3953.32 |
| OK | Yes | N/A | N/A |
| OR | Yes | Included in the rate | It is the Department of Financial Regulation's position that CPLs can be issued if incidental to a title insurance policy (without a separate charge). |
| PA | Yes | By separate charge to the consumer | N/A |
| PR | N/A | N/A | N/A |
| RI | Yes | By separate charge to the consumer | R.I. Gen. Laws § 27-2.6-6 |
| SC | Yes | Included in the rate | 38-75-1010 |
| TN | N/A | N/A | N/A |
| TX | Yes | N/A | Texas Insurance Code Chapters 2702, Subchapter A; Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, Procedural Rules P-67 and P-69 |
| UT | Yes | By separate charge to the consumer | Utah Code Section 31A-4-117 |
| VT | Yes | By separate charge to the consumer | Bulletin 108 and 8 VSA Section 3541 |
| VA | Yes | By separate charge to the consumer | 38.2-4606 of The Code of Virginia |
| WA | Yes | N/A | N/A |
| WV | Yes | N/A | N/A |
| WI | Yes | Included in the rate | N/A |
| WY | Yes | Included in the rate | N/A |

| | | | | 1 | 11/10 |
|----|----------------|------------------|---------------|---------------|--|
| | 74. Does the | 75. Does the | 76. Are title | | 78. What license is required? |
| | state | state | opinion | state license | |
| | department | department | letter forms | the entity | |
| | regulate title | ~ | and rates | that | |
| | opinion | pricing of title | filed with | generates | |
| AL | No | No | No | Yes | Attorney |
| AK | No | Yes | Yes | Yes | Licensed title insurance limited producer and |
| AK | INO | 1 CS | 1 05 | 105 | licensure of title company insurer. |
| AS | N/A | N/A | N/A | N/A | Certificate of Authority and Business |
| | | | | | License from DOC |
| ΑZ | N/A | N/A | N/A | N/A | N/A |
| AR | No | N/A | N/A | N/A | N/A |
| CA | No | No | No | No | N/A |
| CO | No | Yes | No | No | N/A |
| CT | N/A | N/A | N/A | N/A | N/A |
| FL | No | No | No | No | N/A |
| GA | No | No | No | No | N/A |
| ID | N/A | N/A | N/A | N/A | A title insurance agent license is required. |
| IN | No | No | No | No | N/A |
| KS | No | No | No | No | N/A. |
| LA | No | No | No | No | Louisiana State Bar Association license |
| | | 2.7 | 2.7 | | The opinion is generated by a licensed |
| ME | No | No | No | No | attorney. |
| MD | No | N/A | N/A | N/A | N/A |
| MA | N/A | N/A | No | N/A | N/A |
| MI | No | No | No | N/A | N/A |
| MN | No | No | No | No | Attorney license |
| MS | No | No | No | No | N/A |
| MO | N/A | N/A | N/A | N/A | N/A |
| MT | N/A | N/A | N/A | N/A | N/A |
| NE | No | No | N/A | N/A | N/A |
| NV | No | No | No | No | N/A |
| NM | No | No | N/A | No | N/A |
| NC | No | No | No | Yes | An attorney licensed to practice law in North Carolina. |
| ND | N/A | N/A | N/A | N/A | N/A |
| ОН | No | No | No | No | N/A |
| OK | No | No | No | Yes | Title opinion letters must be issued by an attorney licensed to practice law in Oklahoma by the Oklahoma Bar Association and the title is required to prominently display the attorney's bar number. |
| OR | No | N/A | N/A | N/A | N/A |
| | 110 | 1 1/ 1 1 | 1 1/2 1 | 1 1/ 2 1 | 11/17 |

| | | | | | 11/10 |
|-----|----------------|------------------|---------------|---------------|---|
| | 74. Does the | 75. Does the | 76. Are title | | 78. What license is required? |
| | state | state | opinion | state license | |
| | department | department | letter forms | the entity | |
| | regulate title | regulate the | and rates | that | |
| | opinion | pricing of title | filed with | generates | |
| | letters? | oninion | the state | the title | |
| | | | | | Insurers use opinion letters and the insurers |
| PA | Yes | Yes | Yes | Yes | are licensed. A licensed rating organization |
| 171 | 103 | 103 | | 103 | also files one on behalf of its member |
| | | | | | insurers. |
| PR | N/A | N/A | N/A | N/A | N/A |
| RI | No | No | No | No | N/A |
| SC | No | No | No | No | N/A |
| TN | N/A | N/A | N/A | N/A | N/A |
| TX | N/A | N/A | N/A | N/A | N/A |
| UT | No | No | No | No | N/A |
| | | | | | The attorney must conduct real estate |
| VT | No | No | No | Yes | transactions per Vermont Bar Association |
| | | | | | rules. |
| VA | No | N/A | N/A | N/A | N/A |
| WA | No | N/A | N/A | N/A | N/A |
| WV | No | No | No | Yes | State Bar license for attorneys |
| WI | No | No | No | N/A | N/A |
| WY | Yes | No | No | Yes | Wyoming Bar Association |

| | 79. Does state law require the maintenance of surety | 80. If surety bonds or fidelity insurance is |
|-----|--|--|
| | bonds or fidelity insurance? | required, what amount is required for escrow officers? |
| A T | N · 1 | |
| AL | No, not required | N/A |
| AK | Yes, or a professional liability insurance policy | N/A |
| AS | N/A | N/A |
| ΑZ | No, not required | N/A |
| AR | No, not required | N/A |
| CA | Yes, but required for title agents/agencies only | N/A |
| CO | No, not required | N/A |
| CT | N/A | N/A |
| FL | Yes | N/A |
| GA | N/A | N/A |
| ID | Yes | Surety bond required in amount of \$10,000 in each county title insurance agent is licensed, and in increments of \$10,000 for each additional person employed as an escrow officer in the county, up to a total of \$50,000. § 41-2711, Idaho Code. |
| IN | No, not required | N/A |
| KS | Required only for title agents/agencies that conduct escrow, settlement or closing services. Also required for licensed abstractors. | N/A |
| LA | Yes, or a professional liability insurance policy | No specified amount- Louisiana Administrative Code; Title 10, section XV-903 |
| ME | No, not required | N/A |
| MD | Yes | \$150,000. |
| MA | N/A | N/A |
| MI | No, not required | N/A |
| MN | No, not required | N/A |
| MS | No, not required | N/A |
| MO | N/A | N/A |
| МТ | MCA § 33–2–517. Title insurance reserves. (1) In addition to an adequate reserve as to outstanding losses as required under MCA § 33–2–511, a title insurer shall maintain a guaranty fund or unearned premium reserve. A title insurer may not engage in the business of guaranteeing payment of the principal or interest of bonds or mortgages [MCA § 33-25-213 (2)]. | N/A |
| NE | Yes, or a professional liability insurance policy | Neb. Rev. Stat. 44-19, 109(3) -requires surety bond [or other, similar financial instrument] of \$100,000.00 for EVERY title insurance agent or "bona fide employee" of a title insurer who handle escrow accounts or security deposits. |
| NV | Yes | N/A |
| NM | No, not required | N/A |
| NC | No, not required | N/A |
| ND | N/A | N/A |
| ОН | Yes, but required for title agents/agencies only | N/A |
| OK | No, not required | N/A |

