



**COLORADO**

**Department of  
Regulatory Agencies**

Division of Insurance

**Annual Report of the Commissioner of Insurance**

**To**

**The Colorado General Assembly**

**On**

**Title Insurance**

**Enforcement Actions, Market Trends, and Consumer Complaints**

**2024**



**COLORADO**

**Department of  
Regulatory Agencies**

Division of Insurance

Michael Conway  
Commissioner of Insurance

January 14, 2025

Dear Committee Members,

I am pleased to submit the 2024 Annual Report of the Commissioner of Insurance on Title Insurance pursuant to § 10-3-207(1)(f)(IV), C.R.S. This year's report provides data on the number of enforcement actions taken and market trends associated with title insurance for calendar year 2024. Also included, where appropriate, are comparisons of prior years.

Our mission is consumer protection. We appreciate the opportunity to report how we respond to consumers' needs and on the activities of our title industry regulatory team. If you have any questions, please contact me at the Division.

Sincerely,

Michael Conway  
Commissioner of Insurance



Title Insurance  
Enforcement Actions, Market Trends  
and Consumer Complaints

2024

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## Executive Summary

This report to the Colorado General Assembly fulfills the requirements of § 10-3-207(1)(f)(IV), C.R.S., for an annual statistical report of the number of enforcement actions taken and market trends associated with title insurance and real estate transactions in the Colorado title insurance industry.

In 2024:

- Division staff participated in industry meetings to educate the title industry and general real estate marketplace on rules and requirements.
- The title insurance market in Colorado remained stable during 2024.
- There were 34 title agencies that allowed their licenses to lapse or cancelled their licenses in Colorado during 2024. Four hundred twenty-four (424) title insurance agencies currently hold insurance producer licenses.
- The Title Insurance Commission (TIC) conducted four quarterly meetings during 2024 and discussed a variety of title insurance topics. The TIC did not advise, propose or recommend any rules, bulletins or position statements during 2024.



## Introduction and Statutory Authority

Consumer protection is the mission of the Colorado Department of Regulatory Agencies and the Division of Insurance.

Section 10-3-207(1)(f)(IV), C.R.S., states:

Commencing January 1, 2009, the division shall provide annual reports to the joint budget committee, the senate business, labor, and technology committee, and the house business affairs and labor committee, or any such successor committees, and shall post on the division's web site a statistical report of the number of enforcement actions taken, market trends associated with title insurance and real estate transactions and consumer complaints supported by the fee in subparagraph (I) of this paragraph (f).

