Final Proposed Filing - Coversheet

Instructions:

In accordance with Title 3 Chapter 25 of the Vermont Statutes Annotated and the "Rule on Rulemaking" adopted by the Office of the Secretary of State, this filing will be considered complete upon filing and acceptance of these forms with the Office of the Secretary of State, and the Legislative Committee on Administrative Rules.

All forms shall be submitted at the Office of the Secretary of State, no later than 3:30 pm on the last scheduled day of the work week.

The data provided in text areas of these forms will be used to generate a notice of rulemaking in the portal of "Proposed Rule Postings" online, and the newspapers of record if the rule is marked for publication. Publication of notices will be charged back to the promulgating agency.

PLEASE REMOVE ANY COVERSHEET OR FORM NOT REQUIRED WITH THE CURRENT FILING BEFORE DELIVERY!

Certification Statement: As the adopting Authority of this rule (see 3 V.S.A. § 801 (b) (11) for a definition), I approve the contents of this filing entitled:

Privacy of Consumer Financial and Health Inf	ormat	ion
/s/ Kevin Gaffney (signature)	_ , on _	4/17/23 (date)
Printed Name and Title: Kevin J. Gaffney Commissioner of Financial Regulation		
]	RECEIVEI	D BY:

- □ Adopting Page
 □ Economic Impact Analysis
 □ Environmental Impact Analysis
 □ Strategy for Maximizing Public Input
- ☐ Scientific Information Statement (if applicable)
- ☐ Incorporated by Reference Statement (if applicable)
- ☐ Clean text of the rule (Amended text without annotation)
- ☐ Annotated text (Clearly marking changes from previous rule)
- ☐ ICAR Minutes

☐ Coversheet

□ Copy of Comments□ Responsiveness Summary

1. TITLE OF RULE FILING:

Privacy of Consumer Financial and Health Information

2. PROPOSED NUMBER ASSIGNED BY THE SECRETARY OF STATE 23P 001

3. ADOPTING AGENCY:

Department of Financial Regulation

4. PRIMARY CONTACT PERSON:

(A PERSON WHO IS ABLE TO ANSWER QUESTIONS ABOUT THE CONTENT OF THE RULE).

Name: Karla Nuissl

Agency: Department of Financial Regulation

Mailing Address: 89 Main Street, Montpelier, VT 05620

Telephone: (802) 828-2910 Fax:

E-Mail: Karla.Nuissl@vermont.gov

Web URL (WHERE THE RULE WILL BE POSTED):

https://dfr.vermont.gov/about-us/legal-general-

counsel/proposed-rules-and-public-comment

5. SECONDARY CONTACT PERSON:

(A SPECIFIC PERSON FROM WHOM COPIES OF FILINGS MAY BE REQUESTED OR WHO MAY ANSWER QUESTIONS ABOUT FORMS SUBMITTED FOR FILING IF DIFFERENT FROM THE PRIMARY CONTACT PERSON).

Name: Diane Sherman

Agency: Department of Financial Regulation

Mailing Address: 89 Main Street, Montpelier, VT 05620

Telephone: (802) 622-4358 Fax:

E-Mail: diane.sherman@vermont.gov

6. RECORDS EXEMPTION INCLUDED WITHIN RULE:

(DOES THE RULE CONTAIN ANY PROVISION DESIGNATING INFORMATION AS CONFIDENTIAL; LIMITING ITS PUBLIC RELEASE; OR OTHERWISE, EXEMPTING IT FROM INSPECTION AND COPYING?) No

IF YES, CITE THE STATUTORY AUTHORITY FOR THE EXEMPTION:

PLEASE SUMMARIZE THE REASON FOR THE EXEMPTION:

7. LEGAL AUTHORITY / ENABLING LEGISLATION:

(THE SPECIFIC STATUTORY OR LEGAL CITATION FROM SESSION LAW INDICATING WHO THE ADOPTING ENTITY IS AND THUS WHO THE SIGNATORY SHOULD BE. THIS SHOULD BE A SPECIFIC CITATION NOT A CHAPTER CITATION).

8 V.S.A. § 15

8. EXPLANATION OF HOW THE RULE IS WITHIN THE AUTHORITY OF THE AGENCY:

Section 15 of Title 8 of the Vermont Statutes Annotated provides the Commissioner of Financial Regulation with authority to adopt rules necessary for the administration of Title 8, including the regulation of insurance companies, other entities offering insurance within Vermont, and insurance agents (which are termed "producers" in Vermont). This rule falls within the scope of this authority as it pertains to the regulation of the provision of insurance in Vermont.

- 9. THE FILING HAS CHANGED SINCE THE FILING OF THE PROPOSED RULE.
- 10. THE AGENCY HAS INCLUDED WITH THIS FILING A LETTER EXPLAINING IN DETAIL WHAT CHANGES WERE MADE, CITING CHAPTER AND SECTION WHERE APPLICABLE.
- 11. SUBSTANTIAL ARGUMENTS AND CONSIDERATIONS WERE NOT RAISED FOR OR AGAINST THE ORIGINAL PROPOSAL.
- 12. THE AGENCY HAS INCLUDED COPIES OF ALL WRITTEN SUBMISSIONS AND SYNOPSES OF ORAL COMMENTS RECEIVED.
- 13. THE AGENCY HAS INCLUDED A LETTER EXPLAINING IN DETAIL THE REASONS FOR THE AGENCY'S DECISION TO REJECT OR ADOPT THEM.
- 14. CONCISE SUMMARY (150 WORDS OR LESS):

The Department of Financial Regulation's rule on "Privacy of Consumer Financial and Health Information" establishes limitations on how insurance companies, other entities that offer insurance to Vermont consumers, and insurance agents share consumers' financial and health information. The rule is being amended to modernize and streamline how annual notices identifying these privacy practices are provided to consumers. Instead of delivering an annual privacy notice to consumers individually, entities and agents who meet specific criteria will have the option to provide the notice on their website. This rule amendment will make the requirements for the provision of annual privacy notices consistent with federal law and with similar requirements, established in other

rules, for entities regulated by the Banking Division. This rule amendment also makes technical corrections and clarifies what to include in the federal model privacy form should an entity elect to use that form as its privacy notice.

15. EXPLANATION OF WHY THE RULE IS NECESSARY:

This rule amendment is consistent with previously adopted changes to the federal requirements for providing annual privacy notices and serves to modernize and streamline the manner in which annual privacy notices are provided to consumers by insurance entities and agents operating in Vermont. The Department of Financial Regulation ("DFR") previously amended the annual privacy notice requirement for entities regulated by the Banking Division and the changes contained herein will make these same changes for entites regulated by the Insurance Division. This change will also better meet the expectations of today's consumers and reduce the mail burden for companies and consumers.

16. EXPLANATION OF HOW THE RULE IS NOT ARBITRARY:

Annual privacy notice requirements for entities operating in Vermont are based on the minimum, nationwide requirements established in the Gramm-Leach-Bliley Act, a federal law. The proposed rule amendment is consistent with amendments previously made to the federal Act which exempt entities meeting specific requirements from having to mail or otherwise individually deliver annual privacy notices. DFR adopted changes to its rules pertaining to entities regulated by the Banking Division to incorporate the change in federal law over four years ago and is proposing similar changes to the rules pertaining to entities regulated by the Insurance Division with this rule amendment. The final langauge in this rule amendment was also arrived at following input from insurance industry representatives.

17. LIST OF PEOPLE, ENTERPRISES AND GOVERNMENT ENTITIES AFFECTED BY THIS RULE:

Insurance companies operating in Vermont, other entities that offer insurance to Vermont consumers and

who are licensed by the Insurance Division, insurance agents, and consumers of insurance products

18. BRIEF SUMMARY OF ECONOMIC IMPACT (150 words or Less):

This rule amendment is predicted to have a small positive economic impact for insurance companies, other entities offering insurance within Vermont, and insurance agents as it is anticipated to reduce their costs for providing annual privacy notices by modernizing the manner in which such notices can be provided. To the extent these entities and individuals experience cost savings, consumers may also benefit from reduced costs for coverage. No consumer harm or negative economic impact is anticipated.

19. A HEARING WAS HELD.

20. HEARING INFORMATION

(THE FIRST HEARING SHALL BE NO SOONER THAN 30 DAYS FOLLOWING THE POSTING OF NOTICES ONLINE).

IF THIS FORM IS INSUFFICIENT TO LIST THE INFORMATION FOR EACH HEARING, PLEASE ATTACH A SEPARATE SHEET TO COMPLETE THE HEARING INFORMATION.

Date: 2/21/2023 Time: 01:00 PM

Street Address: Virtual hearing via Microsoft Teams -

https://teams.microsoft.com/l/meetup-

join/19%3ameeting_MzVmNGM1M2UtZjM0NC00YTZ1LTkzYWUtYzcwMmN1NWQyOWNk%40thread.v2/0?context=%7b%22Tid%22%3a%2220b4933b-baad-433c-9c02-

70edcc7559c6%22%2c%220id%22%3a%22ca9b4c7f-c9fb-4d61-bf76-e22594ce4b2d%22%7d

Zip Code: Call in number: +1 802-828-7667 Conference ID: 385 934 269#

Date:

Time: AM

Street Address:

Zip Code:

Date:

Time: AM

Street Address:

Administrative Procedures Final Proposed Filing – Coversheet

Zip Code:	
Date:	
Time:	AM
Street Address:	

21. DEADLINE FOR COMMENT (NO EARLIER THAN 7 DAYS FOLLOWING LAST HEARING):

2/28/2023

Zip Code:

KEYWORDS (PLEASE PROVIDE AT LEAST 3 KEYWORDS OR PHRASES TO AID IN THE SEARCHABILITY OF THE RULE NOTICE ONLINE).

privacy
notice
annual privacy notice
insurance
financial information
health information

Adopting Page

Instructions:

This form must accompany each filing made during the rulemaking process:

Note: To satisfy the requirement for an annotated text, an agency must submit the entire rule in annotated form with proposed and final proposed filings. Filing an annotated paragraph or page of a larger rule is not sufficient. Annotation must clearly show the changes to the rule.

When possible, the agency shall file the annotated text, using the appropriate page or pages from the Code of Vermont Rules as a basis for the annotated version. New rules need not be accompanied by an annotated text.

1. TITLE OF RULE FILING:

Privacy of Consumer Financial and Health Information

- 2. ADOPTING AGENCY:
 - Department of Financial Regulation
- 3. TYPE OF FILING (PLEASE CHOOSE THE TYPE OF FILING FROM THE DROPDOWN MENU BASED ON THE DEFINITIONS PROVIDED BELOW):
 - **AMENDMENT** Any change to an already existing rule, even if it is a complete rewrite of the rule, it is considered an amendment if the rule is replaced with other text.
 - **NEW RULE** A rule that did not previously exist even under a different name.
 - **REPEAL** The removal of a rule in its entirety, without replacing it with other text.

This filing is AN AMENDMENT OF AN EXISTING RULE

4. LAST ADOPTED (PLEASE PROVIDE THE SOS LOG#, TITLE AND EFFECTIVE DATE OF THE LAST ADOPTION FOR THE EXISTING RULE):

SOS Log # 01-061, Privacy of Consumer Financial and Health Information (IH-2001-01), effective 11/17/2001

Economic Impact Analysis

Instructions:

In completing the economic impact analysis, an agency analyzes and evaluates the anticipated costs and benefits to be expected from adoption of the rule; estimates the costs and benefits for each category of people enterprises and government entities affected by the rule; compares alternatives to adopting the rule; and explains their analysis concluding that rulemaking is the most appropriate method of achieving the regulatory purpose. If no impacts are anticipated, please specify "No impact anticipated" in the field.

Rules affecting or regulating schools or school districts must include cost implications to local school districts and taxpayers in the impact statement, a clear statement of associated costs, and consideration of alternatives to the rule to reduce or ameliorate costs to local school districts while still achieving the objectives of the rule (see 3 V.S.A. § 832b for details).

Rules affecting small businesses (excluding impacts incidental to the purchase and payment of goods and services by the State or an agency thereof), must include ways that a business can reduce the cost or burden of compliance or an explanation of why the agency determines that such evaluation isn't appropriate, and an evaluation of creative, innovative or flexible methods of compliance that would not significantly impair the effectiveness of the rule or increase the risk to the health, safety, or welfare of the public or those affected by the rule.

1. TITLE OF RULE FILING:

Privacy of Consumer Financial and Health Information

2. ADOPTING AGENCY:

Department of Financial Regulation

3. CATEGORY OF AFFECTED PARTIES:

LIST CATEGORIES OF PEOPLE, ENTERPRISES, AND GOVERNMENTAL ENTITIES POTENTIALLY AFFECTED BY THE ADOPTION OF THIS RULE AND THE ESTIMATED COSTS AND BENEFITS ANTICIPATED:

Categories of affected parties include:

* Insurance companies operating in Vermont (including but not limted to companies providing health, property, auto, disability, and workers' compensation insurance), other entities that offer insurance to Vermont consumers and who are licensed by the Insurance Division, and insurance agents

* Consumers of insurance products

This rule amendment is predicated to have a small positive economic impact on both categories identified above.

The rule amendment is predicted to reduce the costs for insurance companies, other entities who offer insurance, and insurance agents to provide annual privacy notices. These entities and individuals will receive direct cost reductions from no longer needing to mail annual notices. For context, Vermont-based property and casualty insurance companies alone mail out approximately 180,000 annual privacy notices. However, because many consumers currenty opt to receive their annual privacy notices electronically rather than via mail, the cost savings will primarily be indirect and result from the ability to adopt more efficient, modern processes for providing annual privacy notices. This rule amendment changes the way consumers receive such notices electronically by removing the requirement for yearly acknowledgments by consumers.

To the extent that insurance companies, other entities that offer insurance, and insurance agents experience cost savings, consumers may also benefit from reduced costs for coverage. DFR also anticipates no consumer harm from this change as it modernizes the manner in which privacy notices can be provided in a way that is better aligned with current consumer expectations, reduces the mail burden on consumers, and maintains requirements that privacy policies be easily accessible and obtainable by consumers. No negative economic impact is anticipated.

4. IMPACT ON SCHOOLS:

INDICATE ANY IMPACT THAT THE RULE WILL HAVE ON PUBLIC EDUCATION, PUBLIC SCHOOLS, LOCAL SCHOOL DISTRICTS AND/OR TAXPAYERS CLEARLY STATING ANY ASSOCIATED COSTS:

There is no anticipated impact no schools.

5. ALTERNATIVES: Consideration of Alternatives to the Rule to Reduce or Ameliorate Costs to Local School districts while still achieving the objective of the Rule.

As there is no anticipated impact on schools, no alternatives were considered to reduce the impact.

6. IMPACT ON SMALL BUSINESSES:

INDICATE ANY IMPACT THAT THE RULE WILL HAVE ON SMALL BUSINESSES (EXCLUDING IMPACTS INCIDENTAL TO THE PURCHASE AND PAYMENT OF GOODS AND SERVICES BY THE STATE OR AN AGENCY THEREOF):

Some of the entities subject to the rule may be small businesses and these businesses may benefit from the reduced costs associated with providing annual privacy notices discussed abvove.

7. SMALL BUSINESS COMPLIANCE: EXPLAIN WAYS A BUSINESS CAN REDUCE THE COST/BURDEN OF COMPLIANCE OR AN EXPLANATION OF WHY THE AGENCY DETERMINES THAT SUCH EVALUATION ISN'T APPROPRIATE.

None are needed as no costs are anticiapted.

8. COMPARISON:

COMPARE THE IMPACT OF THE RULE WITH THE ECONOMIC IMPACT OF OTHER ALTERNATIVES TO THE RULE, INCLUDING NO RULE ON THE SUBJECT OR A RULE HAVING SEPARATE REQUIREMENTS FOR SMALL BUSINESS:

Not adopting this rule amendment would result in no cost savings to insurance companies, other entities offering insurance within Vermont, insurance agents, or consumers.

9. SUFFICIENCY: Describe How the Analysis was conducted, identifying Relevant internal and/or external sources of information used.

DFR worked with insurance industry representatives in developing this rule amendment. Industry representatives requested this change although their rationale was focused less on cost savings and more on desiring modernization of the requirements, the creation of more efficient processes, and the ability to meet the expectation of today's consumers. While industry representatives did not provide DFR with estimated numbers for costs savings, some cost savings are ancipated as described above based on the reduced burden on the requalted entities.

Environmental Impact Analysis

Instructions:

In completing the environmental impact analysis, an agency analyzes and evaluates the anticipated environmental impacts (positive or negative) to be expected from adoption of the rule; compares alternatives to adopting the rule; explains the sufficiency of the environmental impact analysis. If no impacts are anticipated, please specify "No impact anticipated" in the field.

Examples of Environmental Impacts include but are not limited to:

- Impacts on the emission of greenhouse gases
- Impacts on the discharge of pollutants to water
- Impacts on the arability of land
- Impacts on the climate
- Impacts on the flow of water
- Impacts on recreation
- Or other environmental impacts

1. TITLE OF RULE FILING:

Privacy of Consumer Financial and Health Information

2. ADOPTING AGENCY:

Department of Financial Regulation

- 3. GREENHOUSE GAS: EXPLAIN HOW THE RULE IMPACTS THE EMISSION OF GREENHOUSE GASES (E.G. TRANSPORTATION OF PEOPLE OR GOODS; BUILDING INFRASTRUCTURE; LAND USE AND DEVELOPMENT, WASTE GENERATION, ETC.):

 None anticipated (see response to question 9 below).
- 4. WATER: EXPLAIN HOW THE RULE IMPACTS WATER (E.G. DISCHARGE / ELIMINATION OF POLLUTION INTO VERMONT WATERS, THE FLOW OF WATER IN THE STATE, WATER QUALITY ETC.):

None anticipated.

- 5. LAND: EXPLAIN HOW THE RULE IMPACTS LAND (E.G. IMPACTS ON FORESTRY, AGRICULTURE ETC.):

 None anticipated.
- 6. RECREATION: EXPLAIN HOW THE RULE IMPACT RECREATION IN THE STATE: None anticipated.

- 7. CLIMATE: EXPLAIN HOW THE RULE IMPACTS THE CLIMATE IN THE STATE: None anticipated.
- 8. OTHER: EXPLAIN HOW THE RULE IMPACT OTHER ASPECTS OF VERMONT'S ENVIRONMENT:

 None anticipated.
- 9. SUFFICIENCY: Describe How the Analysis was conducted, identifying Relevant internal and/or external sources of information used.

 DFR recognizes that there are potential reductions in greenhouse gas emissions from reducing the use of first-class mail. However, identifying whether this rule amendment will, in fact, reduce greenhouse gas emissions depends on how many people are currently receiving annual privacy notices through first-class mail as opposed to e-mail and whether the energy use of electronic systems ultimately will use less fossil fuels and produce less carbon emissions than first-class mail. Any calculation of potential reductions in green house gas emission from this policy shift is speculative and outside the expertise of DFR.

Public Input Maximization Plan

Instructions:

Agencies are encouraged to hold hearings as part of their strategy to maximize the involvement of the public in the development of rules. Please complete the form below by describing the agency's strategy for maximizing public input (what it did do, or will do to maximize the involvement of the public).

This form must accompany each filing made during the rulemaking process:

1. TITLE OF RULE FILING:

Privacy of Consumer Financial and Health Information

2. ADOPTING AGENCY:

Department of Financial Regulation

3. PLEASE DESCRIBE THE AGENCY'S STRATEGY TO MAXIMIZE PUBLIC INVOLVEMENT IN THE DEVELOPMENT OF THE PROPOSED RULE, LISTING THE STEPS THAT HAVE BEEN OR WILL BE TAKEN TO COMPLY WITH THAT STRATEGY:

Prior to initating this formal rulemaking, DFR circulated an earlier version of the proposed rule to the insurance industry representatives identified in response to question 4 for feedback. DFR incorporated changes to the rule language based on their comments.

DFR plans to notify the same representatives of the proposed rule when it is available for public comment.

DFR plans to hold one public hearing on the proposed rule.

4. BEYOND GENERAL ADVERTISEMENTS, PLEASE LIST THE PEOPLE AND ORGANIZATIONS THAT HAVE BEEN OR WILL BE INVOLVED IN THE DEVELOPMENT OF THE PROPOSED RULE:

American Property Casualty Insurance Association State Farm Nationwide

Vermont Department of Financial Regulation

REGULATION IH-2001-01 (Revised)

PRIVACY OF CONSUMER FINANCIAL AND HEALTH INFORMATION

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Effective Date

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ARTICLE I. GENERAL PROVISIONS

Section 1. Authority

This regulation is promulgated pursuant to the authority granted by 8 V.S.A. §§ 10, 15, 3381, 3541-3543, 3688, 3858, 4062, 4108, 4113, 4201, 4362, 4373, 4464, 4480, 4481, 4515a, 4587, 4690, Chapter 129, 4812, 4836, 4902, 4990, 5104, 5111, 6015, 8005, 8014, and 8084, and 1972, Act No. 72 (Adj. Sess.), § 1.

Section 2. Purpose; Scope; Compliance

- A. Purpose. This regulation governs the treatment of nonpublic personal financial information and nonpublic personal health information about individuals by all licensees under part 3 of Title 8 V.S.A. This regulation:
 - (1) Requires a licensee to provide notice to individuals about its privacy policies and practices;
 - (2) Describes the conditions under which a licensee may disclose nonpublic personal financial information and nonpublic personal health information about individuals to nonaffiliated third parties; and
 - (3) Requires licensees to obtain consumer consent prior to disclosing that information, subject to the exceptions in sections 14, 15, 16, and 17 of this regulation and subject to the federal Fair Credit Reporting Act and Vermont Fair Credit Reporting Act.

B. Scope.

- (1) This regulation applies to:
 - (a) Nonpublic personal financial information about individuals who obtain or are claimants or beneficiaries of products or services from licensees primarily for personal, family, or household purposes; and
 - (b) All nonpublic personal health information.
- (2) This regulation does not apply to information about companies or individuals who obtain financial products or services for business, commercial, or agricultural purposes.

C. Compliance.

- (1) A licensee subject to this regulation, regardless of its jurisdiction of domicile, shall comply with the provisions of this regulation for transactions with Vermont consumers.
- (2) For a consumer who is not a Vermont resident, a licensee domiciled in this State shall be deemed to be in compliance with Title V of the Gramm-Leach-Bliley Act

in this State with respect to that consumer if the licensee is in compliance with a law or regulation enacted in the state of the consumer's domicile that meets the requirements of Title V of the Gramm-Leach-Bliley Act (PL 106-102).

Section 3. Rule of Construction

The examples in this regulation and the sample clauses in Appendix A are guidance concerning this regulation's application in ordinary circumstances but are not exclusive. The facts and circumstances of each individual situation will determine whether compliance with an example or use of a sample clause constitutes compliance with this regulation.