| | 79. Does state law require the maintenance of surety bonds or fidelity insurance? | 80. If surety bonds or fidelity insurance is required, what amount is required for escrow officers? |
|----|--|---|
| OR | No | N/A |
| PA | Yes, but required for title agents/agencies only | N/A |
| PR | Yes, it is required to participate in a guaranty fund by Section 24.020 of the Puerto Rico Insurance Code. Producers with the title insurance line of business need a surety to obtain a license (Section 9.170(9) PR Insurance Code). | N/A |
| RI | No, not required | N/A |
| SC | No, not required | N/A |
| TN | Yes, but required for title agents/agencies only | N/A |
| TX | Yes | Varies, maximum \$50,000, Texas Insurance Code \$2652.103 |
| UT | Yes, or a professional liability insurance policy | N/A |
| VT | No, not required | N/A |
| VA | Yes, but required for escrow officers only | Surety Bond - \$200,000; Fidelity Bond - \$100,000; E&O - \$250,000 |
| WA | Yes, but required for title agents/agencies only | RCW 48.29.155 - \$200,000 |
| WV | No, not required | N/A |
| WI | No, not required | N/A |
| WY | No, not required | N/A |

| | 81. If surety bonds or fidelity insurance is required, what amount is required for title agents? |
|----|--|
| AL | N/A |
| AK | N/A |
| AS | N/A |
| ΑZ | N/A |
| AR | N/A |
| CA | For underwritten title companies (UTCs), CIC Section 12389(b)(2)(A) requires UTCs to establish an escrow surety bond or cash deposit, either \$50,000 or \$100,000, depending on the county(ies) of licensure. CIC Section 12389.6 requires UTCs to maintain a fidelity bond or insurance policy. The face amount of the fidelity bond or insurance policy shall be at least 10 times the UTC's minimum net worth required by CIC Section 12389; thus, the face amount may vary from \$750,000 to \$4,000,000, depending on the aggregate number of documents the UTC records in all counties. |
| CO | N/A |
| CT | N/A |
| FL | Surety Bond; \$35,000 - Fidelity Bond; \$50,000 - Errors and Omissions; \$250,000 with a deductible that does not exceed \$10,000. |
| GA | N/A |
| ID | Surety bond required in amount of \$10,000 in each county title insurance agent is licensed, and in increments of \$10,000 for each additional person employed as an escrow officer in the county, up to a total of \$50,000. § 41-2711, Idaho Code. |
| IN | N/A |
| KS | Required only for title agents/agencies which handle escrow, settlement or closing. Amounts are \$25,000/\$50,000/\$100,000 based on population of county in which real estate is located. Most companies file a \$100,000 bond to cover all counties in the state. |
| LA | N/A |
| ME | N/A |
| MD | \$150,000. |
| MA | N/A |
| MI | N/A |
| MN | N/A |
| MS | N/A |
| MO | N/A |
| MT | MCA § 33–2–517. Title insurance reserves. (1) In addition to an adequate reserve as to outstanding losses as required under MCA § 33–2–511, a title insurer shall maintain a guaranty fund or unearned premium reserve. A title insurer may not engage in the business of guaranteeing payment of the principal or interest of bonds or mortgages [MCA § 33-25-213 (2)]. |
| NE | Neb. Rev. Stat. 44-19, 109(3) -requires surety bond [or other, similar financial instrument] of \$100,000.00 for EVERY title insurance agent or "bona fide employee" of a title insurer who handle escrow accounts or security deposits. |
| NV | 2% of average collected balance of the trust account, not less than \$20,000 nor more than \$250,000 |
| NM | N/A |
| NC | N/A |
| ND | N/A |

| | 81. If surety bonds or fidelity insurance is required, what amount is required for title agents? |
|----|---|
| ОН | Title agents must maintain at least \$250,000 in E&O coverage. Surety bond coverage of at least \$150,000 is required for agents who handle escrow transactions not involving the issuance of title insurance. However, E&O coverage and surety bond coverage is not required to be maintained by title agents employed by a title insurer. |
| OK | N/A |
| OR | N/A |
| PA | \$100,000 for Surety; \$150,000 for Fidelity |
| PR | For title insurers - Section 24.020 of the Puerto Rico Insurance Code. Producers with the title insurance line of business needs a surety to obtain a license by Section 9.170(9) PR Insurance Code |
| RI | N/A |
| SC | N/A |
| TN | \$25,000 |
| TX | Varies, maximum \$100,000, Texas Insurance Code §2651.101(b) |
| UT | \$250,000 minimum |
| VT | N/A |
| VA | N/A |
| WA | RCW 48.29.155 - \$200,000 |
| WV | N/A |
| WI | N/A |
| WY | N/A |

| | 82. Are title agents authorized to put title premiums into separate trust accounts rather than general trust accounts? | 83. Statutes and regulations regarding title escrow and trust accounts: | |
|----|--|---|--|
| AL | N/A | N/A | |
| AK | Yes | A.S. 21.66.280 (a) In addition to any other requirement of this title, a title insurance limited producer licensee shall maintain books of accounts and records and vouchers pertaining to the business of title insurance in a manner that the director, or an authorized representative, may readily ascertain whether the licensee has complied with the provisions of this chapter. (b) A title insurance limited producer licensee may engage in the business of handling escrows, settlements, and closings in connection with the business of title insurance; however, (1)the licensee shall maintain a separate record of all receipts and disbursements of escrow funds and may not commingle the funds with personal funds or with funds held by the licensee in any other capacity; (2) the licensee shall comply with the standards of solvency that the director requires; and (3) the licensee shall submit financial statements that the director requires. (c) In addition to any other penalty provided by law, if the director determines that a title insurance limited producer licensee has failed to comply with a provision of this section, the director may, after a hearing, revoke the limited producer license. A.S. 34.80.010-095, A.S. 21.18.010(2)(C), A.S. 21.66.460 | |
| AS | N/A | N/A | |
| AZ | Yes | ARS §6-834 | |
| AR | Yes | N/A | |
| CA | Yes | California Insurance Code sections 12413.1, 12413.2, and 12413.5, and California Financial Code section 17000 et seq. | |
| CO | Yes | C.R.S. 10-2-704, 10-11-127, and Regulation 8-1-4 | |
| CT | N/A | N/A. CT only allows licensed Connecticut attorneys to act as title agents. | |
| FL | Yes | Section 626.8473, F.S. | |
| GA | N/A | N/A | |
| ID | No | IDAPA 18.05.01.021.04 | |
| IN | Yes | IC 27-7-3.7-6-10; IC 27-7-3.7-7; IC 27-7-3.7-8; IC 27-7-3.7-9; IC 27-7-3.7-10 | |
| KS | Yes | K.S.A. 40-1136 to 40-1138. | |
| LA | Yes | La.R.S. 22:532 (A)(1)(a) | |
| ME | No | 24-A M.R.S. § 1447; C.M.R. 02 032 540 | |
| MD | Yes | Annotated Code of Maryland, Title 10, Subtitle 1, Section 10-121; and Title 22, Section 22-101 through 22-105. | |
| MA | N/A | N/A | |
| MI | Yes | MCL 500.7304, 500.1207(1)&(2), 500.1239, DIFS Insurance Bulletin 2002- 03-INS | |
| MN | Yes | Minn. Stat. § 82.75 | |
| MS | No | N/A | |
| МО | N/A | Section 381.022.2, RSMo; Section 381.022.3, RSMo; Section 381.022.4, RSMo | |

