# NEW YORK STATE DEPARTMENT OF FINANCIAL SERVICES

# FOURTH AMENDMENT TO 11 NYCRR 55 (INSURANCE REGULATION 78) NOTICE TO EMPLOYEES CONCERNING TERMINATION OF GROUP AND HEALTH INSURANCE POLICIES

FOURTEENTH AMENDMENT TO 11 NYCRR 62 (INSURANCE REGULATION 96) SUBPART 62-4 ANTI-ARSON APPLICATION

NINTH AMENDMENT TO 11 NYCRR 65-3 (INSURANCE REGULATION 68-C) CLAIMS FOR PERSONAL INJURY PROTECTION BENEFITS

> THIRD AMENDMENT TO 11 NYCRR 89 (INSURANCE REGULATION 118) AUDITED FINANCIAL STATEMENTS

THIRD AMENDMENT TO 11 NYCRR 136 (INSURANCE REGULATION 85) PUBLIC RETIREMENT SYSTEMS

EIGHTEENTH AMENDMENT TO 11 NYCRR 216
(INSURANCE REGULATION 64)
UNFAIR CLAIMS SETTLEMENT PRACTICES AND CLAIM COST CONTROL MEASURES

TENTH AMENDMENT TO 11 NYCRR 218
(INSURANCE REGULATION 90)
PROHIBITION AGAINST GEOGRAPHICAL REDLINING AND DISCRIMINATING IN CERTAIN PROPERTY/CASUALTY POLICIES

I, Linda A. Lacewell, Superintendent of Financial Services, pursuant to the authority granted by Sections 202 and 302 of the Financial Services Law, Sections 301, 305, 307, 308, 314, 331, 1109, 1202, 2601, 2610, 3403, 3411, 3412, 3429, 3429-A, 3430, 3433 and 4235 and Article 24 of the Insurance Law, and Section 424-a of the Retirement and Social Security Law, do hereby promulgate the following amendments to Title 11 of the Official Compilation of Codes, Rules and Regulations of the State of New York, to take effect upon publication of the Notice of Adoption in the State Register, to read as follows:

(Matter In Brackets Is Deleted; New Matter Is Underlined)

#### Section 55.1(d) is amended to read as follows:

(d) Group accident insurance policy, group health insurance policy and group accident and health insurance policy shall have the meanings set forth in subsection (a) of [section 4225 of the] Insurance Law section 4235 (group accident and health insurance defined).

# Section 62-4.1(c) is amended to read as follows:

(c) This Subpart applies to cities with a population of [over 400,000] one million or more persons according to the 1970 census. However, the governing board of any local municipal corporation, as defined in article 1 of the General Municipal Law, may petition the Superintendent of Financial Services to mandate the use of the anti-arson application within specific designations in its jurisdiction for any policies issued 30 days after the superintendent's date of approval. Such petitions should be addressed to the:

Superintendent of Financial Services New York State Department of Financial Services Property Bureau One State Street New York, NY 10004

(All Matter Is New)

Section 62-4.2(c) is amended by repealing the Anti-Arson Application (NYFA-1) Part 1 and adding a new Anti-Arson Application (NYFA-1) Part 1.

(c) Anti-arson application (Part 1).

# STATE OF NEW YORK ANTI-ARSON APPLICATION (NYFA-1) PART 1

**WARNING:** This application must be completed and returned by the applicant or insured pursuant to New York Insurance Law Section 3403 and 11 NYCRR 62 (Insurance Regulation 96).

NAME OF APPLICANT OR INSURED					
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**VALUATION:** This information helps to explain the amount of insurance selected at the time of application but does not determine the value at the time of loss.

PURCH	ASE INFORMATION:				
Date	Price \$	Cost of subsequent improvements \$			
Estimate	ed Replacement Cost \$				
For rent	al properties, indicate the Annual	Rental Income \$	_		
Check t	he valuation method used to estab	lish the amount of insura	nce:		
	☐ Replacement Cost	☐ Fair Market Value (exclusive of land)			
	☐ Replacement Cost Less 1	Physical Depreciation	□ Other		
Who de	termined the value:				
Attach a	a copy of any appraisal.				
	RWRITING INFORMATION: 2 onding numbered section of Part 2		e following questions is "yes,	" comp	lete the
				YES	NO
1. Is	the applicant other than an indivi	dual or sole proprietorsh	ip?		
2. Are any mortgage payments (building or contents) overdue by three or more months?					
	re there any real estate tax liens o xes overdue for one year or more	_	he property or real estate		
	re there any outstanding recorded onstruction codes at this location?	violations of fire, safety,	, health, building or		
5. Has anyone with a financial interest in this property been convicted of arson, fraud or other crimes related to loss of property during the last five years?					
6. Is	the mortgagee other than a federa	al or state-chartered lendi	ing institution?		
	xcept where federal or state-chartournish the following information:	ered lending institutions	are the applicants, please		
th	ave there been fire losses during to is property or to any property in vertical and are mortgagee?				
	(a) If the property is commercial, anoccupied or seasonal?	is more than 10% of the i	rentable space vacant,		
	(b) If the property is residential, are reasonal?	re 5% or more of the apar	rtments vacant, unoccupied		
(	(c) Is the water, sewage, electricity	y or heat out of service?			
9. O	THER POLICIES:				
(	(a) Is there any other insurance in	force or applied for on th	nis property?		

