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By: **Senator Middleton** Introduced and read first time: January 20, 2017 Assigned to: Finance

## A BILL ENTITLED

1 AN ACT concerning

### Homeowner's Insurance - Notices

3 FOR the purpose of authorizing certain offers, notices, statements, and disclosures relating 4 to homeowner's insurance to be delivered by electronic means if the insurer complies  $\mathbf{5}$ with certain requirements; authorizing insurers to comply with certain renewal 6 notice requirements relating to homeowner's insurance by sending a certain notice; 7 requiring the Maryland Insurance Commissioner to adopt by regulation a certain 8 notice to be provided to insureds or policyholders at each renewal that contains 9 certain information; providing for the form and contents of a certain renewal notice; providing that a certain renewal notice does not create a private right of action; 1011 authorizing insurers to comply with certain renewal notice requirements by sending 12a certain notice; and generally relating to notices under homeowner's insurance.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Insurance
- 15 Section 19–202, 19–205, 19–206, 19–206.1, 19–207, 19–209.1, 19–210, 19–214,
- 16 19–215, and 27–501(n)
- 17 Annotated Code of Maryland
- 18 (2011 Replacement Volume and 2016 Supplement)
- 19 BY adding to
- 20 Article Insurance
- 21 Section 19–216
- 22 Annotated Code of Maryland
- 23 (2011 Replacement Volume and 2016 Supplement)
- 24 BY repealing and reenacting, without amendments,
- 25 Article Insurance
- 26 Section 27–601.2
- 27 Annotated Code of Maryland
- 28 (2011 Replacement Volume and 2016 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 1  $\mathbf{2}$ That the Laws of Maryland read as follows: 3 Article – Insurance 4 19 - 202. $\mathbf{5}$ An insurer that issues, sells, or delivers a homeowner's insurance policy shall (a) 6 at time of application and renewal offer in writing to provide coverage for loss that: is caused by or results from water that backs up through sewers or 7 (1)8 drains; and 9 (2)is not caused by the negligence of the insured. 10 (b) If an application or renewal is made by telephone, the insurer is deemed to be 11 in compliance with subsection (a) of this section if, within 7 calendar days after the date of 12application or renewal, the insurer sends the offer to the applicant or insured by a 13first-class mail tracking method. 14If an application or renewal is made using the Internet, the insurer is deemed (c)15to be in compliance with subsection (a) of this section if the insurer provides the offer to the 16 applicant or insured prior to submission of the application or renewal. 17**(**D**)** AN OFFER REQUIRED BY THIS SECTION MAY BE DELIVERED BY 18 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 27-601.2 OF THIS ARTICLE. 19 20AN INSURER MAY COMPLY WITH THE RENEWAL NOTICE REQUIREMENTS **(E)** OF THIS SECTION BY SENDING THE NOTICE AUTHORIZED BY § 19-216 OF THIS 2122SUBTITLE. 2319 - 205.24An insurer shall provide a policyholder with an annual statement that (a) (1)summarizes the coverages and exclusions under the policy issued by the insurer. 2526(2)The insurer's statement shall be clear and specific. 27The insurer's statement shall state whether the coverages under the (3)28policy provide for replacement cost, actual cash value, or other method of loss payment for 29covered structures and contents. 30 (4) The insurer's statement shall include a disclosure that states:

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$\frac{1}{2}$	(i) the policyholder should read the policy for complete information on coverages and exclusions;				
$\frac{3}{4}$	(ii) the policyholder should refer to the declarations page for a listing of coverages purchased;				
5 6 7	(iii) the policyholder should communicate with the insurance producer or the insurer for any additional information regarding the scope of coverages in the policy;				
8 9	(iv) the statement does not include additional optional coverage purchased by the policyholder, if any;				
10 11	(v) the statement is not part of the policy or contract of insurance and does not create a private right of action;				
$\begin{array}{c} 12\\ 13 \end{array}$	(vi) all rights, duties, and obligations are controlled by the policy and contract of insurance; and				
$\begin{array}{c} 14 \\ 15 \end{array}$	(vii) the standard homeowner's insurance policy does not cover losses from flood.				
16	(b) The statement under subsection (a) of this section:				
17	(1) is not part of the policy or contract of insurance; and				
18	(2) does not create a private right of action.				
19 20 21	0 BE DELIVERED BY ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE				
$\frac{22}{23}$	[(c)] (D) The Commissioner may adopt regulations to implement the provisions of this section.				
24	19–206.				
25 26 27 28	(a) (1) An insurer that sells or negotiates homeowner's insurance in the State shall provide an applicant, at the time a policy of homeowner's insurance is initially purchased, with a written notice that states that a standard homeowner's insurance policy does not cover losses from flood.				

