SLS 25RS-336 REENGROSSED

2025 Regular Session

1

SENATE BILL NO. 111

BY SENATOR SEABAUGH

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

AN ACT

INSURANCE CLAIMS. Provides for fair claims processing. (8/1/25)

To amend and reenact R.S. 22:1892(I)(2)(a) and (3) and to enact R.S. 22:1892(I)(4), relative
to insurance claims; to provide for breach of good faith duty; to provide for
limitations on causes of action; and to provide for related matters.
Be it enacted by the Legislature of Louisiana:
Section 1. R.S. 22:1892(I)(2)(a) and (3) are hereby amended and reenacted and R.S.
22:1892(I)(4) is hereby enacted to read as follows:
§1892. Payment and adjustment of claims; policies other than life and health and
accident; good faith duty; breach of good faith duty; vehicle damage
claims; extension of time to respond to claims during emergency or
disaster; penalties; arson-related claims suspension; definitions
* * *
I.
* * *
(2) Any one of the following acts, if knowingly committed or performed by
(2) Any one of the following acts, it knowingly committed of performed by
an insurer or representative of the insurer, constitutes a breach of the insurer's duties

Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

	(a) A misrepresentation of pertinent facts or insurance policy provisions
	relating to any coverages at issue or a misrepresentation of relevant insurance
	policy provisions.
	* * *
	(3) The provisions of this Subsection shall not create a cause of action
	against an insurer by the insured or claimant in a claim for personal injury or
	bodily injury when any of the following conditions are present:
	(a) There is a good faith dispute as to liability.
	(b) There is a good faith dispute as to medical causation for the injuries
	alleged by the claimant.
	(c) An offer has not been presented by or on behalf of a third-party
	claimant within the applicable policy limits, and the insurer has been given at
	least thirty days to respond.
	(d) The insurer has not had the opportunity to conduct adequate
	discovery.
	(4) The provisions of this Subsection shall not create a separate cause of
	action against a representative of the insurer distinct and apart from the cause of
	action against the insurer.
	* * *
	The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Senate Legislative Services. The keyword, summary, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]
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duty of good faith and fair dealing.

<u>Proposed law</u> limits a cause of action when certain conditions are present.

Effective August 1, 2025.

(Amends R.S. 22:1892(I)(2)(a) and (3); adds R.S. 22:1892(I)(4))

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<u>Present law</u> provides that an insurer owes its insured a duty of good faith and fair dealing.

<u>Present law</u> further provides for acts by an insurer that constitute a breach of the insurer's

REENGROSSED SB NO. 111

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Insurance to the original bill

- 1. Clarifies that provisions of <u>proposed law</u> only apply to personal injury and bodily injury claims.
- 2. Make technical changes.

Senate Floor Amendments to engrossed bill

- 1. Clarifies that there is no cause of action for bad faith against an insurer when a third-party has not presented an offer of settlement within the policy limits and given the insurer at least 30 days to respond.
- 2. Deletes condition that there is no cause of action for bad faith when the insurer is not in breach of any pertinent policy provisions.