10171

IN ASSEMBLY

March 9, 2010

Introduced by M. of A. ZEBROWSKI -- read once and referred to the Committee on Insurance

AN ACT to amend the insurance law, in relation to inspections of private passenger automobiles prior to the provision of coverage for physical damage thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The section heading and subsections (d), (g) and (m) of section 3411 of the insurance law are amended to read as follows:

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Automobile physical damage insurance covering private passenger automobiles; standard provisions; [required] inspections; duties of insurers and insureds.

б (d) A newly issued policy shall not provide coverage for automobile 7 physical damage perils prior to an inspection of the automobile by the insurer, UNLESS THE INSURER HAS WAIVED THE RIGHT 8 TO SUCH INSPECTION 9 TO A STATEMENT OF OPERATION FILED WITH THE SUPERINTENDENT. IN PURSUANT 10 ITS STATEMENT OF OPERATION, AN INSURER MAY WAIVE THE RIGHT то INSPECT SOME OR ALL AUTOMOBILES. EVERY STATEMENT OF OPERATION SHALL TAKE EFFECT 11 UPON ITS FILING WITH THE SUPERINTENDENT AND MAY COVER SOME OR ALL 12 AUTO-13 MOBILES.

If an automobile subject to the provisions of this section is 14 (g) 15 acquired by the insured as a replacement for or an addition to an automobile insured for physical damage coverage, and the insured requests 16 physical damage coverage for the replacement or additional automobile, 17 18 such coverage for physical damage shall not be effective before such inspection is made, UNLESS THE INSURER HAS WAIVED THE RIGHT TO SUCH AN 19 20 INSPECTION PURSUANT TO A STATEMENT OF OPERATION FILED WITH THE SUPER-21 If, at the time of the request for such coverage, the auto-INTENDENT. 22 mobile is unavailable for inspection because of conditions of purchase or other circumstances and is thereafter made available for inspection, 23 24 insurer shall promptly inspect the automobile, and physical damage the 25 coverage shall not become effective before the inspection has been made. 26 (m) (1) The superintendent, in regulations implementing the provisions 27 of this section, shall also require that insurers take appropriate

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 action to ensure that there is wide public dissemination of the 2 provisions of this section relating to the rights and obligations of 3 insureds and insurers.

(2) The inspections provided for in this section may be dispensed with 4 5 or deferred BY AN INSURER under circumstances specified IN THEIR STATE-MENT OF OPERATION FILED WITH THE SUPERINTENDENT OR in regulations of the 6 7 superintendent. Such circumstances may include but are not limited to, 8 the insuring of a new automobile, the insuring of an automobile whose inspection would constitute a serious hardship to the insurer, the 9 10 insured or an applicant for insurance, and the insuring of an automobile for a limited specified period of time. 11

12 (3) Inspections made pursuant to this section shall be made at 13 locations and times reasonably convenient to the insured. The results of 14 any inspection may be considered in determining the value of the automo-15 bile.

16 S 2. This act shall take effect on the first of January next succeed-17 ing the date on which it shall have become a law and shall apply to all 18 insurance policies issued, renewed, altered or modified on or after such 19 effective date.