

STATE OF NEW YORK

8852--A

Cal. No. 378

IN ASSEMBLY

January 18, 2022

Introduced by M. of A. LUNSFORD -- read once and referred to the Committee on Judiciary -- advanced to a third reading, amended and ordered reprinted, retaining its place on the order of third reading

AN ACT to amend the civil practice law and rules, in relation to insurance disclosures; and to amend a chapter of the laws of 2021 amending the civil practice law and rules relating to insurance disclosures, as proposed in legislative bills numbers S. 7052 and A. 8041, in relation to the effectiveness thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subdivision (f) of section 3101 of the civil practice law
2 and rules, as amended by a chapter of the laws of 2021 amending the
3 civil practice law and rules relating to insurance disclosures, as
4 proposed in legislative bills numbers S. 7052 and A. 8041, is amended to
5 read as follows:

6 (f) Contents of insurance agreement. (1) [~~Any~~] No later than ninety
7 days after service of an answer pursuant to rule three hundred twenty or
8 section three thousand eleven or three thousand nineteen of this chap-
9 ter, any defendant, third-party defendant, or defendant on a cross-claim
10 or counter-claim shall provide to the plaintiff, third-party plaintiff,
11 plaintiff on counter-claim, and any other party in the action [~~within~~
12 ~~sixty days after serving an answer pursuant to rule three hundred twenty~~
13 ~~or section three thousand eleven or three thousand nineteen of this~~
14 ~~chapter notice and~~] proof of the existence and contents of any insurance
15 agreement in the form of a copy of the insurance policy in place at the
16 time of the loss or, if agreed to by such plaintiff or party in writing,
17 in the form of a declaration page, under which any person or entity may
18 be liable to satisfy part or all of a judgment that may be entered in
19 the action or to indemnify or reimburse for payments made to satisfy the
20 entry of final judgment. A plaintiff or party who agrees to accept a
21 declaration page in lieu of a copy of any insurance policy does not
22 waive the right to receive any other information required to be provided
23 under this subdivision, and may revoke such agreement at any time, and
24 upon notice to an applicable defendant of such revocation, shall be

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

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1 provided with the full copy of the insurance policy in place at the time
2 of the loss. Information and documentation, as evidenced in the form of
3 a copy of the insurance policy in place at the time of the loss or the
4 declaration page, pursuant to this subdivision shall include:

5 (i) all primary, excess and umbrella policies, contracts or agreements
6 issued by private or publicly traded stock companies, mutual insurance
7 companies, captive insurance entities, risk retention groups, reciprocal
8 insurance exchanges, syndicates, including, but not limited to, Lloyd's
9 Underwriters as defined in section six thousand one hundred sixteen of
10 the insurance law, surplus line insurers and self-insurance programs
11 [~~sold or delivered within the state of New York~~] insofar as such docu-
12 ments relate to the claim being litigated;

13 (ii) if the insurance policy in place is provided, a complete copy of
14 any policy, contract or agreement under which any person or entity may
15 be liable to satisfy part or all of a judgment that may be entered in
16 the action or to indemnify or reimburse for payments made to satisfy the
17 entry of final judgment as referred to in [~~subparagraph (i) of~~] this
18 paragraph, including, but not limited to, declarations, insuring agree-
19 ments, conditions, exclusions, endorsements, and similar provisions;

20 (iii) the contact information, including [~~telephone number~~] the name
21 and e-mail address, of [~~any person or persons responsible for adjusting~~
22 ~~the claim made to or against the person or entity described in subpara-~~
23 ~~graph (i) of this paragraph, including third party administrators and~~
24 ~~persons within the insuring entity to whom the third party administrator~~
25 ~~is required to report~~] an assigned individual responsible for adjusting
26 the claim at issue; and

27 (iv) the [~~amounts~~] total limits available under any policy, contract
28 or agreement, which shall mean the actual funds, after taking into
29 account erosion and any other offsets, that can be used to satisfy a
30 judgment described in this subdivision or to reimburse for payments made
31 to satisfy the judgment[+]

32 [~~(v) any lawsuits that have reduced or eroded or may reduce or erode~~
33 ~~such amounts referred to in subparagraph (iv) of this paragraph, includ-~~
34 ~~ing the caption of any such lawsuit, the date the lawsuit was filed, and~~
35 ~~the identity and contact information of the attorneys for all repres-~~
36 ~~ented parties therein; and~~

37 [~~(vi) the amount, if any, of any payment of attorney's fees that have~~
38 ~~eroded or reduced the face value of the policy, along with the name and~~
39 ~~address of any attorney who received such payments].~~

40 (2) A defendant, third-party defendant, or defendant on a cross-claim
41 or counter-claim required to produce to a plaintiff or third-party
42 plaintiff or plaintiff on a counter-claim all information set forth in
43 paragraph one of this subdivision [~~has an ongoing obligation to~~] must
44 make reasonable efforts to ensure that the information remains accurate
45 and complete, and provide updated information to any party to whom this
46 information has been provided [~~within thirty days of receiving informa-~~
47 ~~tion rendering the prior disclosure inaccurate or incomplete in whole or~~
48 ~~in part. This obligation shall exist during the entire pendency of the~~
49 ~~litigation] at the filing of the note of issue, when entering into any
50 formal settlement negotiations conducted or supervised by the court, at
51 a voluntary mediation, and when the case is called for trial, and for
52 sixty days after any settlement or entry of final judgment in the case
53 inclusive of all appeals.~~

54 (3) For purposes of this subdivision, an application for insurance
55 shall not be treated as part of an insurance agreement [~~and shall be~~
56 ~~disclosed~~]. Disclosure of policy limits under this section shall not

1 constitute an admission that an alleged injury or damage is covered by
2 the policy.

3 (4) Information concerning the insurance agreement is not by reason of
4 disclosure admissible in evidence at trial.

5 (5) The requirements of this subdivision shall not apply to actions
6 brought to recover motor vehicle insurance personal injury protection
7 benefits under article fifty-one of the insurance law or regulation
8 sixty-eight of title eleven of the New York codes, rules and regu-
9 lations.

10 § 2. Section 4 of a chapter of the laws of 2021 amending the civil
11 practice law and rules relating to insurance disclosures, as proposed in
12 legislative bills numbers S. 7052 and A. 8041, is amended to read as
13 follows:

14 § 4. This act shall take effect immediately and apply to all [~~pending~~]
15 actions[~~. Any information required by this act that has not previously~~
16 ~~been provided in pending cases shall be provided within sixty days~~]
17 commenced on or after such effective date.

18 § 3. This act shall take effect immediately provided, however that
19 section one of this act shall take effect on the same date and in the
20 same manner as a chapter of the laws of 2021 amending the civil practice
21 law and rules relating to insurance disclosures, as proposed in legisla-
22 tive bills numbers S. 7052 and A. 8041, takes effect.