| | 82. Are title agents authorized to put title premiums into separate trust accounts rather than general trust accounts? | 83. Statutes and regulations regarding title escrow and trust accounts: |
|----|--|---|
| МТ | Yes | ARM 6.6.2202 ESCROW, CLOSING, OR SETTLEMENT SERVICES. MCA § 33-17-1102. Reporting and accounting for premiums – misappropriation. MCA § 33-25-201. Escrow, closing, or settlement services – title indemnification – maintenance of accounts – maintenance of nominal or short-term accounts (1). MCA § 33-25-201 (2)(a). |
| NE | Yes | Neb. Rev. Stat. 44-1994(1)(b) |
| NV | Yes | NRS 692A.250225, NRS 683A.400 |
| NM | Yes | 58-28-1 et. seq. NMSA; 59A-1-1 et seq. NMSA; 13.14.4 NMAC; 13.14.1 et seq. NMAC |
| NC | N/A | N/A |
| ND | No | N/A |
| ОН | Yes | Ohio Revised Code Sections 3953.23, 3953.231, and 3953.33 |
| OK | N/A | N/A |
| OR | Yes | ORS 744.083-086. |
| PA | Yes | 40 P.S. §§ 910-39.1, 910-26.1(5) |
| PR | N/A | Section 24.020 of the Puerto Rico Insurance Code |
| RI | Yes | R.I. Gen. Laws § 27-2.4-19 |
| SC | N/A | N/A |
| TN | Yes | T.C.A. 56-35-130 |
| TX | Yes | Texas Insurance Code Chapters 2651 and 2652; Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, Section V |
| UT | Yes | Utah Code Section 31A-23a-204, -406, -409 |
| VT | N/A | N/A |
| VA | Yes | 55.1-1008 of the Code of Virginia |
| WA | Yes | RCW 48.29.190, 48.29.193, 48.29.195, and 48.29.200 WAC 284-29-320 and 284-29-330. |
| WV | N/A | N/A |
| WI | N/A | N/A |
| WY | Yes | W.S. 26-23-314 |

| | 84. Statutes and regulations regarding the use of surety bonds or fidelity insurance in title or real |
|----|--|
| | estate closing processes |
| AL | N/A |
| AK | A.S. 21.66.480(2) "business of title insurance" is (A) the making or proposing to make as insurer, guarantor, or surety, a contract or policy of title insurance; A.S. 08.88.455(a) A real estate licensee, when applying for or renewing a real estate license, (a) A real estate licensee, when applying for or renewing a real estate license, in lieu of obtaining a corporate surety bond, shall pay to the commission, in addition to the license fee, a recovery fund fee not to exceed \$125. After each two-year licensing cycle, if the commission finds that the average balance in the recovery fund during the two-year licensing cycle was less than \$250,000 or more than \$500,000, the commission shall by regulation adjust the recovery fund fees so that the average balance of the recovery fund during the next two-year licensing cycle is anticipated to be an amount that is not less than \$250,000 or more than \$500,000. In this subsection, "average balance" means the average balance after taking into account anticipated expenditures for awards from the fund and legal expenses directly related to fund operations, and for real estate educational purposes. See A.S. 08.99.450 Real Estate recovery fund that operates in lieu of surety bonds. A.S. 08.88.460 & 08.88.465. |
| AS | N/A |
| ΑZ | ARS §6-814 |
| AR | N/A |
| CA | California Insurance Code Sections 12389(b)(2)(A), 12389.6(a)(1) |
| CO | N/A |
| CT | N/A |
| FL | Section 626.8419, F.S. |
| GA | N/A |
| ID | § 41-2711, Idaho Code, IDAPA 18.05.01.021 |
| IN | N/A |
| KS | K.S.A. 40-1139 |
| LA | N/A |
| ME | N/A |
| MD | Licensees of the Maryland Insurance Administration are required to comply with the federal law regarding disclosure - 12 U.S.C. Section 2607 (c) (4). 24 C.F.R. 3500.15, and Appendix D to 24 C.F.R. Part 3500, as applicable, regarding disclosures of affiliated business arrangements, as defined in 12 U.S.C. Section 2602. Licensees are also required to comply with the Annotated Code of Maryland, Real Property Article Title 14, Subtitle 1, Section 14-127. Annotated Code of Maryland, Title 10, Subtitle 1, Section 10-121 |
| MA | N/A |
| MI | N/A |
| MN | N/A |
| MS | N/A |
| MO | N/A |
| MT | N/A |
| NE | Neb. Rev. Stat. 44-19,109(3) |
| NV | NRS 692A.1041-1044 |
| NM | N/A |
| NC | N/A |
| ND | N/A |

| | 84. Statutes and regulations regarding the use of surety bonds or fidelity insurance in title or real |
|----|---|
| | estate closing processes |
| ОН | Ohio Revised Code 3953.23 and Ohio Administrative Code 3901-7-02 |
| OK | N/A |
| OR | N/A |
| PA | 40 P.S. §§ 910-26.1(2) and (3) |
| PR | N/A |
| RI | N/A |
| SC | N/A |
| TN | T.C.A. 56-35-202 |
| TX | Texas Insurance Code Chapters 2651 and 2652 |
| UT | N/A |
| VT | N/A |
| VA | 55.1-1004 of the Code of Virginia |
| WA | RCW 48.29.155 |
| WV | N/A |
| WI | N/A |
| WY | N/A |