Section 4. Definitions

As used in this regulation, unless the context requires otherwise:

- A. "Affiliate" has the same meaning as in 8 V.S.A. § 3681(1).
- B. "Clear and conspicuous" means that a notice is reasonably understandable and designed to call attention to the nature and significance of the information in the notice.
 - (1) Examples.
 - (a) Reasonably understandable. A licensee makes its notice reasonably understandable if it:
 - i. Presents the information in the notice in clear, concise sentences, paragraphs, and sections;
 - ii. Uses short explanatory sentences or bullet lists whenever possible;
 - iii. Uses definite, concrete, everyday words and active voice whenever possible;
 - iv. Avoids multiple negatives;
 - v. Avoids legal and highly technical business terminology whenever possible;
 - vi. Avoids explanations that are imprecise and readily subject to different interpretations; and
 - vii. Avoids contradictory, confusing, and misleading language.
 - (b) Designed to call attention. A licensee designs its notice to call attention to the nature and significance of the information in it if the licensee:
 - i. Uses a plain-language heading to call attention to the notice;

- ii. Uses a typeface and type size that are easy to read;
- iii. Provides wide margins and ample line spacing;
- iv. Uses boldface or italics for key words; and
- v. In a form that combines the licensee's notice with other information, uses distinctive type size, style, and graphic devices, such as shading or sidebars.
- (c) Notices on websites. If a licensee provides a notice on a web page, the licensee designs its notice to call attention to the nature and significance of the information in it if the licensee:
 - i. Uses text or visual cues to encourage scrolling down the page if necessary to view the entire notice and ensure that other elements on the website (such as text, graphics, hyperlinks, or sound) do not distract attention from the notice; and
 - ii. Places the notice on a screen that consumers frequently access, such as a page on which transactions are conducted or that connects directly to the notice and is labeled appropriately to convey the importance, nature, and relevance of the notice.
- C. "Collect" means to obtain information that the licensee organizes or can retrieve by the name of an individual or by identifying number, symbol, or other identifying particular assigned to the individual, irrespective of the source of the underlying information.
- D. "Commissioner" means the commissioner of the Department of Financial Regulation.
- E. "Company" means a corporation, limited liability company, business trust, general or limited partnership, association, sole proprietorship, or similar organization.

F.

- (1) "Consumer" means an individual who seeks to obtain, obtains or has obtained an insurance product or service from a licensee that is to be used primarily for personal, family or household purposes, and about whom the licensee has nonpublic personal information, or that individual's legal representative.
- (2) Examples.
 - (a) An individual who provides nonpublic personal information to a licensee in connection with obtaining or seeking to obtain financial, investment, or economic advisory services relating to an insurance product or service is a consumer regardless of whether the licensee establishes an ongoing advisory relationship.

- (b) An applicant for insurance prior to the inception of insurance coverage is a licensee's consumer.
- (c) An individual who is a consumer of another financial institution is not a licensee's consumer solely because the licensee is acting as agent for, or provides processing or other services to, that financial institution.
- (d) An individual is a licensee's consumer if the licensee discloses nonpublic personal financial information about the individual to a nonaffiliated third party and one of the following exist:
 - i. The individual is a beneficiary of a life insurance policy underwritten by the licensee:
 - ii. The individual is a claimant under an insurance policy issued by the licensee;
 - iii. The individual is an insured or an annuitant under an insurance policy or an annuity, respectively, issued by the licensee; or
 - iv. The individual is a mortgager of a mortgage covered under a mortgage insurance policy.
- (e) Provided that the licensee provides the initial, annual, and revised notices under sections 5, 6, and 9 to the plan sponsor, group or blanket insurance policyholder, group annuity contract holder, or workers' compensation plan participant, and further provided that the licensee does not disclose to a nonaffiliated third party nonpublic personal financial information about such an individual other than as permitted under sections 14, 15, and 16, an individual is not a consumer of the licensee solely because he or she is:
 - i. A participant in or beneficiary of an employee benefit plan that the licensee administers or sponsors or for which the licensee acts as a trustee, insurer, or fiduciary;
 - ii. Covered under a group or blanket insurance policy or group annuity contract issued by the licensee; or
 - iii. A claimant covered by a workers' compensation plan.
- (f) The individuals described in subdivisions (e)(i) through (iii) of this subsection F are consumers of a licensee if the licensee does not meet all the conditions of subdivision (e).
- (g) In no event shall the individuals, solely by virtue of the status described in subdivisions (e)(i) through (iii) of this subsection F, be deemed to be customers for purposes of this regulation.

- (h) An individual is not a licensee's consumer solely because he or she is a beneficiary of a trust for which the licensee is a trustee.
 - (i) An individual is not a licensee's consumer solely because he or she has designated the licensee as trustee for a trust.
- G. "Consumer reporting agency" has the same meaning as in section 603(f) of the federal Fair Credit Reporting Act (15 U.S.C. § 1681a(f)) and shall include any "credit reporting agency" within the meaning of 9 V.S.A. § 2480a(4).
- H. "Control" has the same meaning as in 8 V.S.A. § 3681(3).
- I. "Customer" means a consumer who has a customer relationship with a licensee.
- J. "Customer relationship" means a continuing relationship between a consumer and a licensee under which the licensee provides one or more insurance products or services to the consumer that are to be used primarily for personal, family, or household purposes.
 - (1) Examples.
 - (a) A consumer has a continuing relationship with a licensee if:
 - The consumer is a current policyholder of an insurance product issued by or through the licensee; or
 - ii. The consumer obtains financial, investment, or economic advisory services relating to an insurance product or service from the licensee for a fee.
 - (b) A consumer does not have a continuing relationship with a licensee if:
 - i. The consumer applies for but does not purchase insurance from the licensee;
 - ii. The licensee sells the consumer travel insurance in an isolated transaction;
 - iii. The consumer is no longer a current policyholder of an insurance product or no longer obtains insurance services with or through the licensee;
 - iv. The consumer is a beneficiary or claimant under a policy and has submitted a claim under a policy choosing a settlement option involving an ongoing relationship with the licensee;
 - v. The consumer is a beneficiary or claimant under a policy and has submitted a claim under that policy choosing a lump sum settlement option;

- vi. The consumer's policy is lapsed, expired, or otherwise inactive or dormant under the licensee's business practices, and the licensee has not communicated with the consumer about the relationship for a period of 12 consecutive months, other than annual privacy notices, material required by law or regulation, communication at the direction of a state or federal authority, or promotional materials;
- vii. The consumer is an insured or annuitant under an insurance policy or annuity, respectively, but is not the policyholder or owner of the insurance policy or annuity; or
- viii. The consumer's last known address according to the licensee's records is invalid. For purposes of this regulation, an address of record is invalid if mail sent to that address by the licensee has been returned by the postal authorities as undeliverable and if subsequent attempts by the licensee to obtain a current valid address for the consumer have been unsuccessful.
- K. "Financial institution" means any institution the business of which is engaging in activities that are financial in nature or incidental to such financial activities as described in section 4(k) of the Bank Holding Company Act of 1956 (12 U.S.C. § 1843(k)).
 - (1) Financial institution does not include:
 - (a) Any person or entity with respect to any financial activity that is subject to the jurisdiction of the Commodity Futures Trading Commission under the Commodity Exchange Act (7 U.S.C. § 1 et seq.);
 - (b) The Federal Agricultural Mortgage Corporation or any entity charged and operating under the Farm Credit Act of 1971 (12 U.S.C. § 2001 et seq.); or
 - (c) Any institution chartered by Congress specifically to engage in securitizations, secondary market sales (including sales of servicing rights), or similar transactions related to a transaction of a consumer, as long as the institution does not sell or transfer nonpublic personal information to a nonaffiliated third party.
- L. "Financial product or service" means any product or service that a financial holding company could offer by engaging in an activity that is financial in nature or incidental to such a financial activity under section 4(k) of the Bank Holding Company Act of 1956 (12 U.S.C. § 1843(k)).
 - (1) Financial service includes a financial institution's evaluation or brokerage of information that the financial institution collects in connection with a request or an application from a consumer for a financial product or service.

M. "Health care" means:

- (1) Preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative care, services, procedures, tests, or counseling that:
 - (a) Relates to the physical, mental, or behavioral condition of an individual; or
 - (b) Affects the structure or function of the human body or any part of the human body, including the banking of blood, sperm, organs, or any other tissue; or
 - (c) Prescribing, dispensing, or furnishing to an individual drugs or biologicals, medical devices, or health care equipment and supplies.
- N. "Health care provider" means a physician or other health care practitioner licensed, accredited, or certified to perform specified health services consistent with state law, or a health care facility.
- O. "Health information" means any information or data except age or gender, whether oral or recorded in any form or medium, created by or derived from a health care provider or the consumer that relates to:
 - (1) The past, present, or future physical, mental, or behavioral health or condition of an individual;
 - (2) The provision of health care to an individual; or
 - (3) Payment for the provision of health care to an individual.
- P. "Insurance product or service" means any product or service that is offered by a licensee pursuant to Part 3 of Title 8 V.S.A.
 - (1) Insurance service includes a licensee's evaluation, brokerage, or distribution of information that the licensee collects in connection with a request or an application from a consumer for an insurance product or service.
- Q. "Licensee" means any licensed insurer, producer, or other person licensed or required to be licensed, authorized or required to be authorized, or registered or required to be registered pursuant to Part 3 of Title 8 V.S.A., except for a person registered under 8 V.S.A. § 4248.
 - (1) "Licensee" also means an unauthorized insurer that accepts business placed through a licensed surplus lines broker in this State, but only in regard to the surplus lines insurance placed pursuant to Chapter 138 of Title 8 V.S.A.
 - (2) A licensee is not subject to the notice and opt-in requirements for nonpublic personal financial information set forth in Articles I, II, III and IV if the licensee is an

employee, agent, or other representative of another licensee ("the principal") and:

- (a) The principal otherwise complies with and provides the notices required by this regulation; and
- (b) The licensee does not disclose any nonpublic personal financial information to any person other than the principal or its affiliates except in a manner permitted by this regulation.
- (3) A surplus lines broker or surplus lines insurer shall be deemed to be in compliance with the notice and opt-in requirements for nonpublic personal financial information set forth in Articles I, II, III and IV provided that:
 - (a) The broker or insurer does not disclose nonpublic personal information of a consumer or customer to nonaffiliated third parties for any purpose, including joint servicing or marketing under section 14, except as permitted by section 15 or 16; and
 - (b) The broker or insurer delivers a notice to the consumer at the time a customer relationship is established on which the following is printed in 16-point type:

PRIVACY NOTICE

"Neither the U.S. brokers that handled this insurance nor the insurers that have underwritten this insurance will disclose nonpublic personal information concerning the buyer to nonaffiliates of the brokers or insurers except as permitted by law."

- R. "Nonaffiliated third party" means any person except a licensee's affiliate or a person employed jointly by a licensee and any company that is not the licensee's affiliate (but nonaffiliated third party includes the other company that jointly employs the person).
 - (1) "Nonaffiliated third party" includes any company that is an affiliate solely by virtue of the direct or indirect ownership or control of the company by the licensee or its affiliate in conducting merchant banking or investment banking activities of the type described in section 4(k)(4)(H) of the federal Bank Holding Company Act and 8 V.S.A. § 12603 or insurance company investment activities of the type described in section 4(k)(4)(I) of the federal Bank Holding Company Act (12 U.S.C. § 1843(k)(4)(H) and (I)).
- S. "Nonpublic personal information" means nonpublic personal financial information and nonpublic personal health information.
- T. "Nonpublic personal financial information" means personally identifiable financial information and any list, description, or other grouping of consumers (and publicly available information pertaining to them) that is derived using any personally identifiable financial

information that is not publicly available.

- (1) "Nonpublic personal financial information" does not include:
 - (a) Health information;
 - (b) Publicly available information, except as included on a list described in subdivision (1)(c) of this subsection 1T; or
 - (c) Any list, description or other grouping of consumers (and publicly available information pertaining to them) that is derived without using any personally identifiable financial information that is not publicly available.

(2) Examples.

- (a) Nonpublic personal financial information includes any list of individuals' names and street addresses that is derived in whole or in part using personally identifiable financial information that is not publicly available, such as account numbers.
- (b) Nonpublic personal financial information does not include any list of individuals' names and addresses that contains only publicly available information, is not derived in whole or in part using personally identifiable financial information that is not publicly available, and is not disclosed in a manner that indicates that any of the individuals on the list is a consumer of a financial institution.
- U. "Nonpublic personal health information" means health information that identifies an individual who is the subject of the information or with respect to which there is a reasonable basis to believe that the information could be used to identify an individual.
- V. "Opt in" or "Opt-in" means the written or, if the consumer agrees, electronic authorization of the consumer allowing a licensee to disclose nonpublic personal financial information to a nonaffiliated third party, other than as permitted under sections 14, 15, or 16.
- W. "Personally identifiable financial information" means any information that a consumer provides to a licensee to obtain an insurance product or service from the licensee, that is about a consumer and results from a transaction involving an insurance product or service between a licensee and a consumer, or that the licensee otherwise obtains about a consumer in connection with providing an insurance product or service to that consumer.

(1) Examples.

(a) Information included. Personally identifiable financial information includes:

- i. Information a consumer provides to a licensee on an application to obtain an insurance product or service;
- ii. Account balance information and payment history;
- iii. The fact that an individual is or has been one of the licensee's customers or has obtained an insurance product or service from the licensee;
- iv. Any information about the licensee's consumer if it is disclosed in a manner that indicates that the individual is or has been the licensee's consumer;
- v. Any information that a consumer provides to a licensee or that the licensee or its agent otherwise obtains in connection with collecting on a loan or servicing a loan;
- vi. Any information the licensee collects through an Internet cookie (an information-collecting device from a web server); and
- vii. Any information from a consumer report.
- (b) Information not included. Personally identifiable financial information does not include:
 - i. Health information;
 - ii. A list of names and addresses of customers of an entity that is not a financial institution; or
 - iii. Information that does not identify a consumer, such as aggregate information or blind data that does not contain personal identifiers such as account numbers, names, or addresses.
- X. "Publicly available information" means any information that a licensee has a reasonable basis to believe is lawfully made available to the general public from federal, state, or local government records, widely distributed media, or disclosures to the general public that are required to be made by federal, state, or local law.
 - (1) Reasonable basis. A licensee has a reasonable basis to believe that information is lawfully made available to the general public if the licensee has taken steps to determine:
 - (a) That the information is of the type that is available to the general public; and
 - (b) Whether an individual can direct that the information not be made available to the general public and, if so, that the licensee's consumer has not done so.

(2) Examples.

- (a) Government records. Publicly available information in government records includes information in government real estate records and security interest filings.
- (b) Widely distributed media. Publicly available information from widely distributed media includes information from a telephone book, television or radio program, newspaper, or website that is available to the general public on an unrestricted basis. A website is not restricted merely because an Internet service provider or site operator requires a fee or password, so long as access is available to the general public.

(c) Reasonable basis.

- i. A licensee has a reasonable basis to believe that mortgage information is lawfully made available to the general public if the licensee has determined that the information is of the type included on the public record in the jurisdiction where the mortgage would be recorded.
- ii. A licensee has a reasonable basis to believe that an individual's telephone number is lawfully made available to the general public if the licensee has located the telephone number in the telephone book or the consumer has informed the licensee that the telephone number is not unlisted.

ARTICLE II. PRIVACY AND OPT-IN NOTICES FOR NONPUBLIC PERSONAL INFORMATION

Section 5. Initial Privacy Notice to Consumers Required

- A. Initial notice requirement. A licensee shall provide a clear and conspicuous notice that accurately reflects its privacy policies and practices with respect to nonpublic personal information to:
 - (1) Customers. An individual who becomes the licensee's customer, not later than when the licensee establishes a customer relationship, except as provided in subsection E of this section 5; and
 - (2) Consumers. A consumer, before the licensee discloses any nonpublic personal information about the consumer to any nonaffiliated third party, if the licensee makes a disclosure other than as authorized by sections 15, 16, and 17.
- B. When initial notice to a consumer is not required. A licensee is not required to provide an initial notice to a consumer under subdivision A(2) of this section 5 if:

- (1) The licensee does not disclose any nonpublic personal information about the consumer to any nonaffiliated third party, other than as authorized by sections 15, 16, and 17, and the licensee does not have a customer relationship with the consumer; or
- (2) A notice has been provided by an affiliate, as long as the notice clearly identifies all affiliates to whom the notice applies and is accurate with respect to the licensee and the affiliates.
- C. When the licensee establishes a customer relationship.
 - (1) General rule. A licensee establishes a customer relationship at the time the licensee and the consumer enter into a continuing relationship.
 - (2) Examples of establishing customer relationship. A licensee establishes a customer relationship when the consumer:
 - (a) Becomes a policyholder of a licensee that is an insurer when the insurer delivers an insurance policy or contract to the consumer, or in the case of a licensee that is an insurance producer or insurance broker, obtains insurance through that licensee; or
 - (b) Agrees to obtain financial, economic, or investment advisory services relating to insurance products or services for a fee from the licensee.
- D. Existing customers. When an existing customer obtains a new insurance product or service from a licensee that is to be used primarily for personal, family, or household purposes, the licensee satisfies the initial notice requirements of subsection A of this section 5 as follows:
 - (1) The licensee provides a revised policy notice under section 9 that covers the customer's new insurance product or service; or
 - (2) If the initial, revised, or annual notice that the licensee most recently provided to the customer was accurate with respect to the new insurance product or service, the licensee does not need to provide a new privacy notice under subsection A of this section 5.
- E. Exceptions to allow subsequent delivery of notice.
 - (1) A licensee may provide the initial notice required by subdivision A(1) of this section 5 within a reasonable time after the licensee establishes a customer relationship if:
 - (a) Establishing the customer relationship is not at the customer's election; or

(b) Providing notice not later than when the licensee establishes a customer relationship would substantially delay the customer's transaction and the customer agrees to receive the notice at a later time.

(2) Examples.

- (a) Not at customer's election. Establishing a customer relationship is not at the customer's election if the licensee acquires or is assigned the customer's policy from another financial institution or residual market mechanism and the customer does not have a choice about the licensee's acquisition or assignment.
- (b) Substantial delay of customer's transaction. Providing notice not later than when a licensee establishes a customer relationship would substantially delay the customer's transaction when the licensee and the individual agree over the phone to enter into a customer relationship involving prompt delivery of the insurance product or service.
- (c) No substantial delay of customer's transaction. Providing notice not later than when the licensee establishes a customer relationship would not substantially delay the customer's transaction when the relationship is initiated in person at the licensee's office or through other means by which the customer may view the notice, such as on a website.
- F. Delivery. When a licensee is required to deliver an initial privacy notice by this section, the licensee shall deliver it according to section 10. If the licensee uses a short-form initial notice for non-customers according to subsection 7D, the licensee may deliver its privacy notice according to subdivision 7D(3).

Section 6. Annual Privacy Notice to Customers Required

- A. General rule. Except as provided in subsection D of this section 6, a licensee shall provide a clear and conspicuous notice to customers that accurately reflects its privacy policies and practices with respect to nonpublic personal information not less than annually during the continuation of the customer relationship. Annually means at least once in any period of 12 consecutive months during which that relationship exists. A licensee may define the 12 consecutive-month period, but the licensee shall apply it to the customer on a consistent basis.
 - (1) Example. A licensee provides a notice annually if it defines the 12 consecutive-month period as a calendar year and provides the annual notice to the customer once in each calendar year following the calendar year in which the licensee provided the initial notice. For example, if a customer opens an account on any day of year one, the licensee shall provide an annual notice to that customer by December 31 of year two.

- B. Termination of customer relationship. A licensee is not required to provide an annual notice to a former customer. A former customer is an individual with whom a licensee no longer has a continuing relationship.
 - (1) Examples. A licensee no longer has a continuing relationship with an individual in any of the following circumstances:
 - (a) The individual no longer is a current policyholder of an insurance product or no longer obtains insurance services with or through the licensee.
 - (b) The individual's policy is lapsed, expired, or otherwise inactive or dormant under the licensee's business practices, and the licensee has not communicated with the individual about the relationship for a period of twelve (12) consecutive months, other than to provide annual privacy notices, material required by law or regulation, or promotional materials.
 - (c) The individual's last known address according to the licensee's records is deemed invalid. An address of record is deemed invalid if mail sent to that address by the licensee has been returned by the postal authorities as undeliverable and if subsequent attempts by the licensee to obtain a current valid address for the individual have been unsuccessful.
 - (d) In the case of providing real estate settlement services, at the time the individual completes execution of all documents related to the real estate closing, payment for those services has been received, or the licensee has completed all of its responsibilities with respect to the settlement, including filing documents on the public record, whichever is later.
- C. Delivery. When a licensee is required by this section to deliver an annual privacy notice, the licensee shall deliver it according to section 10.
- D. Exception to general rule.
 - (1) When exception available. A licensee is not required to deliver an annual privacy notice to a customer if the licensee:
 - (a) Provides nonpublic personal information to nonaffiliated third parties only in accordance with sections 14, 15, and 16;
 - (b) Has not changed its policies and practices with regard to disclosing nonpublic personal information from the policies and practices that were disclosed in the most recent privacy notice (whether initial, annual, or revised) provided pursuant to this regulation;
 - (c) Posts its current privacy notice continuously and in a clear and conspicuous manner on a page of its website on which the only content is the privacy notice and instructions for a consumer to revoke a prior opt-in direction with respect

to the licensee's sharing of the consumer's nonpublic personal information, if applicable, and which is accessible without requiring a consumer to provide any information such as a login name or password or agree to any conditions to access the page; and

- (d) Maintains availability of its current privacy notice to customers upon request.
- (2) Delivery of annual privacy notice after licensee no longer meets the requirements for the exception. If a licensee has been excepted from delivering an annual privacy notice pursuant to subsection D(1) of this section 6 and changes its policies and practices in such a way that it no longer meets the requirements for the exception, the licensee must deliver a new privacy notice to customers at least 60 days prior to the effective date of the change in its policies or practices. The new privacy notice will be treated as an initial privacy notice for purposes of this regulation and the licensee's obligation to provide an annual privacy notice thereafter shall be determined in accordance with the requirements and exceptions of this section.

