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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1865

(SENATE AUTHORS: RASMUSSON) DATE D-PG OFFICIAL STATUS 02/20/2023 906 Introduction and first reading Referred to Commerce and Consumer Protection See SF2744

1.1	A bill for an act
1.2 1.3	relating to commerce; regulating post-loss assignment of rights related to certain services performed on residential real estate covered by property and casualty insurance; proposing coding for new law in Minnesota Statutes, chapter 325E.
1.4 1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [325E.67] POST-LOSS ASSIGNMENT OF BENEFITS.
1.7	Subdivision 1. Definitions. (a) For purposes of this section, the terms in this subdivision
1.8	have the meanings given.
1.9	(b) "Residential contractor" means a residential roofer, as defined in section 326B.802,
1.10	subdivision 14; a residential building contractor, as defined in section 326B.802, subdivision
1.11	11; or a residential remodeler, as defined in section 326B.802, subdivision 12.
1.12	(c) "Residential real estate" means a new or existing building, including appurtenant
1.13	structures, constructed for habitation by at least one family but no more than four families.
1.14	Subd. 2. Post-loss assignment. A post-loss assignment of rights or benefits to a residential
1.15	contractor under a property and casualty insurance policy insuring residential real estate
1.16	must comply with the following:
1.17	(1) the assignment must only authorize a residential contractor to be named as a copayee
1.18	for the payment of benefits under a property and casualty insurance policy covering
1.19	residential real estate;
1.20	(2) the assignment must include all of the following:
1.21	(i) an itemized description of the work to be performed;

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2.1	<u>(ii)</u> an item	ized description	of materials, labo	r, and fees for the work to	be performed;
2.2	and				
2.3	<u>(iii) a total</u>	itemized amount	to be paid for the	e work to be performed;	
2.4	(3) the assi	gnment must inc	lude a statement t	hat the residential contrac	ctor has made no
2.5				by an insurance contract a	
2.6	the following	notice in capitaliz	zed 14-point type	<u>:</u>	
2.7	"YOU AR	E AGREEING T	O ASSIGN CER	TAIN RIGHTS YOU HA	VE UNDER
2.8	YOUR INSUE	RANCE POLICY	T. THE ITEMIZE	D DESCRIPTION OF TH	IE WORK
2.9	PERFORMED), AS SET FORT	H IN THIS ASS	GNMENT FORM, HAS	NOT BEEN
2.10	AGREED TO	BY THE INSUR	ER. PLEASE RI	EAD AND UNDERSTAN	JD THIS
2.11	DOCUMENT	BEFORE SIGN	ING. THE INSU	RER MAY ONLY PAY F	OR THE
2.12	REASONABL	LE COST TO RE	PAIR OR REPLA	ACE DAMAGED PROPE	ERTY CAUSED
2.13	BY A COVER	RED PERIL, SUB	BJECT TO THE	TERMS OF THE POLIC	<u>Y.";</u>
2.14	(4) the name	ned insured has th	ne right to cancel	the assignment within ter	i business days
2.15	after receipt of	the scope of wor	k by the insurance	e company. The cancellati	on must be made
2.16	in writing or a	comparable digit	al format. Within	ten business days of the d	ate of the written
2.17	cancellation, th	ne residential con	tractor must tend	er to the named insured, the	he landowner, or
2.18	the possessor of	of the real estate	any payments, pa	rtial payments, or deposit	s that have been
2.19	made by that p	person;			
2.20	(5) the assig	gnment must incl	ude the following	notice in capitalized 14-po	oint type, located
2.21	in the immedia	ate proximity of t	he space reserved	l in the assignment for the	signature of the
2.22	named insured	<u>l:</u>			
2.23	"YOU MA	Y CANCEL TH	S ASSIGNMEN	T WITHOUT PENALTY	WITHIN TEN
2.24	(10) BUSINES	SS DAYS FROM	THE LATER O	F THE DATE THE ASSI	GNMENT IS
2.25	EXECUTED C	OR THE DATE O	N WHICH YOU	RECEIVE A COPY OF T	HE EXECUTED
2.26	ASSIGNMEN	T. YOU MUST	CANCEL THE A	SSIGNMENT IN WRIT	ING AND THE
2.27	CANCELLAT	TION MUST BE I	DELIVERED TO	[insert the name and addr	ess of residential
2.28	contractor as p	rovided by the re	sidential contract	or]. IF MAILED, THE CA	ANCELLATION
2.29	MUST BE POS	STMARKED ON	OR BEFORE TH	E FIVE (5) BUSINESS D.	AY DEADLINE.
2.30	IF YOU CAN	CEL THIS ASSI	GNMENT, THE	RESIDENTIAL CONTR	ACTOR HAS
2.31	UP TO TEN (10) BUSINESS I	DAYS TO RETU	RN ANY PAYMENTS O	R DEPOSITS
2.32	YOU HAVE N	ADE.";			

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3.1	(6) the assignment must not impair the interests of a mortgagee or other parties with any
3.2	legal interests listed on the declarations page of the property and casualty insurance policy

- 3.3 that is the subject of the assignment; and
- 3.4 (7) the assignment must not prevent or inhibit an insurer from communicating with the
- 3.5 named insured or mortgagee listed on the declarations page of the property and casualty
- 3.6 <u>insurance policy that is the subject of the assignment.</u>
- 3.7 Subd. 3. Other requirements. A residential contractor receiving the assignment described
 3.8 in subdivision 2 must:
- 3.9 (1) deliver a copy of the assignment to the insurer of the residential real estate within
 3.10 five business days of the date the assignment is executed;
- 3.11 (2) cooperate with the insurer of the residential real estate in an investigation into the
- 3.12 claim by providing documents and records requested by the insurer and complying with the
- 3.13 post-loss duties under the insurance policy; and
- 3.14 (3) comply with section 325E.66.
- 3.15 Subd. 4. Certain assignments void. A post-loss assignment of benefits entered into
- 3.16 with a residential contractor that violates any provision of the federal Insured Homeowner's
- 3.17 Protection Act of 1998, Public Law 105-216, as amended, is void.