| | 85. Does state law limit or restrict the use of affiliated business arrangements? If yes, how? | |
|----|---|--|
| | (An affiliated business arrangement means an arrangement in which a person who is in a position to refer business incident to or a part of a real estate settlement service involving a federally related mortgage loan, or an associate of such person, has either an affiliate relationship with or a direct or beneficial ownership interest of more than one percent in a provider of settlement services and either of such persons directly or indirectly refers such business to that provider or affirmatively influences the selection of that provider.) | |
| AL | No | |
| AK | It regulates joint plant companies under A.S. 21.66.210. Rebates, inducements, special favors, etc. are prohibited under A.S. 21.66.310. | |
| AS | N/A | |
| ΑZ | No | |
| AR | No | |
| CA | Yes. Affiliated business arrangements are required to comply with the Controlled Business Source law. Insurance Code Sections 12396-12399, including record keeping and reporting of closed title orders from controlled business sources, an intent to not rely on more than 50% of such from controlled business sources, and active competition in the market place. In addition, companies must also comply with anti-kickback, rebating provisions in Insurance Code Section 12404 et. seq. | |
| CO | No | |
| СТ | No. The title insurer or title agent may accept an order for a title insurance policy if such insurer or title agent knows or has reason to believe that the applicant was referred to such insurer or agent by any producer of title insurance business where to producer has a financial interest in the title insurer or agent unless the producer has disclosed, in writing, to the buyer, seller and lender the financial interest of the producer. Also, Conneticut has restriction on accepting title insurance business if (1) the title insurer or title agent knows or has reason to believe that the transaction will constitute controlled business for that title insurer; and (2) 20% or more of the gross operating revenue of that title insurer in the calendar year in which the transaction takes place is derived from controlled business. | |
| FL | No | |
| GA | N/A | |
| ID | Yes, in general in the same way RESPA regulates/restricts the use of AFBAs. | |
| IN | No | |
| KS | Yes. No title insurer or title agent may accept an order for title insurance business, issue a title insurance policy, or receive or retain any premium, or charge in connection with any transaction if: (i) The title insurer or title agent knows or has reason to believe that the transaction will constitute controlled business for that title insurer or title agent; and (ii) 70% or more of the closed title orders of that title insurer or title agent during the 12 full calendar months immediately preceding the month in which the transaction takes place is derived from controlled business. The prohibitions do not apply to transactions involving real estate located in a county that has a population, of 10,000 or less. | |
| LA | N/A | |
| ME | No | |
| MD | Licensees of the Maryland Insurance Administration are required to comply with the federal law regarding disclosure - 12 U.S.C. Section 2607 (c) (4). 24 C.F.R. 3500.15, and Appendix D to 24 C.F.R. Part 3500, as applicable, regarding disclosures of affiliated business arrangements, as defined in 12 U.S.C. Section 2602 Licensees are also required to comply with the Annotated Code of Maryland, Real Property Article Title 14 Subtitle 1, Section 14-127. | |
| MA | N/A | |
| MI | No | |
| MN | No | |
| MS | N/A | |

| | 85. Does state law limit or restrict the use of affiliated business arrangements? If yes, how? |
|----|---|
| | (An affiliated business arrangement means an arrangement in which a person who is in a position to refer business incident to or a part of a real estate settlement service involving a federally related mortgage loan, or an associate of such person, has either an affiliate relationship with or a direct or beneficial ownership interest of more than one percent in a provider of settlement services and either of such persons directly or indirectly refers such business to that provider or affirmatively influences the selection of that provider.) |
| МО | In Missouri, an "affiliated business," is any portion of a title insurance agency's business written in this state that was referred to it by a producer of title insurance business or by an associate of the producer, where the producer or associate, or both, have a financial interest in the title agency. |
| MT | Associate means a corporation, partnership, or other business entity organized for profit, of which a producer of title business is a director, officer, partner, employee, or owner of 5% or more of its equity or capital [MCA § 33-25-105 (4)(a)]. Financial interest means a legal or beneficial interest that entitles the holder, directly or indirectly, to 1% or more of the net profits or net worth of the entity in which the interest is held [MCA § 33-25-105 (6)]. Producer of title business means a person, corporation, partnership, or other business entity, including an officer, director, or owner of 5% or more of the equity or capital thereof, engaged in this state in the trade, business, occupation, or profession [MCA § 33-25-105 (8)]. MCA § 33-25-401. Prohibited practices – referrals – splitting charges – exemptions. |
| NE | Yes. Neb. Rev. Stat. 44-19,112 [entire], "Affiliated Business Provisions" |
| NV | No |
| NM | N/A |
| NC | No |
| ND | No |
| ОН | Yes. Ohio law does not allow a bank, trust company, bank and trust company, or other lending institution, mortgage service, brokerage, mortgage guaranty company, escrow company, real estate company, or any subsidiaries thereof or individuals so engaged to act as a title insurance agent. |
| OK | No |
| OR | N/A |
| PA | No |
| PR | Restrict - Section 9.061, 3.031 and 9.070 Puerto Rico Insurance Code |
| RI | Yes, R.I. Gen. Laws § 27-2.6-14 prohibits rebating and fee splitting. |
| SC | Yes. See 38-75-960 |
| TN | § 56-35-131. Terms and conditions for licenses or certificates (a) Except as provided by §§ 56-35-201 and 56-35-204, the commissioner shall refuse to issue any new license or certificate to any title insurance company, title insurance agent, or title insurance agency, unless the applicant therefor shall agree to abide by any one (1) of the following terms and conditions: (1) The gross operating revenues for any fiscal year attributable to the placement or issuance of policies or contracts of title insurance derived from all sources of controlled business shall not exceed forty percent (40%) of the gross operating revenues of the company, agent or agency; (2) The company, agent or agency will be operated as a subsidiary of a financial institution with its primary business being that of accepting deposits and making real estate loans and subject to regulation, inspection, and supervision of the United States government or an agency of the United States; or (3) The title insurance agency or agent is to be operated by an attorney, a single partnership of attorneys, or a single professional corporation of attorneys as an ancillary part of the general practice of law. (b) Any violation of the terms and conditions of the agreement shall serve as grounds for the commissioner to suspend or revoke the license or certificate to which the agreement pertains and to assess a civil penalty as provided by § 56-35-127. Tenn. Code Ann. § 56-35-131 |
| | No |