Section 7. Information to be Included in Privacy Notices

- A. General rule. The initial, annual, and revised privacy notices that a licensee provides under sections 5, 6, and 9 shall include each of the following items of information, in addition to any other information the licensee wishes to provide, that applies to the licensee and to the consumers to whom the licensee sends its privacy notice:
 - (1) The categories of nonpublic personal information that the licensee collects;
 - (2) The categories of nonpublic personal information that the licensee discloses;
 - (3) The categories of affiliates and nonaffiliated third parties to whom the licensee discloses nonpublic personal information, other than those parties to whom the licensee discloses information under sections 14, 15 and 16;
 - (4) The categories of nonpublic personal information about the licensee's former customers that the licensee discloses and the categories of affiliates and nonaffiliated third parties to whom the licensee discloses nonpublic personal information about the licensee's former customers, other than those parties to whom the licensee discloses information under sections 14, 15 and 16;
 - (5) If a licensee discloses nonpublic personal financial information to a nonaffiliated third party under section 14 (and no other exception in section 15 or 16 applies to that disclosure), a separate description of the categories of information that the licensee discloses as modified by section 14 and the categories of nonaffiliated third parties with whom the licensee has contracted;
 - (6) An explanation of the consumer's right to opt in under subsection 11A prior to the

- disclosure of nonpublic personal financial information to nonaffiliated third parties, including the methods by which the consumer may exercise that right at any time;
- (7) Any disclosures that the licensee makes under section 603(d)(2)(A)(iii) of the federal Fair Credit Reporting Act (15 U.S.C. §1681a(d)(2)(A)(iii)) and the federal implementing regulations, as modified by 15 U.S.C. § 1681t(b)(2) and the Vermont Fair Credit Reporting Act, 9 V.S.A. § 2480e (those that, under Vermont law, require that consumers consent prior to disclosures of information among affiliates);
- (8) The licensee's policies and practices with respect to protecting the confidentiality and security of nonpublic personal information; and
- (9) Any disclosure that the licensee makes under subsection B of this section 7.
- B. Description of parties subject to exceptions. If a licensee discloses nonpublic personal financial information as authorized under sections 14, 15 and 16, the licensee is not required to list those exceptions in the initial or annual privacy notices required by sections 5 and 6. When describing the categories of parties to whom disclosure is made, the licensee is required to state only that it makes disclosures to affiliates or nonaffiliated third parties, as applicable, as permitted by law.

C. Examples.

- (1) Categories of nonpublic personal financial information that the licensee collects. A licensee satisfies the requirement to categorize the nonpublic personal financial information it collects if the licensee categorizes it according to the source of the information, as applicable:
 - (a) Information from the consumer;
 - (b) Information about the consumer's transactions with the licensee or its affiliates;
 - (c) Information about the consumer's transactions with nonaffiliated third parties; and
 - (d) Information from a consumer reporting agency.
- (2) Categories of nonpublic personal financial information a licensee discloses.
 - (a) A licensee satisfies the requirement to categorize nonpublic personal financial information it discloses if the licensee categorizes the information according to source, as described in subdivision (1) of this subsection 7C, as applicable, and provides a few examples to illustrate the types of information in each category. These might include:
 - i. Information from the consumer, including application information, such as

- assets and income, and identifying information, such as name, address, and social security number;
- ii. Transaction information, such as information about balances, payment history, and parties to the transaction; and
- iii. Information from consumer reports, such as a consumer's creditworthiness and credit history.
- (b) A licensee does not adequately categorize the information that it discloses if the licensee uses only general terms, such as transaction information about the consumer.
- (c) If a licensee reserves the right to disclose all of the nonpublic personal financial information about consumers that it collects, the licensee may simply state that fact without describing the categories or examples of nonpublic personal financial information that the licensee discloses.
- (3) Categories of affiliates and nonaffiliated third parties to whom the licensee discloses.
 - (a) A licensee satisfies the requirement to categorize the affiliates and nonaffiliated third parties to which the licensee discloses nonpublic personal financial information about consumers if the licensee identifies the types of businesses in which they engage.
 - (b) Types of businesses may be described by general terms only if the licensee uses a few illustrative examples of significant lines of business. For example, a licensee may use the term financial products or services if it includes appropriate examples of significant lines of businesses, such as life insurer, automobile insurer, consumer banking, or securities brokerage.
 - (c) A licensee also may categorize the affiliates and nonaffiliated third parties to which it discloses nonpublic personal financial information about consumers using more detailed categories.
- (4) Disclosures under exception for service providers and joint marketers. If a licensee discloses nonpublic personal financial information under the exception in section 14 to a nonaffiliated third party to market products or services that it offers alone or jointly with another financial institution, the licensee satisfies the disclosure requirement of subsection A(5) of this section 7 if it:
 - (a) Subject to the limitations in section 14, lists the categories of nonpublic personal financial information it discloses, using the same categories and examples the licensee used to meet the requirements of subsection A(2) of this section 7, as applicable; and
 - (b) States whether the third party is:

- i. A service provider that performs marketing services on the licensee's behalf or on behalf of the licensee and another financial institution; or
- ii. A financial institution with whom the licensee has a joint marketing agreement.
- (5) Simplified notices. If a licensee does not disclose, and does not wish to reserve the right to disclose, nonpublic personal financial information about customers or former customers to affiliates or nonaffiliated third parties except as authorized under sections 14, 15, and 16, the licensee may simply state that fact, in addition to the information it must provide under subsections A(1), A(8), A(9), and B of this section 7.
- (6) Confidentiality and security. A licensee describes its policies and practices with respect to protecting the confidentiality and security of nonpublic personal information if it does both of the following:
 - (a) Describes in general terms who is authorized to have access to the information; and
 - (b) States whether the licensee has security practices and procedures in place to ensure the confidentiality of the information in accordance with the licensee's policy. The licensee is not required to describe technical information about the safeguards it uses.
- D. Short-form initial notice with opt-in notice for non-customers.
 - (1) A licensee may satisfy the initial notice requirements in subdivision 5A(2) and subsection 8C for a consumer who is not a customer by providing a short-form initial notice at the same time the licensee delivers an opt-in notice under Section 8.
 - (2) A short-form initial notice shall:
 - (a) Be clear and conspicuous;
 - (b) State that the licensee's privacy notice is available upon request; and
 - (c) Explain a reasonable means by which the consumer may obtain that notice.
 - (3) The licensee shall deliver its short-form initial notice according to section 10. The licensee is not required to deliver its privacy notice with its short-form initial notice. The licensee instead may simply provide the consumer a reasonable means to obtain its privacy notice. If a consumer who receives the licensee's short-form notice requests the licensee's privacy notice, the licensee shall deliver its privacy notice according to section 10.

- (4) Examples of obtaining privacy notice. The licensee provides a reasonable means by which a consumer may obtain a copy of its privacy notice if the licensee:
 - (a) Provides a toll-free telephone number that the consumer may call to request the notice; or
 - (b) For a consumer who conducts business in person at the licensee's office, maintains copies of the notice on hand that the licensee provides to the consumer immediately upon request.

E. Future disclosures. The licensee's notice may include:

- (1) Categories of nonpublic personal financial information that the licensee reserves the right to disclose in the future but does not currently disclose; and
- (2) Categories of affiliates or nonaffiliated third parties to whom the licensee reserves the right in the future to disclose, but to whom the licensee does not currently disclose, nonpublic personal financial information.
- F. Sample clauses. Sample clauses illustrating some of the notice content required by this section are included in Appendix A.
- G. Federal Model Privacy Form.
 - (1) Vermont statutes and regulations relating to consumer privacy contain privacy notice content requirements with significant differences from federal content requirements. Among other differences, Vermont is an "opt-in" state.
 - (2) Federal Regulation P (Privacy of Consumer Financial Information), 12 C.F.R. Part 1016, contains a model privacy form at Appendix to Part 1016 Model Privacy Form ("Federal Model Privacy Form").
 - (3) A licensee that uses the Federal Model Privacy Form in accordance with the instructions for use of the Federal Model Privacy Form as set forth in the Appendix to Part 1016, as supplemented by the requirements of this subsection, is in compliance with the content notice requirements of this regulation. Use of the Federal Model Privacy Form is not required. Licensees may use other types of privacy notices so long as the notices comply with this regulation.
 - (4) Vermont laws and regulations require licensees to obtain an "opt-in" consent from a consumer prior to sharing nonpublic personal information with an affiliate or nonaffiliated third party, except as otherwise specifically permitted by this regulation. A licensee may use the Federal Model Privacy Form to comply with this regulation in one of the following ways:
 - Option 1. A licensee may provide a generalized notice to its Vermont consumers that answers "no" to each of the questions about whether it shares information:

- (i) "For our affiliates' everyday business purposes information about your creditworthiness;" and (ii) "for nonaffiliates to market to you;" OR Option 2. A licensee may provide a generalized notice to consumers across a number of states, including Vermont, and answer "yes" to the questions in Option 1 above, provided it includes a discussion on the application of Vermont law in the "Other Important Information" box on page 2 of the Federal Model Privacy Form and complies with the requirements in subdivision (5) of this subsection 7G.
- (5) A licensee that chooses to use the Federal Model Privacy Form as provided in Option 2 above shall provide the following information:
 - (a) The "Other Important Information" box on the Federal Model Privacy Form contains statements that convey the following information:

Other Important Information for Vermont members/customers.

We will not disclose information about your creditworthiness to our affiliates and will not disclose your personal information, financial information, credit report, or health information to nonaffiliated third parties to market to you, other than as permitted by Vermont law, unless you authorize us to make those disclosures.

Additional information concerning our privacy policies can be found at [website link] or call [telephone number].

AND

(b) The additional information provided on the licensee's website contains the information required by this regulation to the extent such information is not already included in the financial institution's privacy notice.

Section 8. Form of Opt-in Notice to Consumers and Opt-in Methods

- A. Form of opt-in notice. A licensee required to provide an opt-in notice under subsection 11A may not disclose any nonpublic personal financial information pertaining to a consumer to a nonaffiliated third party unless the licensee:
 - (1) Has provided to the consumer a clear and conspicuous notice, in writing or electronic form, of the categories of nonpublic personal financial information that may be disclosed and the categories of nonaffiliated third parties to whom the licensee discloses nonpublic personal financial information;
 - (2) Has identified the financial products or services that the consumer obtains from the licensee, either singly or jointly, to which the opt-in direction would apply;

- (3) Has identified the methods by which the consumer may subsequently revoke the opt-in direction;
- (4) Has clearly and conspicuously requested in writing or electronic form that the consumer affirmatively authorizes such disclosure; and
- (5) Has obtained from the consumer such affirmative consent and such consent has not been withdrawn.
- B. Unreasonable revocation of opt-in direction. The licensee does not provide a reasonable means of revoking an opt-in direction if the only means is for the consumer to write his or her own letter or use a check-off box that was provided with the initial notice but is not included with subsequent notices.
- C. Duration and withdrawal of consent. A consumer's direction to opt in under this subsection is effective until the consumer revokes it in writing or, if the consumer agrees, electronically; provided, however, that any withdrawal or revocation of consent is subject to the rights of a licensee that acted reasonably in reliance on the consent prior to knowledge of its withdrawal or revocation. When a customer relationship terminates, the customer's opt-in direction continues to apply to the nonpublic personal financial information collected during or related to that relationship. If the individual subsequently establishes a new customer relationship with the licensee, the opt-in direction that applied to the former relationship does not apply to the new relationship.
- D. A licensee may not disclose any aggregate list of consumers containing or derived from nonpublic personal financial information to a nonaffiliated third party unless the licensee has satisfied, for each consumer on the list, the requirements of subdivisions (1) through (5) of subsection 8A.
- E. This section shall not restrict a licensee from disclosing nonpublic personal financial information as authorized in sections 14, 15, and 16.
- F. A licensee shall retain the opt-in direction in the record of the individual who is the subject of nonpublic personal financial information.
- G. Joint relationships. If two or more consumers jointly obtain an insurance product or service from a licensee, the licensee may only disclose nonpublic personal financial information of a consumer to a nonaffiliated third party after obtaining an affirmative consent notice from that consumer. Joint information may only be disclosed after obtaining the affirmative consent notice from all joint consumers of the product or service.
- H. Same form as initial notice permitted. A licensee may provide the opt-in notice required by this section together with or on the same written or electronic form as the initial notice the licensee provide in accordance with Section 5.
- I. Initial notice required when opt-in notice under this section delivered subsequent to

initial notice. If a licensee provides the opt- in notice later than required for the initial notice in accordance with Section 5, the licensee shall also include a copy of the initial notice with the opt- in notice in writing or, if the consumer agrees, electronically.

J. Delivery. When a licensee is required to deliver an opt- in notice by this section, the licensee shall deliver it according to section 10.

Section 9. Revised Privacy Notices

- A. General rule. Except as otherwise authorized in this regulation, a licensee shall not, directly or through an affiliate, disclose any nonpublic personal information about a consumer to any nonaffiliated third party other than as described in the initial notice that the licensee provided to that consumer under section 5, unless:
 - (1) The licensee has provided to the consumer a clear and conspicuous revised notice that accurately describes its policies and practices;
 - (2) The licensee has provided to the consumer a new opt-in notice; and
 - (3) The consumer has provided affirmative consent to the disclosure described in the notice.

B. Examples.

- (1) Except as otherwise permitted by sections 14, 15, and 16, a licensee shall provide a revised notice before it:
 - (a) Discloses a new category of nonpublic personal financial information to any nonaffiliated third party;
 - (b) Discloses nonpublic personal financial information to a new category of nonaffiliated third party; or
 - (c) Discloses nonpublic personal financial information about a former customer to a nonaffiliated third party if that former customer has not given affirmative consent regarding that disclosure.
- (2) A revised notice is not required if the licensee discloses nonpublic personal financial information to a new nonaffiliated third party that the licensee adequately described in its prior notice.
- C. Delivery. When a licensee is required to deliver a revised privacy notice by this section, the licensee shall deliver it according to section 10.
- D. Nothing in this regulation shall relieve any licensee of any requirement under the federal or Vermont Fair Credit Reporting Acts or regulations promulgated thereunder with

respect to notice and consumer consent for disclosures to affiliates.

Section 10. Delivery

- A. How to provide notices. A licensee shall provide any notices that this regulation requires so that each consumer can reasonably be expected to receive actual notice in writing or, if the consumer agrees to electronic receipt, transmit them electronically.
- B. Examples of reasonable expectation of actual notice. A licensee may reasonably expect that a consumer will receive actual notice if the licensee:
 - (1) Hand-delivers a printed copy of the notice to the consumer;
 - (2) Mails a printed copy of the notice to the last known address of the consumer separately, or in a policy, billing, or other written communication;
 - (3) For a consumer who conducts transactions electronically, posts the notice on the electronic site and requires the consumer to acknowledge receipt of the notice as a necessary step to obtaining a particular insurance product or service; or
 - (4) For an isolated transaction with a consumer, such as the licensee providing an insurance quote or selling the consumer travel insurance, posts the notice and requires the consumer to acknowledge receipt of the notice as a necessary step to obtaining the particular insurance product or service.
- C. Examples of unreasonable expectation of actual notice. A licensee may not, however, reasonably expect that a consumer will receive actual notice of its privacy policies and practices if it:
 - (1) Only posts a sign in its office or generally publishes advertisements of its privacy policies and practices; or
 - (2) Sends the notice via electronic mail to a consumer who does not obtain an insurance product or service from the licensee electronically.
- D. Annual notices only. A licensee may reasonably expect that a customer will receive actual notice of the licensee's annual privacy notice if:
 - (1) The customer uses the licensee's website to access insurance products and services electronically and agrees to receive notices at the website and the licensee posts its current privacy notice continuously in a clear and conspicuous manner on the website; or
 - (2) The customer has requested that the licensee refrain from sending any information regarding the customer relationship, and the licensee's current privacy notice remains available to the customer upon request.

- E. Oral description of notice insufficient. A licensee may not provide any notice required by this regulation solely by orally explaining the notice, either in person or over the phone.
- F. Retention or accessibility of notices for customers.
 - (1) For customers only, a licensee shall provide the initial notice required by subsection 5A, the annual notice required by subsection 6A, and the revised notice required by section 9 so that the customer can retain them or obtain them later in writing or, if the customer agrees, electronically.
 - (2) Examples of retention or accessibility. A licensee provides a privacy notice to the customer so that the customer can retain it or obtain it later if the licensee:
 - (a) Hand-delivers a printed copy of the notice to the customer;
 - (b) Mails a printed copy of the notice to the last known address of the customer; or
 - (c) Makes its current privacy notice available on a website (or a link to another website) for the customer who obtains an insurance product or service electronically and agrees to receive the notice at the website.
- G. Joint notice with other financial institutions. A licensee may provide a joint notice from the licensee and one or more of its affiliates or other financial institutions, as identified in the notice, as long as the notice is accurate with respect to the licensee and the other institutions. A licensee also may provide a notice on behalf of another financial institution.
- H. Joint relationships. If two or more consumers jointly obtain an insurance product or service from a licensee, the licensee may satisfy the initial, annual, and revised notice requirements of subsections 5A, 6A, and 9A, respectively, by providing one notice to those consumers jointly.

ARTICLE III. LIMITS ON DISCLOSURES OF FINANCIAL INFORMATION

Section 11. Limits on Disclosure of Nonpublic Personal Financial Information to Nonaffiliated Third Parties

- A. Conditions for disclosure. Except as otherwise authorized in this regulation, a licensee may not, directly or through any affiliate, disclose any nonpublic personal financial information about a consumer to a nonaffiliated third party unless:
 - (1) The licensee has provided to the consumer an initial notice as required under section 5;
 - (2) The licensee has provided to the consumer an opt- in notice under section 8; and

- (3) The consumer has authorized the disclosure in writing or electronically.
- B. Application of opt- in to all consumers and all nonpublic personal financial information.
 - (1) A licensee shall comply with this section, regardless of whether the licensee and the consumer have established a customer relationship.
 - (2) Unless a licensee complies with this section, the licensee may not, directly or through any affiliate, disclose any nonpublic personal financial information about a consumer that the licensee has collected, regardless of whether the licensee collected it before or after providing the opt-in notice.
- C. Partial opt-in. A licensee may allow a consumer to select certain nonpublic personal financial information or certain nonaffiliated third parties with respect to which the consumer wishes to opt in.

Section 12. Limits on Redisclosure and Reuse of Nonpublic Personal Financial Information

- A. Information the licensee receives under an exception.
 - (1) If a licensee receives nonpublic personal financial information from a nonaffiliated financial institution under an exception in section 15 or 16, the licensee's disclosure and use of that information is limited as follows:
 - (a) The licensee may disclose the information to the affiliates of the financial institution from which the licensee received the information;
 - (b) The licensee may disclose the information to its affiliates, but the licensee's affiliates may, in turn, disclose and use the information only to the extent that the licensee may disclose and use the information; and
 - (c) The licensee may disclose and use the information pursuant to an exception in section 15 or 16 in the ordinary course of business to carry out the activity covered by the exception under which the licensee received the information.
 - (2) Example. If a licensee receives information from a nonaffiliated financial institution for claims settlement purposes, the licensee may disclose the information for fraud prevention or in response to a properly authorized subpoena. The licensee may not disclose that information to a third party for marketing purposes or use that information for its own marketing purposes.
- B. Information a licensee receives outside of an exception.

- (1) If a licensee receives nonpublic personal financial information from a nonaffiliated financial institution other than pursuant to an exception in section 15 or 16, the licensee may disclose the information only:
 - (a) To the affiliates of the financial institution from which the licensee received the information:
 - (b) To its affiliates, but its affiliates may, in turn, disclose the information only to the extent that the licensee may disclose the information; and
 - (c) To any other person, if the disclosure would be lawful if made directly to that person by the financial institution from which the licensee received the information.
- (2) Example. If a licensee obtains a customer list from a nonaffiliated financial institution outside of the exceptions in section 15 and 16:
 - (a) The licensee may use that list for its own purposes; and
 - (b) The licensee may disclose that list to another nonaffiliated third party only if the financial institution from which the licensee purchased the list could have lawfully disclosed the list to that third party. That is, the licensee may disclose the list in accordance with the privacy policy of the financial institution from which the licensee received the list, as limited by the absence or limitation of the opt-in direction of each consumer whose nonpublic personal financial information the licensee intends to disclose, and the licensee may disclose the list in accordance with an exception in section 15 or 16, such as to the licensee's attorneys or accountants.
- C. Information a licensee discloses under an exception. If a licensee discloses nonpublic personal financial information to a nonaffiliated third party under an exception ins Section 15 or 16, the third party may disclose and use that information only as follows:
 - (1) The third party may disclose the information to the licensee's affiliates;
 - (2) The third party may disclose the information to its affiliates, but its affiliates may, in turn, disclose and use the information only to the extent that the third party may disclose and use the information; and
 - (3) The third party may disclose and use the information pursuant to an exception in section 15 or 16 in the ordinary course of business to carry out the activity covered by the exception under which it received the information.
- D. Information a licensee discloses outside of an exception. If a licensee discloses nonpublic personal financial information to a nonaffiliated third party other than under

an exception in section 15 or 16, the third party may disclose the information only:

- (1) To the licensee's affiliates;
- (2) To the third party's affiliates, but the third party's affiliates, in turn, may disclose the information only to the extent the third party can disclose the information; and
- (3) To any other person, if the disclosure would be lawful if the licensee made it directly to that person.
- E. Nothing in this regulation shall authorize any licensee to make any disclosure to an affiliate not otherwise in compliance with the requirements of the federal Fair Credit Reporting Act or regulations promulgated thereunder or the Vermont Fair Credit Reporting Acts, including, but not limited to, notice and consumer consent.

Section 13. Limits on Sharing Account Number Information for Marketing Purposes

- A. General prohibition on disclosure of policy or account numbers. A licensee shall not, directly or through an affiliate, disclose, other than to a consumer reporting agency, a policy number or similar form of access number or access code for a consumer's policy or transaction account to any nonaffiliated third party for use in telemarketing, direct mail marketing, or other marketing through electronic mail to the consumer. A licensee shall not provide a policy number or similar form of access number or access code to any nonaffiliated third party for use in telemarketing, direct mail marketing, or other marketing through electronic mail to the consumer.
- B. Exceptions. Subsection A of this section 13 does not apply if a licensee discloses a policy number or similar form of access number or access code:
 - (1) To the licensee's service provider solely in order to perform marketing for the licensee's own products or services, as long as the service provider is not authorized to directly initiate charges to the account;
 - (2) To a licensee who is a producer solely to perform marketing for the licensee's own products or services; or
 - (3) To a participant in an affinity or similar program where the participants in the program are identified to the customer when the customer enters into the program.

C. Examples.

(1) Policy number. A policy number or similar form of access number or access code includes a number or code in an encrypted form.

(2) Policy or transaction account. For the purposes of this section, a policy or transaction account is an account other than a deposit account or a credit card account. An account is not a transaction account if a third party cannot initiate charges to it.

