

# Insurance Consumer Rights in Oklahoma (2022)

Insurance policies are contracts and legal rules come into play when you file an insurance claim. You are "the insured" and your insurance company is "the insurer." Understanding how your insurer should handle your claim and what your rights are will help you navigate the process, be your own best advocate and collect all available policy benefits to cover your losses.

After disasters, it's common for an insurer to rotate adjusters, which means you will have to work with multiple adjusters before your claim is resolved. Knowing your legal rights will make it easier for you deal with rotating adjusters and keep your claim on track toward a fair and full claim settlement without unreasonable delays.

Your insurance company and its employees are required to be fair and reasonable and follow state laws and regulations. They must do a timely, thorough and unbiased investigation and assessment of your loss(es) and claim. They must work with you to adjust your claim and pay what they owe in a timely and fair manner and in full compliance with the policy contract and applicable laws.

Insurance company claim adjusters are supposed to be trained on your state's laws and claim handling regulations, but it's often up to you to make sure they're valuing your losses fairly, offering all benefits you're entitled to, and following the regulations and laws in your state.

Use the guidance and sample letters you'll find on United Policyholders' website (<u>uphelp.org</u>) to "speak UP" and collect all benefits you're entitled to under the policy you paid for.

The information included here will give you a basic understanding of how the claim process should go and the legal rights that give you leverage to get a fair outcome. Here are the places where your rights as an Oklahoma insurance consumer are spelled out:

Oklahoma Insurance Code Title 36



- § 1201 to 1219 Unfair Claim Settlement Practices Act
- 1204 Unfair Methods or Deceptive Acts or Practices Defined
- §1250.1 to 1250.16 Unfair Claims Settlement Practices Act
- 1250.4 Claim Files-Inquires-Responses-Time Limit
- <u>1250.5</u> Insurer Acts Constituting Unfair Settlement Practices

Oklahoma Administrative Code, <u>Title 365 - Insurance Department</u>

Chapter 15, Subchapter 3 Investigations.

Notices or Bulletins issued by the Oklahoma Insurance Department

# **Claim Communications**

UP strongly recommends keeping a daily claim journal. As often as possible, jot down the date, time, and details of conversations, issues, problems and agreements with the adjuster assigned to your claim and other professionals such as contractors, government agencies, etc.

Also, we strongly recommend communicating in writing with insurance company representatives so there is a clear paper trail of how your claim is being handled. These days many communications will be via email, so make sure to save those emails where you can find them. After in-person or phone conversations with insurance company representative you should send short follow-up emails or letters summarizing what was said or agreed to. Document that you're cooperating fully with the insurer. This will prevent them from blaming you for delays and confirm that you're holding up your end of the bargain.

Check out our "Speak UP" tips on being politely assertive, organized and avoiding delays and misunderstandings. (<a href="https://www.uphelp.org/pubs/speak-how-communicate-your-insurance-company">https://www.uphelp.org/pubs/speak-how-communicate-your-insurance-company</a>).

### **Time Frames and Deadlines**

Below are timeframes and deadlines to be aware of. After a disaster, deadlines can become unrealistic due to shortages of available inspection, clean up and construction professionals. Speak UP! Document the contractors or service providers you called, who you spoke with, and what they told you in your claim

The information presented in this publication is for general informational purposes and is not a substitute for legal advice. If you have a specific legal issue or problem, United Policyholders recommends that you consult with an attorney. Guidance on hiring professional help can be found in the "Find Help" section of <a href="https://www.uphelp.org">www.uphelp.org</a>. United Policyholders does not sell insurance or certify, endorse or warrant any of the insurance products, vendors, or professionals identified on our website. Source: https://uphelp.org/claim-guidance-publications/insurance-consumer-rights-in-oklahoma-2022/ Date: April 20, 2024



journal. Sometimes following a natural disaster more work exists than skilled labor can support and it is important to document that you kept trying to find someone to help protect your property following a loss.