(b) Has any coverage or policy on this non-renewed in the last three years?	property been declined, cancelle	or
10. Has this property been under the owne	ership of the applicant for less that	in three years?
ANY PERSON WHO KNOWINGLY A COMPANY OR OTHER PERSON FILES FALSE INFORMATION, OR CONCEALS CONCERNING ANY FACT MATERIAL ACT, WHICH IS A CRIME.	AN APPLICATION FOR INS S FOR THE PURPOSE OF M	URANCE CONTAINING ANY ISLEADING, INFORMATION
THE PROPOSED INSURED AFFIRMS TAGREES THAT THESE APPLICATIONS WHETHER ATTACHED OR NOT MISREPRESENTATION OF A MATERIA RESCIND THE INSURANCE POLICY.	S SHALL CONSTITUTE A PA AND THAT ANY WILL	ART OF ANY POLICY ISSUED FUL CONCEALMENT OR
SIGNATURE OF PROPOSED INSURED	TITLE (IF APPLICABLE)	DATE DATE

INSUREDS SHALL NOTIFY THE INSURER IN WRITING OF ANY CHANGE IN THE INFORMATION CONTAINED HEREIN, UPON RENEWAL OR ANNUALLY, WHICHEVER IS SOONER. FAILURE TO COMPLY MAY RESULT IN RESCISSION OF YOUR POLICY.

(Matter In Brackets Is Deleted; New Matter Is Underlined)

#### Section 65-3 is amended as follows:

NYS Form NF-10 in Appendix 13 is repealed and a new NYS Form NF-10 in Appendix 13 is added.

#### Section 89.17(b)(1) is amended as follows:

(1) To be exempt from filing[,] an audited financial statement pursuant to this Part, an assessment cooperative property/casualty insurer with less than \$250,000 in direct premiums written in this State, including direct premiums of its affiliates, during the subject calendar year and fewer than 500 policyholders or reinsurance contract holders at the end of such calendar year shall submit an affidavit sworn to by a responsible officer of the insurer specifying the amount of direct premiums written in New York State and number of policyholders or reinsurance contract holders.

#### Section 136-2.2(e), (f), and (g) are amended to read as follows:

(e) Consultant or advisor shall mean any person (other than an OSC employee) or entity retained by the fund to provide technical or professional services to the fund relating to investments by the fund, including outside

investment counsel and litigation counsel, custodians, administrators, broker dealers, and persons or entities that identify investment objectives and risks[,]; assist in the selection of [money] <u>investment</u> managers, securities, or other investments[,]; or monitor investment performance.

- (f) *Investment manager* shall [mean any person (other than an OSC employee) or entity engaged by the fund in the management of part or all of an investment portfolio of the fund. Management shall include, but is not limited to, analysis of portfolio holdings, and the purchase, sale, and lending thereof. For the purposes hereof, any investment made by the fund pursuant to RSSL section 177(7) shall be deemed to be the investment of the fund in such investment entity (rather than in the assets of such investment entity)] have the meaning set forth in Retirement and Social Security Law section 424-a(2)(a).
- (g) *Placement agent* or *intermediary* shall [mean any person or entity, including registered lobbyists, directly or indirectly engaged and compensated by an investment manager (other than a regular employee of the investment manager) to assist the investment manager in obtaining investments by the fund, or otherwise doing business with the fund, whether compensated on a flat fee, a contingent fee, or any other basis. Regular employees of an investment manager are excluded from this definition unless they are employed principally for the purpose of obtaining investments or providing other intermediary services with respect to the fund] have the meaning set forth in Retirement and Social Security Law section 424-a(2)(b).

# Section 136-2.4(d) is amended to read as follows:

(d) Placement agents or intermediaries: In order to preserve the independence and integrity of the fund, to [address] prevent potential conflicts of interest, and to assist the Comptroller in fulfilling his or her duties as a fiduciary to the fund, the [Comptroller shall maintain a reporting and review system that must be followed whenever the fund engages, hires, invests with, or commits to, an outside investment manager who is using the services of a placement agent or intermediary to assist the investment manager in obtaining investments by the fund, or otherwise doing business with the fund. The Comptroller shall require investment managers to disclose to the Comptroller and to his or her designee payments made to any such placement agent or intermediary. The reporting and review system shall be set forth in written guidelines and such guidelines shall be published on the OSC public website] fund shall not engage, hire, invest with, or commit to an investment manager that is using the services of a placement agent or intermediary to assist such investment manager in obtaining investments by the fund, nor shall the fund engage, hire, invest with, or commit to an investment manager without obtaining from such investment manager a certification in the form and manner prescribed by the fund stating that such investment manager has not used the services of a placement agent or other intermediary to assist such investment manager in obtaining investments by the fund.