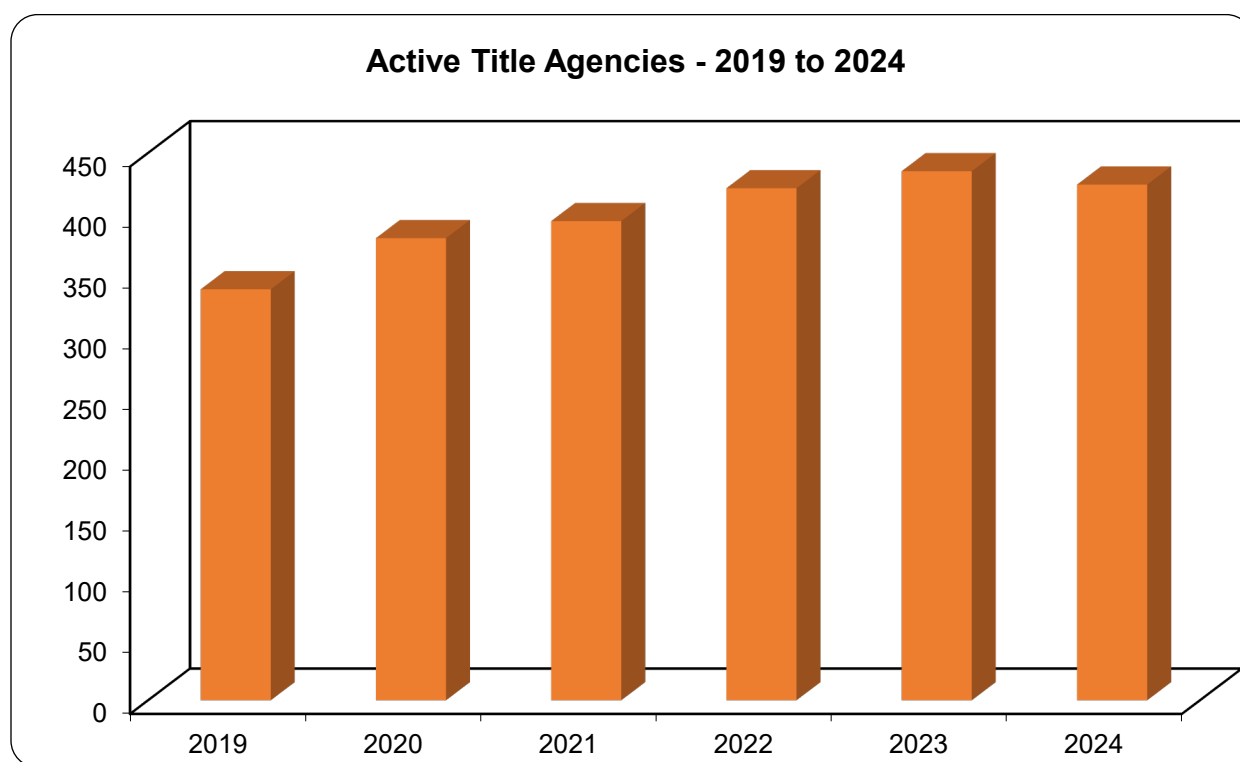
This report is prepared under the above authority and provisions. It provides a statistical report of the enforcement and regulatory actions, market trend tracking, compliance and consumer contacts, and miscellaneous activities of the Division in the regulation of title insurance entities in Colorado.



## Market Trends Associated with Title Insurance

### Market Dynamics

As of January 1, 2025, 424 title insurance agencies hold active Colorado insurance producer licenses; in 2019, there were 338 active title agencies. The data shows steady growth supported by a stable market over the last five years. The number of licensed title agencies increased to 380 in 2020. There was an increase in 2021 with 394 licensed agencies and an additional increase of 27 agencies in 2022 with a total of 421 licensed agencies for the year. In 2023, there were 435 licensed title agencies and 14 agencies became newly-licensed in 2024.