29 (2) If an application is made by telephone, the insurer is deemed to be in 30 compliance with this section if, within 7 calendar days after the date of application, the 31 insurer sends the notice to the applicant or insured by a first-class mail tracking method.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(3) If an application is made using the Internet, the insurer is deemed to be in compliance with this section if the insurer provides the notice to the applicant prior to the submission of the application.				
4	(b) The notice shall:				
$5 \\ 6$	(1) state that flood insurance may be available through the Nati Insurance Program or other sources;	onal Flood			
$7 \\ 8$	(2) provide the applicant with the contact information for the Flood Insurance Program;	e National			
9 10		e with the			
$\begin{array}{c} 11\\ 12\\ 13 \end{array}$	(4) advise the applicant to contact the National Flood Insurance the applicant's insurer, or the applicant's insurance producer for information a insurance;	-			
$14\\15$	(5) advise the applicant that flood insurance may be available f structures and their contents;	for covered			
16 17 18	(6) advise the applicant that a claim under a flood insurance pol adjusted and paid on a different basis than a claim under a homeowner's insura and				
$\frac{19}{20}$	(7) advise the applicant that a separate application must be co purchase flood insurance.	mpleted to			
$\frac{21}{22}$	(c) A notice required to be sent by a first–class mail tracking method section may be sent with the statement required under § 19–207 of this subtitle				
23	(d) A notice provided under this section does not create a private right	of action.			
$24 \\ 25 \\ 26$	ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF §				
27	19–206.1.				
28 29 30	(a) This section applies to an insurer that offers a homeowner's insurance policy in the State that does not provide coverage for losses specific breeds or specific mixed breeds of dogs.				

31 (b) At the time of application for or issuance of a policy of homeowner's insurance 32or renter's insurance, and at each renewal of a policy of homeowner's insurance or renter's

1 insurance, an insurer subject to this section shall provide to an applicant or an insured a2 written notice that:

3 (1) states that the policy does not provide coverage for losses caused by 4 specific breeds or specific mixed breeds of dogs; and

5 (2) identifies the specific breeds or specific mixed breeds of dogs for which 6 the policy does not provide coverage.

7 (c) An insurer subject to this section may provide the notice required under 8 subsection (b) of this section in the annual statement required under § 19–205 of this 9 subtitle.

# 10 (D) THE NOTICE REQUIRED BY THIS SECTION MAY BE DELIVERED BY 11 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 12 27-601.2 OF THIS ARTICLE.

13 19-207.

14 (a) (1) An insurer that sells or negotiates homeowner's insurance in the State 15 shall provide an applicant, at the time of application for homeowner's insurance, with a 16 written statement that lists all additional optional coverage available from the insurer to 17 the applicant.

18 (2) If an application is made by telephone, the insurer is deemed to be in 19 compliance with this section if, within 7 calendar days after the date of application, the 20 insurer sends the statement to the applicant or insured by a first-class mail tracking 21 method.

(3) If an application is made using the Internet, the insurer is deemed to
 be in compliance with this section if the insurer provides the statement to the applicant
 prior to submission of the application.

- 25 (b) The statement shall:
- 26 (1) be on a separate form;

(2) be titled, in at least 12 point type, "Additional Optional Coverage Not
Included in the Standard Homeowner's Insurance Policy";

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(3) contain the following disclosure in at least 10 point type:

30 "Your standard homeowner's insurance policy does not cover all risks. You may need 31 to obtain additional insurance to cover loss or damage to your home, property, and the 32 contents of your home or to cover risks related to business or personal activities on your 33 property.

1 This statement provides a list of the types of additional insurance coverage that are 2 available. Contact your insurance company, insurance producer, or insurance agent to 3 discuss these additional coverages."; and

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(4) contain a list of additional optional coverage.