ARTICLE IV. EXCEPTIONS TO LIMITS ON DISCLOSURES OF FINANCIAL INFORMATION

Section 14. Exception to Opt- in Requirements for Disclosure of Nonpublic Personal Financial Information for Service Providers and Joint Marketing

A. General rule.

- (1) The opt-in requirements in sections 8 and 11 do not apply when a licensee provides nonpublic personal financial information to a nonaffiliated third party to perform services for the licensee or functions on the licensee's behalf, if the licensee:
 - (a) Provides the initial notice in accordance with subsection 5A;
 - (b) Enters into a contractual agreement with the nonaffiliated third party that prohibits the third party from disclosing or using the information other than to carry out the purposes for which the licensee disclosed the information, including use under an exception in section 15 or 16 in the ordinary course of business to carry out those purposes; and
 - (c) For joint agreements for marketing, provides only the consumer's name, contact information, and own transaction and experience information within the meaning of the federal Fair Credit Reporting Act (15 U.S.C. § 1681a(d)(2)(A)(i)) and the Vermont Fair Credit Reporting Act (9 V.S.A. § 2480a (2)(A)).

(2) Examples.

- (a) If a licensee discloses nonpublic personal financial information under this section to a financial institution with which the licensee performs joint marketing, the licensee's contractual agreement with that institution meets the requirements of subdivision (1)(b) of subsection A of this section if it prohibits the institution from disclosing or using the nonpublic personal financial information except as necessary to carry out the joint marketing or under an exception in Section 15 or 16 in the ordinary course of business to carry out that joint marketing.
- (b) A licensee that complies with the provisions of subdivisions A(1)(a) and (b) of this section 14 may provide nonpublic personal financial information to a service provider that is a nonaffiliated third party agent of that licensee (e.g. an insurance agent who is an independent contractor as to the licensee) to enable the agent to offer, renew, or service products on behalf of the licensee.

Such disclosure shall not be subject to the limitations of subdivision A(1)(c) of this section 14.

- B. Service may include joint marketing. The services a nonaffiliated third party performs for a licensee under subsection A of this section 14 may include marketing of the licensee's own products or services or marketing of financial products or services offered pursuant to joint agreements between the licensee and one or more financial institutions.
- C. Definition of "joint agreement." For purposes of this section, "joint agreement" means a written contract pursuant to which a licensee and one or more financial institutions jointly offer, endorse, or sponsor a financial product or service.

Section 15. Exceptions to Notice and Opt-in Requirements for Disclosure of Nonpublic Personal Financial Information for Processing and Servicing Transactions

- A. Exceptions for processing transactions at consumer's request. The requirements for initial notice to consumers in subdivision 5A(2), opt-in in sections 8 and 11, and service providers and joint marketing in section 14 do not apply if the licensee discloses nonpublic personal financial information as necessary to effect, administer, or enforce a transaction that a consumer requests or authorizes, or in connection with:
 - (1) Servicing or processing an insurance product or service that a consumer requests or authorizes;
 - (2) Maintaining or servicing the consumer's account with a licensee or with another entity as part of a private label credit card program or other extension of credit on behalf of such entity;
 - (3) A proposed or actual securitization, secondary market sale (including sales of servicing rights), or similar transaction related to a transaction of the consumer;
 - (4) Reinsurance or stop loss or excess loss insurance; or
 - (5) Administering a workers compensation claim.
- B. Definition of "necessary to effect, administer, or enforce a transaction." For purposes of this section, "necessary to effect, administer, or enforce a transaction" means that the disclosure is:
 - (1) Required, or is one of the lawful or appropriate methods, to enforce the licensee's rights or the rights of other persons engaged in carrying out the transaction or providing the product or service; or
 - (2) Required, or is a usual, appropriate, or acceptable method:

- (a) To carry out the transaction or the product or service business of which the transaction is a part, and record, service, or maintain the consumer's account in the ordinary course of providing the insurance product or service;
- (b) To administer or service benefits or claims relating to the transaction or the product or service business of which it is a part;
- (c) To provide a confirmation, statement, or other record of the transaction or information on the status or value of the insurance product or service to the consumer or the consumer's agent or broker;
- (d) To accrue or recognize incentives or bonuses associated with the transaction that are provided by a licensee or any other party;
- (e) To underwrite insurance at the consumer's request or for any of the following purposes as they relate to a consumer's insurance: account administration; reporting, investigating, or preventing fraud or material misrepresentation; processing premium payments; processing insurance claims; administering insurance benefits (including utilization review activities); participating in research projects; or as otherwise required or specifically permitted by federal or state law; or

(f) In connection with:

- i. The authorization, settlement, billing, processing, clearing, transferring, reconciling, or collection of amounts charged, debited, or otherwise paid using a debit, credit, or other payment card, check, or account number, or by other payment means;
- ii. The transfer of receivables, accounts, or interests therein; or
- iii. The audit of debit, credit, or other payment information.

Section 16. Other Exceptions to Notice and Opt-in Requirements for Disclosure of Nonpublic Personal Financial Information

- A. Exceptions to opt-in requirements. The requirements for initial notice to consumers in subdivision 5A(2), opt-in in sections 8 and 11, and service providers and joint marketing in section 14 do not apply when a licensee discloses nonpublic personal financial information:
 - (1) With the consent or at the direction of the consumer, provided that the consumer has not revoked the consent or direction;
 - (2) In one of the following circumstances:
 - (a) To protect the confidentiality or security of a licensee's records pertaining to the consumer, service, product, or transaction;

- (b) To protect against or prevent actual or potential fraud or unauthorized transactions;
- (c) For required institutional risk control or for resolving consumer disputes or inquiries;
- (d) To persons holding a legal or beneficial interest relating to the consumer; or
- (e) To persons acting in a fiduciary or representative capacity on behalf of the consumer;
- (3) To provide information to insurance rate advisory organizations, guaranty funds or agencies, agencies that are rating a licensee, persons that are assessing the licensee's compliance with industry standards, or the licensee's attorneys, accountants, and auditors;
- (4) To the extent specifically permitted or required under other provisions of law and in accordance with the federal Right to Financial Privacy Act of 1978 (12 U.S.C. § 3401 et seq.), to law enforcement agencies (including the Federal Reserve Board, Office of the Comptroller of the Currency, Federal Deposit Insurance Corporation, Office of Thrift Supervision, National Credit Union Administration, Securities and Exchange Commission, Secretary of the Treasury, with respect to 31 U.S.C. Chapter 53,Subchapter II (Records and Reports on Monetary Instruments and Transactions) and 12 U.S.C. Chapter 21 (Financial Recordkeeping), and Federal Trade Commission), to state or federal civil or administrative authorities (including, but not limited to, a state insurance authority, a state banking authority, and a state securities authority), self-regulatory organizations, or for an investigation on a matter related to public safety;
- (5) In one of the following circumstances:
 - (a) To a consumer reporting agency in accordance with the federal Fair Credit Reporting Act (15 U.S.C. § 1681 et seq.); or
 - (b) From a consumer report reported by a consumer reporting agency;
- (6) In connection with a proposed or actual affiliation, reorganization, sale, merger, transfer, or exchange of all or a portion of a business or operating unit if the disclosure of nonpublic personal financial information concerns solely consumers of the business or unit;
- (7) In one of the following circumstances:
 - (a) To comply with federal, state, or local laws, rules, and other applicable legal requirements;

- (b) To comply with a properly authorized civil, criminal, or regulatory investigation, or a subpoena or summons by federal, state, or local authorities; or
- (c) To respond to judicial process or government regulatory authorities having jurisdiction over a licensee for examination, compliance, or other purposes as authorized by law;
- (8) For purposes related to the replacement of a group benefit plan, group health plan, group welfare plan, or workers' compensation plan; or
- (9) In the administration of an order or proceeding under chapter 145 of Title 8 V.S.A.
- B. Revocation of consent. A consumer may revoke any authorization given to a licensee at any time, subject to the rights of any person that acted in reliance on the authorization prior to notice of the revocation.

ARTICLE V. RULES FOR HEALTH INFORMATION

Section 17. When Authorization Required for Disclosure of Nonpublic Personal Health Information

- A. General rule. A licensee shall not disclose nonpublic personal health information about a consumer or customer unless an authorization is obtained from the consumer or customer whose nonpublic personal health information is sought to be disclosed.
- B. Exceptions.
 - (1) Nothing in this section shall prohibit, restrict, or require an authorization for the disclosure of nonpublic personal health information by a licensee for the performance of the following insurance functions by or on behalf of the licensee:
 - (a) claims administration;
 - (b) claims adjustment and management;
 - (c) underwriting:
 - (d) policy placement or issuance;
 - (e) loss control;
 - (f) ratemaking and guaranty fund functions;
 - (g) reinsurance and excess loss insurance;
 - (h) risk management;
 - (i) case management;
 - (i) disease management;
 - (k) quality assurance;
 - (1) quality improvement;
 - (m)performance evaluation;
 - (n) provider credentialing verification;

- (o) utilization review;
- (p) peer review activities;
- (q) actuarial, scientific, medical or public policy research;
- (r) grievance procedures;
- (s) internal administration of compliance, managerial and information systems;
- (t) policyholder service functions;
- (u) auditing;
- (v) reporting;
- (w) database security;
- (x) administration of consumer disputes and inquiries;
- (y) external accreditation standards;
- (z) the replacement of a group benefit plan or workers compensation policy or program;
- (aa) activities in connection with a proposed or actual affiliation, reorganization, sale, merger, transfer, or exchange of all or part of a business or operating unit if the disclosure concerns solely consumers of the business or unit;
- (bb) disclosure that is required, or is one of the lawful or appropriate methods, to enforce the licensee's rights or the rights of other persons engaged in carrying out a transaction or providing a product or service that a consumer requests or authorizes; or
- (cc) any activity otherwise authorized by law.
- (2) Nothing in this regulation shall prohibit, restrict, or require an authorization for the disclosure of nonpublic personal health information by a licensee for the following:
 - (a) detection, investigation, or reporting of actual or potential fraud, misrepresentation, or criminal activity;
 - (b) detection, investigation, or reporting of actual or potential violations of law or examinations by a civil or administrative agency;
 - (c) any activity that permits disclosure without authorization pursuant to the federal Health Insurance Portability and Accountability Act privacy rules promulgated by the U.S. Department of Health and Human Services, except as provided in section 20; or
 - (d) any activity required pursuant to governmental reporting authority or to comply with legal process.
- C. Additional insurance functions may be added with the approval of the Commissioner to the extent they are necessary for appropriate performance of insurance functions and are fair and reasonable to the interest of consumers.

Section 18. Authorizations

A. A valid authorization to disclose nonpublic personal health information pursuant to

this Article shall be in written or electronic form and shall contain all of the following:

- (1) The identity of the consumer or customer who is the subject of the nonpublic personal health information;
- (2) A general description of the types of nonpublic personal health information to be disclosed;
- (3) General descriptions of the parties to whom the licensee discloses nonpublic personal health information, the purpose of the disclosure, and how the information will be used:
- (4) The signature of the consumer or customer who is the subject of the nonpublic personal health information or the individual who is legally empowered to grant authority and the date signed;
- (5) The length of time for which the authorization is valid, which in no event shall be more than 24 months; and
- (6) Notice that the consumer or customer may revoke the authorization at any time and the procedure for making a revocation.
- B. A consumer or customer who is the subject of nonpublic personal health information may revoke an authorization provided pursuant to this section at any time, subject to the rights of an individual who acted in reliance on the authorization prior to notice of the revocation.
- C. A licensee shall retain the authorization or a copy thereof in the record of the individual who is the subject of nonpublic personal health information.

Section 19. Authorization Request Delivery

A request for authorization and an authorization form may be delivered to a consumer or a customer as part of an opt-in notice pursuant to section 10, provided that the request and the authorization form are clear and conspicuous. An authorization form is not required to be delivered to the consumer or customer or included in any other notices unless the licensee intends to disclose protected health information pursuant to subsection 17A.

Section 20. Relationship to Federal Rules

Irrespective of whether a licensee is subject to the federal Health Insurance Portability and Accountability Act privacy rule as promulgated by the U.S. Department of Health and Human Services, 45 C.F.R. Parts 160 and 164, (the "federal rule"), if a licensee complies with all requirements of the federal rule and its effective date provision, the licensee shall be deemed to be in compliance with the provisions of this Article; provided, however, that a licensee shall be prohibited from making disclosures under the provisions of 45 C.F.R § 164.514 (e)(2)

without the consumer's prior written consent.

Section 21. Relationship to State Laws

Nothing in this regulation shall preempt or supersede State law related to medical records, health, or insurance information privacy.

ARTICLE VI. ADDITIONAL PROVISIONS

Section 22. Protection of Fair Credit Reporting Acts

- A. No inference shall be drawn on the basis of the provisions of this regulation regarding whether information is transaction or experience information under Section 603 of the federal Fair Credit Reporting Act (15 U.S.C. § 1681a).
- B. Nothing in this regulation shall be construed to modify, limit, or supersede the operation of the Vermont Fair Credit Reporting Act (9 V.S.A. §§ 2480a-2480g). No inference shall be drawn on the basis of the provisions of this regulation regarding whether information is transaction or experience information under 9 V.S.A. § 2480a(2). These rules shall not be construed to extend the application of the Vermont Fair Credit Reporting Act to persons who are not residents of Vermont.

Section 23. Nondiscrimination

- A. A licensee shall not unfairly discriminate against a consumer or customer because that consumer or customer has not opted in to the disclosure of his or her nonpublic personal financial information pursuant to the provisions of this regulation.
- B. A licensee shall not unfairly discriminate against a consumer or customer because that consumer or customer has not opted in to the disclosure of his or her nonpublic personal health information pursuant to the provisions of this regulation.

Section 24. Violations

In addition to any other sanctions available to the Commissioner under Vermont law for violations of this regulation, any violation of this regulation shall be deemed to be an unfair method of competition or an unfair or deceptive act or practice in the conduct of the business of insurance in this State for the purposes of chapter 129 of Title 8 V.S.A.

Section 25. Severability

If any provision of this regulation or its applicability to any person or circumstance is held invalid by a court, the remainder of the regulation or the applicability of the provision to other persons or circumstances shall not be affected.

Section 26. Effective Date

This regulation is effective [DATE].

APPENDIX A - SAMPLE CLAUSES

Licensees, including a group of financial holding company affiliates that use a common privacy notice, may use the following sample clauses, if the clause is accurate for each institution that uses the notice. Note that disclosure of certain information, such as assets, income, and information from a consumer reporting agency, may give rise to obligations under the federal Fair Credit Reporting Act and Vermont Fair Credit Reporting Act, such as a requirement to permit a consumer to opt in to disclosures to affiliates or designation as a consumer reporting agency if disclosures are made to nonaffiliated third parties.

A-1-Categories of information a licensee collects (all institutions)

A licensee may use this clause, as applicable, to meet the requirement of subdivision 7A(1) to describe the categories of nonpublic personal information the licensee collects.

Sample Clause A-1:

We collect nonpublic personal information about you from the following sources:

- Information we receive from you on applications or other forms;
- Information about your transactions with us, our affiliates or others; and
- Information we receive from a consumer reporting agency.

A-2-Categories of information a licensee discloses (institutions that disclose outside of the exceptions)

A licensee may use one of these clauses, as applicable, to meet the requirement of subdivision 7A(2) to describe the categories of nonpublic personal financial information the licensee discloses. The licensee may use these clauses if it discloses nonpublic personal financial information other than as permitted by the exceptions in sections 14, 15, and 16.

Sample Clause A-2, Alternative 1:

We may disclose the following kinds of nonpublic personal financial information about you:

- Information we receive from you on applications or other forms, such as [provide illustrative examples, such as "your name, address, social security number, assets, income, and beneficiaries"];
- Information about your transactions with us, our affiliates, or others, such as [provide illustrative examples, such as "your policy coverage, premiums, and payment history"]; and
- Information we receive from a consumer reporting agency, such as [provide illustrative examples, such as "your creditworthiness and credit history"].

Sample Clause A-2, Alternative 2:

We may disclose all of the information that we collect, as described [describe location in

the notice, such as "above" or "below"].

A-3-Categories of information a licensee discloses and parties to whom the licensee discloses (institutions that do not disclose outside of the exceptions)

A licensee may use this clause, as applicable, to meet the requirements of subdivisions 7A(2), (3), and (4) to describe the categories of nonpublic personal information about customers and former customers that the licensee discloses and the categories of affiliates and nonaffiliated third parties to whom the licensee discloses. A licensee may use this clause if the licensee does not disclose nonpublic personal financial information to any party, other than as permitted by the exceptions in sections 15 and 16.

Sample Clause A-3:

We do not disclose any nonpublic personal financial information about our customers or former customers to anyone, except as permitted by law.

A-4-Categories of parties to whom a licensee discloses (institutions that disclose outside of the exceptions)

A licensee may use this clause, as applicable, to meet the requirement of subdivision 7A(3) to describe the categories of affiliates and nonaffiliated third parties to whom the licensee discloses nonpublic personal information. This clause may be used if the licensee discloses nonpublic personal financial information other than as permitted by the exceptions in sections 14, 15, and 16, as well as when permitted by the exceptions in sections 15 and 16.

Sample Clause A-4:

We may disclose nonpublic personal information about you to the following types of third parties:

- Financial service providers, such as [provide illustrative examples, such as "life insurers, automobile insurers, mortgage bankers, securities broker-dealers, and insurance agents"];
- Non-financial companies, such as [provide illustrative examples, such as "retailers, direct marketers, airlines, and publishers"]; and
- Others, such as [provide illustrative examples, such as "non-profit organizations"].

We may also disclose nonpublic personal information about you to third parties as permitted by law.

A-5-Service provider/joint marketing exception

A licensee may use one of these clauses, as applicable, to meet the requirements of subdivision 7A(5) related to the exception for service providers and joint marketing in section 14. If a licensee discloses nonpublic personal financial information under this exception, the licensee shall describe the categories of nonpublic personal financial information the licensee discloses and the categories of third parties with which the licensee has contracted.

Sample Clause A-5, Alternative 1:

We may disclose the following information to companies that perform services on our behalf:

- Information we receive from you on applications or other forms, such as [provide illustrative examples, such as "your name, address, social security number, assets, income, and beneficiaries"];
- Information about your transactions with us, our affiliates or others, such as [provide illustrative examples, such as "your policy coverage, premium, and payment history"]; and
- Information we receive from a consumer reporting agency, such as [provide illustrative examples, such as "your creditworthiness and credit history"].

Sample Clause A-5, Alternative 2:

We may disclose all of the information we collect, as described [describe location in the notice, such as "above" or "below"] to companies that perform services on our behalf.

Sample Clause A-5, Alternative 3:

We may disclose the following information to other financial institutions with which we have joint marketing agreements:

- The following information we receive from you: "your name and contact information";
- Information about your transactions with us or our affiliates, such as [provide illustrative examples of transaction and experience information, such as "your policy coverage, premium, and payment history"].

A-6-Explanation of opt in (institutions that disclose to a nonaffiliated third party outside of the exceptions)

A licensee may use this clause, as applicable, to meet the requirement of subdivision 7A(6) to provide an explanation of the consumer's right to authorize the disclosure of nonpublic personal financial information to nonaffiliated third parties, including the method(s) by which the consumer may exercise those rights. The licensee may use this clause if the licensee discloses nonpublic personal financial information to nonaffiliated third parties other than as permitted by the exceptions in sections 14, 15, and 16.

Sample Clause A-6:

We will not disclose nonpublic personal financial information about you to nonaffiliated third parties (other than as permitted by law) unless you authorize us to make that disclosure. Your authorization must be in writing or, if you agree, in electronic form. If you wish to authorize us to disclose your nonpublic personal financial information to nonaffiliated third parties, you may [describe the means to opt in, such as "complete and sign the enclosed, postage prepaid card and mail it to us."].

A-7-Confidentiality and security (all institutions)

A licensee may use this clause, as applicable, to meet the requirement of subdivision 7A(8) to describe its policies and practices with respect to protecting the confidentiality and security of nonpublic personal information.

Sample Clause A-7:

We restrict access to nonpublic personal information about you to [provide an appropriate description, such as "those employees who need to know that information to provide products or services to you"]. We maintain physical, electronic, and procedural safeguards that comply with state and federal law to guard your nonpublic personal information.

Vermont Department of Banking, Insurance, Securities & Health Care Administration

Division of Insurance, Division of Health Care Administration Financial Regulation

REGULATION IH-2001-01 (Revised)

PRIVACY OF CONSUMER FINANCIAL AND HEALTH INFORMATION REGULATION

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ARTICLE I. GENERAL PROVISIONS

Section 1. Authority

This regulation is promulgated pursuant to the authority granted by 8 V.S.A. §§ 10, 15, 3381, 3541-3543 et seq., 3688, 3829, 3858, 4062, 4108, 4113, 4201, 4362, 4373, 4464, 4480, 4481, 4515a, 4587, 4690, Chapter 129, 4812, 4836, 4902, 4990, 5104, 5111, 6015, 8005, 8014, and 808453, and 1972, Act No. 72 (Adj. Sess.), § 1.

Section 2. Purpose; Scope; Compliance

- A. Purpose. This regulation governs the treatment of nonpublic personal financial information and nonpublic personal health information about individuals by all licensees under personal health information about individuals by all licensees under personal financial information and nonpublic personal health information about individuals by all licensees under personal financial information and nonpublic personal health information about individuals by all licensees under personal financial information and nonpublic personal health information about individuals by all licensees under personal financial information and nonpublic personal health information about individuals by all licensees under personal financial information and nonpublic personal financial information and nonp
 - (1) Requires a licensee to provide notice to individuals about its privacy policies and practices;
 - (2) Describes the conditions under which a licensee may disclose nonpublic personal financial information and nonpublic personal health information about individuals to nonaffiliated third parties; and
 - (3) Requires licensees to obtain consumer consent prior to disclosing that information, subject to the exceptions in <u>sS</u>sections 14, 15, 16, and 17 of this regulation and subject to the federal Fair Credit Reporting Act and Vermont Fair Credit Reporting Act.

B. Scope.

- (1) This regulation applies to:
 - (a) Nonpublic personal financial information about individuals who obtain or are claimants or beneficiaries of products or services <u>from licensees</u> primarily for personal, family, or household purposes <u>from licensees</u>. This <u>regulation does</u> not apply to information about companies or about individuals who obtain financial products or services for business, commercial or agricultural purposes; and <u>(2)</u>
 - (b) (2) All nonpublic personal health information.
 - (e)(b) This regulation does not apply to information about companies or individuals who obtain financial products or services for business, commercial, or agricultural purposes.

C. Compliance.

A licensee domiciled in this state that is in compliance with this regulation in a state that has not enacted laws or regulations that meet the requirements of Title V of the Gramm-Leach-Bliley Act (PL 106-102) may nonetheless be deemed to be in compliance with Title V of the Gramm-Leach-Bliley Act in such other state.