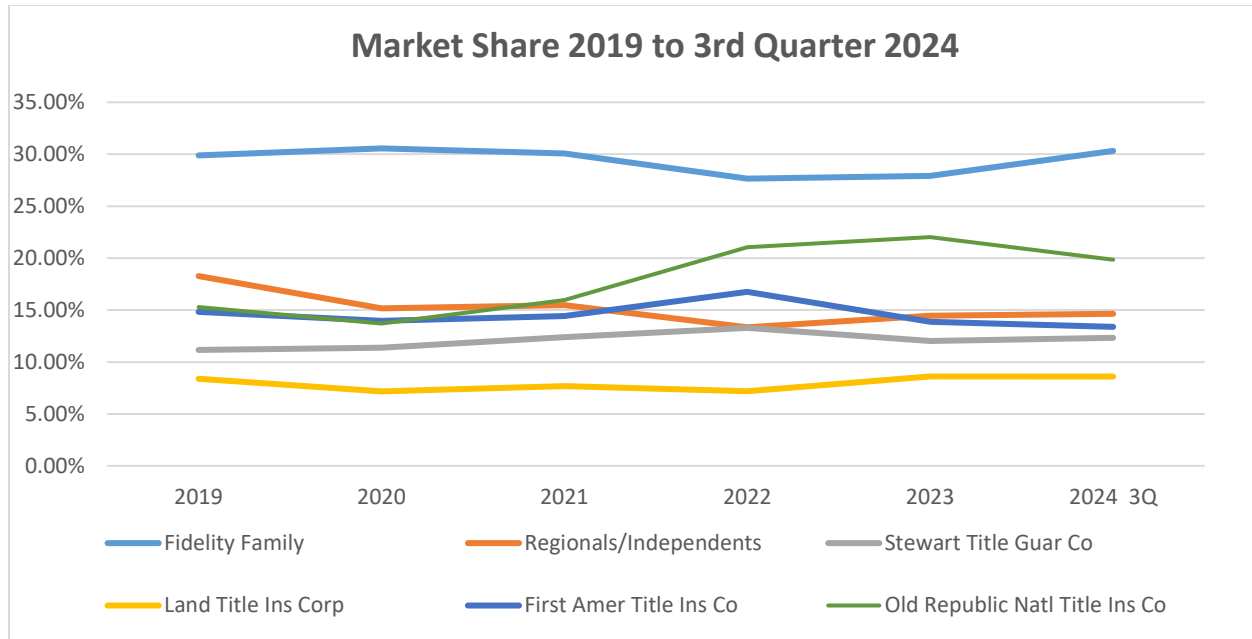


In addition to regulating title insurance entities, the Division of Insurance regulates the activities of individual title insurance producers. Currently, 2,708 individuals hold active title insurance producer licenses in Colorado.

### Title Insurance Underwriters

Overall, 2024 data shows the marketplace remained steady. Some large underwriters experienced modest or marginal growth in market share while others remained stable.





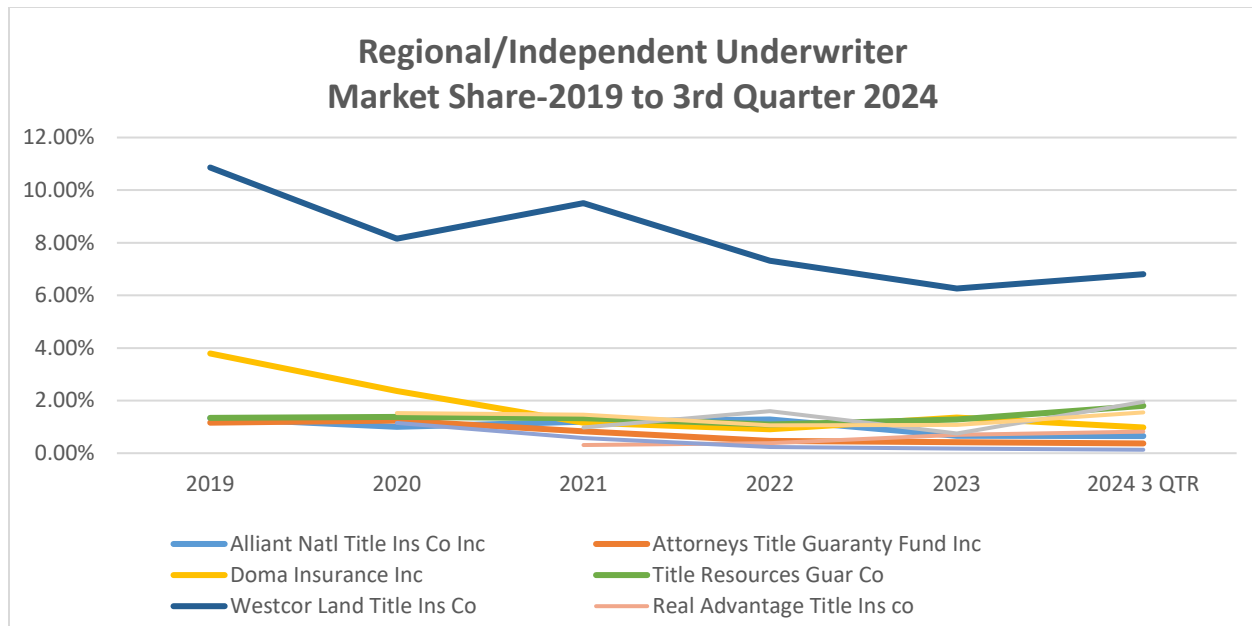
As the graph above shows, Colorado's group of regional/independent underwriters market share slightly moved upward from the previous year. The title industry's approximate market share analysis from 2019 to third quarter 2024 includes the following:

