

[Amelia Island Company v. Amerisure Insurance Company](#)

Year: 2009

Court: U.S. Court of Appeals, 11th Circuit

Case Number: 10-10960G

Whether the negligent installation of nondefective materials and components constitutes covered “property damage” under the standard CGL policy.

UP’s brief was written pro bono by David K. Miller of Broad and Cassel, Keith Hetrick, Esq. of FL Home Builders Association, Mark A. Boyle, Sr., Esq. of Boyle & Gentile, PA, and Michael F. Huber, Esq. of Ver Ploeg & Lumpkin, PA.