- (1) A licensee subject to this regulation, regardless of its jurisdiction of domicile, shall comply with the provisions of this regulation for transactions with Vermont consumers.
- (1)(2) For a consumers who are is not a Vermont residents, a licensee domiciled in this State shall be deemed to be in compliance with Title V of the Gramm-Leach-Bliley Act in this State with respect to that consumer if the licensee is in compliance with a law or regulation enacted in the state of the consumer's domicile that meets the requirements of Title V of the Gramm-Leach-Bliley Act (PL 106-102).
- (2) A licensee not domiciled in this state shall comply with this rule for all transactions with Vermont consumers.

Section 3. Rule of Construction

The examples in this regulation and the sample clauses in Appendix A of this regulation—are not exclusive. The examples in this regulation and the sample clauses in the Appendix A of this regulation provide—guidance concerning thise rule's regulation's application in —ordinary circumstances but are not exclusive. The facts and circumstances of each individual situation, however, will determine whether compliance with an example or use of a sample clause, to the extent applicable, constitutes compliance with this regulation.

Section 4. Definitions

As used in this regulation, unless the context requires otherwise:

A. "Affiliate" means any company that controls, is controlled by or is under common control with another company has the same meaning as in 8 V.S.A. § 3681(1).

B.

- C.B. "Clear and conspicuous" means that a notice is reasonably understandable and designed to call attention to the nature and significance of the information in the notice.
 - (1) Examples.
 - (a) Reasonably understandable. A licensee makes its notice reasonably understandable if it:

- i. Presents the information in the notice in clear, concise sentences, paragraphs, and sections;
- ii. Uses short explanatory sentences or bullet lists whenever possible;
- iii. Uses definite, concrete, everyday words and active voice whenever possible;
- iv. Avoids multiple negatives;
- v. Avoids legal and highly technical business terminology whenever possible;
- vi. Avoids explanations that are imprecise and readily subject to different interpretations; and
- vii. Avoids contradictory, confusing, and misleading language.
- (b) Designed to call attention.- A licensee designs its notice to call attention to the nature and significance of the information in it if the licensee:
 - i. Uses a plain-language heading to call attention to the notice;
 - ii. Uses a typeface and type size that are easy to read;
 - iii. Provides wide margins and ample line spacing;
 - iv. Uses boldface or italics for key words; and
 - v. In a form that combines the licensee's notice with other information, uses distinctive type size, style, and graphic devices, such as shading or sidebars.
- (c) Notices on web-sites. If a licensee provides a notice on a web page, the licensee designs its notice to call attention to the nature and significance of the information in it if the licensee:
 - Uses text or visual cues to encourage scrolling down the page if necessary to view the entire notice and ensure that other elements on the web-site (such as text, graphics, hyperlinks, or sound) do not distract attention from the notice; and the licensee either:

ii.i.___

ii. Places the notice on a screen that consumers frequently access, such as a page on which transactions are conducted; or

Places a link on a screen that consumers frequently access, such as a

page on which transactions are conducted, that connects directly to the notice and is labeled appropriately to convey the importance, nature, and relevance of the notice.

- D.C. "Collect" means to obtain information that the licensee organizes or can retrieve by the name of an individual or by identifying number, symbol, or other identifying particular assigned to the individual, irrespective of the source of the underlying information.
- E.D. "Commissioner" means the commissioner of the Department of Banking, Insurance, Securities and Health Care Administration of this state Financial Regulation.
- F.E. "Company" means a corporation, limited liability company, business trust, general or limited partnership, association, sole proprietorship, or similar organization.

G.F.

- (1) "Consumer" means an individual who seeks to obtain, obtains or has obtained an insurance product or service from a licensee that is to be used primarily for personal, family or household purposes, and about whom the licensee has nonpublic personal information, or that individual's legal representative.
- (2) Examples.
 - (a) An individual who provides nonpublic personal information to a licensee in connection with obtaining or seeking to obtain financial, investment, or economic advisory services relating to an insurance product or service is a consumer regardless of whether the licensee establishes an ongoing advisory relationship.
 - (a)

(b)

- (e) An applicant for insurance prior to the inception of insurance coverage is a licensee's consumer.
- (b)
- (d)
- (e) An individual who is a consumer of another financial institution is not a licensee's consumer solely because the licensee is acting as agent for, or provides processing or other services to, that financial institution.
- (c)
- (f)—An individual is a licensee's consumer if t:
- (g)
- (h) The licensee discloses nonpublic personal financial information about the individual to a nonaffiliated third party-other than as permitted under Sections 14, 15, and 16 and o; and

(d) One of the following exist:

i. <u>T</u>the individual is a beneficiary of a life insurance policy underwritten by the licensee;

ii. <u>T</u>the individual is a claimant under an insurance policy issued by the licensee; iii. ii.

iv.iii. The individual is an insured or an annuitant under an insurance policy or an annuity, respectively, issued by the licensee; or

Tthe individual is a mortgagor of a mortgage covered under a mortgage insurance policy; and

- v.iv. (ii) <u>T</u>the licensee discloses nonpublic personal financial information about the individual to a nonaffiliated third party other than as permitted under Sections 14, 15, and 16 of this regulation.
- (i)(e) Provided that the licensee provides the initial, annual, and revised notices under sections 5, 6, and 9 of this regulation to the plan sponsor, group or blanket insurance policyholder, or group annuity contract_holder, or workers' compensation plan participant, and further provided that the licensee does not disclose to a nonaffiliated third party nonpublic personal financial information about such an individual other than as permitted under sections 14, 15, and 16 of this regulation, an individual is not athe consumer of the licensee solely because he or she is:
 - i. A participant in or a beneficiary of an employee benefit —plan that the licensee administers or sponsors or for which the licensee acts as a trustee, insurer, or fiduciary;
 - ii. Covered under a group or blanket insurance policy or group annuity contract issued by the licensee; or
 - iii. A claimant covered by beneficiary in a workers' compensation plan.

(j)

(k) The individuals described in subdivisions (e)(i) through (iii) of this subsection F are consumers of a licensee if the licensee does not meet all the conditions of subdivision (e).

(1)

<u>(f)</u>

(m)(g) In no event shall the individuals, solely by virtue of the status described in subdivisions (e)(i) through (iii) of this subsection F, be deemed to be customers for purposes of this regulation.

(r	An individual is not a licensee's consumer solely because he or she is a beneficiary of a trust for which the licensee is a trustee.
	(o)(i) An individual is not a licensee's consumer solely because he or she has designated the licensee as trustee for a trust.
federa	"Consumer reporting agency" has the same meaning as in <u>sSection</u> 603(f) of the all Fair Credit Reporting Act (15 U.S.C. § 1681a(f)) and shall include any "credit ing agency" within the meaning of 9 V.S.A. § 2480a-(<u>43</u>).
I.—"Cont J.—	trol" has the same meaning as in 8 V.S.A. § 3681(3) means:
K. Owne outsta or ac	ership, control or power to vote twenty five percent (25%) or more of the ending shares of any class of voting security of the company, directly or indirectly, ting through one or more other persons;
	ol in any manner over the election of a majority of the directors, trustees or al partners (or individuals exercising similar functions) of the company; or
О. Н.	The power to exercise, directly or indirectly, a controlling influence over the gement or policies of the company, as the commissioner determines.
<u>₽.I.</u> "Cust	omer" means a consumer who has a customer relationship with a licensee.
	"Customer relationship" means a continuing relationship between a consumer and ensee under which the licensee provides one or more insurance products or ces to the consumer that are to be used primarily for personal, family, or household ses.
(1) E	xamples.
(a	a) A consumer has a continuing relationship with a licensee if:
	 The consumer is a current policyholder of an insurance product issued by or through the licensee; or i.
i	The consumer obtains financial, investment, or economic advisory services relating to an insurance product or service from the licensee for a fee.
(1.	a) A consumer does not have a continuing relationship with a licensee if:

i. The consumer applies for insurance but does not purchase the insurance from the licensee;

ii.i.___

iii.ii. The licensee sells the consumer travel insurance in an isolated transaction;

iv.

v. The <u>consumerindividual</u> is no longer a current policyholder of an insurance product or no longer obtains insurance services with or through the licensee;

vi.iii.

The consumer is a beneficiary or claimant under a policy and has submitted a claim under a policy choosing a settlement option involving an ongoing relationship with the licensee;

<u>viii.v.</u> The consumer is a beneficiary or a claimant under a policy and has submitted a claim under that policy choosing a lump sum settlement option;

ix.vi. The customer's consumer's policy is lapsed, expired, or otherwise inactive or dormant under the licensee's business practices, and the licensee has not communicated with the customer consumer about the relationship for a period of twelve (12) consecutive months, other than annual privacy notices, material required by law or regulation, communication at the direction of a state or federal authority, or promotional materials;

X.vii. The individual consumer is an insured or an annuitant under an insurance policy or annuity, respectively, but is not the policyholder or owner of the insurance policy or annuity; or

xi.viii. The individual's consumer's last known address according to the licensee's records is invalid. For purposes of this ruleregulation, an address of record is invalid if mail sent to that address by the licensee has been returned by the postal authorities as undeliverable and if subsequent attempts by the licensee to obtain a current valid address for the individual consumer have been unsuccessful.

<u>S.</u>

T.K. "Financial institution" means any institution the business of which is engaging in activities that are financial in nature or incidental to such financial activities as described in Section 4(k) of the Bank Holding Company Act of 1956 (12 U.S.C. § 1843(k)).

(1) Financial institution does not include:

- (a) Any person or entity with respect to any financial activity that is subject to the jurisdiction of the Commodity Futures Trading Commission under the Commodity Exchange Act (7 U.S.C. § 1 et seq.);
- (b) The Federal Agricultural Mortgage Corporation or any entity charged and operating under the Farm Credit Act of 1971 (12 U.S.C. § 2001 et seq.); or
- (c) Any institutions chartered by Congress specifically to engage in securitizations, secondary market sales (including sales of servicing rights), or similar transactions related to a transaction of a consumer, as long as the institutions does not sell or transfer nonpublic personal information to a nonaffiliated third party.
- U.L. "Financial product or service" means any product or service that a financial holding company could offer by engaging in an activity that is financial in nature or incidental to such a financial activity under section 4(k) of the Bank Holding Company Act of 1956 (12 U.S.C. § 1843(k)).
 - (1) Financial service includes a financial institution's evaluation or brokerage of information that the financial institution collects in connection with a request or an application from a consumer for a financial product or service.

₩.M. "Health care" means:

- (1) Preventive, diagnostic, therapeutic, rehabilitative, maintenance, or palliative care, services, procedures, tests, or counseling that:
 - (a) Relates to the physical, mental, or behavioral condition of an individual; or (a)
 - (b)
 - (e) Affects the structure or function of the human body or any part of the human body, including the banking of blood, sperm, organs, or any other tissue; or
 - (b)
 - (d)
 - (e)(c) Prescribing, dispensing, or furnishing to an individual drugs or biologicals, or-medical devices, or health care equipment and supplies.
- W.N. "Health care provider" means a physician or other health care practitioner licensed, accredited, or certified to perform specified health services consistent with state law, or a health care facility.
- X.O. "Health information" means any information or data except age or gender, whether oral or recorded in any form or medium, created by or derived from a health care provider or the consumer that relates to:

- (1) The past, present, or future physical, mental, or behavioral health or condition of an individual;
- (2) The provision of health care to an individual; or
- (3) Payment for the provision of health care to an individual.

Y...
Z.P. "Insurance product or service" means any product or service that is offered by a licensee pursuant to Parts 3 and 4 of Ttitle 8 V.S.A.

(1) Insurance service includes a licensee's evaluation, brokerage, or distribution of information that the licensee collects in connection with a request or an application from a consumer for an insurance product or service.

BB.Q. "Licensee" means anyll licensed insurers, producers, orand other persons licensed or required to be licensed, or authorized or required to be authorized, or registered or required to be registered pursuant to Parts 3-and 4 of Ttitle 8 V.S.A., except for a persons registered under 8 V.S.A. § 4248 of title 8 V.S.A.

(1) "Licensee" shall also means an unauthorized insurer that accepts business placed through a licensed surplus lines broker in this State, but only in regard to the surplus lines insurance placed pursuant to Chapter 138 of Title 8 V.S.A.

<u>(1)</u>

- (2) A licensee is not subject to the notice and opt_in requirements for nonpublic personal financial information set forth in Articles I, II, III and IV of this regulation if the licensee is an employee, agent, or other representative of another licensee ("the principal") and:
 - (a) The principal otherwise complies with, and provides the notices required by, the provisions of this regulation; and

<u>(a)</u>

(b)

(e)(b) The licensee does not disclose any nonpublic personal <u>financial</u> information to any person other than the principal or its affiliates except in a manner permitted by this regulation.

(3)

(4) Subject to subdivision (b) of this subdivision Q (3), "licensee" shall also include an unauthorized insurer that accepts business placed through a licensed surplus-lines broker in this State, but only in regard to the surplus lines placements

insurance placed pursuant to <u>8 V.S.A. cChapter 138 of Ttitle 8 V.S.A.</u>

(5)

- (6)(3) A surplus lines broker or surplus lines insurer shall be deemed to be in compliance with the notice and opt_-in requirements for nonpublic personal financial information set forth in Articles I, II, III and IV of this regulation provided that:
 - (a) (a) The broker or insurer does not disclose nonpublic personal information of a consumer or a customer to nonaffiliated third parties for any purpose, including joint servicing or marketing under section 14 of this regulation, except as permitted by section 15 or 16 of this regulation; and

(a)

(b)

(e)(b) (b) The broker or insurer delivers a notice to the consumer at the time a customer relationship is established on which the following is printed in 16--point type:

PRIVACY NOTICE

"Neither the U.S. brokers that handled this insurance nor the insurers that have underwritten this insurance will disclose nonpublic personal information concerning the buyer to nonaffiliates of the brokers or insurers except as permitted by law."

DD. "Nonaffiliated third party" means any person except:

FF.aA licensee's affiliate; or a

GG.

- HH.R. A person employed jointly by a licensee and any company that is not the licensee's affiliate (but nonaffiliated third party includes the other company that jointly employs the person).
 - (1) "Nonaffiliated third party" includes any company that is an affiliate solely by virtue of the direct or indirect ownership or control of the company by the licensee or its affiliate in conducting merchant banking or investment banking activities of the type described in section 4(k)(4)(H) of the federal Bank Holding Company Act and 8 V.S.A. § 12603 or insurance company investment activities of the type described in section 4(k)(4)(I) of the federal Bank Holding Company Act (12 U.S.C. § 1843(k)(4)(H) and (I)).
- H.S. "Nonpublic personal information" means nonpublic personal financial information and nonpublic personal health information.

JJ.

KK. "Nonpublic personal financial information" means p:

H.

MM. Personally identifiable financial information; and a

NN.

- OO.T. Any list, description, or other grouping of consumers (and publicly available information pertaining to them) that is derived using any personally identifiable financial information that is not publicly available.
 - (1) "Nonpublic personal financial information" does not include:
 - (a) Health information;
 - (b) Publicly available information, except as included on a list described in subdivision (1)(cb) of this subsection 1(T); or

(b)

(c)

- (d)(c) Any list, description or other grouping of consumers (and publicly available information pertaining to them) that is derived without using any personally identifiable financial information that is not publicly available.
- (2) Examples.
 - (a) Nonpublic personal financial information includes any list of individuals' names and street addresses that is derived in whole or in part using personally identifiable financial information that is not publicly available, such as account numbers.

(a)

(b)

- (b) Nonpublic personal financial information does not include any list of individuals' names and addresses that contains only publicly available information, is not derived in whole or in part using personally identifiable financial information that is not publicly available, and is not disclosed in a manner that indicates that any of the individuals on the list is a consumer of a financial institution.
- PP. "Nonpublic personal health information" means health information that identifies an individual who is the subject of the information or with respect to which there is a reasonable basis to believe that the information could be used to identify an individual.

<u>U.</u>

"Nonpublic personal health information" means health information:

That identifies an individual who is the subject of the information; or

With respect to which there is a reasonable basis to believe that the information could be used to identify an individual.

V. "Opt in" or "Opt-in" means the written or, if the consumer agrees, electronic authorization of the consumer allowing a licensee to disclose nonpublic personal financial information to a nonaffiliated third party, other than as permitted under sections 14, 15, or 16.

QQ.

RR. "Personally identifiable financial information" means any information to

TT. That Aa consumer provides to a licensee to obtain an insurance product or service from the licensee, st

UU.

VV. That is a About a consumer and resultings from a transaction involving an insurance product or service between a licensee and a consumer, or that; or

WW.____

XX.W. That the licensee otherwise obtains about a consumer in connection with providing an insurance product or service to that consumer.

(1) Examples.

- (a) Information included. Personally identifiable financial information includes:
 - i. Information a consumer provides to a licensee on an application to obtain an insurance product or service;
 - ii. Account balance information and payment history;
 - iii. The fact that an individual is or has been one of the licensee's customers or has obtained an insurance product or service from the licensee;
 - iv. Any information about the licensee's consumer if it is disclosed in a manner that indicates that the individual is or has been the licensee's consumer;
 - v. Any information that a consumer provides to a licensee or that the licensee or its agent otherwise obtains in connection with collecting on a loan or servicing a loan;
 - vi. Any information the licensee collects through an Internet cookie (an information-collecting device from a web server); and
 - vii. Any iInformation from a consumer report.

- (b) Information not included. Personally identifiable financial information does not include:
 - i. Health information;
 - ii. A list of names and addresses of customers of an entity that is not a financial institution; orand
- iii.ii.
- iv.iii. Information that does not identify a consumer, such as aggregate information or blind data that does not contain personal identifiers such as account numbers, names, or addresses.
- YY.
- **ZZ.** "Publicly available information" means any information that a licensee has a reasonable basis to believe is lawfully made available to the general public from <u>f</u>:
 - AAA.
- BBB. Federal, state, or local government records, w
- CCC.
- DDD. Widely distributed media, or d; or
- EEE.
- FFF.X. Disclosures to the general public that are required to be made by federal, state, or local law.
 - (1) Reasonable basis. A licensee has a reasonable basis to believe that information is lawfully made available to the general public if the licensee has taken steps to determine:
 - (a) That the information is of the type that is available to the general public; and
 - (b) Whether an individual can direct that the information not be made available to the general public and, if so, that the licensee's consumer has not done so.
 - (2) Examples.
 - (a) Government records. Publicly available information in government records includes information in government real estate records and security interest filings.
 - <u>(a)</u>
- (b)
- (c) Widely distributed media. –Publicly available information from widely distributed media includes information from a telephone book, a television or radio program, a newspaper, or a web—site that is available to the general public on an unrestricted basis. A web—site is not restricted merely because an Internet

service provider or asite operator requires a fee or aspassword, so long as access is available to the general public.

<u>(b)</u>

(d)

(e)(c) Reasonable basis.

i. A licensee has a reasonable basis to believe that mortgage information is lawfully made available to the general public if the licensee has determined that the information is of the type included on the public record in the jurisdiction where the mortgage would be recorded.

1.

ii.

ii. A licensee has a reasonable basis to believe that an individual's telephone number is lawfully made available to the general public if the licensee has located the telephone number in the telephone book or the consumer has informed the licensee that the telephone number is not unlisted.

ARTICLE II. PRIVACY AND OPT_-IN NOTICES FOR NONPUBLIC PERSONAL INFORMATION

Section 5. Initial Privacy Notice to Consumers Required

- A. Initial notice requirement. A licensee shall provide a clear and conspicuous notice that accurately reflects its privacy policies and practices with respect to nonpublic personal information to:
 - (1) Customers. An individual who becomes the licensee's customer, not later than when the licensee establishes a customer relationship, except as provided in subsection E of this section 5; and
 - (2) Consumers. A consumer, before the licensee discloses any nonpublic personal information about the consumer to any nonaffiliated third party, if the licensee makes a disclosure other than as authorized by sections 15, 16, and 17.
- B. When initial notice to a consumer is not required. A licensee is not required to provide an initial notice to a consumer under subdivision section A(2) of this section 5 if:
 - (1) The licensee does not disclose any nonpublic personal information about the consumer to any nonaffiliated third party, other than as authorized by sections 15, 16, and 17, and the licensee does not have a customer relationship with the consumer; or
 - (2) An notice has been provided by an affiliate, as long as the notice clearly identifies all

affiliates to whom the notice applies and is accurate with respect to the financial institutionlicensee and the other affiliates.

- C. When the licensee establishes a customer relationship.
 - (1) General rule. A licensee establishes a customer relationship at the time the licensee and the consumer enter into a continuing relationship.
 - (2) Examples of establishing customer relationship. A licensee establishes a customer relationship when the consumer:
 - (a) Becomes a policyholder of a licensee that is an insurer when the insurer delivers an insurance policy or contract to the consumer, or in the case of a licensee that is an insurance producer or insurance broker, obtains insurance through that licensee; or
 - (b) Agrees to obtain financial, economic, or investment advisory services relating to insurance products or services for a fee from the licensee.
- D. Existing customers. When an existing customer obtains a new insurance product or service from a licensee that is to be used primarily for personal, family, or household purposes, the licensee satisfies the initial notice requirements of subsection A of this section 5 as follows:
 - (1) The licensee <u>may provides</u> a revised policy notice, under <u>s</u>Section 9, that covers the customer's new insurance product or service; or
 - (2) If the initial, revised, or annual notice that the licensee most recently provided to theat customer was accurate with respect to the new insurance product or service, the licensee does not need to provide a new privacy notice under subsection A of this section 5.
- E. Exceptions to allow subsequent delivery of notice.
 - (1) A licensee may provide the initial notice required by sub<u>division</u>section A(1) of this section 5 within a reasonable time after the licensee establishes a customer relationship if:
 - (a) Establishing the customer relationship is not at the customer's election; or
 - (b) Providing notice not later than when the licensee establishes a customer relationship would substantially delay the customer's transaction and the customer agrees to receive the notice at a later time.
 - (2) Examples.

- (a) Not at customer's election. Establishing a customer relationship is not at the customer's election if <u>thea</u> licensee acquires or is assigned <u>thea</u> customer's policy from another financial institution or residual market mechanism and the customer does not have a choice about the licensee's acquisition or assignment.
- (b) Substantial delay of customer's transaction.— Providing notice not later than when a licensee establishes a customer relationship would substantially delay the customer's transaction when the licensee and the individual agree over the telephone to enter into a customer relationship involving prompt delivery of the insurance product or service.
- (c) No substantial delay of customer's transaction. Providing notice not later than when <u>thea</u> licensee establishes a customer relationship would not substantially delay the customer's transaction when the relationship is initiated in person at the licensee's office or through other means by which the customer may view the notice, such as on a web-site.
- F. Delivery. -When a licensee is required to deliver an initial privacy notice by this section, the licensee shall deliver it according to <u>sSection</u> 10. If the licensee uses a short-form initial notice for non-customers according to <u>subsSection</u> 7D, the licensee may deliver its privacy notice according to <u>subdivisionSection</u> 7D(3).