| | 85. Does state law limit or restrict the use of affiliated business arrangements? If yes, how? |
|----|--|
| | (An affiliated business arrangement means an arrangement in which a person who is in a position to refer business incident to or a part of a real estate settlement service involving a federally related mortgage loan, or an associate of such person, has either an affiliate relationship with or a direct or beneficial ownership interest of more than one percent in a provider of settlement services and either of such persons directly or indirectly refers such business to that provider or affirmatively influences the selection of that provider.) |
| UT | 31A-23a-1003. Affiliated business arrangements. (1) An affiliated business arrangement between a person and a title entity violates Section 8 of RESPA for purposes of state law if: (a)the title entity does not have sufficient capital and net worth in a reserve account in the title entity's name; or (b) more than 70% of the title entity's annual title insurance business is affiliated business on or after the later of: (i) two years after the title entity begins an affiliated business arrangement; or (ii) June 1, 2021. (2) In addition to Subsection (1), the division may find that an affiliated business arrangement between a person and a title entity violates Section 8 of RESPA after evaluating and weighing the following factors in light of the specific facts before the division: (a) whether the title entity: (i) is staffed with the title entity's own employees to conduct title insurance business; (ii) manages the title entity's own business affairs; (iii) has a physical office for business that is separate from any producer's or associate's office and pays market rent; (iv) provides the essential functions of title insurance business for a fee, including incurring the risks and receiving the rewards of any comparable title entity; and (v) performs the essential functions of title insurance business itself; (b)if the title entity contracts with another person to perform a portion of the title entity's title insurance business, whether the contract: (i) is with an independent third party; and (ii)provides payment for the services that bears a reasonable relationship to the value of the services or goods received; and (c) whether the person from whom the title entity receives referrals under the affiliated business arrangement also sends title insurance business to other title entities. |
| VT | N/A |
| VA | No |
| WA | RCW 48.29.015 and WAC 284-29-130 require title insurance agents to submit an Affiliated Business Ownership report with the Commissioner annually. State law outlines when certain payments are authorized for return on ownership in transactions involving title insurance, including with affiliated relationships (RCW 48.29.213). RCW 48.29.210 and WAC 284-29-200 outline prohibited practices regarding business inducements, including with associates and affiliates. |
| WV | Yes |
| WI | Yes, individuals engaged in certain affiliated business arrangements may be regulated in accordance with s. Ins. 3.32, Wis. Adm. Code. |
| WY | Regulations governing the transaction of controlled business by title insurers and title agents. |

| | 86. Is the state department/division authorized by state law to require disclosure of affiliated business arrangements? If yes, by whom must they be disclosed? | |
|----|--|--|
| AL | No | |
| AK | A.S. 21.66.210 requires two or more title insurance companies or title insurance limited producers or any combination thereof to apply to the Director of Insurance and disclose along the lines of the statute their business arrangement for a joint title plant. | |
| AS | N/A | |
| ΑZ | No | |
| AR | No | |
| CA | Yes. Underwritten title companies are required to report on controlled business sources. | |
| СО | Yes. Individual licensed title insurance producers and title entities are required to complete and submit the Affiliated Business Arrangement Disclosure form to the Division of Insurance, if they are a party to an affiliated business arrangement. | |
| СТ | Yes, per CGS section 38a-416(b), the title insurer and title agent must make the disclosure per CGS section 38a-416(b). | |
| FL | No | |
| GA | N/A | |
| ID | Yes, all affiliated business arrangement must be disclosed in writing by the producer of title business, signed by parties to the transaction, and provided to the title agent at the time of the sell and/or purchase contract is entered into. | |
| IN | Yes, Title agency and insurer | |
| KS | The title insurer's, title agency's or title agent's chief executive officer or designee. | |
| LA | N/A | |
| ME | No | |
| MD | Agents must comply with federal laws. | |
| MA | N/A | |
| MI | No | |
| MN | N/A | |
| MS | N/A | |
| МО | The title insurer, title agency, title agent must report annually on or before March 31st, any affiliated business arrangement on a form prescribed by the Director. | |
| МТ | Controlled business means that portion of the business of title insurance in this state of a title insurer of title insurance producer that is referred to it by a producer or associate having a financial interest in the title insurer or title insurance producer [MCA § 33-25-105 (5)]. A person may pay a return on an investment, based on a percentage of an ownership interest in a title insurance agency if at or prior to the time of a referral, a disclosure of the existence of the arrangement is made to the person being referred and, in connection with the referral, the person is provided with a written estimate of the charge or range of charges generally made by the title insurance producer to which the person is referred, and the person is not required to use a particular insurance producer [MCA § 33-25-401 (2)(a)(i)(ii). MCA § 33-2-1601. Licensure of managing general agent. | |
| NE | Yes, must be disclosed to either (A) title insurance agent or (B) party making a referral constituting "affiliated business" - Neb. Rev. Stat. 44-19, 112(4)(a) | |
| NV | Yes, during an examination pursuant to NRS 679B.230240 | |
| NM | Title Insurance Bureau | |
| NC | No | |

| | 86. Is the state department/division authorized by state law to require disclosure of affiliated business |
|----|---|
| | arrangements? If yes, by whom must they be disclosed? |
| ND | No |
| ОН | Yes. The applicant or the applicant's responsible designated agent is responsible for the disclosure. |
| OK | No |
| OR | Federal law would apply. |
| PA | No |
| PR | N/A |
| RI | N/A |
| SC | Yes. Each title insurer and agent shall file with the department reports setting forth the names of persons who have had a financial interest in the title insurer or title agent who are producers of title business or associates of producers. |
| TN | N/A |
| TX | Title agents have to disclose their ownership information. (Texas Basic Manual, Procedural Rule P-21) |
| UT | No |
| VT | N/A |
| VA | Yes, 55.1-905 of the Code of Virginia, must be disclosed by settlement service providers (escrow officers) |
| WA | RCW 48.29.015 and WAC 284-29-130 require title insurance agents to submit an Affiliated Business Ownership report with the Commissioner annually. Title insurance agents are required to submit this report. |
| WV | Financial institutions engaged in the sale of insurance. |
| WI | Yes, in accordance with s. 601.42, Wis. Stat., and ss. Ins. 3.32 and 6.61(11), Wis. Adm. Code. |
| WY | Title insurers and title agents |

| | 11/10/ | |
|-----|--|--|
| | 87. Please list the statutes and regulations regarding affiliated business arrangements. | |
| AL | N/A | |
| AK | A.S. 21.66.210 | |
| AS | N/A | |
| ΑZ | ARS 20-223 | |
| AR | N/A | |
| CA | California Insurance Code Sections 12396-12399 and 12397-12397.5. | |
| CO | C.R.S. 10-2-401 (6), 10-11-124, 10-11-126, Regulation 8-1-3 | |
| СТ | CGS section 38a-416 entitled Disclosure of Financial Interest. CGS section 38a-402 (6) includes the definition of "Financial interest". | |
| FL | N/A | |
| GA | N/A | |
| ID | IDAPA 18.05.01.014 & 015. | |
| IN | HUD; 61 Fed. Reg 29258-64 | |
| KS | K.S.A. 40-2404(14)(h), K.A.R. 40-3-52, K.A.R. 40-3-43. | |
| LA | N/A | |
| ME | N/A | |
| MD | Licensees of the Maryland Insurance Administration are required to comply with the federal law regarding disclosure - 12 U.S.C. Section 2607 (c) (4). 24 C.F.R. 3500.15, and Appendix D to 24 C.F.R. Part 3500, as applicable, regarding disclosures of affiliated business arrangements, as defined in 12 U.S.C. Section 2602. Licensees are also required to comply with the Ann. Code of Maryland, Real Property Article Title 14, Subtitle 1, Section 14-127. | |
| MA | N/A | |
| MI | N/A | |
| MN | N/A | |
| MS | N/A | |
| MO | Missouri Regulation 20 CSR 500-7.070 Section 381.029, RSMo | |
| MT | [MCA § 33-25-105 (5)], [MCA § 33-25-401 (2)(a)(i)(ii), MCA § 33-2-1601 | |
| NE | Neb. Rev. Stat. 44-19, 112 [entire] | |
| NV | N/A | |
| NM | N/A | |
| NC | N/A | |
| ND | N/A | |
| ОН | Ohio Revised Code Section 3953.21 Ohio Administrative Code 3901-5-09 and 3901-7-04 | |
| OK | N/A | |
| OR | N/A | |
| PA | 40 P.S. § 910-31 prohibits any form of compensation or benefit, directly or indirectly, to an "applicant for title insurance" as an inducement for the placement or referral of title insurance business. Under 40 P.S. § 910-1, the term "applicant for title insurance" is "deemed to include approved attorneys, real estate brokers, real estate salesmen, attorneys at law and all others who from time to time apply for title insurance, and are not agents for a title insurance company." | |
| PR | Section 9.061, 3.031 and 9.070 Puerto Rico Insurance Code | |
| RI | R.I. Gen. Laws § 27-2.6-14 | |
| SC | 38-75-960 | |
| TN | Tenn. Code Ann. § 56-35-131 | |
| **1 | 1.5 5.00 1.01 | |