### Section 136-2.5(g) is amended to read as follows:

- (g) The Comptroller shall:
- (1) file with the superintendent an annual statement in the format prescribed by Section 307 of the Insurance Law, including the retirement system's financial statement, together with an opinion of an independent certified public accountant on the financial statement;
- (2) file with the superintendent the Comprehensive Annual Financial Report within the time prescribed by law, but no later than the time it is published on the OSC public website;

- (3) disclose on the OSC public website, on at least an annual basis, all fees paid by the fund to investment managers, consultants or advisors, and third party administrators;
- (4) [disclose on the OSC public website, on at least an annual basis, instances where an investment manager has paid a fee to a placement agent or intermediary;
  - (5)] disclose on the OSC public website the fund's investment policies and procedures; and
- [(6)] (5) require fiduciary and conflict of interest reviews of the fund every three years by a qualified unaffiliated person.

#### Section 216.6(h) is amended as follows:

(h) Any notice rejecting any element of a claim involving personal property insurance shall contain the identity and the claims processing address of the insurer, the insured's policy number, the claim number, and the following statement prominently set forth:

"Should you wish to take this matter up with the New York State Department of Financial Services, you may file a complaint with the department either on its website at http://www.dfs.ny.gov/consumer/fileacomplaint.htm or [you may write to or visit] by writing to the Consumer Assistance Unit, [Financial Frauds and Consumer Protection Division,] New York State Department of Financial Services, at: One State Street, New York, NY 10004; One Commerce Plaza, Albany, NY 12257; 1399 Franklin Avenue, Garden City, NY 11530; or [Walter J. Mahoney Office Building, 65 Court] 535 Washington Street, Suite 305, Buffalo, NY [14202] 14203."

#### Section 216.7(d)(3) is amended as follows:

(3) Any letter of explanation or rejection of any element of a claim shall contain the identity and claims processing address of the insurer, the insured's policy number, the claim number and the following statement, prominently set forth:

"Should you wish to take this matter up with the New York State Department of Financial Services, you department website file complaint with the either its may on http://www.dfs.ny.gov/consumer/fileacomplaint.htm or [you may write to or visit] by writing to the Consumer Assistance Unit, [Financial Frauds and Consumer Protection Division,] New York State Department of Financial Services, at: One State Street, New York, NY 10004; One Commerce Plaza, Albany, NY 12257; 1399 Franklin Avenue, Garden City, NY 11530; or [Walter J. Mahoney Office Building, 65 Court] 535 Washington Street, Suite 305, Buffalo, NY [14202] 14203."

# Section 218.5(a) is amended as follows:

(a) The following notice shall be clearly and prominently set out in bold face type on the front (except that the company name, company representative, company address and company phone number may be stamped, or typed in the appropriate place in the notice), so that it draws the reader's attention on all notices of refusal to issue,

cancellation or nonrenewal, except where the cancellation is for nonpayment of premium; and on all notices of termination of agents' and brokers' contracts or accounts, which are subject to this Part:

If you have any questions [in regard to] <u>regarding</u> this termination, please contact this company's representative at (company phone number, name of company representative, company address).

The New York Insurance Law prohibits insurers from engaging in redlining practices based upon geographic location of the risk or the producer. If you have any reason to believe that we have acted in violation of such law, you may file [your] <u>a</u> complaint with the department either on its website at www.dfs.ny.gov/consumer/fileacomplaint.htm or by writing to the [State of ] New York <u>State</u> Department of Financial Services, Consumer Assistance Unit, [Financial Frauds and Consumer Protection Division,] at either [25 Beaver Street] <u>One State Street</u>, New York, NY 10004 or One Commerce Plaza, Albany, NY 12257.



ANDREW M. CUOMO Governor

LINDA A. LACEWELL Superintendent

#### **CERTIFICATION**

I, Linda A. Lacewell, Superintendent of Financial Services, do hereby certify that the foregoing is the Fourth Amendment to Part 55 (Insurance Regulation 78), Fourteenth Amendment to Part 62 (Insurance Regulation 96), Ninth Amendment to Part 65-3 (Insurance Regulation 68-C) (Repeal of Form NF 10 of Appendix 13 and Addition of Form NF 10 to Appendix 13), Third Amendment to Part 89 (Insurance Regulation 118), Third Amendment to Part 136 (Insurance Regulation 85), Eighteenth Amendment to Part 216 (Insurance Regulation 64) and Tenth Amendment to Part 218 (Insurance Regulation 90) to Title 11 of the Official Compilation of Codes, Rules and Regulations of the State of New York, signed by me on May 19, 2021, pursuant to the authority granted by Sections 202 and 302 of the Financial Services Law, Sections 301, 305, 307, 308, 314, 331, 1109, 1202, 2601, 2610, 3403, 3411, 3412, 3429, 3429-A, 3430, 3433 and 4235 and Article 24 of the Insurance Law, and Section 424-a of the Retirement and Social Security Law, to take effect upon publication of the Notice of Adoption in the State Register.

Pursuant to the provisions of the State Administrative Procedure Act, prior notice of the proposed rule was published in the New York State Register on March 3, 2021. No other publication or prior notice is required by statute.

Signed copy filed with Department of State Linda A. Lacewell Superintendent of Financial Services

Dated: May 19, 2021