### Processing your claim

**20 Business Days -** every property and casualty insurer must acknowledge the receipt of a notification of claim within 20 business days after receiving it, unless payment is made within such period of time. *See Okla. Admin. Code* 365:15-3-5(a).

**Promptly** - Insurers must promptly provide all necessary claim forms, instructions, and reasonable assistance so that you can comply with policy conditions. Compliance with this paragraph within 20 business days of notification of a claim shall constitute compliance with the above paragraph. <u>See Okla.</u> Admin. Code 365:15-3-5(d).

## Communicating information to you

**20 Business Days** - Insurers must make an appropriate reply within 20 business days to all other pertinent communications from a claimant which reasonably suggest that a response is expected. <u>See Okla. Admin. Code 365:15-3-5(c)</u>.

## Paying or denying your claim

**45 Business Days** - Property and casualty insurers must advise you of the acceptance or denial of the claim within 45 business days after receipt by the insurer of properly executed proofs of loss. A denial must be in writing and include reference to a specific policy provision. <u>See Okla. Admin. Code</u> 365:15-3-7(a)(1).

**More time** – If more time is needed to determine acceptance or denial, the insurer must notify you within 45 business days after receipt of the proof of loss, giving reasons more time is needed. If the investigation remains incomplete, the insurer must send the claimant a letter 45 days from the date of initial notification and every 45 days thereafter, setting forth the reasons additional time is needed for

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investigation. See Okla. Admin. Code 365:15-3-7(c).

# Preserving your right to sue if necessary

There is typically a deadline in your insurance policy for filing a lawsuit related to a claim. Check your policy for a "suit against us" provision, or similarly worded provision, to find that deadline. It's typically 12 months from the date of loss or the date your insurer closes your claim. However, the laws in your state that apply to lawsuit deadlines may extend the period stated in your policy, so it's best to check with an experienced Oklahoma state attorney to avoid losing your legal rights and the leverage those rights give you to get a fair payout on a claim.

Neither Oklahoma's Unfair Trade Practices Act nor the Unfair Claims Settlement Practices Act explicitly create or deny a private right of action. Case law indicates that no private right of action is available. However, under common law claims filed under the common law must be filed within four years of the date of loss. (see Thomas v. Metro. Life Ins. Co., 540 F. Supp. 2d 1212,1229-31 (W.D. Okla. 2008) and Lewis v. Aetna U.S. Healthcare, Inc., 78 F. Supp. 2d 1202,1206 (N.D. Okla. 1999)). Violations of Oklahoma's Unfair Claims Settlement Practices Act can be used as evidence in a bad faith case (see Beers v. Hillory, 241 P.3d 285, 293-94,(Okla. Civ. App. 2010), citing Brown v. Patel, 157 P.3d 117, 122 (Okla. 2007)).

### **Unfair Claim Practices**

Your insurer is prohibited from using unfair claim practices and/or treating you badly during the claim process. These practices are set out generally by the Oklahoma State Legislature. Oklahoma has adopted the <u>Unfair Claims Settlement Practices Act.</u> The following are a few examples listed in <u>Okla. Stat. Tit. §36-1250.5</u>. Specific, **Unfair claim settlement practices defined**:

Any of the following acts by an insurer, if committed in violation of <u>Section 1250.3</u> of this title, constitutes an unfair claim settlement practice exclusive of paragraph 16 of this section which shall be applicable solely to health benefit plans:

1. Failing to fully disclose to first-party claimants, benefits, coverages, or other provisions of any insurance policy or insurance contract when the benefits, coverages or other provisions are pertinent to a claim;