Section 6. Annual Privacy Notice to Customers Required

A.

B.A. General rule. -Except as provided in subsection D of this section 6, aA licensee shall provide a clear and conspicuous notice to customers that accurately reflects its privacy policies and practices with respect to nonpublic personal information not less than annually during the continuation of the customer relationship. Annually means at least once in any period of twelve (12) consecutive months during which that relationship exists. A licensee may define the twelve (12) -consecutive-month period, but the licensee shall apply it to the customer on a consistent basis.

(1) Example. A licensee provides a notice annually if it defines the twelve_(12) consecutive-month period as a calendar year and provides the annual notice to the customer once in each calendar year following the calendar year in which the licensee provided the initial notice. For example, if a customer opens an account on any day of year one-1, the licensee shall provide an annual notice to that customer by December 31 of year two-2.

D.B. Termination of customer relationship. -A licensee is not required to provide an annual notice to a former customer. -A former customer is an individual with whom a licensee no longer has a continuing relationship.

- (1) Examples. A licensee no longer has a continuing relationship with an individual in any of the following circumstances:
 - (a) A licensee no longer has a continuing relationship with an individual if <u>T</u>the individual no longer is a current policyholder of an insurance product or no longer obtains insurance services with or through the licensee.
 - (b) A licensee no longer has a continuing relationship with an individual if tThe individual's policy is lapsed, expired, or otherwise inactive or dormant under the licensee's business practices, and the licensee has not communicated with the individual customer about the relationship for a period of twelve (12) consecutive months, other than to provide annual privacy notices, material required by law or regulation, or promotional materials.
 - (c) For the purposes of this regulation, a licensee no longer has a continuing relationship with an individual if tThe individual's last known address according to the licensee's records is deemed invalid. An address of record is deemed invalid if mail sent to that address by the licensee has been returned by the postal authorities as undeliverable and if subsequent attempts by the licensee to obtain a current valid address for the individual have been unsuccessful.
 - (d) A licensee no longer has a continuing relationship with a customer in the case of providing real estate settlement services, at the time the customer individual completes execution of all documents related to the real estate closing, payment for those services has been received, or the licensee has completed all of its responsibilities with respect to the settlement, including filing documents on the public record, whichever is later.
- <u>C.</u> Delivery. When a licensee is required by this section to deliver an annual privacy notice, the licensee shall deliver it according to <u>s</u>Section 10.

D. Exception to general rule.

- (a) When exception available. A licensee is not required to deliver an annual privacy notice to a customer if the licensee;
- (b) Has not changed its policies and practices with regard to disclosing nonpublic personal information from the policies and practices that were disclosed in the most recent privacy notice (whether initial, annual, or revised) provided pursuant to this regulation;
- (c) Posts its current privacy notice continuously and in a clear and conspicuous manner on a page of its website on which the only content is the privacy notice and instructions for a consumer to revoke a prior opt-in direction with respect to the licensee's sharing of the consumer's nonpublic personal information, if applicable, and which is accessible without requiring a consumer to provide

any information such as a login name or password or agree to any conditions to access the page; and

- (d) Maintains availability of its current privacy notice to customers upon request.
- (1) Delivery of annual privacy notice after licensee no longer meets the requirements for the exception. If a licensee has been excepted from delivering an annual privacy notice pursuant to subsection D(1) of this section 6 and changes its policies and practices in such a way that it no longer meets the requirements for the exception, the licensee must deliver a new privacy notice to customers at least 60 days prior to the effective date of the change in its policies or practices. The new privacy notice will be treated as an initial privacy notice for purposes of this regulation and the licensee's obligation to provide an annual privacy notice thereafter shall be determined in accordance with the requirements and exceptions of this section.

Section 7. Information to be Included in Privacy Notices

- A. General rule. The initial, annual, and revised privacy notices that a licensee provides under Sections 5, 6, and 9 shall include each of the following items of information, in addition to any other information the licensee wishes to provide, that applies to the licensee and to the consumers to whom the licensee sends its privacy notice:
 - (1) The categories of nonpublic personal information that the licensee collects;
 - (2) The categories of nonpublic personal information that the licensee discloses;
 - (3) The categories of affiliates and nonaffiliated third parties to whom the licensee discloses nonpublic personal information, other than those parties to whom the licensee discloses information under <u>s</u>Sections <u>14</u>, 15 <u>and</u>, 16, and <u>17</u>;

(3)

(4)

(5) The categories of nonpublic personal information about the licensee's former customers that the licensee discloses and the categories of affiliates and nonaffiliated third parties to whom the licensee discloses nonpublic personal information about the licensee's former customers, other than those parties to whom the licensee discloses information under sections 14, 15 and, 16, and 17;

<u>(4)</u>

(6)

(7)(5) If a licensee discloses nonpublic personal financial information to a nonaffiliated third party under section 14 (and no other exception in sections 15 orand 16 applies to that disclosure), a separate description of the categories of information

that the licensee discloses as modified by <u>s</u>Section 14 of this rule and the categories of nonaffiliated third parties with whom the licensee has contracted;

(8)

(9)(6) An explanation of the consumer's right to opt in under <u>subs</u>Section 11A prior to the disclosure of nonpublic personal financial information to nonaffiliated third parties, including the methods by which the consumer may exercise that right at any time;

(10)

- (11)(7) Any disclosures that the licensee makes under section 603(d)(2)(A)(iii) of the federal Fair Credit Reporting Act (15 U.S.C. §1681a(d)(2)(A)(iii)) and the federal implementing regulations, as modified by 15 U.S.C. section __1681t (b)(2) and the Vermont Fair Credit Reporting Act, 9 V.S.A. § 2480e (that isthose that, under Vermont law, require that consumers consent prior to disclosures of information among affiliates);
- (12)(8) The licensee's policies and practices with respect to protecting the confidentiality and security of nonpublic personal information; and

(13) (14)(9) Any disclosure that the licensee makes under subsection B of this section 7.

- B. Description of parties subject to exceptions.- If a licensee discloses nonpublic personal financial information as authorized under sections 14, 15 and, 16, and 17, the licensee is not required to list those exceptions in the initial or annual privacy notices required by sections 5 and 6. When describing the categories of parties to whom disclosure is made, the licensee is required to state only that it makes disclosures to other affiliates or nonaffiliated third parties, as applicable, as permitted by law.
- C. Examples.
 - (1) Categories of nonpublic personal financial information that the licensee collects. A licensee satisfies the requirement to categorize the nonpublic personal financial information it collects if the licensee categorizes it according to the source of the information, as applicable:
 - (a) Information from the consumer;
 - (b) Information about the consumer's transactions with the licensee or its affiliates;
 - (c) Information about the consumer's transactions with nonaffiliated third parties; and
 - (d) Information from a consumer reporting agency.

- (2) Categories of nonpublic personal financial information a licensee discloses.
 - (a) A licensee satisfies the requirement to categorize nonpublic personal financial information it discloses if the licensee categorizes the information according to source, as described in subdivision (1) of this subsection 7C, as applicable, and provides a few examples to illustrate the types of information in each category. These might include:
 - i. Information from the consumer, including application information, such as assets and income, and identifying information, such as name, address, and social security number;
 - ii. Transaction information, such as information about balances, payment history, and parties to the transaction; and
 - iii. Information from consumer reports, such as a consumer's creditworthiness and credit history.
 - (b) A licensee does not adequately categorize the information that it discloses if the licensee uses only general terms, such as transaction information about the consumer.
 - (c) If a licensee reserves the right to disclose all of the nonpublic personal financial information about consumers that it collects, the licensee may simply state that fact without describing the categories or examples of nonpublic personal financial information that the licensee discloses.
- (3) Categories of affiliates and nonaffiliated third parties to whom the licensee discloses.
 - (a) A licensee satisfies the requirement to categorize the affiliates and nonaffiliated third parties to which the licensee discloses nonpublic personal financial information about consumers if the licensee identifies the types of businesses in which they engage.
 - (b) Types of businesses may be described by general terms only if the licensee uses a few illustrative examples of significant lines of business. -For example, a licensee may use the term financial products or services if it includes appropriate examples of significant lines of businesses, such as life insurer, automobile insurer, consumer banking, or securities brokerage.
 - (c) A licensee also may categorize the affiliates and nonaffiliated third parties to which it discloses nonpublic personal financial information about consumers using more detailed categories.
- (4) Disclosures under exception for service providers and joint marketers. If a

licensee discloses nonpublic personal financial information under the exception in section 14 to a nonaffiliated third party to market products or services that it offers alone or jointly with another financial institution, the licensee satisfies the disclosure requirement of subsection A(5) of this section 7 if it:

- (a) Subject to the limitations in <u>s</u>Section 14, lists the categories of nonpublic personal financial information it discloses, using the same categories and examples the licensee used to meet the requirements of <u>s</u>Subsection A(2) of this section 7, as applicable; and
- (b) States whether the third party is:
 - i. A service provider that performs marketing services on the licensee's behalf or on behalf of the licensee and another financial institution; or
 - ii. A financial institution with whom the licensee has a joint marketing agreement.
- (5) Simplified notices. If a licensee does not disclose, and does not wish to reserve the right to disclose, nonpublic personal <u>financial</u> information about customers or former customers to affiliates or nonaffiliated third parties except as authorized under <u>sSections 14, 15, and 16 and 17</u>, the licensee may simply state that fact, in addition to the information it must provide under subsections A(1), A(8), A(9), and <u>subsection B</u> of this section 7.
- (6) Confidentiality and security. A licensee describes its policies and practices with respect to protecting the confidentiality and security of nonpublic personal information if it does both of the following:
 - (a) Describes in general terms who is authorized to have access to the information; and
 - (b) States whether the licensee has security practices and procedures in place to ensure the confidentiality of the information in accordance with the licensee's policy. The licensee is not required to describe technical information about the safeguards it uses.
- D. Short-form initial notice with opt_in notice for non-customers.
 - (1) A licensee may satisfy the initial notice requirements in <u>subdivisionSections</u> 5A(2) and <u>subsection</u> 8C for a consumer who is not a customer by providing a short-form initial notice at the same time <u>as</u>-the licensee delivers an opt_-in notice under Section 8.
 - (2) A short-form initial notice shall:

- (a) Be clear and conspicuous;
- (b) State that the licensee's privacy notice is available upon request; and
- (c) Explain a reasonable means by which the consumer may obtain that notice.
- (3) The licensee shall deliver its short-form initial notice according to section 10. The licensee is not required to deliver its privacy notice with its short-form initial notice. The licensee instead may simply provide the consumer a reasonable means to obtain its privacy notice. If a consumer who receives the licensee's short—form notice requests the licensee's privacy notice, the licensee shall deliver its privacy notice according to section 10.

(3)

- (4) Examples of obtaining privacy notice. The licensee provides a reasonable means by which a consumer may obtain a copy of its privacy notice if the licensee:
 - (a) Provides a toll-free telephone number that the consumer may call to request the notice; or
 - (b) For a consumer who conducts business in person at the licensee's office, maintains copies of the notice on hand that the licensee provides to the consumer immediately upon request.
- E. Future disclosures. The licensee's notice may include:
 - (1) Categories of nonpublic personal financial information that the licensee reserves the right to disclose in the future, but does not currently disclose; and
 - (2) Categories of affiliates or nonaffiliated third parties to whom the licensee reserves the right in the future to disclose, but to whom the licensee does not currently disclose, nonpublic personal financial information.
- <u>F.</u> Sample clauses. Sample clauses illustrating some of the notice content required by this section are included in Appendix A of this regulation.

——<u>Federal Model Privacy Form.</u>

G.

(1) (1) Vermont statutes and regulations relating to consumer privacy contain privacy notice content requirements with significant differences from federal content requirements. Among other differences, Vermont is an "opt-in" state.

(1)

(2) (2) Federal Regulation P (Privacy of Consumer Financial Information), 12

C.F.R. Part 1016, contains a model privacy form at Appendix to Part 1016 – Model Privacy Form ("Federal Model Privacy Form").

<u>(2)</u>

(3) (3) A licensee that uses the Federal Model Privacy Form in accordance with the instructions for use of the Federal Model Privacy Form as set forth in the Appendix to Part 1016, as supplemented by the requirements of this subsection, is in compliance with the content notice requirements of this regulation. Use of the Federal Model Privacy Form is not required. Licensees may use other types of privacy notices so long as the notices comply with this regulation.

<u>(3)</u>

(4) (4)-Vermont laws and regulations require licensees to obtain an "opt-in" consent from a consumer prior to sharing nonpublic personal information with an affiliate or nonaffiliated third party, except as otherwise specifically permitted by this regulation. A licensee may use the Federal Model Privacy Form to comply with this regulation in one of the following ways:

Option 1. A licensee may provide a generalized notice to its Vermont consumers that answers "no" to each of the questions about whether it shares information: (i) "For our affiliates' everyday business purposes – information about your creditworthiness;" and (ii) "for nonaffiliates to market to you;" OR

Option 2. A licensee may provide a generalized notice to consumers across a number of states, including Vermont, and answer "yes" to the questions in Option 1 above, provided it includes a discussion on the application of Vermont law in the "Other Important Information" box on page 2 of the Federal Model Privacy Form and complies with the requirements in subdivision (-5) of this subsection 7G.

- (5) (5)—A licensee that chooses to use the Federal Model Privacy Form as provided in Option 2 above shall provide the following information:
 - (a) (a) The "Other Important Information" box on the Federal Model Privacy Form contains statements that convey the following information:

 $\frac{Other\ Important\ Information}{\underline{f}}$ For Vermont members/customers.

We will not disclose information about your creditworthiness to our affiliates and will not disclose your personal information, financial information, credit report, or health information to nonaffiliated third parties to market to you, other than as permitted by Vermont law, unless you authorize us to make those disclosures.

Additional information concerning our privacy policies can be found at [website link] or call [telephone number].

AND

(b) (b)—The additional information provided on the licensee's website contains the information required by this regulation to the extent such information is not already included in the financial institution's privacy notice.

Section 8. Form of Opt_in Notice to Consumers and Opt_in Methods

A.

- B.A. Form of opt_-in notice. A licensee required to provide an opt_-in notice under subs-section 11A may not disclose any nonpublic personal financial information pertaining to a consumer to a nonaffiliated third party unless the licensee:
 - (1) Has provided to the consumer a clear and conspicuous notice, in writing or electronic form, of the categories of nonpublic personal financial information that may be disclosed and the categories of nonaffiliated third parties to whom the licensee discloses nonpublic personal financial information;

<u>(1)</u>

- (2) Has identified the financial products or services that the consumer obtains from the financial institutionlicensee, either singly or jointly, to which the opt_in direction would apply;
- <u>(2)</u>

(3)

- (4)-Has identified the methods by which the consumer may subsequently revoke the opt_-in direction;
- <u>(3)</u>

- (5)
- (6) Has clearly and conspicuously requested in writing or in-electronic form that the consumer affirmatively authorizes such disclosure; and
- <u>(4)</u>
- (7)
- (8)(5) Has obtained from the consumer such affirmative consent and such consent has not been withdrawn.
- C.B. Unreasonable revocation of opt_-in direction. The licensee does not provide a reasonable means of A means of revokingeation of an opt_-in direction is unreasonable if the only means is for the consumer to write his or her own letter or is to use a check-off box that was provided with the initial notice but is not included with subsequent notices.
- D.C. Duration and withdrawal of consent. —A consumer's direction to opt in under this subsection is effective until the consumer revokes it in writing or, if the consumer agrees, electronically; further-provided, however, that any withdrawal or revocation of consent is subject to the rights of any licensee that acted reasonably in reliance on the consent prior to knowledge of its withdrawal or revocation. —When a customer relationship terminates, the customer's opt—in direction continues to apply to the nonpublic personal financial information collected during or related to that relationship. —If the individual subsequently establishes a new customer relationship with the licensee, the opt—in direction that applied to the former relationship does not apply to the new relationship.
- E.D. A licensee may not disclose any aggregate list of consumers containing or derived from nonpublic personal financial information to a nonaffiliated third party unless the licensee has satisfied, for each consumer on the list, the requirements of subdivisions (1a), (b), (c), (d), and (e through (5)) of subsection 8A (1) of this section.
- F.E. This section shall not restrict a licensee from disclosing nonpublic personal financial information as authorized in <u>sS</u>sections 14, 15, <u>and</u> 16, or 17.
- G.F. A licensee shall retain the <u>opt-in direction</u> authorization or a copy thereof in the record of the individual who is the subject of nonpublic personal financial information.
- H.G. Joint relationships.— If two or more consumers jointly obtain an insurance product or service from a licensee, the licensee may only disclose nonpublic personal financial information of a consumer to a nonaffiliated third party after obtaining an affirmative consent notice from that consumer.—Joint information may only be disclosed after obtaining the affirmative consent notice from all joint consumers of the product or service.

- I.H. Same form as initial notice permitted. –A licensee may provide the opt_-in notice required by this section together with or on the same written or electronic form as the initial notice the licensee provide in accordance with Section 5.
- J.I. Initial notice required when opt_-in notice under this section delivered subsequent to initial notice.— If a licensee provides the opt_-in notice later than required for the initial notice in accordance with Section 5, the licensee shall also include a copy of the initial notice with the opt_-in notice in writing or, if the consumer agrees, electronically.
- K.J. Delivery. –When a licensee is required to deliver an opt_–in notice by this section, the licensee shall deliver it according to <u>s</u>Section 10.

Section 9. Revised Privacy Notices

- A. General rule. –Except as otherwise authorized in this regulation, a licensee shall not, directly or through an affiliate, disclose any nonpublic personal information about a consumer to any nonaffiliated third party other than as described in the initial notice that the licensee- provided -to -that -consumer under sSection 5, unless:
 - (1) The licensee has provided to the consumer a clear and conspicuous revised notice that accurately describes its policies and practices;
 - (2) The licensee has provided to the consumer a new opt-in notice; and
 - (3) The consumer has provided affirmative consent to the disclosure described in the notice.

B. Examples.

- (1) Except as otherwise permitted by <u>s</u>Sections 14, 15, and 16, a licensee shall provide a revised notice before it:
 - (a) Discloses a new category of nonpublic personal financial information to any nonaffiliated third party;
 - (b) Discloses nonpublic personal financial information to a new category of nonaffiliated third party; or
 - (c) Discloses nonpublic personal financial information about a former customer to a nonaffiliated third party if that former customer has not given affirmative consent regarding that disclosure.
- (2) A revised notice is not required if the licensee discloses nonpublic personal financial information to a new nonaffiliated third party that the licensee adequately described in its prior notice.

- C. Delivery. When a licensee is required to deliver a revised privacy notice by this section, the licensee shall deliver it according to section 10.
- D. Nothing in this regulation shall relieve any licensee of any requirement -under the federal or Vermont Fair Credit Reporting Acts or regulations promulgated thereunder with respect to notice and consumer consent for disclosures to affiliates.

Section 10. Delivery

A. How to provide notices.—A licensee shall provide any notices that this regulation requires so that each consumer can reasonably be expected to receive actual notice in writing or, if the consumerustomer agrees to electronic receipt, transmit them electronically in a form that the customer can download and print.

B.

- C.B. Examples of reasonable expectation of actual notice. —A licensee may reasonably expect that a consumer will receive actual notice if the licensee:
 - (1) Hand-delivers a printed copy of the notice to the consumer;
 - (2) Mails a printed copy of the notice to the last known address of the consumer separately, or in a policy, billing, or other written communication;
 - (3) For a consumer who conducts transactions electronically, posts the notice on the electronic site and requires the consumer to acknowledge receipt of the notice as a necessary step to obtaining a particular insurance product or service (electronic receipt must include the ability to download and print the notice); or (4)(3)
 - (5)(4) For an isolated transaction with a consumer, such as the licensee providing an insurance quote or selling the consumer travel insurance, posts the notice and requires the consumer to acknowledge receipt of the notice as a necessary step to obtaining the particular insurance product or service.
- D.C. Examples of unreasonable expectation of actual notice.— A licensee may not, however, reasonably expect that a consumer will receive actual notice of its privacy policies and practices if it:
 - (1) Only posts a sign in its office or generally publishes advertisements of its privacy policies and practices; or
 - (2) Sends the notice via electronic mail to a consumer who does not obtain an insurance product or service from the licensee electronically.

- E.D. Annual notices only. A licensee may reasonably expect that a customer will receive actual notice of the licensee's annual privacy notice if:
 - (1) The customer uses the licensee's website to access insurance products and services electronically and agrees to receive notices at the website and the licensee posts its current privacy notice continuously in a clear and conspicuous manner on the website; or
 - (2) The customer has requested that the licensee refrain from sending any information regarding the customer relationship, and the licensee's current privacy notice remains available to the customer upon request.
- F.E. Oral description of notice insufficient. –A licensee may not provide any notice required by this regulation solely by orally explaining the notice, either in person or over the telephone.
- G.F. Retention or accessibility of notices for customers.
 - (1) For customers only, a licensee shall provide the initial notice required by <u>subsection Section</u> 5A(1), the annual notice -required by <u>subsection</u> 6A, and the revised notice required by <u>section</u> 9 so that the customer can retain them or obtain them later in writing or, if the customer agrees, electronically.
 - (2) Examples of retention or accessibility. –A licensee provides a privacy notice to the customer so that the customer can retain it or obtain it later if the licensee:
 - (a) Hand-delivers a printed copy of the notice to the customer;
 - (b) Mails a printed copy of the notice to the last known address of the customer; or
 - (c) Makes its current privacy notice available on a web-site (or a link to another web-site) for the customer who obtains an insurance product or service electronically and agrees to receive the notice at the web-site.
- H.G. Joint notice with other financial institutions. –A licensee may provide a joint notice from the licensee and one or more of its affiliates or other financial institutions, as identified in the notice, as long as the notice is accurate with respect to the licensee and the other institutions. A licensee also may provide a notice on behalf of another financial institution.
- **I.H.** Joint relationships. –If two—(2) or more consumers jointly obtain an insurance product or service from a licensee, the licensee may satisfy the initial, annual, and revised notice requirements of <u>subs</u>Sections 5A, 6A, and 9A, respectively, by providing one notice to those consumers jointly.