Market Share	2019	2020	2021	2022	2023	2024 3Qtr
Fidelity Family	30.09%	30.56%	30.07%	27.65%	27.92%	30.32%
Regionals/Independents	18.32%	15.16%	17.51%	13.34%	14.45%	14.63%
First American Title Insurance Company	14.82%	13.97%	14.43%	16.75%	13.88%	13.38%
Old Republic National Title Ins Co	15.37%	13.07%	15.96%	21.04%	22.02%	19.85%
Stewart Title Guaranty Company	11.00%	11.37%	12.39%	13.28%	12.02%	12.34%
Land Title Insurance Corporation	8.39%	7.17%	7.67%	7.19%	8.61%	8.59%

### Regional/Independent Underwriters

As seen in the chart below, the market share picture of the nine regional companies reflects a changing marketplace, and the competitive environment each year can result in different leaders emerging.





Colorado's regional underwriters continue to control approximately 14.63 percent of the market, making Colorado one of the more competitive title insurance markets in the country. The regional/independent underwriters' approximate market share analysis from 2019 to third quarter 2024 includes the following:

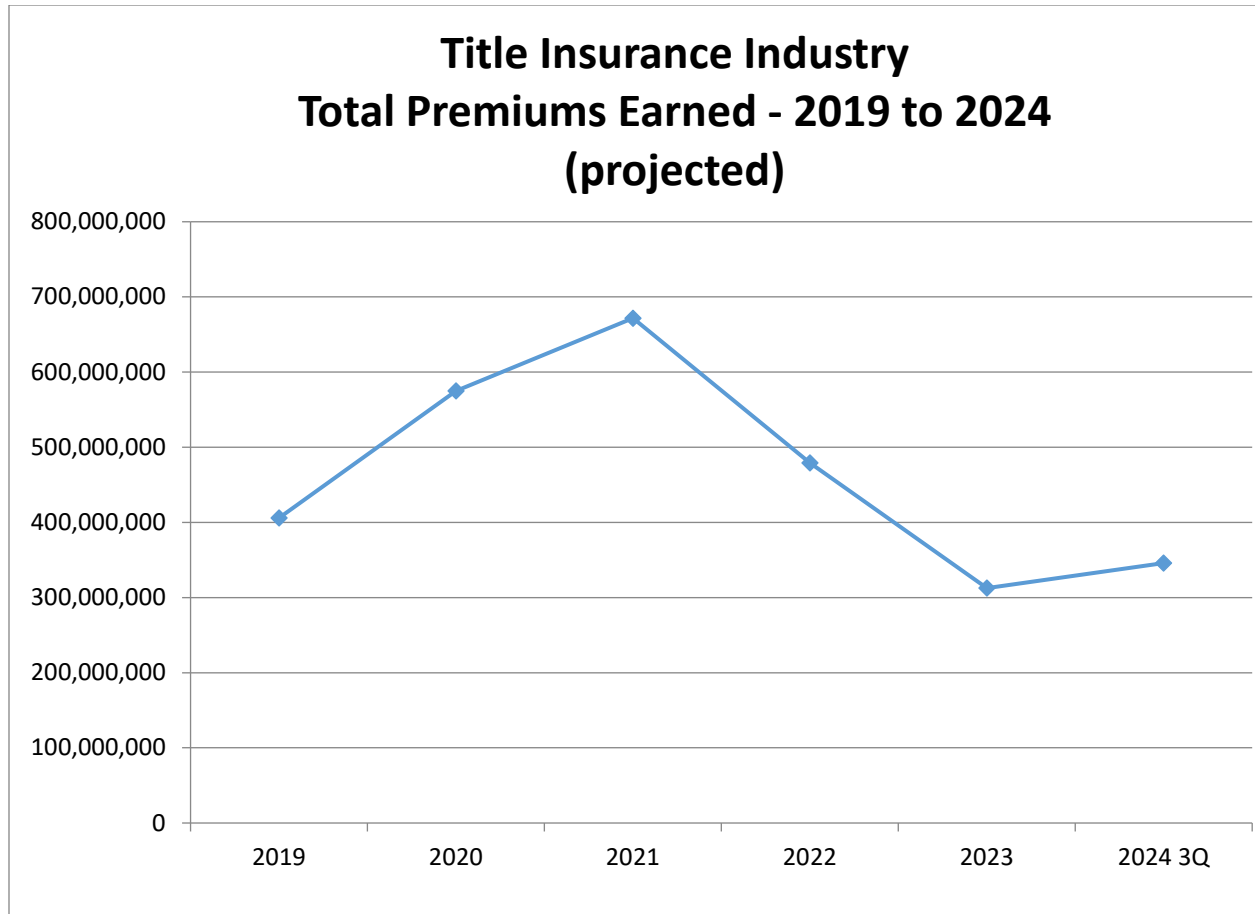
Regionals/Independents	2019	2020	2021	2022	2023	2024 3Q
Alliant National Title Insurance Company	1.00%	1.20%	1.28%	0.66%	0.65%	0.37%
Attorneys Title Guaranty Fund	1.24%	0.83%	0.47%	0.42%	0.37%	0.23%
Doma Title Insurance Inc. (formerly known as North American Title Insurance Company)	3.79%	2.36%	1.16%	0.91%	1.35%	0.98%
Title Resources Guaranty Company	1.38%	1.33%	1.09%	1.28%	1.80%	2.13%
Westcor Land Title Insurance Company	10.86%	8.15%	9.50%	7.31%	6.26%	6.81%
Real Advantage Title Insurance Company			0.38%	0.70%	0.82%	0.64%
National Title Insurance of New York			0.57%	0.24%	0.17%	0.13%
WFG National Title Insurance			1.46%	1.06%	1.08%	1.55%
First National Title Insurance Company			1.60%	0.75%	1.95%	1.80%

