Florida Senate - 2012 Bill No. CS for CS for SB 1620



LEGISLATIVE ACTION

Senate	•	House
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Floor: WD		
03/08/2012 08:45 AM	•	

Senator Fasano moved the following:

Senate Amendment (with title amendment)

Delete lines 1962 - 2002

and insert:

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Section 16. Subsection (5) of section 627.707, Florida Statutes, is amended to read:

7 627.707 Investigation of sinkhole claims; insurer payment; 8 nonrenewals.-Upon receipt of a claim for a sinkhole loss to a 9 covered building, an insurer must meet the following standards 10 in investigating a claim:

(5) If a sinkhole loss is verified, the insurer shall pay to stabilize the land and building and repair the foundation in accordance with the recommendations of the professional engineer

Florida Senate - 2012 Bill No. CS for CS for SB 1620



14 retained pursuant to subsection (2), with notice to the policyholder, subject to the coverage and terms of the policy. 15 16 The insurer shall pay for other repairs to the structure and contents in accordance with the terms of the policy. If a 17 18 covered building suffers a sinkhole loss or a catastrophic 19 ground cover collapse, the insured must repair such damage or loss in accordance with the insurer's professional engineer's 20 21 recommended repairs and may use underpinning, grouting, or the 22 latest technology, whichever is least expensive, if the 23 insurer's professional engineer determines that the repair 24 cannot be completed within policy limits. However, if the 25 insurer's professional engineer determines that the repair cannot be completed within policy limits, the insurer must pay 26 27 to complete the repairs recommended by the insurer's 28 professional engineer or tender the policy limits to the 29 policyholder.

30 (a) The insurer may limit its total claims payment to the actual cash value of the sinkhole loss, which does not include 31 32 underpinning or grouting or any other repair technique performed 33 below the existing foundation of the building, until the 34 policyholder enters into a contract for the performance of 35 building stabilization or foundation repairs in accordance with the recommendations set forth in the insurer's report issued 36 37 pursuant to s. 627.7073.

(b) In order to prevent additional damage to the building or structure, the policyholder must enter into a contract for the performance of building stabilization and foundation repairs within 90 days after the insurance company confirms coverage for the sinkhole loss and notifies the policyholder of such

11-04672A-12

Florida Senate - 2012 Bill No. CS for CS for SB 1620



43 confirmation. This time period is tolled if either party invokes
44 the neutral evaluation process, and begins again 10 days after
45 the conclusion of the neutral evaluation process.

(c) After the policyholder enters into the contract for the 46 47 performance of building stabilization and foundation repairs, 48 the insurer shall pay the amounts necessary to begin and perform 49 such repairs as the work is performed and the expenses are 50 incurred. The insurer may not require the policyholder to 51 advance payment for such repairs. If repair covered by a 52 personal lines residential property insurance policy has begun 53 and the professional engineer selected or approved by the 54 insurer determines that the repair cannot be completed within 55 the policy limits, the insurer must complete the professional 56 engineer's recommended repair or tender the policy limits to the 57 policyholder without a reduction for the repair expenses incurred. 58

(d) The stabilization and all other repairs to the structure and contents must be completed within 12 months after entering into the contract for repairs described in paragraph (b) unless:

1. There is a mutual agreement between the insurer and thepolicyholder;

65 2. The claim is involved with the neutral evaluation 66 process;

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3. The claim is in litigation; or

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4. The claim is under appraisal or mediation.

(e) Upon the insurer's obtaining the written approval of
any lienholder, the insurer may make payment directly to the
persons selected by the policyholder to perform the land and

Florida Senate - 2012 Bill No. CS for CS for SB 1620



building stabilization and foundation repairs. The decision by the insurer to make payment to such persons does not hold the insurer liable for the work performed.

75 (f) The policyholder may not accept a rebate from any 76 person performing the repairs specified in this section. If a 77 policyholder receives does receive a rebate, coverage is void and the policyholder must refund the amount of the rebate to the 78 79 insurer. Any person performing making the repairs specified in this section who offers a rebate commits insurance fraud 80 81 punishable as a third degree felony as provided in s. 775.082, 82 s. 775.083, or s. 775.084. As used in this paragraph, the term 83 "rebate" means a remuneration, payment, gift, discount, or transfer of any item of value to the policyholder by or on 84 85 behalf of a person performing the repairs specified in this 86 section as an incentive or inducement to obtain repairs 87 performed by that person.

91 Delete line 72

92 and insert:

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amending s. 627.707, F.S.; revising requirements for the payment by insurers of sinkhole losses; authorizing certain types of repairs if the repair cannot be completed within policy limits; defining the term "rebate" for purposes of provisions prohibiting policyholders from accepting rebates from persons performing repairs of sinkhole damage;