ARTICLE III, LIMITS ON DISCLOSURES OF FINANCIAL INFORMATION

Section 11. Limits on Disclosure of Nonpublic Personal Financial Information to **Nonaffiliated Third Parties**

A.
B.A. Conditions for disclosure. Except as otherwise authorized in this regulation, a licensee may not, directly or through any affiliate, disclose any nonpublic personal financial
information about a consumer to a nonaffiliated third party unless:
(1) The licensee has provided to the consumer an initial notice as required under <u>s</u>Section 5;
<u>(1)</u>
(2) The licensee has provided to the consumer an optin notice under section 8
of this rule; and (2)
(4)- (5)(3) The consumer has authorized the disclosure in writing or, if the consumer agrees, electronically.
C. Opt in definition. "Opt in" means the written or, if the consumer agrees, electronic authorization of the consumer allowing a licensee to disclose nonpublic personal
financial information to a nonaffiliated third party, other than as permitted under sections 14, 15 or 16 of this regulation.
D
E.B. Application of opt—in_to all consumers and all nonpublic personal financial information.
(1) A licensee shall comply with this section, regardless of whether the licensee and the consumer have established a customer relationship.

- d
- (2) Unless a licensee complies with this section, the licensee may not, directly or through any affiliate, disclose any nonpublic personal financial information about a consumer that the licensee has collected, regardless of whether the licensee collected it before or after providing the opt-in notice.
- _Partial opt_-in. A licensee may allow a consumer to select -certain nonpublic personal —financial information or certain nonaffiliated third parties with respect to which the consumer wishes to opt in.

Section 12. Limits on Redisclosure_and Reuse of Nonpublic Personal Financial Information

A.

- A. Information the licensee receives under an exception.
 - (1) -If a licensee receives nonpublic personal financial information from a nonaffiliated financial institution under an exception in <u>s</u>Sections 15 or 16 of this regulation, the licensee's disclosure and use of that information is limited as follows:
 - (a) The licensee may disclose the information to the affiliates of the financial institution from which the licensee received the information;
 - (b) The licensee may disclose the information to its affiliates, but the licensee's affiliates may, in turn, disclose and use the information only to the extent that the licensee may disclose and use the information; and
 - (c) The licensee may disclose and use the information pursuant to an exception in <u>s</u>Sections 15 or 16 of this regulation, in the ordinary course of business to carry out the activity covered by the exception under which the licensee received the information.
 - (2) Example. If a licensee receives information from a nonaffiliated financial institution for claims settlement purposes, the licensee may disclose the information for fraud prevention, or in response to a properly authorized subpoena. The licensee may not disclose that information to a third party for marketing purposes or use that information for its own marketing purposes.
- B. Information a licensee receives outside of an exception.
 - (1) If a licensee receives nonpublic personal financial information from a nonaffiliated financial institution other than <u>pursuant tounder</u> an exception in <u>s</u>Sections 15 or 16-of this regulation, the licensee may disclose the information only:
 - (a) To the affiliates of the financial institution from which the licensee received the information;
 - (b) To its affiliates, but its affiliates may, in turn, disclose the information only to the extent that the licensee may disclose the information; and
 - (c) To any other person, if the disclosure would be lawful if made directly to that person by the financial institution from which the licensee received the information.
 - (2) Example. If a licensee obtains a customer list from a nonaffiliated financial institution outside of the exceptions in <u>sSections 15 ander 16</u>:
 - (a) The licensee may use that list for its own purposes; and

- (b) The licensee may disclose that list to another nonaffiliated third party only if the financial institution from which the licensee purchased the list could have lawfully disclosed the list to that third party. –That is, the licensee may disclose the list in accordance with the privacy policy of the financial institution from which the licensee received the list, as limited by the absence or limitation of the opt_-in direction of each consumer whose nonpublic personal financial information the licensee intends to disclose, and the licensee may disclose the list in accordance with an exception in sections 15 or 16, such as to the licensee's attorneys or accountants.
- B.C. Information a licensee discloses under an exception. —If a licensee discloses nonpublic personal financial information to a -nonaffiliated third party under an exception ins—Sections 15 or 16—of this regulation, the third party may disclose and use that information only as follows:
 - (1) The third party may disclose the -information to the licensee's affiliates;
 - (2) The third party may disclose the information to its affiliates, but its affiliates may, in turn, disclose and use the information only to the extent that the third party may disclose and use the information; and
 - (3) The third party may disclose and use the information pursuant to an exception in sections 15 or 16 in the ordinary course of business to carry out the activity covered by the exception under which it received the information.
- C.D. Information a licensee discloses outside of an exception. If a licensee discloses nonpublic personal financial information to a –nonaffiliated third party other than under an exception in <u>s</u>Sections 15 or 16 <u>of this regulation</u>, the third party may disclose the information only:
 - (1) To the licensee's affiliates;
 - (2) To the third party's affiliates, but the third party's affiliates, in turn, may disclose the information only to the extent the third party can disclose the information; and
 - (3) To any other person, if the disclosure would be lawful if the licensee made it directly to that person.
- D.E. Nothing in this regulation shall authorize any licensee to make any disclosure to an affiliate not otherwise in compliance with the requirements of the federal Fair Credit Reporting Act or regulations promulgated thereunder or the Vermont Fair Credit Reporting Acts, including, but not limited to, notice and consumer consent.

Section 13. Limits on Sharing Account Number Information for Marketing Purposes

A. General prohibition on disclosure of policy or account numbers. -A licensee shall

not, directly or through an affiliate, disclose, other than to a consumer reporting agency, a policy number or similar form of access number or access code for a consumer's policy or transaction account to any nonaffiliated third party for use in telemarketing, direct mail marketing, or other marketing through electronic mail to the consumer. —A licensee shall not provide a policy number; or similar form of access number or access code, in an encrypted form to any nonaffiliated third party for use in telemarketing, direct mail marketing, or other marketing through electronic mail to the consumer.

- B. Exceptions. –Subsection A of this section 13 does not apply if a licensee discloses a policy number or similar form of access number or access code:
 - (1) To the licensee's service provider solely in order to perform marketing for the licensee's own products or services, as long as the service provider is not authorized to directly initiate charges to the account;
 - (2) To a licensee who is a producer solely in order to perform marketing for the licensee's own products or services; or
 - (3) To a participant in an affinity or similar program where the participants in the program are identified to the customer when the customer enters into the program.

C. Examples.

- (1) Policy number. A policy number, or similar form of –access number or access code, includes a number or code in an encrypted form.
- (2) Policy or transaction account. —For the purposes of this section, a policy or transaction account is an account other than a deposit account or a credit card account. An account is not a transaction account if a third party cannot initiate charges to it.

ARTICLE IV. EXCEPTIONS TO LIMITS ON DISCLOSURES OF FINANCIAL INFORMATION

Section 14. Exception to Opt——<u>iI</u>n Requirements for Disclosure of Nonpublic Personal Financial Information for Service Providers and Joint Marketing

A. General rule.

- (1) The opt_-in requirements in <u>s</u>Sections 8 and 11 do not apply when a licensee provides nonpublic personal financial information to a nonaffiliated third party to perform services for the licensee or functions on the licensee's behalf, if the licensee:
 - (a) Provides the initial notice in accordance with <u>subs</u>Section 5A;

- (b) Enters into a contractual agreement with the <u>nonaffiliated</u> third party that prohibits the <u>nonaffiliated</u> third party from disclosing or using the information other than to carry out the purposes for which the licensee disclosed the information, including use under an exception in <u>s</u>Sections 15 or 16 in the ordinary course of business to carry out those purposes; and,
- (c) For joint agreements for marketing, provides only the consumer's name, contact information, and own transaction and experience information within the meaning of the federal Fair Credit Reporting Act, (15 U.S.C. Section 1681a (d)(2)(A)(i)) and the Vermont Fair Credit Reporting Act, (9 V.S.A. § 2480a (2)(A)).

(2) Examples.

- (a) If a licensee discloses nonpublic -personal financial information under this section to a financial institution with which the licensee performs joint marketing, the licensee's contractual agreement with that institution meets the requirements of subdivision (1)(b) of subsection A of this section if it prohibits the institution from disclosing or using the nonpublic personal financial information except as necessary to carry out the joint marketing or under an exception in Sections 15 or 16 in the ordinary course of business to carry out that joint marketing.
- (b) A licensee that complies with the provisions of ssubdivisions A(1)(a)S ection 14.A(a) and (b) of this section 14 may provide nonpublic personal financial information to a service provider that is a nonaffiliated third_-party agent of that licensee (e.g. an insurance agent who is an independent contractor as to the licensee) to enable the agent to offer, renew, or service products on behalf of the licensee. Such disclosure shall not be subject to the limitations of subdivision A-(1)(c) of this rulesection 14.
- B. Service may include joint marketing. –The services a nonaffiliated third party performs for a licensee under subsection A of this section 14 may include marketing of the licensee's own products or services or marketing of financial products or services offered pursuant to joint agreements between the licensee and one or more financial institutions.
- C. Definition of "joint agreement."— For purposes of this section, "joint agreement" means a written contract pursuant to which a licensee and one or more financial institutions jointly offer, endorse, or sponsor a financial product or service.

Section 15. Exceptions to Notice and Opt_—in Requirements for Disclosure of Nonpublic Personal Financial Information for Processing and Servicing Transactions

A. Exceptions for processing transactions at consumer's request. –The requirements for initial notice to consumers in subdivisionSection 5A(2), and the opt-in

requirements in <u>s</u>Sections 8 and 11, and service providers and joint marketing in <u>s</u>Section 14 do not apply if the licensee discloses nonpublic personal financial information as necessary to effect, administer, or enforce a transaction that a consumer requests or authorizes, or in connection with:

- (1) Servicing or processing an insurance product or service that a consumer requests or authorizes;
- (2) Maintaining or servicing the consumer's account with a licensee or with another entity as part of a private label credit card program or other extension of credit on behalf of such entity;
- (3) A proposed or actual securitization, secondary market sale (including sales of servicing rights), or similar transaction related to a transaction of the consumer;
- (4) Reinsurance or stop loss or excess loss insurance; or
- (5) Administering a workers compensation claim.
- B. <u>Definition of "necessary to effect, administer, or enforce a transaction." For purposes of this section, "nNecessary to effect, administer, or enforce a transaction" means that the disclosure is:</u>
 - (1) Required, or is one of the lawful or appropriate methods, to enforce the licensee's rights or the rights of other persons engaged in carrying out the financial transaction or providing the product or service; or
 - (2) Required, or is a usual, appropriate, or acceptable method:
 - (a) To carry out the transaction or the product or service business of which the transaction is a part, and record, service, or maintain the consumer's account in the ordinary course of providing the insurance product or service;
 - (b) To administer or service benefits or claims relating to the transaction or the product or service business of which it is a part;
 - (c) To provide a confirmation, statement, or other record of the transaction, or information on the status or value of the insurance product or service to the consumer or the consumer's agent or broker;
 - (d) To accrue or recognize incentives or bonuses associated with the transaction that are provided by a licensee or any other party;
 - (e) To underwrite insurance at the consumer's request or for any of the following purposes as they relate to a consumer's insurance: account administration; reporting, investigating, or preventing fraud or material misrepresentation;

processing premium payments; processing insurance claims; administering insurance benefits (including utilization review activities); participating in research projects; or as otherwise required or specifically permitted by federal or state law; or

(f) In connection with:

- i. The authorization, settlement, billing, processing, clearing, transferring, reconciling, or collection of amounts charged, debited, or otherwise paid using a debit, credit, or other payment card, check, or account number, or by other payment means;
- ii. The transfer of receivables, accounts, or interests therein; or
- iii. The audit of debit, credit, or other payment information.

Section 16. Other Exceptions to Notice and Opt_-in Requirements for Disclosure of Nonpublic Personal Financial Information

- A. Exceptions to opt_-in requirements. -The requirements for initial notice to consumers in subdivisionSection 5A(2), and the opt_-in requirements in sections 8 and 11, and service providers and joint marketing under in section 14 do not apply when a licensee discloses nonpublic personal financial information:
 - (1) With the consent or at the direction of the consumer, provided that the consumer has not revoked the consent or direction;

(2) In one of the following circumstances:

- (a) To protect the confidentiality or security of a licensee's records pertaining to the consumer, service, product, or transaction;
- (b) To protect against or prevent actual or potential fraud or unauthorized transactions;
- (c) For required institutional risk control or for resolving consumer disputes or inquiries;
- (d) To persons holding a legal or beneficial interest relating to the consumer; or
- (e) To persons acting in a fiduciary or representative capacity on behalf of the consumer;
- (3) To provide information to insurance rate advisory organizations, guaranty funds or agencies, agencies that are rating a licensee, persons that are assessing the

- licensee's compliance with industry standards, <u>orand</u> the licensee's attorneys, accountants, and auditors;
- (4) To the extent specifically permitted or required under other provisions of law and in accordance with the federal Right to Financial Privacy Act of 1978 (12 U.S.C. § 3401 et seq.), to law enforcement agencies (including the Federal Reserve Board, Office of the Comptroller of the Currency, Federal Deposit Insurance Corporation, Office of Thrift Supervision, National Credit Union Administration, the Securities and Exchange Commission, the Secretary of the Treasury, with respect to 31 U.S.C. Chapter 53,Subchapter II (Records and Reports on Monetary Instruments and Transactions) and 12 U.S.C. Chapter 21 (Financial Recordkeeping), and the Federal Trade Commission), to state or federal civil or administrative authorities (including, but not limited to, a state insurance authority, a state banking authority, and a state securities authority), self-regulatory organizations, or for an investigation on a matter related to public safety;

(5) <u>In one of the following circumstances:</u>

- (a) To a consumer reporting agency in accordance with the federal Fair Credit Reporting Act (15 U.S.C. § 1681 et seq.); or
- (a)(b) From a consumer report reported by a consumer reporting agency;
- (6) In connection with a proposed or actual affiliation, reorganization, sale, merger, transfer, or exchange of all or a portion of a business or operating unit if the disclosure of nonpublic personal financial information concerns solely consumers of the business or unit;

(7) <u>In one of the following circumstances:</u>

- (a) To comply with federal, state, or local laws, rules, and other applicable legal requirements;
- (b) To comply with a properly authorized civil, criminal, or regulatory investigation, or a subpoena or summons by federal, state, or local authorities; or
- (c) To respond to judicial process or government regulatory authorities having jurisdiction over a licensee for examination, compliance, or other purposes as authorized by law;
- (8) For purposes related to the replacement of a group benefit plan, a group health plan, a group welfare plan, or a workers' compensation plan; or
- (9) In the administration of an order or proceeding under <u>c</u>Chapter 145 of <u>T</u>title 8 <u>V.S.A</u>.

B. Revocation of consent. —A consumer may revoke any authorization given to a <u>financial institution_licensee</u> at any time, subject to the rights of any person that acted in reliance on the authorization prior to notice of the revocation.

ARTICLE V. RULES FOR HEALTH INFORMATION

Section 17. When Authorization Required for Disclosure of Nonpublic Personal Health Information

A. General rule. -A licensee shall not disclose nonpublic personal health information about a consumer or customer unless an authorization is obtained from the consumer or customer whose nonpublic personal health information is sought to be disclosed.

B. Exceptions.

- (1) Nothing in this section shall prohibit, restrict, or require an authorization for the disclosure of nonpublic personal health information by a licensee for the performance of the following insurance functions by or on behalf of the licensee:
 - (a) claims administration;
 - (b) claims adjustment and management;
 - (e)(b)
 - (d)(c) underwriting;
 - (e)(d) policy placement or issuance;
 - (f)(e) loss control;
 - (g)(f) ratemaking and guaranty fund functions;
 - (h)(g) reinsurance and excess loss insurance;
 - (i)(h) risk management;
 - (i)(i) case management;
 - (k)(j) disease management;
 - (1)(k) quality assurance;
 - (m)(1) quality improvement;
 - (n)(m) performance evaluation;
 - (o)(n) provider credentialing verification;
 - (p)(o) utilization review;
 - (q)(p) peer review activities;
 - (r)(q) actuarial, scientific, medical or public policy research;
 - (s)(r) grievance procedures;
 - (t)(s) internal administration of compliance, managerial and information systems;
 - (u)(t) policyholder service functions;
 - (v)(u) auditing;
 - (w)(v) reporting;
 - (x)(w) database security;
 - (y)(x) administration of consumer disputes and inquiries;
 - (z)(y) external accreditation standards;
 - (aa)(z) the replacement of a group benefit plan or workers compensation policy

or program;

(bb) activities in connection with a proposed or actual affiliation, reorganization, sale, merger, transfer, or exchange of all or part of a business or operating unit if the disclosure concerns solely consumers of the business or unit; and,

(aa)

(ce) disclosure that is required, or is one of the lawful or appropriate methods, to enforce the licensee's rights or the rights of other persons engaged in carrying out a transaction or providing a product or service that a consumer requests or authorizes; orand,

(bb)

(dd)(cc) any activity otherwise authorized by law.

- (2) Nothing in this <u>section-regulation</u> shall prohibit, restrict, or require an authorization for the disclosure of nonpublic personal health information by a licensee for the following:
 - (a) detection, investigation, or reporting of actual or potential fraud, misrepresentation, or criminal activity;
 - (b) detection, investigation, or reporting of actual or potential violations of law or examinations by a civil or administrative agency;
 - (e) any activity that permits disclosure without authorization pursuant to the federal Health Insurance Portability and Accountability Act privacy rules promulgated by the U.S. Department of Health and Human Services, except as provided in Seection 20 of this rule; andor

(d)(c)

- (e)(d) any activity required pursuant to governmental reporting authority or to comply with legal process.
- C. Additional insurance functions may be added with the approval of the Ceommissioner to the extent they are necessary for appropriate performance of insurance functions and are fair and reasonable to the interest of consumers.

Section 18. Authorizations

- A. A valid authorization to disclose nonpublic personal health information pursuant to this Article V—shall be in written or electronic form and shall contain all of the following:
 - (1) The identity of the consumer or customer who is the subject of the nonpublic personal health information;
 - (2) A general description of the types of nonpublic personal health information to be disclosed;

- (3) General descriptions of the parties to whom the licensee discloses nonpublic personal health information, the purpose of the disclosure, and how the information will be used;
- (4) The signature of the consumer or customer who is the subject of the nonpublic personal health information or the individual who is legally empowered to grant authority and the date signed; and

(4)

(5)

(6) Notice of tThe length of time for which the -authorization is valid, which in no event shall be for more than twenty-four (24) months; and

<u>(5)</u>

- (7)(6) and tNotice that the consumer or customer may revoke the authorization at any time and the procedure for making a revocation.
- B. An authorization for the purposes of this Article V shall specify a length of time for which the authorization shall remain valid, which in no event shall be for more than twenty-four (24) months.
- C.B. A consumer or customer who is the subject of nonpublic personal health information may revoke -an authorization provided pursuant to this Article section V at any time, subject to the rights of an individual who acted in reliance on the authorization prior to notice of the revocation.
- D.C. A licensee shall retain the authorization or a copy thereof in the record of the individual who is the subject of nonpublic personal health information.

Section 19. Authorization Request Delivery

A request for authorization and an authorization form may be delivered to a consumer or a customer as part of an opt_—in notice pursuant to section 10, provided that the request and the authorization form are clear and conspicuous. —An authorization form is not required to be delivered to the consumer or customer or included in any other notices unless the licensee intends to disclose protected health information pursuant to subsection 17A.

Section 20. Relationship to Federal Rules

Irrespective of whether a licensee is subject to the federal Health Insurance Portability and Accountability Act privacy rule as promulgated by the U.S. Department of Health and Human Services, 45 C.F.R. Parts 160 and 164, (the "federal rule"), if a licensee complies with all requirements of the federal rule and its effective date provision, the licensee shall be deemed to be in compliance with the provisions of this Article—V; provided, however, that a licensee

shall be prohibited from making disclosures under the provisions of 45 C.F.R §-_164.514 (e)(2) without the consumer's prior written consent.

Section 21. Relationship to State Laws

Nothing in this <u>aArticleregulation</u> shall preempt or supersede <u>sS</u>tate law related to medical records, health, or insurance information privacy.

ARTICLE VI. ADDITIONAL PROVISIONS

Section 22. Protection of Fair Credit Reporting Acts

- A. No inference shall be drawn on the basis of the provisions of this regulation regarding whether information is transaction or experience information under Section 603 of the federal Fair Credit Reporting Act (15 U.S.C. § 1681a).
- B. Nothing in this regulation shall be construed to modify, limit, or supersede the operation of the Vermont Fair Credit Reporting Act (9 V.S.A. §§ 2480a-2480g). -No inference shall be drawn on the basis of the provisions of this regulation regarding whether information is transaction or experience information under Section 2480a (2) of the Vermont Fair Credit Reporting Act 9 V.S.A. § 2480a(2). -These rules shall not be construed to extend the application of the Vermont Fair Credit Reporting Act to persons who are not residents of Vermont.

Section 23. Nondiscrimination

- A. A licensee shall not unfairly discriminate against a consumer or customer because that consumer or customer has not opted in to the disclosure of his or her –nonpublic personal -financial- information- pursuant -to the provisions of this regulation.
- B. A licensee shall not unfairly discriminate against a consumer or customer because that consumer or customer has not opted in to the disclosure of his or her nonpublic personal health information pursuant to the provisions of this regulation.

Section 24. Violations

In addition to any other sanctions available to the <u>Ceommissioner under Vermont law</u> for violations of this <u>rule-regulation</u>, any violation of this <u>rule-regulation</u> shall be deemed to be an unfair method of competition or an unfair or deceptive act or practice in the conduct of the business of insurance in this State for the purposes of <u>c</u>Chapter 129 of <u>T</u>title 8 V.S.A.

Section 25. Severability

If any section or portion of a section of this regulation provision of this regulation or its applicability to any person or circumstance is held invalid by a court, the -remainder of the regulation or the applicability of the provision to other persons or circumstances shall not be

affected.