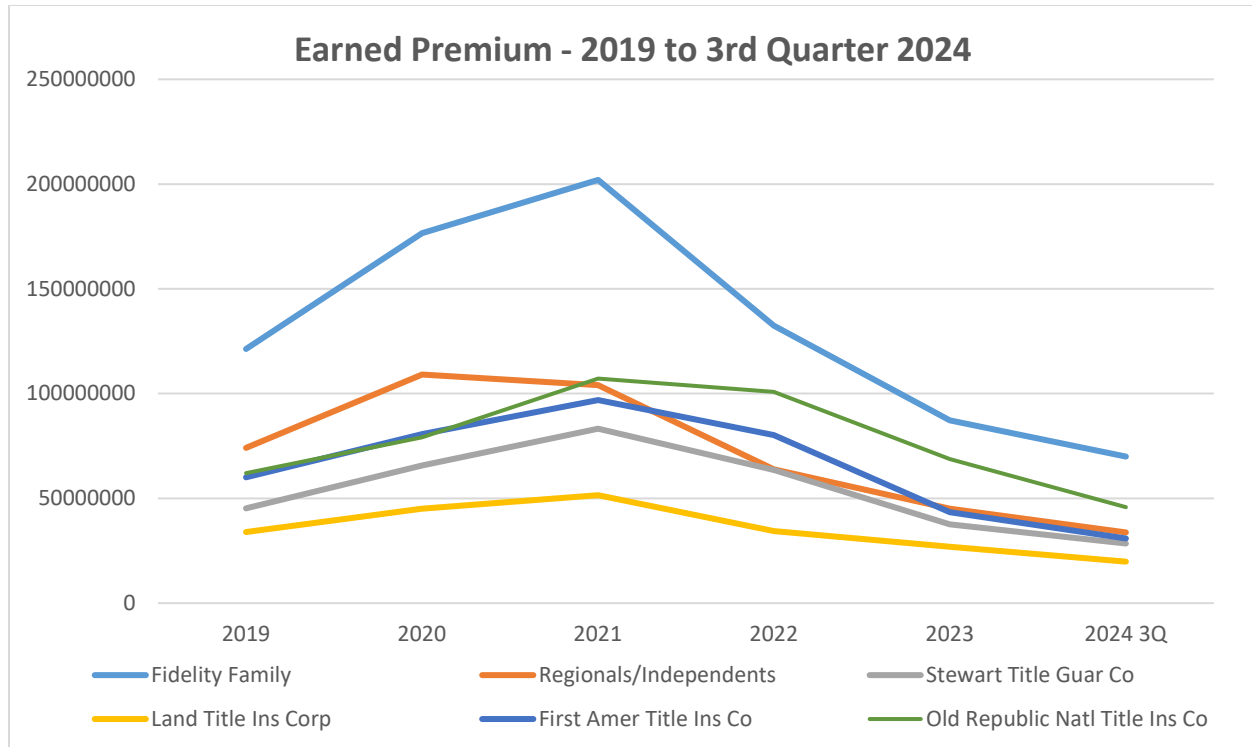
## Title Insurance Losses

With the recovery of the real estate market in Colorado during the last decade, title insurance premiums significantly increased during that period and represent approximately \$405 million through 2019. As a result of the cooling real estate market during 2022 and 2023 due to higher interest rates, limited housing inventory and a substantial drop in mortgage refinancing in 2024, the title insurance industry experienced a downturn in market growth with approximately \$230 million in total premiums and approximately \$116 million projected premiums representing the balance of 2024.



