

96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 SB2111

Introduced 2/20/2009, by Sen. Don Harmon

SYNOPSIS AS INTRODUCED:

215 ILCS 155/26 new

Amends the Title Insurance Act. Provides that a title insurance company, title insurance agent, or independent escrowee shall not make disbursements in connection with any escrows, settlements, or closings out of a fiduciary trust account or accounts unless the funds in the aggregate amount of \$50,000 or greater received from any single party to the transaction are wired funds unconditionally held by and credited to the fiduciary trust account of the title insurance company, title insurance agent, or independent escrowee; are good funds as defined in the provision; or are collected funds as defined in the provision. Provides that a title insurance company or title insurance agent shall not make disbursements in connection with any escrows, settlements, or closings out of a fiduciary trust account or accounts unless the funds in the amount of less than \$50,000 received from any single party to the transaction are collected funds or good funds as defined in the provision. Sets forth definitions for "good funds" and "collected funds". Effective January 1, 2010.

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1 AN ACT concerning insurance.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Title Insurance Act is amended by adding Section 26 as follows:
- 6 (215 ILCS 155/26 new)
- 7 Sec. 26. Settlement funds.
- (a) A title insurance company, title insurance agent, or 8 9 independent escrowee shall not make disbursements in 10 connection with any escrows, settlements, or closings out of a fiduciary trust account or accounts unless the funds in the 11 12 aggregate amount of \$50,000 or greater received from any single party to the transaction are wired funds unconditionally held 13 14 by and credited to the fiduciary trust account of the title insurance company, title insurance agent, or independent 15 16 escrowee; are good funds as defined in paragraphs (6) or (7) of 17 subsection (c) of this Section; or are collected funds as defined in subsection (d) of this Section. 18
 - (b) A title insurance company or title insurance agent shall not make disbursements in connection with any escrows, settlements, or closings out of a fiduciary trust account or accounts unless the funds in the amount of less than \$50,000 received from any single party to the transaction are collected

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1	funds or good funds as defined in subsection (c) of this
2	Section.
3	(c) "Good funds" means funds in one of the following forms:
4	(1) lawful money of the United States;
5	(2) wired funds unconditionally held by and credited to
6	the fiduciary trust account of the title insurance company,
7	the title insurance agent, or independent escrowee;
8	(3) cashier's checks, certified checks, bank money
9	orders, official bank checks, or teller's checks drawn on
10	or issued by a financial institution chartered under the
11	laws of any state or the United States and unconditionally
12	held by the title insurance company, title insurance agent,
13	or independent escrowee;
14	(4) a personal check or checks in an aggregate amount
15	not exceeding \$5,000 per closing, provided that the title
16	insurance company, title insurance agent, or independent
17	escrowee has reasonable grounds to believe that sufficient
18	funds are available for withdrawal in the account upon
19	which the check is drawn at the time of disbursement;
20	(5) a check drawn on the trust account of any lawyer or
21	real estate broker licensed under the laws of any state,
22	provided that the title insurance company, title insurance
23	agent, or independent escrowee has reasonable and prudent
24	grounds to believe that sufficient funds are available for
25	withdrawal in the account upon which the check is drawn at
26	the time of disbursement;

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1	(6) a check issued by this State, the United States, or
2	a political subdivision of this State or the United States;
3	<u>or</u>
4	(7) a check drawn on the fiduciary trust account of a
5	title insurance company or title insurance agent, provided
6	that the title insurance company, title insurance agent, or
7	independent escrowee has reasonable grounds to believe
8	that sufficient funds are available for withdrawal in the
9	account upon which the check is drawn at the time of
10	<u>disbursement.</u>
11	(d) "Collected funds" means funds deposited, finally
12	settled, and credited to the title insurance company, title
13	insurance agent, or independent escrowee's fiduciary trust
14	account.
15	Section 99. Effective date. This Act takes effect January