5 (c) A statement required to be sent by a first-class mail tracking method under 6 this section may be sent with the notice required under § 19–206 of this subtitle.

7 (d) A statement provided under this section does not create a private right of 8 action.

### 9 (E) A STATEMENT REQUIRED BY THIS SECTION MAY BE DELIVERED BY 10 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 11 27-601.2 OF THIS ARTICLE.

12 19-209.1.

(a) An insurer that issues a policy of homeowner's insurance that includes a
deductible that is equal to a percentage of the "Coverage A – Dwelling Limit" of the policy,
or has adopted an underwriting standard that requires a mandatory hurricane deductible
equal to a percentage of the "Coverage A – Dwelling Limit" of the policy, shall provide an
insured with a statement about the deductible at the time the policy of homeowner's
insurance is first issued and at each renewal.

- 19 (b) (1) The statement required under subsection (a) of this section shall:
- 20 (i) be titled, in at least 12 point type, "Percentage Deductible 21 Notice";
- 22 (ii) state the actual percentage of the percentage deductible;
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(iii) state the circumstances under which the deductible applies;

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- (iv) include an example of how the deductible applies to a loss; and

25 (v) include the following statement, or a substantially similar 26 statement, in at least 10 point type:

27 "Your homeowner's insurance policy contains a percentage deductible, which means 28 that your deductible for a covered loss will be determined by multiplying the dollar amount 29 of your Coverage A – Dwelling Limit of Liability by this percentage under the following 30 circumstances: (insert explanation of circumstances under which a percentage deductible 31 would be applied)".

32 (2) The example required under paragraph (1)(iv) of this subsection may 33 be provided in the following manner:

1 "If, at the time of a covered loss, a homeowner's insurance policy's Coverage A – 2 Dwelling Limit of Liability is \$300,000 and the policy includes a 2% deductible, the 3 policyholder will be responsible for paying a deductible of \$6,000 on a claim for a covered 4 loss (\$300,000 x 2%). This means that, for example:

5 If the covered loss to the dwelling is \$25,000 and the covered loss to personal property 6 is \$10,000 for a total covered loss of \$35,000, the policyholder is responsible for paying a 7 \$6,000 deductible and the insurer is responsible for the balance of the covered loss, or 8 \$29,000.

9 If the covered loss to the dwelling is \$5,000, the policyholder is responsible for paying 10 the entire covered loss because the total amount of the covered loss is less than the 11 percentage deductible, which is \$6,000.".

12 (c) (1) An insurer may satisfy the requirements of subsection (b) of this section 13 if, on the declarations page of the policy of homeowner's insurance or in a separate 14 statement, the insurer states:

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(i) the actual percentage of the percentage deductible;

(ii) the dollar amount of the percentage deductible as it relates to the
 policy of homeowner's insurance; and

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- (iii) the circumstances under which the deductible applies.

19 (2) The statement shall be titled, in at least 12 point type, "Percentage 20 Deductible Notice".

### 21 (D) THE STATEMENT REQUIRED BY THIS SECTION MAY BE DELIVERED BY 22 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 23 27–601.2 OF THIS ARTICLE.

24 19-210.

(a) An insurer shall offer at least one actuarially justified premium discount on a
 policy of homeowner's insurance to a policyholder who submits proof of improvements made
 to the insured premises as a means of mitigating loss from a hurricane or other storm.

- 28 (b) Means of mitigating loss include:
- 29 (1) the installation of one or more of the following:
- 30 (i) hurricane shutters;
- 31 (ii) secondary water barrier;