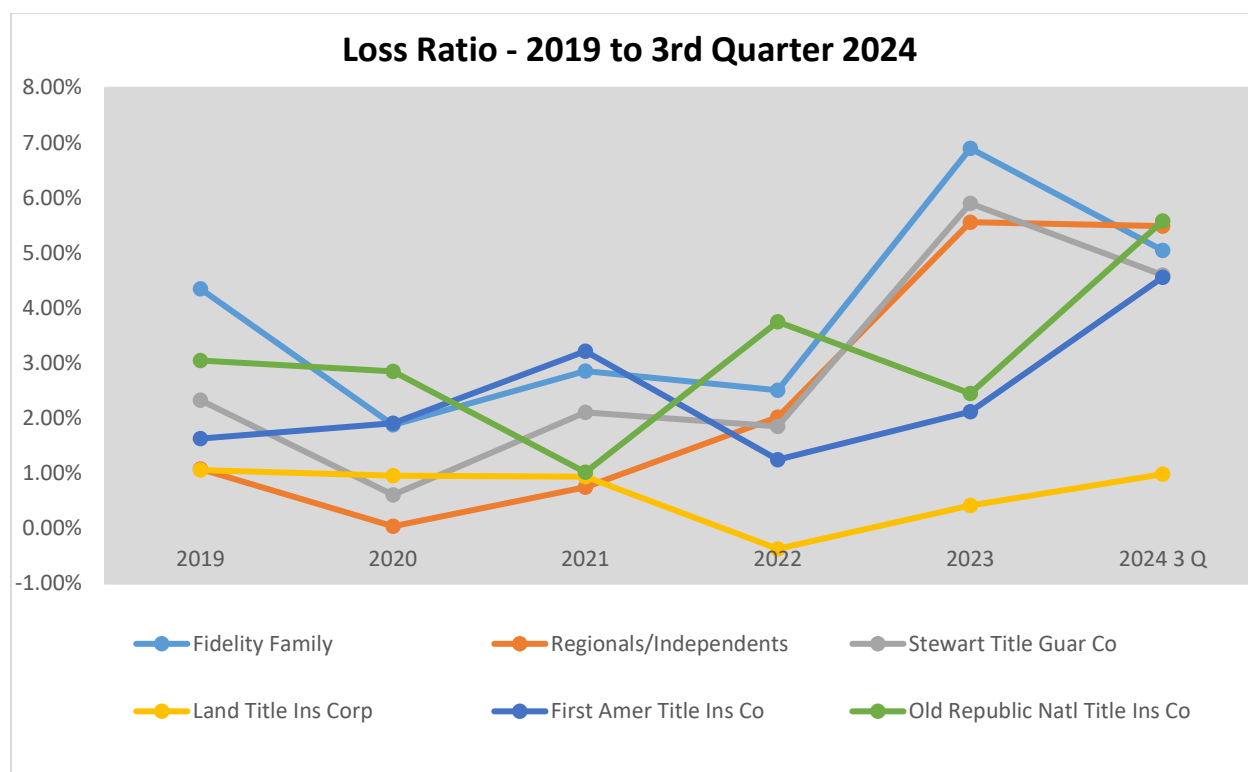






A loss ratio reflects the portion of premiums used for the payment of claims. In addition to premiums written by agencies and direct operations, net premiums also include amounts ceded or recovered from reinsurance agreements. Because of the differences in national and state reporting requirements, only gross premiums are available on the state level and therefore the loss ratio information shown on the following table is an estimate based on those numbers.





Although some of Colorado's regional/independent and large underwriters experienced decreases in loss ratio during the past five years, title insurance losses from 2023 to third quarter 2024 slightly rose above the range of five to six percent. The overall loss ratio during the past five years demonstrates a stable market and it can be extrapolated that this market constancy will continue into 2025. Title insurers in Colorado have strict reporting, reserve, and capitalization requirements and remain supervised and solvent.

## Enforcement Actions

### Enforcement Activity

The Producer Enforcement unit of the Division conducts investigations and initiates enforcement actions against regulated entities and licensed insurance producers who violate Colorado insurance statutes and regulations. Enforcement actions can result in the assessment of fines, license revocations, civil restitution, and stopping unauthorized insurance business.

The Producer Enforcement unit investigated matters concerning industry standards of conduct, consumer protections, and fiduciary duties which comprised the majority of the Division's opened and closed title investigations in 2024.

The Division closed six investigations. The closed investigations revealed no evidence of violations of Colorado insurance laws or regulations. Through its outreach and compliance efforts, the Division continues to work with industry to address inquiries or



other concerns related to the clarification, compliance and enforcement of state insurance laws and regulations.

The Division maintains its commitment to conduct industry outreach and compliance efforts pursuant to its mission, goals and objectives and continues to encourage title industry professionals to refer allegations of wrongdoing to the Division for investigation.

