

<u>Aircraft Holdings, LLC vs. XL Specialty</u> <u>Insurance Company</u>

Year: 2005

Court: Florida Supreme Court Case Number: SC06-1303

In a first-party action brought pursuant to Section 624.155, the attorney-client privilege does not bar production of attorney-client communications generated during the claim investigation and underlying coverage action which are relevant to the issue of whether the company evaluated the claim in good faith. Attorney-client privilege cannot act as a shield for insurer's bad faith conduct.

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