Section 26. Effective Date

- A. This regulation is effective [DATE]. Effective date. This regulation is effective November 17, 2001. In order to provide sufficient time for licensees to establish policies and systems to comply with the requirements of this regulation, the time for compliance with this regulation is extended until 90 days after the effective date.
- B. Notice requirement for consumers who are the licensee's customers on the effective date.
- (1) On or before 90 days after the effective date of this regulation, a licensee shall provide an initial notice, as required by Section 5, to consumers who are the licensee's customers on the effective date of this rule, except as otherwise provided in subdivisions (2), (3), (4), (5) and (6) of this subsection.
- (2) A licensee is not required to provide additional notice under section 5 to any consumer who is the licensee's customer on the effective date of this rule, other than as provided in sections 6 and 9 of this rule, if:

(a)

- (i) the licensee has previously provided notice to the consumer that meets the requirements of section 5 of this rule; and,
- the notice sent indicated that the licensee does not intend to disclose consumer information other than as provided in Sections 15 or 16; and
 - (b) the prior notice remains accurate.
 - (3) A licensee is not required to provide an additional notice under section 5 to any consumer who is the licensee's customer on the effective date of this rule, other than as provided in sections 6 and 9 of this rule, if:

(a)

- (i) the licensee has previously provided notice to the consumer that meets the requirements of section 5 and section 7.A.5 of this rule; and,
- the notice sent indicated that the licensee intends to disclose consumer information only as provided in Sections 14, 15, 16 of this rule; and
 - (b) the prior notice remains accurate.
 - (4) A licensee is not required to provide an additional notice under Section 5 to any consumer who is the licensee's customer on the effective date of this rule, other than as provided in sections 6 and 9 of this rule, if:

(a)

- (i) the licensee has previously provided notice to the consumer that meets the requirements of section 5 and section 7.A.5 of this rule;
- the notice sent indicated that the licensee intends to disclose consumer information as provided in Sections 14, 15, 16 of this rule; and,
- the licensee has, in conformity with sections 8 and 11 of this rule, sought the consumer's affirmative consent to make disclosures outside of the exceptions in Sections 14, 15 and 16; and
 - (b) the prior notice remains accurate.
 - (5) A licensee is not required to provide additional notice under section 5 to any consumer who is the licensee's customer on the effective date of this rule, other than as provided in sections 6 and 9 of this rule, if:
 - (a) the licensee has previously provided notice to the consumer that meets the requirements of section 5 of this rule, but which notice used terminology consistent with the terms "nonpublic personal financial information" and "nonpublic personal information" as used in the Department's proposed rule; and,
 - (b) the substance of the prior notice remains accurate taking the differences in the terminology incorporated into the adopted rule into account.
 - (6) A licensee is not required to provide additional notice under section 5 to any consumer who is the licensee's customer on the effective date of this rule, other than as provided in sections 6 and 9 of this rule. if:
 - (a) the licensee has previously provided notice to the consumer that meets the requirements of section 5 of this rule, but which notice provided the consumer with the opportunity toprevent the disclosure of nonpublic personal information by the licensee ("opt out");
 - (b) the prior notice disclosed the fact that the consumer may have other rights under state law that apply;
 - (c) the licensee does not disclose consumer information other than as provided in the final Vermont rule; and,
 - (d) the prior notice remains accurate.
 - (7) Example. A licensee provides an initial notice to consumers who are its customers on the effective date, if, by 90 days after that date, the licensee has established a system for providing an initial notice to all new customers and has mailed an initial notice to all the licensee's existing customers that is consistent with the provisions of this rule.

- C. Notwithstanding subsection A of this section 26, a licensee shall include the information described in section 7.A (7) of this rule in its privacy notices beginning no later than the date upon which compliance is required under regulations of the federal banking agencies, with respect to disclosures under the federal Fair Credit Reporting Act.
- D. Grandfathering of service agreements. Until July 1, 2002, a contract that a licensee has entered into with a nonaffiliated third party to perform services for the licensee or functions on the licensee's behalf satisfies the provisions of Section 14(A)(1)(b) of this regulation, even if the contract does not include a requirement that the third party maintain the confidentiality of nonpublic personal financial information, as long as the licensee entered into the agreement on or before July 1, 2000.

APPENDIX A - SAMPLE CLAUSES

Licensees, including a group of financial holding company affiliates that use- a- common privacy notice, may use the following sample clauses, if the clause is accurate for each institution that uses the notice. (Note that disclosure of certain information, such as assets, income, and information from a consumer reporting agency, may give rise to obligations under the federal Fair Credit Reporting Act and Vermont Fair Credit Reporting Act, such as a requirement to permit a consumer to opt in to disclosures to affiliates or designation as a consumer reporting agency if disclosures are made to nonaffiliated third parties.)

A-1-Categories of information a licensee collects (all institutions)

A licensee may use this clause, as applicable, to meet the requirement of <u>subdivisionSection</u> 7A(1)(1) to describe the categories of nonpublic personal information the licensee collects.

Sample Clause A-1:

We collect nonpublic personal information about you from the following sources:

- Information we receive from you on applications or other forms;
- Information about your transactions with us, our affiliates or others; and
- Information we receive from a consumer reporting agency.

A-2-Categories of information a licensee discloses (institutions that disclose outside of the exceptions)

A licensee may use one of these clauses, as applicable, to meet the requirement of <u>Section subdivision</u> 7A(2) to describe the categories of nonpublic personal financial information the licensee discloses. The licensee may use these clauses if it discloses nonpublic personal financial information other than as permitted by the exceptions in <u>s</u>Sections 14, 15, and 16.

Sample Clause A-2, Alternative 1:

We may disclose the following kinds of nonpublic personal financial information about you:

- Information we receive from you on applications or other forms, such as [provide illustrative examples, such as "your name, address, social security number, assets, income, and beneficiaries"];
- Information about your transactions with us, our affiliates, or others, such as [provide illustrative examples, such as "your policy coverage, premiums, and payment history"];
 and
- Information we receive from a consumer reporting agency, such as [provide illustrative examples, such as "your creditworthiness and credit history"].

Sample Clause A-2, Alternative 2:

We may disclose all of the information that we collect, as described [describe location in the notice, such as "above" or "below"].

A-3-Categories of information a licensee discloses and parties to whom the licensee discloses (institutions that do not disclose outside of the exceptions)

A licensee may use this clause, as applicable, to meet the requirements of <u>subdivisions</u>Sections 7A(2), (3), and (4) to describe the categories of nonpublic personal information about customers and former customers that the licensee discloses and the categories of affiliates and nonaffiliated third parties to whom the licensee discloses. A licensee may use this clause if the licensee does not disclose nonpublic personal financial information to any party, other than as permitted by the exceptions in <u>s</u>Sections 15 and 16.

Sample Clause A-3:

We do not disclose any nonpublic personal financial information about our customers or former customers to anyone, except as permitted by law.

A-4-Categories of parties to whom a licensee discloses (institutions that disclose outside of the exceptions)

A licensee may use this clause, as applicable, to meet the requirement of <u>subdivisionSection</u> 7A(3) to describe the categories of affiliates and nonaffiliated third parties to whom the licensee discloses nonpublic personal information. –This clause may be used if the licensee discloses nonpublic personal financial information other than as permitted by the exceptions in <u>s</u>Sections 14, 15, and 16, as well as when permitted by the exceptions in <u>s</u>Sections 15 and 16.

Sample Clause A-4:

We may disclose nonpublic personal information about you to the following types of third parties:

- Financial service providers, such as [provide illustrative examples, such as "life insurers, automobile insurers, mortgage bankers, securities broker-dealers, and insurance agents"];
- Non-financial companies, such as [provide illustrative examples, such as "retailers, direct marketers, airlines, and publishers"]; and
- Others, such as [provide illustrative examples, such as "non-profit organizations"].

We may also disclose nonpublic personal information about you to third parties as permitted by law.

A-5-Service provider/joint marketing exception

A licensee may use one of these clauses, as applicable, to meet the requirements of Section subdivision 7A(5) related to the exception for service providers and joint marketing in section 14. If a licensee discloses nonpublic personal financial information under this exception, the licensee shall describe the categories of nonpublic personal financial information the

licensee discloses and the categories of third parties with which the licensee has contracted.

Sample Clause A-5, Alternative 1:

We may disclose the following information to companies that perform services on our behalf:

- Information we receive from you on applications or other forms, such as [provide illustrative examples, such as "your name, address, social security number, assets, income, and beneficiaries"];
- Information about your transactions with us, our affiliates or others, such as [provide illustrative examples, such as "your policy coverage, premium, and payment history"]; and
- Information we receive from a consumer reporting agency, such as [provide illustrative examples, such as "your creditworthiness and credit history"].

Sample Clause A-5, Alternative 2:

We may disclose all of the information we collect, as described [describe location in the notice, such as "above" or "below"] to companies that perform services on our behalf.

Sample Clause A-5, Alternative 3:

We may disclose the following information to other financial institutions with which we have joint marketing agreements:

- The following information we receive from you: "your name and contact information";
- Information about your transactions with us or our affiliates, such as [provide illustrative examples of transaction and experience information, such as "your policy coverage, premium, and payment history"].

A-6-Explanation of opt in (institutions that disclose to a nonaffiliated third party outside of the exceptions)

A licensee may use this clause, as applicable, to meet the requirement of <u>subdivisionSection</u> 7A(6) to provide an explanation of the consumer's right to authorize the disclosure of nonpublic personal financial information to nonaffiliated third parties, including the method(s) by which the consumer may exercise those rights. The licensee may use this clause if the licensee discloses nonpublic personal financial information to nonaffiliated third parties other than as permitted by the exceptions in <u>s</u>Sections 14, 15, and 16.

Sample Clause A-6:

We will not disclose nonpublic personal financial information about you to nonaffiliated third parties (other than as permitted by law) unless you authorize us to make that disclosure. Your authorization must be in writing or, if you agree, in electronic form. If you wish to authorize us to disclose your nonpublic personal financial information to nonaffiliated third parties, you may [describe the means to opt in, such as "complete and sign the enclosed, postage prepaid card and mail it to us."].

A-7-Confidentiality and security (all institutions)

A licensee may use this clause, as applicable, to meet the requirement of <u>subdivisionSection</u> 7A(8) to describe its policies and practices with respect to protecting the confidentiality and security of nonpublic personal information.

Sample Clause A-7:

We restrict access to nonpublic personal information about you to [provide an appropriate description, such as "those employees who need to know that information to provide products or services to you"]. We maintain physical, electronic, and procedural safeguards that comply with state and federal law to guard your nonpublic personal information.



State of Vermont Agency of Administration 109 State Street Montpelier, VT 05609-0201 www.aoa.vermont.gov [phone] 802-828-3322 [fax] 802-828-2428 Kristin L. Clouser, Secretary

INTERAGENCY COMMITTEE ON ADMINISTRATIVE RULES (ICAR) MINUTES

Meeting Date/Location: January 9, 2023, virtually via Microsoft Teams

Members Present: Chair Sean Brown, Brendan Atwood, Diane Bothfeld, Jennifer Mojo, John

Kessler, Diane Sherman, Mike Obuchowski and Donna Russo-Savage

Members Absent: Jared Adler

Minutes By: Melissa Mazza-Paquette

- 2:01 PM meeting called to order, welcome and introductions.
- Review and approval of minutes from the <u>December 12, 2022</u> meeting.
- Original agenda approved as drafted with the following change:
 - o The next scheduled meeting was moved from Monday, February 13, 2023 to Wednesday, February 22, 2023, 2:00 PM.
- No public comments made.
- Presentation of Proposed Rules on pages 2-8 to follow.
 - 1. HazMat Transportation & Motor Carrier Safety Standards, Agency of Transportation, Department of Motor Vehicles, page 2
 - 2. Rule 1: Licensing of Cannabis Establishments, Cannabis Control Board, page 3
 - 3. Rule 2: Regulation of Cannabis Establishments, Cannabis Control Board, page 4
 - 4. Rule 4: Compliance and Enforcement, Cannabis Control Board, page 5
 - 5. Home Visiting Rule, Vermont Department of Health, page 6
 - 6. STep Ahead Recognition System (STARS) Rules, Department for Children and Families, page 7
 - 7. Privacy of Consumer Financial and Health Information, Department of Financial Regulation, page 8
- Other business: Diane Bothfeld noted her upcoming retirement from the State of Vermont this month and therefore this was her last ICAR meeting.
- 3:32 PM meeting adjourned.



Proposed Rule: HazMat Transportation & Motor Carrier Safety Standards, Agency of Transportation, Department of Motor Vehicles

Presented By: Michael Smith, Adam Pockette, and Anthony Facos

ICAR did not vote on moving the rule forward as there appeared to be two separate proposed rules in the one proposed filing presented. The Committee suggested the Agency of Transportation return to ICAR with two separate proposed rule filings: one for each separate proposed rule.

Recommendations discussed when submitting new filings include:

- 1. Proposed Filing Coversheet:
 - a. #6: Include the specific statutory or legal citation from session law indicating who the adopting entity is and who the signatory should be.
 - b. #7: Describe *how* the rule is within the authority of the agency.
 - c. #8: Describe the rule holistically and further describe what is changing and being proposed.
 - d. #10: Explain how the rule is not arbitrary as defined in 3 V.S.A. § 801(b)(13)(A).
 - e. #12: Include all economic impact, including positive.
 - f. #13-15: Host public hearings and include a virtual option to attend.
- 2. Adopting Page, #4: Include.
- 3. Economic Impact Analysis: Clarify if there is a cost and the impacts.
- 4. Proposed Rule:
 - a. Under action 3, state the statutory authority under the Agency of Transportation to delegate the permitting function to the Agency of Natural Resources; and explain in the proposed filing forms as well.
 - b. Clarify the change of trains, boats, etc. being crossed out and who is responsible for the transport of hazardous materials.



Proposed Rule: Rule 1: Licensing of Cannabis Establishments, Cannabis Control Board

Presented By: Brynn Hare

Motion made to accept the rule by Diane Bothfeld, seconded by John Kessler, and passed unanimously with the following recommendations:

- 1. Proposed Filing Coversheet:
 - a. #6: Include the specific citation, who the entity is and who is authorized to sign.
 - b. #7: Revise to include how the rule is within the authority of the agency.
 - c. #8 and #9: Include more details as to proposed changes and what the proposed rule specifically is doing.
 - d. #10, 2nd paragraph: Change 'heard' to 'considered'.
 - e. #12: Check for spelling and grammar.
 - f. #12, 3rd sentence: Expand upon for clarity.
 - g. #14: Include details for a virtual option once known.
- 2. Economic Impact Analysis:
 - a. #3: Include the estimated costs and benefits anticipated.
 - b. #6, 2nd sentence: Clarify 'that may' language.
 - c. #6, Paragraph beginning with 'Third...': For clarity, be more specific regarding 'few businesses' perhaps include a range.
- 3. Public Input Maximization Plan: Include all ways the proposed rule will be publicized outside of the CCB website.



Proposed Rule: Rule 2: Regulation of Cannabis Establishments, Cannabis Control Board

Presented By: Brynn Hare

Motion made to accept the rule by Brendan Atwood, seconded by Mike Obuchowski, and passed unanimously with the following recommendations:

- 1. Proposed Filing Coversheet:
 - a. #5, Include exemption for the public records act for trade secrets.
 - b. #7: Revise to include how the rule is within the authority of the agency.
 - c. #8 and #9: Include more details as to proposed changes and what the proposed rule specifically is doing.
 - d. #14: Include a virtual option when scheduling.
- 2. Economic Impact Analysis:
 - a. #3: Include the estimated costs and benefits anticipated.
- 3. Scientific Information Statement, #5: Correct website links.
- 4. Incorporation by Reference: Form not necessary.
- 5. Proposed Rule, Section 2.2.22, page 16: Correct 'reasonable' to 'reasonably'.



Proposed Rule: Rule 4: Compliance and Enforcement, Cannabis Control Board

Presented By: Brynn Hare

Motion made to accept the rule by Mike Obuchowski, seconded by Diane Sherman, and passed unanimously with the following recommendations:

- 1. Proposed Filing Coversheet:
 - a. #7: Revise to include how the rule is within the authority of the agency.
 - b. #8 and #9: Include more details as to proposed changes and what the proposed rule specifically is doing.
 - c. #12: Include data, projected data, or a range on how much one amendment cold increase. Include any favorable impacts.
 - d. #14: Include a virtual option when scheduling.
- 2. Economic Impact Analysis:
 - a. #3: Include the estimated costs and benefits anticipated. Reword and clarify 'won't have a significant impact'; quantify if possible, including data and/or range.
 - b. #6: Remove 'a' before 'no impact...'.
 - c. #7: Narrow and modify regarding the amendment addition of the appeal.
- 3. Incorporation by Reference: Form not necessary.
- 4. Proposed Rule: Included who the hearing officer is.



Proposed Rule: Home Visiting Rule, Vermont Department of Health

Presented By: Natalie Weill

Motion made to accept the rule by Diane Bothfeld, seconded by Jen Mojo, and passed unanimously except for Brendan Atwood who abstained, with the following recommendations:

- 1. Proposed Filing Coversheet:
 - a. #8: Clarify type of home providers.
 - b. #14: Include details for a virtual option.
- 2. Economic Impact Analysis, #6: Expand and include any positive economic impacts.



Proposed Rule: STep Ahead Recognition System (STARS) Rules, Department for Children and Families

Presented By: Heidi Moreau, Nicole Dubuque, and Leslie Bergeron

Motion made to accept the rule by Diane Sherman, seconded by Jen Mojo, and passed unanimously except for Brendan Atwood who abstained, and Mike Obuchowski who lost his internet connection briefly right before voting, with the following recommendations:

- 1. Proposed Filing Coversheet:
 - a. #8: Describe what is being changed. Include the impact to the childcare financial assistance program.
 - b. #14: Include details for a virtual option once known.
- 2. Economic Impact Analysis: Include the impact to the childcare financial assistance program.



Proposed Rule: Privacy of Consumer Financial and Health Information, Department of Financial Regulation

Presented By: Karla Nuissl

Motion made to accept the rule by Diane Bothfeld, seconded by Brendan Atwood, and passed unanimously except for Diane Sherman who abstained, with the following recommendations:

- 1. Proposed Filing Coversheet:
 - a. #7: Explain *how* the rule is within the authority of the agency.
 - b. #9, #10, and throughout rule filing: Check for spelling errors.
- 2. Proposed Rule, page 3, Section 2: Change 'C.' to 'B. (1) (b)' and then change 'D.' to 'C.'.



Sherman, Diane

From: Jamie Feehan <jfeehan@primmer.com>
Sent: Friday, February 10, 2023 1:54 PM
To: Nuissl, Karla; Sherman, Diane

Subject: Proposed Privacy Regulation Comments

EXTERNAL SENDER: Do not open attachments or click on links unless you recognize and trust the sender. Hi, All,

On behalf of the Vermont Association of Domestic Property & Casualty Insurance Companies (the "Domestics") and others in the insurance industry, I offer these comments in response to the Department's proposed revisions to its Privacy of Consumer Financial and Health Information, Regulation I-2023-X.

The Domestics have engaged with the Department for several years since adoption of the federal FAST Act amending the federal GLBA that afforded states the ability to eliminate the requirement for redundant GLBA annual privacy notices. The Domestics appreciate the steps the Department has taken to finally get a draft, updated Regulation for consideration.

The Domestics strongly object, however, to inclusion in the proposed Regulation reference to the Vermont Fair Credit Reporting Act and related obligations of licensees under the proposed Regulation. Specifically, the proposed Regulation contains the following in Section 6.D(1)(c):

(c) Posts its current privacy notice continuously and in a clear and conspicuous manner on a page of its website on which the only content is the privacy notice and instructions for a consumer to revoke a prior opt-in direction or initiate an opt-in direction with respect to the licensee's sharing of the consumer's nonpublic personal information under the Vermont Fair Credit Reporting Act, 9 V.S.A. § 2480e, and which is accessible without requiring a consumer to provide any information such as a login name or password or agree to any conditions to access the page; and

The rules and framework for addressing and protecting consumer information under GLBA and Vermont Regulation I 2001-01 are an entirely different regime than those required under the Vermont FCRA's section 2480e. Conflating the two is unnecessary, inappropriate and ultimately confusing to the policyholder.

The requirements under section 2480e are a separate and robust process that insurers undertake whenever required. It has its own and separate form and process for communicating with insureds.

The GLBA annual privacy notice is limited to the scope of information under GLBA and an insurer's policy and practices with respect to protection and sharing, if any, of that information. The Domestics are not asking to change any of the underlying regulation or requirements. The focus, as intended by the FAST Act and subsequent NAIC Model Bulletin, is merely the delivery of the privacy policy to policyholders.

Significantly, none of the Domestics currently share policyholder information with non-affiliated third parties for marketing purposes and therefore do not provide policyholders an opportunity to "opt-in" for information sharing under GLBA beyond permitted instances. Including and referencing any prior opt-ins or initiation of an opt-in when an opt-in was never sought or received will be confusing to the policyholder and lead to unnecessary and potentially contentious communication between an insurer and policyholder.

Finally, we note that a licensee, as defined under the Regulation, is broad and includes many entities and individuals who have no interaction with section 2480e. Requiring those licensees to nevertheless include such instructions will lead to further confusion for individuals who have a relationship with those licensees.

For these reasons and more, the Domestics ask that the Department delete the bold text highlighted above and found in Section 6.D(1)(c). I am happy to provide you with more information, and discuss with you at your convenience. Thank you for your consideration of this request.

Jamie

James F. Feehan | Government Relations Director PRIMMER PIPER EGGLESTON & CRAMER PC 30 Main St, Suite 500 | P.O. Box 1489, Burlington, VT 05402

Tel: 802 864 0880 | Fax: 802 864 0328

jfeehan@primmer.com | www.primmer.com



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State of Vermont Department of Financial Regulation 89 Main Street Montpelier, VT 05620-3101

March 31, 2023

Office of the Secretary of State 128 State Street Montpelier, VT 056933 For consumer assistance:
[Banking] 888-568-4547
[Insurance] 800-964-1784
[Securities] 877-550-3907
www.dfr.vermont.gov

Re: Changes to Privacy of Consumer Financial and Health Information (Regulation IH-2002-01) since Proposed Filing and Responsiveness Summary

To whom it may concern,

In response to a comment received by a representative for the Vermont Association of Domestic Property & Casualty Insurance Companies during the public comment period and included here in the Final Proposed Filing, the Department of Financial Regulation ("Department") made the following changes to Section 6.D.(1)(c) of the rule on Privacy of Consumer Financial and Health Information (the "Rule"):

(c) Posts its current privacy notice continuously and in a clear and conspicuous manner on a page of its website on which the only content is the privacy notice and instructions for a consumer to revoke a prior opt-in direction or initiate an opt-in direction with respect to the licensee's sharing of the consumer's nonpublic personal information, if applicable, under the Vermont Fair Credit Reporting Act, 9 V.S.A. § 2480e, and which is accessible without requiring a consumer to provide any information such as a login name or password or agree to any conditions to access the page

In reviewing the comment and Section 6.D.(1)(c), the Department determined that the reference to the Vermont Fair Credit Reporting Act in this section had been an error. The Department's intent is for consumers to be notified of their ability to revoke their opt-in for sharing nonpublic personal information to nonaffiliated third parties as provided for in Sections 8 and 11 of the Rule and consistent with the defined term "opt in." The intent was not to require notification to the consumer of an ability to withdraw consent previously provided to an insurance company or other regulated entity or individual to have obtained the consumer's credit reports pursuant to the Vermont Fair Credit Reporting Act.



The Department also corrected two typographical errors. The cover page of the Rule was corrected to correctly reflect that the rule will continue to be referenced within the Department as Regulation IH-2001-01 with the addition of "(Revised)" at the end. The other correction is a citation reference on page 7 that was changed to correctly reference 9 V.S.A. § 2480a(4) instead of 2480a(3). Additionally, the defined term "opt in" was clarified to define both "opt in" and "opt-in."

No other changes have been made to the Rule since the Proposed Filing.

Sincerely,

Diane M. Sherman

Assistant General Counsel