- 2. Knowingly misrepresenting to claimants pertinent facts or policy provisions relating to coverages at issue;
- 3. Failing to adopt and implement reasonable standards for prompt investigations of claims arising under its insurance policies or insurance contracts;
- 4. Not attempting in good faith to effectuate prompt, fair and equitable settlement of claims submitted in which liability has become reasonably clear;
- 5. Failing to comply with the provisions of Section 1219 of this title;
- 6. Denying a claim for failure to exhibit the property without proof of demand and unfounded refusal by a claimant to do so;
- 7. Except where there is a time limit specified in the policy, making statements, written or otherwise, which require a claimant to give written notice of loss or proof of loss within a specified time limit and which seek to relieve the company of its obligations if the time limit is not complied with unless the failure to comply with the time limit prejudices the rights of an insurer. Any policy that specifies a time limit covering damage to a roof due to wind or hail must allow the filing of claims after the first anniversary but no later than twenty-four (24) months after the date of the loss, if the damage is not evident without inspection;
- 8. Requesting a claimant to sign a release that extends beyond the subject matter that gave rise to the claim payment;
- 9. Issuing checks, drafts or electronic payment in partial settlement of a loss or claim under a specified coverage which contain language releasing an insurer or its insured from its total liability;

# Remedies: Filing an official complaint with your State Insurance Agency

The Oklahoma Department of Insurance oversees how insurance companies operate in the state. They can impose penalties on your insurance company if they it did not comply with the laws in your state that require insurers to handle claims fairly and in good faith.

Visit <u>uphelp.org</u> and Insurance Resources for Oklahoma <a href="https://uphelp.org/recovery/state-by-state-help/oklahoma/">https://uphelp.org/recovery/state-by-state-help/oklahoma/</a> for resources and tips on the process and strategy of filing a formal complaint.

You can call the Oklahoma Department of Insurance with any questions or complaints at:

405.521.2828



E-mail insurance questions to:

https://www.oid.ok.gov/contact-us/

File a complaint online, by going to:

**Complaint Form Online** 

File a complaint through the mail, by completing this form.

Their mailing address is:

OKLAHOMA DEPARTMENT OF INSURANCE 400 NE 50th St. Oklahoma City, OK 73105

# Special rules that may be in place after a disaster

Check the Oklahoma Department of Insurance website regularly to find all rules, regulations or other updates they may have put out that are specific to the disaster. https://www.oid.ok.gov/about-oid/divisions-programs/legal-division/notices/

After past disasters, special rules have been put into place such as:

- Requirements that insurers advance funds for temporary expenses instead of requiring you to incur and submit receipts.
- Requirements that insurers extend deadlines for submitting proofs of loss and other documents.
- Agreements with insurers that they will accept less detailed contents inventories.



# **Hiring Professional Help**

When you paid your premium, you paid for coverage and good claim service. In theory, you should not have to hire outside help to get what you already paid for. However, in reality, you may need to. You have the right to hire an attorney or public adjuster to help navigate your claim. However, we urge caution before agreeing to pay a portion of your insurance benefits to any professional, and before hiring anyone to speak for you or negotiate on your behalf with your insurance company. Only hire someone who has strong references and who is likely to add value to your claim and recover more funds more quickly than you'd be able to recover on your own.

**Attorneys** - If you hire an attorney to resolve an insurance claim dispute, try to hire them on a contingency (not hourly) fee basis and agree to advance litigation costs. Claim disputes are time-consuming, so it gets expensive fast when you pay by the hour. Ideally, arrange for one or two qualified attorneys to do an initial evaluation of your situation free of charge. Only hire one that has represented insurance consumers in claim disputes and is a member in good standing of the Oklahoma Bar. Visit our Oklahoma Professional Help Directory at: <a href="https://uphelp.org/sponsor-location/oklahoma/">https://uphelp.org/sponsor-location/oklahoma/</a> We strongly recommend reading our publication titled "Questions and Answers for Hiring an Attorney for an Insurance Claim" <a href="https://www.uphelp.org/pubs/hiring-attorney-insurance-claim">https://www.uphelp.org/pubs/hiring-attorney-insurance-claim</a> before making this important decision.