| | 87. Please list the statutes and regulations regarding affiliated business arrangements. |
|----|--|
| TX | Texas Insurance Code Chapter 2651.203 and Texas Basic Manual, Procedural Rule P-21 |
| UT | Utah Code Section 31A-23a-1001, et seq. |
| VT | N/A |
| VA | 55.1-905 of the Code of Virginia |
| WA | RCW 48.29.015, 48.29.210, and 48.29.213. WAC 284-29-130 and 284-29-200. Also, generally WAC 284-29-120 through 284-29-160. |
| WV | 33-11A-1 et seq. |
| WI | Sections Ins. 3.32 and 6.61(11), Wis. Adm. Code. |
| WY | Wyoming regulations Chapter 3 |

| | 88. Does the state have a | 89. Is the guaranty association | 90. Is the guaranty association |
|----|----------------------------------|---------------------------------|---------------------------------|
| | guaranty association that covers | for title | operated in conjunction with |
| | title insurance? | insurance only? | other states? |
| AL | No | N/A | N/A |
| AK | Yes | Yes | No, it is for one state only |
| AS | No | No | N/A |
| ΑZ | No | N/A | N/A |
| AR | No | N/A | N/A |
| CA | No | N/A | N/A |
| CO | No | N/A | N/A |
| CT | No | N/A | N/A |
| FL | No | N/A | N/A |
| GA | No | N/A | N/A |
| ID | No | N/A | N/A |
| IN | No | N/A | N/A |
| KS | No | N/A | N/A |
| LA | No | N/A | N/A |
| ME | No | No | N/A |
| MD | Yes | No | No, it is for one state only |
| MA | No | N/A | N/A |
| MI | Yes | No | No, it is for one state only |
| MN | No | N/A | N/A |
| MS | No | N/A | N/A |
| MO | No | N/A | N/A |
| MT | No | N/A | N/A |
| NE | No | N/A | N/A |
| NV | No | N/A | N/A |
| NM | Yes | Yes | No, it is for one state only |
| NC | No | N/A | N/A |
| ND | No | N/A | N/A |
| ОН | No | N/A | N/A |
| OK | No | N/A | N/A |
| OR | No | N/A | N/A |
| PA | No | N/A | N/A |
| PR | No | N/A | No, it is for one state only |
| RI | No | N/A | N/A |
| SC | No | Yes | N/A |
| TN | No | N/A | No, it is for one state only |
| TX | Yes | Yes | No, it is for one state only |
| UT | No | N/A | N/A |
| VT | No | N/A | N/A |
| VA | Yes | No | No, it is for one state only |
| WA | No | N/A | N/A |
| WV | No | N/A | N/A |
| WI | No | N/A | N/A |
| WY | No | N/A | N/A |

| | 91. Please list the statutes and regulations regarding guaranty associations. |
|----|---|
| AL | N/A |
| AK | A.S. 21.66.020 |
| AS | N/A |
| ΑZ | ARS §20-685 |
| AR | N/A |
| CA | N/A |
| СО | N/A |
| CT | CGS section 38a-836 et seq. CGS section 38a-837(6) excludes title insurance. See also, CGS section 38a-409 concerning use of reserves on liquidation, dissolution or insolvency of a Conneticut domestic title insurer. |
| FL | N/A |
| GA | N/A |
| ID | N/A |
| IN | N/A |
| KS | K.S.A. 40-2901 et seq. K.S.A. 40-2902 exempts from guaranty association coverage policies insuring titles to property against loss by reason of defective titles, and other policies which insure the correctness of searches for liens or charges of instruments affecting property. |
| LA | La.R.S. 22:2051- 22:2070 |
| ME | 24-A M.R.S. § 4433(2)(E) (title insurance exclusion in guaranty association law) |
| MD | Annotated Code of Maryland, Title 9 Impaired Entities, Subtitle 3 Property and Casualty Insurance Guaranty Corporation. |
| MA | N/A |
| MI | MCL 500.7901 |
| MN | N/A |
| MS | N/A |
| MO | N/A |
| MT | Each title insurer shall maintain its own guaranty fund or unearned premium reserve (MCA § 33-2-517). A title insurer shall establish and maintain its guaranty fund [MCA § 33-25-211]. |
| NE | N/A. Neb. Rev. Stat. 44-2402 (guaranty associations in general) |
| NV | N/A |
| NM | 59-A-30A-1 et seq. NMSA; 13.5.2 NMAC |
| NC | N/A |
| ND | N/A |
| ОН | N/A |
| OK | N/A |
| OR | N/A |
| PA | N/A |
| PR | Title Insurance has its own guaranty fund required in Section 24.020 of Puerto Rico Insurance Code. Puerto Rico Insurance Guaranty Association is regulated in Chapter 38 of the Puerto Rico Insurance Code. Section 38.030(5) specifically excludes title insurance from its coverage. |
| RI | N/A |
| SC | N/A |
| TN | T.C.A. 56-12-101 et seq. |
| TX | Texas Insurance Code Chapters 2602; Basic Manual for Rules, Rates, and Forms for the Writing of Title Insurance in the State of Texas, Procedural Rule P-30 and Administrative Rule G-1 |
| UT | N/A |
| VT | N/A N/A |
| | |
| VA | 38.2-1600 et seq. of the Code of Virginia |
| WA | Chapters 48.32 and 48.32A RCW |
| WV | N/A |
| WI | N/A |
| WY | N/A |