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1		(iii)	reinforced roof coverings;			
2		(iv)	braced gable ends;			
3		(v)	reinforced roof to wall connections;			
4		(vi)	tie downs; and			
5		(vii)	reinforced opening protections;			
6	(2)	repai	r or replacement of:			
7		(i)	exterior doors, including garage doors;			
$\frac{8}{9}$	components; and	(ii)	hurricane resistant trusses, studs, and other structural			
$\begin{array}{c} 10\\11 \end{array}$	tie down straps; an	(iii) nd	repair or replacement of manufactured home piers, anchors, and			
$\begin{array}{c} 12 \\ 13 \end{array}$						
$\begin{array}{c} 14 \\ 15 \end{array}$						
$\begin{array}{c} 16 \\ 17 \end{array}$	(d) (1) An insurer shall be allowed to inspect the improvements that are the basis of a premium discount under this section.					
$\begin{array}{c} 18\\19\end{array}$	(2) discount under thi	(i) Is secti	Verification of improvements that are the basis of a premium on rests with the insurer.			
$20 \\ 21 \\ 22$	(ii) An insurer may accept an inspection certificate issued by a governmental agency as verification of improvements that are the basis of a premium discount under this section.					
23	(e) A pre	emium	discount offered under this section shall:			
24	(1)	comp	ly with the provisions of Title 11 of this article; and			
$25 \\ 26 \\ 27$	(2) only be offered for improvements identified by the Commissioner as qualified mitigation actions made to the insured premises that may materially mitigate loss from a hurricane or other storm otherwise covered under the policy.					
28 29 30	(f) (1) An insurer that offers a premium discount under this section shall provide a policyholder with an annual statement regarding the availability of the discount and the method of applying for the discount.					

1 (2) The notice required under paragraph (1) of this subsection may be sent 2 with the statement required under § 19–205 of this subtitle.

3 (3) AN INSURER MAY COMPLY WITH THE RENEWAL NOTICE 4 REQUIREMENTS OF THIS SUBSECTION BY SENDING THE NOTICE AUTHORIZED BY § 5 19–216 OF THIS SUBTITLE.

6 (G) THE NOTICE REQUIRED BY THIS SECTION MAY BE DELIVERED BY 7 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 8 27-601.2 OF THIS ARTICLE.

9 [(g)] (H) The Commissioner may adopt regulations to implement the provisions 10 of this section.

11 19–214.

12 (a) An insurer that offers homeowner's insurance in the State shall provide a 13 written notice to the insured at the time of application or issuance and at each renewal of 14 the policy that states, in substantially similar language, that, in addition to the other 15 allowable reasons for cancellation or refusal to renew under Maryland law:

16 (1) the insurer may cancel or refuse to renew coverage on the basis of the 17 number of claims made by the policyholder within the preceding 3-year period; and

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(2) the insurer may cancel or refuse to renew coverage on the basis of:

19(i)three or more weather-related claims made within the preceding203-year period;

(ii) one or more weather-related claims made within the preceding
3-year period if the insurer has provided written notice to the insured for reasonable or
customary repairs or replacement specific to the insured's premises or dwelling that:

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1. the insured failed to make; and

252.if made, would have prevented the loss for which a claim26was made; and

(iii) a change in the physical condition or contents of the premisesthat:

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1. increases the hazard insured against; and

30 2. if present and known to the insurer before the issuance of
 31 the policy, would have caused the insurer to refuse to issue the policy.

1 (b) In order to support cancellation or refusal to renew under subsection (a)(2)(ii) 2 of this section, the written notice:

3 (1) must refer to specific conditions known to the insurer concerning the 4 insured's specific premises or dwelling; and

5 (2) may not be a general notification of repairs or replacements common to 6 that type of premises or dwelling.

7 (C) A NOTICE REQUIRED BY THIS SECTION MAY BE DELIVERED BY 8 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 9 27-601.2 OF THIS ARTICLE.

10 (D) AN INSURER MAY COMPLY WITH THE RENEWAL NOTICE REQUIREMENTS 11 OF THIS SECTION BY SENDING THE NOTICE AUTHORIZED BY § 19–216 OF THIS 12 SUBTITLE.

13 19–215.

14 (a) An insurer that issues a policy of homeowner's insurance in the State that 15 contains an anti-concurrent causation (ACC) clause shall provide a policyholder each year 16 with a notice that:

- 17 (1) is clear and specific;
- 18 (2) describes the ACC clause;

19 (3) informs the insured to read the policy for complete information on the 20 exclusions; and

21 (4) states that the insured should communicate with the insurance 22 producer or the insurer for additional information regarding the scope of the exclusions.

- 23 (b) The notice under subsection (a) of this section:
- 24 (1) is not part of the policy or contract of insurance; and
- 25 (2) does not create a private right of action.

26 (C) A NOTICE REQUIRED BY THIS SECTION MAY BE DELIVERED BY 27 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 28 27-601.2 OF THIS ARTICLE.