The Division collaborates with the title industry and other stakeholders and is committed to taking the necessary steps to ensure that its goals and objectives are consistent with balancing consumer protections and competitive market conditions.

Enforcement actions can be reviewed via the Division's website at: [DOI.Colorado.Gov](https://DOI.Colorado.Gov). Under the "For Consumers" heading, click the link for "Consumer Protection" and select "Disciplinary Actions".

## Market Regulation

The Market Regulation Section of the Division researches and tracks the overall title insurance market in Colorado and performs market conduct examinations of title insurance underwriters. Market conduct examinations review company operations and management, producer licensing, sales and marketing, underwriting, rating, and claims.

The Market Regulation Section initiated an exam in 2022, which was completed on April 15, 2024. A second exam was initiated on December 11, 2023 and is ongoing as of December 31, 2024. A third exam was called on November 4, 2024 and is expected to start February, 2025.

Market conduct examination reports and final agency orders can be reviewed via the Division's website at: [DORA.Colorado.gov/insurance](https://DORA.Colorado.gov/insurance). Under the "Regulatory Information" heading, click the link for "Regulatory Actions" and select "Market Conduct Examinations."

## Consumer Complaints and Compliance Activities

### Consumer Complaints

Title insurance is a unique line of insurance. As a result, the issues raised in title insurance complaints are not easily categorized into the coding scheme used by the Division for all other lines of insurance.

In 2024, the Division handled and resolved 15 consumer complaints on title insurance. The complaints include a variety of title insurance related topics including, but not limited to, real estate closing and escrow fees and charges, delay or denial of title insurance claims, and compromised consumer and business emails (email scams). These complaints are categorized into the following two areas.