| | 92. What types of issues, if any, related to title insurance have been the source of regulatory (investigation or enforcement) activity in the past five years? | |
|----|--|--|
| AL | None | |
| AK | Outsourced work to unlicensed persons | |
| AS | None | |
| ΑZ | None | |
| AR | None | |
| CA | Twelve market conduct exams covering title insurance during the past five years have been completed. Eight of these focused-on claim handling practices of eight separate title insurers, the remaining four covered rating and underwriting issues, each of which included the title insurer and its affiliated underwritten title companies. In the rating and underwriting examinations, common themes were failure to file all schedules of rates and fees (including fees for escrow services), failure to adhere to rates that were filed, unclear/vague rules for qualifications for special contract or discounted rates that resulted in inconsistency in their application and therefore unfair discrimination, and unlawful rebates in the form of premium undercharges in comparison to filed rate schedules. There was no specific pattern of findings in the claims exams. Findings were miscellaneous in nature and consisted of limited instances of failure to thoroughly document claim files, delays in accepting or denying claims, and failure to conduct and certify annual training of claims agents. For all of these examination findings, the insurers implemented corrective actions to resolve the issue as part of the examination. No administrative enforcement action was initiated. | |
| CO | Marketing, handling of fiduciary funds, closing and settlement | |
| СТ | The Department worked with the Conneticut Attorney General's office concerning an investigation related to a "free charge" for title agent vetting services undertaken by lenders. The particular title insurer agreed to resolve the matter by agreeing to charge a reasonable amount for vetting services provided to lenders. | |
| FL | None | |
| GA | None | |
| ID | §§ 41-1314 AND 41-2708, Idaho Code. Rebates and illegal inducements. IDAPA 18.05.01.031 & Exhibit 1 (attachment to Idaho Rule 18.05.01). | |
| IN | Failing to timely enter real estate transactions into the RREAL IN database within the statutory time period; lack of fitness/trustworthiness/misappropriation of funds | |
| KS | None | |
| LA | None | |
| ME | None | |
| MD | The Maryland Insurance Administration examines the annual on-site reviews conducted by insurers of their appointed title agencies, pursuant to the Annotated Code of Maryland, Title 10, Subtitle 1, Section 10-121, as well as COMAR 31.04.22. | |
| MA | None | |
| MI | None | |
| MN | Unfair claims practices, RESPA anti-kickback, unlicensed activity, defalcation, failure to supervise, failure to appoint, misrepresentation regarding required purchase of title insurance, failure to reconcile trust accounts, unauthorized disbursement of trust funds resulting in consumer harm, and provision of false and misleading information. | |
| MS | None | |
| МО | Misstatement on the insurance producer application. Misappropriation of escrow funds. Failure to adhere to written instructions. Delay in timely issuance of the title insurance policy to the insured. Conducting the business of title insurance without a valid insurance producer license issued by this Department. Failure to | |
| | timely submit the annual agency financial interest report and affiliated business arrangement report. | |

| | 92. What types of issues, if any, related to title insurance have been the source of regulatory (investigation or enforcement) activity in the past five years? | |
|----|--|--|
| NE | None | |
| NV | The majority of investigation and enforcement activity is related to unlawful inducements. | |
| NM | Fraud, premium calculations, claims, escrow procedures, non-promulgated forms | |
| NC | None | |
| ND | None | |
| ОН | The Department's Fraud and Enforcement Division has investigated title insurance issues related to rebating, fraudulent or coercive practices, failure to file annual escrow account reviews, unlicensed activities, affiliated business arrangements, actions on professional license, and wire fraud. | |
| OK | Conducting insurance business without a license | |
| OR | Whether title insurers are providing an intermediary a thing of value exceeding state law limits and/or inducements | |
| PA | None | |
| PR | None | |
| RI | A market conduct sweep was conducted of all title insurers writing in Rhode Island, involving interrogatories and follow-up questions. This was prompted by a Rhode Island Supreme Court decision on whether title insurance agents could conduct real estate closings (yes) and perform all ancillary activities (some, but not all). That sweep will result in some observation letters, a warning letter and a referral to enforcement. | |
| SC | None | |
| TN | There has been no significant regulatory activity related to title insurance in the past five years. However the Department is currently researching the issue of attorney opinion letters that are becoming available t consumers in lieu of title insurance. | |
| TX | Late annual escrow audit reports, rebating, CE violations, late underwriter remittances, late policy guaranty fees, thefts of escrow funds, unauthorized insurance, failure to properly close the transaction, failure to defend, insuring around, policy issuance, claims handling, fraud, noncompliance with escrow accounting regulations | |
| UT | Unfair inducements; defalcations | |
| VT | None | |
| VA | Unlicensed/unregistered activity of title agents and settlement agents (escrow), failure to handle funds in fiduciary capacity, rebating/kickbacks, failure to escheat escrow funds annually, failure to retain settlement records in accordance with the Code of Virginia, acting without an appointment from underwriter/insurer, failure to complete duties of a settlement agent | |
| WA | The most common issue seen in investigations have been related to title insurance agencies not following the terms and conditions of sale and not distributing funds correctly from escrow. On the enforcement side, title agencies and agents not complying with escrow rules or other terms and conditions of sales, not meeting compliance requirements under the Insurance Code, and violating inducement law. | |
| WV | None | |
| WI | Record retention, rate downward deviation, blanket exceptions, and the use of arbitration | |
| WY | None | |

| | 93. How many full-time equivalent staff are dedicated to, or on average, work on title insurance | |
|----|---|--|
| | issues in your state? | |
| AL | 4 | |
| AK | None | |
| AS | | |
| ΑZ | 1 | |
| AR | None | |
| CA | Licensing has one program technician who processes title marketing representative license applications, appointments, and renewal. | |
| CO | Two FTE. One dedicated to Market Regulation and one dedicated to Investigations. | |
| CT | 5 | |
| FL | One full-time equivalent staff at the Office of Insurance Regulation and one full-time equivalent staff at the Department of Financial Services. | |
| GA | 1 | |
| ID | 1 | |
| IN | 3 | |
| KS | less than one | |
| LA | 3 | |
| ME | 1/2 | |
| MD | 3-5 | |
| MA | None | |
| MI | 3 | |
| MN | 1 FTE | |
| MS | None. The Department has little regulatory oversight regarding title insurance. | |
| МО | Consumer Affairs Division - 1 full time employee; Market Regulation Division - 0.25 full time employee | |
| МТ | 15 - the Montana CSI has 5 P&C Insurance Consumer Services compliance specialists who may investigate title insurance consumer complaints, 3 Producer Licensing specialists who may investigate title producer licensing and appointment issues, 2 Market Conduct examiners who may investigate title insurer issues, 4 investigators who may investigate allegations of title producer or insured violations of MCA § 33, and 1 staff attorney dedicated to title insurance. | |
| NE | 2 staff members work on title issues, as needed. | |
| NV | 1 | |
| NM | 4 | |
| NC | The Department does not have staff solely dedicated to work on title insurance issues. | |
| ND | 1 FTE | |
| ОН | 26 individuals at the Department handle title insurance related issues, but none are wholly dedicated to title insurance issues. | |
| OK | Variable | |
| OR | Title insurance work is encompassed under P&C - there are at least half a dozen staff who can answer questions about title insurance. | |