29 [(c)] (D) The Commissioner may adopt regulations to implement this section.

1 **19–216.** 

2 (A) THE COMMISSIONER SHALL ADOPT BY REGULATION A NOTICE TO BE 3 PROVIDED TO INSUREDS OR POLICYHOLDERS AT EACH RENEWAL REGARDING 4 AREAS OF CONCERNS, INCLUDING:

5 (1) FLOOD;

6 (2) COVERAGE FOR LOSS FROM WATER THAT BACKS UP THROUGH 7 SEWERS AND DRAINS;

- 8 (3) DEDUCTIBLES;
- 9 (4) STORM LOSS PROTECTIVE DEVICE DISCOUNT;
- 10 (5) CLAIMS HISTORY; AND
- 11 (6) INCREASED HAZARD.

12 (B) THE NOTICE PROVIDED UNDER SUBSECTION (A) OF THIS SECTION 13 SHALL:

14 (1) BE WRITTEN IN CLEAR AND SPECIFIC LANGUAGE; AND

15(2) CONTAIN THE FOLLOWING LANGUAGE IN AT LEAST 10 POINT16TYPE:

17 "THIS NOTICE IS NOT YOUR POLICY, DOES NOT GIVE YOU ANY NEW OR
18 ADDITIONAL RIGHTS BEYOND THOSE EXPRESSLY STATED IN YOUR POLICY, AND
19 DOES NOT ALTER YOUR POLICY IN ANY WAY.".

20 (C) THE NOTICE PROVIDED UNDER SUBSECTION (A) OF THIS SECTION DOES 21 NOT CREATE A PRIVATE RIGHT OF ACTION.

22 (D) AN INSURER MAY PROVIDE THE RENEWAL NOTICES REQUIRED BY §§ 23 19–202, 19–205(A)(4)(VII), 19–210(F), AND 19–214(A) OF THIS SUBTITLE AND § 24 27–501(N)(2) OF THIS ARTICLE BY SENDING THE NOTICE AUTHORIZED BY 25 SUBSECTION (A) OF THIS SECTION.

26 (E) THE NOTICE AUTHORIZED BY THIS SECTION MAY BE DELIVERED BY 27 ELECTRONIC MEANS IF THE INSURER COMPLIES WITH THE REQUIREMENTS OF § 28 27–601.2 OF THIS ARTICLE. 1 27-501.

2 (n) (1) Subject to the requirements of this article, if an insurer considers claims 3 history for the purposes of canceling or refusing to renew coverage, the insurer may 4 consider the following factors in mitigation of the proposed decision without producing 5 statistical validation:

- 6 (i) the severity of the losses;
  7 (ii) the length of time that an insured has been a policyholder with 8 the insurer;
  - 9 (iii) loss mitigation of previous losses; and

10 (iv) the availability of a higher deductible for the particular policy 11 and types of losses.

12 (2) If an insurer considers claims history for purposes of canceling or 13 refusing to renew coverage, the insurer shall disclose the practice to an insured at the 14 inception of the policy and at each renewal.

# 15 (3) AN INSURER MAY COMPLY WITH THE DISCLOSURE REQUIRED AT 16 RENEWAL BY PARAGRAPH (2) OF THIS SUBSECTION BY SENDING THE NOTICE 17 AUTHORIZED BY § 19–216 OF THIS ARTICLE.

- 18 27-601.2.
- 19 (a) (1) In this section the following words have the meanings indicated.
- 20 (2) "Delivered by electronic means" includes:

21 (i) delivery to an electronic mail address at which a party has 22 consented to receive notice; and

(ii) posting on an electronic network, together with separate notice
to a party directed to the electronic mail address at which the party has consented to receive
notice of the posting.

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(3) "Party" means an applicant, an insured, or a policyholder.

(b) Subject to subsection (d) of this section, any notice to a party required under this subtitle may be delivered by electronic means provided the process used to obtain consent of the party to have notice delivered by electronic means meets the requirements of Title 21, Subtitle 1 of the Commercial Law Article.