The first area is Claims Handling and includes 2 consumer complaints and is broken down into the following subcategories:

- Denial of claim (1)
- Delay of claim (1)

The second area is Policy Holder Services and includes 13 consumer complaints and is broken down into the following subcategories:

- Delays/no response (3)
- State specific (8)
- Coverage Question (2)

The “State Specific” code is used when a complaint reason does not fit in any of the other categories. Escrow and closing related complaints often fall under the “State Specific” code.

## Compliance Activities – Industry Outreach and Education

In 2024, the Division focused on identifying potential problems in the title insurance industry and addressing them directly. Generally, a compliance contact is a contact with a title insurance company, agency, producer, or consumer outside of an investigation or consumer complaint, in which some question of rules or issues in the industry are discussed or resolved. In 2024, the Division handled and resolved 49 compliance contacts.

The Insurance Commissioner and Division staff also made several presentations to industry representatives and trade associations regarding current issues in Colorado related to title insurance, as well as general educational presentations on the laws and regulations that affect the Colorado title insurance industry.

Division staff regularly attended and participated in the monthly Interprofessional Committee of Lawyers and Realtors and the Colorado Inter-Industry meetings.

## Compliance and Consumer Activities (Other)

The Division continues to improve its website to ensure accurate information is provided in a format that allows consumers and the general public access to title insurance information and data in a more efficient manner.

Additionally, the Division continues to improve its technology and the processes that enable consumers and industry alike to submit inquiries, requests, complaints, and concerns regarding specific industry related matters. Improvement efforts have also been dedicated to providing information on the Division’s website that would assist consumers as they shop and compare title insurance premium rates and fees.

The Division monitors the federal Consumer Financial Protection Bureau (CFPB) and Financial Crimes Enforcement Network (FinCen) initiatives and efforts to improve consumer protections. These include new mortgage disclosures, intended to provide



consumers unambiguous and concise information regarding the terms and conditions of their mortgage and real estate transactions, and reporting requirements for suspicious activities involving title and escrow companies.

In 2024, the Division renewed its commitment to a working relationship with the title industry and continues its regulatory oversight to ensure consumer protection and a fair competitive business environment.

## Title Insurance Commission

The Title Insurance Commission (TIC) is an advisory body to the Commissioner of Insurance concerning matters of title insurance. The TIC is tasked with proposing, advising and recommending rules, bulletins and position statements and establishing additional consumer protections, all of which are subject to the approval of the Commissioner.

The TIC conducted four quarterly meetings throughout 2024. They discussed a variety of title insurance topics including, but not limited to, closing protection letters, unauthorized insurance business, attorney opinion letters, affiliated business arrangements and servicing relationships and fraud trends in the title insurance industry. The TIC did not advise, propose, or recommend any rules, bulletins and position statements concerning consumer protections during 2024.

TIC meeting agendas, minutes and all correspondence between the Division and the TIC are posted on the Division of Insurance web page at [DORA.Colorado.gov/insurance](https://DORA.Colorado.gov/insurance).

## Miscellaneous Activities

Below are some ways in which the Division communicates with the title insurance industry, including fostering an open and productive relationship.

*Interprofessional Committee of Lawyers and Realtors:* Originally formed by the Real Estate section of the Colorado Bar Association, the Interprofessional Committee of Lawyers and Realtors (the ICLR) meets on a monthly basis to discuss issues facing the Colorado real estate industry in general. The ICLR includes representatives from the Colorado Association of Realtors (CAR), the Land Title Association of Colorado (LTAC), the Real Estate Commission, the Colorado Bar Association (CBA), the Colorado Division of Real Estate, the Colorado Division of Insurance, the Colorado Mortgage Lenders Association and the Colorado Coalition of Appraisers.

*Land Title Association of Colorado (LTAC)* is a trade organization for the title insurance industry in Colorado. It provides education to the industry and consumers, and works closely with legislators and regulators regarding issues facing the industry. The Division meets with LTAC on a recurring basis throughout the year.

DORA is dedicated to preserving the integrity of the marketplace and committed to promoting a fair and competitive business environment in Colorado.

Consumer protection is our mission.