| | 93. How many full-time equivalent staff are dedicated to, or on average, work on title insurance issues in your state? |
|----|---|
| PA | No Department staff are dedicated to title insurance issues alone. Title insurance rate filings are reviewed by P&C actuarial staff. Title insurance policy form filings are reviewed by P&C policy form examiner staff. Title insurance consumer complaints are handled by the Bureau of Consumer Services. Title insurance companies are licensed by Company Licensing Staff. Title insurance agents are licensed by Producer Licensing Staff. Market conduct issues are handled by the Bureau of Market Actions. Etc. |
| PR | 11 approximately from the Actuarial/Property Division, Licensing Division, Market Conduct and Investigation Division, Financial Analisis and Exam Division - not exclusively dedicated to title insurance tasks |
| RI | None |
| SC | None |
| TN | There are no full-time staff dedicated to work on title insurance. |
| TX | About 30 |
| UT | The Department does not assign specific staff to do title insurance work only. Licensing is done by the company licensing section or the agent/agency licensing section. Market conduct matters concerning title insurance are handled within the market conduct section. |
| VT | less than one |
| VA | 8 |
| WA | The Department has at least seven staff dedicated to, or on average work, on title insurance issued in Washington. This includes one Policy Analyst, one Functional Program Analyst, one Producer and Licensing Oversight Manager, and several Insurance Attorneys, Attorney Managers, Investigators and Deputy Insurance Commissioners. While the Department has several staff with specific experience on title insurance issues in the investigative and enforcement side of Legal Affairs, everyone takes on cases involving the issues for cross training. |
| WV | None |
| WI | 1 |
| WY | 2 |

| | 94. Miscellaneous comments: |
|----|--|
| AL | |
| AK | |
| AS | |
| AZ | |
| AR | |
| CA | |
| CO | |
| CT | |
| FL | Florida's regulatory set-up invloves oversight by two separate state agnecies. The Office of Insurance Regulation oversees the tile insurance underwriters and the Department of Financial Services oversees the title insurance agents and agencies. |
| GA | oversees the title insurance agents and agencies. |
| ID | |
| IN | Pursuant to IC 27-1-22-28, the Indiana Department of Insurance must maintain a title insurance rate comparison tool. The tool is located here: https://www.in.gov/idoi/consumers/title-insurance-rate-comparison-tool |
| KS | |
| LA | |
| ME | |
| MD | |
| MA | |
| MI | |
| MN | |
| MS | |
| МО | Missouri issues an insurance producer license for persons conducting the business of insurance as defined in Section 381.031(19), RSMo. |
| МТ | The American Land Title Association (ALTA) Standard Owners Policy sold in Montana is separate from the ALTA Extended Owners Policy; and Multiple owners' policies may be written as a single risk, but the insureds, however, receive separate policies. Policy Rate And Form Regulation-MCA § 33-25-214. Underwriting standards – record retention. ARM 6.6.2201. Liens, Encumbrances, and Standards of Insurability. ARM 6.6.2203. Rebates and Inducements |
| NE | |
| NV | |
| NM | |
| NC | |
| ND | |
| ОН | |
| OK | |
| OR | |
| PA | |
| PR | |
| RI | |
| SC | |
| TN | |

| added to the promulgated policy forms as needed. Title Insurance rates are promulgated and include charge for closing. Escrow fees are not part of the promulgated rates. Title Insurance premium rates are promulgated. Rates include a charge for closing, but not escrow. Rates must be reasonable to the public and non-confiscatory to the title insurers and title agents. The Department promulgate the tit insurance policy forms and endorsements. The Department sets premium rates, which must be reasonable to the public and non-confiscatory to title insurers and title agents. Liable for losses resulting from defalcations is primarily imposed through a closing protection letter, but it might be possible for liability to be imposed by other means such as common law, statutory grounds, or contract. Searches are not ordinarily conducted from publicly available recorders' websites, but can be under certain special circumstances. Buyers and sellers can request insured closing letters – T-51 2702.002 UT VA WA The Department does little to no activity on title insurance or real estate closing issues. All closings have to be performed by attorneys who are regulated by the West Virginia State Bar. Additional processes, such as title search or examination of title, may be included in title rates pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparaton of a title policy by an entity located outside of the state. There are no insurance | | 94. Miscellaneous comments: |
|--|----|---|
| VA WA WA The Department does little to no activity on title insurance or real estate closing issues. All closings have to be performed by attorneys who are regulated by the West Virginia State Bar. Additional processes, such as title search or examination of title, may be included in title rates pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparation of a title policy by an entity located outside of the state. There are insurance requirements for a licensed entity to have physical offices or perform activities within the state. | TX | reasonable to the public and non-confiscatory to title insurers and title agents. Liable for losses resulting from defalcations is primarily imposed through a closing protection letter, but it might be possible for liability to be imposed by other means such as common law, statutory grounds, or contract. Searches are not ordinarily conducted from publicly available recorders' websites, but can be under certain special circumstances. Buyers and sellers can request insured closing letters – T-51, |
| WA WA The Department does little to no activity on title insurance or real estate closing issues. All closings have to be performed by attorneys who are regulated by the West Virginia State Bar. Additional processes, such as title search or examination of title, may be included in title rates pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparaton of a title policy by an entity located outside of the state. There are no insurance requirements for a licensed entity to have physical offices or perform activities within the state. | UT | |
| WV The Department does little to no activity on title insurance or real estate closing issues. All closings have to be performed by attorneys who are regulated by the West Virginia State Bar. Additional processes, such as title search or examination of title, may be included in title rates pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparaton of a title policy by an entity located outside of the state. There are no insurance requirements for a licensed entity to have physical offices or perform activities within the state. | VT | |
| The Department does little to no activity on title insurance or real estate closing issues. All closings have to be performed by attorneys who are regulated by the West Virginia State Bar. Additional processes, such as title search or examination of title, may be included in title rates pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparation of a title policy by an entity located outside of the state. There are no insurance requirements for a licensed entity to have physical offices or perform activities within the state. | VA | |
| have to be performed by attorneys who are regulated by the West Virginia State Bar. Additional processes, such as title search or examination of title, may be included in title rates pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparaton of a title policy by an entity located outside of the state. There are no insurance requirements for a licensed entity to have physical offices or perform activities within the state. | WA | |
| pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparation of a title policy by an entity located outside of the state. There are no insurance requirements for a licensed entity to have physical offices or perform activities within the state. | WV | The Department does little to no activity on title insurance or real estate closing issues. All closings have to be performed by attorneys who are regulated by the West Virginia State Bar. |
| WY | WI | pursuant to s. Ins. 3.32(3)(d), Wis. Adm. Code. Certain exemptions on filing rates with the Department may apply. See ss. Ins. 6.78 and 6.785, Wis. Adm. Code. In regards to filing fees, an agent may be subject to disclosure requirements under s. 628.32, Wis. Stat. There are no insurance laws prohibiting the preparation of a title policy by an entity located outside of the state. There are no insurance requirements for a licensed entity to have physical offices or perform activities within the |
| | WY | |