3802

2015-2016 Regular Sessions

IN ASSEMBLY

January 27, 2015

Introduced by M. of A. GOLDFEDER, ABINANTI, TITONE, SKOUFIS, MALLIOTAK-IS, TITUS, SALADINO, CUSICK, MOYA, WEPRIN -- Multi-Sponsored by -- M. of A. PERRY -- read once and referred to the Committee on Insurance

AN ACT to amend the insurance law, in relation to anti-concurrent causation clauses

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

Section 1. The insurance law is amended by adding a new section 3455 to read as follows:

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- S 3455. ANTI-CONCURRENT CAUSATION CLAUSES. (A) WHEN A FLOOD EVENT NOT COVERED UNDER A POLICY OR SPECIFICALLY EXCLUDED UNDER A POLICY IS A CONTRIBUTING FACTOR IN OR OCCURS SIMULTANEOUSLY AS A COVERED EVENT OR PERIL, THE INSURER SHALL NOT DENY OR EXCLUDE COVERAGE FOR THE LOSS OR DAMAGE CAUSED BY THE COVERED EVENT OR PERIL. HOWEVER, NOTHING SHALL OBLIGATE THE INSURER TO PAY FOR ANY LOSS OR DAMAGE CAUSED BY THE FLOOD EVENT THAT IS NOT COVERED OR IS EXCLUDED.
- 10 ΙF INSURER ISSUES A POLICY THAT INCLUDES A PROVISION THAT ANALLOWS THE INSURER TO DETERMINE WHETHER LOSS OR DAMAGE 11 CAUSED PERIL MAY OR MAY NOT BE COVERED PARTIALLY OR WHOLLY BASED UPON 12 13 WHETHER A PERIL THAT IS EXCLUDED OR NOT COVERED UNDER THE POLICY WAS THE PROXIMATE OR REMOTE CAUSE OF THE COVERED LOSS OR DAMAGE, 14 THE 15 CLEARLY STATE IN THE POLICY: (1) WHICH PERIL EXCLUDED OR NOT MUST 16 COVERED UNDER THE POLICY MUST CAUSE, PROXIMATELY OR REMOTELY, PERIL OR PERILS; AND (2) IN EACH SPECIFIC INSTANCE, WHETHER THE 17 COVERED 18 CAUSATION MUST BE PROXIMATE OR REMOTE TO RESULT INA LIMITATION THE INSURER MUST DISCLOSE THIS PROVISION TO THE POLICYHOLDER 19 PRIOR TO THE SALE OR PURCHASE OF THE POLICY. 20
- 21 S 2. This act shall take effect immediately and shall apply to all 22 policies issued or renewed after such effective date.

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

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