

Florida Department of Insurance Fraud

Fraud is an on-going problem in the Florida Department of Insurance. Florida is a state with one of the most high-demand insurance industries in the nation, and this fact alone serves as a magnet for fraud. Many a prospective agent has been talked into selling policies by someone who does not live up to what they had been promised. Many times, the end result is an agent who will not pay for the policy he or she sold but rather walks away with a bundle of profit.

There are many ways that Florida consumers can protect themselves from insurance fraud. One of the primary ways that this can take place is through the use of the department of insurance website. This website was designed to help all residents of Florida, and especially those in the business, meet one-on-one with each other and exchange information. Those people who work in the insurance industry will be familiar with many of the tips and information that can be found on the website, and by being aware of these things, you can attempt to prevent any potential scams.

The first tip that can help to prevent insurance fraud is to be skeptical of any claim that is made to your insurance company. As stated before, there are many people who will be eager to claim large amounts of money in a short period of time. Often, these individuals will ask the agent for money even after the policy has been sold. This is an obvious sign that something is wrong, and you should try to avoid dealing with these individuals. If a customer tells you that the claim is being investigated, do not give any information on the investigation. It may turn out to be nothing, but it never hurts to be cautious.

Another way for you to protect yourself and your home from insurance fraud is to make sure that the person calling you about your insurance has a legitimate insurance company. If it sounds too good to be true, it probably is. There have been many occasions where consumers have bought a policy only to find that they cannot use it because the insurance company has closed their business. You should always verify the status of a customer before you provide them with any type of personal information.

Many people have had accidents in which they think they have been the victims of insurance fraud, but in reality the accident was not their fault. In this situation, the insurance company's insurance forms will often note that the accident was "self-inflicted". If you are suspicious, you should check the company's records to see if there were any prior claims made against the same person. You should also ask the insurance agent to please fill out the paperwork for you and then return it signed. If insureinfo.com suspect that the paperwork was filled out by someone not associated with the company, then call the agent and report the missing paperwork.

Fraudulent insurance claims can sometimes occur when someone changes their address, as well as their telephone number. The number is changed to make it appear that the incident occurred somewhere else. It may also be attempting to use your coverage amount on an

unrelated incident. You may also attempt to file a claim even after you've provided proof of an insurance fraud conviction, because you want to get paid the maximum amount. If fraud is committed, Florida may impose a sentence of up to 15 years in state prison.

If you suspect that you have been a victim of insurance fraud, you should immediately contact the Florida Department of Insurance Fraud and be on your way to recovering the funds you deserve. The first thing that the Florida Department of Insurance Fraud will do is launch an investigation to determine the validity of your complaint. Once the investigation is over, they will present your case to the insurance company's lawyers who will ultimately be responsible for making a determination as to whether or not they will investigate your claim.

If no one from the Florida Department of Insurance finds evidence of your fraud, then you may file a personal injury lawsuit against the insurer. There are certain circumstances where you may seek compensation other than monetary damages. If you have suffered pain, suffering, loss, permanent disfigurement, permanent disability, loss of earning capacity, loss of love and affection, and all other direct and incidental losses connected with the injury, you may also file a wrongful death lawsuit against the liable party. However, you should not attempt to file this type of lawsuit unless you have a strong case.