1 Delivery of a notice in accordance with subsection (b) of this section shall be (c) $\mathbf{2}$ considered equivalent to any delivery method required under this subtitle, including 3 delivery by first-class mail, certified mail, or a first-class mail tracking method. 4 (d)A notice may be delivered by electronic means by an insurer to a party under this section if:  $\mathbf{5}$ 6 (1)the party has affirmatively consented to that method of delivery and 7has not withdrawn the consent; 8 the party, before giving consent, is provided with a clear and (2)9 conspicuous statement: 10 (i) informing the party of: 11 any right or option of the party to have the notice provided 1. 12or made available in paper or another nonelectronic form; 132. the right of the party to withdraw consent to have notice 14delivered by electronic means and any fees, conditions, or consequences imposed in the event consent is withdrawn: 1516 3. whether the party's consent applies: 17A. only to the particular transaction as to which the notice 18 must be given; or 19 B. to identified categories of notices that may be delivered by 20electronic means during the course of the parties' relationship; 214. A. how, after consent is given, the party may obtain a 22paper copy of a notice delivered by electronic means; and B. 23the fee, if any, for the paper copy; and 245. the procedures the party must use to withdraw consent to 25have notice delivered by electronic means and to update information needed to contact the party electronically; 2627(3)the party: 28before giving consent, is provided with a statement of the (i) 29hardware and software requirements for access to and retention of a notice delivered by 30 electronic means; and 31(ii) consents electronically, or confirms consent electronically, in a

manner that reasonably demonstrates that the party can access information in the

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electronic form that will be used for notices delivered by electronic means as to which the
 party has given consent; and

3 (4) after consent of the party is given, the insurer, in the event a change in 4 the hardware or software requirements needed to access or retain a notice delivered by 5 electronic means creates a material risk that the party will not be able to access or retain 6 a subsequent notice to which the consent applies:

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(i) provides the party with a statement of:

8 1. the revised hardware and software requirements for 9 access to and retention of a notice delivered by electronic means; and

10 2. the right of the party to withdraw consent without the 11 imposition of any fee, condition, or consequence that was not disclosed under item (2)(i)2 of 12 this subsection; and

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complies with item (2) of this subsection.

14 (e) This section does not affect the content or timing of any notice required under 15 this subtitle.

(ii)

16 (f) If a provision of this subtitle requiring notice to be provided to a party 17 expressly requires verification or acknowledgment of receipt of the notice, the notice may 18 be delivered by electronic means only if the method used provides for verification or 19 acknowledgment of receipt.

(g) The legal effectiveness, validity, or enforceability of any contract or policy of
insurance executed by a party may not be denied solely because of the failure to obtain
electronic consent or confirmation of consent of the party in accordance with subsection
(d)(3)(ii) of this section.

(h) (1) A withdrawal of consent by a party does not affect the legal
effectiveness, validity, or enforceability of a notice delivered by electronic means to the
party before the withdrawal of consent is effective.

27 (2) A withdrawal of consent by a party is effective within a reasonable 28 period of time after receipt of the withdrawal by the insurer.

(3) Failure to comply with subsection (d)(4) of this section may be treated,
at the election of the party, as a withdrawal of consent for purposes of this section.

(i) This section does not apply to a notice delivered by an insurer in an electronic
form before October 1, 2011, to a party who, before October 1, 2011, has consented to receive
notice in an electronic form otherwise allowed by law.

1 (j) If the consent of a party to receive notice in an electronic form is on file with 2 an insurer before October 1, 2011, the insurer shall notify the party of:

3 (1) the notices that may be delivered by electronic means under this 4 section; and

5 (2) the party's right to withdraw consent to have notices delivered by 6 electronic means.

7 (k) (1) Except as otherwise provided by law, if an oral communication or a 8 recording of an oral communication can be reliably stored and reproduced by an insurer, 9 the oral communication or recording may qualify as a notice delivered by electronic means 10 for purposes of this section.

11 (2) If a provision of this subtitle requires a signature or record to be 12 notarized, acknowledged, verified, or made under oath, the requirement is satisfied if the 13 electronic signature of the person authorized to perform those acts, together with all other 14 information required to be included by the provision, is attached to or logically associated 15 with the signature or record.

16 (l) This section may not be construed to modify, limit, or supersede the provisions 17 of the federal Electronic Signatures in Global and National Commerce Act relating to the 18 use of an electronic record to provide or make available information that is required to be 19 provided or made available in writing to a party.

20 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 21 October 1, 2017.