**Public Adjusters** – A qualified public adjuster can value your losses, handle the day-to-day aspects of your claim and negotiate a settlement on your behalf. Generally speaking, if you hire a public adjuster, you agree to pay them a percentage of the insurance benefits they recover on your behalf – not an hourly fee. Oklahoma public adjusters can also be found by visiting:

<a href="https://uphelp.org/sponsor-location/oklahoma/">https://uphelp.org/sponsor-location/oklahoma/</a> We strongly recommend reading our publication titled "Questions to Ask Before Hiring a Public Adjuster" before making this important decision. <a href="https://www.uphelp.org/pubs/questions-ask-hiring-public-adjuster">https://www.uphelp.org/pubs/questions-ask-hiring-public-adjuster</a>

# Using the Legal System to get a Fair Settlement

If you haven't been able to get a fair insurance claim settlement on your own or with help from a professional and/or your state's insurance oversight agency, filing a lawsuit is your next option. If your lawsuit is successful, you can recover what the insurer owed and (ideally) also get compensation for the expenses you incurred chasing the policy benefits you were entitled to in the first place. Your success in



using the legal system to get a fair settlement will depend on the quality of the lawyer(s) you hire, the laws in your state and the facts in your case.

It's common to worry that a lawsuit will be too time consuming or expensive (or both), but if you get the right lawyer and your case is strong, suing an insurer is often the best and only way to recover what you're owed. Finding a qualified lawyer is essential. Insurance matters require specialized expertise and you need a strong advocate who speaks the language and has previous experience litigating against an insurance company.

Start in our <u>"Find Help"</u> section and click on your state to find professionals who specialize in representing policyholders and support United Policyholders. You'll find many lawyers on the Internet that advertise as insurance specialists, and many of their websites have a chat window that pops up as soon as you visit their site. Speak directly to the lawyer who'd be handling your case and interview them about their insurance and litigation experience. Get and check client references. A lawsuit is a major undertaking but is often the best way to get full compensation, so be an astute consumer and choose your attorney carefully.

The cost of hiring an attorney varies from firm to firm. The two main options are attorneys who charge by the hour and those who work on contingency. For most policyholders, hiring an attorney on a "contingency" fee basis is the only feasible way of doing battle with a well-funded insurance company. Hourly fees for lawyers vary according to firm size, experience of the attorney, and geographic location. While attorneys who work on contingency usually set their fee at 33% of the amount they recover on your behalf, that may increase to 40% if your case goes to trial. Most cases settle before trial. In some states you may not have the option of hiring an attorney on a contingency fee basis.

Using the legal system gives you leverage to get a better settlement and a lawsuit is a valuable tool. For more guidance on what to consider before suing your insurance company, read <u>Hiring an Attorney for an Insurance Claim</u> on <u>uphelp.org</u>

### **Best Practices**

Visit and use UP's Recovery Help Library to get information throughout the recovery process:

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<u>https://uphelp.org/disaster-recovery-help/</u> Follow these steps:

**Inventory and document your losses**. Take pictures of identifiable items before they're removed for disposal or repairs before your lot gets cleared. Create detailed lists of damaged property. If your home was seriously damaged or completely destroyed, get at least one, ideally two, independent repair/replacement cost estimates.

**Cooperate with your insurer as best you can and keep a good paper trail.** If you are not able to stay in your home, make sure the company has an address and phone number where it can reach you.

**Be present for inspections.** It's a good idea to be home when the adjuster and or others inspect your property. Feel free to ask your contractor to be there with you to explain his/her opinions and estimates to the insurance company's representatives.

**Make only urgent/temporary repairs before filing a claim.** Your insurance company may deny your claim if you make permanent repairs before it inspects. If you're not sure if your company considers a repair to be permanent, ask your company (in writing) before starting any repair work. The cost of these repairs and for storing personal belongings is likely covered by your policy.

**Keep receipts.** Your insurer will usually require you to provide receipts before they'll reimburse you for expenses due to losing the use of all or part of your property. This is also true for collecting full replacement costs above depreciated/actual cash values. On our website you'll find a free expense spreadsheet to help you keep track.

**Speak UP**. Be politely assertive, communicate clearly, and set realistic goals during the claim process.