[Third Reprint] **SENATE, No. 1559**

STATE OF NEW JERSEY

219th LEGISLATURE

INTRODUCED FEBRUARY 13, 2020

Sponsored by:

Senator NICHOLAS P. SCUTARI

District 22 (Middlesex, Somerset and Union)

Senator PATRICK J. DIEGNAN, JR.

District 18 (Middlesex)

Assemblywoman ANNETTE QUIJANO

District 20 (Union)

Assemblyman JON M. BRAMNICK

District 21 (Morris, Somerset and Union)

Assemblyman RAJ MUKHERJI

District 33 (Hudson)

Assemblywoman SHAVONDA E. SUMTER

District 35 (Bergen and Passaic)

Assemblywoman JOANN DOWNEY

District 11 (Monmouth)

Assemblyman RONALD S. DANCER

District 12 (Burlington, Middlesex, Monmouth and Ocean)

Co-Sponsored by:

Senator Ruiz

SYNOPSIS

"New Jersey Insurance Fair Conduct Act."

CURRENT VERSION OF TEXT

As amended by the Assembly on December 20, 2021

(Sponsorship Updated As Of: 1/10/2022)

1 AN ACT concerning certain unreasonable practices in the business 2 of insurance and supplementing Title 17 of the Revised Statutes.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. This act shall be known and may be cited as the "New Jersey Insurance Fair Conduct Act."

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2. As used in this act:

"First-party claimant" or "claimant" means an individual injured in a motor vehicle accident and entitled to the uninsured or underinsured motorist coverage of an insurance policy asserting an entitlement to benefits owed directly to or on behalf of an insured under that insurance policy.

"Insurer" means any individual, corporation, association, partnership or other legal entity which issues, executes, renews or delivers an insurance policy in this State, or which is responsible for determining claims made under the policy. "Insurer" shall not include an insurance producer as defined in section 3 of P.L.2001, c.210 (C.17:22A-28) or a public entity.

"Public entity" means the State, any county, municipality, district, public authority, public agency and any other political subdivision or public body in the State, including a joint insurance fund of a public entity.

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- 3. a. In addition to the enforcement authority provided to the Commissioner of Banking and Insurance pursuant to the provisions of P.L.1947, c.379 (C.17:29B-1 et seq.) or any other law, a claimant ³, who is unreasonably denied a claim for coverage or payment of benefits, or who experiences an unreasonable delay for coverage or payment of benefits, under an uninsured or underinsured motorist policy by an insurer ³ may, regardless of any action by the commissioner, file a civil action in a court of competent jurisdiction against its automobile insurer for:
- (1) an unreasonable delay or unreasonable denial of a claim for payment of benefits under an insurance policy; or
- (2) any violation of the provisions of section 4 of P.L.1947, c.379 (C.17:29B-4).
 - b. In any action filed pursuant to this act, the claimant shall not be required to prove that the insurer's actions were of such a frequency as to indicate a general business practice.
- c. ²No rate increase shall be passed on to the consumer or policyholder as a result of compliance with P.L., c. (C.)

 (pending before the Legislature as this bill) and dissemination of

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Senate SCM committee amendments adopted January 21, 2021.

²Assembly AFI committee amendments adopted December 13, 2021.

³Assembly floor amendments adopted December 20, 2021.

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1	inaccurate or misleading information to policyholders or consumers
2	concerning P.L., c. (C.) (pending before the Legislature as
3	this bill) shall be strictly prohibited.
4	³ The commissioner may determine whether an insurer's rates are
5	constitutionally adequate pursuant to the provisions of P.L. ,
6	c. (C.) (pending before the Legislature as this bill). If the
7	commissioner determines that rate relief is necessary, the
8	commissioner shall determine an appropriate rate adjustment. ³
9	d. ² Upon establishing that a violation of the provisions of this
10	act has occurred, the plaintiff shall be entitled to $\frac{3.3}{}$ [:
11	(1) \mathbf{l}^{1} \mathbf{l}^{3} actual damages caused by the violation of this act
12	which shall include, but need not be limited to, actual trial verdicts
13	³ that shall not exceed three times the applicable coverage amount;
14	and ³ ¹ [; and
15	(2) prejudgment interest, reasonable attorney's fees, and all
16	reasonable litigation expenses] ¹
17	³ (2) pre- and post-judgment interest, reasonable attorney's fees,
18	and reasonable litigation expenses.
19	e. If any portion of P.L., c. (C.) (pending before the
20	Legislature as this bill) is determined to be invalid, the remaining
21	portion of P.L. , c. (C.) (pending before the Legislature as
22	this bill) shall remain in full force ³ .
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24	4. This act shall take effect immediately.

4. This act shall take effect immediately.